

Give Me Faith Farms PMA
(A Private Membership Association)
Articles of Association

Article I. Creation

1.1. The PMA was originally created on the 13th day of October, 2023.

Article II. Declaration of Purpose

2.1. The purpose of the PMA is to lawfully be able to privately provide all members of the PMA access to healthy body care alternatives and dietary choices, and other farm services.

Article III. Name

3.1. The name of this PMA is: Give Me Faith Farms PMA

Article IV. Venue and Situs

4.1. Proper venue for the PMA is on the land that is generally considered to be in Washington, an independent compact state of the Nation styled The United States of America.

4.2. The PMA's initial place of operation shall be at 8217 Russell Road, Concrete, Washington.

Article V. Assertion of Rights by Members

5.1. In order to achieve the above stated intent and purpose all PMA members agree and consent to assert, stand upon and enforce all their applicable fundamental, unalienable, constitutionally secured and recognized perfect rights (rights) as a living sentient man or woman.

5.2. All PMA members agree and consent to assert, stand upon and enforce the rights expressly enumerated in Article I, Section 10 and Articles in Amendment One, Four, Five, Nine and Ten of The Constitution for the United States of America, 1789, CE, as amended and ratified by passage of The Bill of Rights, 1791 CE, as lawfully amended (herein referred to as "the federal Constitution") and the Laws of the United States made in pursuance of the Constitution; and the corresponding provisions of the Constitution for Washington, 1889, CE, as lawfully amended, which do not impair, impede, obstruct or defeat any rights secured by either Constitution and each PMA member asserts the right to control all matters concerning their own body, mind, spirit and private property

5.3. All PMA members consent to at all times in dealing with the PMA or any PMA member on matters

within the scope of the PMA assert, stand upon and enforce all their rights that are expressly set forth in; or by reason, logic and common sense, common-law, statute, administrative agency or court decision (case law) that have been incorporated in the state or federal constitutions including, but not limited to, the rights to Life, Liberty, and the pursuit of Happiness; the rights to the defense, ownership and enjoyment of private property; the rights to freedom of assembly, expression, speech, the press, privacy, religion and especially all rights regarding their own bodies; individual health and wellness care; faith based or religious practices, creed or deeply held personal beliefs and concerning all matters of law and acknowledge that all such rights should be and are applicable to all people.

5.4. All PMA members consent to assert, stand upon and enforce their absolute freedom of choice in matters of education, health, law and their own welfare at all times while dealing privately/individually with any other PMA member within the operation of the PMA on matters that are or could be considered generally to be within the scope and purview of the PMA.

Article VI. Jurisdiction

6.1. All members consent to lawful governance according to the rights and the principles of law stated in God's Word, The Holy Bible as protected in the common-law of England, through the 4th day of July, 1776, CE; the Law of Nations, 1758, CE; The Declaration of Independence, 1776, CE; the rights expressly secured by and deemed incorporated in the federal Constitution; the rights expressly secured by and deemed incorporated in the Constitution for Washington, 1889, CE, as lawfully amended and the Laws made in pursuance thereof that do not impair, impede, obstruct or defeat any God-endowed or constitutionally secured right of any director or member.

Article VII. Waiver of Protection and Privileges

7.1. All PMA members do not consent to and will not call upon, depend on, rely upon or request from any man-made governmental authority any authority or permission to discuss the law or procedure.

7.2. Each PMA member consents to exercise due care and to do due diligence regarding any law or procedure discussed with or suggested by any other member before beginning any such action.

7.3. All PMA members hereby specifically release and hold harmless from any and all liability any and all governmental authorities for any act or omission made by the PMA or by one PMA member to another member except when any PMA member commits any act, makes any omission, publishes or utters any statement that creates a real injury or damage, as the Supreme Court stated that:

"[t]he question in every case is whether the words used are used in such circumstances and are of such a nature as to create a clear and present danger that they will bring about the substantive evils that Congress has a right to prevent. It is a question of proximity and degree. When a nation is at war, many

things that might be said in time of peace are such a hindrance to its effort that their utterance will not be endured so long as men fight, and that no Court could regard them as protected by any constitutional right." *Schenck v United States*, 249 U.S. 47, 53 (1919).

In other words, there must be a clear and present danger that they will, not merely may bring about substantive evils that Congress has a lawful authority to prevent.

7.4. Every PMA member hereby specifically holds harmless and releases from liability each and every local, municipal, county, state, federal and international court (magistrate, judge or justice) from adjudicating any matter arising from participation in this PMA and for any act or omission (except for an act or omission creating a "clear and present danger of substantive evil") made by the PMA or any PMA member

7.5. No PMA member shall grant any magistrate, judge or justice of any court in The United States of America, or any international court lawfully conducting business in The United States of America, in personam or personal jurisdiction over such member while acting in or who has acted in the scope and purview of this PMA until such member has exercised all available remedies set forth in paragraphs 7.7, 7.8, 13 and 14 herein.

