

Articles of Association and Bylaws of Resource Place PMA a Private Membership Health Association

ARTICLE I

Name

The name of this Private Membership Association shall be the Resource Place PMA, and the aforesaid Private Membership Association shall conduct business in the private domain, with all protections afforded by the Universal Declaration of Human Rights (UDHR), the U.S. and State Constitutions, the Charter of Rights of Canada, and by law, under the name of Resource Place PMA and any other derivative of this name, not previously registered as a corporation.

ARTICLE II

Object and Mission Statement

Object

To allow the Private Membership Association founder and all Private Membership Association members with a platform in which to conduct all manner of private business with the Association and with other Associations and Association members, keeping all business in the private domain and utilizing the protections guaranteed by the UDHR, the Constitution, and the Charter of Rights to conduct business in private, remaining outside of the jurisdiction of the regulation imposed upon public commerce and legal fictions by government entities.

To provide a resource for members to seek natural health consultation, products, services, and education without outside influence of biased entities, corporations, lobbyists, and legislators; provide a private forum to educate, counsel, advise, and share lawful and legal opinions, information, processes, and procedures while remaining within the private domain, and to conduct any manner of business within the private domain as seen fit by the founder or her designee.

Mission Statement

To concentrate on providing products, services, processes, procedures, tips, and treatment advice that help people heal naturally and in conjunction with the use of homeopathic remedies, flower essence, tissue (cell) salts, nutrients, vitamins, minerals, and all manner of suggestions, advice, and education on natural health matters, all under the protections afforded and guaranteed by the Universal Declaration of Human Rights, the U.S. Constitution and equivalent provisions of the various State Constitutions, the Charter of Rights of Canada, and by law to the natural living man/woman.

Provide and share products, information and services including, but not limited to, naturally grown whole foods, vitamins, minerals, herbs, enzymes, phytonutrients etc.; devices including, but not limited to, low power lasers, electricity, light, magnetism, sound, radiation, vibrational energy resonance; oils, extracts, creams, gels, lotions, salves, and homeopathic remedies containing any of the above and any and all other kinds of natural food, devices, substances, educational, informative, or entertaining material which can be used for healthcare purposes (stored on any type of media) but which have been neither submitted to the FDA for approval nor approved (or denied approval) by the FDA, and freely discuss and talked about, obtained, exchanged, viewed and used on and by members of the Association.

Provide and share, legal and lawful services, procedures, advice, counsel, and tips and any other information or services which may be deemed beneficial to Association members by the Association founder and freely share, discuss, and talk about, obtain, exchange, view and/or use information and services by members of the Association while keeping all business within the private domain.

ARTICLE III

Members

Section 1. Members

A. Primary. Primary members are adult full members who are counted in the membership rolls of the association, whether by written or verbal request for membership.

B. Business. Business Members are business entities who are structured as a legal fiction for the purposes of business, exempting government entities or agencies, and whose primary membership intention is to do business with other members of this Association in the private domain. All Business Members, acting in the capacity of natural man/woman and representing a legal fiction, acknowledge that their level of protection under this membership is limited and their legal fiction is still subject to regulation within the public domain by contract.

Section 2. Eligibility

A. Any natural man or woman, being of sound mind and not previously banned from membership or sanctioned by the Association is eligible for membership in this Association and shall become a member upon approval of membership request or application.

B. Children of members, not yet reaching the age of reason, being of sound mind, may conduct business under the protections of this Association with the consent of their member parent or guardian.

ARTICLE IV

Dues and Finances

Section 1. Dues

1. Membership shall be open to any natural man or woman or any person which or who adheres to the purposes of this Association in Article I.
2. Both a one-time lifetime membership and a yearly membership may be offered as the following:
 - Primary Membership in the Association shall be a one-time due of \$10.00, unless amended within the bylaws at a future date.
 - Business Memberships may require monthly or annual dues to be established at a future date by amendment to the bylaws.
 - Membership dues may be established by future amendment to the bylaws for access to the on-line advocacy forum.

All financial transactions for the Private Membership Association shall remain the sole responsibility of the Private Membership Association creator being Gabriella Calvi-Rooney, the natural living woman, and/or her designee, acting as Treasurer for the Association. The Association founder, Gabriella Calvi-Rooney is the only Association representative authorized to enter into contracts or agreements or make financial decisions on behalf of this Private Membership Health Association unless future amendments to the Association bylaws transfer that authority to another officer of the Association.

