



QUANTIOM GUARDIAN MINISTRIES

PRIVATE MEMBER ASSOCIATION

MEMBERSHIP AGREEMENT

& COVENANT OF SACRED RECIPROCITY

A Sovereign Association Established Under the
First and Fourteenth Amendments to the
Constitution of the United States of America

508(c)(1)(A) Tax-Exempt Organization

EIN: 41-4127905

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PREAMBLE

This Private Member Association Membership Agreement ("Agreement") is entered into by and between Quantiom Guardian Ministries, a private, sovereign, unincorporated association organized under the protections of the First and Fourteenth Amendments to the Constitution of the United States of America (hereinafter "the Association"), and the undersigned individual (hereinafter "the Member").

The Association also operates in conjunction with Pyramid Cities Guardian Ministry, a sister organization sharing the same foundational mission of quantum healing, planetary stewardship, and sacred community development.

This Agreement establishes the terms, conditions, rights, and responsibilities governing the private relationship between the Association and its Members. By signing this Agreement, the Member acknowledges that they are entering into a private, voluntary covenant and that all activities, exchanges, and communications within the Association are conducted on a private basis, outside the jurisdiction of federal and state regulatory agencies governing commercial transactions.

ARTICLE 1: DECLARATION OF PURPOSE & CONSTITUTIONAL AUTHORITY

1.1 Quantiom Guardian Ministries is a Private Member Association ("PMA") established and operating under the fundamental rights guaranteed by:

- (a) The First Amendment to the United States Constitution, which protects the right of individuals to freely associate for the purpose of pursuing shared beliefs, health practices, and spiritual development;
- (b) The Fourteenth Amendment to the United States Constitution, which guarantees due process and equal protection, including the right to engage in private contracts and associations without undue government interference;
- (c) The common law right of individuals to enter into private contracts and to conduct their private affairs without government regulation, provided they do not infringe upon the rights of others.

1.2 The Association is organized as a 508(c)(1)(A) tax-exempt organization (EIN: 41-4127905) under the Internal Revenue Code, operating as a religious, spiritual, and educational ministry dedicated to the advancement of quantum healing sciences, bioregeneration technologies, and sacred community stewardship.

1.3 The purpose of this Association is to provide its Members with access to private health optimization resources, quantum healing modalities, bioresonance scanning technologies, frequency-based wellness services, educational materials, community gatherings, and related activities—all within the protected framework of a private membership association.

1.4 The Association explicitly operates outside the regulatory jurisdiction of the Food and Drug Administration (FDA), the Federal Trade Commission (FTC), and analogous state agencies with respect to its private member-to-member activities. The Association does not engage in commerce with the general public; rather, it facilitates private energy exchanges exclusively among its voluntary Members.

ARTICLE 2: DEFINITIONS

For the purposes of this Agreement, the following terms shall have the meanings set forth below:

"Association" means Quantiom Guardian Ministries and its affiliated entity, Pyramid Cities Guardian Ministry, including all administrators, practitioners, providers, council members, and authorized representatives.

"Member" means any individual who has been duly admitted to the Association by completing this Agreement and meeting all admission requirements.

"Energy Exchange" means any transfer of monetary value between a Member and the Association in consideration of membership benefits, services, or modalities. The Association does not engage in commercial sales, purchases, or transactions; all monetary transfers are private energy exchanges between consenting Members of the Association.

"Guardian Provider" means a healthcare practitioner or healing arts provider who holds a Provider-level membership within the Association and is authorized to deliver services to Members.

"Qantium Vault" means the proprietary bioresonance scanning and diagnostic system operated within the Association for the private benefit of its Members.

"Mirror Chamber" means the Bioregeneration Mirror Chamber, a frequency-based healing modality utilizing prismatic light, scalar plasma, and harmonic resonance technologies.

"CryoVault" or "Aeonic Cryogenetic Plasma Vault" means the quantum broadcast healing system that delivers frequency transmissions to Members through plasma resonance technology.

"Flame Pass" means a structured initiatory scanning sequence within the Qantium Vault, consisting of a defined series of scans designed to activate and restore specific frequency patterns.

"Sacred Reciprocity" means the Association's scholarship or exchange-based membership tier for Members who contribute through non-monetary means.

"Pyramid Cities" means the planned network of regenerative living communities developed by Pyramid Cities Guardian Ministry, beginning with Mt. Shasta Node 001.

ARTICLE 3: NATURE OF THE ASSOCIATION

3.1 The Association is a private, voluntary, unincorporated association of individuals who share common beliefs in the value of quantum healing, bioregeneration technologies, frequency-based wellness, and sacred community living. The Association is NOT a commercial business, medical practice, healthcare facility, or public accommodation.

3.2 All interactions between Members and the Association—including the provision of healing modalities, educational resources, community gatherings, and related activities—are conducted on a strictly private basis between consenting Members of the Association.

3.3 The Association does not offer its services, products, or resources to the general public. Only duly admitted Members may access the benefits of the Association. This distinction is fundamental to the Association's status as a private entity operating outside the scope of commercial regulation.

3.4 Nothing in this Agreement or in the activities of the Association shall be construed as the practice of medicine, psychology, nursing, or any other licensed healthcare profession. The Association does not diagnose, treat, cure, or prevent any disease or medical condition. Members who participate in the Association's modalities do so as a matter of personal choice and private belief.

3.5 All monetary contributions made by Members to the Association are considered private energy exchanges—voluntary contributions made in exchange for private membership benefits—and are not commercial transactions subject to consumer protection laws, sales tax, or commercial regulation.

ARTICLE 4: MEMBERSHIP ELIGIBILITY & ADMISSION

4.1 Membership in the Association is open to any individual who:

- (a) Is at least eighteen (18) years of age, or is a minor with the written consent of a parent or legal guardian who is a current Member of the Association;
- (b) Voluntarily agrees to the terms and conditions of this Agreement;
- (c) Affirms their belief in the value of exploring alternative, complementary, and quantum healing modalities as a matter of personal health sovereignty;
- (d) Agrees to maintain the privacy and confidentiality of all Association communications, member information, and proprietary content;
- (e) Completes the digital registration process and signs this Agreement via digital signature.

4.2 The Association reserves the right to deny or revoke membership to any individual whose conduct, in the sole judgment of the Association's administrators, is incompatible with the values, mission, or well-being of the Association and its Members.

4.3 Membership is personal and non-transferable. A Member may not assign, transfer, sell, or delegate their membership rights to any other individual.

4.4 Family memberships (Wave, Aeon, and add-on dependents) extend Association benefits to designated family members, each of whom must individually acknowledge this Agreement before accessing Association services.

ARTICLE 5: RIGHTS & RESPONSIBILITIES OF MEMBERS

5.1 Rights of Members. Each Member in good standing shall have the right to:

- (a) Access the services, modalities, resources, and community features associated with their selected membership tier;
- (b) Participate in Association events, ceremonies, gatherings, and educational programs as made available;
- (c) Receive communications from the Association regarding membership benefits, scheduled services, and community updates;
- (d) Withdraw from the Association at any time in accordance with Article 13;
- (e) Request access to their personal data held by the Association in accordance with Article 8.

5.2 Responsibilities of Members. Each Member agrees to:

- (a) Maintain the confidentiality of all Association communications, member identities, proprietary content, healing protocols, and internal Association matters;
- (b) Treat all fellow Members, Guardian Providers, administrators, and council members with respect, dignity, and integrity;
- (c) Refrain from disclosing, publishing, or distributing any Association materials, content, or member information to any non-Member or to the general public without prior written consent;
- (d) Make all energy exchanges (membership contributions) in a timely manner according to the billing cycle of their selected tier;
- (e) Consult with licensed medical professionals for all medical concerns and not rely solely on the Association's modalities for the treatment of any medical condition;
- (f) Provide accurate and truthful information in all intake forms, health histories, and communications with the Association;
- (g) Comply with all community guidelines, codes of conduct, and behavioral standards established by the Association.

ARTICLE 6: SERVICES & MODALITIES OFFERED WITHIN THE ASSOCIATION

7.1 The Association provides the following modalities and services exclusively to its Members. These are offered as private membership benefits and are not commercial services offered to the general public:

(a) Quantiom Vault Scanning System

Proprietary bioresonance scanning technology that analyzes and reports on a Member's energetic field. Includes custom scans, Flame Pass initiatory sequences (I through XIII), Codex analysis volumes, and team alignment assessments. Scan reports are delivered through the Member's private portal and may be followed by Integration sessions (video or in-person consultations with a Guardian Provider).

