General Terms & Conditions for +SYRONA & LifeShield Health Co. (v 1.0 - created 10/01/2024)

This notice has been posted, visible to the public and all private members herein, on this first day of October, two thousand twenty-four (10/01/2024):

If you are viewing, using, or listening to any of our content here, it is because you have accessed this private property from a public avenue, or you have become a subscriber or member of our association, in the private. Your presence here and freedom to subscribe, order from, view, use, and enjoy this private property, is tacit consent to honor, defend, and uphold all statements, concepts, and general terms and conditions stated herein, and to honor and uphold all of the unalienable, natural God-given rights of +SYRONA and LifeShield Health Co.'s managers, members, agents, associates/affiliates who may be living/ natural men and women under Divine Jurisdiction; otherwise your dishonoring and/or violation of our unalienable, natural God-given rights is, by default, a trespass on our private property and against our unalienable rights, and you will no longer be allowed access to our property, services, membership, or products, and any claim made against us or our managers, members, agents, associates, or affiliates, due to any such trespass or violation of our rights, is automatically null and void. We do not ever consent to any governance over us that is not perfectly in line with God's natural law (Divine Jurisdiction) and God's covenant with His People, which We the People (citizens) of the original republic of the United States of America are among, and we do not accept or tolerate division and/or discord in the Body of Christ--of which these associations (including the living, natural men and women involved) are inseparably members. Any violation of any of our terms and conditions, will automatically nullify and void any contractual agreement or covenant. We also reserve the right to terminate any account or association with us, at any time, for any reason, and there will be no refunds of any monies, donations, or gifts at any time, unless otherwise stated in our Guaranties, so that no claim of unfairness or bias can ever be made.

The statements on this website have not been evaluated by the Food and Drug Administration. Nothing on this website is intended to diagnose, treat, cure or prevent any disease. If you are pregnant, nursing, taking medication, or have a medical condition, consult your physician before using anything on this website. Also, the items available on this website are not intended for use in the cure, treatment, prevention, or mitigation of any disease, including the novel coronavirus. Any suggestion to the contrary is false and is expressly disavowed.

Supplement & Food Items Disclaimer: +SYRONA and LifeShield Health Co. thank you for your support of the operation. As always, we offer what we have researched and believe to be the highest quality selection of health supplements and cleaners (and other items) for you and your family that have been developed along with the advisory of top scientists, doctors and experts, who are not part of a globalist or communist Deep State agenda. It is important to do your own

research and consult with a qualified healthcare provider to decide what is best for you. We also know that everyone's bodies are different, and it is essential to consult with a qualified health care professional before taking or using anything offered on this website. The information on this website is not intended to replace a one-on-one relationship with a doctor or qualified health care professional and is not intended as medical advice. And by subscribing to, becoming a member, and/or ordering any item from this store, you agree to these terms and conditions (as well as the terms & conditions and policies found on our store website, and any other websites that may be affiliated with +SYRONA and LifeShield Health Co. in any way) and you understand that by using anything on this website (or any +SYRONA or LifeShield Health Co. website) you are agreeing to abide by this contract (as well as the PMA contract listed below). +SYRONA and LifeShield Health Co. (as well as any related entity or person) are not held responsible for the irresponsible use of anything on this website.

All orders are fulfilled as expediently as possible, but no guarantees can be made on timelines, since many factors of shipping and supply are out of our control. We are not responsible for any packages once they leave our possession and are given to any third party shipping company or courier. Sometimes we are given a tracking number and sometimes we are not given a tracking number. If we are given a tracking number for your package, we will send you that tracking number upon request. If you do not receive a package once it is shipped, we will do our best to track it and help you retrieve it, but we cannot make any guarantees of any kind.

Unfortunately sometimes packages are lost or stolen during the shipping or delivery process. Most shipping companies and/or couriers will allow for a claim to be made on a package that is never received (using the tracking number, and up to a limited dollar amount), but those claims will have to be made with the shipping company or courier if you do not receive your package, as we do not and cannot replace lost or stolen packages. We cannot reimburse you for any additional cost not covered by the shipping company or courier for any claim. If you request additional insurance for the package, when you place your order (by adding a special note at checkout, or by contacting us prior to placing an order), we may be able to accommodate that, but additional costs may be incurred. Shipping times listed are oftentimes auto-generated by website hosting companies and/or the courier, and are merely an estimate of how long it takes for a package to be processed by the courier and to travel on their trucks to the address you have listed as your shipping address. This is not an actual indication of how long it will take for anyone to receive any order once it is placed. +SYRONA and LifeShield Health Co., as well as any related entity or person, are held harmless and not liable for any losses incurred due to lost or stolen packages. If your items are received damaged, we also reserve the right to ask you to make a claim with the shipping company and/or courier as well, since we will never ship out any damaged items, which means any and all damage would have occurred during shipping or delivery by a third party, and +SYRONA and LifeShield Health Co. are not responsible in any way for any damaged items that you may receive. By submitting any order through any of our websites or affiliate websites, you are agreeing to these terms and conditions and all risks associated with ordering items online which need to be shipped to you or any address that you provide to us (or anyone associated with us) for shipping.

We do not moderate the comments that anyone may make about the items listed on this website outside of our third party partners, which screen them for authenticity and other factors. We appreciate the feedback and may share some typical comments here.

The name "SYRONA" (or "+SYRONA" or "Syrona") and all other names related to "LIFESHIELD," "LIFESHIELD HEALTH CO.," (or "LifeShield" or "LifeShield Health Co.") here, are subgroups and private property of LifeShield Health Co., which is an unincorporated non-profit association, and it manages and works with associations, limited liability companies, integrated auxiliaries, assemblies, and fellowships under Divine Jurisdiction, in the private. While we allow for public visibility of our existence (as did our Lord and Savior, Jesus Christ) and some of our content, so as to provide complete transparency and to create awareness of our message and ministries, we are not a corporate body and we do not ever operate publicly for any reason, and we (as well as our managers or agents) are not for hire...we do NOT operate in commerce. We also do not adhere to, nor accept the legalese definitions and word magic of esquires, agents of any crown, corporations, or courts of commerce, or statutory courts. No such entity can ever own, patent, or arbitrarily define any language. We speak plainly and without deceit. We do not stand under any assumed claim of authority nor any arbitrary definitions of words, nor any definitions of words which any living/natural person, or government or corporate body may have claimed sole right to define. Again, it is not possible to own, patent, or arbitrarily define any word in any language. +SYRONA and LifeShield Health Co. and their managers typically only use commonly known/understood definitions of words, but if there is ever a question, by ANY party, of the definition/meaning of any of the words or spelling that we use, each word/spelling in question must be utilized and understood ONLY by +SYRONA's and LifeShield Health Co.'s own set of definitions, not the arbitrary definitions of any court, corporate body, private person, living/natural person or any entity of any kind (et al). Any questions about definitions of the words we use may be asked in the form of a notarized affidavit addressed and officially delivered to us. We only deal with entities who are questioning us or making claims against us in the form of a notarized affidavit. At no time do we ever relinquish or surrender ANY of our rights, nor do any related parties to +SYRONA and/or LifeShield Health Co. surrender any rights. Any attempt to manipulate or twist our own (or any) words against us, or to violate our rights will automatically be deemed as fraud and malicious intent to harm, and full lawful and/or legal action will be taken against ANY and ALL who do so. ANY particular use of punctuation, capitalization of letters, or any other stylistic form of grammar used herein CANNOT be construed to strike or remove any words herein, twist the words or meanings of the words as intended by +SYRONA and/or LifeShield Health Co. and their members, managers, and agents, nor can it be implied to mean anything other than what +SYRONA and/or LifeShield Health Co. and their managers and agents state that it means. ANY misspellings, typos, or other inadvertent mistakes which may be found herein at ANY point, will NEVER nullify or void the validity of the purpose, principle, meaning, or message herein. And just as the Bill of Rights of the republic known as the United States of America rightly states for its People, the managers and agents of +SYRONA and LifeShield Health Co. assert the same right, that the enumeration of certain or specific rights mentioned herein, shall not be construed to deny or disparage others retained by the People (who are its members, managers, and agents) of +SYRONA or LifeShield Health Co. We retain ALL rights at ALL times and even our own potential or actual ignorance in a matter, or our own omissions or admissions, whether made in full cognizant awareness or not, whether made under duress or not, can NEVER take away or remove our natural, God-given,

fundamental, and unalienable rights, as they are eternal, immutable, indestructible, omnipotent and ever present, just as our Creator. Just as He (Christ) is, so are we in this world. (1 John 4:17)

While +SYRONA and LifeShield Health Co. are not involved in a religious effort, as we are a health ministry, our managers and agents hold dual citizenship with the eternal Kingdom of Heaven, ruled by King Jesus, as well as citizenship with the original republic known as the United States of America, which is NOT a corporation. The original republic known as the United States of America still exists today and was established via the Declaration of Independence on July 4, 1776. The Constitution of the original republic known as the United States of America did NOT create the republic, as it clearly states in its opening line that it was created simply "in Order to form a more perfect Union" (which already existed amongst the several States), and was made up of the Citizens of the several States of the Union, which formed this republic. Be it known that "citizenship" (with or without a capital letter "C") can never mean or be taken to mean anything resembling involuntary servitude, slavery, or something that makes a living/natural man or woman the property of any body (of any kind: government, corporate, natural/living, or legal fiction), nor can "citizenship" ever mean or be taken to mean anything resembling an obligation to follow the arbitrary whims or decisions of an officer/agent, a judge in/from a court, or any legislative body or members thereof, whether hired, elected or supposedly elected, and whether living/natural or corporate in nature. The signers of the Declaration of Independence, who are also the Founders of the original republic known as the United States of America, never intended for our legislature, courts, or law enforcement officers to enslave We the People of this republic under the whims or arbitrary decisions of other men, women, or persons, whether living/natural or corporate in nature. Also, Jesus Christ, who created the most powerful Declaration of Independence for citizens of the eternal Kingdom of Heaven, has paid the ultimate price to completely fulfill the law and we have been made free. And even though we are the creation of God Almighty, we are NOT slaves or property of God Almighty, and therefore we certainly CANNOT and will NEVER be subjects, slaves, or property of any other person, corporate body, or government, as governments and corporate bodies are man-made and subject to their makers: living/natural persons (or flesh and bone men and women). The Supreme Court of the United States has even stated in the famous Dred Scott v. Sandford case (1857) that We the People are sovereign and that every citizen is one of the sovereign people. Therefore, be it known that the word "citizenship" in the original republic known as the United States of America (which still stands as the Supreme Authority in all lawful/legal matters), not only means that one is sovereign, it essentially means the same thing as "membership," and one who has membership in this sovereignty of We the People, which comes with the recognition of ALL natural, God-given and unalienable rights, as well as benefits, and privileges, and also IMMUNITIES to arbitrary demands, mandates, legislation, codes, and statutes (et al), which operate under color of law, and which would compel one toward any action, without their full informed consent. In a republic of a sovereign people or "citizens," instead of one individual holding sovereignty over its subjects, as is the case in a monarchy, EVERY CITIZEN IS SOVEREIGN as it is part of a sovereign body/collective, and therefore each individual citizen, while holding the same capacity as a sovereign, has no authority to effect its fellow citizens (all being made equal), unless one of those fellow citizens violates the rights of another, or harms, damages, or trespasses.

