# Table of Contents

**Section 1 - Introduction**
- 1.1 - Governing Documents .................................................. 6
- 1.2 - Purpose of Policies ...................................................... 7
- 1.3 - Changes to the Governing Documents .......................... 7
- 1.4 - Delays ................................................................. 7
- 1.5 - Policies and Provisions Severable ................................. 8
- 1.6 - Waiver ................................................................. 8
- 1.7 - Enforcement .......................................................... 8

**Section 2 - Stemtech Independent Business Partner Status**
- 2.1 - The Application ....................................................... 8
- 2.2 - Acceptance of Application .......................................... 8
- 2.3 - Stemtech Business Partner Kit .................................... 9
- 2.4 - ID Number ............................................................ 9
- 2.5 - Identification Numbers ............................................. 9
- 2.6 - No Product Purchase is Required ............................... 9
- 2.7 - Business Partner Benefits ........................................ 9
- 2.8 - Multiple Applications .............................................. 10
- 2.9 - Operation of a Stemtech Independent Business Partnership .. 10
- 2.10 - Legal Age .......................................................... 10
- 2.11 - Multiple Stemtech Business Partnership per Household .... 11
- 2.12 - Actions of Household Members or Affiliated Individuals .... 11
- 2.13 - Corporations, Partnership, Trust and Other Business Entities . 12
- 2.14 - Business Entity Reporting Requirements ...................... 12
- 2.15 - Converting to or from a Business Entity Status ............. 12
- 2.16 - Assumed/Fictitious Business Names ............................ 12
- 2.17 - Annual Renewal of Business Partnership Agreement ....... 13
- 2.18 - Renewal Fees ...................................................... 13
- 2.19 - Independent Contractor Status ................................ 14
- 2.20 - Indemnity Agreement ............................................. 14
- 2.21 - Income Tax Reporting ............................................ 14
- 2.22 - Legal Compliance ................................................. 15
- 2.23 - No Exclusive Territories ......................................... 15
- 2.24 - Non-Solicitation ................................................... 15
- 2.25 - Changes to Business Partnership Agreement ............... 16
- 2.26 - Changes of Address or Telephone ............................ 16
- 2.27 - Adding Secondary Business Partners ........................ 17
- 2.28 - Inactive Status .................................................... 17
Section 3 - Sponsorship and Training

3.1 - Sponsoring .................................................................17
3.2 - On Going Training ..................................................18
3.3 - Ongoing Communication with Downline Organization ....18
3.4 - Ongoing Sales ..........................................................18
3.5 - Enroller or Placement Sponsor Transfer ..................18
3.6 - Cross Sponsoring .....................................................19
3.7 - Voluntary Termination and Re-Application ...............19
3.8 - Sale, Transfer or Assignment of a Stemtech Business Partner ..................................................20
3.9 - Transfer upon Death of a Business Partner ...............20
3.10 - Transfer upon Incapacitation of a Business Partner ....21
3.11 - Agreements between Stemtech Business Partners ......21
3.12 - Confidentiality and Genealogy Reports ..................21
3.13 - Loyalty to the Company ........................................22
3.14 - Dissolving a Stemtech Business Partnership, Including Divorce .................................................22

Section 4 - Trademarks, Literature and Advertising

4.1 - General .................................................................24
4.2 - Trademarks and Copyrights ....................................24
4.3 - Literature ...............................................................24
4.4 - Mass Recruitment, Sales Techniques and Internet Web Site Use ..................................................24
4.5 - Catalog and Magazine Advertising and Promotions ....25
4.6 - Print Advertising .....................................................25
4.7 - Telephone Listing and Display Ads .......................25
4.8 - Electronic Media .....................................................26
4.9 - Endorsements ........................................................26
4.10 - Media and Media Inquiries ....................................26
4.11 - Representations as a Stemtech Employee ...............26
4.12 - Telemarketing .........................................................26
4.13 - Online Conduct .....................................................26
4.14 - Social Media .........................................................29
<table>
<thead>
<tr>
<th>Section 5 – Stemtech Independent Business Partner Status and Compensation</th>
<th>33</th>
</tr>
</thead>
<tbody>
<tr>
<td>5.1 – Business Partnership Agreement</td>
<td>33</td>
</tr>
<tr>
<td>5.2 – Hard Calendar Month</td>
<td>33</td>
</tr>
<tr>
<td>5.3 – Payment Date</td>
<td>33</td>
</tr>
<tr>
<td>5.4 – Compensation Qualifications</td>
<td>33</td>
</tr>
<tr>
<td>5.5 – Adjustments for Returned Products and Marketing Materials</td>
<td>34</td>
</tr>
<tr>
<td>5.6 – Errors and Omissions</td>
<td>34</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Section 6 – International Business Partnerships</th>
<th>34</th>
</tr>
</thead>
<tbody>
<tr>
<td>6.1 – International Marketing</td>
<td>34</td>
</tr>
<tr>
<td>6.2 – Foreign Sales and Business Building Activities</td>
<td>35</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Section 7 – Purchase and Sale of Products, Payment and Shipping</th>
<th>35</th>
</tr>
</thead>
<tbody>
<tr>
<td>7.1 – Excess Inventory Purchases Prohibited</td>
<td>35</td>
</tr>
<tr>
<td>7.2 – Crossline and Downline Wholesaling</td>
<td>35</td>
</tr>
<tr>
<td>7.3 – Product Sales</td>
<td>35</td>
</tr>
<tr>
<td>7.4 – Payment Options</td>
<td>35</td>
</tr>
<tr>
<td>7.5 – Personal Check Policy</td>
<td>36</td>
</tr>
<tr>
<td>7.6 - Restrictions on Third Party Use of Credit Cards and Checking Account Access</td>
<td>36</td>
</tr>
<tr>
<td>7.7 – Timely Delivery of Products and Marketing Materials</td>
<td>36</td>
</tr>
<tr>
<td>7.8 – Damaged Goods</td>
<td>36</td>
</tr>
<tr>
<td>7.9 – Price Changes</td>
<td>37</td>
</tr>
<tr>
<td>7.10 – Retail Pricing and Receipts</td>
<td>37</td>
</tr>
<tr>
<td>7.11 – Exemption or Retail Certification</td>
<td>37</td>
</tr>
<tr>
<td>7.12 – Sales Tax in The U.S.</td>
<td>37</td>
</tr>
<tr>
<td>7.13 – Retail Outlets</td>
<td>38</td>
</tr>
<tr>
<td>7.14 – Exhibit Space</td>
<td>38</td>
</tr>
<tr>
<td>7.15 – General Order Policies</td>
<td>39</td>
</tr>
<tr>
<td>7.16 – Back Order Policy</td>
<td>39</td>
</tr>
<tr>
<td>7.17 – Confirmation of Order</td>
<td>39</td>
</tr>
<tr>
<td>7.18 – Deposits</td>
<td>40</td>
</tr>
</tbody>
</table>
Section 8 – Retail Guarantee, Returns and Refunds

8.1 – Returns by VIP/Retail Customers

8.2 – Returns by Business Partners (Products Purchased for Personal Consumption)

8.3 – Returns by Business Partners for Replacement

8.4 – Termination Returns

8.4.1 – Georgia Residents Only

8.4.2 – Montana Residents Only

8.5 – Return Procedures Return Merchandise Authorization

Section 9 – Termination and Non-Renewal

9.1 – Involuntary Termination

9.2 – Voluntary Termination

9.3 – Non-Renewal

9.4 – Termination for Inactivity

9.5 – Effect of Termination or Non-Renewal

Section 10 – Dispute Resolution and Disciplinary Proceedings

10.1 – Grievances and Complaints

10.2 – Disciplinary Sanctions

Section 11 – General Provisions

11.1 – Product Claims

11.2 – Business Partner – Income Claims and Testimonials

11.3 – Back Office Access

11.4 – Government Endorsements

11.5 – Jurisdiction and Venue

11.6 – Dispute Resolution

11.7 – Entire Agreement
SECTION 1 - Introduction

1.1 - Governing Documents
The Governing Documents (also collectively referred to herein as the “Agreement”) of Stemtech HealthSciences, Inc. (hereinafter “Stemtech” or the “Company”, collectively, in their present form and as may be amended from time to time, at the sole discretion of Stemtech, shall be defined as the:

1. The Independent Business Partner (IBP) Application and Agreement and the Terms and Conditions contained therein (“Application” or Business Partnership Agreement”), and
2. These Policies and Procedures (“P&Ps”) in their current form and as may be amended by Stemtech at its discretion, and
3. The Stemtech Marketing and Compensation Plan, which may be amended by Stemtech at its discretion.