(b) Bioregeneration Mirror Chamber

A frequency-based healing modality utilizing prismatic light alignment, scalar plasma transmission, and harmonic resonance protocols. The Mirror Chamber offers twelve (12) sacred programs, four (4) diagnostic charts, bundled program packages, and practitioner licensing tiers. Programs range from foundational Light Body Activation to the master-level Immortal Light Sequence.

(c) Aeonic Cryogenetic Plasma Vault (CryoVault)

A quantum broadcast healing system delivering frequency transmissions to Members through plasma resonance technology. The CryoVault offers thirteen (13) broadcast programs, three (3) subscription tiers (Essence, Guardian, Legacy), and four (4) delivery preferences (Dreamstream, Lunar, Mirror Sync, Emergency). Members complete a comprehensive intake process before receiving broadcasts.

(d) Living Medicine Library

A searchable database of healing protocols, condition-specific recommendations, nebulization elixirs, and dosing guidance organized by body system segments. Content is tier-gated based on membership level.

(e) Pyramid Cities Initiatives

Access to information, events, ceremonies, and community features related to the Pyramid Cities of Light network—a planned series of regenerative living communities beginning with Mt. Shasta Node 001. Higher-tier Members receive priority residency access and participation in Council activities.

(f) Community, Events & Gatherings

The Association hosts ceremonies, retreats, workshops, and community gatherings. Members may participate in forums, messaging, and community features within the Association's digital platform.

7.2 The Association continually develops and refines its modalities and services. New modalities may be added and existing ones may be modified. The Association will notify Members of significant changes to available services.

ARTICLE 7: PRIVACY, CONFIDENTIALITY & DATA PROTECTION

8.1 All information shared within the Association—including but not limited to health histories, intake forms, scan reports, healing records, personal communications, and membership details—is strictly private and confidential.

8.2 The Association maintains HIPAA-grade data protection standards for all Member health information, including:

- Encryption of all data at rest and in transit (AES-256 encryption for sensitive health records);
- Row-Level Security (RLS) database policies ensuring Members can only access their own records;
- Comprehensive audit logging of all data access for compliance verification;
- Time-limited signed URLs for document access (15-minute expiry);
- Secure authentication using industry-standard JWT (JSON Web Token) protocols.

8.3 Members agree not to disclose, publish, reproduce, or distribute any Association communications, member identities, proprietary content, healing protocols, or internal Association materials to any non-Member, government agency, media outlet, or member of the general public without prior written consent from the Association.

8.4 The Association will not sell, rent, or share Member personal information with any third party, except as may be required by valid legal process (subpoena or court order), and the Association will notify the affected Member of any such disclosure to the extent permitted by law.

8.5 Members have the right to request a copy of their personal data, to correct inaccuracies, and to request deletion of their data upon termination of membership, subject to the Association's legal data retention obligations.

ARTICLE 8: HEALTH DISCLAIMER & INFORMED CONSENT

9.1 THE ASSOCIATION IS NOT A MEDICAL PRACTICE. The Association does not provide medical advice, medical diagnosis, or medical treatment. No Guardian Provider, administrator, or representative of the Association is acting in the capacity of a licensed physician, and no modality, service, or resource offered by the Association is intended to substitute for professional medical care.

9.2 THE STATEMENTS MADE WITHIN THIS ASSOCIATION HAVE NOT BEEN EVALUATED BY THE FOOD AND DRUG ADMINISTRATION (FDA). The services, modalities, technologies, and resources

provided within the Association are not intended to diagnose, treat, cure, or prevent any disease. All healing modalities offered by the Association—including but not limited to bioresonance scanning, frequency broadcasting, plasma resonance therapy, mirror chamber protocols, and nebulization recommendations—are provided as private membership benefits within the PMA framework and are offered as energy-based wellness modalities, not as medical treatments.

9.3 By signing this Agreement, the Member acknowledges and affirms that:

- (a) They have not been induced, coerced, or pressured to join the Association or to participate in any modality;
- (b) They understand that the Association's modalities are alternative and complementary in nature and are not replacements for conventional medical care;
- (c) They will continue to consult with licensed medical professionals as needed
- (d) They freely choose to explore the Association's modalities as a matter of personal health sovereignty, spiritual curiosity, and private belief;
- (e) They understand that individual results may vary and that the Association makes no guarantees regarding outcomes of any modality or service;
- (f) They will provide complete and accurate health information on all intake forms to enable the Association's providers to serve them safely and effectively.

