



Freedom Law School



Employer Freedom Package

Terms and Conditions

Please read this document carefully.

Purpose: The purpose of the Employer Freedom Package (EFP) is two-fold. First, the EFP will protect you (the “EFP Member”), as an existing Restore Freedom Plan (RFP) student and non-federally-connected business owner, from government misapplication of federal employment tax laws. The second purpose of the EFP is to spread the benefits of the Restore Freedom Plan to your workers (“Workers”).

Your business is non-federally-connected if your business entity (if applicable) was created under the laws of one of the 50 states of America and has no contracts with the United States federal government.

SCOPE OF AGREEMENT

Freedom Law School (FLS) agrees:

1. To extend the benefits of your Restore Freedom Plan to include protecting you and your business profits and wage payments from federal government overreach.

The benefits for you and your business include:

- a. not having to deduct **7.65% payroll taxes** from your Workers’ pay;
- b. not having to pay a **matching 7.65%** payroll taxes on your whole payroll;
- c. not having to **withhold** income taxes from your Workers;
- d. **unlimited consultation** with an FLS activist or, if needed, with Peymon Mottahedeh, founder of FLS;
- e. membership in the **Criminal Legal Defense Fund**;
- f. membership in our **Tax Defense Program**;
- g. if necessary in FLS’s judgment, FLS will provide an attorney.
- h. a contribution made to the **American Justice Foundation**.

2. To provide the benefits of the Restore Freedom Plan to each Worker of the EFP Member, for as long as that Worker is employed by the EFP Member.

As a reminder, the Restore Freedom Plan includes:

- a. **educational materials** including the Level 1 course;
- b. **Petitions to Congress** (PTC's) mailed and archived by FLS;
- c. **unlimited consultation** with an FLS activist or, if needed, with Peymon Mottahedeh, founder of FLS;
- d. membership in the **Criminal Legal Defense Fund**;
- e. membership in our **Tax Defense Program**;

See the [Restore Freedom Plan](#) Agreement and Application for details.

LIMITATIONS AND CONDITIONS

1. Due to the fact that a citizen puts the **burden of proof** on oneself in any civil (money-related/non-criminal) tax proceeding with the IRS or state income tax agencies by signing forms under “penalty of perjury”, memberships in the Criminal Legal Defense Fund and the Tax Defense Program are not available for those years in which the EFP Member has signed any Income Tax ‘confession’ forms (returns) with the government at either the federal, state, or local level, unless the following conditions are met by the member:
 - a) a notarized copy of any tax returns the EFP Member has filed with the IRS or the state tax agency, along with a notarized copy of the receipts, cancelled check or other documents that prove the existence and accuracy of the expenses and deductions the EFP Member has claimed on his tax returns, must be delivered to FLS within 60 days after signing up for membership or 60 days after the signing of such returns, whichever is earlier.
 - b) a list of witnesses who can testify to the existence and accuracy of the claimed expenses, credits, allowances, or deductions, with address and phone number of the witness for all items of expense and deduction which are over \$10. This list shall be updated every 12 months for ten years after the date of filing of the tax returns.

2. Membership in the Criminal Legal Defense Fund is limited to criminal charges:

- a) for filing a fraudulent W4 form;
- b) alleging failure to file returns (federal, state or local) for years in which the purchaser filed no federal, state, or local income tax returns of any kind; or
- c) Tax evasion charges under 26 USC 7201 for non-filers.

At the first indication of criminal investigation by the government as it pertains to the criminal tax charges, claims on the Criminal Legal Defense Fund must be sent to the Primary Administrator, Peymon Mottahedeh, at Freedom Law School's address and phone number.

Membership in the Criminal Legal Defense Fund does **not** have a waiting period. No one is rejected from membership, but those with pre-existing conditions and criminal charges may have to pay additional fees if they wish FLS to handle their pre-existing situation.

If the EFP Member has been under a criminal summons, indictment and/or arraignment before joining FLS, the EFP Member will have to pay extra funds for such defense.

Call us for more details about your situation.

- 3.** However, if the IRS or state income tax agency has claimed in writing that the EFP Member owes money, or has summoned the EFP Member or a third party about the EFP Member, or has threatened to take money or property from the EFP Member, the EFP Member will need to pay FLS extra for the work associated with challenging those IRS or state income tax agency's claim or threats. The EFP Member must immediately forward to FLS for review a copy of all IRS, state or local income tax agency correspondence received, so that FLS can begin formulating a proper response.
- 4.** When the IRS wants to steal your money from your bank account, salary, wages, commissions, home, et cetera, this stealing of your money is the 'civil' tax process. The **Tax Defense Program** pays for any and all income tax-related letters and paperwork that may need to be written, mailed or filed by you to keep the IRS thieves from stealing your money. These letters and forms will be written for you, **at no hourly**

or extra charges whatsoever, for you to properly mail or file with the appropriate government office or any third party (bank, contractees, et cetera).

5. The current membership fee for the EFP is **5% of total employee payroll** each year. This amount is calculated each year based on the previous year's payroll. Payment plans are available for the first year.

FREEDOM OPPORTUNITY PLAN

The **Freedom Opportunity Plan** is designed to provide generous commissions that help you pre-pay future EFP membership payments when you refer others who also become EFP members. However, you cannot rely on these commissions to pay your membership dues. You must still make your yearly payments.

As soon as you join the EFP, even with a payment plan, you are qualified to receive **50%** of the first year EFP membership dues (or any FLS course or course package) of someone you refer to FLS. For a regular EFP new member, once they have paid their first EFP membership dues in full, you will get paid half.

If you prefer cryptocurrency, the type of cryptocurrency (decided by FLS, which uses the most common cryptocurrencies such as Bitcoin and Ethereum) will be paid to you based on the equivalent current value of the US "Dollar" (Federal Reserve Note, or "FRN").

There is **no limit** on the number of EFP referrals that you may make and how much you can earn. The **only** limit is whatever limit you place on yourself and on your activities to share your love of truth and freedom and the nature of the Income Tax Deception with other Americans.

Taking Action for Freedom

By joining the Employer Freedom Package, you can be proud that, like our founding fathers, you are joining hands with fellow Americans, doing **your part** to:

- Restore honest, responsive, **limited** government to the states of America, united, and

- Follow the intent and letter of the Declaration of Independence and the U.S. Constitution, which were designed and written by America's founding fathers to protect the blessings of liberty for all Americans.