

Please Read Carefully

Thank you for your interest in receiving assistance from MICHAEL MARCEL TURCOTTE a drugless Functional Medicine Practitioner and of Pastoral Science & Medicine.

In the Agreement below, your Practitioner MICHAEL MARCEL TURCOTTE is referred to as “Practitioner”; you are referred to as “Client”; the term “Party” refers to an indicated party to the Agreement; and the term “Parties” refers to Practitioner and you jointly.

Please read this Agreement carefully and indicate your acceptance by signing at the bottom of each page

Agreement for Services

WHEREAS the Parties to this Agreement share the belief that it is every person’s right to seek the healthcare and wellness services of their choice; and relying further upon their rights protected by the U.S. Constitution to enter into private relationships and contracts of their own choosing;

AND WHEREAS, the Parties hereto desire that this Agreement establish a private associational relationship between them for the purpose of sharing spiritually-based natural health and wellness principles and practices free from secular governmental influence, regulation and control;

NOW THEREFORE, in consideration of the mutual covenants contained in this Agreement and for other good and valuable consideration, the adequacy and receipt of which are acknowledged; and based on the belief, rights and for the purpose indicated above, **IT IS HEREBY AGREED AS FOLLOWS:**

1. Exclusive Agreement. Parties acknowledge and agree that this Agreement shall govern the Parties’ relationship as described below and shall supersede any other agreement between the Parties, written or oral, that is contrary to the terms and conditions hereof.

Additional agreements relating to and specifying any membership, cost, type service, length of service and product related matters may be formed between Practitioner and Client as long as nothing therein conflicts with the terms and conditions of this Agreement and should such conflict occur, the terms and conditions of this Agreement shall predominate and control.

2. Practitioner Agrees. In providing Drugless Functional Medicine services to Client; to maintain Practitioner’s at any time during the Agreement term; to provide Client with a written Practice Disclosure describing the Practitioner’s education, training and experience in the services to be provided; to use Practitioner’s best efforts to formulate a wellness protocol to assist Client in achieving Client’s desired health goals and to deliver and perform services in an ethical and professional manner in compliance with PMA license standards.

3. Client Agrees. In accepting Practitioner’s services, to request all information Client deems necessary to determine whether Practitioner is suitable for Client, considering Practitioner’s education, experience, services to be provided and cost; to fully disclose to Practitioner all pertinent information requested to assist Practitioner in developing a wellness protocol for Client; to meet at the agreed appointment times and pay timely the agreed charges; and to faithfully follow the wellness protocol with changes only as mutually agreed by the Parties.

4. Services Provided. For purposes of this Agreement, Drugless Functional Medicine services are defined as natural health and wellness therapies, products and services that are not in conflict with scripture and that are solely intended to improve physical, mental and spiritual health. Drugless Functional Medicine services are not state licensed medical services; are not provided in a conventional doctor-patient relationship; do not activities or substances that are regulated by governmental agencies; and while Drugless Functional Medicine services may be provided to improve health as an adjunct to medical care, such services do not include diagnosing, treating or curing, or attempting to diagnose, treat or cure, any illness or disease or constitute the conventional practice of medicine. Therefore, in the event illness or disease is suspected, known or becomes suspected or known while Client is receiving Drugless Functional Medicine services; it is Client’s sole responsibility to seek appropriate medical care in place of or as an adjunct to the services provided by Practitioner.

5. Indemnification. Client acknowledges that Practitioner does not provide any guarantee or warranty as to the success of any suggestions, protocols or products provided by Practitioner; and Client further agrees that, in the absence of evidence of negligence or intentional wrongdoing on the part of Practitioner, Client’s failure to achieve Client’s health and wellness goals is not actionable under this Agreement. Therefore, Client hereby agrees to indemnify and hold Practitioner harmless for any claim or action based on Client’s failure to achieve Client’s desired health and wellness goals as a result of following Practitioner’s advice or provided protocols.