As children of God Almighty we hold no other allegiance except to Truth and Love (which include honor and justice), and we cannot ever be compelled to proclaim or hold allegiance to any legal fiction, any flag or symbol, or any man-made body, government, or corporate body. Holding citizenship in the original republic known as the United States of America, does not oblige one to hold blind allegiance to its government or those who control its offices at any given moment. There is a difference between the government of the original republic known as the United States of America and THE REPUBLIC ITSELF. THE REPUBLIC ITSELF IS THE COLLECTIVE BODY OF THE SOVEREIGN PEOPLE (We the People, otherwise known as the Citizens of the several States of the Union). And again, each citizen is one of the sovereign people. +SYRONA and LifeShield Health Co. and their members, managers, and agents FULLY and COMPLETELY reject, with prejudice, any definition of the word "citizen" (or any of its stylistic grammar forms) that would imply that we hold allegiance to or have any obligation to any man-made body, government, or corporate fiction of any kind, or any arbitrary legislation. ALL men (and women) are created equal and will ALWAYS be treated as such, in every regard. NO ONE has any authority over ANY ONE else. No one is a monarch except our Creator. All claims of monarchy by any living/natural man or woman or persons arbitrarily claiming any other gender, are null and void and carry no validity. If one is claiming to be a monarch (or is acting/operating as such) and is operating with a military or armed agents, they are nothing more than a mafia or a gang and should be treated as such. Monarchism is anathema to human freedom and justice and should never be tolerated or accepted under any circumstances. By definition monarchies are inherently despicable and violent, and they inevitably lead to the violation of our unalienable, natural, God-given rights. Monarchies are also a mockery toward God and an abomination to God, as they should also be to everyone who seeks be like Christ, living in honor and integrity, as we are charged to do so, and this is the highest good attainable in this life: to have the mind of Christ and to act as He did while incarnate here on Earth (Php 2:5-6).

+SYRONA and LifeShield Health Co., as well as all of its managers and agents strongly uphold and adhere to the following passage of scripture (1 Pet 3:8-13), and we expect others to reciprocate these principles toward us, as it is of no onerous effort to anyone, and these principles are fully aligned and in harmony with the principles of honor in every culture, and have nothing to do with any claims of religion or any religious concept:

1 Peter 3:8-13 (KJV)

"Finally, be ye all of one mind, having compassion one of another, love as brethren, be pitiful, be courteous: not rendering evil for evil, or railing for railing: but contrariwise blessing; knowing that ye are thereunto called, that ye should inherit a blessing. For he that will love life, and see good days, let him refrain his tongue from evil, and his lips that they speak no guile: let him eschew evil, and do good; let him seek peace, and ensue it. For the eyes of the Lord are over the righteous, and his ears are open unto their prayers: but the face of the Lord is against them that do evil. And who is he that will harm you, if ye be followers of that which is good?"

And with these principles in mind, no reasonable, prudent, honest person (living/natural, or corporate in nature) can deny that only harm, damage, trespass, or violation of fundamental, God-given, natural rights can justify ANY action taken by officers, courts, or citizens against other citizens. All actions are inherently evil and criminal which would deprive one of life,

liberty, and the pursuit of happiness, without just cause and due process of law. And that law must be in line with the Declaration of Independence and God's natural law, which is protected by the original republic known as the United States of America, formed and controlled by We the People, who are sovereign. Any attempt to define a "citizen" as being subject to ideas that would deprive them of life, liberty, and the pursuit of happiness, without due process of law and fully informed consent, is evil and criminal in and of itself, by the ramifications it would cause. Therefore, let it be known, our citizenship in the original republic known as the United States of America is not and cannot ever be construed as placing us under servitude to any arbitrary legislation written by a body of equals, wherein ANY of the People do not consent. In this republic the rights of the individual can never be stripped away or ignored, regardless of the votes, opinions, or arbitrary legislative, executive, or judicial decisions of others, and regardless of how many vote for rights to be ignored or stripped away. The original republic known as the United States of America is not a case of gang rape, where a group of men and women get to take advantage of one or more others simply because the majority decided that it was okay or should be done. Our citizenship as a form of membership in this republic, was made to guarantee protection from such group-think or abuse toward individuals. Also, this membership (citizenship) guarantees our protection FROM arbitrary legislation, not an obligation to align with it. The legislature was not created to become a tool of arbitrary control by the few over the many or the many over the few, nor to deprive anyone of their life, time, energy, or property. Only harm, damage, or trespass against another natural/living (flesh and bone) man or woman constitutes an actual crime, and any law that is passed which violates this concept is not a valid law and is a violation of our membership agreement which we commonly call "citizenship," as members or Citizens of the several States of the Union (We the People) which make up this republic.

We the People operate here in this Earth realm by natural law and natural right, in honor, and as Joint Heirs with Christ (Rom 8:17). This is not a denominational religious statement, nor a religious perspective of any kind, as Jesus Christ Himself (the incarnation of the Logos) abhorred religion and sought its complete demolition. Christ is simply who/what we call (like the ancient Greeks) the Logos (John 1:1), which is the Creator of all that is, was, and ever will be. Christ or the Logos is simply a Spirit (a consciousness), as we all are who are natural/living flesh and bone men and women. And as the world has forgotten who and what it really is, we call our reconciliation of Mind, back to Source (Logos), which is an awakening, a "spiritual rebirth," and this is not a religious ideology, but is rooted entirely in science, reason, and logic. The officers, managers, and agents of +SYRONA and LifeShield Health Co. do not subscribe to, nor do they accept any mainstream religious ideologies of the Bible or Christ, however we do retain all individually protected rights of what is commonly called "freedom of religion." Our sincerely held conscientious beliefs, based on our findings, using science, reason, and logic are what lead us to our affirmation of being spiritually reborn in Christ, and naturally born here on the land (Earth), and we are therefore free living men and women, and we have every God-given and natural right to be here and to operate peacefully and lovingly as Ambassadors of the Kingdom of Heaven (which is not a location, but rather it is within us all as the highest form of consciousness, sometimes referred to as "Christ Consciousness," and can be manifested anywhere at any time), unencumbered and unviolated in every way, spreading The Gospel (which is the "good news," not the bad news of religious bondage) of freedom in Christ; and as the Body of Christ we perpetually seek to manifest the Kingdom of Heaven on Earth, which

again is simply all that is good and free, not being bound to arbitrary rules, ideologies, doctrines, mandates, codes, or any man-made laws, and always living in honor, respect, and dignity. By natural right and by God-given right, We the People of God's Kingdom, have full authority and jurisdiction over the republic commonly known as the United States of America, which is (for us) the New Jerusalem on Earth, and of which we are stewards and Guardians over. Any attempt to hijack, abuse, or manipulate the authority that We the People have in the Kingdom of Heaven and over the republic known as the United States of America, will be met with swift, lawful justice. And since We the People have taken back our natural, God-given freedom from the Crown, in 1776, we now claim full authority and right in all of the laws and the New Covenant in Jesus Christ and/or Christ Jesus, which is of God Almighty, and stated explicitly in the Authorized King James Version of the Bible, and it is even more apparent in the most accurate, objective, and honest translation of the Bible, of which the closest we have to this is the translation by the Greek and Hebrew scholar, Francois Du Toit (translator of The Mirror Bible). The Vatican, and ALL other religious and secular bodies have NO arbitrary claim of or to authority over us. And as members of the Body of Christ, and rightful and lawful Ambassadors of the Kingdom of Heaven, and Guardians of Truth and The Word (Logos) of God, we reserve the right to correct ANY and ALL translational/interpretational errors which are found in the Authorized King James Version of the Bible, and to rectify any scripture that has been tampered with, added to, or taken away from the original, divinely inspired Word of God, without revocation or nullification of ANY of our rights or the authority, covenants, and laws contained within the divinely inspired scriptures and/or the Authorized King James Version of the Bible. Any bill, bull, act, mandate, statute, code, ordinance, man-made law, OR ANYTHING brought forth by the carnal mind and the children/servants of the common enemy of the children of the Most High (who is known as and/or called most commonly the devil, Lucifer, and/or Satan...mentioned by Jesus, most notably in John 8:31-47), has/have NO authority or jurisdiction over us (We the People, and +SYRONA and/or LifeShield Health Co., and their managers, members, agents, associates/affiliates), and ANY claim of like kind or manner is automatically and by default, made null & void and of no effect in Christ Jesus and by natural, God-given right (Col 2:14, Col 2:20, Heb 9:10, Rom 8:1-39, John 10:10, John 10:33-36, John 8:36), which is Natural Law...the law upon which the Declaration of Independence of 1776 was written and the original Republic of the United States of America was founded.

