



This agreement is a legal and Halachically binding contract entered into by Yitzchok Aharon (Aaron) Ross (hereinafter "Provider"), and _____ (hereinafter "Client"), for due consideration, and by a valid Kinyan Shtar, for the sale of one portion of Provider's spiritual and metaphysical merits and eternal rewards in the Heavenly realm payable by the Almighty in the World to Come/Olam Haba as only the Almighty sees fit (hereinafter "Schar of YMT"). Provider has authored multiple written and/or electronic works under the title YMT Series hereafter referred to as YMT. Provider has divided Schar of YMT into 10,000 (ten thousand) equal portions and is transferring to Client one said portion under the terms set forth herein. This Schar encompasses all aspects of YMT, including, but not limited to, children reading books in YMT instead of non-Jewish books, improvements in Middos and/or Davening or learning as a result of YMT, Rebbeim and/or teachers communicating and/or teaching their students better on account of skills learnt from YMT, parents understanding their children better because of examples in YMT, Etc. The client will pay \$18.00 (eighteen dollars) a month per part to the provider. The provider will give the client the portion(s) of Schar of YMT for that time period.

The following are the terms of this non-transferable contract.

- 1) The client will have the monthly payment set up automatically via credit card or Zelle. Payment information will be emailed once this contract is signed.
- 2) If the monthly payment isn't received, the provider will give a reminder via email and/or text. If after three days the payment isn't received, the contract will terminate. All Schar during the period of payment will be owned by the client, but future Schar will revert to the provider. Should the Client wish to reinstate the contract, they will need written confirmation from the provider.
- 3) The provider may not terminate the contract without written approval from the client unless the terms of this contract are violated.
- 4) The client and his/her spouse agree to keep this contract private and will not discuss or share any information or terms regarding this contract with other people.
- 5) The provider and his spouse agree not to share the names or information of the client with any third parties.
- 6) Any dispute arising under or with respect to this Agreement shall be promptly submitted to, heard, and determined by a Beis Din to be agreed upon within 30 days of notification of a dispute. In the event that a Beis Din cannot be agreed upon, then all parties agree and consent to the jurisdiction of the Beth Din of America to determine the dispute.
- 7) This contract is not retroactive. The portions of Schar begin on the date this contract is signed and terminate upon a breach, whether by client's non-payment as per paragraph "2", or by disclosure as per paragraph "4". Even in the case of a termination or breach of this agreement, the client does not forfeit Schar that may be earned residually thereafter from YMT activities completed during the active period of the agreement, all in accordance with the Will of the Almighty.
- 8) The provider in good faith will continue to build the YMT brand consistently, either by writing more books, giving lectures based on the YMT series, or updating the YMT website.
- 9) If the provider decides to permanently stop working on the YMT series, he will notify the client via e-mail. At that time the client can either continue to pay monthly and benefit from the portions of YMT for all published literature or terminate this contract thus returning all future portions back to the provider.
- 10) The provider can be reached by emailing Author@YMTSeries.com. If the client has not received a response after three business days, the client can text or message 917-696-0135.

Signed by client. _____

Date _____

Signed by provider. _____

Date _____

