

OM LIFE® CERTIFIED COACH AGREEMENT

2018

NAME: _____

DATE SIGNED: _____

CERTIFICATION FROM: _____

CERTIFICATION UNTIL: _____

CERTIFICATION NO.: _____

1. INTRODUCTION

OneTaste® Incorporated (**OTI**) is bringing the clitoral stroking practice of Orgasmic Meditation® (**OM**) into the world, supporting a world based on desire, connection, consciousness and feeling. OM Life® Certified Coaches (**Certified Coach**) are an important group of skilled and talented individuals stewarding this incredible practice and message to the world. The consistency of OM is its primary hallmark. As the practice is consistent, practitioners everywhere know that no matter where they go or who they practice with OM will be OM, and that OTI's teaching of the OM practice and philosophy will be represented in a manner consistent with the certification standing of its coaches. This agreement clearly defines your role and appropriate behavior as a Certified Coach and authorizes you to utilize OTI's systems and intellectual property for the purpose of Coaching and OM Training using the OM Life® System. You are only eligible for the benefits conferred by this Agreement if you have been granted the status of a Certified Coach by OTI and maintain such status in accordance with this Agreement and have signed this Agreement. Certification of Certified Coaches is governed by the OTCA, a division of OTI (**OTCA**).

2. GRANT OF LICENSE

- i. This Agreement (the **Base Contract**) and all of its schedules (**Schedules**) and all other enclosures incorporated in by reference (collectively, the **Agreement**) is a legally binding agreement wherein we agree to permit you to use our methods, concepts and materials that apply the philosophy and principles of OM to an experiential form of coaching and OM Training (**OM Life® System**) as a Certified Coach, in exchange for your undertaking to abide by the terms set out this Agreement.
- ii. For the purpose of this agreement:
 - a. Coaching is defined as a conversation, a dialogue, whereby a coach and their client or clients interact in a dynamic exchange aimed at guiding the client towards the fulfilment of their desire. Your certification and the rights conferred in this Agreement only covers one-on-one or one-on-two coaching sessions.
 - b. OM Training is defined as training one or two people in the clitoral stroking practice of OM, in the method prescribed for such training by the OTCA from time to time. OM Training does not involve the person being trained physically doing the practice in your presence,

and never under any circumstances involves the Certified Coach doing the practice with the client.

- iii. The OM Life® System is made up of:
 - a. ideas, philosophy, concepts and styles for coaching and OM Training and trade secrets of OTI shared with Certified Coaches (**OM Life® Method**); and
 - b. our Licensed Marks and Materials (**Licensed Materials**).
- iv. OTI's Licensed Materials is made up of, among other things:
 - a. materials you can use for your own development and training but may not give to your clients (**Training Materials**). These will be made available to you by the person responsible for managing the OTCA;
 - b. materials that you can provide to your coaching clients (**Licensed Resources**). These will be provided to you by the Responsible Staff Member. Unless clearly marked as Licensed Resources, all materials provided to you are considered Training Materials;
 - c. our registered and unregistered trademarks (**Licensed Marks**); and
 - d. copyrighted images and text that will help you promote and sell your coaching practice (**Promotional Materials**).
- v. A license is an agreement that grants someone the right to use, but not to own, another person's materials. With respect to the Licensed IP, OTI is granting you a non-exclusive, non-transferable, limited license (the **License**) to use certain intellectual property named in this Base Contract in accordance with the terms and conditions which follow. By 'non-exclusive' we mean that you are not the first and nor will you be the last person to whom we grant the same or similar rights. 'Non-transferable' means that this Agreement is personal to you and you cannot in any way transfer your rights under it to another person or company. And 'limited' means it is bound by the conditions of this Agreement.
- vi. With respect to the OM Life® Method, you contractually undertake to use it in accordance with the terms and conditions which follow.
- vii. Terms, conditions and undertakings that apply to the OM Life® System apply to both the OM Life® Method and Licensed IP.
- viii. Other than for use as a Certified Coach, this Agreement does not permit you to use the OM Life® System in any other capacity or manner. If you wish to use the OM Life® System in any other way, please approach us to discuss your ideas and the possibility of obtaining a specific license for such use.
- ix. The Contract provides for:
 - a. Base Contract: This document is the foundation of the contract we are entering into with you. It sets out the terms on which we are willing to license our methods and intellectual property to you for use with clients as a Certified Coach, and set out rules relating to your personal use of such materials.
 - b. Schedule A: Trademark and Copyright Style Guide: This guide sets out how you can use and refer to key OTI intellectual property terms and concepts.
 - c. Schedule B: Code of Conduct: The Code of Conduct is a critical element that is required to keep the practice of OM safe for the people who learn the practice, and to protect you as a Certified Coach as you bring this practice and its principles into the world.
- x. Although you may use the OM Life® System, by signing this Agreement you agree that you have no interest in the OM Life® System other than the limited permissions granted under this Agreement (and

