## COPYRIGHT ASSIGNMENT

PLEASE READ THIS FIRST (ref: underlined text in the first opening WHEREAS paragraph below): this copyright assignment pertains ONLY to materials you submit to us for use on our Global Healing Exchange website, it's member areas and it's social media channels ("the Works") as defined in the opening three unnumbered paragraphs appearing below the Assignee's address. Therefore items 1-5 appearing below the un-numbered opening three paragraphs, are all pertaining to what the opening three unnumbered paragraphs have defined ONLY.

Note that it is clearly stated that this copyright assignment does NOT include any of your products listed for sale on Global Healing Exchange website or elsewhere, nor any of your advertising materials for any of your products and services, nor does it cover any other copyrightable materials or websites that you own any intellectual property rights to, whatsoever.

Further, this copyright assignment also grants you the ongoing right to modify the terms of this copyright assignment agreement for any specific content or materials that you may submit to us from time to time by specifying your revised copyright assignment terms for said materials, in writing, to Sharon White of Global Healing Exchange.

Everything stated in these opening notes is stated in the underlined text in the first opening WHEREAS paragraph below.

THIS ASSIGNMENT is entered into as of \_\_\_\_\_\_ ("Effective Date"), by and between \_\_\_\_\_\_ (your personal and business names) working for Assignee ("Assignor"), and Sharon White of Global Healing Exchange currently located at ADDRESS ("Assignee").

7/303 Sylvan Avenue, Balgowlah Sydney NSW 2093 Australia

WHEREAS, Assignor (you) desires to ensure full legal transfer and assign to Assignee (Sharon White) all copyrights and other intellectual property rights embodied in "the Works" (ONLY) herein described <u>as all content created and provided BY YOU for exclusive use on the Global Healing</u> Exchange website, or for it's social media channels and pages, and which is including all digital files surrendered for the same purposes, except as Assignor may have requested otherwise in writing for any given content, and excluding any copyrights pertaining to any of Assignor's tangible or digital products and advertising materials for same; and

WHEREAS, Assignee is desirous of acquiring sole and exclusive ownership of all copyrights and other intellectual property rights embodied in the Works;

NOW, THEREFORE, in return for certain valuable consideration, receipt and sufficiency of which is hereby acknowledged, the undersigned Assignor grants the following to Assignee.

1. Assignor hereby transfers and assigns to Assignee, all right, title and interest whatsoever, throughout the world, in and to the copyrights and other intellectual property rights embodied in the Works and all derivative works, translations, modifications, abridgments, and summaries thereof, in all media of expression, which were created or commissioned by Assignor as of the Effective Date, including the right to seek and hold registrations of the claim of copyright in any jurisdiction providing for same.

2. For the same consideration, Assignor hereby assigns to Assignee, effective upon creation, all right, title and interest whatsoever, throughout the world, in and to the copyrights and other intellectual property rights embodied in any future revisions or modifications to the Works.

3. For the same consideration, Assignor hereby waives any claim Assignor has or may have under any theory of natural rights or any right of attribution under the copyright law of any jurisdiction with respect to the Works, to the extent such waiver is recognizable under the law of such jurisdiction.

4. For the same consideration, Assignor hereby assigns to Assignee the right to bring any and all claims for infringement of said copyrights which claims arose, or are in any way based on acts that occurred, prior to the date of this Assignment.

5. TO HAVE AND TO HOLD THE SAME, UNTO ASSIGNEE, ITS SUCCESSORS AND ASSIGNS, FOR THE FULL DURATION OF SUCH RIGHTS, AND ANY RENEWALS OR EXTENSIONS THEREOF.

IN WITNESS WHEREOF, the undersigned Assignor has executed this transfer and assignment in favour of Assignee, effective as of the day and year first above written.

ASSIGNOR:

PRINT YOUR NAME

PRINT YOUR BUSINESS NAME

YOUR LEGAL SIGNATURE