ARTICLE V

Officers

Section 1. Officers

The officers of this Association shall be a founder/president, being Gabriella Calvi-Rooney, with officer positions of vice president, secretary, and treasurer to be filled at the discretion of the president.

Section 2. Term of Office

The officer holding the office of President of this Private Membership Association shall assume their duties immediately upon establishment of this Private Membership Association. Additional Officers shall assume the duties of appointed offices as directed by the president. Officers shall serve at the discretion of the president or until their successors are appointed.

Section 3. Vacancy in Office

A vacancy in any office shall be filled by the President or her designee.

Section 4. Duties

Officers, when appointed, shall perform the duties as directed by the President.

A. The president shall:

1. preside at all meetings of the association and the advisory board;
2. appoint chairmen of committees when deemed necessary.

B. The vice-president shall:

1. perform the presiding duties of the president in the absence of or at the request of the president;
2. fill the unexpired term if a vacancy occurs in the office of president; and
3. fulfill such other duties as may be assigned by the association President.

C. The secretary shall:

1. record the minutes of all meetings of the association and the advisory board;
2. be custodian of all documents, including association bylaws, special rules, and standing rules;
3. conduct correspondence as directed by the president;
4. Fulfill such duties as may be assigned by the president.

D. The Treasurer, once appointed, shall:

1. be custodian of all funds, disbursing them as directed by the president;
2. present a quarterly financial statement or a financial statement at any other time as requested by the President and present an oral statement at each association meeting and/or advisory board meeting;
3. prepare the financial records for audit upon request of the president;
4. notify members when requested of the dues structure for the association; and
5. fulfill such other duties as may be assigned by the president.

ARTICLE VI

Meetings

Section 1.

In the event that the President of the Private Membership Association should decide to establish a board of directors, this board will serve only in the capacity of an advisory board and meetings of this advisory board may be held at the discretion of the President, a time and place determined by the President and if deemed by the President to be feasible may be held via telephone or internet conference.

ARTICLE VII

Board of Directors

Section 1. Composition

The board of directors, if established, shall be composed of the officers as well as any appointees by the President at her discretion. The board of directors shall serve as an advisory board only and without regulatory authority.

Section 2. Duties

The board of directors shall be an advisory board and none of its acts shall conflict with action taken by the association President.

ARTICLE VIII

Committees

Section 1. Committees may be created and/or appointed at the discretion of the President.

Section 2. Ex-officio Membership. The president shall be an ex-officio member of all committees.

ARTICLE IX

By-Laws

By-laws may be adopted by the Association for the purpose of carrying out the Association's Declaration of Purpose. The Association President may promulgate and adopt bylaws which will have the same force and effect as the Articles of the Association provided that said by-laws do not

contravene the Articles of Association. By-laws may be repealed or amended by the Association President at any time.

ARTICLE X

Dissolution

In the event of the dissolution of the Association, the assets shall be liquidated and distributed to Association creditors if any lawful debt is owed or outstanding. In the event of dissolution absent any debt owed or outstanding, the Association president shall maintain sole discretion of the disposition of Association assets.

ARTICLE XI

Parliamentary Authority

The rules contained in the current edition of Robert's Rules of Order Newly Revised shall govern the proceedings of this Association in all cases to which they are applicable and in which they are not inconsistent with, these bylaws, any special rules of order the Association may adopt, and any Association statutes applicable to this organization that do not authorize the provisions of these bylaws to take precedence.

ARTICLE XII

Amendments

Section 1. Recognizing that as the Association grows there may be need for further structure and creation of smaller bodies acting as units of the Association and further recognizing that with that growth may come a need for the board of directors to transition to a governing body of the Association, these bylaws may be amended as needed by the president.

Section 2. Any amendment to these bylaws shall be affected by the president.

Section 3. Resource Place PMA, a Private Membership Association, provides a platform for all Association members to be capable of conducting business, in the private domain, with each other as a private business matter and strictly outside of commerce keeping private business in the private domain.

Subsection A. As a lawfully formed, constitutionally protected, Private Membership Association (PMA) any and all matters of dispute between members and the Association or between members of the Association remain in the private and are not subject to regulation, decision, rule, or authority of any outside authority, agency, unit, or other governing entity.