6. Independent Practitioner. Practitioner and Client acknowledge and agree that Practitioner is an independent health professional and not an employee, contractor or representative of any Drugless Functional Medicine organization or

regulatory board or specifically the Pastoral Medical Association*, and that Practitioner is solely responsible for Practitioner's actions, suggestions, services and/or products. Practitioner and Client further acknowledge and agree that the any Drugless Functional Medicine organization or regulatory board or specifically the Pastoral Medical Association* does not have, incur or accept any responsibility or liability for Practitioner's actions, suggestions, services and/or products, or in any manner guarantee or promise Client's overall success or any particular results in following Practitioner's advice or accepting Practitioner's services pursuant to this Agreement. Therefore, Practitioner and Client hereby agree to indemnify and hold any Drugless Functional Medicine organization or regulatory board or specifically the Pastoral Medical Association* harmless for any claim or action based on the parties entering into this Agreement for Wellness Services, or on the advice or services provided by Practitioner to the Client, or on the failure of the Client to achieve desired health outcomes.

In this regard, the Parties hereto also agree that the Pastoral Medical Association is a third-party beneficiary of this Agreement and that this provision No. 6 relating non-responsibility and indemnification of the Pastoral Medical Association is binding on the Parties and may not be modified without the specific prior written consent of the Pastoral Medical Association.

7. Records and Confidentiality. The Parties acknowledge and agree that Client's records provided to or maintained by Practitioner are privileged ministerial communications and not medical records. Therefore, Parties agree that such records may not in any case be released as medical records. Client is entitled to a copy of Client's records but any other release must be in compliance with standards for ministerial records in the jurisdiction where services are provided. The Parties further acknowledge and agree that ministerial communications are confidential and the content of such communication may not be divulged by Practitioner to any other party, except in accordance with Practitioner's own policy wherein proper reporting may be made in the event any person is at risk of harm, or has been harmed, or as may be required in the jurisdiction where services are provided.

8. Complaints and Grievances. The Parties acknowledge and agree that complaints and grievances shall be managed as follows: Complaints against Practitioner for suspected unprofessional conduct including providing services outside the scope of Drugless Functional Medicine services shall be reported to the Pastoral Medical Association and shall be addressed and resolved through PMA's administrative ecclesiastical process. Which is as follows; For all complaints, disagreements and grievances, Parties agree to use their best efforts to resolve their dispute privately and if that fails, the sole recourse shall be resolution through arbitration, and the decision pursuant to arbitration shall be final and binding. Arbitration agreed to be sought through the National Center for Life and Liberty at www.ncll.org or through an arbitrator mutually agreed upon by the Parties. Jurisdiction for enforcement of arbitration decisions shall be the state/jurisdiction where services were or are provided.

9. Complaint Prohibition and Penalty. The Parties understand and agree that the Drugless Functional Medicine services provided by Practitioner are not regulated by governmental entities and that complaint provisions of Section 8 above provide Parties a fair and impartial path to resolution of any disputes. The Parties further agree that they have read, understood and entered this Agreement voluntarily; and that they will Agreement for Wellness Services PMA 2016 defend this Agreement and their rights to contract privately for Pastoral Science & Medicine services without outside interference. In view of this, the Parties also agree to pursue relief and resolve any disputes between them only in the manner provided by Section 8 of this Agreement above and not to file any verbal, recorded or written complaint, grievance or lawsuit with any individual, agency, court, state board, better business bureau, newspaper or social media forum, blog or any other public or private medium or otherwise, not specifically authorized by Section 8. Upon presentment of reasonable evidence that one of the Parties has violated this prohibition, the offending Party agrees to pay the other Party \$500 penalty for each separate breach of this provision, and to reimburse any expenses incurred by the offended Party as a result of such breach.

10. Limit to Recourse. Aside from the agreed contractual penalty provided under Section 9 above, the Parties agree that, absent evidence of negligent or intentional wrongdoing on the part of the Practitioner causing mental or physical injury to the Client, recovery to the prevailing Party pursuant to any action brought under this Agreement, whether through private settlement or arbitration, shall be limited to the complaining Party's actual provable loss. Actual provable loss is defined as the total dollars expended by Client or due to Practitioner for services and products rendered, in addition to expenses incurred by an offended Party pursuant to Section 9 above if applicable. The prevailing Party shall also be entitled to reimbursement of arbitration costs.

11. Separation of Practices. In the event that Practitioner holds a state issued license as a healthcare provider in the state where the Client is receiving services from Practitioner, Client acknowledges and understands that the ecclesiastical Drugless Functional Medicine services being offered and accepted from the Practitioner under the terms of this Agreement are totally separate and distinct from any services the Practitioner may offer and provide under Practitioner's state licensed practice. Client agrees that this is an important distinction, that Client has been given the opportunity to discuss the difference between such services with Practitioner and have any questions answered, and that Client is clear about, understands and is not confused by the distinction and separation of such services.

