

Affiliate Member Agreement

Created by:

+SYRONA Health Org. (a subgroup and/or brand, and private property of LifeShield Health Co., which is an unincorporated non-profit association, which manages and is affiliated with associations, limited liability companies, integrated auxiliaries, assemblies, and fellowships under Divine Jurisdiction, in the private):

Receiving Correspondence at:

info@syrona.org

and

501 Union St, Ste 400
Nashville, Tennessee [37219]

(Office not open to public)

Prepared for:

All those seeking Affiliate Membership and/or official marketing & promotion rights with +SYRONA, which is a LifeShield Health Co. brand.

THIS AFFILIATE MEMBERSHIP AGREEMENT (“Agreement”) becomes effective as of the date on which the prospective individual (seeking to become an “Affiliate Member”) applies for Affiliate Membership, as well as marketing & representation rights with +SYRONA, and submits (acceptance of and enters into this Agreement) this agreement, whether online as a digital signature and acceptance, or on tangible paper. This Agreement is made by and between +SYRONA and LifeShield Health Co., and the individual listed in this agreement as the Affiliate Member (“AM”)*

**An Affiliate Member is defined as one who is approved to market and promote the +SYRONA brand in exchange for **revenue sharing (which is defined below), as a Member of the +SYRONA Private Member Association (“PMA”). (One may apply to become an AM as an existing member in the PMA, or as an outsider, simultaneously seeking membership in the PMA and official AM status. One must be a member of the PMA, in good standing, in order to be granted and/or maintain the official status of AM.)*

*** “Revenue Sharing” is defined as the shared revenue with AM’s from orders placed by other AM’s or Members in the PMA.*

THIS AGREEMENT IS BETWEEN:

+SYRONA HEALTH ORG., which is a subgroup and/or brand, and private property of LifeShield Health Co., which is a non-profit unincorporated association, which manages and is affiliated with associations, limited liability companies, integrated auxiliaries, assemblies, and fellowships under Divine Jurisdiction, in the private, which receives correspondence at 501 Union St, Ste 400, Nashville, Tennessee [37219] and info@syrona.org (“Company”), and

_____, with an address located at _____ (“Affiliate Member”).

Preamble

Company creates, and offers to its members, certain benefits, products, and services (“Ameliorates”) listed in Section 1.b below. The AM desires to be granted the official right to market and promote the Ameliorates of the Company, in exchange for revenue sharing, in the territories or geographic areas as defined in Section 1.b (the “Territory”). Company desires to appoint the AM as a non-exclusive marketer and/or promoter of the Ameliorates in the Territory, and the AM desires such appointment, subject to the terms and conditions set forth in this Agreement, including any addendums, exhibits, or schedules attached hereto, as well as all policies, and terms and conditions stated on official Company websites. Company reserves the right to amend this Agreement at any time (usually in the form of an addendum), upon written notice to the AM. The AM will have thirty (30) days to accept or reject any amendments to this agreement. Lack of response within the thirty (30) day window will result in automatic acceptance of the amended agreement. Rejection of any amendment made to this agreement by Company may result in the immediate termination of the appointment and/or membership of the AM. Company does not wish to arbitrarily force any negative or unfavorable change on any of its Members or AM’s (as our goal is to always grow and help others grow), however, from time to time, updates and/or amendments to this Agreement may be necessary in order to adjust factors outside of Company’s control; especially factors which would threaten the health and continued existence of Company. Each AM is granted the protections of a Bill of Rights (listed herein as an exhibit) and is entitled to be heard in an official capacity with Company, in the private, for any issues, concerns, disputes, or controversies that may arise. Nothing in this Agreement will ever be considered or construed to be invalid, unbinding, or ineffectual, in the event that it may be found (at some point) that any portion of this Agreement is found to contain errors, such as, but not limited to grammatical errors, typos, misspellings, etc.; and no individual portion of this Agreement shall be held to invalidate or nullify the Agreement in its entirety, nor any other portion of this Agreement, in the event that it may be found to be unlawful, wanting, erroneous, or contradictory, or

lacking in any way concerning Natural Law, Divine Jurisdiction (defined in Section 12.b of this Agreement, and also in exhibits of this Agreement, and more extensively in various places on official Company websites), or if it is found to not be in alignment with Natural Law, Divine Jurisdiction, or the policies, and terms and conditions of the PMA or Company, or what has been mutually agreed upon collectively in our Bill of Rights, by the PMA, Company, and its Members. No argument will be held as valid which attempts to invalidate any portion of this Agreement based on any typos that may be found later, or on punctuation, linguistic or literary/writing style, font type, capitalization of certain letters (or no capitalization), bold type, italic type, underlined (or not underlined), etc. The words in this Agreement will never be construed to fall under the definitions of any legalese or any type of language used by attorneys, lawyers, judges, courts, etc. Any reference to this Agreement must be done using the definitions of all words (“Glossary”) herein, as held and used by the PMA and Company. A copy of the Glossary used in and for this Agreement can be requested by submitting an official request for said Glossary by anyone at any time.

All Parties entering into this Agreement agree to be bound by it in its entirety and to uphold this Agreement, Natural Law, and Divine Jurisdiction, in the private, rather than to any public system or national (or international) man-made system of law or jurisdiction. It is the Constitutionally protected, natural, and unalienable right that all natural persons (“flesh and bone” / “men and women”) may choose the form of law which governs their private agreements, and the officers, agents, and/or representatives of any other nation, church, or government, have no right to interfere with the affairs of the Parties of said private agreements in any way. No officers, agents, and/or representatives of any other nation, church, or government will ever have any legal or lawful authority of any kind, and no standing, regarding any matters related to this private Agreement made cognizantly and mutually by full and complete consent of any and all Parties involved in this Agreement. Anyone attempting to violate the rights of any of the Members of the PMA, Company, or anyone involved in this Agreement, especially using color of law, will be met

with swift, maximum lawful recourse and full restitution (see 18 U.S. Code § 242 - Deprivation of rights under color of law).

The Spirit of the Law of this Agreement (which is Natural Law; see Exhibit C of this Agreement) will always be held supreme, over any “Positive Law” or “letter of the law” opinions or rulings (outside of this Agreement), in all circumstances surrounding this Agreement; and this agreement will always remain in alignment with Natural Law and Divine Jurisdiction. Every single aspect and written word of the policies, and terms and conditions of the PMA and Company (which are stated on the main Company website: syrona.org) are considered to an inseparable and intimate part of this Agreement.

The PMA and Company have not been formed in nor under the jurisdiction of any of the following forms of law and/or tradition, this agreement is not formed in nor under the jurisdictions of the following forms of law and/or tradition, and the following forms of law and/or tradition shall never have any jurisdiction over this Agreement, the PMA, Company, or any of its Members regarding anything related to this Agreement in any way:

(i) Legal precedent set by/in the courts (or tribunals) of law of various nations, churches, or governments (including, but not limited to the governments of the several United States of America or the United States federal government)

(ii) UCC (Universal Commercial Code) or Admiralty/Maritime Law, or any Administrative, Corporate, or Military laws, codes, regulations, doctrines, mandates, by-laws, statutes, et al.

By entering into this Agreement, all Parties agree to be bound by these principles and all tenets herein.

Note for the Executive, Judicial, and Legislative branches of government (and their agents, agencies, representatives, etc.): The Contract Clause of the Constitution for the United States of America forbids any State of the Union from interfering with private contracts and agreements, as long as they do not harm, damage, or violate anyone’s unalienable rights, and said contracts and agreements are entered into lawfully, with all of the vital elements of a valid and lawful

contract/agreement (Offer, Acceptance, Awareness, Consideration, Capacity, and it contains no unlawful provisions or aspects of any kind). The Ninth (9th) Amendment to the Constitution for the United States of America states that “The enumeration in the Constitution, of certain rights, shall not be construed to deny or disparage others retained by the people.” It is widely known and accepted that the Ninth (9th) Amendment was James Madison’s attempt to ensure that the Bill of Rights was not seen as granting to the people of the United States of America only the specific rights it addressed, one of which is most certainly the right to private contracts/agreements free from State or government intervention. The Tenth (10th) Amendment to the Constitution for the United States of America states that “the powers not delegated to the United States by the Constitution, nor prohibited by it to the States, are reserved to the States respectively, or to the people.” Therefore, seeing as how the Contract Clause prevents any State from interfering with valid private contracts/agreements, and the Ninth (9th) and Tenth (10th) Amendment both prevent the Federal Government from interfering with valid private contracts/agreements, the PMA (and all of its Members) and Company honorably declare its right to operate with and fully and completely execute this Agreement in the private, without any interference or overreach by any form of government. Any attempt by any form of government, or its agencies, agents, representatives, et al, to violate the rights of Company and the Members of this PMA, will be met with swift, maximum lawful action, and all persons involved (whether natural or legal fiction), will be held accountable on a personal level. No immunities shall hold any weight or merit to arbitrarily protect those who violate the rights of Company and the Members of this PMA. Everyone is fully responsible and liable for their own actions. No exceptions. Any agent, agency, or representative (et al) of any government may attempt to communicate with us, but only by means of the certified delivery of a sworn affidavit under penalty of perjury, and only if said agent, agency, or representative (et al) has sworn a valid and binding oath to completely uphold the Constitution for the United States of America at all times and in all circumstances. All other actions and communications will automatically be considered null and void. The PMA and Company always act in honor and transparency and we expect the same of our fellow man and woman (as well as any entity being represented by

them). Any attempt to act otherwise is most certainly an act of deceit, attempted theft, war, extortion, coercion, etc., and Company and the PMA will not tolerate such unlawful, or disgusting, and infantile behavior.

Supremacy Clause: If necessary, Company reserves the right (at its careful discretion) to raise issues of tort, injury, harm, damage, libel and/or slander, trespass, or violation of any unalienable rights, and/or violation of any portions of this Agreement in a public court if the AM refuses to remain in alignment with and fulfill its duties and agreements here, and/or the AM refuses to honor the private arbitration rules set forth in this Agreement (in Section 12), and/or refuses to remain in honor to this Agreement under Divine Jurisdiction. This exceptional right of Company to raise said specific issues in a public court, can override the statements made in any other portion of this Agreement. This exception will never be used lightly nor in a cavalier manner.

Therefore, in consideration of the foregoing, and of the mutual benefit contained herein, the Parties, intending to be ethically and lawfully bound, and the AM personally guaranteeing their performance, in alignment with, and in full accordance with this Agreement; this Agreement is fully acknowledged and accepted by the Parties as follows:

Agreement of the Parties

1. Appointment, Acceptance & Scope

a. Non-Exclusive Appointment. Subject to the terms and conditions of this Affiliate Member Agreement, Company hereby appoints and grants the AM the non-exclusive right to market and promote the

Ameliorates* to persons (natural persons, corporations, limited liability companies, organizations, et al) located in the Territory (the “Patrons”), for Company, as set forth herein. The AM shall limit its activities with respect to the Ameliorates to Patrons located within the Territory, and refrain from selling or otherwise transferring, directly or indirectly, the Ameliorates to any person outside the Territory, without the express written consent of Company. AM shall not sell, attempt to sell, or otherwise supply, directly or indirectly, the Ameliorates in the Territory except by official ordering through official Company provided avenues, such as official Company provided AM websites and approved marketing materials. The AM may, in reasonable quantities (not to exceed 20% of the AM’s Ameliorates Volume, in any calendar month on the Gregorian Standard Calendar), order Ameliorates (such as the +SYRONA nutraceutical supplements) in bulk for use of promotion and re-sale at events, and/or gatherings, as well as for use of promotion and re-sale to professional persons or companies (i.e. health practitioners, beauty salons, etc.). However, none of the Company Ameliorates (namely the +SYRONA nutraceutical supplements) can ever be displayed or resold in a retail capacity, such as in an online store of any kind (i.e. Ebay, Amazon, etc.), or in a physical store, salon, or studio, without the express written consent of Company.

**An Ameliorate is defined as any of the beneficial offerings of the +SYRONA brand, the PMA, and Company. These Ameliorates consist of, but are not necessarily limited to: Membership in the PMA and access to its benefits, courses, events, et al; physical/tangible products, items, nutraceuticals, etc.*

b. Territory. The rights granted to the AM hereunder are granted for the following geographical areas and markets:

(i) Geographical Areas. The AM is permitted to recruit and promote the Ameliorates of +SYRONA, the PMA, and Company in any geographical area on the Earth. The AM accepts full responsibility and liability in recruiting and promoting in any geographical area and agrees to hold Company and the PMA harmless in all circumstances arising from their own recruiting and promotion efforts.

