

## Private Confidential Disclosure Agreement

By providing email, checking the box, accessing materials, or continuing into the private site, the Member acknowledges and agrees to this PCDA.

This **Private Confidential Disclosure Agreement (“PCDA”)** is made as of **date of first interaction or March 23, 2023** (the **“Effective Date”**). Reference to a calendar date is provided solely for clarity of record and does *not* constitute consent or joinder to any corporate, statutory, maritime, admiralty jurisdiction, timeline, realm, or fiction of law.

The Parties enter this PCDA as *men and women living in body, not artificial entities or persons subject to agency or corporate control*, and each acts in full private capacity, of free will and consent.

This PCDA is made by and between:

- a. **Thy Lawful Remedies, a Faith-based Ministry, unincorporated, non-statutory (“Party 1”);**
- b. **Man/woman, living who provides any of following: email, information, contribution, event, webinar, website visit (“Party 2”);**

This PCDA governs access to private information, materials, teachings, calls, recordings, documents, methods, and related content shared by Party 1 and associated private works “Property”.

As a condition of access, the Member agrees to hold all such Property information in **strict confidence** and not to copy, share, distribute, publish, teach from, repurpose, disclose, or use it outside the permitted private relationship without express written permission. All Property and information remains private, confidential, and the sole property of the originating Party 1, whether shared directly or indirectly. The Parties agree to uphold honor, integrity, and clean hands in all interactions, and to protect the confidentiality of all Property and information shared, now and in the future. By proceeding, the Member acknowledges: Member is: a) acting in private capacity, b) comprehends the nature of private exchange, c) accept full responsibility for Members actions and use of all Property and information received in anyway, d) agree to maintain confidentiality in perpetuity. All exchanges remain within the private domain and are not subject to public use, interpretation, or interference.

### Article 1: Intent, And Private Jurisdiction

1.1 **All access is granted** solely for private, permitted use and not for disclosure, reproduction, distribution, or use outside the defined private relationship.

1.2 **Private Jurisdiction:** This PCDA is entered into in private capacity and is governed by Divine Law, Natural Law, and Equity. All matters arising under this PCDA shall be grounded in truth, honor, good faith, and clean hands. No provision herein shall be interpreted as consent to or participation in any public, statutory, or corporate jurisdiction.

1.3 **Capacity:** By accessing any materials, communications, or offerings, the Member affirms acting by free will, without coercion, and accepts full responsibility for their actions, conduct, and use of any information received.

1.4 **Term:** This PCDA becomes effective upon access to any materials or submission of information and remains in effect for twenty (20) years, unless otherwise extended in writing. Confidentiality obligations, Property and Default Judgement shall survive termination and continue for the full duration of this PCDA.

### ARTICLE 2: DEFINITIONS AND SCOPE

2.1 **“Confidential Information”:** means any proprietary, private, confidential, restricted, sensitive, or non-public information disclosed, shared, transmitted, made available, observed, accessed, heard, received, or derived, directly or indirectly, in connection with the private relationship, including such as and not limited to:

- a. teachings, training materials, course content, class content, workshop content, outlines, slides, handouts, guides, templates, exercises, examples, processes, systems, methods, formulas, frameworks, strategies, notices, writings, drafts, and instructional material;
- b. verbal communications, private conversations, consultations, coaching calls, group calls, question and answer sessions, live streams, recordings, transcripts, voice notes, replies, commentary, and explanations;
- c. documents, agreements, bylaws, declarations, trust-related materials, PMA-related materials, private covenant language, intellectual property, proprietary wording, structure, flow, sequence, and arrangement of ideas or expressions;
- d. names, identities, contact information, introductions, relationships, referral sources, strategic partners, member information, private communications, and all information relating to any private network, association, trust, ministry, or related endeavor;
- e. financial information, business information, pricing, offerings, proposals, internal operations, development plans, creative concepts, research, unpublished works, and commercial or private strategies;
- f. website or third-party platform content, member content, portal content, downloadable materials, email communications, written correspondence, images, audio, video, and any content accessible through private link, login, email delivery, shared folder, or other restricted means;
- g. notes, summaries, copies, excerpts, screenshots, downloads, recordings, reproductions, memoranda, compilations, derivatives, restatements, or any other form of capture, retention, use, or reproduction of the original information; and
- h. all information that a reasonable mind acting in honor would understand to be private, confidential, not for public disclosure, not for redistribution, and not for use outside the permitted private relationship.

Confidential Information shall comprise both information expressly identified as private or confidential and information that, by its nature, context, source, manner of disclosure, or surrounding circumstances, is reasonably understood to be private and protected.

2.2 **“Applicable Law”**: means solely the **Laws of PCDA** as follows: Divine, Natural, Ecclesiastical and Equity; governed by truth, honor, good faith, and non-harm. No Party shall initiate, invoke, or pursue any administrative, statutory, regulatory, or civil process outside the private terms of this PCDA, except in response to an overt act of extreme malevolence.