any other written agreement you have concluded with OTI granting such rights) and that OTI shall remain the exclusive owner of all rights and title in and to the OM Life® System.

3. TERM

This Agreement is effective as of THE DATE ON WHICH YOU WERE CERTIFIED OR RECERTIFIED STATED ABOVE and ends EXACTLY ON THE SECOND ANNIVERSARY OF YOUR CERTIFICATION STATED ABOVE. If you are recertified as a Certified Coach prior to the end date this license will be replaced by the licensing system then in place. If you do not recertify, this License will end and be of no further effect save for provisions that survive the termination of the Agreement expressly or implication. Notwithstanding the above, if no recertification process is in place on the second anniversary of your certification, then your certification will remain in place until either terminated by OTI or a recertification process is put in place.

4. OM LIFE® SYSTEM

A. COPYRIGHT

- i. Generally speaking, copyright law limits the rights of anyone other than copyright holder to reproduce original works including to: make copies of the work, distribute copies of the work, prepare new works derived from the original, and publicly perform or display the work without permission from the copyright holder.
- ii. As a Certified Coach, you will be receiving or will have access to copies of original works created by OTI. These will fall into two categories:
 - a. **Training Materials** that you can use for your own development and training but are not to be given to your coaching clients and
 - b. **Licensed Resources** specifically created for you provide copies of to your clients in your work with them as a Certified Coach.
- iii. This License grants you rights to make copies of and distribute Licensed Resources to your clients while you are acting as a Certified Coach. It does not give you the right to distribute anything other than Licensed Resources to your clients, or to distribute any Training Materials at all to any other person. If you want to make or disseminate copies of any Training Materials in any way, please contact legal@onetaste.us to request permission to do so with an explanation of what you have in mind.
- iv. **Promotional Materials** are copyrighted materials we may provide you for you to use to promote your coaching, such as images and text for websites and sales sheets.
- v. If you are unclear about how copyright laws operate and/or whether you have permission to distribute or otherwise use Training Materials or Promotional Materials, we encourage you to contact legal@onetaste.com for further instruction.

B. TRADEMARKS

- i. A trademark or service mark (referred to collectively as trademarks) is a word, phrase, symbol, or design (or combination of these) that identifies and distinguishes the source of the goods or services of one party from those of others. A trademark typically protects brand names and logos used on goods and services, and helps consumers understand who is the source of a particular good or service.

- ii. OTI holds certain registered and unregistered trademarks that have legal protection (**Licensed Marks**). The registered trademarks include ONETASTE, ORGASMIC MEDITATION, OM LIFE, TURNON, ORGASM STATE, ONESTROKE and POWERED BY ORGASM.
- iii. You may not register a company name, event name, web address or a 'Doing Business As' name that includes any of the Licensed Marks, unless separately licensed by OTI to do so.
- iv. This License grants you the limited and ancillary use of these Licensed Marks (and other marks as may be registered from time to time and notified to Certified Coaches) to describe, market and provide your services as a Certified Coach. Your use of the Licensed Marks is subject to the style guide at Schedule A that sets out how you may refer to the Licensed Marks.
- v. If you are unclear whether your use of the OTI Licensed Mark would be considered limited or ancillary use, you must contact legal@onetaste.com for further instruction and clarification.

C. ATTRIBUTION

Copyright protects original work in a tangible medium of expression. Practically speaking it means written words, videos and audio recordings created by OTI all belong to us and our ownership of them is protected by the law. This protection can't be avoided by making minor edits to the original work. Where you make copies of and distribute Licensed Resources, you agree to always attribute such materials to OTI by clearly identifying that the materials are the copyright works of OTI. When you refer to ideas and concepts developed by OTI, in a way that does not affect OTI's copyright, you agree to always attribute such ideas and concepts to OTI, as appropriate. Please contact us on legal@onetaste.us for guidance on how to do this if you are unsure.

