

The Collective of San Antonio Private Ecclesiastic Research Society

CONTRACTUAL MEMBER AGREEMENT

This Contractual Member Agreement is made effective as of the date of its signing by and between The Collective of San Antonio and you, the undersigned below. (Collectively hereinafter referred to as the “Parties” and individually may be hereinafter referred to as a “Party”).

Your Declaration: With the consent to this member agreement, I accept the offer made to become a member of The Collective of San Antonio Private Ecclesiastic Research Society and agree to pay the associated member fee, to be collected at the discretion of the Board of Trustees. I have read and agree with the Declaration of Purpose from Article 2 of The Collective of San Antonio Articles of Association and the Covenant of Silence from Section Fourteen of The Collective of San Antonio Bylaws.

IT IS HEREBY Declared that I/we are exercising our right of “freedom of association”, the right of “free speech”, the right of “religious freedom”, and the “right of association” as bestowed upon us by our Creator. This means that our societies activities are restricted to the private domain only. The Public Domain is the regular, default mode that is defined by legal terms as “commerce” or “commercial activity” and its governing agencies and bodies. We are operating outside the Public space.

1. Your Obligations

1.1 By signing this Agreement, all agreeing Parties concur and accept to alter their legal status from that of a public domain person to that of a private individual within private ecclesiastic jurisdiction according to private ecclesiastic law and common law of contracts, with the aim of assisting one another in achieving better body, mind, and spirit balance.

1.2 You must be at least 18 years old to enter into this Agreement.

1.3 When deciding to become a member of The Collective of San Antonio and take part in any and all its platform(s), site(s), and/or project(s), you guarantee that the information given is truthful and correct. Additionally, during the length of this Agreement, you are in charge of informing The Collective of San Antonio if any information alters.

1.4 By signing this Agreement, you consent, confirm, and attest that you concur with the requirement that any and all disagreements against The Collective of San Antonio, and/or all of its components, authorized representatives, and joint ventures, be brought to the notice of and tackled to the Private Ecclesiastic Arbitration Committee of this Private Ecclesiastic Society to obtain resolution to such relevant disagreement(s).

1.5 It cannot be emphasized enough that all parties to this Agreement have entered into a legally-binding Contract Agreement of their own free will, without force or other forms of duress, and have done so by virtue of pacts, covenants, allegiances, agreements, and oaths taken. No Party may violate this Agreement.

2. Our Obligations

2.1 The Collective of San Antonio solely undertake business in the Private Ecclesiastic Domain, WE HEREBY DECLARE:

- We thus state that no person or entity may violate this private ecclesiastical contract since it depends on private ecclesiastical law, trust law, and common law of contracts.
- We hereby state that The Collective of San Antonio will accept any person(s), regardless of race, color, gender, or nationality, who has joined The Collective of San Antonio's congregation and accomplished involvement with The Collective of San Antonio or any media group organized, developed, or handled by this Private Ecclesiastic Society and is in consensus with these principles and policies, provided that said person has not been penalized, exercised, or otherwise prohibited.

3. Compensation

3.1 All funds obtained by The Collective of San Antonio in connection with ecclesiastical activities and participation shall be regarded as donations, in the form of suggested good-will offerings, and shall not be reimbursed absent a valid and unquestionable reason that will be determined at The Collective of San Antonio's sole and absolute discretion.

4. Limitation of Liability

4.1 The Collective of San Antonio cannot be held liable for costs or damages incurred by you arising out of this Agreement unless caused directly by the negligence of The Collective of San Antonio.

4.2 The Collective of San Antonio declares that membership in The Collective of San Antonio, or any of its groups and services, may be terminated at any time, should it be concluded that you are interacting with The Collective of San Antonio or any other member of The Collective of San Antonio in a way that is contrary or detrimental to the focus, principles, and betterment of this Private Ecclesiastic Society.

4.3 Any and all provisions of this Membership Contractual Agreement or any portion of such provision shall not be held invalid or unenforceable by a Tribunal of competent jurisdiction. All provisions shall remain in full force and effect, and the Private Ecclesiastic Arbitration Committee shall retain the exclusive privilege to alter or modify any provision(s) or portion(s) thereof affected to the minimum extent necessary if deemed appropriate by the Private Ecclesiastic Arbitration Committee of this Private Ecclesiastic Research project.

