

MYOPRACTIC LICENSE AGREEMENT

- **KNOW ALL MEN BY THESE PRESENTS:**

This LICENSE AGREEMENT is entered into this _____ day of _____, by and between:

NEIL JAMES SKILBECK and JEANYLINE SKILBECK trading as the Academy of Integrated Therapies with ABN 540 971 927 40, both of legal ages, married and both are residents of 1012 Gympie Road, Chermside, Qld 4032, hereinafter referred to as the "LICENSOR";

-and-

(Name) _____, trading as

(Trading name) _____ with ABN

(ABN number) _____, of legal age, resident of

(Address) _____, hereinafter referred to as the "LICENSEE".

-WHEREAS-

The LICENSOR are the owners of a brand of body therapy called AOIT Myopractic in Australia located at 1012 Gympie Road, Chermside, Qld. 4032;

The LICENSOR is intending to grant licenses of AOIT Myopractic to all interested students/practitioners who completed the Certificate IV, Diploma and Advanced Diploma of Myopractic and /or Musculoskeletal Therapy;

The LICENSOR is willing to provide benefits and grant a number of rights to the LICENSEE in the operation of his/her clinic business;

The LICENSOR accepts that the LICENSEE will operate and conduct their business under the license name of AOIT Myopractic within the terms and conditions stipulated below;

The LICENSEE desires to obtain a LICENSE from the LICENSOR to use, employ and utilize the brand name AOIT Myopractic in his/her clinic business within Australia;

THEREFORE, the LICENSOR hereby grants the LICENSEE a License to use, employ and utilize the brand name AOIT Myopractic and to operate under the following terms and conditions:

TERMS AND CONDITIONS

TERRITORIAL RIGHTS

The LICENSOR hereby grants a License to the LICENSEE the usage, employment and utilization of the brand name AOIT Myopractic anywhere in Australia.

BENEFITS OF BEING A MYOPRACTOR

1. As an AOIT Myopractor you will be considered to be a premier MST practitioner you will be given a high status throughout the community as time goes by;
2. You may avail yourself of AOIT Myopractic business cards, brochures and other practice building literature at a discounted price due to the LICENSOR purchasing stocks at baulk rates;
3. You will from time to time be featured in our news section of our website;
4. You will be able to attend yearly updated seminars at a reduced price.
5. You will be displayed on our website www.aoit.com.au under the listing of Myopractor.
6. You will be able to use our official AOIT Myopractic logo on your literature and clinic signage.

OBLIGATIONS AND DUTIES OF A LICENSEE

1. The LICENSEE shall conduct their business under this License Agreement openly and honestly and in professional business-like manner. The LICENSEE

shall not knowingly or unknowingly bring the reputation of the LICENSOR into disrepute in general areas or specific matters such as excessive fees;

2. The LICENSEE shall advise the LICENSOR of any errors or alterations/changes of the latter's details such as the business/clinic address, phone numbers and etc;

OBLIGATIONS AND DUTIES OF A LICENSOR

1. The LICENSOR shall give authority to the LICENSEE to use, employ and utilize the brand name AOIT Myopractic.

2. The LICENSOR shall provide support to the LICENSEE so as to allow the LICENSEE to conduct their business proficiently;

3. The LICENSOR shall conduct their business under this License Agreement openly and honestly and professional business-like manner;

4. The LICENSOR shall foster cooperation between the LICENSOR and the LICENSEE by discussing with the LICENSEE matters including (but not limited to) policies (in general) and/or procedures.

TERM OF LICENSE

This LICENSE AGREEMENT shall take effect upon the signing hereof and be for a period of twelve (12) months. Should the LICENSEE wish to extend or renew this License, the LICENSEE shall give written notice to the LICENSOR within thirty (30) days of the expiry of this License Agreement.

TERMINATION

1.) Should the LICENSEE wish to terminate this agreement, he must give the LICENSOR not less than two (2) months written notice of his desire to terminate the License.

2.) Should the LICENSOR have any complaint or have received any complaint from clients as to the performance of the LICENSEE in the conduct of their business then the LICENSOR shall give written notice to the LICENSEE as to the nature of the complaint. The LICENSEE shall address the issues raised to the satisfaction of the LICENSOR. Should the LICENSEE and the LICENSOR be unable to come to an agreement to the satisfaction of the LICENSOR then the complaint will be brought to an independent group of people set up and agreed to by both parties to their satisfaction. The decision of the independent group shall be binding upon the LICENSOR and the LICENSEE. Any expenses incurred during the negotiations/discussions will be shouldered by the LICENSOR and LICENSEE in a fifty-fifty split;

3.) Should the LICENSOR notify the LICENSEE, in writing, of any breach of this License Agreement, the LICENSEE shall have 14 days to rectify this breach. Should the breach of this License Agreement not be remedied within fourteen (14) days the LICENSOR may terminate the contract forthwith;

IN WITNESS WHEREOF, the parties affixed their respective signatures and dated:

NEIL JAMES SKILBECK
LICENSOR

LICENSEE

DATE SIGNED

DATE SIGNED

JEANYLINE SKILBECK
LICENSOR

DATE SIGNED

SIGNED IN THE PRESENCE OF:
