



Buyer acknowledges that program does not include the cost of dietary supplements and vitamins, which are available on cost per item basis.

The buyer hereinafter referred to as “Member”, hereby purchases a THIN&HEALTHY membership, hereinafter referred to as an online membership from **Thin&Healthy World Online** on the terms and conditions set forth below and promises to pay for such membership in accordance with the terms set forth. The membership price includes processing and program usage and is subject to such reasonable rules and regulations. As a Thin&Healthy World Life Success/Weight Loss Online program member you are required to participate in the Healthy Portions Coaching Emails and Life Success Modules for a minimum of twelve months at the agreed to monthly rate. Personal coaching members (Gold Level) have the option of downgrading to the Silver level program after a minimum 90-day period of coaching. Gold Level member must notify THIN&HEALTHY, (i.e. certified mail, email, etc.) if they want to downgrade their membership to the Silver Level. Gold Level members maintain the option to modify said Membership levels following a minimum of 90 days of active coaching participation and restitution by providing a written submission, twenty one days in advance of the modification, stating the intent of the Member to modify the Agreement via electronic mail to [thinandhealthyworld@thinandhealthy.com](mailto:thinandhealthyworld@thinandhealthy.com).”

Failure to continue with program will not relieve Member of Member’s obligations to make all installment payments required hereunder. At the eleventh month, if you wish to end your program, you must notify us via email to [thinandhealthyworld@thinandhealthy.com](mailto:thinandhealthyworld@thinandhealthy.com) to discontinue the service. This membership is personal to Member and may not be assigned, transferred or cancelled except as otherwise provided herein. Member acknowledges the 48-hour state/province rescission rights.

Member acknowledges he/she does not have [any condition not accepted on the program](#). If, by reason of death or permanent disability, Member is unable to receive benefits for online services, Member must supply written evidence of such death or permanent disability to the Membership Review Department at the Corporate Office. Upon verification of death or permanent disability, this Agreement will be cancelled and Member shall be liable for payments only for that portion of the Agreement that can be attributed to the period prior to Member’s death or permanent disability. Thin&Healthy World Online, within thirty (30) days after receiving notice of the death or permanent disability, shall return to the Member or his representative, the amount paid in excess of the proportional amount. Member or his representatives shall return membership Agreement to Corporate Office.

Member and Online acknowledge that this Agreement constitutes their entire Agreement and understanding and is evidence of Member’s obligation and not payment thereof. Online makes no warranties and no representations, express or implied, other than those set forth herein, and as to those Member’s sole and exclusive remedy in the event of breach shall be cancellation of this Agreement. In no event shall Online be liable for consequential damages. If any portion of this Agreement be held unenforceable, such portion shall be disregarded and the remainder shall remain in full force and effect.

A default occurs when any payment due under this agreement is more than ten days late. Should any monthly payment become more than ten days past due, you will be charged a late fee. An additional service fee will be assessed for any check, draft, credit card or order returned for insufficient funds or any other reason. If the Member is paying monthly dues by electronic funds transfer (EFT), the billing company, ASF Financial Services, Inc., reserves the right to draft via EFT all amounts owed by the member including any and all late fees and service fees. Subject to appropriate State and Federal Law.

#### NOTICE TO BUYER

Do not accept this contract before you read it.

You are entitled to a copy of the contract you accept. Please print it out for your records.

#### MEMBER ACKNOWLEDGES THAT HE HAS READ THE AGREEMENT.

I (Buyer) hereby grant authority to Seller and/or the managers and consultants in charge to administer any treatment of food supplements as may be deemed necessary in the treatment of my (Buyer) overweight problem. I (Buyer) acknowledge that I have made a full disclosure of my medical history to seller have been advised to consult my physician if I have any questions. I (Buyer) agree to hold Seller, the managers and consultants in charge, completely harmless and free of liability for any adverse reactions, which may arise from any treatments of food supplements.  
APPROVED AND ACCEPTED FOR THIN&HEALTHY