

Freedom Membership Terms & Conditions

By purchasing the Freedom Membership, you are entering an agreement (the “Agreement”) between Client and Reform Wellness. (“Company”, “we”, or “us”). We provide Clients with the specific deliverables as described below (collectively, the “Services”). This Agreement explains our obligations to you, and Client’s obligations to us. This Agreement is the entire Agreement between us. By joining the Membership, Client is agreeing to comply with these terms, our [Privacy Policy](#) and any other legal notices or conditions or guidelines posted on the Site.

We offer and teach a unique process for healing. Our Offerings are non-refundable except as required by law. Client will be automatically billed each month for \$49.99 unless Client cancels the membership.

Freedom Membership deliverables:

- Access to Reform’s Mighty Networks community platform
- Access to one Wellness Pillar video each month
- Access to Office Hours and Wholiness Hours when Reform Online is in session
- Discount on Reform Online course
- Free Quarterly Workshops
- Access to exclusive online member events
- Access to Semi-Annual Reform Summits
- Access to Monthly Webinars
- First to know about new courses, retreats, and community events with access to discounted pricing

PAYMENTS, REFUND, AND CANCELATION POLICY

Client agrees that Client’s payment will be processed by Reform Wellness. Client is responsible for providing a valid payment method for payment of all fees.

If Client’s payment method for Reform Wellness is invalid, Client will have seven (7) days to provide another method of payment or Client’s services will be suspended until Client’s account is paid in full. Multiple failed payments may result in termination of contract. Client agrees that Client is responsible for full payment of Membership fees regardless of whether Client actually participates, completes or utilizes the Membership.

If the client wishes to cancel the Membership, it is the client’s responsibility to do so directly through Mighty Networks. Client may cancel any time before the next billing date to avoid future charges.

Reform Wellness does not refund fees. Client agrees that if, for any reason, Client chooses to cancel the Membership prior to the end date of the Commitment Period, Client remains obligated to pay the current billing cycle. To further clarify, no refunds will be issued for prior Membership payments.

INTELLECTUAL PROPERTY

CONFIDENTIAL INFORMATION. The term "Confidential Information" means any information or material which is proprietary to Reform Wellness Inc, whether or not owned or developed by Reform Wellness, which is not generally known other than by Reform Wellness, and which Client may obtain through any direct or indirect contact with Reform Wellness.

PROTECTION OF CONFIDENTIAL INFORMATION. Client understands and acknowledges that the Confidential Information has been developed or obtained by Reform Wellness by the investment of significant time, effort and expense, and that the Confidential Information is a valuable, special and unique asset of Reform Wellness which provides Reform Wellness with a significant competitive advantage, and needs to be protected from improper disclosure. In consideration for the disclosure of the Confidential Information, Client agrees to hold in confidence and to not disclose the Confidential Information to any person or entity without the prior written consent of Reform Wellness.

In addition, Client agrees that:

- i. No Copying/Modifying. Client will not copy or modify any Confidential Information without the prior written consent of Reform Wellness.
- ii. Application to Employees. Further, Client shall not disclose any Confidential Information to any employees of Client, except those employees who are required to have the Confidential Information in order to perform their job duties in connection with the limited purposes of this Agreement. Each permitted employee to whom Confidential Information is disclosed shall sign a non-disclosure agreement substantially the same as this Agreement at the request of Reform Wellness.
- iii. Unauthorized Disclosure of Information. If it appears that Client has disclosed (or has threatened to disclose) Confidential Information in violation of this Agreement, Reform Wellness shall be entitled to an injunction to restrain Client from disclosing, in whole or in part, the Confidential Information. Reform Wellness shall not be prohibited by this provision from pursuing other remedies, including a claim for losses and damages.

Covenant Not to Compete. Reform Wellness provides Christ-Centered wellness programs and any additional services ancillary and related thereto, and in the future expects to engage in additional related and unrelated businesses (all such activities engaged in by Reform Wellness is collectively referred to as the "Business").

In view of the Confidential Information in the possession of the Client, now or in the future and as a material consideration and inducement to Reform Wellness to continue to do business with use,

during the term of this agreement, Client, its employs and assigns, will not, without the prior written consent of Reform Wellness, alone or in combination with others or in any manner whatsoever directly or indirectly contact any customer that has a past or present relationship with Reform Wellness where the result of such contact could or does disrupt, interrupt or in any other way impair the Business and / or its operation, including but not limited to a reduction in the amount of business previously done or contemplated to be done by Reform Wellness for such customer, or a reduction in the amount or level of services requested from Reform Wellness.

