

**Private Membership Agreement**  
**for**  
EESystemMineralWellsTX.com  
***First Thought International***  
***Energy Enhancement System [FTIEES]***

Preamble

“But when a long train of abuses and usurpations, pursuing invariably the same Object evinces a design to reduce them under absolute Despotism, it is their right, it is their duty, to throw off such Government, and to provide new Guards for their future security.”

The Declaration of Independence

The intention of EESystemMineralWellsTX.com, *First Thought International Energy Enhancement System*, a Private Membership Agreement, is to provide the means for people in health crisis to achieve stability with mental, emotional, and physical wellness, and spiritual development, and financial prosperity.

Private Membership Agreements do not extend to the household of the signee. Each Member of a family must apply to become an individual, Private Member. Minors of all ages may participate with a parent or guardian's signed permission unless the minor is emancipated by a legal decree. When necessary, and permissible the Private Member will facilitate custody of wards of the state and undocumented orphans to permit Private Membership Agreements. Benefits of Private Membership Agreements coincide with entry-level and community participation; including access to information concerning the recovery and improvement of health, welfare, spiritual development, adherence to natural law, protection of the environment, and endeavors to live abundantly, some of which are in the purview of “common knowledge,” and the “Will of God.”

To protect the Private Membership Agreement and all Members, as well as developers of websites and platforms, affiliates, contracted associates, social media influencers, traders and trade, manufacturers, distributors of any new device, product, procedure, or service used for humankind or animal health, to promote peace or prosperity from any adverse action by any federal regulatory agency or any state agency, in exchange for the benefits offered by the Private Membership Agreement, all Members consent to the terms and conditions set forth in this contract.

Every Private Member joins the Membership, a real flesh and blood living sentient man, woman, or child in their natural and highest character, capacity, and standing, equal to all other men or women are Private Members.

To protect all Private Members from the application of public law, each Member privately agrees to take upon themselves the care and responsibility for their health and welfare (and the health and welfare of those dependent upon them) as predicated above. In so doing, agree to perform due diligence regarding anything offered to them by staff Members, affiliates, team Members, associates, Independent Contractor, Vendor, artisans, or hired hands, a dedicated or contributing Member, and make informed decisions on health and welfare the Members think best to sustain a life of peace and prosperity. In so doing, diagnosing and treating any discomfort,

illness or pain, dis-ability, dis-ease, dis-order, or wound to any Member's body, mind, spirit, attain, restore, improve and maintain optimal physical, mental, spiritual, and financial wellness.

Please read carefully. If you are unable to understand the contract as written in English, have someone read and explain the following content in a language you speak.

## **Articles of Private Membership Agreement**

### **ARTICLE I** **Intent and Purpose**

1.1 The intent of all Members of this Private Membership Agreement is to be able to obtain all available means privately, historical or newly developed data, information, knowledge, research, and facts, about all established or discovered methods, modalities, procedures, devices, products, and services used in recovering, maintaining, or improving health and wellness, joy, peace, and prosperity, liberty, and justice acquired to achieve a lifestyle of abundance.

1.2 The purpose of this Private Membership Agreement is to allow the Owner, founders, facilitators, and all Private Members a platform in which to conduct all manner of private business within the Membership and with other Memberships, keeping all business in the private domain and utilizing the protections acknowledged and guaranteed by the Constitution for the United States of America, all previously guaranteed and subsequent protections.

### **ARTICLE II** **Name**

2.1. The name of this Private Membership Agreement is EESystemMineralWellsTX.com, *First Thought International Energy Enhancement System [FTIEES]*.

### **ARTICLE III** **Assertion of Rights by Members**

3.1. In order to achieve the above-stated purpose, all Private Members consent to assert, stand upon, and enforce all their applicable fundamental inalienable, constitutionally secured, judicially or statutorily created or recognized perfect rights (rights) as human creatures embodied with living souls.