D. PUBLICITY RIGHTS

The name, voice and likeness of employees of OTI used in the course and scope of their employment with OTI are our "Publicity Rights". You agree to remove any posts or images including names, voices, likenesses or signatures immediately when requested to do so by OTI. If you are unsure whether a post you intend to write or image you intend to post is appropriate, please contact legal@onetaste.us.

E. OM LIFE® METHODS

OTI has our own ideas, concepts and styles for coaching and training which you will learn through your training with us and your certification process. These are distinct and recognizable as the OM Life® Method, using particular ideas in coaching and teaching and specific curriculum. This Agreement grants you rights to use the OM Life® Method with your clients and students while you are acting in your capacity as a Certified Coach. You agree to not use the OM Life® Method in any other commercial circumstances. Note that this does not mean that every idea you may be exposed to by OTI as a Certified Coach forms part of the OM Life® Method. OTI draws on inspiration from many ancient and new fields and traditions and we do not claim ownership over these ideas. However certain concepts and models have been developed and created by OTI and these collectively make up the OM Life® Method. Examples of these are the 'Tumescence Types', 'The 8 Stages of Orgasm', 'The Stages of Man', and 'The Stages of Women'.

F. TURNON®

OTI licenses the trademark, copy and script for and format of the TurnOn® introductory events of connection and intimacy games, and licenses the trademark and these materials to those with the appropriate training and certification to use them. The right to use the trademark TurnOn trademark may be revoked at any

time if we believe that the mark is being used in a way that is not in alignment with the quality of being a place for truthful vulnerable connection and communication where attendees get a flavor of what is possible from the practice of Orgasmic Meditation.

5. GUEST TEACHER AND PRESENTER INTELLECTUAL PROPERTY

As a Certified Coach, you may receive presentations from leading teachers and presenters from a range of different disciplines. Their copyright, trademarks, and publicity rights remain theirs and no license is created under this Agreement in respect of any of their intellectual property, unless such license is specifically provided for in writing. In general this means you may not make copies of their work, distribute copies of the work, prepare new works derived from their originals, or publicly display their work without their permission. Your rights to use their materials is limited to those they specifically grant and permitted under the application of intellectual property law. If you have any questions about your ability to use the concepts or ideas of a guest teacher in your capacity as a Certified Coach without infringing their IP rights, please contact legal@onetaste.us. If you wish to seek permission to copy or disseminate any copyrighted work of a guest teacher please also contact legal@onetaste.us and if appropriate we will put you in touch with the relevant teacher or presenter for you to make your request or make the request on your behalf.

6. RESTRICTIONS ON USE

Through the efforts of OTI, the OM Life® System has come to be associated with great value and good will. In order to preserve this, you agree first and foremost that your rights to use the OM Life® System are limited to those granted by this Agreement, as well as agreeing to the following:

- i. If we update any of the Training Materials, Licensed Resources or Promotional Materials with newer versions, or inform you to no longer use certain outdated or obsolete Licensed Resources, you will no longer have any right to copy or disseminate the old versions. It is within our absolute discretion to add, remove, modify or replace (in whole or in part) any OM Life® Method, Training Materials, Licensed Resources, Licensed Marks, Promotional Materials. OTI may in its discretion ask you to return or destroy and certify destruction of obsolete Training Materials and Licensed Resources.
- ii. We may change the formal titles for coaches (eg from OM Life® Certified Coach to something else) to ensure a consistent approach and to best position the services and qualifications for our certified coaches in the marketplace. Every brand needs a refresh from time to time!
- iii. You will not use the OM Life® System in connection with any activity that is illegal.
- iv. You will not defame, ridicule or disparage OTI or OTI's employees, agents, or take any action that otherwise damages the reputation for quality inherent in the OM Life® System, or diminish the Licensed IP of OTI and its brand.
- v. You will use your best efforts to preserve the good will and value in the Licensed Marks, Publicity Rights, Promotional Materials and the secondary meaning that they have acquired through the efforts of OneTaste.
- vi. You will not use the Licensed IP to promote, advertise, market or support any other product or business(es). You will not create, use or register any derivative, modification, or confusingly similar version of any Licensed Marks (e.g., "OT" or "FirstTaste").
- vii. You will not coach or teach the OM Life® Method other than in accordance with this license, or collaborate with any person who is coaching or teaching the OM Life® Method without the relevant certification or permission from OTI.