NONDISCLOSURE

Client acknowledges that participation in the Freedom Membership may involve sharing personal information in a group setting and online platform. To protect the integrity of the program, each participant agrees to keep all information learned from other participants private and confidential. Breach of the privacy of the online program is grounds for expulsion from the program. No fees will be refunded if you are expelled from the program for breaching the non-disclosure policy.

DELIVERABLES

All Membership deliverables are the property of Reform Wellness. Sharing any of the information outside of the Program participants is a violation of this agreement, the intellectual property rights of Reform Wellness. Reform Wellness reserves the right to pursue any and all violations of its intellectual property rights and the Confidentiality provisions to the fullest extent of the law.

Further, the Nondisclosure policy is in full effect for all deliverables.

SUPPLEMENTS AND MEDICATIONS

Any supplements (vitamins, botanicals, nutrients) that we suggest within the context of offerings or community platforms are in addition to the Membership fee. You may purchase these online or at any retail location. Our recommendations are based on brands that we are familiar with based on our experience and research and whose quality we know and trust. You are welcome to purchase another brand, however, you should note that there may be variations in dosages, quality and purity of ingredients from those we recommend and you should therefore verify and scale the substituted product accordingly. We do not diagnose, recommend or prescribe any medications. Any and all medication and prescription dosages should only be managed with and directed by your Medical Doctor. The information we provide about medication is not intended to, cannot, and should not be expected to be a reason to come off of medication without guidance from your own qualified doctor.

NO GUARANTEE

You are responsible for decisions made about your health and lifestyle. Our team will serve as guides and consistent sources of support, but only make suggestions or pass on information for you to make your own informed decisions.

Company has made every effort to accurately represent the Membership and its potential benefits. Results can and do vary, therefore the Company makes no guarantees. The testimonials and examples used are not intended to represent or guarantee that anyone will achieve the same or similar results. Each individual or company's success depends on many factors, including but not limited to, his or her background, dedication, starting point in their personal journey, desire and motivation.

DISCLAIMER.

Reform Wellness does not provide medical, legal, tax, accounting or financial advice and the information provided to Client is not intended as such. Client should refer all medical, legal, tax, accounting and financially related inquiries to appropriately qualified professionals.

TERMINATION FOR UNPROFESSIONALISM Company is committed to providing all Membership Clients with a positive Membership experience. By accepting these terms and conditions Client agrees that the Company may, at its sole discretion, terminate this agreement and limit, suspend or remove any Client from continuing at any time without a refund if the Client ceases to follow the Membership guidelines, becomes disruptive or difficult to work with.

LEGAL DISCLAIMER

Although every effort is made to utilize the Membership to help you achieve your wellness goals, there is no guarantee of results. Reform Wellness, its owners and assigns do not assume and hereby disclaim any liability to any party for any loss, damage, or disruption caused by errors or omissions, whether such errors or omissions result from negligence, accident, or any other cause.

Client expressly agrees that Reform Wellness has a legitimate business interest justifying the existence of the restrictions contained in this Agreement.

Remedies for Breach. The Client hereby acknowledges that its violation of the restrictions imposed hereunder would cause irreparable harm to the Reform Wellness and that remedies at law would be inadequate to redress any actual or threatened violation of this Agreement. It is further acknowledged that if Client should breach the covenant of confidentiality, the covenant not to disclose or release proprietary information, or the covenant not to compete Reform Wellness shall be entitled to liquidated damages of \$10,000 per occurrence in addition to any and all additional damages demonstrated in a court of law.

Each party agrees that, in addition to other relief, the other party may seek to enforce the foregoing restrictions by temporary and permanent injunctive relief. Any award of relief to the Reform Wellness in an action in which the Reform Wellness substantially prevails shall include recovery of the Reform Wellness's costs and expenses of enforcement (including reasonable attorneys' fees).

Third Party information. Neither party shall disclose to the other any confidential information of a third party in violation of an obligation of confidence to, or other proprietary right of, the third party. The Reform Wellness shall defend, indemnify and hold harmless the Client and the Client's officers, directors, employees, contractor personnel, and Representatives from and against any claim by a third party that the Reform Wellness's disclosure to the Client constituted a breach of a duty owed by the Reform Wellness to the third party.