(ii) Markets. The AM is permitted to promote all Ameliorates created and offered by the PMA and/or Company on the official Company websites, and the AM may market and promote hereunder as follows:

c. Subagents. The AM may appoint sub-agents, sub-distributors, sub-representatives or other persons to act on the AM's behalf or to otherwise perform any of the AM's obligations under this Agreement within the Territory; provided that (i) any compensation to such sub-agent, sub-distributor, sub-representative or other person to act on the AM's behalf or to otherwise perform any of the AM's obligations shall be solely the AM's responsibility, and (ii) such appointment does not deprive the PMA and/or Company of the essential rights to which it is entitled under this Agreement. Any agreement with such sub-agent, sub-distributor, sub-representative or other person shall not extend beyond the term of this Agreement.

d. Relationship of Parties. The AM is a Member of the PMA and an independent contractor; the AM is not and shall not be deemed to be an employee, legal representative, dealer, general agent, joint venturer or partner of the PMA and/or Company for any purpose. The AM acknowledges that the PMA and/or Company has not granted it any authority to make changes to any of the PMA and/or Company's policies, terms and conditions, grant any warranties in excess of those extended by the PMA or Company, or limit its liabilities or remedies less than the PMA and/or Company limits its liabilities and remedies; the AM is not authorized to sign quotations, incur obligations (expressed or implied), or in general enter into contracts on behalf of the PMA or Company, nor to bind the PMA or Company in any transaction with Patrons, governmental agencies, or third parties, or persons of any kind.

2. Orders, Prices, Terms of Sales & Payments

a. Communications Pursuant to this Affiliate Member Agreement and Orders. All orders shall be placed or made with Company, through official Company provided websites. If there are any issues with placing orders on any official Company websites at any time, the AM may opt to order via phone or email, with realistic and practical expectations for each. Company understands that its timely acceptance of orders from the AM hereunder is an important element of this Agreement. Company shall have three (3) business days after its receipt to accept (or reject) any order submitted by the AM, for any reason it sees fit. Should Company fail to timely accept or reject an order from the AM, in accordance with this Section, such order shall be deemed accepted and shall become binding on Company. All orders shall be fulfilled (packaged and sent to the appropriate courier service) by Company within five (5) business days of order acceptance, unless there is a fulfillment center shortage of any kind, or a “back-order” situation at the time any order is placed, which would prevent Company from fulfilling said order(s).

b. Prices and Shipment. Company agrees to offer Ameliorates (as described on its official websites), and the AM agrees to market and promote said Ameliorates in accordance with the Prices set forth on Company’s official websites. Prices are always subject to change at company discretion, and Prices shall only be subject to increase when deemed absolutely necessary. Any such change shall not apply for any order(s) accepted prior to the effective date of the increase.

c. Company shall package any physical products for shipment in accordance with its own policies and to meet the usual standards of shipping. All shipments of any physical products ordered from official Company websites, for AM’s and/or Patrons, and any freight and shipping costs related thereto, will be Company's responsibility. All shipments will be made from Company’s officially designated fulfillment centers, currently based within the continental United States of America. If the AM orders any physical products for their own personal use or for promotional purposes, the AM or Patrons will promptly inspect the products upon receipt at AM's or Patron’s shipping address to determine whether any products included in the

shipment are in short supply, defective, or otherwise not in conformance with this Agreement. Within two (2) days of receipt of such physical products, the AM or Patron will notify Company of any shortages, defects, or damage, and Company will promptly replace such products free of charge, as long as clear pictures of the package and products are taken and sent to Company along with the notice of shortage, defect, or damage, as pictures are necessary in order to process claims with various parties for these matters. Title to any and all products shall pass to the courier (as a steward) upon pick-up from Company's fulfillment center(s), and will then pass to the AM and/or Patron upon delivery by the courier.

d. Terms of Sale. All sales by Company shall be in accordance with the policies, and terms and conditions of this Agreement, as well as all policies, and terms and conditions listed on all official Company websites. It is the AM's responsibility (as well as the Patron's responsibility) to regularly check for updates, amendments, or addendums to this agreement and all policies, and terms and conditions of the PMA and Company.

e. Payment. All payments made on official Company websites (by anyone) are processed by third party payment processors, banks, etc., which the Company has no control over and no access to any Patron or AM information, except for what information appears on the order form, such as names, addresses, and phone numbers. All financial information is collected and stored solely by third parties. Company does not have access to nor does it store any financial information entered on any official Company website for the purposes of placing orders. In the event that a third party financial institution places a hold on any amount of funds, at any time, for any reason, orders and revenue sharing for those orders may be paused. Company will issue refunds (when possible) to Patrons or AM's upon request for any funds which are arbitrarily held up by any of its payment processing providers, if those funds are not released by the payment processing provider within five (5) business days. Orders may be re-entered and processed again after such refunds are issued, as Company will always do everything in its power to work around arbitrary fund withholding by third party financial institutions. The AM

understands and acknowledges that, while this is a rare occurrence in the world of online, debit, and credit card processing, financial institutions will at times, at their own discretion (and oftentimes without warning), place a temporary hold on funds for any number of orders or for an entire company or website account. Company has employed the use of multiple payment processing companies and websites as a bulwark against these occurrences, but even by so doing, not all disruptions or hold-ups are always possible to avoid.

f. Resale of physical products. AM shall be free to resell the Ameliorates which are classifieds as physical or tangible products for such prices and upon such terms and conditions as the AM may see fit in its sole discretion, but no more than 20% of an AM's total group volume (also known as "Ameliorate Volume" or "AV") may come from reselling physical or tangible Company products. Company shall have no control over nor any liability to or in connection with the price at which the AM resells any physical or tangible products, and the AM shall hold Company harmless and indemnify and defend Company from and against any liability resulting therefrom. As Company does not itself operate in commerce or sell any of its physical or tangible products (see official Company website for full explanation: syrona.org), the AM will accept sole and full responsibility for any tax liabilities created in the resale of any of the Company's physical or tangible products. The AM is contractually obligated, under the policies, and terms and conditions of Company and this Agreement, as an independent contractor and a Member of the PMA, to market and promote the Ameliorates of Company, but no physical or tangible products are ever sold by Company to the AM or any Patron or Member of the PMA, nor are any physical or tangible products ever sold to the public by Company; therefore, it should be understood that the AM is contracted and treated solely as a Member of the PMA and a service provider for Company only. Company does not engage in commerce of any kind. All services offered are deemed to be ministerial services (under Divine Jurisdiction), which are listed with a United States Dollar ("USD" or "\$") offering amount needed to be collected from Members to complete the services, based on operating and material costs (charged by others), which the PMA and Company absorbs. All products come free with each Membership package

listed on the official Company websites. Products are never sold by the PMA or Company. The PMA and Company do not operate in nor engage in commerce of any kind.*

**See official Company websites for full explanation of how it offers Ameliorates as the beneficial offerings (under ministerial duty and Divine Jurisdiction) of the +SYRONA brand, the PMA, and Company.*

3. Representations

The AM and Company, as applicable, make the following representations, warranties and covenants:

- a.** The AM is either a natural person (“flesh and bone” man or woman) or a lawful entity duly organized, validly existing, and in good standing (in the nation or jurisdiction of its origin), or under Divine Jurisdiction and/or in the private, and is qualified to promote the Ameliorates, and is in good standing with the PMA and Company, and is and will remain in compliance with all applicable laws and ethics in the conduct of its actions and claims, marketing and promotion of the Ameliorates, and specifically, in its promotion, and re-sale of the physical or tangible products and provisions of any services hereunder.
- b.** Company is a non-profit unincorporated association, and it manages and is affiliated with associations, limited liability companies, integrated auxiliaries, assemblies, and fellowships under Divine Jurisdiction, in the private., duly organized, validly existing and in good standing in all pertinent jurisdictions, and is and will remain in compliance with all applicable laws and ethics in the conduct of its actions and claims, and marketing and promotion of Ameliorates.
- c.** Company warrants and represents that the Ameliorates will be free from defects in design, materials and workmanship, and conform with any specifications provided.

d. Company has all rights, power, and authority to enter into this Agreement,

e. Company's execution of this Affiliate Member Agreement, and Company's performance of its obligations and duties hereunder, do not and will not violate any agreement to which Company is a party or by which it is otherwise bound, and

f. Neither Party is subject to any pending or threatened litigation or action that could interfere with its performance of this Agreement.

g. This Agreement is the binding lawful obligation of each Party and is enforceable in accordance with its terms.

4. Responsibilities of AM (Affiliate Member)

AM agrees that it will diligently perform the services and obligations detailed in this Agreement. The operations of the AM are under its sole and exclusive control, including without limitation of supervision of, and liability for expenses and taxes (if applicable) incurred with respect to employees or contractors. The AM will use best reasonable efforts to distribute the Ameliorates in the Territory and will always represent Company in a positive manner. While contracted/appointed with Company, the AM agrees to not engage in any activities that would hinder, endanger, or damage the Company in any way. The AM is permitted to sell or promote any products that it deems necessary for its own good, but the AM may not engage in any activity or business that would constitute a direct conflict of interest, such as attempting to create companies, businesses, or contracts with manufacturers, fulfillment centers, formulators, business consultants, counselors, partners, et al, with whom Company is already contracted and in a working relationship with. The AM also agrees to never

“Cross Recruit” within the PMA or Company without express written consent from Company.

**Cross Recruiting is defined as and seen as when one uses the networks that they gain in one network marketing style company and requests the members of those networks/ companies to join a competing company or when one leaves a network marketing style company (or simply joins another one) and then contacts others, that they did not personally sponsor, about the new opportunity.*

5. Responsibilities of Company

In addition to any other responsibilities stated in this Agreement, Company will:

- a.** provide to the AM all forms of necessary training online, or in-person (only when deemed necessary by Company), with regard to any characteristics of the Ameliorates, and to the AM's employees, contractors, and agents, to fulfill the purposes of the AM's appointment,
- b.** provide to the AM, without charge, reasonable quantities of promotional videos, printable brochures (available online for download and reprint by the AM), and professional and technical information regarding the Ameliorates;
- c.** provide marketing and promotional support, and technical training to the AM and its personnel, as deemed reasonably appropriate by Company.

6. Confidential & Proprietary Information

a. As used herein, the term "Proprietary Information" means any information, technical data, or know-how (including, but not limited to, information relating to products, software, services, development, inventions, processes, techniques, customers, pricing, internal procedures, business and marketing plans or strategies, finances, employees, contractors, Patrons, business partners and affiliates, and business opportunities) disclosed by one Party (the "Disclosing Party") to the other (the "Recipient Party") either directly or indirectly in any form whatsoever, including, but not limited to, in writing, in machine readable or other tangible form, orally or visually.

b. Unless otherwise expressly authorized by the Disclosing Party, the Recipient Party agrees that it and any of its personnel receiving Proprietary Information under this Agreement shall treat such Proprietary Information in strict confidence with the same degree of care applied to its own Proprietary Information of like importance, which it does not wish to disclose, publish, or disseminate to third parties. Anything published on the official Company websites, that is visible to the public out of necessity or out of normal and usual or customary practices, does not fall under the definition of Proprietary Information provided in this Section six (6). If the AM does not wish for any of its information (including, but not limited to, name, addresses, phone numbers, etc.) to be publicly displayed on any official Company website, the AM must present Company with a specific request to keep said information private. AM will hold Company harmless for anything related to or arising from information publicly displayed on official Company websites, which the AM enters into its public profile on official Company websites.

c. In no event will the Recipient Party divulge, in whole or in part, such information to any third party (including government agents, agencies, courts, representatives, et al) without the prior written consent of the Disclosing Party; provided, further, that any third party must also agree in writing to restrictions comparable to those provided in this Section six (6), and also be held under the policies, terms and conditions, and principles of the PMA, as well as Divine Jurisdiction, being held as the inherent, eternal Supreme Jurisdiction of the Universe, superseding the arbitrary man-made laws of any land or nation. As stated in Isaiah

40:17 (“All nations before Him are as nothing; and they are counted to Him less than nothing, and vanity.”). The AM agrees to abide by and uphold every aspect of the PMA agreement, as well as every principle, point, policy, term and condition, of Company, listed and stated on its official websites, in every circumstance, and especially in matters of disclosure of Confidential & Proprietary Information. As a member of the PMA, the AM agrees and understands that man-made governments, organizations, and bodies are often filled with ineptness and ignorance, and are driven by corruption and manipulation for private interest or special interest groups, and this is why we organize ourselves, honorably and lawfully, in the private, outside of public jurisdiction.

d. Notwithstanding any other provisions of this Agreement, each party acknowledges that Proprietary Information shall not include any information that: (i) is already known to the Recipient Party at the time of disclosure, or becomes publicly known through no wrongful act of the Recipient Party's part; (ii) is rightfully received by the Recipient Party from a third party without breach of this Agreement; (iii) is independently developed by the Recipient Party without benefit of information received under this Agreement; (iv) is furnished to a third party by the Disclosing Party without a restriction on the third party's right to disclose it; or (v) is explicitly approved for release by written authorization by the Disclosing Party.

e. It is understood that all Proprietary Information disclosed under this Agreement, is, and shall remain, the property of the Disclosing Party. Upon completion of this Agreement, or upon written notice from the Disclosing Party, the Recipient Party agrees to return all Proprietary Information in its possession.

f. The Recipient Party acknowledges that the Disclosing Party, because of the unique nature of the Proprietary Information, would suffer irreparable harm in the event that the Recipient Party breaches its obligation under this Agreement and that monetary damages would be inadequate to compensate the Disclosing Party for such a breach. The Parties agree that, in such a circumstance, the Disclosing Party shall be entitled, in addition to such monetary relief as may be

applicable, to injunctive relief as may be necessary to restrain any continuing or further breach by the Recipient Party, without showing or proving any actual damages sustained by the Disclosing Party.

g. The obligations of the Recipient Party under this Section six (6) shall survive termination or non-renewal of this Agreement for a period of twelve (12) years. For the avoidance of doubt, the customer and sub-distributor lists of the AM shall be deemed to constitute Proprietary Information under this agreement.