Natural Law (the Law of God) is inherently the only existent true authority over a sovereign people, heirs to the Kingdom of Heaven—which we are (Rom 8:17, Rev 17:14, 1 John 4:17, Isa 9:6-7)—and no other arbitrary or man-made law (or color of law) will ever have any authority over us, unless by our express, written and duly affirmed and declared consent, with due process of law, and with full acknowledgment and honoring (by all entities) of our unalienable, natural God-given rights, and never relinquishing any of our rights, EVER, regardless of our affirmed and declared testimonies. And we do intentionally point out that we do not swear any oaths, we only affirm and declare them as truth, as is stated in scripture (Matt 5:34-37). And given that we know that "we wrestle not against flesh and blood, but against principalities, against powers, against the rulers of the darkness of this world, against spiritual wickedness in high places (places of consciousness)" (Eph 6:12), for this cause and to this principal of Truth, metaphysical, physical, lawful, and/or legal counter measures and/or recourse may be raised against any natural living man, woman, or person, or entity attempting to form a weapon against us, and/or pursue an attack of any kind against +SYRONA and/or LifeShield Health Co. and their agents,

managers and/or members, associates/affiliates, and their friends and family, or their assets/ property. Our agents, managers, members, associates, and affiliates reserve ALL rights at ALL times, and do not waive any rights ever, for any reason (NO EXCEPTIONS). Man-made codes, statutes, ordinances, mandates, acts, or so-called "laws" or "by-laws," or anything construed as law, which is actually color of law, of or by any corporate municipality, or anything resembling a corporate body, or even a government body, will NEVER have any jurisdiction or authority over +SYRONA or LifeShield Health Co. or their agents, managers, members, and/or associates/ affiliates. And with article one (1) of the Bill of Rights of the United States of America, clearly and distinctly protecting our right to separation of church (ecclesia) and state, we hereby put any and all agents of any agency, board, or State (corporate or otherwise) on notice that we are sovereign heirs of the Kingdom of Heaven, and free men and women in Christ, as a natural Godgiven birth-right, which is not only clearly stated in the Declaration of Independence of 1776, but also by the Constitution of the United States of America, and upheld by the Supreme Court of the United States of America; we therefore decree, by our constitutionally protected rights and more importantly, by our natural, God-given, unalienable rights, that we do not bow a knee to, nor serve the secular State in any way. We ONLY operate by the laws of the original REAL republic (declared independent and sovereign in 1776), which was founded and declared by the framers of the original United States of America (for which the Constitution of 1788 was written, ratified, and enacted), and we are only subject to God Almighty and His natural laws. Nothing can ever be subject to something that it created. We the People created the United States of America as a republic (NOT a democracy), and each one of the People have full control and jurisdiction over it, as it was created to protect the individual, not any group or group-think, the masses as a whole, or the enterprising criminals and control freaks who infiltrate and seek personal gain and advantage over others, or to create harm or encumbrances for others. All individuals who make up the body known as We the People were created by God Almighty, and therefore we are subject ONLY to His natural laws. The Republic's SOLE (only) purpose is to serve and protect God's People (We the People), as we serve with Christ Jesus (the Logos)—who is Truth—and Him alone. We operate here and now as ambassadors of the Kingdom of Heaven on Earth, using our authority over this republic, which We the People have created, and since Jesus Christ lawfully reclaimed (once and for all time — Rom 6:10, 1 Pet 3:18, Heb 10:10) the title deed to this Earth (for sentient, spirit/soul-based, living flesh and bone men and women...also known as "The Adam Race"), and has given it back to We the People (children of God and Joint Heirs with Christ), we stand in that unalienable right and FULL authority to assemble and operate in peace, love, and harmony with all, once again taking dominion over this Earth for We the People, as we have been commissioned by Almighty God ("God")—to make the enemies of God (who is Truth & Love), the footstool of Christ (the Logos/Word of God)—being fruitful (in every way), and multiplying...spreading The Gospel ("good news") of the Kingdom, and rebuilding the Eden experience which Adam and Eve once enjoyed, before The Fall, and the implementation of bondage, control, and tyranny over us all, by the enemies of God and We the People.

Any appeal to rebut these claims is further voided and nullified by the Supreme Court of the United States of America itself, when it stated in in Edwards v. Aguillard, 482 U.S. 578, 107 S. Ct. 2573, 96 L. Ed. 2d 510 (1987), that "the Founding Fathers believed devotedly that there was a God and that the inalienable rights of man were rooted in Him." And also, in McIlvaine v. Coxe's Lessee, 6 U.S. 280, 2 Cranch 280, 2 L. Ed. 279 (1805), the Supreme Court relied on the Bible as "ancient and venerable" proof that expatriation had long been "practiced, approved, and

never restrained." Therefore, even though our predecessors were fooled into giving up their natural, God-given birth right and inheritance as Joint Heirs with Christ, and free men and women, with full authority over a true republic which was made to preserve ALL of our rights...by entering into a counterfeit and parallel "citizenship" (membership) with a de facto government or corporate body...we (+SYRONA and LifeShield Health Co., and all of their managers, members, agents, associates/affiliates) have repented of our old ways, which was foisted upon us in our ignorance (Hos 4:6), and have now turned away from this treacherous, traitorous, and enslaving system. We owe no allegiance to anything or anyone except Christ (the Logos), as our head, and God Almighty (our Creator) as the head of Christ. We do not pledge allegiance to ANY flag or symbol (which become idols when one pledges allegiance to them), nor to any earthly or man-made kingdom or corporate or government body, which are now attempting to take to the place of God Almighty through the efforts of infiltrators who seek carnal and earthly power. The republican form of government for us, holds allegiance to We the People, which it serves, not the other way around. And We the People have not only the right, but the DUTY to dissolve ANY government when it does not hold allegiance to us, is destructive of our rights or property, and does not serve us. This is clearly stated in our Declaration of Independence and the constitutions of the several States of the Union, the original republic of the United States of America. Therefore, we only hold allegiance to Love (God Almighty) and Truth (Christ) and utilize our full authority in Him, and with our true, original republic (of the United States of America) we stand strong and firm, accepting and using the law ONLY to administer Truth and Justice, and the protection and preservation of the pursuit of Life, Liberty (true natural freedom from all forms of earthly rulership, arbitrary control, manipulation, extortion, and tyranny), and Happiness for ALL. And we (+SYRONA and LifeShield Health Co. and their managers, members, agents, and associates/affiliates) do NOT recognize any misguided assumption that anyone wearing a black robe on a bench in any court or anyone wearing a badge with a gun, has/have any authority to violate or usurp anyone's rights, or that ANY supposedly elected representative (public servant) or body of supposedly elected representatives (public servants), have any authority whatsoever to create and/or pass laws which are in violation of the rights of We the People and without our fully informed consent. And the fact remains that We the People have MANY unalienable, natural God-given rights that are not enumerated in the Bill of Rights or the Constitution of the United States of America. And as the Bill of Rights correctly and justly states, in article nine (9), no government or public servant representing the government, has ANY right AT ALL to violate any of the natural, unalienable God-given rights (Natural Law), just because those rights are not specifically listed or listed in detail in the Constitution or Bill of Rights. Let it also be known that the fact that We the People have chosen thus far to not use force to physically remove supposedly elected representatives (public servants) who have stolen from us and violated our rights (or attempted to usurp our rights), whether intentionally or unintentionally, does NOT imply consent! We the People do NOT consent to ANY legislation or judicial or executive action which violates our unalienable, Godgiven rights, and the Constitution of the United States of America EXPLICITLY states that this cannot be done anyway. And as the Supreme Court of the United States of America has rightly pointed out in Marbury v Madison, "A law repugnant to the Constitution is void." Therefore, We the People rightly and justifiably...AND LAWFULLY...ignore ANY and ALL "laws" which are repugnant to the Constitution and which violate our natural, unalienable God-given rights. Just because a group of hundreds of assholes get together and write something down on a piece of paper, even in an official capacity, does not make it valid in any way, shape, or form.

And further, let it also be known that all man-made governments derive their just powers to protect and serve the rights of God's People (We the People), and to protect their private property, and these just powers are derived and granted by consent ALONE, and this is the only legitimate purpose of man-made governments. Any infringement against these principals, inherently and automatically serves as a verdict of fraud, trespass, and violation of our Godgiven natural, unalienable rights, upon any and all who attempt to ignore, defy, or infringe upon them. We do no harm to others and we only love and serve, although we do reserve the Godgiven natural, unalienable right of self-defense. Seeing as we do no unjustified harm to anyone, and do not trespass, any action taken against us will be met with equal or greater force, swift defense, recourse, remedy, and justice, and we will receive recompense, sevenfold for any and all damages, trespasses against us, or violations of our rights, as is rightly stated in scripture (Prov 6:31). Anyone who wishes to challenge the truths and facts herein, must notice and present to us their statements or claims in the form of a notarized affidavit, sworn or affirmed/declared under penalty of perjury, and we must be cognizant and aware of such notice by proper and confirmed service of delivery to an authorized executive head of +SYRONA and/or LifeShield Health Co. All other claims will automatically be deemed null and void, and damages may be lawfully/ legally sought for (but not limited to) malicious prosecution, fraud, libel, slander, harassment, defamation of character, coercion, racketeering, et al.

Any false claims or harassment, or any attempt to defraud us and/or violate our rights, which become, at our discretion, a waste of our time (and time being intrinsically unrecoverable) will be billed to the one(s) wasting our time, at the rate of \$10,000/hr for any administrative work, planning, travel time, counsel, or hiring of staff (and the staff's work) necessary to prepare and forward a case in a de jure, Article III Common Law Court, of We the People and by We the People, not a statutory or corporate court or court of commerce, or courts which are de facto courts and only operate under presumption and color of law. (Buildings themselves are not courts of law, they are simply houses for court proceedings, and the courts and court houses in each county of the several States of the Union are the sovereign People's Courts and buildings.) Also, all members, managers, agents, and associates/affiliates of +SYRONA and/or LifeShield Health Co. ALWAYS retain all rights at all times, including and especially all rights pertaining to our exclusive property, which is our minds, bodies, information, genetic material/information, intellectual property, and all of our effects and all else that we own, and if ANY entity of ANY kind shall ever violate the rights of +SYRONA or LifeShield Health Co.'s members, managers, and/or associates/affiliates, that entity or entities (including, but not limited to any entity of a private or public capacity) will be charged \$10,000,000 for the first offense, and any following or accompanying offenses will be exponentially billed seven (7) times the amount of the previous bill (i.e. two (2) offenses would result in a total billing of \$70,000,000, three (3) offenses would result in \$490,000,000, four (4) offenses would result in \$3,430,000,000, etc). None of our member's, manager's, agent's, associate's or affiliate's property can be administered without their full, coherent, and lawfully duly affirmed consent, with due process of law.

+SYRONA and LifeShield Health Co. and their members, managers, agents, associates/affiliates will NEVER, under ANY circumstances, contract or make covenant with any corporate body (except those created by, owned, and/or controlled by their managers, members, agents, or associates/affiliates), and any presumption or assumption of such is herein, by default, made null and void and of no effect, and all who deal with us in any capacity have herein been officially noticed and have tacitly agreed by entering this website or any other site associated or affiliated with +SYRONA or LifeShield Health Co. in ANY way. And as stated previously, any use of ANY kind of punctuation, capitalization, or literary style of any kind, found in/on ANY of +SYRONA's or LifeShield Health Co.'s materials/information, is NOT subject to any arbitrary laws or opinions or customs/traditions of ANY corporate, legislative, judicial, or executive body. And we especially refute and deny ANY and ALL presumed or assumed authority over us by any corporate, statutory, legislative, judicial, or executive body, de facto government, de facto court, religious body, or secular body, and ALL of their representatives, members, employees, citizens, subjects, managers, agents (et al). Any and all customs, traditions, processes, procedures, codes, statutes, etc., of any nation, society, agency, or governing body, does not apply to +SYRONA and/or LifeShield Health Co., whom operate honorably and solely in the private, under Divine Jurisdiction and Natural Law. Our use of the Gregorian Standard Calendar and the use of the United States Dollar (USD / \$) does not and cannot place us under any jurisdiction of any nation, society, agency, or governing body. We retain the right to use common and/or public modes/ methods of measurement, weight, currency, etc., without being subjected the arbitrary customs, rules, regulations, codes, statutes, doctrines, traditions, etc. of any nation, society, or governing body. If any group of any kind, or any person (whether natural or fictitious), wishes to lawfully and ethically charge for or regulate the use of any method, mode, or instrument (whether tangible or intangible), that group or person must have a valid lawful contract, with full consent and meeting of the minds, of those whom they wish to charge or regulate in any way. Our use of common and/or public modes/methods of measurement, weight, currency, etc. do not imply tacit consent for any group or person to charge or regulate us in any way for the use of said modes/ methods. Every flesh and bone (natural) man and woman has the unalienable right to selfdetermination in matters of private contract and exchange of energy, using any methods they see fit and agree upon amongst themselves peacefully and honorably. If this were not so, as one example amongst many, the Gregorian Standard Calendar would not be usable by anyone in the private or public without paying a licensing fee or being granted license to use said calendar; and the Federal Reserve, who prints the fiat USD (\$), and allows for its open circulation in the public and private, worldwide, would not have printed on its bills "THIS NOTE IS LEGAL TENDER FOR ALL DEBTS PUBLIC AND PRIVATE." This statement is an open and public declaration of the free and fair use, in both the public and private, of the fiat USD (\$), without any fees, taxes, charges, etc. attached to the use thereof. There is no proof to the contrary.

This notice applies to all who enter here and all who attempt to control us or take action against us, which violates our natural, unalienable rights, defies our consent, harasses or stalks us, or trespasses on our property. Also, attempting to hide behind any official or unofficial title or public office, or any corporate structure of any kind will not protect you, as we will hold you personally liable and culpable, in a private capacity. And if the price tag listed herein is too high for your budget or liking, we recommend not acting in a way which would trigger such a cause for billing, lawsuit, or retribution of any kind. If any such cause does trigger any billing, and the recompense is not met, a sevenfold penalty will be applied to the bill after twenty-one (21) days,

and it will be enforced for stealing time, security, and peace rightly enjoyed by +SYRONA and LifeShield Health Co. and our members, managers, agents, associates/affiliates. (But of course, if you're not here for nefarious purposes, including any attempt to violate our rights, or arbitrarily control us or our assets/property, then you obviously have nothing to be concerned about. We love everyone abundantly, with the love of God shed abroad in our hearts, but we also do not tolerate violation of rights, nor abuse or harm to our members, managers, associations/affiliates, agents, or our assemblies or fellowship.)

The content, products, services, and/or membership on this site, or with +SYRONA or LifeShield Health Co. and their associates, affiliates, auxiliaries, subgroups, members, managers, agents (et al), are not intended to be financial, tax, or professional advice, and also are not intended to be medical or legal advise. Users, including all Visitors of this site, should consult a BAR registered attorney, or tax professional, financial advisor, licensed medical doctor, or other appropriate professional, for any matters related to financial, legal, tax, or medical subject matter. +SYRONA and LifeShield Health Co. and their associates, affiliates, auxiliaries, subgroups, members, managers, agents (et al), do NOT practice law or medicine, and NO partial or whole portion of ANYTHING the aforementioned says or does, in ANY form or format, should ever be construed as or taken as legal or medical advise.

Additionally and with special attention to, unless otherwise stated, the term or designation "NP" or "ND" used in conjunction with anyone's name on this website, used on this website, or in conjunction with this website in ANY way (including but not limited to any documentation, videos, any form of media or print, any audio recordings or calls, or any conversations, one-onone consultations, or meetings of any kind), is defined as "Naturopathic Practitioner" or "Naturopathic Doctor" (respectively), but NOT one who falls under the jurisdiction or authority of any regulatory board or licensing entity, in any State or jurisdiction that +SYRONA or LifeShield Health Co. (or any of its members) MAY operate in. Managers or agents of +SYRONA or LifeShield Health Co., are NOT involved in the practice of dietetics nor are they a "licensed dietitian-nutritionist," nor do they provide "nutrition care," nor do they assess an individual's or group's nutritional needs. The word "nutritionist" used on this website is simply in reference to ISSA's own arbitrary naming of certification and any other time the word "nutritionist" would be used, it is to be taken to mean "one who observes and shares information, in a private capacity, about supplements and nutraceuticals, herbs, minerals, amino acids, vitamins, etc., not to be confused with one who practices dietetics or 'nutrition care' of any kind." The word "doctor" or "Dr" used on this website or in conjunction with this website in ANY way (including but not limited to any websites, documentation, videos, any form of media or print, any audio recordings or calls, or any conversations, one-on-one or group sessions, or meetings of any kind), is defined as "teacher," unless otherwise indicated, and the word "physician" is defined as "healer." Teachers, healers, and doctors (teachers) of theology, philosophy, natural remedies or traditional naturopathy do not perform surgeries, nor do they diagnose, treat, prevent, or cure any diseases, and they also do not ever prescribe any medication of any kind. Any and all letters or titles used or associated with any of the names of members, managers, or agents of +SYRONA or LifeShield Health Co., will never be taken or construed to indicate that those members, managers, or agents of +SYRONA or LifeShield Health Co. are practicing or attempting to practice medicine or to give the impression that they are qualified or licensed to do so. +SYRONA and LifeShield Health Co. (and their members, managers, or agents) do NOT

engage in the practice of ANY type of medicine, law, or counseling, in any jurisdiction, or anywhere that regulates or licenses practitioners in any branches of medicine, law, or counseling. For example, ETHAN LUCAS (one of the practitioner members of +SYRONA and LifeShield Health Co.) is a doctor (Dr) of theology (ThD), which is a teacher (one who shares information and knowledge) and a healer (one who addresses life from a holistic perspective and helps to make one whole, just as Jesus Christ has instructed us to do, and much in the same manner as Jesus Christ did) and does not EVER practice ANY kind of medicine, law, or State regulated counseling or advising which would require a State issued license or a license from any regulatory entity or board. Any attempt to construe information on this website, or ANYTHING originating from or associated with this website or +SYRONA or LifeShield Health Co. in ANY way, as the practice of law, medicine, or counseling which requires a license, is fraud and intrinsically false. In essence, all practitioner members of +SYRONA and LifeShield Health Co. are simply ministers and life and health coaches, none of which require any type of State or board regulation or licensing in any jurisdiction.

ANY attempt at malicious prosecution or malicious use of process against/toward any members, managers, agents (et al) of +SYRONA and/or LifeShield Health Co., as well as any harassment, threats, or presumptions, accusations, or attempts to file false reports against any members, managers, agents (et al) of +SYRONA and/or LifeShield Health Co., will be met with swift lawful and/or legal action, and anyone involved in such ignorant, ill-mannered, or malicious attempts, whether they be a natural person (living flesh and bone man or woman), will be held liable and culpable in a professional, public, personal, and private capacity, as well as any corporate bodies, whether they be government, public, or private in nature.

Consider this an honorable and just notice, as +SYRONA, LifeShield Health Co., and any/all of their members, managers, and agents continually and perpetually operate in and under God's Law, which is honorable and just. As Christians and as a Christian organization protected under God's Law, and by the Constitution of the republic known as the United States of America, and by the constitution of any of the several States of the Union which +SYRONA, LifeShield Health Co., and any/all of their members, managers, and agents MAY operate in, we reserve all rights at all times to honorably and lawfully live and share information in the private with one another (in a private member association), as we see fit, in an entirely consensual and lawful manner, and with an unadulterated, unabridged, and unobscured meeting of the minds, not open to the public or subject to any public jurisdiction of any kind.

The content on this site is produced by LifeShield Health Co. for informational and/or entertainment purposes only, and as an expression of our ministry to the world. Any downloadable material including but not limited to audio, typewritten or video format is for personal entertainment and individual private education. LifeShield Health Co. and all of its associates, affiliates, auxiliaries, subgroups, members, agents, managers (et al), are NOT for hire and reserve all rights and are not responsible for individual use of any information or material herein, by the Users and/or Visitors to this site. This site is proprietary in nature and controlled under special private agreement. Obtaining any material including but not limited to downloads, recording, copying of any kind, cut and paste, hand written, etc., from this site by any and all parties without express permission from LifeShield Health Co. is expressly forbidden.

All State and Federal public entities, legal persons, offices, officers, agencies or agents are barred from extracting or using content from this site under any presumption of law without express written permission by +SYRONA and LifeShield Health Co. All State and Federal persons and offices will be held liable in their private and public capacities for any breach of these conditions. Assumed and presumed public statutory authority over the private proprietary property of +SYRONA, LifeShield Health Co., or any of their affiliates, auxiliaries, members, managers, agents (et al), contained and maintained on this site or anywhere else, is hereby rebutted and denied without a valid quo warranto, express contract, or express agreement.

Addresses listed on this website are for receiving correspondence and packages ONLY. +SYRONA and LifeShield Health Co. do not claim to hold any residence or practice from any postal address listed on this website.