Term and Termination. This Agreement shall become effective on the date the Membership begins and shall terminate upon the (a) cancellation of Membership by the Client in Mighty Networks or (b) the written notice of Reform Wellness to the other of its election, with or without cause, to terminate this Agreement. Each party agrees that its obligations undertaken herein as Client with respect to Confidential Information disclosed to it, as well as any provisions of this Agreement, that by their terms, require performance after the termination or expiration of the Agreement or have application to events that may occur after such termination or expiration, shall survive and continue after any termination or expiration of this Agreement. Additionally, the parties' obligation to protect trade secrets is perpetual.

GENERAL TERMS

Freedom of Action. Nothing in this Agreement is to be construed to preclude Client from using, marketing, licensing, and/or selling any designs, work product, processes, methodologies software, data processing or other information or material (collectively, "Material") that are similar or related to those of Reform Wellness, provided that the same are independently developed without reference to Confidential Information disclosed by the Reform Wellness under this Agreement. From time to time, Client may have explored, and in the future is free to explore, similar business opportunities with other companies, and/or to pursue similar business opportunities on its own, including without limitation developing and/or marketing and distributing Material in competition with the other party. Subject to the specific obligations in this Agreement, such activities will not be considered a breach of this Agreement.

Relationship of the Parties. With respect to all performance of this Agreement, each party, including its employees, officers and agents, shall be considered an independent contractor, and not an employee, agent, partner, or joint venturer of the other party. Except as expressly provided in this Agreement, neither party shall have any right to act for, obligate or make commitments, express or implied, on behalf of the other.

Non-Solicitation of Employees. Each party agrees that it will not, nor will it cause, prior to the latter of (a) the second anniversary of the effective date of this Agreement, or (b) the expiration of all agreements with a term that is certain (i.e. not including perpetual agreements) and statements of work with the other party, directly or indirectly, solicit the services of (for employment, consulting or otherwise), accept the services of, or employ or engage any person who is now employed by the other party and with whom the party has had contact as part of its business relationship with the other party; provided, however, that neither party shall be prohibited from: (a) conducting generalized solicitations for employees (which solicitations are not specifically targeted at the other party's employees) through the use of media advertisements, professional search firms or otherwise; or (b) seek to employ and employ any person who contacts the party on his or her own initiative without any solicitation from such party (other than general solicitations permitted under clause (a)).

Assignment. Neither party shall assign this Agreement without the written consent of the other.

Additional Services and Products. We may, in the future, offer new services. For the avoidance of doubt, such new services shall be subject to the terms and conditions of this Agreement.

NO WARRANTY. Client acknowledges and agrees that the Confidential Information is provided on an AS IS basis. Reform Wellness MAKES NO WARRANTIES, EXPRESS OR IMPLIED, WITH RESPECT TO THE CONFIDENTIAL INFORMATION AND HEREBY EXPRESSLY DISCLAIMS ANY AND ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. IN NO EVENT SHALL Reform Wellness BE LIABLE FOR ANY DIRECT, INDIRECT, SPECIAL, OR CONSEQUENTIAL DAMAGES IN CONNECTION WITH OR ARISING OUT OF THE PERFORMANCE OR USE OF ANY PORTION OF THE CONFIDENTIAL INFORMATION. Reform Wellness does not represent or warrant that any product or business plans disclosed to Client will be marketed or carried out as disclosed, or at all. Any actions taken by Client in response to the disclosure of the Confidential Information shall be solely at the risk of Client.

Force Majeure. Except for an obligation to pay fees, neither party shall be liable for failure to perform any of its obligations under this Agreement during any period in which such party cannot perform beyond their control, including, but not limited to strike, fire, flood or other natural disaster, war embargo, or riot, provided that the party so delayed immediately notifies the other party of such delay. The terms of this Clause shall not exempt, but merely suspend, any Party from its duty to perform the obligations under this Agreement, until as soon as practicable after a force majeure condition ceases to exist.

Notices. All notices required or permitted under this Agreement shall be in writing and shall be deemed delivered when delivered in person or deposited in the United States mail, postage prepaid, registered or certified mail, return receipt requested at the address first set forth above. Facsimile or electronic signatures shall be deemed equivalent to original signatures for purposes of this Agreement.