7. Duration & Termination

a. Effective Date and Duration. This Agreement shall become effective on the date first written above and shall continue in effect for a period of twelve (12) months (on the Gregorian Standard Calendar), unless terminated by Company for breach of contract by the AM, which would include, but not be limited to misconduct, policy violations, misrepresentations, disrespectful behavior, endangering the existence or health of Company, defamation of character, libel and/or slander, harassment, deception, falsification of records, theft, damage or destruction of Company property or the property of its members, etc.

b. Affiliate Member (AM) Option to Renew. After the above stated twelve (12) month period, the AM may opt to renew its appointment, contract, and/or membership with Company (if appointment and/or contract and/or membership have not been terminated by Company prior to renewal). The renewal of the AM's appointment, contract, and membership with Company and the PMA will be considered to automatically renew at the end of the twelve (12) month period, unless otherwise stated in writing, and both the AM and Company are made aware of an intentional non-renewal and both receive official notice.

c. Termination. Either Party may terminate this Agreement prior to its expiration upon the occurrence of either of the following: (i) the other Party becomes insolvent, or institutes (or there is instituted against it) proceedings in bankruptcy, insolvency, reorganization or dissolution; or (ii) the AM becomes completely inactive with the PMA and/or Company for a period of six (6) months or more, with no orders placed and no new Members or AM's recruited into the AM's group (also called "Downline" or "Recruitment Tree");* or (iii) the other Party (in this case, the "breaching Party") fails to perform any of its obligations hereunder and fails to correct such failure within seven (7) calendar days after receiving written demand therefore from the non-breaching Party, specifying the failure in sufficient detail for the breaching Party to correct such failure; provided, however, that upon a second breach of the same obligation by such Party, the other Party may forthwith terminate this Agreement upon notice to the breaching Party. Company retains the right to forego the aforementioned seven (7) day grace period allowed for corrections, in extreme circumstances, such as, but not limited to, open flagrant, damaging, and/or violent behavior of the AM, and to therefore then immediately terminate this Agreement.

**A "Downline" or "Recruitment Tree" is defined as the hierarchical structure of AM's and/or Members who are recruited by, and/or brought into the PMA or Company by, the AM's or Company. Each AM or Member placed in this hierarchical structure underneath another AM and/or Member, are all Members of the +SYRONA Private Member Association ("PMA") or become Members by default, by being placed into the "Downline" or "Recruitment Tree" in the PMA.*

8. Right of Parties at Termination

a. Obligations After Termination. In the event that this Agreement is terminated or expires due to non-renewal, Company shall have no further responsibilities to the AM. Company retains the right to continue to service and process orders for any person or entity whom the AM has marketed to, or recruited/brought into the PMA and/or Company. The AM will continue to receive Revenue Sharing from the persons or entities (and whoever is structured in their "Downline" or

“Recruitment Tree”) they have recruited or brought into the PMA and/ or Company, only for thirty (30) days after termination of this Agreement if the AM was terminated by Company for breach or other damaging cause.

b. Survival. Notwithstanding anything to the contrary set forth herein, no termination of this Agreement shall relieve any Party from any obligations hereunder which are outstanding on, or relate to matters or claims occurring or arising prior to, the date of such termination or which survive such termination by their own terms or nature.

9. Indemnification & Limitation of Liability

a. Indemnification. Each Party (“Indemnifying Party”) shall indemnify, hold harmless and defend the other Party (“Indemnified Party”) and its officers, directors, agents, employees, contractors, members, customers, affiliates, et al, from and against any and all claims, demands, actions, costs, expenses, liabilities, judgments, causes of action, proceedings, suits, losses and damages of any nature, which are threatened or brought against, or are suffered or incurred by, the Indemnified Party or any such person to the extent caused directly by acts or omissions of the Indemnifying Party relating to this Agreement, including without limitation (i) any negligent or tortious conduct, (ii) any breach of any of the representations, warranties, covenants or conditions of the Indemnifying Party contained in this Agreement, (iii) any violation of applicable laws or regulations, (iv) infringement or violation of any patent, copyright, trade secret, or other proprietary interest of any third party, and (v) any breach of any express or implied warranties relating to the Ameliorates (and especially physical/ tangible products), including implied warranties of merchantability and fitness for a particular purpose.

b. Limitation of Liability. IN NO EVENT SHALL EITHER PARTY BE LIABLE TO THE OTHER FOR ANY SPECIAL, INDIRECT, EXEMPLARY OR CONSEQUENTIAL DAMAGES ARISING OUT OF THIS AGREEMENT OR PURCHASE OR USE OF THE AMELIORATES (AND ESPECIALLY PHYSICAL/TANGIBLE PRODUCTS).

10. Force Majeure

Neither Party shall be held liable for any failure to perform that is due to any cause or circumstance beyond the reasonable control of such Party, including without limitation a demand for such Ameliorates and other products manufactured by Company (or anyone contracted to manufacture products for Company) which exceeds Company's ability to supply them, earthquakes, fire, accidents, floods, storms, other Acts of God, pandemics or epidemics, riots, wars, rebellions, economic/ market recessions, strikes, lockouts or other labor disturbances, national or international emergencies, failure to secure materials or equipment from usual sources of supply, failure of carriers to furnish transportation, recalls, government rules, regulations, acts, orders, restrictions or requirements or any other cause or circumstance beyond the reasonable control of such Party. No such inability to deliver or delay in delivery shall invalidate the remainder of this Agreement.

11. Trademarks

The AM shall not dispute or contest for any reason whatsoever, directly or indirectly, during the term of this Agreement and thereafter, the validity, ownership or enforceability of any of the trademarks of Company, nor directly or indirectly attempt to acquire or damage the

value of the goodwill associated with any of the trademarks of Company, nor counsel, procure or assist any third Party to do any of the foregoing. The AM will not institute any proceedings with respect to the trademarks of Company either in the AM's own name or on behalf of Company without express written permission of Company. The AM shall assign to Company, without charge, any rights in the trademarks of Company that may inure to the benefit of the AM pursuant to this Agreement or otherwise. The AM shall execute any documents or do any acts that may be required to accomplish the intent of this Section.

12. General Provisions

a. Amendments. This Agreement may be amended from time to time by Company, but only in writing, and issued within a reasonable and timely notice, upon all concerned Parties, and any such amendment shall be effective only to the extent specifically set forth in such writing. The AM may request an amendment to this agreement, based on reasonable life or business changes, and such request will be reviewed by Company, and Company may or may not issue such amendments at its own discretion. Company will always attempt to make reasonable and fair accommodations to all AM's, however it is not the general practice or nature of Company to issue exceptions or special favor, as Company holds the belief in and stands on the neutral and natural principles of merit.

b. Governing Law. This Agreement is a contract in the private, not subject to public jurisdiction, and for all purposes shall be governed by Divine Jurisdiction,* and is construed in accordance with Natural Law (the Foundational Principles of the Declaration of Independence of 1776 and the original scriptures written by the Apostles of Christ, in their proper form and translation, using proper hermeneutics and exegesis of scripture), without regard to its principles of conflicts with any other publicly recognized or accepted forms of law or governance.

The PMA, its Members, and Company are not at or in controversy with any earthly nation or government, do not wish to create nor enter into any contract or controversy at any time with any earthly nation or government, and will never accept any attempt of any person, government agent/agency or body, corporation, or entity of any kind to create a controversy, or attempt to create a contract with any earthly nation or government. By signing this Agreement, the AM agrees to be held to these truths, and to defend the PMA and Company from any attempt by any outside entity (third party not a part of this Agreement) whatsoever, to create a controversy and make a motion, suit, or charge in any court of public jurisdiction, in any earthly nation or government, regarding any matter related to this Agreement, or any matter that arises from this Agreement.

Divine Jurisdiction is defined as the eternal Universal Jurisdiction over mankind (“flesh and bone” men and women), rooted in and led by the Laws of Nature (“Natural Law”), and their divine establishment by Nature’s Creator, which are self-evident to the prudent and objective mind, as described extensively in original scripture (Holy Bible), and as spoken of by the authors of the Declaration of Independence of 1776, the Virginia Declaration of Rights of 1776, the Bill of Rights of 1789 (rat. 1791), and extensively (in various writings) by many of the Founders of the United States of America and great philosophers such as Ayn Rand (Objectivism), John Locke, Thomas Aquinas, et al. These Natural Laws declare that freedom (being one of mankind’s many natural rights) is inherit, natural, and God-given, and it is man’s most valuable possession. Freedom is the heritage of flesh and bone men and women at birth, the extension of the volition of the Soul as the uncaused cause of man’s (including woman) thought and action. Freedom is self-determination, autonomy, and the function of free will uncoerced by threat or violence and not determined by environment, genetics, society, majority opinion or rule, assumed powers, or government bodies of any kind. When mankind observes the laws of divine establishment, he restrains the lower animal nature (which seeks to control and manipulate others) and exhibits the highest expression of individual freedom, and the unwavering resolve to act in honor, and defend that natural and innate individual freedom against all forces, organizations, societies, governments, and entities of any kind. (See exhibits and the policies, terms and conditions on official Company websites for further clarification on Divine Jurisdiction.)*

***God is defined as Nature’s Creator, irrespective of one’s opinion on the nature, form, origin, and/or likeness of said Creator (i.e. even a self-proclaimed atheist must acknowledge and accept an origin point of the universe, which, by default, is a “creator,” regardless of whether or not that Creator is viewed as a sentient, intelligent, self-aware, and/or anthropomorphic entity or not).*

c. Disputes. With exception to the Supremacy Clause stated in the Preamble of this Agreement (which will only be used in exceptional cases, or cases where the AM causes serious issues, and/or refuses

to remain in honor and to fulfill their duties and agreements herein, which would leave Company with no other choice or lawful remedy) the Parties shall seek to resolve any dispute, grievance, presumed controversy, or claim arising out of or in connection with this Agreement, including without limitation, any dispute regarding the enforceability of any provision, through good faith negotiations between them (in the private) within twelve (12) days of any notice of dispute being served or such longer period of time as may be mutually agreed between the Parties. If the Parties are unable to resolve the dispute within this timeframe, and one or both parties desire to pursue the dispute, the complaining party must submit the dispute to binding arbitration in accordance with the rules and regulations of the American Arbitration Association, regardless of the nation in which they reside. The Parties will share equally the cost of arbitrating such dispute. The arbitrator(s) shall not be empowered to award punitive or other damages in excess of compensatory damages, and both parties irrevocably waive the right to any such damages. Judgment on the award rendered by the arbitrator(s) may not be entered into any public court, as all Parties of this agreement have entered into this private contract, into a Private Member Association (for the mutual benefit of all involved), and therefore (as previously stated in this Agreement and in the official websites of Company), this Agreement and the PMA for which it is created, are not subject to public jurisdiction of any kind, over any disputes arising from the Agreement and/or anyone's involvement in the PMA or Company. All matters relating to or arising from this Agreement must be completely and fully settled in the private. In the event that the Parties of this Agreement, in matters of any type of dispute, presumed controversy, or claim, cannot agree upon an arbitrator within a twelve (12) day period, each party shall designate an arbitrator and those two (2) arbitrators shall choose a third (3rd) arbitrator, with that third (3rd) arbitrator serving as the sole arbitrator of the dispute. In the event that it is discovered by any party involved, that the third (3rd) arbitrator, chosen by the initial two (2) arbitrators, has any conflict of interest attached to them in any way, regarding the matters of dispute, presumed controversy, or claim, that arbitrator must recuse themselves and a different arbitrator will be chosen by the initial two (2) arbitrators chosen at the outset of this process.

d. Assignment. Neither Party shall assign, pledge or otherwise transfer any of its rights, interest or obligations hereunder, whether by operation of law or otherwise, without the prior express written consent of the other Party.