4.4 The Collective of San Antonio shall bear no legal liability for any of the business activities, conduct, or operations of The Collective of San Antonio's members, and any and all conflict, whether internal or external, shall be first and foremost arbitrated by a specially appointed Private Ecclesiastic Arbitration Committee from The Collective of San Antonio,

which shall be solely formed for this purpose, before other jurisdictions or arbitration bodies foreign to these entities are involved. Failure to do so will result in Private administrative remedies (fines), complete liability toward the violating Party and compensation for damages accrued as well as expulsion from the organization and participation of the Private Ecclesiastic program(s).

4.5 Resolution of disagreements, lawsuits or disputes between individuals, organizations, Participants and Congregants, must be done solely by the Private Ecclesiastic Arbitration Committee of this Private Ecclesiastic Society and resolved by Private administrative remedy only, done through an impartial and confidential process and shall not include any foreign Arbitration body but only be resolved by the Private Ecclesiastic Arbitration Committee of this Private Ecclesiastic Society in conflict resolutions.

4.6 No consent or waiver, express or implied, by any Party to or of any breach or default by another Party in the performance of any obligation hereunder shall be deemed or construed to be a consent or waiver to or of any other breach or default in the performance of the same or any other obligation hereunder. Failure on the part of any Party to complain of any act or failure to act of the other Party or to declare the other Party in default, irrespective of how long such failure continues, shall not constitute a waiver of such non-defaulting Party of its rights hereunder. No waiver shall be effective unless in writing and signed by the Party granting such waiver.

4.7 Once this Agreement is signed and affirmed by you, said document constitutes a Private Ecclesiastic Contract between The Collective of San Antonio and you and as such, no member of The Collective of San Antonio shall, under any circumstances, nor for any reason, abolish or annul the terms of said binding, absolute, inviolable right. Neither do any other parties, beings, entities, governments, corporations sole, corporations aggregate, nor any legal persons of any kind whatsoever, possess ethical and lawful authority for interfering in the relationship between any member(s) of The Collective of San Antonio and the organization itself or any of the activities inherent to The Collective of San Antonio in accord to this Agreement and the prohibition against impairing the obligation of Contracts.

4.8 The sovereign authority and capacity of The Collective of San Antonio and each of its private members and/or Participants affirming the existence and establishment The Collective of San Antonio as a Private Ecclesiastic Society and the existence and establishment of The Collective of San Antonio as a Private Ecclesiastic Research Project from this Private Ecclesiastic Society, is in full force and effect. Said Private Member is thus inviolable and shall not be annulled or abolished in any manner by anyone, on unilateral action, presumption, consensus and/or decree.

4.9 The Collective of San Antonio and/or its site(s), platform(s), directory(ies) and Private Ecclesiastic Research Protocols, may participate in counseling, coaching, mind, body and spirit health balance tools, spirituality, religious advancement and other mind, body and spirit health balance related subjects and information, such as graphics, images, text, video or other materials and content in The Collective of San Antonio and/or its site(s) and platform(s), and is designed exclusively for non- commercial, reference, Private Ecclesiastic

Research, educational, and informational purposes only. You should not rely on this information as a substitute for, nor does it replace fully licensed health professional's advice. If you have any concerns or questions about your health or the content on the site(s) or platform(s), you should always consult with a fully licensed health-care professional(s). Do not disregard, avoid or delay obtaining health related advice from your health-care professional because of something that you may have read or listened to on this site(s) and/or platform(s). The use of any information through any of The Collective of San Antonio and its site(s) and/or platform(s) is purely and exclusively for educational and Private Ecclesiastic research purposes and must solely be taken at your own risk and shall not hold The Collective of San Antonio liable.

4.10 By signing this Agreement, you consent and agree upon that The Collective of San Antonio and all its individual(s) in leadership and/or managing The Collective of San Antonio and/or its site(s), platform(s) and/or Private Ecclesiastic Research Protocols, shall not be held liable in any way, shape or form regarding any scams that unrelated individual(s) may resort and/or use the site(s) and/or platform(s) for, nor any bots or artificial intelligence that may promote, incite or control scams and/or undesirable interactions or the use and trafficking of personal and Private information, electronic malware or any negative interactions and/or any negative consequences that may arise from any connection(s) obtained through The Collective of San Antonio and/or its site(s), platform(s) or any of its related site(s) and/or platform(s).

