

GLOBAL LONGEVITY ASSOCIATION USER AGREEMENT

Effective Date: May, 2025

This User Agreement (the “Agreement”) is entered into by and between the **Global Longevity Association, Inc.**, a Florida not-for-profit corporation (“GLA”), and any individual or entity (“Participant”) who applies for membership, attends a GLA event, accesses GLA programs, or otherwise engages with GLA (collectively, “Participation”).

By submitting a membership application, attending a GLA event, or otherwise engaging with GLA, Participant agrees to be bound by the following terms and conditions:

1. Intellectual Property and Use of Marks

1.1. The names, logos, trademarks, and service marks of GLA (“GLA Marks”) are the exclusive property of GLA. Participant shall not use, reproduce, or display the GLA Marks without prior written authorization from GLA.

1.2. Membership benefits such as the **GLA Trusted Brand Seal** are granted solely to approved members in good standing and may only be displayed in accordance with GLA’s published brand guidelines. Unauthorized use is strictly prohibited.

1.3. All content, course materials, publications, recordings, or other proprietary information distributed by GLA are protected by copyright and trade secret laws. Duplication, resale, or unauthorized dissemination is expressly prohibited.

2. Membership and Event Participation

2.1. Membership in GLA is subject to application, review, and acceptance by GLA at its sole discretion.

2.2. Participation in GLA events is a privilege, not a right, and may be subject to additional event-specific agreements, rules, and security protocols (including but not limited to Secret Service clearance for designated venues).

2.3. Participants shall not organize or promote competing events or engage in direct solicitation of other members at or around GLA events without express authorization.

3. Media, Recording, and Publicity Rights

3.1. Participant acknowledges and agrees that GLA may photograph, film, record, or otherwise capture Participant's image, likeness, voice, or statements at GLA events.

3.2. Participant hereby grants GLA a perpetual, royalty-free, worldwide license to use such recordings or images for educational, promotional, archival, or other lawful purposes, in any and all media, without additional notice or compensation.

3.3. Independent media coverage of GLA events must be pre-approved in writing by GLA.

4. Confidentiality and Professional Conduct

4.1. Participants may be exposed to confidential or proprietary information, including discussions held in closed-door roundtables, private dinners, and member-only events ("Confidential Information"). Participant agrees not to disclose such information without prior written consent from GLA.

4.2. Participant agrees to conduct themselves in a professional, respectful manner consistent with GLA's mission of advancing science-based longevity, wellness, and public trust.

5. Limitation of Liability

5.1. GLA shall not be liable for any injury, loss, damage, claim, or expense suffered by Participant arising from or relating to participation in GLA programs, events, or reliance on third-party products or services.

5.2. Membership and certification by GLA represent recognition of alignment with GLA standards but do not constitute a guarantee of outcomes, medical efficacy, or financial results.

5.3. To the fullest extent permitted by law, Participant agrees to indemnify, defend, and hold harmless GLA, its officers, directors, employees, and affiliates from and against any claims, damages, liabilities, or expenses arising out of Participant's actions or omissions in connection with GLA.

6. Termination and Revocation of Privileges

6.1. GLA reserves the right to suspend or revoke membership, certification, or event access at its sole discretion if Participant:

- (a) violates this Agreement;
- (b) engages in conduct harmful to GLA's reputation, mission, or community; or
- (c) fails to maintain compliance with GLA's standards and requirements.

6.2. In the event of termination, Participant shall immediately cease use of all GLA Marks and return any proprietary materials.

7. Governing Law and Dispute Resolution

7.1. This Agreement shall be governed by and construed in accordance with the laws of the State of Florida, without regard to conflict of law principles.

7.2. Any dispute arising out of or relating to this Agreement shall be resolved exclusively in the state or federal courts located in **Miami-Dade County, Florida**, and the parties consent to the personal jurisdiction of such courts.

8. Miscellaneous

8.1. Entire Agreement. This Agreement constitutes the entire understanding between the parties and supersedes any prior oral or written agreements relating to Participation in GLA.

8.2. Severability. If any provision of this Agreement is held invalid or unenforceable, the remainder shall remain in full force and effect.

8.3. Amendments. GLA may amend this Agreement at any time by posting the revised version on its official website. Continued Participation constitutes acceptance of any such modifications.

BY APPLYING FOR MEMBERSHIP, ATTENDING A GLA EVENT, OR ENGAGING WITH GLA PROGRAMS, PARTICIPANT ACKNOWLEDGES THAT THEY HAVE READ, UNDERSTAND, AND AGREE TO BE BOUND BY THIS AGREEMENT.