e. Counterparts; Electronic Execution. This Agreement may be executed in any number of counterparts, and by each of the Parties on separate counterparts, each of which, when so executed, shall be deemed an original, but all of which shall constitute but one and the same instrument. Delivery of an executed counterpart of this Agreement by email or similar electronic execution (with confirmation of delivery and receipt by the recipient) shall be equally as effective as delivery of a manually (tangible) executed counterpart of this Agreement. Any Party delivering an executed counterpart of this Agreement by any electronic means should also confirm delivery, or send a manually executed physical counterpart of this Agreement via registered or certified mail/delivery, but the failure to deliver a manually executed physical counterpart shall not affect the validity, enforceability or binding effect of this Agreement.

f. Cumulative Remedies. The rights and remedies of the Parties hereunder are cumulative and not exclusive of any rights or remedies which the Parties would otherwise have. No single or partial exercise of any such right or remedy by a Party, and no discontinuance of steps to enforce any such right or remedy, shall preclude any further exercise thereof or of any other right or remedy of such Party.

g. Entire Agreement. This Agreement, including all exhibits, schedules, and addendums, as well as all policies, and terms and conditions stated on official Company websites, contains the entire agreement of the Parties with respect to the interactions and transactions contemplated hereby and supersedes all prior written and oral agreements, and all contemporaneous oral agreements, relating to such transactions. Company reserves the right to change/amend all Company policies, and terms and conditions at any time. Those policies, and terms and conditions are spelled out on official Company websites and are posted publicly and are readily accessible to

anyone, at any time, via internet access. The AM agrees to uphold, honor, defend, and be perpetually bound to all Company policies, and terms and conditions, as part of this Agreement, at all times, even in the event of changes to Company policies, and terms and conditions. Notice of any changes to Company policies, and terms and conditions will be sent out (usually via electronic communication such as email) within three (3) calendar days of any change (with the exception of minor verbiage changes/corrections which do not alter the whole, or any major part of the principles or foundation of the policies, and terms and conditions of Company).

h. Addendums, Exhibits, and Schedules. Any addendums, exhibits, or schedules attached hereto are considered an inseparable and integral part of this Agreement and all references herein to this Agreement shall include such addendums, exhibits, and schedules.

i. Notices. Unless otherwise specifically provided herein, all notices, consents, requests, demands and other communications required or permitted hereunder: (i) shall be in writing; (ii) shall be sent by messenger, certified or registered U.S. mail, a reliable express delivery service or telecopier (with a copy sent by one of the foregoing means), charges prepaid as applicable, to the appropriate address(es) or number(s) set forth on the main official Company website (syrona.org); and (iii) shall be deemed to have been given on the date of receipt by the addressee, as evidenced by (A) a receipt executed by the addressee (or a responsible person in his or her office), the records of the Person delivering such communication or a notice to the effect that such addressee refused to claim or accept such communication, if sent by messenger, U.S. mail or express delivery service, or (B) a receipt generated by the sender's electronic mail service showing that such communication was sent to the appropriate address on a specified date, and opened by the recipient, if sent by electronic mail. All such communications shall be sent to the addresses for each Party as first set forth above, or to such other addresses or numbers as any Party may inform the others by giving two (2) days prior notice.

j. Severability. This Agreement in its entirety is only entered into ethically and lawfully by consenting Parties (of the age of consent), or by lawful entities to which the concept of the age of consent does not apply (such as LLC's, organizations, et al). All Parties are of sound mind and are in consensual agreement that this Agreement is in line with the commonly accepted essential elements of a valid lawful contract, with an Offer, Acceptance, Awareness, Consideration, Capacity, and it contains no unlawful provisions or aspects of any kind. No opinion or ruling of any public court of any kind will be considered valid, which attempts to prohibit this Agreement or deem it to be unenforceable, as this contract is made ethically, honorably, and lawfully, in the private, under Divine Jurisdiction. Public courts have no standing in any matter related to this Agreement. There is no proof to the contrary and all Parties to this Agreement have mutually agreed and consented to the private nature of this contract.

k. Successors and Assigns. This Agreement shall be binding upon and shall inure to the benefit of each of the Parties and their respective successors and permitted assigns. AM's have the right to sell their position in the PMA and/or Company, but an offer must first be made to Company for the sale of said position before making an offer to any other third party. The AM must present their offer of sale to Company in writing and Company will have twelve (12) calendar days to respond with an acceptance, rejection, or counter offer. The AM may elect to accept or reject any counter offer made by Company for the buyback of any position in the PMA or Company and in the event of the AM rejecting a counter offer made by Company, the AM may then choose to sell their position to another third party. The sale of the AM's position to a third party must be made known to Company, in writing, with a minimum of a twelve (12) calendar day notice. Company reserves the right to reject the appointment of a specific third party to the AM's position, from the sale of the AM's position to said third party, if there is a conflict of interest or an inherent danger to the health, reputation, or life of Company in regard to said third party, which the AM's position is being sold and reappointed. If the AM and Company cannot agree on the third party to which the AM is attempting to sell their position, the AM may opt to enter into the aforementioned private arbitration process to settle the matter, or to

officially enter into a Retired Member Status, which simply means that they would continue to hold their current position in the Recruitment Tree, and would continue to receive what would be their normally received revenue shares, as if they were still an active Member in good standing with the PMA and Company. The AM would then continue to receive 100% of the Revenue Sharing from that position for life. The AM may also elect to appoint a beneficiary to their position/appointment in the event of their declared retirement or their own death (or dissolution, if the AM is an organization, LLC, etc.), however, that beneficiary may not be one who holds a conflict of interest or presents an inherent danger to the health, reputation, or life of Company. Company may reject the appointment of a beneficiary at its own discretion based on the aforementioned reasons and/or criteria.

I. Exhibits, Schedules, and Addendums. This Agreement contains information in exhibits and schedules related to organizational and structural elements of the concepts of the PMA and Company, including, but not limited to Downlines, Recruitment Trees, Revenue Sharing, and other pertinent information related to the nature and function of this Agreement. Any future amendments made to this Agreement will follow the policies and procedures aforementioned in this Agreement and will be attached as an addendum to this Agreement. The PMA Agreement of Company will always exist as an amendable exhibit to this Agreement, and will always be an integral and inseparable part of this Agreement, as no entity of any kind can hold an appointment as an AM without being a Member of the PMA. The Revenue Sharing schedule will always exist as an amendable schedule to this Agreement, and will always be an integral and inseparable part of this Agreement, in order to ensure that there is always a form of Revenue Sharing in place for AM's. The Bill of Rights for Members will always exist as a static and unchanging exhibit to this Agreement, and will always be an integral and inseparable part of this Agreement, so as to ensure the rights of all Members of the PMA.

***IN WITNESS WHEREOF**, this Agreement was signed by the Parties under the hands of their duly authorized officers and/or agents, and made effective as of the date first written above.

Affiliate Member (full name):

Address:

Phone Number: _____

Email: _____

Signed By (if applicable): _____

Signature: _____ Date: _____

+SYRONA Health Org.:

Receiving Correspondence at:

info@syrona.org

and

501 Union St, Ste 400
Nashville, Tennessee [37219]

(Office not open to public)

Phone: 888-959-0507

Email: info@syrona.org

Signed By: ETHAN LUCAS

Signature:  Date: (same as date signed by AM)

*IF AGREEMENT IS SUBMITTED ONLINE, ALL BLANK SPACES (OR SECTIONS INTENDED FOR NAMES, DATES, SIGNATURES, ETC.) IN THIS AGREEMENT ARE CONSIDERED FILLED OUT, DATED, AND SIGNED (USING THE DATE SUBMITTED ONLINE), UPON REGISTERING AS AN AFFILIATE MEMBER, USING THE INFORMATION ENTERED ON THE +SYRONA WEBSITE OR ANY OTHER ELECTRONIC MEANS BY WHICH THIS AGREEMENT MAY BE COMPLETED AND SUBMITTED. IF YOU DO NOT WISH TO BE AN AFFILIATE MEMBER OF THE +SYRONA AND/OR LIFESHIELD HEALTH CO. PMA, YOU MUST SUBMIT TO US YOUR REQUEST, IN WRITING, TO DISSOLVE YOUR MEMBERSHIP. UPON DISSOLUTION OF YOUR MEMBERSHIP, YOU WILL NOT BE ABLE TO RECEIVE ANY PROVISIONS, SERVICES, PRODUCTS, OR BENEFITS FROM +SYRONA OR LIFESHIELD HEALTH CO., UNLESS YOU JOIN THE PMA AGAIN. ANY ORDER OR TRANSACTION CONDUCTED BY YOU IN THE STORE ON THIS WEBSITE, OR ANY +SYRONA OR LIFESHIELD HEALTH CO. WEBSITE, BY DEFAULT, WILL AUTOMATICALLY ENROLL YOU INTO THE +SYRONA AND/OR LIFESHIELD HEALTH CO. PMA (EVEN IF YOU PREVIOUSLY HELD A MEMBERSHIP WITH US AND IT WAS DISSOLVED), AS ONE CANNOT TAKE PART IN THE MINISTRY'S PROVISIONS, PRODUCTS, SERVICES, OR BENEFITS IF ONE IS NOT A MEMBER OF THE PMA. CURRENTLY THERE IS NO MEMBERSHIP FEE TO JOIN THE PMA, AND YOU HAVE NO OBLIGATIONS AS A MEMBER, OTHER THAN WHAT IS SPELLED OUT IN THE PMA AGREEMENT AND OUR POLICIES AND TERMS & CONDITIONS.

Schedule A

(Last Updated 11/15/2024)

Revenue Sharing

Subject to Company's right to change the Revenue Sharing schedule only once per year per the terms (with the exception of financial emergency situations due to and restrictions contained in the Agreement, and Company's right to make these changes at any time upon notice, the Revenue Sharing—currently administered only in United States Dollars (\$)—will be administered by Company to the Affiliate Member (AM) in the following prescribed manner:

- 1 Ameliorate Point (AP) = \$1 USD
- AP is calculated from Membership Plans, which are listed on each offering in the official Company stores. AP does not include any USD (\$) collected for shipping, overhead costs, or administrative costs.
- All Ameliorate Points (AP) are fully reset to zero on the first (1st) day of every Gregorian Standard Calendar month at midnight (12am) Eastern Time.
- AM agrees to continue to place a minimum 100 AP order for themselves (personal use or for promotion or re-sale) each month (on the Gregorian Standard Calendar) in order to remain eligible for Revenue Sharing each month. The AM will be granted a five (5) day grace period to place a minimum 100 AP order, after the returning same calendar date the next month, from which they placed their last order. *Example: A Member signs up as an AM and places their first order on the fifth (5th) of January. The AM then has until the fifth (5th) of February (the following month) to place a minimum 100 AP order, in order to remain Revenue Sharing eligible for any orders placed in their group after the fifth (5th) of February. The AM will then remain ineligible to receive any Revenue Sharing until they place their next minimum 100 AP order, and won't receive any Revenue Sharing from orders during the time period after the fifth (5th) of February up to the day they place their next minimum 100 AP order. Once the minimum 100 AP order is placed, the AM will then become Revenue Sharing eligible again from the new date of their order, and the AM will have until five (5) past the same date the following month to place another order, which will keep them Revenue Sharing eligible. It is recommended that all AM's therefore keep a standing subscription order (for a minimum of 100 AP), so*

that they never inadvertently miss the order date and go past their grace period.

- Any chargebacks or cancellations made by those placing any orders will be subtracted from Revenue Shares as they occur. Adjustments may be made at any time to Revenue Sharing reports to reflect any chargebacks or cancellations, and may affect the administration of Revenue Sharing, however, a good faith effort will be made at all times to stay abreast of all changes, so that they will be made as close as possible, in real time, to reflect any chargebacks or cancellations. All uncollectible chargebacks, or any chargeback that cannot be subtracted from the Revenue Sharing of any given AM (for whatever reason), will roll up to the closest Diamond ranking AM.
- Five percent (5%) of all Revenue Sharing will be held back each month and released to the AM at the beginning of the following month (usually in the first week, but depending on how the days of the week fall in any given Gregorian Standard Calendar month, some Revenue Sharing may not be released until the second week of that month). This delay in releasing of funds allows the PMA and Company to operate as an effective non-profit, while mitigating risks associated with third party credit/debit card processing and financial institutions, as well as any chargebacks that may be sustained during any given calendar month.
- All AM's are considered to be in a Probationary Period for the first ninety (90) days of their appointment. During the first sixty (60) days of that Probationary Period, an additional ten percent (10%) of all Revenue Sharing will be held back, so that the effective hold back of Revenue Sharing will be fifteen percent (15%) during the first sixty (60) days of the AM's appointment. That hold back percentage is then reduced to an additional five percent (5%) hold back on all Revenue Sharing for the final thirty (30) days of the AM's Probationary Period. Once the AM has been appointed for ninety-one (91) days, they will no longer be considered to be in a Probationary Period and the hold back schedule of their Revenue Sharing will follow the standard five percent (5%) rule described in the above bullet point in this Agreement. The AM will remain outside of their Probationary Period as long as they remain in good standing with the PMA and Company. An AM may be placed back on Probation at the PMA or Company's discretion, but only for cause.