The P&Ps stated herein are incorporated into, and form an integral part of, the Agreement. Throughout these P&Ps, when the term “Agreement” is used, it shall refer to the Governing Documents of Stemtech as defined hereinabove. It is the responsibility of each Stemtech Independent Business Partner to read, understand, adhere to, and ensure that he or she is aware of and operating under the most current version of the P&Ps. When Sponsoring or enrolling a new Business Partner, it is the responsibility of the Sponsoring Business Partner to provide the most current version of the Governing Documents to the applicant prior to his or her execution of the Business Partnership Agreement.

1.2 - Purpose of Policies
Stemtech is a direct sales company that markets products through Independent Business Partners. It is important to understand that the success and reputation of Stemtech and of each Stemtech Business Partnership is dependent upon the highest integrity of the men and women who market Stemtech products and services and the Stemtech Opportunity. Accordingly, Stemtech Business Partners agree to:

Conduct themselves properly and deal with Customers and other Business Partners according to the highest standards of honesty, integrity and fairness with the understanding that unethical business dealings can bring significant damage to the reputation and success of the Company, its products, its opportunity and its Business Partner base as a whole. Represent Stemtech’s products and services completely and according to the information contained in the Company’s published literature, without making misleading or unauthorized claims. Represent Stemtech’s Business Partner compensation plan truthfully and without exaggeration to all prospective Business partners. Fulfill all obligations associated with sponsoring other Business Partners, including the use of their best efforts to provide supervision and training of sponsored Business Partners. Become familiar with and abide by the Company’s Policies and Procedures, as amended from time to time and all applicable law, regulations and ordinances.
To clearly define the relationship that exists between the Independent Business Partner and Stemtech and to explicitly set a standard for acceptable business conduct, Stemtech has established the Governing Document.

Stemtech Business Partners are required to comply with all of the terms and conditions set forth in the Governing Documents, as well as all Federal, Provincial, State, Municipal and Local laws, codes, regulations, statutes and rules governing their Stemtech Business Partnership. Because Business Partners may be unfamiliar with many of these standards of practice, it is very important that all Stemtech Business Partners read, understand and abide by the Governing Documents. Please review the information in these P&Ps carefully. Questions regarding any policy or procedure are to be referred to the Business Service Department.

1.3 - Changes to the Governing Documents
Because Federal, Provincial, State, Municipal and Local laws, statutes, codes, regulations, etc., as well as the business environment periodically change, Stemtech reserves the right, in its sole absolute discretion, to adopt, supplement, rescind, modify and/or amend the Governing Documents, as well as its prices. By signing the Business Partnership Agreement, a Business Partner agrees to abide by all amendments or modifications that Stemtech elects to make. Amendments and/or modifications shall be effective not less than thirty (30) days following the publication of notice. Notification of amendments shall be issued through reasonable commercial means, including but not limited to any of the following: posted on Stemtech’s website (www.Stemtechbiz.com), e-mailed to Business Partners, included in Stemtech periodicals, and/or included in product orders, bonus check mailings, posting in Business Partner’s Stemtech Back Office, or other special mailings.

The continued operation of a Stemtech Business Partnership by a Business Partner, or a Business Partner’s continued acceptance of any compensation shall be deemed to be acceptance of any and all amendments.

1.4 - Delays
Stemtech shall not be responsible for delays or failures in performance of its obligations when performance is made commercially impracticable due to circumstances beyond its reasonable control. This includes, without limitation: strikes, labor difficulties, riots, wars, fires, natural disasters, deaths, curtailment of a party’s source of supply, difficulties with a Business Partner’s payment for products, and/or government decrees or orders.

1.5 - Policies and Provisions Severable
If any provision of the Agreement, in its current form or as may be amended, is found to be invalid, or unenforceable for any reason, only the invalid portion(s) of the provision shall be severed and the remaining terms and provisions shall remain in full force and effect and shall be construed as such invalid or unenforceable provision never compromised a part of the Agreement.
1.6 - Waiver
The Company never gives up its right to insist on compliance with the Agreement and with applicable laws governing the conduct of business. No failure of Stemtech to exercise any right or power under the Agreement or to insist upon strict compliance by a Business Partner with any obligation or provision to the Agreement and not custom or practice of the parties at variance with the terms of the Agreement shall constitute a waiver of Stemtech’s right to demand exact compliance with the Agreement.

Only an officer of the Company may authorize a waiver. Stemtech’s waiver of any particular breach by a Business Partner shall not affect or impair Stemtech’s rights with respect to any subsequent breach, nor shall it affect in any way the rights or obligations of any other Business Partner. Nor shall any delay or omission by Stemtech to exercise any right arising from a breach affect or impair Stemtech’s right as to that or any subsequent breach.

1.7 – Enforcement
The existence of any claim or cause of action of a Business Partner against Stemtech shall not constitute a defense to Stemtech’s enforcement of any term or provision of the Agreement.

SECTION 2 - Stemtech Independent Business Partner Status

In order to receive authorization from Stemtech to purchase products at Business Partner prices, sell Stemtech Products and Services, Sponsor other applicants into the Stemtech Opportunity and receive commissions, bonuses, and generation overrides under the Stemtech Opportunity, an Applicant must complete the following:

2.1 - The Application
All individuals who intend to be active in a Stemtech Business Partnership must complete either a hard-copy or on-line Application. Incomplete Applications will not be accepted. Hard-copy applications are to be sent to the Partner Service Department in the following manner:

1. If using a credit card: by faxing both the front and back of the completed Application to Partner Services. In order to avoid duplication, please do not send hard copy or original if faxing the application.
2. If using a check or credit card: by mailing the original completed and signed application, along with proper payment to Partner Services.
3. Online applicants must pay by credit/debit card.

2.2 - Acceptance of Application
The Application must be accepted by a Partner Services Representative. Stemtech reserves the right to refuse any Application. The term of the Business Partnership
Agreement is for one (1) year from the date of acceptance by Stemtech (“effective date”). Please see Sections 2.17 - 2.18 for renewal procedures. Receipt of the Stemtech Business Partner Kit notifies the Applicant that he/she is authorized to be a Stemtech Independent Business Partner and operate a Stemtech Business Partnership.

2.3 - Stemtech Business Partner Kit
The Primary Applicant must purchase a Stemtech Business Partner Business Kit (the KIT”) (not applicable in states where such purchase constitutes a franchise fee), which contains forms, training and marketing materials. Purchase of the KIT includes a 12-month subscription to the Company newsletter when applicable. Purchase of the KIT shall not constitute any agreement by Stemtech to enter into a franchise, joint venture or other business entity relationship with the Business Partner.

2.4 - ID Number
Upon acceptance of the Application by Stemtech, the Applicant(s) will be considered by Stemtech to be Independent Business Partners and authorized to operate a Stemtech Business Partnership. Stemtech will issue to the Business Partnership a Personal Identification Number (“ID Number”).

All active individuals of the Business Partnership must use the same ID Number. For example: Susan Smith is the Primary Applicant and her spouse, Ed Smith is the Second Applicant and they are doing business under the name Smith & Smith. Both Susan and Ed must use the same ID Number assigned to this Business Partnership by Stemtech. In order to avoid delays in processing, all correspondence, orders, etc. are to include the Business Partner’s ID Number.

2.5 - Identification Numbers
Every U.S. Stemtech Independent Business Partner must provide the Company with a valid Social Security/Social Insurance Number or Federal Tax/Business Identification Number. No Application will be accepted by Stemtech that does not state a proper Identification Number.

2.6 - No Product Purchase Is Required
No person is required to purchase Stemtech products to become a Business Partner.

2.7 - Business Partner Benefits
Once the Application has been accepted by Stemtech, pursuant to Section 2.2 above, the applicant is a Stemtech Independent Business Partner who is entitled to the following benefits:

1. To be able to purchase certain Stemtech products and services at wholesale prices
2. To retail Stemtech products, which are described in official Stemtech literature
3. To receive compensation, under the Stemtech Opportunity, if eligible and in good standing
4. To Sponsor other individuals as Business Partners into the Stemtech Opportunity and thereby build a Business Partner Organization and progress through the Compensation Plan
5. To receive periodic Stemtech literature and other Stemtech communications
6. To participate in Stemtech Corporate-Sponsored support, service, training, motivation and recognition events, upon payment or appropriate fees, if applicable and in good standing
7. To participate in promotional and incentive contests and programs sponsored by Stemtech for its Business Partners

2.8 – Multiple Applications
If at any time, Stemtech receives Multiple Applications for the same Applicant(s) that indicate the same Sponsoring Business Partner, only the first Application to be received by Stemtech will be processed.