2.3 **“Governmental Authority”**: means any national, federal, state, provincial, local, municipal, territorial, corporate, ecclesiastical, crown, administrative, judicial, quasi-judicial, or foreign body, agency, tribunal, court, commission, department, instrumentality, or delegated official, including any judge, magistrate, arbitrator, hearing officer, clerk, or agent acting or claiming to act under color of law or governmental delegation. No such Governmental Authority holds standing, venue, or jurisdiction within this private PCDA absent the express written consent of the protected Party 1.

2.4 **“Record”**: means any capture, storage, memorialization, transmission, duplication, or preservation of information, text, data, image, video, audio, sound, symbol, code, communication, or content, whether written, printed, digital, electronic, magnetic, photographic, mechanical, cloud-based, or otherwise stored on any tangible, intangible, retrievable, or reproducible medium. covers: screenshots, screen recordings, AI uploads, cloud saves, copied notes, transcripts, forwarded emails, all extend to be as part of **“Property”**

2.5 **“Protected Materials”**: means all Confidential Information, together with all course, class, call, consultation, recording, transcript, template, notice, agreement, document, method, framework, teaching, strategy, private communication, or related proprietary content provided by Party 1 or associated private works, part of **“Property”**.

### **Article 3: Disclosure, Use, And Ownership Of Confidential Information**

**3.1 Duty of Non Disclosure:** The Member shall hold all Confidential Information in strict confidence and shall protect such information with the highest standard of care, honor, and responsibility. Confidential Information shall not be disclosed, shared, transmitted, published, displayed, or made available, directly or indirectly, to any other person, entity, group, platform, or system without prior written permission.

**3.2 Restricted Use:** Confidential Information is provided solely for private, permitted use within the defined private relationship. The Member shall not use any Confidential Information for personal gain, commercial use, teaching, training, replication, content creation, or any purpose outside the permitted private use.

**3.3 Prohibited Acts:** Without express written permission, the Member shall not, directly or indirectly:

- a. copy, record, reproduce, download, store, transmit, or distribute any Confidential Information in any form, including screenshots, screen recordings, audio recordings, transcripts, or summaries;
- b. teach, share, present, publish, repackage, or otherwise communicate any teachings, materials, methods, frameworks, or content derived from Confidential Information;
- c. upload, input, transfer, or expose any Confidential Information into artificial intelligence systems, data models, third-party platforms, or external processing systems;
- d. replicate, reverse engineer, extract, or recreate any documents, templates, notices, agreements, structures, or proprietary methods;
- e. share, use, or leverage any introductions, relationships, contacts, or private network connections for personal or external advantage;
- f. disclose or reference any private calls, communications, discussions, or member interactions outside the private setting;
- g. assist or enable any third party in accessing, using, or benefiting from Confidential Information without permission.

**3.4 Calls, Recordings, and Communications:** All calls, sessions, recordings, communications, and interactions are private. The Member shall not record, duplicate, share, transcribe, summarize for public use, or distribute any portion of such communications.

**3.5 Ownership:** All Confidential Information, including all materials, teachings, documents, recordings, methods, and derivatives, remain the sole and exclusive property of Party 1. No rights, title, license, or ownership interest are granted to the Member, except the limited right of private access and permitted use.

**3.6 Responsibility:** The Member accepts full responsibility for their conduct and any use or misuse of Confidential Information. Any disclosure, whether intentional or through negligence, constitutes a breach of this agreement. Any breach of this Article constitutes a violation of private rights and shall be subject to remedy, such as Remedy herein, without need to post a bond, in favor of Party 1.

**3.7 Duration:** The duty of confidentiality shall remain in effect for twenty (20) years from the date of access, or for so long as the information retains its private or proprietary character, whichever is longer.

#### **Article 4: Remedy, Enforcement, And Private Resolution**

**4.1 Private Jurisdiction:** This agreement is governed solely by Divine Law, Natural Law, Ecclesiastical, and Equity Laws. All matters arising under this agreement shall be addressed in honor, grounded in truth, good faith, and non harm. No public, statutory, or administrative body shall have standing or authority over this private agreement without the express written consent of the protected Party.

**4.2 Notice and Opportunity to Cure:** In the event of a breach or suspected breach, notice may be issued in writing describing the conduct and providing an opportunity to cure. The Member agrees to respond in good faith, correct the record, and cease the conduct immediately. Failure to respond or correct constitutes dishonor and acceptance of breach.

**4.3 Private Resolution:** All matters shall first be addressed through direct communication in honor. If resolution is not reached, the matter may be referred to a mutually agreed private mediator or a private forum operating in Equity. Any resolution reached in honor shall be binding.