AM's will not be placed on Probation arbitrarily or without cause. Any violation of this Agreement will automatically place the AM in a Probationary Period, if it is their second offense (or more), barring that their appointment has not been terminated.

- AM's will receive two percent (2%) less Revenue Sharing on subscription orders, as those orders are discounted ten percent (10%) and the lost revenue from that discount needs to be absorbed and shared by both the AM and Company in order for the PMA and Company to continue to make the offerings it does, as a non-profit.

Standard Affiliate Members Revenue Sharing Structure:

1. All first (1st) level (in Downline or Recruitment Tree) volume will result in a Revenue Share of 20% of total AP in that level, administered in USD (\$), until and unless the AM's total monthly (in any given Gregorian Standard Calendar month) volume surpasses 30,000 AP. Once the AM surpasses the total monthly AP value of 30,000 (for that calendar month), a 5% bonus (of total AP) will be added to first (1st) level Revenue Shares for that month.
2. All second (2nd) level (in Downline or Recruitment Tree) volume will result in a Revenue Share of 5% of total AP in that level, administered in USD, until and unless the AM's total monthly (in any given Gregorian Standard Calendar month) volume surpasses 30,000 AP. Once the AM surpasses the total monthly AP value of 30,000 (for that calendar month), a 2% bonus (of total AP) will be added to second (2nd) level Revenue Shares for that month.
3. All third (3rd) level (in Downline or Recruitment Tree) volume will result in a Revenue Share of 2% of total AP in that level, administered in USD, until and unless the AM's total monthly (in any given Gregorian Standard Calendar month) volume surpasses 30,000 AP. Once the AM surpasses the total monthly AP value of 30,000 (for that calendar month), a 1% bonus (of total AP) will be added to third (3rd) level Revenue Shares for that month.
4. All fourth (4th) level (in Downline or Recruitment Tree) volume will result in a Revenue Share of 1% of total AP in that level, administered in USD (\$).

5. All fifth (5th) level (in Downline or Recruitment Tree) volume will result in a Revenue Share of 1% of total AP in that level, administered in USD (\$).
6. All sixth (6th) level (in Downline or Recruitment Tree) volume will result in a Revenue Share of 1% of total AP in that level, administered in USD (\$).
7. An infinity bonus will be given, if there is any additional revenue placed in the overall Company bonus pool (in any single Gregorian Standard Calendar month), once the AM begins to enroll Members seven (7) levels below them, in their Downline/Recruitment Tree. Company-wide Shares will be administered based on the following AP schedule for each AM:
 - a. 50,000 Monthly AP: 1 Share
 - b. 100,000 Monthly AP: 2 Shares
 - c. 250,000 Monthly AP: 3 Shares
 - d. 500,000 Monthly AP: 4 Shares
 - e. 1,000,000 Monthly AP: 5 Shares

Influencer Affiliate Members Revenue Sharing Structure [an Influencer is still considered an Affiliate Member (AM), but has been certified by Company as an “Influencer” based on their profession, network, or online presence, and usually hosts a podcast or talk show, or has a substantially larger than normal online following]:

1. All first (1st) level (in Downline or Recruitment Tree) volume will result in a Revenue Share of 25% of total AP in that level, administered in USD (\$), until and unless the AM’s total monthly (in any given Gregorian Standard Calendar month) volume surpasses 30,000 AP. Once the AM surpasses the total monthly AP value of 30,000 (for that calendar month), a 5% bonus (of total AP) will be added to first (1st) level Revenue Shares for that month.
2. All second (2nd) level (in Downline or Recruitment Tree) volume will result in a Revenue Share of 7% of total AP in that level, administered in USD (\$), until and unless the AM’s total monthly (in any given Gregorian Standard Calendar month) volume surpasses 30,000 AP. Once the AM surpasses the total monthly AP value of

- 30,000 (for that calendar month), a 1% bonus (of total AP) will be added to second (2nd) level Revenue Shares for that month.
3. All third (3rd) level (in Downline or Recruitment Tree) volume will result in a Revenue Share of 3% of total AP in that level, administered in USD (\$), until and unless the AM's total monthly (in any given Gregorian Standard Calendar month) volume surpasses 30,000 AP. Once the AM surpasses the total monthly AP value of 30,000 (for that calendar month), a 1% bonus (of total AP) will be added to third (3rd) level Revenue Shares for that month.
 4. All fourth (4th) level (in Downline or Recruitment Tree) volume will result in a Revenue Share of 1% of total AP in that level, administered in USD (\$).
 5. All fifth (5th) level (in Downline or Recruitment Tree) volume will result in a Revenue Share of 1% of total AP in that level, administered in USD (\$).
 6. All sixth (6th) level (in Downline or Recruitment Tree) volume will result in a Revenue Share of 1% of total AP in that level, administered in USD (\$).
 7. An infinity bonus will be given, if there is any additional revenue placed in the overall Company bonus pool (in any single Gregorian Standard Calendar month), once the AM begins to enroll Members seven (7) levels below them, in their Downline/Recruitment Tree. Company-wide Shares will be administered based on the following AP schedule for each AM:

- a. 50,000 Monthly AP: 1 Share
- b. 100,000 Monthly AP: 2 Shares
- c. 250,000 Monthly AP: 3 Shares
- d. 500,000 Monthly AP: 4 Shares
- e. 1,000,000 Monthly AP: 5 Shares

Exhibit A

(Last Updated 11/15/2024)

Private Member Association (PMA) Agreement

Summary of this PMA agreement:

- You are joining a PRIVATE ASSOCIATION protected by the 1st, 4th, 5th, and 14th Amendment, to promote and market the Ameliorates of the PMA and Company, to educate yourself, discuss ideas, and better learn how to operate in and free yourself from the bondages of the world.
- You are choosing for yourself the types of products, supplements, ideologies, documents, agreements, and processes to operate with, in, and under, and you have done your own research on the topic.
- You will not file a liability lawsuit against +SYRONA or LifeShield Health Co., its agents, affiliates, or representatives, or any of its Members for anything pertaining to anything you obtain in your own choosing, while learning and taking part in +SYRONA or LifeShield Health Co. meetings, discussions, education, or in documents or videos distributed or given out in any manner by +SYRONA or LifeShield Health Co., its agents, affiliates, representatives, or any of its Members.
- Your activities and the activities of +SYRONA or LifeShield Health Co. or others within the Association are private and not to be shared with anyone, and especially not with government or other outside agencies. +SYRONA and LifeShield Health Co. membership is designed for privacy. Members agree to keep the inner workings of the membership private including sensitive information we share amongst ourselves. Generally known information that is published in the public by others is not restricted to our membership.

Privacy is an important key to staying outside government jurisdiction which has authority over all things "public". The membership allows us to operate in such a way that our private dealings are not subject

to any public oversight as long as we are not breaking the “law.” All Members of +SYRONA or LifeShield Health Co. are law abiding persons that have agreed to fulfill the law and not to destroy it.

We fulfill the law by doing God's work. Speaking the truth, living in truth and going about our affairs, not for self gain, but for the betterment of our neighbor and ourselves. We stay in peace and honor with our neighbors whether they are real, natural living flesh and blood persons, or legal fiction persons such as government and corporations. This is not to say we tolerate being attacked or warred upon. Quite the opposite. The +SYRONA and LifeShield way is to go to our neighbor first immediately when an issue arises. If our neighbor brings false claims and moves to strike, our defense is that we have given equitable notice and articulated, affirmed and proved our rights in the matter and that we sought a peaceful resolve. We teach our Members how this approach works.

Our membership is not just about defending our rights. +SYRONA and LifeShield Health Co. are also focused on community building and proper business dealings with the municipal corporations of the world as well as all other legal person organizations seeking to do business with us. This delicate practice can only be done with education. We have found that often times government and corporate agents of the world are more ignorant in law than we are. So we must be more wise and able to educate them every step of the way when dealing with them. We cannot do that without educating ourselves which is a large portion of the purpose and mission of +SYRONA and/or LifeShield Health Co. membership.

+SYRONA and LifeShield Health Co. offer online and in-person education on how to operate privately, private organization information, formation and education and how to live our lives more holistically by staying out of fear and doubt which in our opinion is otherwise known as faith. +SYRONA and LifeShield Health Co. Members enjoy our Ameliorates and information for various situations including optimal protection of our person, estate, securities, obligations and all the rights associated with them.

We do not offer legal, tax, medical, financial or professional advice; nor do we assist members in solving their personal medical, financial, or legal issues. Although our members are free to discuss such topics in our community with any Members, we also do not offer any of the following 'popular' things commonly touted in other PMA communities:

- UCC/SPC processes
- Freedom redemption processes
- “Sovereign Citizen” processes
- 1099 processes
- PMA processes
- State or American “National” processes
- Quick legal fixes with glorified freedom paperwork
- Saviorism
- Claims of cures, treatments, or preventions
- Results of any kind

We are a community and we are building a society...The Ecclesia, as Christ has commissioned all free men and women to do. Our community understands that we are setting ourselves free by doing the work to build a well organized, structured, thought out, private society based on God’s law, which is Natural Law. The savior is within each of us individually and not in/on any paper or any one man or woman or organization or their teachings/membership. +SYRONA and LifeShield Health Co. honor and respects each Member’s house and expects the same in return as per our membership Terms and Conditions (NDA) and Membership Agreement. We treat each other the way in which we wish to be treated, we love our neighbor as ourselves, and we love God with all of our being. We work hard together in an effort to gain the knowledge to set people free!

"He told them, 'The secret of the kingdom of God has been given to you. But to those on the outside everything is said in parables' "
-Mark 4:11

Being a Member of +SYRONA and/or LifeShield Health Co. is about learning to exit the worldly system of the debt-slave and illness-

medical matrix on your own terms with confidence, knowledge, and support from our fellowship. And while we use scripture for our foundational principles, and we operate under Divine Jurisdiction, we do not push any religious ideologies or doctrines. All ideologies wherewith we operate, are rooted in Natural Law and the knowledge that the Creator of the Universe has provided Natural Law and Divine Jurisdiction as the highest form of law and rulership, superseding all others, and as the Supreme Law of the Universe. This is why we often quote scripture. The Holy Bible is a book of Natural Law and Divine Jurisdiction, and when read/translated from the original Hebrew and Greek, in a completely objective and honorable fashion (also recognizing the universal symbolism used throughout), using proper hermeneutics and exegesis of scripture, as well as proper etymology, it reveals Natural Law and Divine Jurisdiction in its full, complete essence. And in Christ (the Logos), all law is fulfilled and settled, and all are made free:

“Whoever the Son sets free is free in deed.” -John 8:36

NOTICE: Our educational videos, courses, lessons, teachings, one-on-one meetings, documents and document templates offered to Members are not to be construed as legal, tax, medical, financial, or professional advice. Further, our Member and non-member videos, courses, lessons, documents, and document templates are not intended to free anyone from the law. They are also not intended to subvert proper due process of law and procedure. The educational materials, and all other materials, offered to our Members and non-members are for education and information about status, capacity, standing and many other topics in relation to the law. Therefore, all Member and non-member videos, courses, lessons and document templates are for informational, educational, and entertainment purposes only. Any and all assets or monies given to +SYRONA or LifeShield Health Co. are donations and may be treated as such in your own paperwork.

I, _____, do hereby apply for membership in +SYRONA and/or LifeShield Health Co. to obtain information and take part in the discussion of ideas and to educate myself. I am of full

mental capacity, of lawful age to enter within a contract of my choosing, and I affirm under penalty of perjury that I have no conflict of interest herein and am not a member, agent, or affiliate of any government agency of any kind. I understand that +SYRONA and LifeShield Health Co. are ministries which offer private membership to share in fellowship and information of ideas. With the signing of this membership agreement, I accept the offer made to become a Member of +SYRONA and/or LifeShield Health Co. in order to educate myself and better decide my choice of how to operate in this world system and how to handle my life and my own personal affairs, in the private and in the public. I have read and agree with the following Declaration of Purpose from the Articles of our Member Association.

This Association of Members hereby declares that our main objective is to maintain and improve the recognition of the unalienable rights, constitutional guarantees, and political and ideological freedom of every member of the true and original Republic of the United States of America, which still exists and has full authority and dominion over any other presumed or assumed form of government. We believe that the Declaration of Independence, the Bill of Rights, and the Constitution of the United States of America are the best documents ever devised by man, and the signers of the Declaration of Independence did so out of love for their country and fellow man.