4.11 In the event that any member(s), individual(s), Organization(s) or Artificial Intelligence(s) shall breach the good will conditions of this Agreement, and/or intents to defraud The Collective of San Antonio via a scam operation, malfeasance, malice, deceiving activities, installation of bots or malware, material and links that may be perilous and/or detrimental to The Collective of San Antonio and/or its platform(s) and site(s), and/or its Private Ecclesiastic Research Protocols, site(s), platform(s) or member(s), individual(s) and/or Organization(s) shall be fined, prosecuted and shall be financially liable to Private administrative remedy, with said financially liable amount being not less than Ten Million USD (\$10,000,000 USD).

4.12 All Parties acknowledge that each Party has been given the opportunity to review this Agreement and that the rule of construction to the effect that any ambiguities are to be resolved against the drafting Party shall not be employed in the interpretation of this Agreement.

5. Confidentiality

5.1 When a member of The Collective of San Antonio's congregation requests is granted access to The Collective of San Antonio's platform(s) and/or site(s), they are voluntarily agreeing to be bound by the non-disclosure, non-competition, and non-solicitation agreement with The Collective of San Antonio as well as the confidentiality clauses in this Agreement.

5.2 By signing this Agreement, you freely acknowledge and approve that any activities within The Collective of San Antonio's congregation and The Collective of San Antonio's participation in the private ecclesiastic research project are a private ecclesiastic contractual matter that you decline to disclose with the Local, State, or Federal investigative or enforcement agencies. You completely concur and affirm that I will not take legal action against a fellow congregant, members of the leadership or staff of The Collective of San Antonio, unless they have put you in immediate danger of serious harm and only if the Private Ecclesiastic Arbitration Committee of The Collective of San Antonio recommends it.

5.3 After this Agreement has been executed and accepted, The Collective of San Antonio shall have complete and exclusive ownership (100%) of any sensitive information supplied. It is understood and agreed that The Collective of San Antonio and its joint ventures and projects are the sole owners of all private research data that is based on or utilizes any confidential information of The Collective of San Antonio. As such, it is understood and agreed that this data cannot and will not be disclosed to any party, including third parties, under any circumstances, including those involving duress, coercion, or any "instrument" used to obtain it.

5.4 Additionally, each Party concurs that without the prior written approval of the Private Ecclesiastic Arbitration Committee of The Collective of San Antonio, it will not reveal to any person that there is the Agreement and contract transaction, as well as any terms, conditions, or other facts with regard to any such Agreement and contract transaction, or the status thereof. The Parties further concur that they will refrain from making any statements, public announcements, releases, or disclosures regarding the transaction to trade journals, newspapers, television stations, or other media sources, and will instruct their Representatives to do the same.

5.5 "Representative" shall be defined to be the Party's representatives and shall include a Party's present and future congregants, shareholders, managers, officers, directors, contractors, employees, attorneys, accountants, financial advisors, agents, and other representatives.

5.6 All actions taken within The Collective of San Antonio congregation and/or through The Collective of San Antonio's platform(s) and site(s) shall be considered private ecclesiastical contractual matters and shall not be disclosed or distributed to local, state, or federal investigative or enforcement agencies under compulsion or intimidation.

5.7 This covenant and any business conducted on The Collective of San Antonio and/or The Collective of San Antonio's platforms and websites are to be maintained confidential, secret, and safeguarded to the extent permitted by relevant Common Law, Private Ecclesiastical law, Trust law, and Common Law of Contract. The Private Ecclesiastic Trust owns the proprietary format, technique, structure, and composition of this text as well as any other connected information. If any Party violates this Agreement's confidentiality clause, that Party will be punished and held financially responsible for a Private administrative remedy in an amount not less than Ten Million Dollars (\$10,000,000 USD).

5.8 Each Party shall be responsible for enforcing the confidentiality provisions of this Agreement with any of its Representatives by signing an identical individually, and shall take such legal or other action as may be reasonably necessary or appropriate to prevent any prohibited disclosure of any Party's confidential information by both Party's Representatives.