3.2. All Private Members consent to the principles established as rights in the Bible; the common-law of England from the Magna Carta of 1215 CE through the English Bill of Rights, 1689 CE until the 4th day of July, 1776 CE; the Law of Nations, 1758 CE; The Declaration of Independence, 1776 CE; and those expressly stated in or deemed to be included the rights secured to people by The Constitution for the United States of America, 1789 CE, as amended and ratified by passage of The Bill of Rights, 1791, as lawfully amended[1] (hereinafter referred to as "the federal Constitution") and the Laws of the United States that are made in pursuance thereof; the Constitution or Form of Government for the People of Texas, 1876 CE, as lawfully amended (hereinafter referred to as "the Texas Constitution") and the Laws made in pursuance thereof; and, the Constitution and the Laws made in pursuance thereof of

any other state or commonwealth in which the Private Member also become sited, operates in or in which a Member thereof lives.

3.3. All Private Members consent to assert and stand upon their inalienable rights to Life, Liberty, and the pursuit of Happiness; private property; the specific constitutionally secured and included rights and any statutorily recognized rights or rights derived from a case decision including, but not limited to, the rights to freedom of association, speech, the press, privacy and especially regarding individual health and wellness care and acknowledge that all such rights are or can be applicable to all people.

3.4. All Private Members agree to assert, stand upon, and enforce all their perfect rights especially those expressly enumerated in (or that by reason, logic and common sense, common-law, statute, or case law have been incorporated in) Article I, Section 1 and Articles in Amendment One, Four, Five, Nine and Ten of the Texas and federal Constitutions that secures to each and every Member of the *FTIEES* the absolute inalienable right to control their own body, mind, and spirit.

3.5. All Private Members agree to assert, stand upon, and enforce their absolute freedom of choice in health education and in the means, manners, modalities, and treatments regarding health or wellness care at all times while dealing privately / individually with other Private Members within the operation of the Private Membership Agreement on matters that are or could be considered generally to be within the scope and purview of the Private Membership Agreement.

#### ARTICLE IV Waiver of Privileges

4.1. All Private Members agree that they do not consent to and will not call upon, depend or rely upon any governmental authority [2] for a determination of the safety, efficacy, lawfulness, or legality of any form of introduction to information, education, or treatment, medical or otherwise suggested, offered or provided by any other Private Membership Agreement. Each Private Member agrees that they will exercise due care, consideration, and due diligence of any form of introduction to information, education, or treatment medical or otherwise suggested, offered, or provided by any other Member before pursuing such interest(s).

4.2. All Private Members do hereby specifically release and hold harmless from any and all liability any governmental authority for any act or omission made by one Private Member[3] to another Member including, but not limited to, any and all governmental licensing administrative agencies or boards previously "licensed" medical care providers or practitioners, licensed chiropractors, dentists, doctors, and all other equivalent or similar agencies to THE UNITED NATIONS' (hereinafter referred to as the "UN") WORLD HEALTH ORGANIZATION; the UNITED STATES DEPARTMENT OF HEALTH AND HUMAN SERVICES, FOOD AND DRUG ADMINISTRATION; the NATIONAL INSTITUTE OF HEALTH; MEDICARE; MEDICAID (and all similar state agencies); and laws including, but not limited to, the PATIENT PROTECTION AND AFFORDABLE CARE ACT, Pub. L. 111-148, 124 Stat. 119 (a.k.a. "Obama Care").

4.3. All Private Members specifically waive all benefits offered by the Medical Practices Acts, as amended, of any of the fifty (50) independent freely associated compact states of The United States of America; the Federal Food, Drug and Cosmetic Act, as amended; the Food Safety Modernization Act, as amended; the FOOD AND AGRICULTURE ORGANIZATION OF THE UNITED NATIONS' WORLD HEALTH ORGANIZATION'S Codex Alimentarius, as amended, and any and all similar local, municipal, city, county, state, federal or international legislation, public law, public policy or efforts purporting to statutorily control or regulate healthcare practitioners, devices, products, procedures, services, treatment modalities, or the sale of any devices, products, procedures or services used for health, healthcare or wellness.