12. Declaration Client is hereby requesting practitioner to perform an evaluation, analysis, or interview and set up a program or have sessions for the purpose of supporting and balancing my body or enhancing my wellness, or for the

purpose of my education. It is understood and agreed by all parties that the practitioner provides both non-conventional drugless functional medicine services and massage and bodywork therapy services. It is understood and agreed by all parties that they can distinguish between functional medicine services and massage therapy services and that the client may decide what services the client is requesting. It is understood and agreed by all parties that the practitioner has NO medical background and is not a doctor or medical professional and that no products or services that may be suggested to me are intended as a substitute for regular medical care. It is understood and agreed by all parties that at any time while this agreement is valid and or in the event that the client believes that at any time they have an illness or disease, or have reason to suspect that the client may have a medical problem, the client will contact and inform the practitioner and is hereby being advised that in such event that if the client believe they may have a disease or illness to seek immediate medical care from a licensed conventional medical doctor immediately and in no event disregard professional medical advice or delay seeking professional advice because of something I have received, read or heard from practitioner. It is understood and agreed by all parties that the practitioner that information and statements regarding dietary supplements, medications, surgical procedures, and therapies may not necessarily have been evaluated by the Food and Drug Administration and that no products, service or information are not intended as diagnosis, prescription, or treatment for any disease, physical or mental. It is understood and agreed by all parties that the practitioner may not have graduated from a conventional traditional school and may not be licensed and or accredited by and governing regulatory authority. It is understood and agreed by all parties that the practitioner has following training and/or certifications and/or studies and/or background in: functional medicine and wellness counseling, nutritional counseling, herbal counseling, microscopy, live blood/cell analysis, Biological Terrain Analysis, Lymphatic detoxification therapy, light therapy, universal frequency therapy, essential oils counseling, and eastern massage and bodywork therapies.

13. Term, Termination and Survival. This Agreement shall become effective when signed below and shall continue in effect until terminated. Either Party may terminate this Agreement at-will with thirty (30) day’s written notice to the other Party. Termination shall not relieve the Parties from any debt or liability incurred hereunder while the Agreement was active; and all terms and conditions of this Agreement intended to protect the Parties and their records and regulate disputes, grievances or complaints between them shall survive any termination.

14. Amendments. Any amendment to this Agreement must be in writing and signed by both Parties.

15. Notices. All notices, requests, consents, demands, and other communications under this Agreement shall be in writing and shall be deemed to have been duly given on the date of service if served personally on the Party to whom notice is to be given, on the date of transmittal of services via facsimile or electronic mail to the party to whom notice is to be given, or on the third day after mailing if mailed to the Party to whom notice is to be given, by first class mail.

16. Successors and Assigns. This Agreement will inure to the benefit of, and be binding upon, the heirs, successors and assigns of the respective Parties.

17. Severability. If any provision of this Agreement shall be declared void or unenforceable by any judicial or administrative authority, the validity of any other provision and of the entire Agreement shall not be affected thereby.

18. Headings. Headings used herein are for convenience only and shall not be used to construe meaning or intent.

19. Manner of Execution. Client and Practitioner agree that this Agreement may be signed electronically and confirmed in separate parts to become fully binding on both parties as follows: (a) by the Practitioner accessing the Agreement form online at www.michaelmarcelturcotte.com website, printed, signed and photocopied and or delivered in block below, with contact information provided by the Client – including the Client’s email address or the email address for a person authorized by the Client to receive/send email on behalf of Client; (b) by the Practitioner then submitting the information provided by the Client and entered into the Agreement form, causing an email to be sent automatically to the Client and Practitioner with copies of the completed Agreement and above-referenced Practice Disclosure; and (c) by the Client or the person authorized by the Client to receive/send email on behalf of Client acknowledging receipt of the completed Agreement and Practice Disclosure and the Client’s acceptance of the terms thereof.

IN WITNESS WHEREOF, the Parties to this Agreement for Services hereto have entered their names and contact information below with the intention to be bound by the terms and conditions of this Agreement.

PRINT NAME	SIGNATURE	TODAY’S DATE
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