- viii. You will not do anything to contest, oppose or challenge OTI's right, title, or interest in or to the OM Life® System. In particular you will not register or attempt to register the Licensed Marks in any jurisdiction and will not oppose OTI's registration or use of the Licensed Marks in any jurisdiction.
- ix. You will not create, develop, publish or distribute any works that are based on or derived from the Licensed IP, unless expressly and specifically permitted in writing to do so by OTI.

7. ADDITIONAL CONDITIONS, TERMINATION AND REVOCATION

- i. You agree that you:
 - a. will not practice OM with minors or anyone against their will;
 - b. will not instruct minors how to practice OM;
 - c. will not charge anyone to practice OM with them;
 - d. will not assist anyone to find or procure OM partners;
 - e. will not hold yourself out as holding any level of certification unless and until you have granted that certification in writing by the OTCA;
 - f. will comply with the OneTaste Code of Conduct as published on the OTI website and updated by OTI from time to time currently found at <http://onetaste.us/code-of-conduct>;
 - g. will maintain and preserve the confidentiality of your clients and act with the utmost discretion in relation to personal information that they provide to you;
 - h. will pay any dues or fees payable annually for membership of the OTCA. As OM becomes more widespread as a wellness practice, Certified Coaches will be in greater demand, and the demand for ever more nuanced and comprehensive standards and skills for Certified Coaches will be needed. OTI will endeavor to keep the costs of membership reasonable in relation to the important role that the OTCA fulfills.
 - i. will follow the directions, practices and procedures relevant to your current level(s) of certification as communicated the OTCA Manager. These standards are intended to ensure a safe and professional environment for Certified Coaches and their clients;
 - j. will not use the words "Certified Coach" or "OTI" in connection with conducting your own independent OM Circles (e.g. you may say Jane Doe's OM Circle, but you may not say Certified Coach John Doe's OM Circle), or use OM Circles, directly or indirectly, subtly or not so subtly to win coaching clients. OM Circles are strictly a part of your personal practice;
 - k. will abide by the Form and Container of OM as described in the Form and Container of Orgasmic Meditation document, published on the OTI website and amended from time to time currently found at <https://onetaste.us/container>;
 - l. will promptly amend any references you may make to Licensed IP, if requested by a OTI representative;

- m. host or participate in a demonstration of the practice of Orgasmic Meditation that involve partial nudity of either of the practitioners (**Demo**);
 - n. will not offer or perform training in the practice of Orgasmic Meditation that involves the people who you are training physically actually doing the OM practice in your presence;
 - o. will not actively solicit for coaching clients among persons who are or have been clients of OTI within the past three years, or from current clients of other Certified Coaches unless you have that Certified Coaches permission;
 - p. comply with all laws and regulations relating to offering Coaching and OM Training in your jurisdiction.
- ii. OTI may terminate this Agreement, revoke your status as a Certified Coach, or require other remedial measures short of termination and revocation (in addition to any other remedies available in law or equity including the equitable relief provisions in 11.G below) if you:
- a. Breach any of your of your obligations under this Agreement, by acting or by failing to act;
 - b. misuse our Licensed IP;
 - c. misuse your status as a Certified Coach, such us using your status as a Certified Coach in order to have sex, sexual relations or sexual activity with someone, whether that person is your client or not;
 - d. other unethical or unprofessional conduct, whether or not such conduct is expressly governed by the Code of Conduct;
 - e. publicly insult or disparage OTI, our employees, officers or agents, either orally, visually, digitally, electronically or in writing;
 - f. are convicted of any criminal act, or engage in conduct that would raise a reasonable question about your fitness or ability to use the Licensed Materials;
 - g. engage in conduct that results in complaints from your clients or from a member of the public;
 - h. poach or attempt to poach the clients of another Certified Coach While we appreciate that such questions can raise difficult questions, regarding whose client it is, there are clearly identifiable situations that we would consider to constitute poaching and in which case we would revoke your license.
- iii. If the breach is material (as determined in OTI's reasonable discretion), the Agreement may be terminated, and your Certified Coach status revoked immediately. If the breach is non-material, the Agreement may be terminated and your Certified Coach status revoked If you fail to cure such breach within seven (7) days after having been given a reasonable opportunity to do so or immediately if you engage in multiple breaches.