Indemnification. Client shall indemnify, defend and save harmless Company, its officers, agents and employees from and against any and all loss, cost (including attorneys' fees), damage, expense and liability (including statutory liability and liability under workers' compensation laws) in connection with claims, judgments, damages, penalties, fines, liabilities, losses, suits, administrative proceedings, arising out of any act or neglect by Company, its agents, employees, contractors, Clients, invitees, representatives, in, on or about the operation of the Program. This indemnity shall survive the termination of this Agreement. Client hereby releases Company from any and all liability or responsibility to Client or anyone claiming through or under Client by way of subrogation or otherwise for any loss or damage to equipment or property of Client covered by any insurance then in force.

Waiver. The waiver or failure of Company to exercise in any respect any right provided for herein shall not be deemed a waiver of any further right hereunder.

Severability. If any provision of this Agreement is invalid, illegal or unenforceable under any applicable statute or rule of law, it is to that extent to be deemed modified in order to comply with applicable law, and the remaining provisions shall not be affected in any way.

Choice of Law, Forum. This Agreement shall be governed by the laws of the United States, State of New York, without reference to or use of any conflicts of laws provisions. The parties hereto agree that with respect to any disputes, actions, suits or proceedings arising in connection with this Agreement, venue will be in the United States, State of New York if the action is brought by participant against Reform Wellness. In the event an action is brought by Reform Wellness against the participant, suit may be filed in the United States, or in the home country of the participant. Reform Wellness retains and reserves all rights to enforce this agreement internationally, without borders.

Headings. Any heading, caption or section title contained herein is inserted only as a matter of convenience, and in no way defines or explains any section or provision hereof. The failure of a party to exercise or enforce any right or provision of this Agreement will not constitute a waiver of the right or provision.

Modification.

These terms and conditions may not be modified by you. The following Sections survive any termination of this Agreement: Intellectual Property Policy, Proprietary Rights, Pricing, Shipping and Terms of Sale, Disclaimer of Warranties, Limitation of Liability, Indemnity, Release and General.

Entire Agreement and Amendment. This Agreement constitutes the entire agreement and understanding between the parties and supersedes any prior agreement or understanding whether oral or written relating to the subject matter hereof. The headings used herein are for convenience only and shall not control or affect the meaning or construction of any provisions of this Agreement.

SUMMARY

The Client agrees: I hereby engage Reform Wellness Inc, the designated Reform Consultants, and Reform Leaders to lead me through the Freedom Membership. I understand and agree that Reform Wellness Consultants and leaders are not licensed medical practitioners, and as such do not diagnose, treat, cure or prevent any disease, nor do they practice medicine in the State of New York. Their services are not meant to replace those services provided by licensed healthcare practitioners and they advise that I maintain regular medical care with a licensed medical provider. Please note that live community events including Office Hours and Wholiness Hours are an opportunity to share and dialogue about Christ but should not be seen or used as a replacement for therapy or spiritual guidance. If you are in need of additional support, Reform Wellness encourages you to consult with the appropriate practitioners such as an individual counselor or therapist, your priest, pastor or church lay leader.

While participating in the Freedom Membership, the Reform Wellness team will educate me regarding my health and wellness goals and may make general recommendations using natural therapeutics and lifestyle changes. These recommendations may include nutritional supplementation, homeopathy, lifestyle, prayer, and dietary modifications. Their mission is to provide me with the best possible care and support to achieve my wellness goals and to live with Christ at the center of my life.

PAYMENT TERMS

In consideration of the services rendered under this agreement, the Client shall pay Reform Wellness the “Service Fee”. Please refer to PAYMENTS, REFUND, AND CANCELLATION POLICY section.

CONFIDENTIALITY

The Reform Wellness Inc team will honor the confidentiality of everything discussed with the client. In addition, the team will not divulge that the client is part of our online community without client permission.

The materials (including, but not limited to, all workbook, content and videos) in this Membership have been created and developed by Reform Wellness Inc and Reform Class Leaders. All of the contents of this class are confidential and are the property of Reform Wellness Inc. Any unauthorized copying, alteration, re-distribution, transmission, display or other use of the material without written authorization is strictly prohibited.

STANDARD DISCLAIMERS

Client acknowledges that Reform Wellness Inc and any other party to this Agreement has not made and will not make any express or implied warranties or representations that the services provided will have any particular result. ALL WARRANTIES, EXPRESS OR IMPLIED, STATUTORY OR

OTHERWISE, WITH RESPECT THERETO ARE HEREBY WAIVED, INCLUDING ANY WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. By purchasing, Client further acknowledges that Reform Wellness Consultants are independent contractors and are not agents or legal representatives of Reform Wellness Inc.