**4.4 Immediate Cease and Desist:** Unauthorized use, disclosure, reproduction, or distribution of Confidential Information constitutes a trespass upon private rights. The protected Party may issue immediate notice to cease and desist. The Member agrees to immediately stop all use, remove all materials, and discontinue any activity involving the Confidential Information.

**4.5 Remedy and Restoration:** In the event of breach, the Member agrees to remedy the harm in honor. Remedy may include, such as and not limited to: a. immediate cessation of use, b. removal and deletion of all materials, c. return of any Confidential Information, d. written acknowledgment and correction of breach, e. restoration or compensation commensurate with the impact of the misuse. All remedy shall be guided by equity, fairness, and restoration, not avoidance. Silence, avoidance, or failure to correct shall be taken as acceptance of breach and responsibility for remedy.

**4.6 Ownership and No Transfer:** All Confidential Information remains the sole property of Party 1. No ownership, license, or right is transferred, except limited access for permitted private use.

**4.7 Retention and Destruction:** Upon request, the Member shall promptly return or permanently delete all Confidential Information in any form, including copies, notes, recordings, summaries, or stored data. The Member shall confirm such deletion in writing.

**4.8 Responsibility:** The Member accepts full responsibility for any use or misuse of Confidential Information. Any breach, whether intentional or through negligence, constitutes a violation of this agreement.

**4.9 Survival:** All obligations relating to confidentiality, ownership, restricted use, and remedy shall remain in effect beyond termination and for the full duration of this agreement.

**4.10 Unauthorized Use, Default, and Liquidated Remedy:** The Member acknowledges that all Protected Materials are proprietary, private, and of substantial value. Any unauthorized use, disclosure, reproduction, teaching, distribution, recording, or transfer of such materials constitutes a material breach of this agreement and a trespass upon private rights, causing irreparable harm. In the event of such breach:

- a. the Member shall be in immediate default upon notice, without further requirement;
- b. the Member agrees that harm arising from such breach is difficult to measure and therefore agrees to a pre-estimated equitable remedy in the amount of seventy-seven thousand dollars (\$77,000.00 USD) per occurrence;
- c. such remedy shall be payable in lawful money, or at equivalent value in gold or silver coin at the date of claim;
- d. failure to respond to notice within ten (10) days, or failure to rebut point by point with particularity, shall constitute acceptance of breach, default, and agreement to the stated remedy;
- e. the protected Party retains the right to pursue enforcement in a forum grounded in Equity, following completion of internal private resolution.

The Member acknowledges that replication, teaching, or redistribution of these materials constitutes appropriation of proprietary work and shall be treated as a serious breach requiring full remedy. Each separate act of unauthorized use or disclosure shall constitute a separate occurrence. Example: Party 1 invokes, claims and declares any and all rights, waiving none, delegating none, ever.

## Article 5: Acceptance, Entire Agreement, And Miscellaneous

**5.1 Acceptance and Binding Effect:** This PCDA becomes effective and binding upon any of the following acts by the Member: providing an email address, checking an acknowledgment box, clicking to access or receive materials, joining a call, entering a private portal, downloading content, responding to communications, or otherwise accessing any Protected Materials. Such action constitutes full acknowledgment, acceptance, and agreement to be bound by the terms of this PCDA.

**5.2 Electronic Acceptance:** Electronic acceptance, including submission through website form, checkbox acknowledgment, email response, portal entry, or other recorded digital action, shall carry the same force and effect as an autograph for purposes of this PCDA. Any record showing access, submission, entry, receipt, or use of Protected Materials may serve as evidence of acceptance.

**5.3 Amendments and Modifications:** No amendment, modification, or waiver of this PCDA shall be valid unless made in writing by Party 1 Continued access to or use of Protected Materials after notice of an updated PCDA constitutes acceptance of such update.

**5.4 Severability:** If any provision of this PCDA is found unenforceable by a competent forum in Equity, the remaining provisions shall remain in full force and effect. Any unenforceable provision shall be interpreted or replaced in a manner that most closely preserves the original intent, protection, and private nature of this PCDA.

**5.5 Entire Agreement:** This PCDA contains the full understanding relating to access, confidentiality, restricted use, protection, and remedy concerning Protected Materials, and supersedes all prior or contemporaneous understandings on those matters, whether written, oral, electronic, or implied. Failure to enforce any provision of this PCDA at any time shall not constitute waiver of that provision or of any other right or remedy. All provisions relating to confidentiality, restricted use, ownership, remedy, and enforcement shall survive access, termination, withdrawal, or cessation of the relationship.

Party 1: *woman, kathleen-patricia: family of ramsey TTE*

Party 2: *By providing email, checking the box, accessing materials, or continuing into the private site, the Member acknowledges and agrees to this PCDA.*