1. ATTACHMENT A

- 2.
- 3. I hereby apply for Membership in {NAME OF PMA} (hereinafter known as {ABBREVIATED NAME}), a Private Membership Association. With the signing of this agreement I accept the offer made to become a Member and I express my agreement with the following Declaration and Memorandum of Understanding:

4.

5. **DECLARATION**

6. 1. This Association of Members hereby declare that our primary purpose is to protect and maintain our right to freedom of choice regarding {PURPOSE OF PMA} by asserting our constitutional, contractual, and civil rights under God, the Common Law and the Constitution of the United States of America.

7. 2. As Members, we affirm our belief that the Constitution of the United States guarantees all Americans, particularly Members of Private Membership Associations, the right of freedom of association, speech, contract, assembly, belief, and associated activities, and that these are among our inalienable rights.

8. 3. We declare and assert the right to select those whom we believe can be expected to give the wisest counsel and advice regarding those matters which form the basis of this Association and to authorize those Members who are most skilled to facilitate the actual performance and delivery of such relevant skills and services as they and we deem appropriate. We assert these rights under the Federal and State Constitutions, Federal and State law, the Common Law and the statutes and regulations interpreting them.

9. 4. We claim our freedom to choose and accept for ourselves the types of tools and services provided by {ABBREVIATED NAME OF PMA} that we think might best benefit us in the pursuance of our goals. We do this in order

that we might achieve specific outcomes which do not in any way impinge upon the rights, safety or well-being of the Public. We reserve the right to include traditional, non-traditional or even unconventional options as our Member Facilitators choose to deliver, subjwhich need sorry any language you need is find my computerect always to our own individual acceptance and approval.

10. 5. More specifically, our mission is to provide Members with the highest quality guidance, advice and tools to achieve such goals. We strive to stay on the leading edge of new and better methods, techniques and materiel.

11. 6. This Association recognizes all Members, without respect to race, creed, philosophy or religion, who are in accordance with our principles and policies. Membership shall endure for the lifetime of this Association.

12.

13. MEMORANDUM OF UNDERSTANDING

14. I understand that those Members of {ABBREVIATED NAME OF PMA} that provide services or advice do so in the capacity of fellow Member Facilitators in a private manner and not in any public capacity. I understand that within {ABBREVIATED NAME OF PMA}, no Public Doctor-Patient or Public Provider-Client relationships exist. Within {ABBREVIATED NAME OF PMA}, I freely choose to change my legal status from that of a Public Person to that of a Private Membership Association individual. I realize that in doing so I relinquish certain Federal and State protections and privileges, and I do so with full knowledge and consent thereof.

15. I understand that it is my personal responsibility to evaluate the services offered and to educate myself as to their efficacy, risks, or desirability. I agree that the actions I take in this regard are of my own free will. If I am accepted for Membership, I will exercise my rights for my own benefit and agree to hold harmless {ABBREVIATED NAME OF PMA} and Member Facilitators from any unintentional liability that might result from the advice or services I receive, except from any harm that could remotely result from an instance of

deliberate fraud or "a clear and present danger of substantive evil" as determined by {ABBREVIATED NAME OF PMA} and defined by the United States Supreme Court.

16. I understand and accept that, since {ABBREVIATED NAME OF PMA} is protected by the First, Fourth, Fifth, Ninth and Fourteenth Amendments to the United States Constitution, it is exempt from any action of Federal, State or Local agencies entrusted to "protect the public" as it relates to any complaints or grievances against {ABBREVIATED NAME OF PMA}, its physical premises or equipment, its Trustees, Member Facilitators or other associated staff or consultants. All complaints or grievances will be settled by non-judicial arbitration within {ABBREVIATED NAME OF PMA}. Also, those Membership and private Member records kept by {ABBREVIATED NAME OF PMA} are strictly protected and can only be released upon written request of the subject Member.

17. I agree that I am joining this private Membership Association under the United States Constitution and the Common Law as recognized within the United States of America. I understand that Members seek to help each other achieve and sustain {PURPOSE OF PMA}. I understand and accept that the facilitators and other providers, who are fellow Members, offer advice, services, and benefits that are not necessarily conventional or traditional.

18. As a Member, my goal is to accept those services and material that I feel will truly help me to achieve my relevant goals. I will choose those which, after careful deliberation and advice, I consider proper and which provide me a reasonable chance to achieve those goals. I realize that no advice or services are foolproof. For example, if I choose to forgo procedures or actions that have been recommended by others in the public sector, I accept any resulting risk. I assert my right of informed consent.

19. My activities within {ABBREVIATED NAME OF PMA} are a private matter and I decline to share them with any Federal or State regulatory enforcement agency, including any medical board, FDA, Medicare or

Medicaid, financial regulators or any other similar agency. Any records that I have shared with other Members remain the property of {ABBREVIATED NAME OF PMA}.

20. I, in becoming a Member, agree not to file malpractice, civil or criminal lawsuits against a fellow Member, unless by willful action or inaction that Member exposes me to a clear and present danger of substantive evil. I further agree that all Association Members are exempt from the provisions of any state business regulation, medical practices regulation or any similar federal, state or local legislation.

21. I enter into this agreement of my own free will, or on behalf of a designated dependent, without any pressure or promise of benefit. I affirm that I do not represent any state or federal agency whose purpose is to regulate or limit the practice of any professional service of any kind. I accept that this Membership does not entitle me to any voting interest in {ABBREVIATED NAME OF PMA}. I acknowledge I am not liable for any debts, liabilities, suits or judgments against {ABBREVIATED NAME OF PMA}. I understand that this Membership does not absolve me from any personal obligation outside of this Association.