5.9 In addition, each Party agrees that it will not disclose, and it will direct its Representatives not to disclose, to any person the existence of the Agreement and Contract transaction, and any of the terms, conditions or other facts with respect to any such Agreement and Contract transaction or the status thereof without the prior written consent of the Private Ecclesiastic Committee of The Collective of San Antonio entities. Further, the Parties agree that they will not, and will direct their Representatives not to, make any statement or any public announcement or any release or disclosure to trade publications or to any newspaper television station or any other media outlets with respect to such transaction.

6. Warranties and Affirmations

6.1 By signing this Agreement, you certify that you freely entered into this agreement without being under any pressure or force. Under penalty of perjury, you certify that you do not work for any local, state, or federal agency that has the mandate to oversee or authorize goods or services or to carry out any enforcement, entrapment, or investigative missions. You acknowledge that if this declaration is untrue, the Private Ecclesiastic Society's Private Ecclesiastic Arbitration Committee may pursue a private administrative remedy against you. However, the cost of the aforementioned private administrative remedy should not be less than \$10,000,000 USD.

6.2 By signing this Agreement, you certify that you have read, understood, and received satisfactory answers to all of your inquiries about this Agreement. You are aware that you have the right to leave this Agreement at any moment and stop taking part in this private ecclesiastic society. Nevertheless, despite the termination of your participation, you will continue to be bound by the non-disclosure and non-competition agreement that is stipulated in this Agreement. Additionally, you understand that your participation may be terminated if you act in an abusive, violent, menacing, destructive, or harassing manner toward any other The Collective of San Antonio Congregant, Member, and/or Participant of The Collective of San Antonio's platform(s), site(s), or participant.

6.3 By signing this Agreement, you acknowledge and accept that you have, as of the date you joined the platform(s) and site(s) of The Collective of San Antonio, entered into a Private Ecclesiastic Contractual Agreement with The Collective of San Antonio and that you will comply with by the Terms & Conditions and Private Bylaws established by The Collective of San Antonio.

7. Indemnification

7.1 You agree to indemnify and hold us harmless, as well as our directors, officers, affiliates, agents, successors, assigns, and any third party information providers from and against any and all losses, liabilities, deficiencies, costs, damages, and expenses (including, without limitation, reasonable attorney's fees, charges, and disbursements) incurred by us as a result of any inaccuracy or breach of the representations, warranties, and guarantees.

7.2 Hence, you hereby agree and understand to indemnify, defend, and hold harmless The Collective of San Antonio from and against any and all claims, suits, actions, liabilities, losses, expenses, damages, and costs, including reasonable attorneys' fees, arising out of or resulting from your participation and experience with any of The Collective of San Antonio meetings, events or overall engagement/interaction with The Collective of San Antonio.

8. Force Majeure

8.1 Neither party shall be responsible or liable for or deemed in breach of these Terms and Conditions because of any delay or failure in the performance of these Terms and Conditions due to any event or circumstance, which the occurrence and the effect of which the party affected thereby is unable to prevent and avoid, including, without limitation, acts of God; pandemics, government regulation, curtailment of transportation facilities, strikes, lock-outs or other industrial actions or trade disputes of whatever nature (whether involving employees of a party or a third party), terrorist attacks, haze, sabotage, riots, civil disturbances, insurrections, national emergencies (whether in fact or law), blockades, acts of war (declared or not), etc. (hereinafter referred to as a "Force Majeure Event"). The non-performing party shall give the other party written notice describing the particulars of the Force Majeure Event as soon as possible.

9. Governing Laws

9.1 This Agreement shall be governed by and construed in accordance with the Bylaws of The Collective of San Antonio. All business and affairs of The Collective of San Antonio remain exclusively within the jurisdiction of the laws of Nature and Natures God, Temple Bylaws, and Private, Ecclesiastical Law as defined, interpreted, and adjudicated by the designated committees and Tribunals of The Collective of San Antonio. Venue and jurisdiction are solely within Committees or Tribunals of The Collective of San Antonio, and all hearings, proceedings, and trials must be recorded in the records of the committees/ Tribunal of The Collective of San Antonio. All other courts of any jurisdiction foreign to the Committees/Tribunals of The Collective of San Antonio lack personal or subject matter jurisdiction to hear or decide any matter of Law of The Collective of San Antonio. You expressly agree that the exclusive jurisdiction for any claim or action arising out of or relating to this Agreement shall lie only in the Committees or Tribunals of The Collective of San Antonio, and you further agree to and submit to the exercise of personal jurisdiction of such courts for the purpose of litigating any such claim or action.