If Multiple Applications are received by Stemtech that contain information for different Sponsoring Business Partners, Stemtech reserves the right to determine the designated Sponsoring Business Partner, without prior notification to either the Applicant or the Sponsoring Business Partner.

2.9 – Operation of a Stemtech Independent Business Partnership
Once the Application is accepted by Stemtech and payment for the KIT has been made, the Applicant is authorized to operate a Stemtech Independent Business Partnership. In order to assist Business Partners in making their business successful, Stemtech recommends the following good business practices:

1. Business Partners may be required to purchase and maintain a business license. Contact directly the governmental business licensing agency in your residential area for this information. Stemtech does not maintain in its offices a list of governmental licensing requirements for any geographical area.

2. Business Partners may be required to file a Certificate of Fictitious Business Name. Contact directly the governmental agency in your residential area for this information. Stemtech does not maintain in its office a list of governmental agencies for any geographical area. See Section 2.16 for Stemtech’s business name restrictions.

3. Stemtech strongly encourages all Business Partners to keep complete and accurate records of all their business dealings.

2.10 - Legal Age
All Primary Business Partners must be 18 years of age or older. The Application is a contractual agreement. Therefore, Primary Business Partners must be of legal age in their resident state, territory or province to be solely responsible for contractual agreements and to work. Individuals under the age of 18 years (“minor”) may enroll as a Secondary Business Partner on the same Application as the Primary parent. Stemtech does not maintain information as to the legal age requirements for any geographical area. The Applicant must obtain this information directly from the appropriate governmental agency.
2.11 - Multiple Stemtech Business Partnerships Per Household
The business partner may have interest in only 1 Partnership, thus may not have an interest in more than 1 partnership. No individual may have an interest in, operate, or receive compensation from more than one (1) Stemtech Business Partnership. Stemtech will consider an exception to this policy if a Business Partner inherits a business pursuant to a bona fide will or testamentary instrument. With the exception of spouses, individuals of the same family unit may not enter into or have an interest in more than one (1) Stemtech Partnership. A “family unit” is defined as parents and dependent children living and or doing business at the same address.

If spouses are active in one (1) Stemtech Business Partnership, BOTH spouses must sign the Business Partnership Agreement. Recognition under the Stemtech Opportunity will only be awarded to those Applicants who complete and sign the Business Partnership Agreement. Stemtech reserves the right to:

1. Prohibit any spouse or other individual who has not completed and signed a Business Partnership Agreement from selling Stemtech products and services,
2. From purchasing products and services directly from Stemtech using the other spouse’s Business Partnership account.
3. Recognition under the Stemtech Opportunity. Nothing in this Section 2.11 shall restrict or limit the application of Section 2.12 herein. Spouses may each own and operate their own business so long as they comply with the following rules:

   a. The spouse operating the first business (the “senior business”) must enroll and maintain five (5) autoship Business Partners or autoship VIP/Retail Customers before the other spouse may have an independent business (the “junior business”)
   b. The second spouse to enroll an independent business (the “junior business”) must be sponsored by his or her spouse (the “senior business”) and be placed on the immediate front-line of the senior business.
   c. The junior business is prohibited from purchasing a Leadership Package.
   d. The maximum initial purchase allowed by the junior business is the $310 TeamBuilder Pack.
   e. If spouses previously operated a position with both signatures on a Stemtech application, one spouse will be required to resign the joint position and pay a fee of $200 to establish a separate position as noted above.

2.12 - Actions of Household Members or Affiliated Individuals
If any member of a Business Partner’s immediate household engages in any activity which, if performed by the Business Partner, would violate any provision of the Agreement, such activity will be deemed a violation by the Business Partner and Stemtech may take disciplinary action. Similarly, if any individual associated in any way with a corporation, partnership, trust or other entity (collectively “affiliated individual”) violates the Agreement. Such action(s) will be deemed a violation by the Business Entity and Stemtech may take disciplinary action against the entity as described in Section 9 and/or 10, herein.
2.13 - Corporations, Partnerships, Trusts and Other Business Entities
A corporation, partnership or trust (collectively referred to as a “Business Entity”) may apply to be a Stemtech Business Partner. Stemtech reserves the right to review the Business Entity’s Certificate of Incorporation, Partnership Agreement or trust documents (these documents are collectively referred to as the “Entity Documents”) upon request. An Application must be completed with the name of the Business Entity as the Primary Business Partner and signed by an authorized party of the Business Entity as the Secondary Business Partner. A Business Entity ID Form must also be completed and submitted with the Application. Individuals of the Business Entity are jointly and severally liable for any indebtedness to Stemtech and to comply with the terms and conditions of the Governing Documents.

Immediate family members of the officers, directors, shareholders and/or trustees of the Business Entity are not permitted to enroll individually as Stemtech Independent Business Partners.

2.14 - Business Entity Reporting Requirements
Stemtech requires notice of any sale or issuance of stock, partnership interest, or trust interest. In addition, any new officers, directors, shareholders, partners, members or trustees must complete an individual Application as a Secondary Business Partner. Stemtech reserves the right to take disciplinary action including, but not limited to terminating any Stemtech Business Partnership Entity if it sells or issues any share of its stock, partnership interest, trust interest or any other interest to anyone who does not complete the Application process described here.

2.15 - Converting to or From a Business Entity Status
A Stemtech Business Partnership may change its status, under the same Sponsor, to or from a partnership, corporation, or trust or from one type of Business Entity to another by submitting a new Application. When submitting the revised Application, please insert the words “RECORD CHANGE” in the section designated for the Sponsor’s signature as Sponsor’s signature is not needed for a record change. Checks will be issued in the name of the Business Entity.

2.16 - Assumed/Fictitious Business Names
Individuals may apply to become a Stemtech Independent Business Partner under an assumed or fictitious business name, provided that the Application includes the legally registered name of the individual or the Business Entity. By way of example only: John Smith / d.b.a. “Smith Enterprise – Smith Enterprises will appear as the Primary Business Partner and John Smith the Secondary Business Partner.

No Stemtech Business Partnership is permitted to file any type of applications or documents with any governmental agencies using the name of Stemtech HealthSciences, Inc., and/or any other name associated with Stemtech and/or its products and services.
2.17 - Annual Renewal of Business Partnership Agreement
The term of the Business Partnership Agreement is one (1) year from the date of its acceptance by Stemtech (“Anniversary Date”). Either Stemtech or the Business Partner may elect not to renew the Business Partnership Agreement. Stemtech and the Business Partner waive claims against one another or refusal to renew. If a Business Partner elects to renew the Business Partnership Agreement he/she must renew each year by paying an annual renewal fee on the fifth day of the month following the Anniversary Date in order to avoid late fees and penalties. By way of example only: If the Application was accepted by Stemtech on April 17th, your Required Renewal Date is May 1st and the renewal payment must be received by Stemtech no later than May 1st each year that the Business Partner chooses to renew the Agreement. If the renewal fee is not paid within thirty (30) days after the expiration of the current term of the Business Partnership Agreement, the Business Partnership Agreement will be terminated. It is the sole responsibility of the Business Partner to renew annually his/her Business Partnership Agreement, whether or not Stemtech chooses to send a reminder notice.

To avoid the problems associated with inadvertent failure to renew a Business Partnership, Stemtech encourages Business Partners to take advantage of the automatic renewal option on the Business Partner Application and Agreement. If a Business Partner elects to automatically charge to his or her credit or debit card and there will be no loss due to inadvertent failure to renew.

2.18 - Renewal Fees
Renewal fees may be paid by:

1. Calling Partner Services and charging the renewal fee to a credit card or ACH; or
2. Completing the renewal form located on the back of the Company newsletter (each month) and faxing it to Partner Services (this method may only be used when paying the renewal fee with a credit card or ACH).
3. Completing the renewal form located on the back of the Company newsletter (each month) and mailing it to the Partner Services Department along with payment of the renewal fee.
4. Notifying Partner Services, in writing, to automatically deduct the renewal fee from the Business Partner’s commission check.
5. Electing to participate in the automatic renewal option.