4.4. Every Private 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 Private Membership Agreement and for any act or omission (except for an act or omission creating a "clear and present danger of substantive evil" as determined by a jury for a court of competent venue and jurisdiction) made by any Private Member. No Private Member shall grant any magistrate, judge or justice of any court in The United States of America, or any international court, personal jurisdiction over such Member while acting within or who has acted within the scope and purview of this Private Membership Agreement until such Member has exercised all available remedies.

4.5. All Private Membership Agreements hereby specifically agree that as long as each and every one of the above-referenced administrative agencies and personnel; courts, and the officers thereof leaves each and every Private Member alone that all Private Members will waive any and all rights to either institute a case or civil action or become a proper party in any lawsuit or civil action against, or request criminal prosecution[4] 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 included or referred to herein.

4.6 In order to provide remedy for the above-waived rights, all Private Membership Agreements shall have the right to select a panel of Members to serve as arbitrators to hear any grievances a Member brings against either the Private Membership Agreement or another Member. The panel shall consist of a minimum of five Members, two selected by the aggrieved party, two by the accused party, and one selected by the Private Membership Agreement. The fifth Member shall be a *FTIEES* Member of the Private Membership unless the Private Membership itself is accused. In any case that the Private Membership itself is accused, the fifth Member may be a respected Member of *FTIEES* who is not an injured or aggrieved party to the issue and who is agreeable to both the aggrieved party and the accused.

4.7. In the event that arbitration is unsuccessful, all parties agree next to select and convene a tribunal. The tribunal will consist of twelve Members, plus the *FTIEES* Owner.

ARTICLE V  
Type of Association

5.1. The Private Membership Agreement is a fully informed voluntary meeting of the minds of free people acting in their natural, real, character, capacity, and standing;[5] associating together pursuant to the intent, purpose, express provisions, terms, conditions, and principles set forth in this contract.

5.2. The Private Membership Agreement is not a public entity of any kind whatsoever created by or under any governmental authority or statute (a statutory association, corporation, Limited Liability Company, limited or general partnership, foundation, statutory trust, etc.).

ARTICLE VI  
Benefits of Membership

6.1. The Private Membership Agreement offers people only one thing, Membership. Membership includes access to information and education in entrepreneurship, trade development, home and business services, health, wellness, and administrative support.

From time to time, the Private Membership Agreement may also, at its sole discretion, provide Members with marketing assistance including, but not limited to, demonstrations, educational materials, presentations and training in the use of cryptocurrency and crowdfunding platforms, available or endorsed products, procedures, services, software, and equipment, and how they are complementary and comprehensive in a multitude of industries, to include but not limited to alternative and conventional, ancient and modern practices in health and healing, consulting and labor, the arts, productions and performances, and other skills that may or may not be listed on the Membership application.

6.2. Every Private Membership Agreement shall be entitled to access the website and to the advice and counsel of each and every other Private Member on topic(s) promoted by a Member. Every Private Membership Agreement is encouraged to let all other Private Members know about their successes or failures in our continuing effort to learn, teach, and grow as a community.

6.3. No Private Membership Agreement accepts any liability for any acts or omissions committed by the Private Member or by any other Private Member.

6.4. Private Membership Agreements do not convey any right, title, or interest in the Private Membership Agreement or to any asset or property acquired or owned by the Private Membership Agreement.

ARTICLE VII  
Membership and Consideration

7.1. The Private Membership Agreement is open to every man or woman of lawful age who is competent to enter a lawfully binding contract and, through them, their family Members and persons lawfully in their care, custody, or under their control. Minors of all ages may participate with a parent or guardian signed permission from unless the minor is emancipated by a legal decree. When necessary, and permissible

the Private Membership Agreement will facilitate custody of wards of the state and undocumented orphans to permit Membership.

7.2. As set forth above, although everyone is welcome to apply for Private Membership Agreement, in order to protect the privacy of the Private Membership Agreement and the Members thereof, Private Membership is neither offered nor available to any agent, employee, officer, or official (person) engaged in any investigative or regulatory activity that is or may be relevant to the Private Membership Agreement by any state, federal or international government or governmental administrative agency; licensing association or board; 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 for any government or governmental authority. Anyone in any such character and capacity privately requesting Membership for the enhancement, preservation, and recovery or prolong their own or their families' health and welfare must agree to uphold at all times the privacy of the Private Membership Agreement and of any and all Members such person may come into contact. Every person acting in any manner whatsoever for any administrative agency of any state, federal or international government must agree that this contract takes precedence over any public law and their employment or official position and agrees not to disclose anything seen, heard, or discovered through contact with the Private Membership Agreement and its Members to any investigative or regulatory entity, state, federal or international.