1. We believe that the First Amendment of the Constitution of the United States of America guarantees our Members the rights of free speech, petition, assembly, and the right to gather together for the lawful purpose of teaching, advising, sharing with, and helping one another in asserting our rights upheld by the Federal and State Constitutions and Statues.

IT IS HEREBY declared that we are exercising our right of privacy and "freedom of association" as guaranteed by the 1st, 4th, 5th, and 14th Amendments of the United States of America Constitution and equivalent provisions of the various State Constitutions. This means that our association activities are restricted to the private domain only and no thing that is discussed, shared, or distributed within our association will ever

be under public or government jurisdiction, opinion, or persuasion.

2. We declare the basic right of all of our Members to select spokesmen who could be expected to give wisest counsel and advice concerning the need for, and availability and accessibility to information and to select from our number those Members who are the most skilled to assist and facilitate the actual performance and delivery of said information.
3. We proclaim the freedom to choose and decide for ourselves the types of products, services, and methods that we think best for ourselves, our minds, and bodies, all of which are for achieving and maintaining optimum health, wealth, love, and happiness, and in the pursuit thereof, which is a natural, unalienable right. We proclaim and reserve the right to include, discuss, and distribute ANY information and provisions, whether traditional or nontraditional, conventional or unconventional.
4. More specifically, the mission of our Association is to provide Members with the highest level of life, liberty, and happiness and the most effective methods of producing said things. We offer Members information and provisions in a manner consistent with the law and such information is for the use of the betterment of all of humanity. No harm or damage to any party can ever be construed from our Membership, as the information discussed is again, for educational and entertainment purposes only, and each Member must decide, of their own free will and volition, what information to use or to discard. And our provisions are essential to life and health. Each Member must decide, of their own free will and volition, what provisions to use or to discard.
5. More specifically, the Association specializes in biblical and philosophical ideologies and demands access to the information of our choice. The Association offers to members alternates to other ideologies which are commonly accepted and practiced and as a service and benefit to members.
6. The Association will recognize any person (irrespective of race, color, or creed) who is in accordance with these principles and policies as a member, and will provide a medium through which its individual members may associate for actuating and bring to fruition the purposes heretofore declared.

MEMORANDUM OF UNDERSTANDING

I understand that the fellow Members of the Association that provide products and services or information of any kind, in any format, does so in the capacity of a fellow Member and not in the capacity of a licensed professional. I further understand that within the association no wholesaler/retailer-customer relationships exists but only a contract Member-Member Association relationship.

In addition, I have freely chosen to change my legal status as a public consumer/customer to a Private Member of the Association. I further understand that it is entirely my own responsibility to consider the recommendations, information and/or products offered to me by my fellow Members and to educate myself as to the efficacy, risks, and desirability of same and the acceptance of the offered or recommended information and/or products and is my own carefully considered decision.

Any request by me to a fellow Member to assist me or provide me with the aforementioned recommendations, provisions, or products of any kind, is my own free decision in an exercise of my rights and made by me for my own benefit. I agree to hold +SYRONA and LifeShield Health Co., its managers, agents, affiliates, staff, members, or other worker Members and the Association harmless from any unintentional liability for the results of such recommendations and/or products, except for harm that results from instances of a clear and present danger of substantive evil as determined by the Association, as stated and defined by Natural Law...i.e. where there is no victim, unwarranted harm or damage, and no trespass, there is no crime. Using information gathered via this membership cannot be construed as leading to victimhood, harm, damage, or trespass, as again, each Member agrees to accept the responsibility of being entirely cognizant in their choosing of what information and provisions to use and how to use them.

In addition, I understand that, since the Association is protected by the First, Fourth, Fifth, and Fourteenth Amendments to the United States of America Constitution, it is outside the jurisdiction and

authority of Federal and State Agencies and Authorities concerning any and all complaints or grievances against the Association, any managers, agents, affiliates, Members or other staff persons. All rights of complaints or grievances will be settled in the manner described in Section 12.c of this Agreement, or will otherwise be waived by the Member for the benefit of the Association and its Members.

Because the privacy and security of Membership records maintained within the Association, which have been held to be inviolate by the U.S. Supreme Court, the undersigned Member waives complaint process in the public and in any court of law. Any customer/consumer records kept by the Association will be strictly protected and only released upon written request of the Member. I agree that violation of any waivers in this membership contract will result in a no contest lawful proceeding against me, and my right to keep proceedings or settlements in the private will also be waived.

I agree to join the +SYRONA and/or LifeShield Health Co. Association, a private-membership association under Natural Law and Divine Jurisdiction, whose members seek to help each other achieve better lives full of health, wealth, love, and happiness.

I understand that the providers who are fellow Members of the association are offering me information and/or products, services and benefits that do not necessarily conform to conventional information and/or products on the market or in the world. As a Member, I accept the goals of helping myself, realizing that no process, collection of information, or product testing is foolproof. Other aspects of informed consent will take place in my discussions with the providers and my fellow Members of the Association.

My activities within the Association are a private matter that I refuse to share with any governmental agency without the expressed written and specific consent of +SYRONA and/or LifeShield Health Co. All records and documents remain as a property of the Association, even if I receive a copy of them. I fully agree not to file a liability lawsuit against a fellow member of the Association, unless that member has

exposed me to a clear and present danger of substantive evil. I acknowledge that the members of the Association do not carry liability insurance.

+SYRONA and LifeShield Health Co. shall have the right to sanction a member, after a hearing of the facts where the Member may be present after notification. The sanctions include removal from active membership or imposing any other special and necessary conditions upon any member who shall discredit or bring harm to the Association in any manner.

I enter into this agreement of my own free will or on behalf of my dependent without any pressure or promise of products. I affirm that I do not represent any State or Federal agency whose purpose it is to regulate and approve products or services. I have read and understood this document, and my questions have been answered fully to my satisfaction. I understand that I can withdraw from this agreement and terminate my membership in this association at any time. These pages and all policies, terms and conditions, or other relevant agreements, consist of the entire agreement for my Membership in the Association and they supersede any previous agreement.

I understand that the Membership entitles me to receive those benefits declared by +SYRONA and LifeShield Health Co., and the benefits provided by their websites, literature and products, to be “general benefits” free of further charge, beyond what is listed in Membership dues or what I agree to pay or donate. I also fully agree with and promise to uphold any and all terms and conditions spelled out on the +SYRONA and LifeShield Health Co. websites. I agree to pay as levied those benefits that I receive per Fee Schedule. I also understand that all personal information, credit card and payment information, intellectual property, images and ordering systems are proprietary to +SYRONA and LifeShield Health Co. The information contained in this document is intended only for the individuals and entities entering into this agreement and any dissemination, distribution or copying is strictly prohibited.

WARNING: The unauthorized reproduction or distribution of a copyrighted work is unlawful and is a form of theft. Criminal copyright infringement, including infringement without monetary gain, is investigated by the FBI and is punishable by fines and federal imprisonment. No portion of our Member and non-member websites, documentation, videos or other materials may be published, duplicated, shared, or used by anyone other than the current Members per the Membership Agreement.

Exhibit B

(Last Updated 11/15/2024)

Bill of Rights

Subject to the right of +SYRONA (and +SYRONA Private Membership Association, aka “PMA”) and/or LifeShield Health Co. (“Company”), to amend the Agreement to which this Bill of Rights is intimately attached and engrained, and the right of the PMA and/or Company to change/ amend any of the PMA and/or Company policies, and terms and conditions, each PMA and Company Member and/or Affiliate Member (“Member”) will be guaranteed these unalienable rights within the PMA and/or Company, and the PMA and Company, and their appointed leaders (executives, agents, officiants, et al), are sworn to oath, under Divine Jurisdiction, to always uphold this Agreement in its entirety, and to the best of their ability, ensure that these unalienable rights are upheld, honored, and protected at all times. Further, it is acknowledged that there is unspeakable of level of importance in safeguarding the confidence of Members in the PMA and Company, and also protecting and nurturing the legacy businesses and/or organizations of all Members within the +SYRONA and LifeShield Health Co. family, and to those ends, this Bill of Rights is created and stated as follows:

Preamble

Recognizing the dedication, hard work, and passion of our Members, and our commitment to foster a secure, transparent, and enduring partnership, we hereby declare the following unalienable rights, ensuring that the legacy businesses and/or organizations built by our Members are protected and nurtured.

Article 1: Right to Legacy Preservation

Every Member has the inherent right to expect that their built business or organization, within the PMA and/or Company, if constructed in compliance with the PMA and Company policies, and terms and conditions, will be preserved as a legacy. It will be maintained, respected, and will not be taken away arbitrarily.

Article 2: Right to Fair Treatment

All Members are entitled to fair, just, and unbiased treatment. They shall not face any form of discrimination, and all of their concerns and grievances shall be addressed in a timely and appropriate manner.

Article 3: Right to Transparency

Members have the right to complete transparency regarding the operations of the PMA and Company that affect them, including any updates to the policies, and terms and conditions, revenue sharing plans, or significant company changes.

Article 4: Right to Ethical Business and Organizational Practices

As long as Members adhere to ethical business and organizational practices, and align with the values and principles of the PMA and Company, they are entitled to receive complete protection and support from the PMA and/or Company.

Article 5: Right to Training and Education

To ensure the growth and success of their businesses and/or organizations, Members have the right to access comprehensive training resources and continual education offered by the PMA and/or Company.

Article 6: Right to Privacy and Data Protection

The PMA and Company pledge to protect the personal and

professional data of all Members, ensuring that their information remains confidential and is not sold or misused in any manner.

Article 7: Right to Association and Collective Voice

Members have the right to associate freely, share ideas, and give feedback to the PMA and Company. Collective voices will be acknowledged, and constructive suggestions will be considered.

Article 8: Right to Adequate Compensation

Every Member has the right to be adequately and fairly compensated for their efforts and contributions, in accordance with the PMA and Company's approved and prescribed plans.

Article 9: Right to Dispute Resolution

In case of any disputes or disagreements with the PMA and/or Company, Members have the right to a transparent, efficient, and fair resolution process. This process is spelled out in detail in the Agreement to which this Bill of Rights is attached.

Article 10: Right to Business Continuity

Should the PMA and/or Company undergo significant changes, mergers, or restructuring, the PMA and Company guarantee that the interests of all Members will remain a top priority, and efforts will be made to ensure the least disruption to their businesses and/or organizations.

In Conclusion

This Bill of Rights is a testament to our unwavering commitment to our Members. We aim to create a collaborative environment where legacy businesses and/or organizations thrive, and where each Member feels secure, valued, and respected. By honoring these rights, we hope to strengthen our bond and pave the way for a unified, prosperous future rooted in Health, Wealth, Love, and Happiness for all.

Exhibit C

(Last Updated 11/15/2024)

Natural Law & Divine Jurisdiction

The statements found in this Agreement, or anywhere on official Company websites, are not intended to arouse contention, create controversy, or to challenge those who wish to participate in public governing systems (as all are free to do as they will, except for harming or damaging another, or trespassing, or violating another's rights), but rather to protect this ministry, the private property of this ministry, the PMA, and Company, and the natural, unalienable rights of all of its (Affiliate) Members, agents, managers, and representatives.

As living flesh and bone men and women* (mankind) are sentient, with the ability of reason, we have but one choice to make from two possibilities concerning matters of law. One either accepts the idea that the collective majority (or powerful minority) has the right to coalesce together and make up laws as they see fit, record them in the public, arbitrarily declare them to be "law," and then enforce those "laws" with a monopoly on coercion and violence, regardless of whether others consent or not, and regardless of whether or not those "laws" are actually fair, ethical, moral, or reasonable; or one fully rejects this absurd notion, as it is clearly immoral, unethical, irrational, and flies in the face of reason and demands that one live with cognitive dissonance, whilst claiming to have constructed a civilized system. The PMA, Company, and all of its Members have fully rejected the notion that fallible men and women have any right to coalesce together to formulate artificial systems and societies, which can force everyone to participate in them and be subject to them, and simply based on their physical proximity on the Earth or where they were physically born in a flesh and bone body, as a free, autonomous Spirit, which possesses and uses a sentient and self-aware mind

(Soul). The idea that fallible men and women have any such right to force everyone to participate in their arbitrarily made up rules (“laws”) is the equivalent of children playing “the floor is lava,” except with dire and severe consequences for the ones who do not wish to participate, and happen to get caught up in the trafficking of persons by said groups (i.e. public and/or national or international government bodies). And this is not an attempt to nullify or remove ourselves from responsibility or liability. As honorable men and women, we (the PMA, Company, and its Members) always seek justice and we seek to give as much as we can, as Christ would, but we fully reject the fallible systems created by man, as many of the Founders of the original Republic of the United States of America did, and therefore we choose—seeing that we have an unalienable right to do so—to operate fully in the private, under Natural Law, and Divine Jurisdiction, without the interference of any public or man-made system, courts, or governments. We are self-governing, and by so doing, we relieve the public and the government bodies of the strain, task, and toil of governing over us or on our behalf. This is our God-given, unalienable right to do so, and we do so in honor, with dignity and respect, and without controversy.