No renewal will be accepted by Stemtech without proper payment of the renewal fees. Upon payment of renewal fees, the Primary and Secondary Business Partners agree to continue to abide by the Governing Documents of Stemtech. If using the renewal form, BOTH Primary and all Secondary Business Partners must sign the renewal form. If a Business Partner has completed a Business Partnership Agreement in more than one country, the Business Partner may renew the Business Partnership Agreement for each country at the same time by contacting the Partner Services Department.

2.19 - Independent Contractor Status
Every Stemtech Independent Business Partner is an independent contractor operating and responsible for his/her Business Partnership. No Business Partner is an employee, franchisee, joint venture or partner of Stemtech. Business Partners are strictly prohibited from stating or implying, either orally or in writing that he/she is an employee, owner franchisee joint venture, partner or agent of Stemtech or anything else but an Independent Business Partner. No Stemtech Business Partner has the right to:

1. Bind Stemtech to any obligation.
2. Enter into any Agreement on behalf of Stemtech and/or
3. Represent themselves as an employee of Stemtech to any third party.

No Stemtech Business Partner has the right to make any misleading claims which could be damaging to the Company or misrepresent their Independent Contractor Status; or they will be subject to disciplinary sanctions.

Independent Contractor Status allows for the Business Partner to access the company Partner Service Department for assistance as needed. The Business Partner must maintain professionalism while communicating with the Company Partner Service Department. No use of profanity or rudeness will be acceptable behavior while communicating with the Company Partner Service Department.

2.20 - Indemnity Agreement
A Business Partner is fully responsible for all of his/her verbal and written statements regarding Stemtech products, services and the Stemtech Opportunity, which are not expressly contained in official Stemtech materials. Business Partners agree to indemnify Stemtech and Stemtech’s directors, officers, employees, agents and hold them harmless from any and all liability including judgments, civil penalties, refunds, attorney fees, court costs, or lost business incurred by Stemtech as a result of the Business Partner’s unauthorized representations or actions. THIS PROVISION SHALL SURVIVE THE TERMINATION OF THE AGREEMENT.

2.21 - Income Tax Reporting
AS AN INDEPENDENT CONTRACTOR, Business Partners WILL NOT BE TREATED AS EMPLOYEES OF Stemtech FOR FEDERAL, PROVINCIAL OR STATE TAX PURPOSES, OR FOR ANY OTHER REASON.

Business Partners are responsible for and agree to comply with the applicable requirements of the Internal Revenue Code, Canada Revenue Agency, Social Security Act, Federal Unemployment Act, State Employment Security Laws and Unemployment Laws and all Federal, Provincial, State or Local laws, statutes, ordinances, rules or regulations that govern the activities of Stemtech Independent Business Partner (only) an appropriate IRS 1099 or other applicable tax reporting from, as required by U.S. or Canadian law.

2.22 - Legal Compliance
Each Business Partner shall comply with all Federal, State, Municipal and Local laws including, but not limited to constitutions, statutes, ordinances, codes and regulations concerning the operation of his/her Business Partnership. Business Partners are responsible for their own managerial decisions and expenditures, including all estimated income and self-employment taxes. Each Business Partnership is free to establish their own selling practices and business hours, within the guidelines contained in the Governing Documents and/or in any other official Stemtech publications.

2.23 - No Exclusive Territories
No Stemtech Independent Business Partner is to imply or state that he/she has an exclusive territory for recruiting and/or selling Stemtech products. There are no geographical limitations for marketing, selling or recruiting purposes within the United States and its Territories (Guam, Puerto Rico, U.S. Virgin Islands, American Samoa and Saipan) or Canada.

2.24 - Non-Solicitation
Stemtech Business Partners are free to participate in other direct sales, multilevel or network marketing business ventures or marketing opportunities (collectively “Direct Sales”). However, during the term of the Business Partnership Agreement, Stemtech Business Partners are prohibited from recruiting, promoting and/or selling the marketing opportunities and/or products of other Direct Sales companies to any other Stemtech Business Partners of VIP/Retail Customers.

Following termination of the Business Partnership Agreement, and for a period of twelve (12) months thereafter, a former Business Partner may not utilize Stemtech’s trade secret information to recruit, promote and/or sell the marketing opportunities and products of another Direct Sales company to any Stemtech Business Partner or Retail Customer. There shall be a presumption that Stemtech’s Trade Secret information was used if the former Stemtech Business Partner recruits a Stemtech Business Partner:

1. Business Partner who was in the former Business Partner’s Downline Organization or
2. If the former Business Partner met, developed a relationship with or gained knowledge of the Business Partner or Retail Customer by virtue of their mutual participation in Stemtech.

During the term of the Business Partnership Agreement any actual or attempted recruitment or enrollment of Stemtech Business Partners or VIP/Retail Customers for other Direct Sales business ventures either directly, indirectly, or through a third party is strictly prohibited. This includes, but not limited to, presenting or assisting in the presentation of other Direct Sales business ventures to any Stemtech Business Partner or Retail Customer, or implicitly or explicitly encouraging and Stemtech Business Partner or Retail Customer to join another Direct Selling business venture. Because there is an extreme likelihood that conflicts will arise if a Business Partner operates more than one Direct Sales program, it is the business Partner’s responsibility to determine whether a prospect is a Stemtech Business Partner or Retail Customer before recruiting or enrolling the prospect for another network marketing business venture. The term “recruit” means actual or attempted solicitation, enrollment, encouragement,
or effort to influence in any other way, either directly, indirectly, or through a third party, any Stemtech Business Partner or Retail Customer to enroll or participate in another Direct Selling business opportunity.

Business Partners must not sell, or attempt to sell any competing non-Stemtech products or services to Stemtech VIP/Retail Customers or Business Partners. Any product or services in the same generic category as Stemtech’s product line and is therefore a competing product, regardless of differences in cost, quality, ingredients, or nutrient content.

Business Partners must not sell, or attempt to sell to any other Business Partner, any products, services, publications, internet tools, or items that may be represented as tools to assist in making the Business Partner more successful at their Stemtech business. ONLY Stemtech produced sales tools may be shared with other Stemtech Business Partners.

Business Partners may not display Stemtech products with any non-Stemtech products or services in a fashion that might in any way confuse or mislead a prospective customer or Business Partner into believing there is a relationship between Stemtech and the non-Stemtech products or services. Business Partners may not offer the Stemtech Opportunity or product to prospective or existing VIP/Retail Customers or Business Partners in conjunction with any non-Stemtech program, opportunity, product or service. Business Partners may not offer any non-Stemtech-Opportunity, products or services during or following any Stemtech related marketing, seminar or conference (including events sponsored by Stemtech Independent Business Partners). Notwithstanding the foregoing, nothing in this provision shall limit professional healthcare practitioners from offering Stemtech products in conjunction with their professional services.

2.25 - Changes to Business Partnership Agreement
Business Partners must notify Stemtech, in writing of all changes to the information contained on his or her Business Partnership Agreement. Business Partners may modify their existing Business Partnership Agreement (i.e., change Social Security Number/Social Insurance Number, Federal I.D./Business Number) by submitting to the Partner Service Department of the Primary Business Partner’s resident country a completed Application, containing the changed information with the words “RECORD CHANGE” inserted in the space provided for the Sponsor, as the Sponsor’s signature is not needed for a record change. Both the primary and all Secondary Business Partners must sign the Application. The effective date of the Application will remain the date of the original Application with Stemtech. Stemtech will not change any information on the Application by phone.

2.26 - Changes of Addresses or Telephone
To ensure timely delivery of products, support materials and compensation checks, it is critically important that the Stemtech files are current. Street addresses are required for shipping since UPS cannot deliver to a post office box. Business Partners planning to move or change their address and/or telephone number are to submit to the Partner Services Department, a completed Application containing the changed information with the words “RECORD CHANGE” inserted in the space provided for the Sponsor as
the Sponsor’s signature is not needed for a record change. Both the Primary and all Secondary Business Partners must sign the Application. To guarantee proper delivery, two (2) weeks advance notice must be provided to Stemtech on all changes. Please allow thirty (30) days after the receipt of the notice by Stemtech for processing. The effective date of the Application will remain the date of the original Application of file with Stemtech. Stemtech will not change any information on the Application by phone.