7.6. All PMA members hereby specifically agree that as long as each and every one of the above-referenced administrative agencies and personnel; courts and the officials and officers thereof leaves each and every PMA member alone that all PMA members will waive any and all rights to either institute a lawsuit or civil action or become a proper party in any lawsuit or civil action against, or request criminal prosecution for the deprivation of rights under color of law for any of the above stated persons' or entities' attempt to deprive any member of his/her rights either expressly stated, included or

referred to herein.

7.7. In order to provide a remedy for the above conditionally waived rights, all PMA members shall have the right, starting first within the PMA, to select a panel of members to serve as arbitrators to hear any grievance a member brings against either the PMA, another member or both. The panel shall consist of a minimum of five members, two selected by the aggrieved party, two selected by the accused party and one by the PMA. The fifth member may be a Director of the PMA unless the PMA itself is the accused. In any case that the PMA itself is accused, the fifth member may be any other PMA member who is not an aggrieved, injured or damaged party to the issue and who is agreeable to both the aggrieved party and the accused.

7.8. In the event that an internal arbitration is unsuccessful, all parties agree next to seek binding arbitration from a source outside the PMA. This arbitration can be conducted by and according to the rules of the American Arbitration Association or by any other recognized arbitration association or society that has established by their record that they deal fairly with all parties.

Article VIII. Type of Association

8.1. The PMA is a private fully disclosed voluntary meeting of the minds of free people acting in their natural, real, character, capacity, standing and status associating together pursuant to the intent, purpose, express provisions, terms, conditions and principles set forth in this contract.

8.2. The PMA is not a public entity or a public collective entity of any kind whatsoever created by or under any governmental authority, permission or statute (a statutory association, corporation, limited liability company, limited or general partnership, foundation, statutory trust, etc.).

Article IX. Membership

9.1. The PMA publicly offers all men and women only one thing, membership.

9.2. Only a PMA member is allowed access to all administrative procedure, law, data, information, knowledge and services that the PMA has available through its members consistent with the PMA's mission and values to promote the law, healthful living and a sustainable healthful environment.

9.3. PMA members may privately charge other members for any service that they provide.

9.4. The PMA is open to every man or woman of lawful age who is competent to enter a lawful binding

contract and, through them, their family members and people or persons lawfully in their care, custody or under their control.

9.5. The exception to the above is that although everyone is welcome to apply for membership, in order

to protect the privacy of the PMA and all members thereof, membership is neither offered to nor available to any agent, employee, officer, official or servant (person) that is or will become engaged in any investigative or regulatory activity that is or may be relevant to the PMA by any local, municipal, city, county, state, federal or international government or governmental administrative agency; licensing association or board; or any person engaged in any form of law enforcement performing any investigative activity or function or while acting in any official or quasi-official character or capacity whatsoever regarding the PMA. Anyone acting in any such character and capacity may privately request membership but must agree to uphold at all times the privacy of the PMA and of each and every member such person may come into contact. Every person acting in any manner whatsoever for any administrative agency of any local, municipal, city, county, state, federal or international government must agree that this contract takes president over any public law and their employment or official position and agree not to disclose anything seen, heard or discovered through membership

contact with the PMA and its members to any investigative or regulatory entity or law enforcement agency or department.

9.6. All PMA members agree that all members are equal. There is no, and there shall never be any, public “Performer-Client” type relationship among PMA members. When dealing with PMA members offering services all members waive the right to all the protections offered to the public by any and all governmental or quasi-governmental authorities.

9.7. No PMA member accepts any liability for any acts or omissions committed by either the PMA or by any other PMA member.

9.8. Membership does not convey any right, title or interest in the PMA or to any asset or property acquired or owned by the PMA unless that member donates use of any such asset or property and specifically reserves a right, title or interest in or to the property.

9.9. Members may be issued a membership card. The style and content of the membership card shall be determined by the Director.

9.10. A list of all current PMA members shall be kept by the Director(s) or a PMA member designated “Record Keeper” for the PMA’s official documents and records.

Article X. Consideration

10.1. Consideration for annual membership in the PMA is \$5 (Five Dollars). The membership fee includes all family members and persons in the applicant’s household.

10.3. The form of consideration or the amount may be modified or waived by the Director when requested by an applicant and deemed to be in the best interests of the applicant however, and in any event, all applicants agree that the PMA membership benefits offered and received by the member are worth far in excess of \$5 (Five) Dollars.

Article XI. Operation

11.1. The PMA shall initially operate by and through the Director. Gina Marie Jeffries shall serve as the first Director.

11.2. The PMA shall thereafter operate by and through the Director(s). Directors may be appointed or hired by the first Director. A Director may be assigned one or more specific duties and may also become a spokesperson for the PMA for all or certain matters.

11.3. The PMA members reserve the right to select from among themselves any man or woman they deem best able to act and communicate should the first spokesman become incapacitated or die. The first Director, Gina Marie Jeffries, shall serve as the first Spokesman for the PMA.