All men and women have a right to be here on this Earth and one must occupy physical space somewhere; and as all men and women are created equal and all have the equal right to be left alone, any presumption that any man or woman must oblige oneself to be subject to the arbitrary “laws” of the collective majority or the powerful minority in any given physical territory on Earth, is patently absurd on its face. Not only is this notion patently absurd on its face, it is also patently absurd that any collective group can claim the right to extort anything from another with threat of violence, or to force them to comply with anything using threat of violence, which is precisely what all governments do...organized in the name of “the greater good,” when in fact the only greater good is the staunch, unwavering defense, and preservation of the unalienable, natural, and inherent rights of the individual, which are known in Natural Law, as the Founders of the United States of America have long since established as apparent fact. Any idea to the contrary is nothing more than an openly flagrant

and dishonest attempt to allow for one's own private interests to be met, and at the expense of others.

The PMA, Company, and its Members only acknowledge and accept a society built on full mutual consent, without coercion, violence, or manipulation of any kind. This requires one to accept the inevitable conclusion that the only legitimate form of law that has any intrinsic, ethical, and moral right to exist, is Natural Law. The ancient Greeks recognized that legitimate laws can never be created by fallible man and foisted upon others by force, and that all real/true law was eternal, immutable, and uncreated, and these natural laws were inherent in the Universe, and by reason alone they are ascertained, known, and fully understood. Only those with an agenda would assert otherwise and claim the right of the few or even the many, to arbitrarily create "laws" for others to follow, and enforce them with coercion and violence.

And as the Apostles of Christ and many of the Founders of the United States of America (such as George Mason, Patrick Henry, Thomas Jefferson, et al)—who were (as far as we know) ethical, moral, honorable, productive, industrious, intelligent, prudent, and progressive men and women—fully rejected any notion that "might is right" or that mob rule, majority rule, collective bodies, elected or selected bodies, or the organized work of arbitrary man-made governments have any legitimate, ethical, moral, or honorable claim to rule over, and/or violate the inherent rights of natural persons (men and women), the PMA, its Members, and Company also fully reject any such notions, as well as any and all claims by any of the aforementioned to a monopoly on coercion and violence. We understand the greatest, most prolific, accurate, and extensive works of defining Natural Law and Divine Jurisdiction to be what is commonly known as the Holy Bible, in its original Hebrew and Greek forms (accurately translated using objective linguistics and etymology, and proper hermeneutics and exegesis of scripture), the writings of many of the Founders of the original Republic of the United States of America, as well as the Declaration of Independence of 1776 (from which arose the Constitution for the United States of America), the Virginia Declaration of rights of 1776, and many of the well known works of great philosophers such as Ayn Rand (Objectivism), John

Locke, Thomas Aquinas, et al; therefore we outline and list here (in this exhibit), in order to more widely and comprehensively define the Spirit of this Agreement (and the PMA and Company), the most pertinent and vital principles of Natural Law and Divine Jurisdiction, using various sources. The sources and writings included in this exhibit are merely meant to serve as a point of reference and context for this Agreement (and the principles/ideologies embodied by the PMA and Company). They are not necessarily compiled in any sort of rigid or highly organized structure (as they do not need to be, nor can they be). But much care, planning, and research has gone into the selection of each writing compiled here, so as to be as inclusive as possible, with legitimate and accurate information, regarding the matters of all underlying concepts, principles, and rules of Natural Law and Divine Jurisdiction. This exhibit will be modified regularly as new discoveries are made and more research is done, in order to provide our Affiliate Members with as many accurate and thorough points of reference as possible, regarding the matters pertaining to Natural Law and Divine Jurisdiction. Many of these matters can also be discovered by completely reading through all of the terms and conditions on the main +SYRONA website (syrona.org). Also, it should be noted that, this Agreement (out of inherent necessity) is of course constructed in a "Positive Law" fashion (as well as many of the policies, and terms and conditions of the PMA and Company), but they are constructed in a fashion which does not violate any of the tents or principles of Natural Law or Divine Jurisdiction. All who enter into this agreement do so with full knowledge, understanding, and consent, and all are of an age to lawfully, ethically, and morally choose to bind themselves to and enter into this Agreement, and all are of sound mind. There is no proof to the contrary.

***"Bone and flesh" or "flesh and bone" (men and women) is a Hebraism of the Holy Bible:*

- *Gen 2:23 - Then the man said, "This at last is bone of my **bones and flesh** of my flesh; she shall be called Woman, because she was taken out of Man."*
- *Gen 29:14 - and Laban said to him, "Surely you are **my bone and my flesh!**" And he stayed with him a month.*

- Judges 9:2 - "Say in the ears of all the leaders of Shechem, 'Which is better for you, that all seventy of the sons of Jerubbaal rule over you, or that one rule over you?' Remember also that I am **your bone and your flesh.**"
- 1 Sam 5:1 - Then all the tribes of Israel came to David at Hebron and said, "Behold, we are **your bone and flesh.**
- 2 Sam 19:12 - You are my brothers; you are **my bone and my flesh.** Why then should you be the last to bring back the king?"
- 2 Sam 19:13 - And say to Amasa, 'Are you not **my bone and my flesh?** God do so to me and more also, if you are not commander of my army from now on in place of Joab.'"
- 1 Chron 11:1 - Then all Israel gathered together to David at Hebron and said, "Behold, we are **your bone and flesh.**
- Job 2:5 - But stretch out Your hand and strike his **flesh and bones**, and he will surely curse You to Your face."
- Luke 24:39 - See my hands and my feet, that it is I myself. Touch me, and see. For a spirit does not have **flesh and bones** as you see that I have."
- Eph 5:30 - For we are members of His body, of **His flesh and of His bones.** (Byzantine text, NKJV - the UBS5/NA28 does have the last two phrases)

Note that in all cases, the familial relationship is implied. This is especially true in Christ's use of the term after His resurrection to show His human-ness; ie, that He was not appearing as a ghost or spirit but a real physical body, like the people with whom he was speaking, the disciples.

By contrast, "flesh and blood" is distributed much differently:

- Num 19:5 - And the heifer shall be burned in his sight. Its skin, its **flesh, and its blood**, with its dung, shall be burned.
- Matt 16:17 - And Jesus answered him, "Blessed are you, Simon Bar-Jonah! For **flesh and blood** has not revealed this to you, but my Father who is in heaven.
- 1 Cor 15:50 - I tell you this, brothers: **flesh and blood** cannot inherit the kingdom of God, nor does the perishable inherit the imperishable.
- Gal 1:16 - to reveal His Son in me so that I might preach Him among the Gentiles, I did not rush to consult with **flesh and blood**,
- Eph 6:12 - For we do not wrestle against **flesh and blood**, but against the rulers, against the authorities, against the cosmic powers over this present darkness, against the spiritual forces of evil in the heavenly places.

- *Heb 2:14 - Since therefore the children share in **flesh and blood**, he himself likewise partook of the same things, that through death he might destroy the one who has the power of death, that is, the devil*

In all these cases, mortal humans are implied - humans without any aid of divine instruction or enlightenment as they all appear to indirectly allude to the sacrifice in Num 19:5.

Note the important difference in usage and the reason why we refer to ourselves as “flesh and bone” men and women:

- *“flesh and bone” indicates a person of the same family and appears to indirectly allude to Gen 2:23, the original family of Adam and Eve*
- *“flesh and blood” is idiom for a mortal/human person and all appear to indirectly allude to Num 19:5 (a dead animal)*
- *Seeing that we (Members of the PMA and/or Company) are not spiritually dead, as is allegorically referenced here in scripture, nor do we operate in the lower, carnal, animalistic mind (which seeks to control and manipulate others), we refer to ourselves as “flesh and bone” men and women, as we operate from the realm of Spirit and the higher mind. Each Member recognizes the fact that they are an eternal, invisible Spirit, which has a Soul (which is a collection of the Mind, Will, and Emotions), and we currently live in a (physical/material) Body. We fully reject all worldly systems and archons (rulers), and we only acknowledge the supreme authority of our Creator, His Natural Law, and His Divine Jurisdiction. We have an unalienable right to do so. There is no proof to the contrary. Any attempt to subvert our right to exist here in this Earth realm, in honor and in peace, is a violation of our natural, unalienable God-given rights, and a violation of our unalienable rights recognized and protected by the Constitution for the United States of America, which is the Supreme Law of the Land in the United States and on the soil of the several states of the Union (USA).*

RESOURCES, REFERENCES & INFORMATION ON NATURAL LAW & DIVINE JURISDICTION:

Virginia Declaration of Rights:

DECLARATION OF RIGHTS made by the representatives of the good people of Virginia, assembled in full and free convention which rights do pertain to them and their posterity, as the basis and foundation of government.

Section 1. That all men are by nature equally free and independent and have certain inherent rights, of which, when they enter into a state of society, they cannot, by any compact, deprive or divest their posterity; namely, the enjoyment of life and liberty, with the means of acquiring and possessing property, and pursuing and obtaining happiness and safety.

Section 2. That all power is vested in, and consequently derived from, the people; that magistrates are their trustees and servants and at all times amenable to them.

Section 3. That government is, or ought to be, instituted for the common benefit, protection, and security of the people, nation, or community; of all the various modes and forms of government, that is best which is capable of producing the greatest degree of happiness and safety and is most effectually secured against the danger of maladministration. And that, when any government shall be found inadequate or contrary to these purposes, a majority of the community has an indubitable, inalienable, and indefeasible right to reform, alter, or abolish it, in such manner as shall be judged most conducive to the public weal.

Section 4. None of mankind is entitled to exclusive or separate emoluments or privileges from the community, but in consideration of public services; which, not being descendible, neither ought the offices of magistrate, legislator, or judge to be hereditary.

Section 5. That the legislative and executive powers of the state should be separate and distinct from the judiciary; and that the members of the two first may be restrained from oppression, by feeling and participating the burdens of the people, they should, at

fixed periods, be reduced to a private station, return into that body from which they were originally taken, and the vacancies be supplied by frequent, certain, and regular elections, in which all, or any part, of the former members, to be again eligible, or ineligible, as the laws shall direct.

Section 6. That elections of members to serve as representatives of the people, in assembly ought to be free; and that all men, having sufficient evidence of permanent common interest with, and attachment to, the community, have the right of suffrage and cannot be taxed or deprived of their property for public uses without their own consent or that of their representatives so elected, nor bound by any law to which they have not, in like manner, assented for the public good.

Section 7. That all power of suspending laws, or the execution of laws, by any authority, without consent of the representatives of the people, is injurious to their rights and ought not to be exercised.

Section 8. That in all capital or criminal prosecutions a man has a right to demand the cause and nature of his accusation, to be confronted with the accusers and witnesses, to call for evidence in his favor, and to a speedy trial by an impartial jury of twelve men of his vicinage, without whose unanimous consent he cannot be found guilty; nor can he be compelled to give evidence against himself; that no man be deprived of his liberty except by the law of the land or the judgment of his peers.

Section 9. That excessive bail ought not to be required, nor excessive fines imposed, nor cruel and unusual punishments inflicted.

Section 10. That general warrants, whereby an officer or messenger may be commanded to search suspected places without evidence of a fact committed, or to seize any person or persons not named, or whose offense is not particularly described and supported by evidence, are grievous and oppressive and ought not to be granted.

Section 11. That in controversies respecting property, and in suits between man and man, the ancient trial by jury is preferable to any other and ought to be held sacred.

Section 12. That the freedom of the press is one of the great bulwarks of liberty, and can never be restrained but by despotic governments.

Section 13. That a well regulated militia, composed of the body of the people, trained to arms, is the proper, natural, and safe defense of a free state; that standing armies, in time of peace, should be avoided as dangerous to liberty; and that in all cases the military should be under strict subordination to, and governed by, the civil power.

Section 14. That the people have a right to uniform government; and, therefore, that no government separate from or independent of the government of Virginia ought to be erected or established within the limits thereof.

Section 15. That no free government, or the blessings of liberty, can be preserved to any people but by a firm adherence to justice, moderation, temperance, frugality, and virtue and by frequent recurrence to fundamental principles.

Section 16. That religion, or the duty which we owe to our Creator, and the manner of discharging it, can be directed only by reason and conviction, not by force or violence; and therefore all men are equally entitled to the free exercise of religion, according to the dictates of conscience; and that it is the mutual duty of all to practise Christian forbearance, love, and charity toward each other.