7.3. The EESystemMineralWellsTX.com, *FTIEES* Private Members agree that all Members are equal, with the exception of the *FTIEES* Owner. There is no, and there shall never be, a *FTIEES* Owner subject to any Private Membership Agreement, privately or publicly. The Private Membership Agreement forms commissions, councils, and committees of Members expert in their fields to provide oversight and validate registered trades. When dealing with Private Membership offering products, services, procedures, or support in any field of practice or industry, all Members waive the right to the protections offered to the public by any and all governmental authorities.

7.4. A list of all current Private Membership Agreements shall be kept at the office of *FTIEES*.

7.5. Payment is accepted in United States Dollars[6], cash, and the current price of precious metals. The Membership fee only covers the signee or a sponsored applicant. The Membership fee does not include family Members and persons in the Member's care, custody, or control. The Membership fee does not include any costs to purchase, participate in, or become an associate of any platform, device, product, service, or marketing plan introduced or suggested by the Private Member or any Member of *FTIEES*. The form of money accepted or stated amount for Membership may only be modified, approved or waived by *FTIEES* Owner, when requested by a prospective Member, deemed to be in the applicant's best interests. However, in any event, all Members agree that the Private Member benefits offered and received by the Member are worth far more than the fee for the Membership, and paid in United States of America Dollars, or precious metals.

ARTICLE VIII  
Operation

8.1. The Private Membership Agreement initially shall operate by and through the office of *FTIEES*. The Owner shall serve as the Managing Director. The Owner of *FTIEES* is Nina Fide, LLC, registered at the Secretary of State of Texas.

8.2. The Private Membership Agreement shall thereafter operate by and through the Council for *FTIEES*. As determined or deemed necessary by the Council, one or more Private Members may be appointed or hired. Owner may be assigned one or more specific duties and may also act as spokespersons for the Private Members for all or certain matters. The Office of *FTIEES* is in the process of selecting the first spokesperson for Private Membership Agreements.

8.3. The *FTIEES* Members reserves the right to select from among themselves, any Member or any other man or woman they deem is best able to communicate to act as spokesperson should the first spokesperson resign, become incapacitated, or die.

8.4. All records created or maintained by the Private Membership Agreement,[7] especially regarding any Member's mental, physical or spiritual condition or health, shall at all times be, and will always remain the private property of the *FTIEES* regardless of where such record is archived / stored; any such record is protected by, at the minimum, Article IV in Amendment to the federal Constitution and the laws of The United States made in pursuance thereof.

8.5. The Private Membership Agreement of *FTIEES* may adopt additional rules and regulations as deemed necessary by the *FTIEES* Members, and at the sole discretion of the *FTIEES* Owner.

ARTICLE IX  
Situs

9.1. The primary place of operation for EESystemMineralWellsTX.com, *First Thought International Energy Enhancement System [FTIEES]* holding Private Membership Agreements shall be located at:

9 Fair Oaks Street  
Mineral Wells, Texas, 76067

ARTICLE X  
Money, Banking, Taxes and Fees

10.1. The Owner and most Private Member Agreements object to the passage of the FEDERAL RESERVE ACT, the FEDERAL RESERVE SYSTEM, and the FEDERAL RESERVE NOTE; that is the current paper "fiat currency" of THE UNITED STATES OF AMERICA. However, without prejudice and under the "doctrine of necessity," the Private Membership Agreement, as an accommodation or under necessity, may have to receive FEDERAL RESERVE NOTES from time to time and shall open a bank/brokerage account for the purpose of negotiating any FEDERAL RESERVE NOTES received for paying expenses and for filing necessary government forms, for which the EESystemMineralWellsTX.com, and *FTIEES* Owner takes full responsibility.