11.4. All records maintained by the PMA, especially regarding any members’ mental, physical or spiritual condition or health are, shall at all times be, and will always remain the private property of the PMA and used for only that particular member regardless of the member(s) that authored, amended or maintains custody of such record or where such record is archived/stored; any such record is protected by, at the minimum, Article IV in Amendment to the federal Constitution.

11.5. The PMA may develop operational rules and regulations deemed necessary by the Director, which may be amended annually by the Director.

11.6. The PMA should create and maintain an e-mail address and publish a physical address whereby at

least the Spokesman or another Director can be contacted.

11.7. The principle place of administration or any other place where any PMA meeting is held should be marked "Private Property No Trespassing" by appropriate signage set forth according to the laws of the state in which the same shall be held in order to keep the meeting private and closed to the prying eyes of the public.

Article XII. Money, Banking, Taxes and Fees

12.1 Under the doctrines of innocent use and necessity, the PMA may have to receive and transfer FEDERAL RESERVE NOTES (cash, check, or credit/debit cards) from time-to-time and may open a bank/brokerage account for the purpose of negotiating any FEDERAL RESERVE NOTE that the PMA receives to be used for paying expenses and taxes, for which the Director shall take responsibility.

12.2. The Director shall be the signatory on any financial account maintained by the PMA. The Director may delegate this authority.

12.3. The Director shall review and timely pay or legally dispute any tax assessment levied upon the PMA by any governmental authority.

12.4. The Director shall timely review any licensing law, regulation or rule which may be claimed to be applicable to the PMA and determine if any license is, in fact, required for the PMA's lawful operation in the venue in which it is located.

Article XIII. Dissolution

13.1. The PMA will terminate upon the death or resignation of the Director or may terminate voluntarily upon the unanimous vote of all current Director(s) and members.

13.2. Upon voluntary termination the assets of the PMA shall become the private property of Gina Marie Jeffries if then alive and competent; if deceased or incompetent, will become the private property of her spouse, heir, assigns, devises or estate.

Article XIV. Force Majeure

14.1 Every PMA member specifically holds harmless and releases each and every local, municipal, city, county, state, federal and international magistrate, judge or justice from any and all liability arising

from any act or omission (except an act or omission creating a "clear and present danger of substantive evil") which could be considered to be an "act of God" or otherwise "beyond the control" of the members of the PMA regarding any matter arising from a member's participation in this PMA.

14.2. Conversely, any act or omission, of any kind whatsoever, committed by any person claiming to act or acting under color of law (not acting under actual constitutional authority) may be requested to be prosecuted, civilly and criminally, to the fullest extent of the law in any appropriate court.

Article XV. Construction and Interpretation

15.1. The meaning of all words used in this document, unless specifically defined herein, are as used in conversational English in use in the year 2017 CE, in The United States of America. No legal terms, phrases or definitions are used herein nor shall legal terms, phrases or definitions be used at any time in

the future by anyone in order to give this contract a different intent or meaning than that which was intended and given by the author of this contract at the time of this document's writing.

Article XVI. Severability

16.1. Each article, numbered paragraph and subparagraph and all provisions, terms or conditions regarding this contract are severable. In the event that a jury of a court of proper venue and jurisdiction finds any provision(s), term(s) or condition(s) unlawful, illegal, void as a matter of law or unenforceable for any lawful reason, that/those provision(s), term(s), or condition(s) shall be deemed excised from this contract and this contract and all remaining provisions, terms and conditions shall remain in full force and effect.

Article XVII. Governing Law

17.1. The laws referenced in paragraph 6.1. of this contract and the Constitution and Laws made in pursuance thereof of any other state or commonwealth of The United States of America in which the PMA or any subdivision thereof may become sited, operates or in which a member thereof lives in shall be the governing law of this contract.

Article XVIII. Entire Contract

18.1. The above stated constitutes all conditions, terms and provisions creating and governing the administration and operation of the PMA. No oral recitations or promises made by any man, woman or person shall have any force of law or legal binding effect on the PMA or on any member thereof when acting within the scope or purview of the PMA.

Article XIX. Final Claim

19.1. The administration of this contract and the PMA hereby created is private and generally beyond the scope of authority and powers granted by “We the People” to either the United States or Washington and this contract is protected by no less than Article I, section 10, of the Constitution and Article 1, section 23 of the Constitution of Washington, the laws made in pursuance thereof and Articles in Amendments Nine and Ten of the Constitution for the united States and the laws made in pursuance thereof.

You are approved as a PMA member based upon payment received by the PMA for any product or service offered by the PMA.

This contract is hereby adopted as the PMA contract by-laws by the Director on this 13th day of October, 2023 and shall be effective upon the 13th day of October, 2023.

Offered by: Gina Marie Jeffries

Accepted by: The people who have applied to join the PMA.

Those that have been accepted and are PMA members intend to remain private and the list of PMA members is private and is not for publication.