STORE & MEMBERSHIP POLICY

All order selections in the store and membership page on this website are given to you with the listed amount for each item as a donation to this not-for-profit ministry, which is an unincorporated association. +SYRONA is a brand of LifeShield Health Co. and a PMA (private member association), but it is a separate lawful entity than LifeShield Health Co. +SYRONA and LifeShield Health Co. do not operate in commerce and therefore any items listed or offered by any of them, are not for sale and are non-taxable. LifeShield Group Ltd. is our acting fiduciary and a member of the +SYRONA and LifeShield Health Co. Private Member Associations, and all provisions are procured through and by LifeShield Group Ltd. If you are not already a member of the +SYRONA or LifeShield Health Co. PMA, each order placed will automatically enroll you as a member of either the +SYRONA or the LifeShield Health Co. Private Member Association (which the agreement for said PMA is typed out below this paragraph, and any completed order in the store on this website, or any store connected to this website or to +SYRONA or LifeShield Health Co. will serve as your digital signature to the PMA agreement listed below, and your full agreement to and acceptance of all duties, terms, policies, conditions, and disclaimers of the PMA, +SYRONA, and LifeShield Health Co.), which allows us to share products with one another, within the ministry, in the private, not subject to public jurisdiction. If you have further questions or you do not wish to become a member of the +SYRONA or LifeShield Health Co. PMA, but still wish to purchase products, please contact us directly, via text, at 629-888-1212 or via email at syrona@mail.com. There is no personal obligation to joining the PMA, other than your acceptance of its terms, conditions, and policies. It simply allows us to live in peace in the private, without interference from public jurisdiction. Your orders from any +SYRONA or LifeShield Health Co. store are tacit consent and agreement with the general terms & conditions listed on this website and with the PMA, in its entirety. No exceptions. All orders begin the fulfillment process upon receipt of funds from any credit or debit card processing companies, and not before.

Fulfillment times vary based on many factors, but we strive to send out all products in a reasonable and timely manner. No guarantees can be given on delivery times, but all orders will

be fulfilled. If you do not live in the continental United States of America (USA), there may be additional charges for shipping which are not initially calculated at checkout, even if you've selected a free shipping option. We will contact you if additional shipping charges will be incurred before sending out your order. If you do not wish to pay the additional shipping (outside of the continental USA), we will issue you a refund to your card for your order. If you have any questions about delivery or your order, please contact us using the contact form on this website or by emailing us at syrona@mail.com. By ordering anything on any +SYRONA or LifeShield Health Co. website, you agree to not submit a charge dispute with your financial institution and to resolve any disputes or conflicts (related to +SYRONA or LifeShield Health Co.) privately, and with a private third party arbitrator if necessary. If you do submit a charge dispute, you will be billed no less than \$100, but no more than 10% of your order total for chargeback, restocking, and distribution fees charged to us. If you commit chargeback fraud...submit a chargeback dispute, after placing your order, and then making false claims to your financial institution like, "item(s) were not as described,"or "item(s) were not received," or file a chargeback dispute in order to try to get free product, we will file a lawsuit and criminal charges...and yes, we've had people do this before to try to get free product or they decided that waiting more than five days was too long to receive their order...which is why it made the terms & conditions page. All of our items are exactly as described (other than occasional label and packaging alterations) and will never not be, and we always fulfill all orders, but timelines can vary. So, if you need your items by a certain date, contact us before placing your order, as there are many factors in this process that are out of our control and we can't make any guarantees. Most orders are fulfilled within 5-10 business days, but occasionally there are exceptions, and if something is currently backordered, it may not be stated on the website at the time of your purchase, so your patience and inquiry may be required.

Now, if you suspect that someone has used your financial information to place an unauthorized order on any of our websites, please contact us and we will investigate the matter and work with you in the private to help you resolve the matter, and get the charges reversed in a way that doesn't disrupt order flows for everyone else. We will also file a lawsuit and criminal charges against anyone using any of our stores or websites to attempt to or actually commit fraud. If a mistake was made on our end, or by any third party associated with us, we will be sure to perform whatever is necessary to see that due diligence and restitution are met. Fraud, deceit, and theft will NEVER be tolerated in this ministry and you can rest assured that we will always hold the best interest of our members to the highest esteem and of utmost importance. We hold that all members of this ministry PMA be treated fairly and equally, and as members ourselves, we hold true to these values. With that being said, due to the nature of this ministry and how we are able to procure provisions for its members, we cannot offer any returns or refunds on any items in the store or membership page on any of our websites at this time; although damaged product can be replaced with the exact same product. In order to complete a damaged return for exchange, please contact us by emailing an explanation of the issue, along with pictures, to syrona@mail.com. We will then reach out to you regarding the issue and give you instructions on how and where to return the product and further expect. Thank you for your continued support...God bless you in all that you do!

SHIPPING POLICY

All orders are fulfilled as expediently as possible, but no guarantees can be made on timelines, since many factors of shipping and supply are out of our control. We are not responsible for any packages once they leave our possession and are given to any third party shipping company or carrier ("courier"). Sometimes we are given a tracking number and sometimes we are not given a tracking number. If we are given a tracking number for your package, we will send you that tracking number upon request. If you do not receive a package once it is shipped, we will do our best to track it and help you retrieve it, but we cannot make any guarantees of any kind.

Unfortunately sometimes packages are lost or stolen during the shipping or delivery process. Most shipping companies and/or couriers will allow for a claim to be made on a package that is never received (using the tracking number, and up to a limited dollar amount), but those claims will have to be made with the shipping company or courier if you do not receive your package, as we do not and cannot replace lost or stolen packages. We cannot reimburse you for any additional cost not covered by the shipping company or courier for any claim. If you request additional insurance for the package, when you place your order (by adding a special note at checkout, or by contacting us prior to placing an order), we may be able to accommodate that, but additional costs may be incurred. Shipping times listed are oftentimes auto-generated by website hosting companies and/or the courier, and are merely an estimate of how long it takes for a package to be processed by the courier and to travel on their trucks to the address you have listed as your shipping address. This is not an actual indication of how long it will take for anyone to receive any order once it is placed. +SYRONA and LifeShield Health Co., as well as any related entity or person, are held harmless and not liable for any losses incurred due to lost or stolen packages. If your items are received damaged, we also reserve the right to ask you to make a claim with the shipping company and/or courier as well, since we will never ship out any damaged items, which means any and all damage would have occurred during shipping or delivery by a third party, and +SYRONA and LifeShield Health Co. are not responsible in any way for any damaged items that you may receive. By submitting any order through any of our websites or affiliate websites, you are agreeing to these terms and conditions, as well as all polices, and terms and conditions listed on all of our websites, and you fully accept all risks associated with ordering items online which need to be shipped to you or any address that you provide to us (or anyone associated with us) for shipping.

If we determine that, for whatever reason, the website or checkout systems, did not properly calculate the required shipping costs for your order, we will contact you prior to fulfilling your order and ask you if you would like to cover the additional shipping costs needed, and if not, we will simply refund your order. This is extremely rare, but when it does happen, it typically happens with orders being shipped to other nations (besides the United States of America).

We are not responsible for any Customs restrictions, tariffs, or other regulations that may apply at Customs in any nation. Any duties or taxes that may apply are your responsibility. If you have any questions, we encourage you to speak with your Customs office, although we will ship any tangible/physical items, which are part of your order, to the address you provide.

The responsibility is yours to check with your nation's Customs office to verify that the tangible/physical items in your order can clear Customs. We are also not responsible for creating or

providing any additional paperwork which may be requested by your nation's Customs office, for any type of verification. When you place your order, you will be emailed a confirmation of your payment, which will contain all of the order/shipping information you provided us with at the time you completed and placed your order online. If you feel that you may need to put additional information on the order, for purposes of Customs clearance, or even to receive a package at any location you provide as a shipping address, it is your responsibility to include that information in the notes at checkout (even if your order is not being sent to an address outside of the United States of America). We cannot perform additional tasks outside of anything mentioned here in this disclaimer (or on any of the +SYRONA and/or LifeShield Health Co. websites), in order for your order to be delivered or to clear Customs. There are many free apps available online, or apps that allow for a free trial period, with which you may create custom invoices, receipts, paperwork, etc. You accept full responsibility for all documents which you create and use. We are not equipped to deal with nor handle these issues, nor are we equipped to create these types of custom documents, and we will not be held liable or responsible for them in any way.

We will do our part and follow all reasonable directions in your order. If we determine that any information or requests, which you provide to us when you place your order, are unclear or unreasonable, we will contact you before proceeding with shipment, in order to gain clarity or resolve any issues. We will ship your order to the exact address that you provide. Please keep in mind that once an order has shipped, we cannot change the address information on any order, and any errors made with the address you provide to us (including, but not limited to, precise written structure) could cause a delivery delay, failure, or rejection. We will give you the best service and ship it very quickly at the rates that we have agreed to on our website (which are based on several factors, but mostly on the cost of packaging, handling, and the weight of the package).

If for whatever reason the package is lost, stolen, or seized by Customs officials, we cannot issue you a refund (as you are paying for a membership in the Private Member Association that comes with free items, and not for the items themselves; you are also covering all costs associated with shipping, which are non-refundable), nor can we resend any of those items in that package unless the package is returned to us, and then we will inform you that the package was returned to us, and at that point we will give you the option to pay the additional shipping to resend the package to whatever address you provide to us. You may communicate with the Customs officials in your nation, and find out from them, if you place and pay for an additional order (or to have the same package redelivered), if they would then allow that order to clear customs, but that responsibility remains with you and not with +SYRONA or LifeShield Health Co. The vast majority of orders make it through Customs without any problems, and most orders that are stopped are automatically returned to us. You may be responsible for any return shipping charges, in accordance with your local regulations. While we rarely have problems with International shipments, if there is a problem with your order, we will work hard to find a solution as quickly as possible, within the realm of our ability and the policies listed on our websites.

Note: If your order is being shipped from us to any address or location outside of the United States of America ("International"), you are responsible for ensuring that the tangible/physical items ordered can be lawfully imported to your nation. When ordering from +SYRONA and/or LifeShield Health Co., the recipient is the Importer of Record, and therefore it is solely and

entirely the recipient's responsibility to comply with all laws and regulations of the nation to which the order is being shipped. We are held harmless in all matters pertaining to the responsibilities of the Importer of Record. Orders shipped to nations outside of the United States of America (USA) may be subject to import taxes and Customs duties levied by the governing body of a nation, once a shipment enters that nation.