22. I have read and understand this contract and any questions I had were answered fully to my satisfaction. This document consists of my entire agreement for Membership and it supersedes any previous agreement I may have made, either express or implied.

23. I understand that my Membership fee, if any, entitles me to receive those benefits declared by a Trustee to be general benefits, and that any further charges have been explained to me. I also agree to pay, as levied, for those benefits that I request and receive that are declared to be special assessments, as per a posted fee schedule.

24. The term of the Membership begins on the date upon which I create my Membership and continues until the dissolution of this Association. By creating my Membership and Account on the {ABBREVIATED NAME OF PMA} Website, I do certify, attest and warrant that I have carefully read this application for Membership and I fully understand and agree with all the provisions stated herein.

26.

27. TEMPLATE

28. A Common Law Business Trust

29.

- 30. The undersigned {NAME OF TRUSTEE}, whose address is {ADDRESS} (and {ADDITIONAL TRUSTEES IF DESIRED}) shall be the Managing Trustee(s) of this Common Law Business Trust for the purpose of conducting business under the name of {BUSINESS DBA NAME}, to enjoy the beneficial interest thereof under the following terms and conditions:
- 31. Grantor: the Grantor of this trust is {NAME OF GRANTOR} whose address is {ADDRESS OF GRANTOR}, endowing this trust with {LIST OF MONIES OR OTHER CONSIDERATIONS CONTRIBUTED BY GRANTOR}, and
- 32. Location: the office of the Trust shall be located at {ADDRESS OF TRUST}, subject to relocation by amendment at a later date, and
- 33. Alternate Trustee: The Alternate Trustee, to serve in the event the Managing Trustee(s) shall be for any reason unable to serve, shall be {ALTERNATE TRUSTEE NAME}, and
- 34. Shares: there shall be {WRITTEN NUMBER OF SHARES} ({NUMERICAL}) shares of the Trust, which shall be initially valued at {WRITTEN VALUE} (\${NUMERICAL}) each and shall be sold or assigned at that value, any unassigned shares remaining the property of the Trust and available for purchase at a value to be determined prior to sale. Owned shares of the Trust may be sold or assigned by the Owner of the shares to any other person that the Owner may choose, and
- 35. Beneficiaries: the Beneficiary/Beneficiaries of the Trust shall be {CHOOSE ONE: those men or women who purchase, with cash or other valuable consideration, shares of the Trust (see Appendix)}{A SPECIFIC ENTITY SUCH AS A TRUST NAMED HERE} {A SPECIFIC INDIVIDUAL NAMED HERE}, and
- 36. Revenue: the Trustee(s) shall {CHOOSE ONE: declare a dividend of profits each quarter in which the income of the Trust shall exceed the expenses thereof, reserving sufficient monies to capitalize the following quarter. If the income does not exceed the expenses, there shall be no dividend declared}{manage all revenues for the operation of the Trust} {manage all revenus for the benefit o the Beneficiary/Beneficiaries}, and
- 37. Term: the Trust is irrevocable and shall endure for a period of {NUMBER OF YEARS} years or until dissolved or renewed by a decision of the Trustees, and
- 38. Powers: the Managing Trustees shall hold legal title to all property of the Trust including business interest, inventory and unassigned shares, and shall make all decisions concerning the

use and disposal of such property, and have all rights to make and perform agreements in the name of the Trust, and

39. Therefore, {NAME OF GRANTOR} and {NAME OF TRUSTEE(S)} enter into this Common Law Business Trust as signified by their Autograph(s) affixed below this {DATE OF INCEPTION}.

40.

41. _

42. TRUSTEE: {NAME OF TRUSTEE}

GRANTOR: {NAME OF GRANTOR}

- 43. Appendix A: Beneficiaries
- 44. AFFIX HERE A LIST OF ALL BENEFICIARIES WITH THE NUMBER OF SHARES EACH OWNS

45.

46.

47.

48. INSTRUCTIONS FOR COMPLETION OF THE TRUST TEMPLATE 49.

- 1. The first order of business is to determine the name of the TRUST. This should be placed at the top of the page.
- 2. In paragraph one, insert the NAME and ADDRESS of the TRUSTEE. If there is to be more than one TRUSTEE, each should be named in this paragraph. In addition, this paragraph should contain the purpose of the TRUST, such as " for the purpose of conducting business under the name of…" Insert the NAME OF BUSINESS after this line.
- 3. In paragraph two, insert the NAME and ADDRESS of the GRANTOR, together with a clear description of any monies or other assets contributed by the GRANTOR.
- 4. Paragraph three establishes the primary office location of the TRUST.
- 5. In paragraph four, insert the name of the ALTERNATE TRUSTEE.
- 6. In paragraph five, insert the NUMBER OF SHARES of the TRUST, together with their NUMERICAL value in parentheses. E.g., One Hundred (100) Shares.
- 7. In paragraph six, identify the BENEFICIARIES of the TRUST. If there are to be more than two BENEFICIARIES, they should be identified in an APPENDIX attached to the document.
- 8. Paragraph seven determines whether there will be DIVIDENDS from any profits of the TRUST. If there are to be DIVIDENDS, the time and manner of disbursement should be clearly stated here.
- 9. Paragraph eight determines whether the TRUST is REVOCABLE or IRREVOCABLE, and the TERM OF EXISTENCE of the TRUST.
- 10. Paragraph nine determines the POWERS of the TRUSTEE(S). In most cases, it should be used exactly as written in this template.

11. Paragraph 10 expresses the intent of the TRUSTEE(S) to enter into the TRUST for the purposes stated in the final document.