2.27 - Adding Secondary Business Partners

When adding a co-applicant (either an individual or a business entity) to an existing Stemtech Business Partnership, the Company requires both a written request signed by the Primary Business Partner as well as a properly completed Application containing the Secondary Business Partner’s personal identification number, signature and the words “RECORD CHANGE” in that portion of the Application for Sponsor signature. Stemtech will only provide the Primary Business Partner with an annual 1099 income tax statement. To prevent the circumvention of Section 3.8, the Primary Business Partner must remain as a party to the original Application.

If the Primary Business Partner wants to terminate his or her relationship with the Company, he or she must sell, transfer or assign his or her Business Partnership in accordance with Section 3.8. If this process is not followed, the Business Partnership shall be terminated upon the withdrawal of the Primary Business Partner. Please note that the modifications permitted within the scope of this paragraph do not include a change of Sponsorship. Changes of Sponsorship are addressed in Section 3.5 and 3.7 Stemtech may, at its discretion, require notarized documents before any changes to a Stemtech Business Partnership. Please allow thirty (30) days after the receipt of the request by Stemtech for processing.

2.28 – Inactive Status

Any Independent Business Partner who does not place a product order or have a retail direct customer place an order for a six (6) consecutive month period will be cancelled for inactivity. This will disable Back Office access, deactivate any personal website and result in the permanent loss of any downline. It is the responsibility of the Independent Business Partner to monitor his/her activity to remain active. If an Inactive Business Partner wishes to become Active again, he or she must contact Partner Services, pay any applicable renewal fee and place a product order either him/herself or through a retail customer. Once a Business Partner is cancelled for inactivity, he or she must wait six (6) calendar months before re-enrolling.

SECTION 3 - Sponsorship and Training

3.1 - Sponsoring

All Business Partners (“Sponsors”) in good standing have the right to Sponsor and enroll others into Stemtech. Each prospective Applicant has the ultimate right to choose his/her own Sponsor.

Stemtech Business Partners are compensated only for the generation of bonus volume, not for Sponsoring new Business Partners into Stemtech. Business Partners are strictly
prohibited from enrolling sham Business Partners and causing volume to be generated by or under such Business Partnership for the purpose of meeting qualification and/or earning additional commissions. Prior to signing the Business Partnership Agreement, Sponsors are responsible for reviewing with the applicant the terms and conditions of the Governing Documents. Every Sponsor is expected to exercise the utmost diligence to avoid the appearance that he/she is acting as an employee or agent of Stemtech. The independent contractor status of the Sponsor shall be maintained and clearly represented at all times.

A Sponsor may place a new enrollee under another Business Partner in his or her Downline (the “Placement Sponsor”). If a Sponsor wishes to assign the new Business Partner to a Placement Sponsor, the placement must be completed in the “Waiting Room”, (located in the “My Organization” section of your Back Office) within the first calendar month of the new enrollee’s application submission.

3.2 - On Going Training
All Business Partners should perform a bona fide assistance and training function to ensure that his/her Downline is properly operating his/her Stemtech Business Partnership. Sponsors should have ongoing contact and communication with the Business Partners in their Downline Organizations.

Examples of such contact and communication may include, but are not limited to: newsletters, written correspondence, personal meetings, telephone contact, voicemail, electronic mail and the accompaniment of Downline Business Partners to Stemtech meetings, training sessions and other functions. Sponsors are also responsible to motivate and train new Business Partners in Stemtech product knowledge, effective sales techniques (including how to complete a sale and the preparation of order forms and receipts), the Stemtech Opportunity and compliance with the Company’s P&Ps and Governing Documents. Communication with and the training of Downline Business Partners must not, however, violate Section 4.

3.3 - Ongoing Communication with Downline Organization
Sponsors should monitor the Business Partners in their Downline organizations to ensure that Downline Business Partners do not make improper product or business claims or engage in any illegal or inappropriate conduct.

3.4 - Ongoing Sales
Responsibilities: Regardless of their level of achievement, Business Partners have an ongoing obligation to continue to personally service and promote sales through the generation of new and existing VIP/Retail Customers and his/her Downline Business Partners.

3.5 - Enroller or Placement Sponsor Transfer
To protect the integrity of the Stemtech Opportunity and all Downline Organizations and to safeguard the hard work of all Business Partners, Stemtech strongly discourages changes in Sponsorship.

Maintaining the integrity of Sponsorship lines is critical for the success of every Business Partner and Downline Organization. Accordingly, the transfer of a Stemtech
Business Partnership from one Sponsor to another is rarely permitted.

Aside from placement of Business Partners from the online “waiting room” within the calendar month after initial enrollment, Business Partners requesting a change of Sponsor must submit a fully completed Sponsorship Transfer Form to the Partner Services Department along with $200 fee will apply and must be paid in full prior to any transfer approval. The Sponsorship Transfer Form must be signed by the immediate seven (7) Business Partners in the upline of the Business Partner requesting the transfer. A Business Partner may only request a Sponsor transfer one (1) time.

In appropriate cases involving fraudulent Sponsoring, DOWNLINE Business Partnership WILL NOT BE MOVED WITH THE TRANSFERRING Business Partnership. All requests for transfer alleging fraudulent enrollment practices must be submitted to the Business Partners Services Department within thirty (30) days of the date the Application was accepted by Stemtech and shall be evaluated on a case by case basis. It shall be within Stemtech’s sole discretion whether the Downline of the transferring Business Partner will be moved along with him or her.

3.6 - Cross-Sponsoring
Actual or attempted cross sponsoring is strictly prohibited. “Cross sponsoring” is defined as the enrollment of an individual who or entity that already has a current Customer or Business Partner Agreement on file with Stemtech or who has had such an agreement within the preceding six (6) calendar months, within a different line of sponsorship. The use of a spouse’s or relative’s name, trade names, DBA’s, assumed names, corporations, partnerships, trusts, federal ID numbers, fictitious ID numbers or any other artifice to circumvent this policy is prohibited. This policy shall not prohibit the transfer of a Stemtech business in accordance with Sections 3.5, 3.7, or 3.8.

If Cross Sponsoring is discovered, it must be brought to the Company’s attention immediately. Stemtech may take disciplinary action against the Business Partner that changed organizations and/or those Business Partners who encouraged or participated in the Cross Sponsoring. Stemtech may also move all or part of the offending Business Partner’s Downline to his or her original Downline organization if the Company deems it equitable and feasible to do so. However, Stemtech is under no obligation to move the Cross Sponsored Business Partner’s Downline organization and the ultimate disposition of the organization remains within the sole discretion of Stemtech. Each situation will be reviewed on a case by case basis. Business Partners waive all claims and cause of action against Stemtech arising from or relating to the disposition of the Cross Sponsored Business Partner’s Downline organization.

3.7 - Voluntary Termination and Re-application
A Business Partner may legitimately change organizations by voluntarily terminating his/her Business Partnership Agreement and remaining inactive (i.e., no purchase of Stemtech products for resale, no sales of Stemtech products, no Sponsoring, no attendance at any Stemtech functions or participation in any other form of Business Partner activity or operation of any other Stemtech Business Partnership) for six (6) full calendar months. Following the six (6) calendar month period inactivity, the former Business Partner may reapply under a new Sponsor. Stemtech reserves the right to waive the six (6) calendar month requirement on a case by case basis.
3.8 - Sale, Transfer or Assignment of a Stemtech Business Partnership

Stemtech Business Partnership, the sale, transfer or assignment of a Stemtech Partnership is subject to certain limitations. Stemtech Partnerships may only be acquired by or sold, transferred or assigned to Stemtech, the Primary Business Partner’s active upline Sponsors, or a non-Stemtech Independent Business Partner upon payment of a fee of $200 for administration, data processing costs, which must be paid prior to the sale, transfer, or assignment. Stemtech reserves the right to waive or adjust such fees on a case by case basis. Stemtech Business Partnership may not be acquired by or sold, transferred or assigned to any inactive Sponsors or existing Downline or crossline Business Partners. All Business Partnership sales, transfers, or assignments shall be subject to the approval of Stemtech, which shall not be unreasonably withheld. Stemtech may not approve the sale, transfer or assignment of any Business Partnership that has been in violation of the Agreement within the proceeding twelve (12) months of the request.