From our experience, most International orders are not charged with additional fees for Customs clearance when they receive the shipment, however, any additional charges for Customs clearance must be paid by the recipient. Customs policies vary widely from nation to nation (and change from time to time) and we recommend contacting your local Customs office for further information. If you do get charged an additional fee, usually the courier will expect payment at the time of delivery. If you refuse the shipment because of these charges, or if any order is rejected by Customs due to item restrictions, or if the order is returned because the local post or courier is unable to locate the address you provided for your order, we can offer you a limited refund in line with our 30-Day Guarantee (which can be found on syrona.org). This refund does not include any taxes, duties, or fees levied, and it does not include any shipping or return shipping fees. If you refuse delivery of any package due to additional fees of any kind, charged by Customs or the courier (since your package is being shipped from the USA), you are essentially abandoning the package. We have no control over any additional taxes or fees of any kind charged by couriers or your government officials for shipments from the USA and we hold no responsibility for any abandoned packages, regardless of the value of those packages.

RETURN POLICY

While most companies boast about offering a 100% satisfaction guarantee on their products, so you can return it, with us you get to keep our products! Why? Because you're not buying our products, they're all free! So even if you are unsatisfied with your products or your membership services, you get to keep the products (we won't make you pay to ship them back like the other companies do), but you can get your money back on the membership subscriptions and services (since that's all you're actually paying for anyway)...and you can do this by cancelling your membership within 30 days of your initial sign up. It's that simple! Our only question is, why aren't all the other health companies doing this? SYRONA Health Org. is truly a one-of-a-kind organization, and a genuine trailblazer in the health industry!

Our refund policy lasts 30 days. If 30 days have passed since your purchase, we can't offer you a full refund or exchange. Also, the refund policy only applies up to the value of a 30-day Copper Membership package (i.e. you can't order a large quantity of monthly membership credits, and still get a refund on the full amount of the order). If your order exceeds the current Copper Membership package price, you will only be refunded the amount of a 30-day Bronze Membership package, at the price-point on the day of your purchase. It is recommended, if you are uncertain as to whether or not you will like the products and membership with SYRONA Health Org., that you simply order the smallest package, with the product and/or membership level you wish to try. We reserve the right to a reasonable time period for full for investigation of all order refunds, in order to determine eligibility and accuracy.

To complete your return, we require a receipt or proof of purchase (i.e. order number).

Please do not send your products back to us. We recommend gifting them if you choose not to use them.

Once your request for a refund is received, we will send you an email or text to notify you that we have received your request. We will also notify you of the approval or rejection of your refund. One of our representatives may need to schedule a phone call with you in order to complete your request.

Once your refund claim has been approved, your refund will be processed, and a credit will automatically be applied to your credit card or original method of payment, within a certain amount of days, which varies by bank and/or credit/debit card processing company.

Late or missing refunds

If you haven't received a refund yet, first check your bank account again. Then contact your credit card company or bank, as it may take some time before your refund is officially posted by your financial institution.

Next contact your bank or credit card company. There is often some processing time before a refund is posted.

If you've done all of this and you still have not received your refund yet, please contact us at syrona@mail.com so that we can further assist you in the matter.

Returns and replacements

Only regular priced offerings may be refunded. Sale offerings cannot be refunded.

We only replace items if they are defective or damaged. If you need to exchange it for the same item, send us an email at syrona@mail.com and one of our representatives will reach out to you regarding the exchange process. Do not attempt to return any product until you receive specific instructions from one of our representatives. If you send your product out, prior to receiving proper instructions from one of our representatives, we may not receive the product you are attempting to exchange, and therefore we may not be able to fulfill the exchange for you.

To return your product, you should first speak with one of our representatives on the proper method and shipping address. As stated above, if you send your product out, prior to receiving proper instructions from one of our representatives, we may not receive the product you are attempting to exchange, and therefore we may not be able to fulfill the exchange for you.

You will be responsible for paying for your own shipping costs for returning your item initially. Also, shipping costs are typically non-refundable. If you receive a refund, the cost of return

shipping will usually be deducted from your refund. In the case of damaged or unusable product, we will cover any excess shipping charges, and those will be calculated upon completion of the return claim process.

Depending on where you live, the time it may take for your exchanged product to reach you may vary.

If you are returning more expensive items, you may consider using a trackable shipping service or purchasing shipping insurance. We can't guarantee that we will receive your returned item. We also can't be held responsible for any shipments once they leave our or your possession and are given to the courier responsible for delivering the package.

Contact us at syrona@mail.com for additional questions.

PRIVACY NOTICE

This privacy notice for +SYRONA and LifeShield Health Co. ("Company," "we," "us," or "our") alike, describes how and why we might collect, store, use, and/or share ("process") your information when you use our services ("Services"), such as when you:

- Visit any of our websites
- Engage with us in other related ways, including any sales, marketing, or events

Questions or concerns? Reading this privacy notice will help you understand your privacy rights and choices. If you do not agree with our policies and practices, please do not use our Services. If you still have any questions or concerns, please contact us at lifeshieldgroup@mail.com.

SUMMARY OF KEY POINTS

This summary provides key points from our privacy notice, but you can find out more details about any of these topics by clicking the link following each key point or by using our table of contents below to find the section you are looking for.

What personal information do we process? When you visit, use, or navigate our Services, we may process personal information depending on how you interact with LifeShield Health Co. and the Services, the choices you make, and the products and features you use. Learn more about personal information you disclose to us.

Do we process any sensitive personal information? We may process sensitive personal information when necessary with your consent or as otherwise permitted by applicable law.

Do we receive any information from third parties? We do not receive any information from third parties.

How do we process your information? We process your information to provide, improve, and administer our Services, communicate with you, for security and fraud prevention, and to comply with law. We may also process your information for other purposes with your consent. We process your information only when we have a valid legal reason to do so.

In what situations and with which parties do we share personal information? We may share information in specific situations and with specific third parties.

How do we keep your information safe? We have organizational and technical processes and procedures in place to protect your personal information. However, no electronic transmission over the internet or information storage technology can be guaranteed to be 100% secure, so we cannot promise or guarantee that hackers, cybercriminals, or other unauthorized third parties will not be able to defeat our security and improperly collect, access, steal, or modify your information.

What are your rights? Depending on where you are located geographically, the applicable privacy law may mean you have certain rights regarding your personal information.

How do you exercise your rights? The easiest way to exercise your rights is by contacting us. We will consider and act upon any request in accordance with applicable data protection laws.

TABLE OF CONTENTS

- 1. WHAT INFORMATION DO WE COLLECT?
- 2. HOW DO WE PROCESS YOUR INFORMATION?
- 3. WHAT LEGAL BASES DO WE RELY ON TO PROCESS YOUR PERSONAL INFORMATION?
- 4. WHEN AND WITH WHOM DO WE SHARE YOUR PERSONAL INFORMATION?
- 5. HOW DO WE HANDLE YOUR SOCIAL LOGINS?
- 6. HOW LONG DO WE KEEP YOUR INFORMATION?
- 7. HOW DO WE KEEP YOUR INFORMATION SAFE?
- 8. DO WE COLLECT INFORMATION FROM MINORS?
- 9. WHAT ARE YOUR PRIVACY RIGHTS?
- 10. CONTROLS FOR DO-NOT-TRACK FEATURES
- 11. DO CALIFORNIA RESIDENTS HAVE SPECIFIC PRIVACY RIGHTS?

12. DO VIRGINIA RESIDENTS HAVE SPECIFIC PRIVACY RIGHTS?

- 13. DO WE MAKE UPDATES TO THIS NOTICE?
- 14. HOW CAN YOU CONTACT US ABOUT THIS NOTICE?
- 15. HOW CAN YOU REVIEW, UPDATE, OR DELETE THE DATA WE COLLECT FROM YOU?

1. WHAT INFORMATION DO WE COLLECT?

Personal information you disclose to us

In Short: We collect personal information that you provide to us.

We collect personal information that you voluntarily provide to us when you register on the Services, express an interest in obtaining information about us or our products and Services, when you participate in activities on the Services, or otherwise when you contact us.

Personal Information Provided by You. The personal information that we collect depends on the context of your interactions with us and the Services, the choices you make, and the products and features you use. The personal information we collect may include the following: names, phone numbers, email addresses, mailing addresses, usernames, passwords, contact preferences, billing addresses, debit/credit card numbers, and contact or authentication data.

Sensitive Information. When necessary, with your consent or as otherwise permitted by applicable law, we process the following categories of sensitive information: financial information.

Payment Data. We may collect data necessary to process your payment if you make purchases, such as your payment instrument number, and the security code associated with your payment instrument. All payment data is stored by Wix. You may find their privacy notice link(s) here: https://www.wix.com/about/privacy (if they remove this link you may contact Wix directly for further inquiry)

Social Media Login Data. We may provide you with the option to register with us using your existing social media account details, like your Facebook, Twitter, or other social media account. If you choose to register in this way, we will collect the information described in the section called "HOW DO WE HANDLE YOUR SOCIAL LOGINS?" below.

All personal information that you provide to us must be true, complete, and accurate, and you must notify us of any changes to such personal information.

2. HOW DO WE PROCESS YOUR INFORMATION?

In Short: We process your information to provide, improve, and administer our Services, communicate with you, for security and fraud prevention, and to comply with law. We may also process your information for other purposes with your consent.

We process your personal information for a variety of reasons, depending on how you interact with our Services, including:

- To facilitate account creation and authentication and otherwise manage user accounts. We may process your information so you can create and log in to your account, as well as keep your account in working order.
- To deliver and facilitate delivery of services to the user. We may process your information to provide you with the requested service.
- To respond to user inquiries/offer support to users. We may process your information to respond to your inquiries and solve any potential issues you might have with the requested service.
- To send administrative information to you. We may process your information to send you details about our products and services, changes to our terms and policies, and other similar information.
- To fulfill and manage your orders. We may process your information to fulfill and manage your orders, payments, returns, and exchanges made through the Services.
- To enable user-to-user communications. We may process your information if you choose to use any of our offerings that allow for communication with another user.
- To save or protect an individual's vital interest. We may process your information when necessary to save or protect an individual's vital interest, such as to prevent harm.