The committee draft was written chiefly by George Mason, and the final version was adopted by the Virginia Convention with significant amendments by Robert C. Nicholas and James Madison on June 12, 1776.

The Bill of Rights (of the United States of America)

First Amendment

Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press; or the right of the people peaceably to assemble, and to petition the government for a redress of grievances.

Second Amendment

A well-regulated militia, being necessary to the security of a free state, the right of the people to keep and bear arms, shall not be infringed.

Third Amendment

No soldier shall, in time of peace be quartered in any house, without the consent of the owner, nor in time of war, but in a manner to be prescribed by law.

Fourth Amendment

The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated, and no warrants shall issue, but upon probable cause, supported by oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized.

Fifth Amendment

No person shall be held to answer for a capital, or otherwise infamous crime, unless on a presentment or indictment of a grand jury, except in cases arising in the land or naval forces, or in the militia, when in actual service in time of war or public danger; nor shall any person be subject for the same offense to be twice put in jeopardy of life or limb; nor shall be compelled in any criminal case to be a witness against himself, nor be deprived of life, liberty, or property, without due process of law; nor shall private property be taken for public use, without just compensation.

Sixth Amendment

In all criminal prosecutions, the accused shall enjoy the right to a speedy

and public trial, by an impartial jury of the state and district wherein the crime shall have been committed, which district shall have been previously ascertained by law, and to be informed of the nature and cause of the accusation; to be confronted with the witnesses against him; to have compulsory process for obtaining witnesses in his favor, and to have the assistance of counsel for his defense.

Seventh Amendment

In suits at common law, where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved, and no fact tried by a jury, shall be otherwise reexamined in any court of the United States, than according to the rules of the common law.

Eighth Amendment

Excessive bail shall not be required, nor excessive fines imposed, nor cruel and unusual punishments inflicted.

Ninth Amendment

The enumeration in the Constitution, of certain rights, shall not be construed to deny or disparage others retained by the people.

Tenth Amendment

The powers not delegated to the United States by the Constitution, nor prohibited by it to the states, are reserved to the states respectively, or to the people.

The Relationship Between the Declaration of Independence and the Constitution (By: Rob Natelson | Published on: Mar 26, 2017 | Tenth Amendment Center)

The Declaration of *Independence* is a statement based on natural law. Natural law consists of fundamental principles of justice and right. Monotheists see natural law as deriving from the Creator. Polytheists see it as deriving from the supreme deity or deities. Atheists who

believe in natural law, such as the late philosopher/novelist Ayn Rand, view it as a collection of rules inherent in the way the universe works.

The Founders' Version of Natural Law

The men who approved the Declaration were monotheists (“endowed by their Creator with certain unalienable rights”). Their version of natural law had been worked out and popularized by writers such as John Locke. The fundamental characteristics of that version were

- people have equal dignity before God,
- God grants people rights or powers, some of which are transferable (alienable) and others not transferable (inalienable or unalienable),
- government is erected primarily to protect people’s rights,
- government is a fiduciary enterprise, subject to rules of public trust, and
- the people may alter government when it does not serve their purposes.

The Constitution, on the other hand, is a statement of positive law. Positive law consists of rules enforceable by governmental authority. There are many positive laws, but the Constitution was designed to be the supreme positive law.

The Founders believed that in a perfect world, positive law would be the same as natural law. In an imperfect world that is impossible, but we should try to make positive law approximate natural law as closely as feasible.

The Founders understood that people would (and should) accept some variations from the ideal. (“[M]ankind are more disposed to suffer, while evils are sufferable than to right themselves by abolishing the forms to which they are accustomed”). At some point, though, the gap between natural and positive law becomes too great to bear. This may be true for a particular law or for a set of laws—or even for an entire political system. In modern language we say the defective law or system “loses legitimacy.”

The Declaration served several purposes. First, it stated a natural law ideal (“We hold these truths to be self-evident. . . .”). Second, it showed how British legal practice varied from this ideal. Third, it explained that the variation had become too great to bear, justifying Americans in proclaiming their independence and thereby throwing Americans and their “British brethren” into a “state of nature” with each other. (Americans were not, however, thrown in a state of nature with their fellow Americans; most of their local ordinances continued to enjoy legitimacy.)

In other words, the Declaration argued that, as to Americans, the positive law of the British Empire had veered so far away from natural law that it no longer legitimately governed the colonies. It needed to be replaced. A similar event happened in our own time, when the peoples of eastern and central Europe overthrew their Communist regimes.

Particular laws or sets of laws may become illegitimate without the entire system being deemed so. For example, the 1960s civil rights advocates rejected laws mandating segregation, but only a few extremists in the movement rejected the American constitutional system. Similarly, a constitutional originalist or pro-life advocate today may well reject the legitimacy of the Supreme Court’s holding in *Roe v. Wade* without repudiating the entire political structure.

One common response to the illegitimacy of particular laws within a legitimate system is civil disobedience.

The Role of the Constitution

After Independence, the Declaration remained as a statement of America’s natural law ideals. The Constitution was adopted to move American positive law closer to those ideals. The Constitution did this in at least two principal ways:

- by substantive rules, and

- by imposing procedures designed to produce better results.

One instance of a substantive rule is the Contracts Clause of Article I, Section 10. The framers designed it to prevent states from using a common method of cheating people. The Contracts Clause did not apply to the federal government, but the framers subjected Congress to procedural mechanisms, like the president's veto, that made it more difficult for Congress to pass laws cheating people.

The Constitution and Slavery

Although the Constitution was designed to move America closer to natural law principles, it was not a single-minded dash toward Utopia. The Founders could not produce a Constitution that approximated natural law in every way. For example, most Founders recognized that slavery was against natural law. But given the constraints of the time, tolerating slavery was the better of two bad choices. If the Constitution had banned slavery, it would not have met the nine-state threshold necessary for ratification. The result would have been a fragmented country. This likely would *have* led to civil wars that lasted not just a few years (as our actual Civil War did), but decade after decade. That would have resulted in natural law violations greater even than slavery.

The Declaration of Independence of 1776

WHEN in the Course of human Events, it becomes necessary for one People to dissolve the Political Bands which have connected them with another, and to assume among the Powers of the Earth, the separate and equal Station to which the Laws of Nature and of Nature's God entitle them, a decent Respect to the Opinions of Mankind requires that they should declare the causes which impel them to the Separation.

We hold these Truths to be self-evident, that all Men are created equal, that they are endowed by their Creator with certain

unalienable Rights, that among these are Life, Liberty, and the Pursuit of Happiness— -That to secure these Rights, Governments are instituted among Men, deriving their just Powers from the Consent of the Governed, that whenever any Form of Government becomes destructive of these Ends, it is the Right of the People to alter or to abolish it, and to institute new Government, laying its Foundation on such Principles, and organizing its Powers in such Form, as to them shall seem most likely to effect their Safety and Happiness. Prudence, indeed, will dictate that Governments long established should not be changed for light and transient Causes; and accordingly all Experience hath shewn, that Mankind are more disposed to suffer, while Evils are sufferable, than to right themselves by abolishing the Forms to which they are accustomed. But when a long Train of Abuses and Usurpations, pursuing invariably the same Object, evinces a Design to reduce them under absolute Despotism, it is their Right, it is their Duty, to throw off such Government, and to provide new Guards for their future Security. Such has been the patient Sufferance of these Colonies; and such is now the Necessity which constrains them to alter their former Systems of Government. The History of the present King of Great-Britain is a History of repeated Injuries and Usurpations, all having in direct Object the Establishment of an absolute Tyranny over these States. To prove this, let Facts be submitted to a candid World.

He has refused his Assent to Laws, the most wholesome and necessary for the public Good.

He has forbidden his Governors to pass Laws of immediate and pressing Importance, unless suspended in their Operation till his Assent should be obtained; and when so suspended, he has utterly neglected to attend to them.

He has refused to pass other Laws for the Accommodation of large Districts of People, unless those People would relinquish the Right of Representation in the Legislature, a Right inestimable to them, and formidable to Tyrants only.

He has called together Legislative Bodies at Places unusual, uncomfortable, and distant from the Depository of their public Records, for the sole Purpose of fatiguing them into Compliance with his Measures.

He has dissolved Representative Houses repeatedly, for

opposing with manly Firmness his Invasions on the Rights of the People.

He has refused for a long Time, after such Dissolutions, to cause others to be elected; whereby the Legislative Powers, incapable of Annihilation, have returned to the People at large for their exercise; the State remaining in the mean time exposed to all the Dangers of Invasion from without, and Convulsions within.

He has endeavoured to prevent the Population of these States; for that Purpose obstructing the Laws for Naturalization of Foreigners; refusing to pass others to encourage their Migrations hither, and raising the Conditions of new Appropriations of Lands.

He has obstructed the Administration of Justice, by refusing his Assent to Laws for establishing Judiciary Powers.

He has made Judges dependent on his Will alone, for the Tenure of their Offices, and the Amount and Payment of their Salaries.

He has erected a Multitude of new Offices, and sent hither Swarms of Officers to harrass our People, and eat out their Substance.

He has kept among us, in Times of Peace, Standing Armies, without the consent of our Legislatures.

He has affected to render the Military independent of and superior to the Civil Power.

He has combined with others to subject us to a Jurisdiction foreign to our Constitution, and unacknowledged by our Laws; giving his Assent to their Acts of pretended Legislation:

For quartering large Bodies of Armed Troops among us:

For protecting them, by a mock Trial, from Punishment for any Murders which they should commit on the Inhabitants of these States:

For cutting off our Trade with all Parts of the World:

For imposing Taxes on us without our Consent:

For depriving us, in many Cases, of the Benefits of Trial by Jury:

For transporting us beyond Seas to be tried for pretended Offences:

For abolishing the free System of English Laws in a neighbouring Province, establishing therein an arbitrary Government, and enlarging its Boundaries, so as to render it at once an Example

and fit Instrument for introducing the same absolute Rule into these Colonies:

For taking away our Charters, abolishing our most valuable Laws, and altering fundamentally the Forms of our Governments:

For suspending our own Legislatures, and declaring themselves invested with Power to legislate for us in all Cases whatsoever.

He has abdicated Government here, by declaring us out of his Protection and waging War against us.

He has plundered our Seas, ravaged our Coasts, burnt our Towns, and destroyed the Lives of our People.

He is, at this Time, transporting large Armies of foreign Mercenaries to compleat the Works of Death, Desolation, and Tyranny, already begun with circumstances of Cruelty and Perfidy, scarcely paralleled in the most barbarous Ages, and totally unworthy the Head of a civilized Nation.

He has constrained our fellow Citizens taken Captive on the high Seas to bear Arms against their Country, to become the Executioners of their Friends and Brethren, or to fall themselves by their Hands.

He has excited domestic Insurrections amongst us, and has endeavoured to bring on the Inhabitants of our Frontiers, the merciless Indian Savages, whose known Rule of Warfare, is an undistinguished Destruction, of all Ages, Sexes and Conditions.

In every stage of these Oppressions we have Petitioned for Redress in the most humble Terms: Our repeated Petitions have been answered only by repeated Injury. A Prince, whose Character is thus marked by every act which may define a Tyrant, is unfit to be the Ruler of a free People.

Nor have we been wanting in Attentions to our British Brethren. We have warned them from Time to Time of Attempts by their Legislature to extend an unwarrantable Jurisdiction over us. We have reminded them of the Circumstances of our Emigration and Settlement here. We have appealed to their native Justice and Magnanimity, and we have conjured them by the Ties of our common Kindred to disavow these Usurpations, which, would inevitably interrupt our Connections and Correspondence. They too have been deaf to the Voice of Justice and of Consanguinity. We must, therefore,

acquiesce in the Necessity, which denounces our Separation, and hold them, as we hold the rest of Mankind, Enemies in War, in Peace, Friends.

We, therefore, the Representatives of the UNITED STATES OF AMERICA, in General Congress, Assembled, appealing to the Supreme Judge of the World for the Rectitude of our Intentions, do, in the Name, and by Authority of the good People of these Colonies, solemnly Publish and Declare, That these United Colonies are, and of Right ought to be, Free and Independent States; that they are absolved from all Allegiance to the British Crown, and that all political Connection between them and the State of Great-Britain, is and ought to be totally dissolved; and that as Free and Independent States, they have full Power to levy War, conclude Peace, contract Alliances, establish Commerce, and to do all other Acts and Things which Independent States may of right do. And for the support of this Declaration, with a firm Reliance on the Protection of divine Providence, we mutually pledge to each other our Lives, our Fortunes, and our sacred Honor.

(Company may add more references to this exhibit at any time in the future to further educate and clarify the meaning and intent of this Agreement. Also, see all policies, and terms and conditions listed on all official Company websites, as they are all an integral and inseparable part of this Agreement. For full transparency, this Agreement is posted publicly on the main official Company website: syrona.org)