10. Entire Agreement

10.1 This Agreement represents the entire agreement between the Parties with regard to the subject matter of events hosted and associated with The Collective of San Antonio.

10.2 By becoming a member of The Collective of San Antonio, you acknowledge and agree that it is your responsibility to regularly review and stay informed of any changes or updates to these terms and conditions. The Collective of San Antonio may modify, amend, or revise these terms and conditions at its discretion, and such changes will be effective immediately upon posting on the website or platform of The Collective of San Antonio. It is your duty to periodically check for updates and to comply with the most current version of these terms and conditions.

11. Severability

11.1 If any Clause, or part of a Clause, of this Agreement, is found by any court or administrative body of competent jurisdiction to be illegal, invalid or unenforceable, the legality, validity or enforceability of the remainder of the Clause or Paragraph which contains the relevant provision shall not be affected, unless otherwise stipulated under applicable law. If the remainder of the provision is not affected, the Parties shall use all reasonable endeavors to agree within a reasonable time upon any lawful and reasonable variations to this Agreement which may be necessary in order to achieve, to the greatest extent possible, the same effect as would have been achieved by the Clause, or the part of the Clause, in question.

12. Amendments

12.1 The Collective of San Antonio retains the unilateral authority to modify the terms of this Agreement without the requirement of consent from the other party involved.

13. Miscellaneous

13.1 The mission of our Society is to provide members with the highest level of private communication, quality care, as well as all manner of education, be it on-site or remote, awareness, information, services, advice, counsel, and support along with a platform in which to conduct all manner of social activity, all manner of lawful assembly, and all manner of private business with the Society and with other Societies and Society members, keeping all business in the private domain and utilizing the protections under the Common Law of Contracts, Trust Law, Contract Law, and God's Law.

13.2 The Societies aim and charter are to give aid, render help to the sick and the afflicted. In so doing, we affirm the right of religious freedom which is not just religious or ecclesiastical in nature. We believe that God himself bestowed us with "unalienable rights", regardless of religious beliefs, affiliation, and tenants.

13.3 This Society of members hereby declares that we are standing on our rights to maintain and protect the God-given rights, constitutional guarantees, and civil liberties and freedom of every member.

13.4 We exercise our right to speak, ask for advice, guidance, and counsel, and are free to choose the information, products, services, therapies and treatments we want: We believe in the rights of free speech, petition, assembly, and the right to gather together for the lawful purpose of advising and helping one another by asserting our rights. We proclaim the freedom to choose for ourselves the types of testing, education, treatment, and services that we think best for achieving and maintaining optimal wellness, happiness, and healthiness. We proclaim and reserve the right to include options and information, whether traditional or nontraditional, conventional or nonconventional. We proclaim and reserve the right to decide for ourselves the path of our lives.

13.5 The Society will recognize any person 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 bringing to fruition the purposes heretofore declared.

13.6 No member (Individual and/or Other Entity) will intentionally cause any other member of the Society harm, be it physical, spiritual, emotional, or financial, including but not limited to not bringing any type and or form of legal proceedings against the Society and/or other Member of the Society.

13.7 We proclaim the freedom to choose and provide for ourselves a free, independent, and secure environment and to enhance this environment for the promotion and advancement of ideas and beliefs in health and wellness.

MEMORANDUM OF UNDERSTANDING

The relationship between members: I understand that the members who provide services and care do so in the capacity of a fellow member and not in the capacity of a licensed healthcare provider, licensed attorney, licensed tax professional. I further understand that within the society no doctor-patient relationship, or attorney-client privilege exists but only a contract member-member collective relationship. In addition, I have freely chosen to change my legal status as a public patient, customer, client, or member of the public to that of a private member of the Society. I further understand that it is entirely my own responsibility to consider the advice and recommendations 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, advice, counsel, therapy, treatment and care is my own carefully considered decision. Any request by me to a fellow member to assist me or provide me with the aforementioned advice, counsel, therapy, treatment, service and/or care is my own free decision in an exercise of my rights and made by me for my benefit, and I agree to hold the Trustees, and other members and the Society harmless from any unintentional liability for the results of such, except for harm that results from instances of a clear and present danger that raises to the level of substantive evil with malicious intent as determined by the Society.