3. WHAT LAWFUL BASIS DO WE RELY ON TO PROCESS YOUR INFORMATION?

In Short: We only process your personal information when we believe it is necessary and we have a valid lawful reason (i.e., lawful basis) to do so under applicable law, like with your consent, to comply with laws, to provide you with services to enter into or fulfill our contractual obligations, to protect your rights, or to fulfill our legitimate business interests.

If you are located in the EU or UK, this section applies to you.

The General Data Protection Regulation (GDPR) and UK GDPR require us to explain the valid lawful basis we rely on in order to process your personal information. As such, we may rely on the following lawful basis to process your personal information:

- Consent. We may process your information if you have given us permission (i.e., consent) to use your personal information for a specific purpose. You can withdraw your consent at any time.
- Performance of a Contract. We may process your personal information when we believe it is necessary to fulfill our contractual obligations to you, including providing our Services or at your request prior to entering into a contract with you.
- Lawful Obligations. We may process your information where we believe it is necessary for compliance with our lawful obligations, such as to cooperate with a law enforcement body or regulatory agency, exercise or defend our lawful rights, or disclose your information as evidence in litigation in which we are involved.
- Vital Interests. We may process your information where we believe it is necessary to protect your vital interests or the vital interests of a third party, such as situations involving potential threats to the safety of any person.

If you are located in Canada, this section may apply to you:

We may process your information if you have given us specific permission (i.e., express consent) to use your personal information for a specific purpose, or in situations where your permission can be inferred (i.e., implied consent). You can at any time by contacting us.

In some exceptional cases, we may be lawfully permitted under applicable law to process your information without your consent, including, for example:

- If collection is clearly in the interests of an individual and consent cannot be obtained in a timely way
- For investigations and fraud detection and prevention
- For business transactions provided certain conditions are met
- If it is contained in a witness statement and the collection is necessary to assess, process, or settle an insurance claim
- For identifying injured, ill, or deceased persons and communicating with next of kin
- If we have reasonable grounds to believe an individual has been, is, or may be victim of financial abuse

- If it is reasonable to expect collection and use with consent would compromise the availability or the accuracy of the information and the collection is reasonable for purposes related to investigating a breach of an agreement or a contravention of the laws of Canada or a province
- If disclosure is required to comply with a subpoena, warrant, court order, or rules of the court relating to the production of records
- If it was produced by an individual in the course of their employment, business, or profession and the collection is consistent with the purposes for which the information was produced
- If the collection is solely for journalistic, artistic, or literary purposes
- If the information is publicly available and is specified by the regulations

4. WHEN AND WITH WHOM DO WE SHARE YOUR PERSONAL INFORMATION?

In Short: We may share information in specific situations described in this section and/or with the following third parties.

We may need to share your personal information in the following situations:

- Business Transfers. We may share or transfer your information in connection with, or during negotiations of, any merger, sale of company assets, financing, or acquisition of all or a portion of our business to another company.
- Affiliates. We may share your information with our affiliates, in which case we will require those affiliates to honor this privacy notice. Affiliates include our parent company and any subsidiaries, joint venture partners, or other companies that we control or that are under common control with us.
- Business Partners. We may share your information with our business partners to offer you certain products, services, or promotions.

5. HOW DO WE HANDLE YOUR SOCIAL LOGINS?

In Short: If you choose to register or log in to our Services using a social media account, we may have access to certain information about you.

Our Services offer you the ability to register and log in using your third-party social media account details (like your Facebook or Twitter logins). Where you choose to do this, we will receive certain profile information about you from your social media provider. The profile information we receive may vary depending on the social media provider concerned, but will

often include your name, email address, friends list, and profile picture, as well as other information you choose to make public on such a social media platform.

We will use the information we receive only for the purposes that are described in this privacy notice or that are otherwise made clear to you on the relevant Services. Please note that we do not control, and are not responsible for, other uses of your personal information by your third-party social media provider. We recommend that you review their privacy notice to understand how they collect, use, and share your personal information, and how you can set your privacy preferences on their sites and apps.

6. HOW LONG DO WE KEEP YOUR INFORMATION?

In Short: We keep your information for as long as necessary to fulfill the purposes outlined in this privacy notice unless otherwise required by law.

We will only keep your personal information for as long as it is necessary for the purposes set out in this privacy notice, unless a longer retention period is required or permitted by law (such as tax, accounting, or other legal requirements). No purpose in this notice will require us keeping your personal information for longer than the period of time in which users have an account with us.

When we have no ongoing legitimate business need to process your personal information, we will either delete or anonymize such information, or, if this is not possible (for example, because your personal information has been stored in backup archives), then we will securely store your personal information and isolate it from any further processing until deletion is possible.

7. HOW DO WE KEEP YOUR INFORMATION SAFE?

In Short: We aim to protect your personal information through a system of organizational and technical security measures.

We have implemented appropriate and reasonable technical and organizational security measures designed to protect the security of any personal information we process. However, despite our safeguards and efforts to secure your information, no electronic transmission over the Internet or information storage technology can be guaranteed to be 100% secure, so we cannot promise or guarantee that hackers, cybercriminals, or other unauthorized third parties will not be able to defeat our security and improperly collect, access, steal, or modify your information. Although we will do our best to protect your personal information, transmission of personal information to and from our Services is at your own risk. You should only access the Services within a secure environment.

8. DO WE COLLECT INFORMATION FROM MINORS?

In Short: We do not knowingly collect data from or market to children under 18 years of age.

We do not knowingly solicit data from or market to children under 18 years of age. By using the Services, you represent that you are at least 18 or that you are the parent or guardian of such a minor and consent to such minor dependent's use of the Services. If we learn that personal information from users less than 18 years of age has been collected, we will deactivate the account and take reasonable measures to promptly delete such data from our records. If you become aware of any data we may have collected from children under age 18, please contact us at lifeshieldgroup@email.com.

9. WHAT ARE YOUR PRIVACY RIGHTS?

In Short: In some regions, such as the European Economic Area (EEA), United Kingdom (UK), and Canada, you have rights that allow you greater access to and control over your personal information. You may review, change, or terminate your account at any time.

In some regions (like the EEA, UK, and Canada), you have certain rights under applicable data protection laws. These may include the right (i) to request access and obtain a copy of your personal information, (ii) to request rectification or erasure; (iii) to restrict the processing of your personal information; and (iv) if applicable, to data portability. In certain circumstances, you may also have the right to object to the processing of your personal information. You can make such a request by contacting us by using the contact details provided in the section "HOW CAN YOU CONTACT US ABOUT THIS NOTICE?" below.

We will consider and act upon any request in accordance with applicable data protection laws.

If you are located in the EEA or UK and you believe we are unlawfully processing your personal information, you also have the right to complain to your Member State data protection authority or UK data protection authority.

If you are located in Switzerland, you may contact the Federal Data Protection and Information Commissioner.

Withdrawing your consent: If we are relying on your consent to process your personal information, which may be express and/or implied consent depending on the applicable law, you have the right to withdraw your consent at any time. You can withdraw your consent at any time by contacting us by using the contact details provided in the section "HOW CAN YOU CONTACT US ABOUT THIS NOTICE?" below or updating your preferences.

However, please note that this will not affect the lawfulness of the processing before its withdrawal nor, when applicable law allows, will it affect the processing of your personal information conducted in reliance on lawful processing grounds other than consent.

Opting out of marketing and promotional communications: You can unsubscribe from our marketing and promotional communications at any time byclicking on the unsubscribe link in the emails that we send, replying "STOP" or "UNSUBSCRIBE" to the SMS messages that we send, or by contacting us using the details provided in the section "HOW CAN YOU CONTACT US ABOUT THIS NOTICE?" below. You will then be removed from the marketing lists. However, we may still communicate with you — for example, to send you service-related messages that are necessary for the administration and use of your account, to respond to service requests, or for other non-marketing purposes.

Account Information:

If you would at any time like to review or change the information in your account or terminate your account, you can log into your account settings and update your user account. Upon your request to terminate your account, we will deactivate or delete your account and information from our active databases. However, we may retain some information in our files to prevent fraud, troubleshoot problems, assist with any investigations, enforce our legal terms and/or comply with applicable legal requirements.

If you have questions or comments about your privacy rights, you may email us at lifeshieldgroup@mail.com.

10. CONTROLS FOR DO-NOT-TRACK FEATURES

Most web browsers and some mobile operating systems and mobile applications include a Do-Not-Track ("DNT") feature or setting you can activate to signal your privacy preference not to have data about your online browsing activities monitored and collected. At this stage no uniform technology standard for recognizing and implementing DNT signals has been finalized. As such, we do not currently respond to DNT browser signals or any other mechanism that automatically communicates your choice not to be tracked online. If a standard for online tracking is adopted that we must follow in the future, we will inform you about that practice in a revised version of this privacy notice.

11. DO CALIFORNIA RESIDENTS HAVE SPECIFIC PRIVACY RIGHTS?

In Short: Yes, if you are a resident of California, you are granted specific rights regarding access to your personal information.

California Civil Code Section 1798.83, also known as the "Shine The Light" law, permits our users who are California residents to request and obtain from us, once a year and free of charge, information about categories of personal information (if any) we disclosed to third parties for direct marketing purposes and the names and addresses of all third parties with which we shared personal information in the immediately preceding calendar year. If you are a California resident

and would like to make such a request, please submit your request in writing to us using the contact information provided below.

If you are under 18 years of age, reside in California, and have a registered account with Services, you have the right to request removal of unwanted data that you publicly post on the Services. To request removal of such data, please contact us using the contact information provided below and include the email address associated with your account and a statement that you reside in California. We will make sure the data is not publicly displayed on the Services, but please be aware that the data may not be completely or comprehensively removed from all our systems (e.g., backups, etc.).

CCPA Privacy Notice:

The California Code of Regulations defines a "resident" as:

- (1) every individual who is in the State of California for other than a temporary or transitory purpose and
- (2) every individual who is domiciled in the State of California who is outside the State of California for a temporary or transitory purpose

All other individuals are defined as "non-residents."

If this definition of "resident" applies to you, we must adhere to certain rights and obligations regarding your personal information.

