



## PROGRAM AGREEMENT

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It is a pleasure to welcome you to this Disease Reversal Coaching Program. During the upcoming weeks, you will learn ways to help yourself achieve a healthier lifestyle. Please read the following. If anything is unclear, please ask.

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This agreement is made today between the Coach of the Program, and the person named at the end of this document [the Client]. The program in which you are about to enroll will include all the following:

- A. One-hour appointments every other week, which will include discussion on your progress, recommendations, and a full set of notes.
  - B. Weekly special events like a health food store tour and discussion related to health and wellness
  - C. A variety of handouts, recipes and other materials
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### **SCHEDULING**

I understand that my client have busy schedules and I take pride in not keeping them waiting or keeping them longer than planned. Each Session will end an hour after it was schedule to begin. Please be on time. If the Client needs to cancel or reschedule an appointment, please do so 24 hours in advance. Otherwise, the Client will forfeit that appointment and have not an opportunity to reschedule it.

Program begins \_\_\_\_\_ And ends \_\_\_\_\_ (“End Date”)

This program expires if all 4 sessions have not been completed within the month after the End Date specified above.

### **PAYMENTS & REFUNDS**

The Client understands that the regular cost of the Program \$500. However, registration today reduces the cost to \$300. Upon commencement of the Program, the full \$300 is due and must be paid in full.

However, in order to assist the Client to afford this Program, the Client may pay for Program Fee in installments of \$150 every other week.



In the event of the Client's absence or withdrawal, for any reason whatsoever, the Client will remain fully responsible for the unpaid balance of the Program. Under no circumstances will the Counselor refund any payments made by the Client. By signing this Agreement, the Client agrees to be legally obligated to pay the full amount of this Program.

### **DISCLAIMER OF HEALTHCARE-RELATED SERVICES**

The Coach encourages the Client to continue to visit and be treated by his/her healthcare professionals, including, without limitation, a physician. The Client understands that the Coach is not acting in the capacity of a doctor, licensed dietician-nutritionist, massage therapist, psychologist or other licensed or registered professional. Accordingly, the Client understands that the Coach is not providing healthcare, medical or nutrition therapy services and will not diagnose, treat or cure in any manner whatsoever, any disease, condition or other physical or mental ailment of the human body.

The Client has chosen to work with the Coach and understands that the information received should not be seen as medical or nursing advice and is certainly not meant to take the place of seeing licensed health professional.

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### **PERSONAL RESPONSIBILITY AND RELEASE OF HEALTHCARE-RELATED CLAIMS**

The Client acknowledges that the Client takes full responsibility for the Client's life and well-being, as well as the lives and well-being of the Client's family and children (where applicable), and all decisions made during and after this Program.

The Client expressly assumes the risk of the Program, whether or not such risk were created or exacerbated by the Coach. The Client releases the Counselor, teachers, lecturers, agents, disease reversal coach and staff (collectively, the Releasees) from any and all liability, damages, causes of action, allegations, suits, sum of money, claims and demands whatsoever, in law, admiralty or equity, which against the Releasees, the Client ever had, now has, or will have in the future against the Releasees, arising from the Client's past or future participation in, or otherwise with respect to, the Program, unless arising from gross negligence of the Releasees.

### **CHOICE OF LAW, ARBITRATION AND LIMITED REMEDIES**



This agreement shall be constructed according to the State of California. In the event that any provision of this agreement is deemed unenforceable, the remaining portions of the Agreement shall be severed and remain in full force. In the event a dispute arises between parties, either arising from this Agreement or otherwise pertaining to the relationship between the parties, the parties will submit to binding arbitration before the American Arbitration Association (Commercial Arbitration and Mediation Center for the Americas Mediation and Arbitration Rules). Any judgment on the award rendered by the arbitrator(s) may be entered in any court having jurisdiction thereof. Such arbitration shall be conducted by a single arbitrator. This sole remedy that can be awarded to the Client, in the event that an award is granted in arbitration, is refund of the Program Fee. Without limiting the generality of the foregoing, no award of consequential or other damages, unless specifically set forth herein, may be granted to the Client.

If the terms of this Agreement are acceptable, please sign the acceptance below. By doing so, the Client acknowledges that (1) he/she has received copy of this letter of agreement; (2) he/she has had an opportunity to discuss the contents with the Coach and, if desired, to have it reviewed by an attorney; and (3) the client understands, accepts and agrees to abide by the terms hereof.

Coach name \_\_\_\_\_ Signature \_\_\_\_\_ Date \_\_\_\_\_

Client name \_\_\_\_\_ Signature \_\_\_\_\_ Date \_\_\_\_\_