In addition, I understand that, since the Society is protected God's Law, it is outside the jurisdiction and authority of Federal and State Agencies and Authorities concerning any and all complaints or grievances against the Society, Trustee(s), or members. All rights of complaints or grievances shall only be settled by an internal committee established by the Trustees of The Collective of San Antonio. Therefore, for the benefit of the society and its members, I agree not to seek any remedy for relief in the Public Domain. I agree that my violation of any part of this member agreement would result in a no contest legal proceeding against me, including fines and penalties as determined by The Collective of San Antonio and in accordance with the Bylaws of The Collective of San Antonio. The privacy and security of membership records maintained within the Society, including any medical, healthcare, or legal records, data, scans, surveys, analyses, tests, results, statements, forms, reports, or samples kept by the society will be strictly protected and only released upon written request of the member, and not to be shared or sold in the public domain without express written consent of both the Society and the member. I agree to join the Society, a Private Ecclesiastic Research Society, and contract under the Common Law of Contracts, with other members that also seek to help each other achieve better health and live longer with good quality of life.

I understand that the professionals, practitioners, and other providers who are fellow members of the Society are offering me advice, services, and benefits that do not necessarily conform to conventional practice, I fully agree not to file a lawsuit malpractice, civil, or any other suit against a fellow member of the Society, unless that member has maliciously forced me to a "clear and present danger that rises to the level of substantive evil" of "criminal intent". I acknowledge that the members of the Society may not carry malpractice or liability insurance. No member will intentionally cause any other member of the Society harm be it physical, spiritual, emotional, or financial. If such a danger arises, I will make a grievance report to the Society for an equitable decision against the other member(s).

As a member, I accept the goals of helping my brain and body function better and choosing information and techniques that are both very safe and have a reasonably good chance to succeed, realizing that no technique or treatment is foolproof. If I choose to conventional approaches to managing my health and business, such as to forgo drugs, surgery, or radiation that has been recommended to me by others, or conduct ones business affairs privately outside of the public domain, I fully accept the risk that I might suffer serious consequences from that choice. Other aspects of informed consent will take place in my discussions with the providers and my fellow members of the Society. I accept full and complete responsibility for my own life, and my own consequences for my own decisions in my journey for life, liberty, and my personal private pursuit of happiness.

My activities within the Society are a private matter and I lawfully refuse to share with the Public Domain, State Medical Board, my own insurance company or any other public corporation, including government agencies without both my express permission and that of the Society. All records and documents remain as property of the Society, even if I receive a

copy of them. Any disclosure on my part of any information provided to me by the Society will constitute a violation of this membership agreement.

I understand that members, teachers, instructors, educators, doctors, lawyers, nurses, and other service providers within The Collective of San Antonio are or may not be licensed educators, teachers, instructors, doctors, lawyers, nurses, or coaches.

I understand that within The Collective of San Antonio a private contractual relationship exists as a contract member to member collective relationship. I have freely chosen to become a private member of The Collective of San Antonio. In joining the Society, I hereby change my legal capacity as that of a public person, customer, or client to a private member of The Collective of San Antonio.

I understand that the Society is outside the jurisdiction and authority of Federal and State Agencies and Authorities concerning any and all complaints or grievances against the Society, any Trustee(s), or member(s). All rights of complaints or grievances will be settled by a designee, committee, or tribunal appointed by the Trustees of the Society. By agreeing to this member agreement I agree that I have sought sufficient education to determine that this is the course of action I want to take for myself and my children.

I agree that violation of this membership contract will result in a no contest legal proceeding against me, including but not limited to liens and fines placed against myself and my property as a result of my violation of this membership contract, and therefore I acknowledge and consent that any breach of this Agreement on my part shall result in a judgment in favor of the Society in the amount of ten million dollars (\$10,000,000), which shall be immediately due and payable on demand. Other aspects of informed consent may take place in my discussions with the providers and my fellow members of the Society. As I am voluntarily choosing this method of education and service providers, I will not hold The Association or its members financially liable for any particular outcome.