If a business Partner is considering or desires to sell, transfer or assign his/her Business Partnership, he/she must file or notify the Business Partner Services Department before any sale documents are discussed or entered into. Business Partners who complete a sale, transfer or assignment without the authorization of Stemtech will be denied and the business partnership automatically terminated by Stemtech. To affect a sale transfer or assignment a Stemtech Business Partnership, the following appropriate legal documentation must be provided to Stemtech:

1. Signed agreement of sale, transfer or assignment.
2. Two Hundred ($200.00) Dollar transfer fee.
3. A completed Business Partner Agreement, including the current Business Partner ID Number, with the words “Sale/Transfer/Assignment” (whichever applies) written across the document.

3.9 - Transfer Upon Death of a Business Partner

Upon the death of a Business Partner, his/her Business Partnership may be passed to his/her successors in interest according to a deceased Business Partner’s will or other testamentary instrument so long as the provisions of this policy are adhered to. Appropriate legal documentation must be submitted to Stemtech to ensure the transfer is proper. Accordingly, a Business Partner should consult an attorney to assist him/her in the preparation of a will or other testamentary instrument, which should include instruction for handling his/her Stemtech Business Partnership. To affect a testamentary transfer of a Stemtech Business Partnership, the successor must provide the following appropriate legal documentation to Stemtech to ensure the transfer is proper:

1. An original death certificate.
2. Business Partner letters testamentary or a court order appointing an administrator or executor of the estate and written instructions from the administrator or executor explaining how the business is to be distributed.
3. A completed Business Partner Agreement with the words “RECORD CHANGE” in the section designated for a Sponsor’s signature as the Sponsor’s signature is not needed.
The successor must:
1. Comply with terms and provision of the Agreement and
2. Meet all of the qualifications for the deceased Business Partner’s status and
3. The compensation of a Stemtech Business Partnership transferred pursuant to this section will be paid in a single check jointly to the devisee(s) or to a single Business Entity formed by the devisee(s).
4. If the beneficiary is a minor, the Business Partnership must be held in trust until such time as the beneficiary attains the age of majority. The trustee must provide Stemtech with a valid Federal Tax/Business Identification Number for the trust.

An exception to the Multiple Business Partnership’s Per Household policy (Policy 2.11) will be taken into consideration in cases of a Business Partner or Business Partners receiving an interest in another Business Partnership through inheritance. Request for exceptions to policy 2.11 must be submitted in writing to the Stemtech Business Partner Services Department within thirty (30) days of a Business Partner’s receiving an interest in a second business through inheritance.

3.10 - Transfer Upon Incapacitation of a Business Partner
To affect a transfer of a Stemtech Business Partnership because of incapacity, the successor must provide the following to Stemtech:
1. A notarized copy of an appointment as trustee.
2. A notarized copy of the trust document or other documentation establishing the trustee’s right to administer the Stemtech Business Partnership and
3. A completed Business Partnership Agreement executed by the trustee.

3.11 - Agreements Between Stemtech Business Partners
Stemtech will not recognize any agreements between Stemtech Independent Business Partners relating to distribution of commissions, bonuses, generation overrides or Sponsorship.

3.12 - Confidentiality and Genealogy Reports
All Genealogy and Downline activity reports, as well as the information contained therein and all information relating to the identities, organizations, sales volumes and contact information of Business Partners contained in any Business Partner Back Office are confidential and constitutes proprietary information and business trade secrets belonging to Stemtech. Genealogy and Downline activity reports and Business Partner Back Offices are provided in strictest confidentiality and are made available to Stemtech Business Partners for the sole purpose of assisting them in working with their respective Downline Organizations in the development of their Stemtech Partnerships and may only be used for such purpose. All Business Partners and Stemtech agree that but for this Agreement of confidentiality and non-disclosure, Stemtech would not provide Genealogy and Downline activity reports or Business Partner Back Office to any Business Partner. Stemtech will provide Business Partners with Genealogy and Downline activity reports at a nominal cost. THIS SECTION: 3.12 SHALL SURVIVE TERMINATION OF THE AGREEMENT. Stemtech Business Partners shall not, on his/her
own behalf, or on behalf of any other person or Business Entity:

1. Directly or indirectly disclose any information contained in any Genealogy and/or Downline activity report or Business Partner Back Office to any third party.
2. Use any proprietary or trade secret information for any purpose other than promoting his/her Stemtech Business Partnership and generating sales of Stemtech products and services.
3. Recruit or solicit any Business Partner or Retail Customer listed on any report or in any Back Office or
4. In any manner attempt to influence or induce anyone to alter their business relationship with Stemtech.

Upon demand by the Company, any current or former Business Partner will return the original and all copies of Genealogy and/or Downline activity reports and any hard copies or downloads of any Back Office Information, to the Company.

3.13 - Loyalty to the Company
Stemtech wants to provide its Business Partners with the best products, Opportunity and service in the industry. Accordingly, Stemtech values Business Partners constructive criticisms and comments. All such comments should be submitted in writing to the Partner Service Department.

Remember, to best serve our Business Partners, Stemtech must hear from them. While the Company welcomes constructive input, negative comments and remarks made in the field by Business Partners about the Company, its products or Opportunity serve no purpose other than to sour the enthusiasm of other Stemtech Business Partners. Accordingly, Business Partners must not make negative, derogatory or defamatory comments about Stemtech, its products, programs, management or employees to any third party, including, but not limited to, other Stemtech Business Partners.

3.14 - Dissolving a Stemtech Business Partnership, Including Divorce
A Stemtech Business Partnership may be dissolved in such cases as divorce and Business Entity dissolution. During the course of a divorce or Business Entity dissolution the affected parties are expected by Stemtech to conduct themselves in a manner so as not to engage or involve other Stemtech Independent Business Partners or any Stemtech officers, directors, shareholders, employees, agents, etc. in any controversy or dispute. Further, the affected parties are expected to conduct themselves in accordance with the Agreement and in such a manner that will not adversely affect any Stemtech officers, directors, shareholders, employees, agents, etc. or the businesses or income of other Stemtech Independent Business Partners.

During a pending divorce or dissolution of a Business Entity, neither party may apply for a separate Stemtech Business Partnership. Upon notification to the Partner Services Department that a divorce or dissolution is pending, no activity will be permitted on the Business Partnership unless all parties sign the request (e.g. change of address, name and payee on compensation checks, etc.).
In the event of a divorce or dissolution of a Business Entity, the final Decree or 
Judgment or dissolution documentation must identify the individual(s) who will 
operate the Stemtech Business Partnership. A Stemtech Business Partnership may not 
be divided in any manner nor will Stemtech be responsible for making compensation 
payments in the form of more than one (1) check. The existing lines of Sponsorship 
beneath the affected Stemtech Business Partnership must remain intact. A former 
spouse or officers, directors, shareholder(s) who have completely relinquished all rights 
to the Stemtech Business Partnership to the other affected party(s) are free to:

1. Apply as a new Stemtech Business Partner under the original Sponsor or 
2. Apply as a new Business Partner in a completely different line of Sponsorship 
of the new Business Partner’s choice. The six (6) calendar month waiting 
period set forth in Section 3.7 and 9.2, regarding voluntary termination will not 
apply in divorce situations, but shall apply cases involving the dissolution of a 
business entity.

SECTION 4 - Trademarks, Literature and Advertising

4.1 - General
All Business Partners shall safeguard and promote the good reputation of Stemtech 
and its products. The marketing and promotion of Stemtech, the Stemtech 
Opportunity and Stemtech products and services shall be consistent with the public 
interest and must avoid all discourteous, deceptive, misleading, unethical or immoral 
conduct or practices.

To promote both the products and the tremendous opportunity Stemtech offers, 
Business Partners must use the Marketing Materials and support materials produced 
by Stemtech. The rationale behind this requirement is simple. Stemtech has carefully 
designed its products, product labels, Opportunity and promotion materials to 
ensure that each aspect of Stemtech is fair, truthful, substantiated and complies with 
the vast and complex legal requirements of Federal, Provincial and State laws. If 
Stemtech Business Partners were allowed to develop their own Marketing Materials 
and promotional materials (which includes Internet advertising), notwithstanding their 
integrity and good intentions, the likelihood that they would unintentionally violate any 
number of statutes or regulations affecting a Stemtech Business Partnership is almost 
certain. These violations would jeopardize the Stemtech Opportunity for all Business 
Partners. Accordingly, Business Partners must not produce their own literature, 
advertisements, Marketing Materials, audios, videos and promotional materials or 
internet web pages without the written consent of Stemtech.