What categories of personal information do we collect?

We have collected the following categories of personal information in the past twelve (12) months:

Category Examples:

A. Identifiers

Contact details, such as real name, alias, postal address, telephone or mobile contact number, unique personal identifier, online identifier, Internet Protocol address, email address, and account name

Collected: YES

B. Personal information categories listed in the California Customer Records statute

Name, contact information, education, employment, employment history, and financial information

Collected: YES

C. Protected classification characteristics under California or federal law

Gender and date of birth

Collected: NO

D. Commercial information

Transaction information, purchase history, financial details, and payment information

Collected: NO

E. Biometric information

Fingerprints and voiceprints

Collected: NO

F. Internet or other similar network activity

Browsing history, search history, online behavior, interest data, and interactions with our and other websites, applications, systems, and advertisements

Collected: NO

G. Geolocation data

Device location

Collected: NO

H. Audio, electronic, visual, thermal, olfactory, or similar information

Images and audio, video or call recordings created in connection with our business activities

Collected: NO

I. Professional or employment-related information

Business contact details in order to provide you our Services at a business level or job title, work history, and professional qualifications if you apply for a job with us

Collected: NO

J. Education Information

Student records and directory information

Collected: NO

K. Inferences drawn from other personal information

Inferences drawn from any of the collected personal information listed above to create a profile or summary about, for example, an individual's preferences and characteristics

Collected: NO

L. Sensitive Personal Information

Account login information and debit or credit card numbers

Collected: YES

We will use and retain the collected personal information as needed to provide the Services or for:

- Category A as long as the user has an account with us
- Category B as long as the user has an account with us
- Category L as long as the user has an account with usAs long as the user has an account with us

Category L information may be used, or disclosed to a service provider or contractor, for additional, specified purposes. You have the right to limit the use or disclosure of your sensitive personal information.

We may also collect other personal information outside of these categories through instances where you interact with us in person, online, or by phone or mail in the context of:

- Receiving help through our customer support channels;
- Participation in customer surveys or contests; and
- Facilitation in the delivery of our Services and to respond to your inquiries.

How do we use and share your personal information?

More information about our data collection and sharing practices can be found in this privacy notice.

You may contact us by email at lifeshieldgroup@mail.com, or by referring to the contact details on the contact page of this website.

If you are using an authorized agent to exercise your right to opt out we may deny a request if the authorized agent does not submit proof that they have been validly authorized to act on your behalf.

Will your information be shared with anyone else?

We may disclose your personal information with our service providers pursuant to a written contract between us and each service provider. Each service provider is a for-profit entity that processes the information on our behalf, following the same strict privacy protection obligations mandated by the CCPA.

We may use your personal information for our own business purposes, such as for undertaking internal research for technological development and demonstration. This is not considered to be "selling" of your personal information.

+SYRONA and LifeShield Health Co. have not disclosed, sold, or shared any personal information to third parties for a business or commercial purpose in the preceding twelve (12) months. +SYRONA and LifeShield Health Co. will not sell or share personal information in the future belonging to website visitors, users, and other consumers.

Your rights with respect to your personal data:

Right to request deletion of the data — Request to delete

You can ask for the deletion of your personal information. If you ask us to delete your personal information, we will respect your request and delete your personal information, subject to certain exceptions provided by law, such as (but not limited to) the exercise by another consumer of his or her right to free speech, our compliance requirements resulting from a legal obligation, or any processing that may be required to protect against illegal activities.

Right to be informed — Request to know:

Depending on the circumstances, you have a right to know:

- whether we collect and use your personal information;
- the categories of personal information that we collect;
- the purposes for which the collected personal information is used;
- whether we sell or share personal information to third parties;

- the categories of personal information that we sold, shared, or disclosed for a business purpose;
- the categories of third parties to whom the personal information was sold, shared, or disclosed for a business purpose;
- the business or commercial purpose for collecting, selling, or sharing personal information; and
- the specific pieces of personal information we collected about you.

In accordance with applicable law, we are not obligated to provide or delete consumer information that is de-identified in response to a consumer request or to re-identify individual data to verify a consumer request.

Right to Non-Discrimination for the Exercise of a Consumer's Privacy Rights:

We will not discriminate against you if you exercise your privacy rights.

Right to Limit Use and Disclosure of Sensitive Personal Information:

If the business collects any of the following:

- social security information, drivers' licenses, state ID cards, passport numbers
- account login information
- credit card numbers, financial account information, or credentials allowing access to such accounts
- precise geolocation
- racial or ethnic origin, religious or philosophical beliefs, union membership
- the contents of email and text, unless the business is the intended recipient of the communication
- genetic data, biometric data, and health data
- data concerning sexual orientation and sex life

you have the right to direct that business to limit its use of your sensitive personal information to that use which is necessary to perform the Services.

Once a business receives your request, they are no longer allowed to use or disclose your sensitive personal information for any other purpose unless you provide consent for the use or disclosure of sensitive personal information for additional purposes.

Please note that sensitive personal information that is collected or processed without the purpose of inferring characteristics about a consumer is not covered by this right, as well as the publicly available information.

To exercise your right to limit use and disclosure of sensitive personal information, please email us at lifeshieldgroup@mail.com.

Verification process:

Upon receiving your request, we will need to verify your identity to determine you are the same person about whom we have the information in our system. These verification efforts require us to ask you to provide information so that we can match it with information you have previously provided us. For instance, depending on the type of request you submit, we may ask you to provide certain information so that we can match the information you provide with the information we already have on file, or we may contact you through a communication method (e.g., phone or email) that you have previously provided to us. We may also use other verification methods as the circumstances dictate.

We will only use personal information provided in your request to verify your identity or authority to make the request. To the extent possible, we will avoid requesting additional information from you for the purposes of verification. However, if we cannot verify your identity from the information already maintained by us, we may request that you provide additional information for the purposes of verifying your identity and for security or fraud-prevention purposes. We will delete such additionally provided information as soon as we finish verifying you.

Other privacy rights:

- You may object to the processing of your personal information.
- You may request correction of your personal data if it is incorrect or no longer relevant, or ask to restrict the processing of the information.
- You can designate an authorized agent to make a request under the CCPA on your behalf. We may deny a request from an authorized agent that does not submit proof that they have been validly authorized to act on your behalf in accordance with the CCPA.
- You may request to opt out from future selling or sharing of your personal information to third parties. Upon receiving an opt-out request, we will act upon the request as soon as

feasibly possible, but no later than fifteen (15) days from the date of the request submission.

To exercise these rights, you can contact us by email at lifeshieldgroup@mail.com or by going to the contact page on this website. If you have a complaint about how we handle your data, we would like to hear from you.

12. DO VIRGINIA RESIDENTS HAVE SPECIFIC PRIVACY RIGHTS?

In Short: Yes, if you are a resident of Virginia, you may be granted specific rights regarding access to and use of your personal information.

Virginia CDPA Privacy Notice

Under the Virginia Consumer Data Protection Act (CDPA):

"Consumer" means a natural person who is a resident of the Commonwealth acting only in an individual or household context. It does not include a natural person acting in a commercial or employment context.

"Personal data" means any information that is linked or reasonably linkable to an identified or identifiable natural person. "Personal data" does not include de-identified data or publicly available information.

"Sale of personal data" means the exchange of personal data for monetary consideration.

If this definition "consumer" applies to you, we must adhere to certain rights and obligations regarding your personal data.

The information we collect, use, and disclose about you will vary depending on how you interact with LifeShield Health Co. and our Services.

Your rights with respect to your personal data:

- Right to be informed whether or not we are processing your personal data
- Right to access your personal data
- Right to correct inaccuracies in your personal data
- Right to request deletion of your personal data
- Right to obtain a copy of the personal data you previously shared with us

• Right to opt out of the processing of your personal data if it is used for targeted advertising, the sale of personal data, or profiling in furtherance of decisions that produce legal or similarly significant effects ("profiling")

+SYRONA and LifeShield Health Co. have not sold any personal data to third parties for business or commercial purposes. +SYRONA and LifeShield Health Co. will not sell personal data in the future belonging to website visitors, users, and other consumers.

Exercise your rights provided under the Virginia CDPA:

More information about our data collection and sharing practices can be found in this privacy notice.

You may contact us by email at lifeshieldgroup@mail.com or by visiting the contact page on this website.

If you are using an authorized agent to exercise your rights, we may deny a request if the authorized agent does not submit proof that they have been validly authorized to act on your behalf.

Verification process:

We may request that you provide additional information reasonably necessary to verify you and your consumer's request. If you submit the request through an authorized agent, we may need to collect additional information to verify your identity before processing your request.

Upon receiving your request, we will respond without undue delay, but in all cases, within forty-five (45) days of receipt. The response period may be extended once by forty-five (45) additional days when reasonably necessary. We will inform you of any such extension within the initial 45-day response period, together with the reason for the extension.

Right to appeal:

If we decline to take action regarding your request, we will inform you of our decision and reasoning behind it. If you wish to appeal our decision, please email us at lifeshieldgroup@mail.com. Within sixty (60) days of receipt of an appeal, we will inform you in writing of any action taken or not taken in response to the appeal, including a written explanation of the reasons for the decisions. If your appeal if denied, you may contact the Attorney General to submit a complaint.

13. DO WE MAKE UPDATES TO THIS NOTICE?

In Short: Yes, we will update this notice as necessary, and if needed, in order to remain without controversy with any relevant laws.

We may update this privacy notice from time to time. The updated version will be indicated by an updated "Revised" date and the updated version will be effective as soon as it is accessible. If we make material changes to this privacy notice, we may notify you either by prominently posting a notice of such changes or by directly sending you a notification. We encourage you to review this privacy notice frequently to be informed of how we are protecting your information.

14. HOW CAN YOU CONTACT US ABOUT THIS NOTICE?

If you have questions or comments about this notice, you may contact our Data Protection Officer (DPO), Ethan Lucas, by email at ethanlucas@mail.com, by phone at +1 (513) 995-4555.

15. HOW CAN YOU REVIEW, UPDATE, OR DELETE THE DATA WE COLLECT FROM YOU?

Based on the applicable laws of your country, you may have the right to request access to the personal information we collect from you, change that information, or delete it. To request to review, update, or delete your personal information, please fill out the contact form on this website or email lifeshieldgroup@mail.com.