I agree to join The Collective of San Antonio, a Private Ecclesiastic Research Society under common law, whose members seek to help each other achieve better health, education, and good quality of life.

My activities within the Society are a private matter that I refuse to share with any public agency without expressed specific permission. All records and documents remain as property of the Society, even if I receive a copy of them. I fully agree not to pursue any course of legal action against a fellow member of the Society, unless that member has exposed me to a clear and present danger of substantive evil, and upon the recommendation and approval of the Society.

I enter into this agreement of my own free will without any pressure or coercion. I affirm that, as a private member I do not represent any Local, State or Federal agency whose purpose is to regulate and approve products, services, or practices, or to carry out any mission of enforcement, entrapment or investigation. 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, and that my membership can and will be revoked if I engage in abusive, violent, menacing, problematic, destructive or harassing behavior towards any other member. These pages consist of the entire agreement for my membership in the Association.

As a member of The Collective of San Antonio, I acknowledge and agree that it is my responsibility to regularly review and stay informed of any changes or updates to these terms of membership. The Collective of San Antonio may modify, amend, or revise these terms and conditions at its discretion, and such changes will be effective immediately upon posting on the website or platform of The Collective of San Antonio. It is my duty to periodically check for updates and to comply with the most current version of these terms and conditions.

Payment of any dues, fees, or program costs, if applicable, and delivery of these signed documents to a representative of the Society is considered sufficient for membership contract. Term begins with the date of submission of this contract.

Member's free will and agreement: I enter into this agreement of my own free will or on behalf of my dependent without any pressure or promise of a cure, remedy, or solution. I affirm that I do not represent any State or Federal agency or corporation whose purpose is to regulate the practice of law, or medicine and/or approve products for the public only. I have read and understood this document, and my questions have been answered fully to my satisfaction. These pages and Article 13 of the Articles of Association of this Society consist of the entire agreement for my membership in the Society and they supersede any previous agreement.

Terms of agreement and cancellation: I understand that I can withdraw from this agreement and terminate my membership in this Society at any time. Canceling my membership, in no way (a.) waives the adherence to the terms and conditions of this contract, (b.) refunds the annual membership fees, nor (c.) cancels any private contract entered into between myself and other private members. I understand that my membership will auto-renew on the annual anniversary date of my membership and will continue to auto-renew until I decide to cancel, which I can do at any time by emailing richard@quantum-sa.com with the subject line "PMA Renewal Cancellation Request" or in writing to The Collective of San Antonio c/o 8121 Callaghan San Antonio, Texas 78249 at least 14 business days prior to auto-renewal. I understand not renewing my membership will suspend membership status but not cancel membership until I voluntarily request to cancel in writing.

Member Fee: I understand that the member fee entitles me to receive those benefits declared by the Trustees and I agree pay the sum of \$100.00 (One Hundred Dollars) as consideration for my Annual Membership Contract, to be collected at the discretion of the Trustees of The Collective of San Antonio, and do hereby certify, attest, and warrant that I have carefully read the above and foregoing Membership Agreement of The Collective of San Antonio and I fully understand and agree with the same.

Declaration of Purpose

Articles of Association
Article Two
The Collective of San Antonio

Purpose

The Society is organized in part for educational, spiritual, natural health, and beneficent purposes, and is established under the exclusive jurisdiction of the Bylaws of The Collective of San Antonio, for furthering the upliftment and enlightenment of all people throughout the World and the betterment of life on planet Earth. The formation of the offices of Trustees and Director does not incorporate the spiritual society, The Collective of San Antonio, which must always remain unincorporated.

Covenant of Silence

Section Fourteen of The Collective of San Antonio Bylaws
The Collective of San Antonio

Covenants

The Collective of San Antonio, a Private Ecclesiastic Research Society, establishes for this Society a Covenant of Silence. This Covenant of Silence is between the Trustees of The Collective of San Antonio and the individual Members who hereby agree to maintain strict silence and confidentiality concerning any information, discussions, or events shared or witnessed between them. All members are bound by a legal obligation not to disclose, discuss, or reveal any information, discussions, or events or activities shared or witnessed to any third parties, whether through oral communication, written correspondence, electronic means, or any other form of communication and to observe this covenant and keep all private matters private until death.