ARTICLE 9: HOLD HARMLESS & ASSUMPTION OF RISK

10.1 The Member voluntarily assumes all risks associated with their participation in the Association's modalities, services, events, and gatherings. The Member understands that energy-based healing modalities may produce physical, emotional, or psychological responses, and accepts full responsibility for their own health decisions.

10.2 To the fullest extent permitted by law, the Member agrees to hold harmless, defend, and indemnify the Association, its administrators, council members, Guardian Providers, practitioners, employees, volunteers, contractors, and affiliated entities (including Pyramid Cities Guardian Ministry) from and against any and all claims, actions, demands, damages, liabilities, costs, and expenses (including attorneys' fees) arising from or related to:

- (a) The Member's participation in any Association modality, service, event, or gathering;
- (b) Any information, recommendation, or protocol received from the Association or its representatives;
- (c) Any energy exchange (payment) made to the Association;
- (d) Any breach of this Agreement by the Member;
- (e) Any injury, illness, loss, or damage of any kind arising from the Member's voluntary participation in Association activities.

10.3 This hold harmless provision shall survive the termination of the Member's membership and shall remain in full force and effect regardless of the reason for termination.

ARTICLE 10: INTELLECTUAL PROPERTY & PROPRIETARY CONTENT

11.1 All content, materials, technologies, protocols, methodologies, software, databases, branding, and intellectual property associated with the Association—including but not limited to the Quantiom Vault scanning system, Bioregeneration Mirror Chamber protocols, Aeonic Cryogenetic Plasma Vault broadcasts, Living Medicine Library content, Flame Pass sequences, and all associated trademarks—are the exclusive property of the Association and its authorized licensors.

11.2 Members are granted a limited, non-exclusive, non-transferable, revocable license to access and use Association content solely for their personal, non-commercial use in connection with their active membership.

11.3 Members may not copy, reproduce, distribute, modify, reverse-engineer, create derivative works from, or commercially exploit any Association content without prior written authorization. Violations of this provision may result in immediate termination of membership and legal action.

ARTICLE 11: DISPUTE RESOLUTION & INTERNAL GOVERNANCE

12.1 The Association is a private entity governed by its own internal rules, policies, and administrative decisions. All disputes, disagreements, or grievances arising between a Member and the Association shall be resolved through the Association's internal dispute resolution process before any external action is pursued.

12.2 Internal Dispute Resolution Process:

- Step 1: The Member shall submit a written description of the dispute to the Association at info@quantiom.org within thirty (30) days of the event giving rise to the dispute.
- Step 2: The Association's administrators shall review the dispute and provide a written response within fourteen (14) business days.
- Step 3: If the dispute is not resolved, the parties shall engage in good-faith mediation conducted by a mutually agreed-upon mediator within sixty (60) days.
- Step 4: If mediation fails, the dispute shall be submitted to binding arbitration in Sheridan County, Wyoming, conducted under the rules of the American Arbitration Association (AAA). The arbitrator's decision shall be final and binding.

12.3 The Member agrees that they shall not initiate any lawsuit, regulatory complaint, or government action against the Association without first completing the internal dispute resolution process outlined above.

12.4 This Agreement shall be governed by the principles of private contract law, and where applicable, the laws of the State of Wyoming, without regard to its conflict of laws provisions.

ARTICLE 12: TERMINATION & WITHDRAWAL

13.1 Voluntary Withdrawal. A Member may withdraw from the Association at any time by providing written notice to info@quantiom.org. Upon withdrawal:

- (a) The Member's access to all Association services, platforms, and resources will be terminated at the end of the current billing period;
- (b) No refund will be issued for the current billing period;
- (c) The Member's obligations under Articles 8, 10, and 11 (Privacy, Hold Harmless, and Intellectual Property) shall survive termination;
- (d) The Member may request deletion of their personal data in accordance with Article 8.5.

13.2 Involuntary Termination. The Association reserves the right to terminate a Member's membership immediately and without prior notice if the Member:

- (a) Violates any provision of this Agreement;
- (b) Engages in conduct that is harmful, disruptive, or threatening to other Members, staff, or the mission of the Association;
- (c) Discloses confidential Association information to non-Members or the public;
- (d) Fails to make energy exchange contributions for more than thirty (30) days past due;
- (e) Provides false or misleading information in their application, intake forms, or communications with the Association.

13.3 Upon involuntary termination, the Association shall provide the Member with written notice stating the reason for termination. The Member may appeal the decision through the internal dispute resolution process outlined in Article 12.