Stemtech does not permit Business Partners to create side businesses selling sales aids 
(which includes but is not limited to websites and/or “business systems”) to any other 
Stemtech Business Partners. Therefore, Business Partners must not sell or attempt 
to sell aides to any other Stemtech Business Partners including without limitation any 
products, services or items that may be represented as tools to assist in making a 
Business Partner more successful at his or her Stemtech Business, including without 
limitation any products, service or items that may be represented as tools to assist in
making a Business Partner more successful at his or her Stemtech business.

Business Partners may not reproduce Stemtech produced sales aids either electronically or in print unless the information is taken from the Stemtech Document Library and printed exactly as posted in the Document Library and within the prescribed standards of Stemtech.

4.2 - Trademarks and Copyrights
Stemtech will not allow the use of its trade names. Trademarks, product names, designs, symbols or any derivatives thereof (collectively the “Marks”), including but not limited to Stemtech HealthSciences, Inc., SE2™, StemFlo etc. Notwithstanding the foregoing, Business Partners may use the Marks provided in the Stemtech Document Library so long as the Business Partner identified him/herself as a Stemtech Independent Business Partner.

Stemtech will not allow the use of the Marks or any derivatives thereof, including but not limited to Stemtech HealthSciences, Inc., SE2™, StemFlo etc., by any entity or individual(s) in any domain name or URL, email address, social media handle or username.

Business Partners may not use the Stemtech name or product names as a username in any self created email or Stemtech Back Office available email address, example: Stemtech@stemtechbiz.com.

Business Partners shall not reproduce for personal use, sale or distribution any recorded events that are either Sponsored by Stemtech or where a Stemtech Corporate employee is speaking including, but not limited to, telephone calls, voicemail messages and speeches without written permission from Stemtech. Nor may Business Partners reproduce for sale or for personal use any recording of company produced audio or videotape presentations.

4.3 - Literature
Only official Stemtech literature may be used in representing Stemtech Products, the Stemtech Opportunity and/or the Stemtech Compensation Plan. Stemtech brochures, inserts and other sales aid items available from Stemtech are copyrighted and may not be reproduced, duplicated or reprinted without express written permission from Stemtech.

4.4 - Mass Recruitment, Sales Techniques and Internet Web Site Use
Except as provided in the Section, Business Partners may not use or transmit unsolicited faxes, mass email distribution, unsolicited email or “spamming” relative to the operation of their Stemtech Business Partnership. The terms “unsolicited faxes” and “unsolicited email” mean the transmission via telephone facsimile or electronic mail, respectively, of any material or information advertising or promoting Stemtech its products, Opportunity, or any other aspect of Stemtech which is transmitted to any person. Exception: these terms do not include a fax or email sent:

1. To any person with that person’s prior express invitation or permission or
2. To any person with whom the Business Partner has an established business or
personal relationship formed by a voluntary two-way communication between a Business Partner and a person, on the basis of:
   a. An inquiry, application, purchase or transaction by the person regarding Stemtech products offered by such Business Partner; or
   b. A personal or familial relationship, which relationship has not been previously terminated by either party.

Because the Internet recognizes no geographical borders (Domestics or Foreign), information on the Internet may be legal in one State or Country and illegal in another. Therefore, Business Partners desiring to utilize an Internet web page to promote his/her Business Partnership must do so through the Company’s official website, using official Stemtech replicated templates and the Stemtech shopping cart. No use of self created websites will be allowed. All online sales must use the official Business Partner replicated Stemtech shopping cart.

Business Partners may use banners as provided by Stemtech directing to their own replicated Stemtech Shopping cart.

4.5 - Catalog and Magazine Advertising and Promotions
Stemtech Products, Opportunity and services shall not be promoted by means of using a catalog of any kind including, but not limited to a mail order catalog and/or magazine, other than a catalog or magazine that may be produced by Stemtech. Stemtech Products may only be promoted and advertised using Stemtech provided materials or materials that have been approved in writing by Stemtech.

4.6 - Print Advertising
Only Stemtech approved materials may be used in the placement of any advertising in any print media including, but not limited to fliers, brochures, display ads, signs, car windows, etc. in which the Independent Business Partner shall use Stemtech trademarks or copyrighted material in any advertising not produced by Stemtech. Approved materials may be found in the www.Stemtechbiz.com Back Office.

Business Partners are STRICTLY prohibited from using third party publications to market Stemtech products, nor may any Stemtech Business Partner sell or attempt to sell any third party sales materials to any other Stemtech Business Partner.

4.7 - Telephone Listing and Display Ads
A Stemtech Independent Business Partner who has achieved the Business Partner status of Executive Director and who has actively participated in building his/her Stemtech Business Partnership for a minimum of six (6) months may list in the white pages of the telephone directory under the Business Partner’s name, with the words “INDEPENDENT Business Partner FOR Stemtech HEALTHSCIENCES, INC.” or “INDEPENDENT Business Partner FOR Stemtech HEALTHSCIENCES, INC. PRODUCTS”. No other elaboration is permitted.

4.8 - Electronic Media
Stemtech Independent Business Partners must obtain permission from their Stemtech
Regional Vice President before using radio, television, or cable television advertising to publicize Stemtech, its Opportunity or its products. Only official Stemtech literature and the self-replicated Stemtech system website may be used in representing Stemtech Products and the Stemtech Opportunity. Stemtech brochures, inserts and other sales aid materials available from Stemtech may NOT be electronically reproduced, duplicated or reprinted without the express written consent of Stemtech with the exception of the Business Partners using the pre-approved information provided in the Stemtech Document Library.

Use of third party E-books is strictly prohibited.

4.9 - Endorsements
The names of Stemtech officers, directors, shareholders, employees and/or spokesperson or any anecdote relating to Stemtech officers, directors, shareholders, employees or spokespersons may not be used in any form of advertisement without the prior express written consent of Stemtech.

4.10 - Media and Media Inquiries
NO Stemtech Business Partner IS AUTHORIZED TO BE A SPOKESPERSON TO THE MEDIA ON BEHALF OF Stemtech. Business Partners must not attempt to contact the media or respond to media inquiries regarding Stemtech, its opportunity and/or products and services, or their independent Stemtech Business Partnership. All inquires by any type of media must be immediately referred to Stemtech’s Marketing Department. This policy is designed to assure a proper public image and that accurate and consistent information is provided to the public.

4.11 - Representations as a Stemtech Employee
Business Partners shall not hold themselves out as employees of Stemtech. A Business Partner may not answer his/her telephone by saying “Stemtech”, “Stemtech HealthSciences, Inc.” or in any other manner that would lead the caller to believe that he/she has reached an official Stemtech office or that they are speaking with a Company officer, director and/or employee. Stemtech Business Partners may not record a greeting message for telephones and voicemail services that expressly or implicitly implies the recipient is contacting an officer of Stemtech or that they will be speaking to a Company officer, director and/or employee.

4.12 - Telemarketing
Stemtech Independent Business Partners are strictly prohibited from using telemarketing tactics of any kind to promote Stemtech, its Opportunity, products or services. This includes the use of automatic dialing machines, telemarketing boiler rooms, or an organized telecommunication campaign of any nature.

4.13 – Online Conduct
Business Partner Websites
If a Business Partner desires to utilize an Internet web page to promote his or her business, he or she must do so through the Company provided Replicated Website. All images on a Business Partner’s Website that depict Stemtech’s products, income opportunity, logos or images of any other nature must be Company approved images.
Company approved images are available only through the Document Library in a Business Partner’s Stemtech Back Office.

**Other Online Activities**
It is the Business Partner’s obligation to ensure their marketing activities, including but not limited to, online marketing activities, are truthful, accurate, are not deceptive and do not mislead customers or potential Business Partners in any way. Websites and web promotion activities and tactics that mislead or are deceptive, regardless of intent are prohibited. Misleading tactics include, but not limited to, spam linking (or blog spam), unethical search engine optimization (“SEO”) tactics, misleading click-through ads (i.e. having the display URL of a Pay-Per-Click (“PPC”) campaign appear to be directed to an official Stemtech Corporate Site when it in fact goes elsewhere), unapproved banner ads, deceptive or false claims or representations and unauthorized press releases. Stemtech will be the sole determinant of truthfulness and whether specified activities are misleading or deceptive.

