

## **Pain Explained, LLC Contract:**

This Contract is entered into and effective as of your purchase date by and between, (here in after referred to as you/your) and Pain Explained, LLC (here in after referred to as The Program).

In entering this Contract with Pain Explained, LLC to guide you in your chronic pain recovery using a MindBody approach, the parties agree to the following:

- **SCOPE OF WORK**

Pain Explained Program

The Program entails practices such as: belief work, mindset work, somatic practices, visualization, and journaling. The Program's intention is to motivate, educate, support, and guide you throughout your healing journey.

The Program Includes:

- Educational videos, worksheets, guides, activities, and meditations.
- Access to Program personnel via email with any questions or concerns.

- **COMPENSATION**

You will provide payment via Wix Payments upon purchasing The Program. **Please note: there may be a small transfer fee for those purchasing this program outside of the US or in an alternative currency to USD.**

- **GUARANTEE**

The Program makes no guarantees. The Program shares educational and informational resources that are intended to help you succeed. However, your success or failure will be the result of your own efforts, your personal situation, and any other circumstances beyond the knowledge and control of The Program.

- **PUBLIC DISCLOSURE:** Neither party may disclose the terms of this Contract. Neither party shall make any formal or informal public statement, press release or other announcements regarding the existence or terms of this Contract without the other party's prior written approval.

- **NON-DISPARAGEMENT**

You agree that, during and after your work with the program, you will refrain from making any statements or comments of a defamatory or disparaging nature to any third party regarding The Program, Pain Explained, LLC, or any of its personnel or services.

- **DISCLAIMER**

The information, content, and material provided on The Program's website, social media accounts, and within the Pain Explained Program is for educational purposes only and shall not be used for diagnosing or treating a health condition, illness or disease, nor is it a substitute for professional care. If you suspect that you may have a medical or psychological condition/issue, you should consult a healthcare provider. Pain Explained, LLC provides advice only on dealing with chronic pain through a MindBody approach, and the content is not intended to serve as a substitute for medical care and/or treatment. The Program does not address specific trauma and is not a substitute for one-on-one professional support.

- **LIABILITY**

By participating in The Program or engaging with social media content, you acknowledge that you have read, understood and agreed to the following: You understand that The Program, its website, social media accounts, and program are intended to be used as a compliment to your current healing practice and may provide general knowledge and skills to be used alongside your current practice. You understand that the guided exercises in The Program are to be followed to the best of your judgement and that you are fully responsible for your own well-being. You understand that there are no guarantees regarding the outcome of The Program and that Pain Explained, LLC does not make any claims to healing or recovery. You understand that The Program's website, social media accounts, and program are voluntary and that by purchasing The Program you assume all liability for any injuries, losses of any kind, risks or damages, known and unknown.

- **REFUND POLICY**

The Program once purchased is non-refundable.

- **SOVEREIGNTY OF AGREEMENT**

This Contract constitutes the entire agreement between the parties and supersedes all prior and contemporaneous contracts, representations, and understandings of the parties. No supplement, modification or amendment of this Contract shall be binding unless executed in writing by all the parties. No waiver of any of the provisions of this Agreement shall be deemed, or shall constitute, a waiver of any other provision.

- **SEVERABILITY**

If any term, provision, covenant or condition of this Contract is held by an arbitrator or court of competent jurisdiction to be invalid, void or unenforceable, the rest of the Contract shall remain in full force and effect and shall in no way be affected, impaired or invalidated.

This contract must be signed prior to purchasing The Program.

Printed Name: \_\_\_\_\_

Signature: \_\_\_\_\_