ARTICLE 13: AMENDMENTS TO THIS AGREEMENT

14.1 The Association reserves the right to amend, modify, or update this Agreement at any time. Members will be notified of material changes via email and through the Association's digital platform at least thirty (30) days before the changes take effect.

14.2 Continued membership after the effective date of an amendment constitutes acceptance of the amended terms. Members who do not agree with an amendment may withdraw from the Association in accordance with Article 13.

ARTICLE 14: SEVERABILITY

15.1 If any provision of this Agreement is found to be invalid, illegal, or unenforceable by a court of competent jurisdiction, the remaining provisions shall continue in full force and effect. The invalid provision shall be modified to the minimum extent necessary to make it valid and enforceable while preserving the original intent of the parties.

ARTICLE 15: ENTIRE AGREEMENT

16.1 This Agreement, together with its Exhibits, constitutes the entire agreement between the Member and the Association regarding the subject matter hereof. This Agreement supersedes all prior or contemporaneous oral or written agreements, representations, or understandings.

16.2 No waiver of any provision of this Agreement shall be effective unless made in writing and signed by an authorized representative of the Association.

ARTICLE 16: SEALING DECLARATION & DIGITAL SIGNATURE

By signing below, the Member makes the following declarations:

I enter the Quantiom Guardian Ministries in sovereign remembrance of my true harmonic lineage. I affirm that I have read, understood, and voluntarily agree to all terms of this Private Member Association Membership Agreement.

I further declare that:

- I am at least 18 years of age (or have parental/guardian consent);
- I am entering this Agreement freely, voluntarily, and without coercion;
- I understand that the Association is not a medical practice and does not provide medical advice;
- I understand that all energy exchanges are non-refundable for the current billing period;
- I agree to maintain the confidentiality of all Association communications and proprietary content;
- I accept the hold harmless provisions outlined in Article 10;
- I consent to the collection, storage, and processing of my personal data as described in Article 8;
- I acknowledge that this is a binding agreement between private parties.

"This Sealing Declaration acknowledges that I am now a Private Member of Quantiom Guardian Ministries and Pyramid Cities Guardian Ministry, in which I am fully protected and sovereign."

Member Full Legal Name (Typed Signature):

Date: _____

Email Address: _____

EXHIBIT A: FDA & REGULATORY DISCLAIMER

The following disclaimer applies to all services, modalities, resources, and communications within the Association:

IMPORTANT NOTICE: The statements made within this Private Member Association have not been evaluated by the Food and Drug Administration (FDA). The services, modalities, technologies, and resources provided by Quantiom Guardian Ministries are not intended to diagnose, treat, cure, or prevent any disease.

All healing modalities offered by the Association—including but not limited to bioresonance scanning, frequency broadcasting, plasma resonance therapy, Bioregeneration Mirror Chamber protocols, Aeonic Cryogenetic Plasma Vault broadcasts, and nebulization recommendations—are provided as private membership benefits within the PMA framework. They are offered as energy-based wellness modalities and are not medical treatments.

Members are encouraged to consult with licensed healthcare professionals regarding any medical condition and should not discontinue any prescribed medical treatment based on information or services received from the Association.

The Association operates as a Private Member Association under the constitutional protections afforded by the First and Fourteenth Amendments. The Association's activities are private member-to-member exchanges and are not subject to FDA, FTC, or state regulatory oversight applicable to commercial enterprises.

EXHIBIT B: 508(c)(1)(A) ORGANIZATIONAL DECLARATION

Quantiom Guardian Ministries is organized and operates as a 508(c)(1)(A) tax-exempt organization under the Internal Revenue Code of the United States.

Organization Name: Quantiom Guardian Ministries

Affiliated Entity: Pyramid Cities Guardian Ministry

EIN: 41-4127905

Registered Address: 30 N Gold St, Suite 61261, Sheridan, WY 82801

Contact: info@quantiom.org | +1-307-218-9385

As a 508(c)(1)(A) organization, the Association is exempt from federal income taxation and is not required to file annual returns (Form 990) with the Internal Revenue Service. Contributions to the

Association may be tax-deductible as charitable contributions under Section 170 of the Internal Revenue Code; however, Members and donors are advised to consult their own tax advisors regarding the deductibility of specific contributions.

The Association operates exclusively for religious, spiritual, educational, and charitable purposes within the meaning of the Internal Revenue Code, including the advancement of quantum healing sciences, frequency-based wellness modalities, and sacred community stewardship.

— End of Agreement —