Subsection B. In the event of dispute between the PMA and a member, or between members of the PMA, the Resource Place Association President, or their designee or designated group or tribunal, retains all authority to settle disputes or to appoint an authority to settle disputes.

Subsection C. Dispute resolution decisions by the Resource Place PMA are final and binding upon all parties and are not subject to appeal to any outside authority.

Subsection D. Any member of the Resource Place PMA who refuses to comply with the final dispute resolution settlement will be sanctioned as seen fit by the President including, restricting or limiting the ability to conduct private business with other members under the protections afforded to this PMA up to and including the termination of membership in this Association.

Section 4: The following Resource Place PMA Membership Application shall be incorporated into these bylaws and shall be applicable to all Association members whether membership request was written or verbal;

The Resource Place PMA - A Private Membership Association

I _____, for membership fee paid in hand, do hereby join the Resource Place PMA, a Private Membership Association and/or any Social Media Group started by, created by, organized by, or managed by Gabriella Calvi-Rooney. I agree to the terms and conditions of the Resource Place PMA agreement as follows:

1. This Association of members declares that our objective is to allow the Private Membership Association founder and all Private Membership Association members with a platform in which to conduct all manner of private business with the Association and with other Associations and Association members, keeping all business in the private domain and utilizing the protections guaranteed by the Universal Declaration of Human Rights, the U.S. and State Constitutions, and the Charter of Rights of Canada to conduct business in private and to provide a platform for members to conduct business in the private domain under all protections acknowledged and guaranteed by the aforesaid documents and any previous protections guaranteed.

2. We believe that the Universal Declaration of Human Rights, the Constitution of the United States of America and the Constitutions of the various states within the United States of America, and the Charter of Rights of Canada guarantees our members the rights of free speech, petition, assembly, and the right to gather together for the lawful purpose of helping one another in asserting our rights protected by those Constitutions, Charter and Statutes, in addition to the rights to be free from unreasonable search and seizure, the right to not incriminate ourselves, and the right to freely exercise all other unalienable rights as granted by God and guaranteed by those Constitutions, Charter, and Statutes

WE HEREBY Declare that we are exercising our right of "freedom of association" as guaranteed by the U.S. Constitution and equivalent provisions of the various State Constitutions, as well as the Charter of Rights of Canada. This means that our Association activities are restricted to the private domain only and outside of the jurisdiction of government entities, agencies, officers, agents, contractors, and other representatives as provided by law.

3. We declare the basic right of all of our members to decide for themselves which Association members could be expected to give wise counsel and advice concerning all matters including, but not limited to physical and mental health care assistance, law, and any other matter and to accept from those members any and all counsel, advice, tips, whom we feel are able to properly advise and assist us.

4. We expect the freedom to choose and perform for ourselves the types of therapies and treatments that we think best for diagnosing, treating and preventing illness and disease and for achieving and maintaining optimum wellness, as well as the freedom to choose for ourselves any types of assistance which may be made regarding law and any other business activity.

5. The mission of this Association includes a forum for members to conduct business between members in the private domain with the protections guaranteed within the aforesaid Declarations, Constitutions and Charter remaining fully intact.

6. The Association will recognize any person(s), natural or otherwise (irrespective of race, color, or religion) who have joined this Association or any social media group organized, created, or managed by this Association and is in agreement with these principles and policies as a member of this Association, providing said person has not been sanctioned or banned by the president/administrator, and will provide a medium through which its individual members may associate for actuating and bringing to fruition the purposes heretofore declared.

7. Membership to this Association, "Resource Place PMA" and any of its groups may be terminated by Gabriella Calvi-Rooney, or her designee, at any time, should she conclude that a specific member is interacting with her or any other members in a way that is contrary or detrimental to the focus, principles, and betterment of this Association.

8. I affirm that I do not represent any State, Federal, or other agency whose purpose is to regulate and approve products.

9. I enclose the sum of \$10.00 as a consideration for my one-time lifetime membership contract.

I agree this contract began on the date of my joining "Resource Place PMA" or any other Association designated within, or authorized by the Association bylaws. I declare that by joining this Association and/or the Associations social media group(s), I have carefully read the whole of this document and I understand and agree with it.

I also agree that, should I disagree with any part of this statement, I will immediately provide written notice of termination of my membership here.