ARDOR WELLNESS DISCLAIMER



The computerized Electro-Dermal Screening device (Qest4) provides a completely non-invasive method for gaining valuable information about how your body functions. The primary objective is to find patterns of stress and provide feedback that will assist in developing a program to restore areas of the body to balance.

Client Name:(if Client under 18 years): Guardian Name	Signature:Signature:	
he/she has received a copy of this let if desired, to have it reviewed by an an an an an analysis of the property of the let if desired, to have it reviewed by an an analysis of the property	ter agreement; he/she has had an outtorney; and the Client understands elever have any differences, it is hope are unable to seek resolution in 14 mg arbitration before a single arbitration before a single arbitration and agree now that the only remede. No other actions or financial awards the now that the decision of the arbitration is jurisdiction. You also agree that shoprincipal place of business is located	oportunity to discuss the contents with Ardor Wellness and accepts and agrees to abide by the terms hereof. ed that we could work them out amiably through edays, we agree now that that only method of legal dispute ator, jointly selected by both of us, unless we both agree that can be awarded to you through arbitration is the fulls of consequential damages, or any other type of damages ator is final and binding, and may be entered as a judgmentuld arbitration take place, it will be held in Crawford County, and the prevailing party shall be entitled to all reasonables.
agreement is deemed unenforceable	, the remaining portions of the agree	of Wisconsin. In the event that any provision of this ment shall be severed and remain in full force. Ince below. By doing so, the Client acknowledges that:
Wellness and the Client with respect between the parties, the parties agre on the award rendered by the arbitrat by a single arbitrator. The sole remed of fees. Without limiting the general herein, may be granted to the Client.	to the services provided pursuant to se to submit to binding arbitration b cor(s) may be entered in any court ha y that can be awarded to the Client ity of the foregoing, no award of co	that there ever arises a dispute between Ardor this agreement or otherwise pertaining to the relationship efore the American Arbitration Association. Any judgemen- ving jurisdiction thereof. Such arbitration shall be conducted in the event that an award is granted in arbitration is refund insequential or other damages, unless specifically set forth
and well-being of my family and child trying new foods or supplements, and damages, causes of action, allegation has, or will have in the future agains arising from the gross negligence of A CONFIDENTIALITY: Ardor Wellne	dren (if applicable) and all decisions the risks inherent in making lifestyles, suits, sums of money, claims and detacted wellness, arising from my pardor Wellness.	I responsibility for my life and well-being, as well as the liver made while working with Ardor Wellness. I assume risks of echanges. I release Ardor Wellness from any and all liability emands whatsoever, in law or equity, which I ever had, now ast or future participation in programs and services, unless the, and will not share the client's information to any
is not to prescribe, to diagnose, treat Ardor Wellness is a mentor and guide goals by helping clients implements po- license dietician-nutritionist, psycholo not meant to take the place of advice	or cure any disease, condition or or who has been trained in Holistic an ositive lifestyle changes. I understand ogist, or other licensed or registered by these professionals.	her physical or mental ailment of the human body. Rather is Naturopathic Health to help clients reach their own health that Ardor Wellness is not acting in the capacity of a doctor professional, and that any advice given by Ardor Wellness is ifestyle practices and I will be offered information
primary care physician. I understand based on the screening. I understand responsibility of my primary care phy the recommended program is my ow	to evaluate me on the Qest4. I under that the testing technician will give d that the testing technician will no sician to make any changes to my p n decision and I hold the testing tech	stand in doing so my testing technician is NOT becoming my me information about myself and make recommendations t pass judgements on prescribed medications and it is the rescribed medications. Any decision to follow through with