10.2. The Owner shall be the sole signatory on any financial account maintained by the Private Membership Agreement. The Owner may delegate this authority to one other Private Member.

10.3. The Owner shall timely pay any legal tax assessment levied upon the Private Membership Agreement by any true governmental authority, or dispute any illegal tax assessment levied upon the Private Membership Agreement by any false governmental authority.

10.4. The Owner shall review any business licensing law, regulation, or rule which may be claimed to be applicable to the Private Membership Agreement affairs and determine if any such license is, in fact, required for the Private Membership Agreement lawful operation in the venue in which it is located.

#### ARTICLE XI Dissolution

11.1 The Private Membership Agreement will automatically terminate upon the death of the last Owner or may terminate voluntarily upon the unanimous vote of the current Owner. Upon voluntary termination, all assets of the Private Membership Agreements shall become the private property of *FTIEES* Trust, if then alive and competent; if deceased or incompetent, such assets will become the private trust property of their spouses, heirs, assigns, devisees, estate, or other trust beneficiaries.

#### ARTICLE XII Force Majeure

12.1 Every Private Member specifically holds harmless and releases each and every local, municipal, city, county, state, federal and international magistrate, judge, or court 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" as determined above) which could be considered to be an "act of God" or otherwise "beyond the control of *FTIEES* Private Members" regarding any matter arising from a Member's participation in this Private Membership Agreement.

12.2. 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 prosecuted, civilly and criminally, to the fullest extent of the law in any appropriate court.

#### ARTICLE XIII Construction and Interpretation

13.1 The definition of all words used in this document, unless specifically defined herein, are as used in conversational English in the year 2016 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 XIV  
Severability

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

ARTICLE XV  
Proper Venue

15.1. Proper venue is on the land inside the exterior boundaries of Texas.

ARTICLE XVI  
Governing Law

16.1. The laws set forth in paragraph 3.2 above shall be the governing law for the Private Membership Agreement.

ARTICLE XVII  
Assignment

17.1. Membership in the Private Membership Agreement is non-assignable.

ARTICLE XVIII  
Entire Contract

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

ARTICLE XIX  
Final Claim

19.1. The administration of this contract and the Private Membership Agreement hereby created is generally beyond the scope of authority and powers granted by the people to the de jure Republic form of the government of Texas and the United States and is protected by no less than Article I, section one, of the Constitutions for Texas and the United States and Articles in Amendment IX and X of the federal Constitution and the laws of the United States made in pursuance thereof.

The above-named Private Membership Agreement is hereby created by the EESystemMineralWellsTX.com, and FTIEES Owner subscribing an autograph below, by the hands, and free will of EESystemMineralWellsTX.com, and FTIEES Owner, and by the people identified as Charter Members subscribing their autographs below, by their own hands, of their own free will beginning on this 1<sup>st</sup> day of January 2023.

---

[1] Including the Original XIII (Thirteenth) Article in Amendment to the federal Constitution.

[2] The term "governmental authority" used in this contract means and includes any and all local, municipal, city, county, state, federal, or international governmental administrative agencies, instrumentalities, subsidiaries, or organizations; each and every agent, employee, officer, official or servant thereof whether acting in an administrative, judicial or in any representative character and capacity whatsoever.

[3] Except if the Private Membership Agreement or a Private Member commits any act, makes any omission, publishes or utters any statement which creates a "... clear and present danger that they will bring about substantive evils that Congress has a right to prevent." *Schenck v United States*, 249 U.S. 47 (1919) as determined by a jury for a court of competent venue and jurisdiction.

[4] See Sections 242 and 241, Title 18 UNITED STATES CODE.

[5] Proper parties to this contract are not legal, fictional, or lost "persons" acting in any commercial, legislative, or public character or capacity; they do so simply as a real private living sentient fully informed man or woman.

[6] See Article in Amendment VII [Seven] to the federal Constitution.

[7] Includes, but is not limited to, any and all written/printed documents, photographs, X-ray films, CAT scans, or MRI results whether on film or as computer-generated images, audio/video recordings and the like and any and all paper, magnetic, electronic or optical storage or copies thereof.