8. LICENSEE RELATIONSHIP

Nothing in this License makes you employee, partner, franchisee, sales representative, independent contractor, agent of, or joint venturer with OTI. Furthermore this Agreement does not create any obligation on you to coach or teach anyone, use the OM Life® System, train anyone in the clitoral stroking practice

Orgasmic Meditation or pass on the information or philosophy that you have learned at your certification class(es).

9. CONCLUSION AND TERMINATION OF LICENSE

A. ON TERMINATION

- i. Once this Agreement is terminated or expires, you must immediately stop using all of the OM Life® System in any professional capacity and remove references to the Licensed IP from any website or publication you may have created in relation to your activities as a Certified Coach.
- ii. Termination by OTI in accordance with this Agreement will not give you any right to damages and neither will it give you any rights, title, or interests in or to any of the OM Life® Method or Licensed IP.

B. RELATIONSHIP AFTER TERMINATION

- i. You may not use the OM Life® System for other commercial purposes (i.e. you will no longer be permitted to copy or disseminate OM Life® Licensed Resources to any third party). You can provide other services that are different and unrelated to Orgasmic Meditation, Licensed IP and the OM Life® System and the certifications we offer, provided that you do not use the OM Life® System to do so.

10. RECERTIFICATION

- i. Prior to the end of your current period of certification, you will be need to re-certify as a Certified Coach for a further period and to obtain a further license in respect of the OM Life® System.
- ii. There may be a charge for such re-certification. You are not guaranteed that you will be recertified in any recertification process.
- iii. OTI does not warrant that it will indefinitely continue to make its Licensed IP available for licensees, including Certified Coaches.

11. GENERAL PROVISIONS

A. CONFIDENTIALITY

You will keep this Agreement and its terms confidential. You may disclose it to your attorney, accountant or other professional adviser.

B. ALL RIGHTS RESERVED

Any and all rights not specifically granted in this Agreement by OneTaste are expressly reserved.

C. WAIVER

Any waiver of any provision, right or remedy in this Agreement must be in writing to be effective. If either party does not enforce any particular provision, right or remedy in this Agreement, it will not be construed as a waiver of the right under this Agreement, and it will not affect the validity of the whole or any part of this Agreement, or prevent either party from taking subsequent action related to any particular provision, right or remedy.

D. SEVERABILITY

If any term, condition, or provision in this Agreement is found to be invalid, unlawful, or unenforceable to any extent, we will both make a good faith attempt to agree to such amendments that will preserve the intentions expressed in this Agreement. If we can't agree on such an amendment, the invalid term, condition, or provision will be severed from the remaining Agreement, which will continue to be valid and enforceable to the fullest extent permitted by law.

E. INTEGRATION

This Agreement contains the entire agreement between you and OTI with respect to the subject matter of this Agreement and supersedes all previous communications, and agreements, either oral or written, between us. In the event of a conflict, the terms and conditions of the Base Contract will prevail. Any waiver, modification or amendment of any provision of this Agreement will be effective only if in writing and signed by both of you and OneTaste.

F. PUBLIC STATEMENTS AND SPECIFIC LIMITATIONS

This Agreement shall NOT entitle you to do any of the following:

- i. market or hold yourself out as having any affiliation with OTI, other than as a Certified Coach (unless you are separately licensed to represent OTI in another capacity or have another formal affiliation with OTI). You must always do business under your own name, and must always state that you are using the Licensed IP under license from OneTaste; and
- ii. purport to speak on behalf of OTI, Inc., the OTI City Affiliates, to the media or otherwise, without prior written permission from OTI in each instance, which may be granted or withheld in our absolute discretion;

G. GOVERNING LAW AND ARBITRATION

This Agreement will be interpreted and construed in accordance with the laws of the State of California, without regard to conflict of law principles. Other than with respect to OTI's ability to obtain equitable relief as described below, all disputes arising out of or in relation to this Agreement must first be resolved by the submission of a formal written complaint to the President of OTI (or most senior officer of the Company), who will make a recommendation in respect of the matter. If any dispute is not resolved within 7 days of submission of a formal written complaint to OTI, either party may refer the matter to final and binding arbitration by submitting a request for arbitration to JAMS. Arbitration shall be conducted according to the JAMS Streamlined Arbitration Rules and take place in San Francisco, unless another venue is agreed to by both parties. Reasonable attorney's costs shall be awarded against the unsuccessful party. By entering into this Agreement both parties acknowledge and agree that binding arbitration shall be the exclusive method for resolving any disputes that may arise between them, and they expressly waive their entitlement to have such controversies decided by a court or a jury.

H. EQUITABLE RELIEF

It is important to us that we are able to prevent any breaches that would cause harm that couldn't be reversed or addressed with monetary compensation. To avoid irreparable harm to OTI and significant damages that may be difficult to ascertain, you agree and stipulate that OTI will have the right to obtain immediate equitable relief to injunctive and/or equitable relief to enjoin and/or prevent a breach or threatened breach of any or all of the provisions of this Agreement. This is in addition to any other rights and remedies that OTI may have at law or otherwise.

I. VOLUNTARY AGREEMENT

You acknowledge that you have read this Agreement and understand its contents. You further acknowledge and agree that you have had the opportunity to consult with independent counsel concerning the terms of this Agreement and that you have had sufficient time to consider the terms of this Agreement regardless of whether you did or did not in fact consult with independent counsel regarding the terms of this Agreement, and are therefore voluntarily agreeing to the terms of this Agreement with full knowledge and consideration of all the terms stated in it.

EXECUTION

By electronically signing this Agreement, you acknowledge you read and understood the entire Agreement (the Base Contract and all following Schedules) agree to abide by its conditions as of your date of certification.

NAME: _____

SIGNATURE: _____

SCHEDULE A – IP & TRADEMARK STYLE GUIDE

We are excited that you understand in a very deep way the life changing effects that the clitoral stroking practice Orgasmic Meditation® ("OM") can have as a personal and spiritual development practice and want to share those benefits with others.

In order to maintain its integrity and to ensure a consistent transmission and description of OM and the OM Life® System as OM grows into a recognized mainstream practice, we require that you use the following style guide in all print and digital (internet) communications:

- OneTaste® is a registered trademark of the company OneTaste Incorporated, in several countries and regions including the United States, the European Union and Australia. You may not register or use a company name, or trademark, service mark, or domain name that includes the word "OneTaste," nor may you trade under a name that includes the word "OneTaste" unless you have entered into a separate licensing agreement with OneTaste Inc. that specifically grants that right.
- OneTaste® must always be used as a single word, with the "O" and "T" capitalized, and followed it with the ® trademark registration symbol the first time that it is used in a publication/image/website.
- Orgasmic Meditation® is a registered trademark owned by OneTaste Inc in several countries or economic zones including the United States, the European Union and Australia and with common law rights in many other jurisdictions. You are required to always capitalize the first two letter of "Orgasmic Meditation" and follow it with the ® trademark registration symbol and state in a prominent location on the website that "Orgasmic Meditation® is a trademark of OneTaste Inc and is used with permission" in a prominent location in any printed, video or other publication or in any other recorded form now existing or not yet in existence.
- You may not register any of OneTaste Inc.'s trademarks, including ONETASTE, ORGASMIC MEDITATION, OM LIFE, TURNON, ORGASM STATE, POWERED BY ORGASM, ONESTROKE and other marks as may be registered from time to time, as company names, trademarks, service marks, or domain names without written permission.
- Biography of OM Life Coaches - Only Coach Trainees and Certified Coaches are permitted to coach individuals and couples or OM train couples. Certification means having completed the OneTaste Coaching Program, the requisite practice hours, having been supervised by a OneTaste Coaching Association (OTCA) representative who certified the OM Life Coaches are qualified, and being a current member of the OTCA. You may not call yourself a Certified Coach unless you have successfully completed the relevant certification process for that role, including signing the relevant licenses for that role.

NAME: _____

SIGNATURE: _____

SCHEDULE B – CODE OF CONDUCT

I HAVE READ AND UNDERSTOOD AND AGREE TO ABIDE BY THE ONETASTE
CODE OF CONDUCT, AVAILABLE AT [WWW.ONETASTE.US/CODE-OF- CONDUCT](http://WWW.ONETASTE.US/CODE-OF-CONDUCT)

NAME: _____

SIGNATURE: _____