**Third Party Intellectual Property**
It is the sole responsibility of the Business Partner to ensure that any third party content used by them is in accordance with the appropriate license necessary to reproduce the third party content. Should a third party assert any claim against Stemtech for infringement or misappropriation of its intellectual property by virtue of content used by a Business Partner, the Business Partner agrees to indemnify Stemtech for all legal costs, attorney’s fees, litigation expenses, damages, settlements, judgments, or expenses of any other nature related to responding to such claim or defending any action that may be filed. The Business Partner agrees that Stemtech shall be entitled to recover all such items regardless of whether a formal lawsuit or arbitration is filed.

**Online Sponsoring Activities**
All enrollments must be conducted on the Business Partner’s Stemtech replicated website.

**Domain Names, email Addresses and Online Aliases**
Business Partners may not use or register Stemtech or any of Stemtech’s trademarks, trade names, product names, slogans or any derivatives of the foregoing, for any Internet domain name, email address or online alias or social media names or addresses and/or online aliases that could cause confusion, be misleading or deceptive in that they cause individuals to believe or assume the communication is from or is the property of Stemtech.

**Stemtech Hotlinks**
When directing readers to your replicated site it must be evident from a combination of the link and the surrounding context to a reasonable reader that the link will be resolving to the site of an independent Stemtech Business Partner. Attempts to mislead web traffic into believing they are going to a Stemtech corporate site, when in fact they land at a Business Partner site are prohibited. The determination as to what is misleading or what constitutes a reasonable reader will be at Stemtech’s sole discretion.

**Monetizing Independent Websites**
Business Partners may not monetize their Website through affiliate programs, adSense
or similar programs. Business Partners may place Stemtech approved banner ads on their Websites.

**Classifieds**
You may not use online classification (including, but not limited to, Craigslist) to list, sell or retail Stemtech products, any sales traffic must be driven to the Stemtech replicated website. You may use online classification (including Craigslist) for purposes of prospecting the public about the Stemtech business opportunity and Stemtech products. However, you may not explain the Stemtech Compensation Plan on any online classification. Rather, you must place a Stemtech approved banner ad on the site which must link to your replicated website or the Stemtech Corporate site. These banners will identify you as a Stemtech Independent Business Partner.

**eBay / Online Auctions**
Stemtech’s products and services may not be listed on eBay or other online auctions, nor may Business Partners enlist or knowingly allow a third party to sell Stemtech products on eBay or other online auction.

**Banner Advertising**
You may place Company approved banner advertisements on third-party websites provided you use Stemtech approved templates and images. All banner advertisements must link to your Stemtech replicated website. Company approved banner ads are available in the Document Library of your Stemtech Back Office.

Stemtech banner ads may not be placed on any website that could, at Stemtech’s sole discretion, damage the Company’s reputation and good will. Prohibited websites include, but are not limited to, websites that contain pornography, that incite or promote hatred, violence, discrimination of any nature, intolerance, or which promote or advocate deceptive, illegal, immoral or unethical conduct.

**Spam Linking**
Spam linking is defined as multiple consecutive submissions of the same or similar content into blogs, wikis, guest books, websites or other publicly accessible online discussion boards or forums and is not allowed. This includes blog spamming, blog comment spamming and/or spamdexing. Any comments you make on blogs, forums, guest books etc, must be unique, informative and relevant.

**Use of Third Party Intellectual Property**
If you use the trademarks, trade names, service marks, copyrights or intellectual property or any third party in any posting, it is your responsibility to ensure that you have received the proper license to use such intellectual property and paid the appropriate license fee. All third-party intellectual property must be properly referenced as the property of the third-party and you must adhere to any restrictions and conditions that the owner of the intellectual property places on the use of its property.

**Sponsored Links / Pay-Per-Click (PPC) Ads**
Sponsored links or pay-per-click ads (PPC) for replicated websites are acceptable.
However, no Stemtech trademark, trade name, service mark, slogan or any derivative of the forgoing may be used in a sponsored link or PPC. The destination URL must be to the sponsoring Business Partner’s Replicated Website.

The display URL must also be to the sponsoring Business Partner’s Replicated Website and must not portray any URL that could lead the user to believe they are being directed to a Stemtech Corporate site or be inappropriate or misleading in any way.

4.14 – Social Media
Stemtech believes that social media is an important form of communication. Web content created through collaboration on blogs, Facebook, Twitter, LinkedIn and other online technologies make it easier for Independent Business Partners to identify, connect and share information with customers, prospects and the Stemtech family. What exactly is Social Media?

Social Media Definition
Social media includes all types of online media that invites, expedites or promotes conversation, comment, rating and/or user-generated content as opposed to traditional media, which delivers content but does not allow readers/viewers/listeners to participate in the creation or development of content. Examples of Social Media include, but are not limited to discussion forums, blogs, Facebook, Twitter, LinkedIn, Craigslist, Monster, Vine, Pinterest and YouTube.

Social Media Use
Social Media may be used by Independent Business Partners. However, Independent Business Partners who elect to use Social Media must adhere to the requirements set forth in this subsection as well as policies relating to Advertising and Promotional Materials found in section 4.3 of the Policies. Independent Business Partners may not use any noncompliant verbiage as usernames on any email addresses, URLs or social media websites. Independent Business Partners may follow Stemtech Corporate pages on Social Media.

Official Corporate Website
The Company maintains an official corporate website. Independent Business Partners are allowed to advertise on the Internet through an authorized Company program which allows Independent Business Partners to personalize with the Independent Business Partner’s message and the Independent Business Partner’s contact information (the “Independent Business Partners Website”).

Independent Business Partners Are Responsible for Postings and Use of Proper (Income/Product) Disclaimers
Independent Business Partners are personally responsible for any of their postings and all other online activity that relates to Stemtech. Therefore, even if an Independent Business Partner does not own or operate a blog or Social Media site, and if an Independent Business Partner posts to any such site content that relates to Stemtech or which can be traced to Stemtech, the Independent Business Partner is responsible for the posting. Independent Business Partners are also responsible for postings which occur on any blog or Social Media site that Independent Business Partners own,
operate or control.

**Identification as an Independent Stemtech Business Partner**

You must disclose your name on all Social Media sites and conspicuously identify yourself as a Stemtech Independent Business Partner regardless of it being a fan page or personal page. (For example: Sally Johnson, Stemtech Independent Business Partner). Anonymous postings or use of an alias is prohibited. You must not identify yourself as a Stemtech corporate office or employee on any Social Media websites such as Facebook or use a domain name of Stemtech Corporate.

The company name, Stemtech, may only be used when it is followed by Independent Business Partner. (For example: Sally Johnson, Stemtech Independent Business Partner). Independent Business Partners may not use the trademarks of Stemtech or any derivative or abbreviation thereof as a domain name or email address.

Independent Business Partners may not use the name Stemtech, SE2™, StemFlo or any other product name in the title of a Facebook page. Stemtech reserves the right to request the title of any Facebook page be changed in the event it infringes on the Stemtech trade name and copyright.

**Spamming**

Distributing content by use of distribution lists or to any person who has not given specific permission to be included in such a process, spamming or distribution of chain letters or junk mail is not allowed.

**Social Media as a Sales and Promotion Forum**

Social Media sites are relationship-building sites. While building relationships is an important part of the sales process, Social Media sites may not be used as direct media for generating sales or explaining the Stemtech income opportunity. Online sales may only be generated from an Independent Business Partner Stemtech replicated website. Likewise, Independent Business Partners shall not use any Social Media site to explain the Stemtech Compensation Plan or any component of the compensation plan.

Independent Business Partners may not use auction websites to publicize or sell Stemtech products such as eBay or Amazon. Independent Business Partners may not advertise jobs on classified ad websites. For example: Monster, Craigslist or Yahoo Jobs.

Independent Business Partners may not advertise or promote their Stemtech business or the Company’s products or marketing plan or use the Company’s name in any electronic medium or transmission, including on the Internet (such as eBay, Amazon, Craigslist, Twitter, etc.) except via Independent Business Partners Website unless that medium or transmission is authorized by the Company.

Independent Business Partners may not have a third party act as a go between to sell product on eBay, Amazon, Craigslist or other online sales websites. No Independent Business Partners may use “blind” ads on the Internet for marketing product or income claims which are ultimately associated with Company products or services or the
Company's business plans. The use of PayPal is strictly prohibited.

**Posting Links to Replicated Web Sites**
Websites may not be used by Independent Business Partners in connection with their Stemtech business unless Independent Business Partners Website is authorized by Stemtech. Independent Business Partners may link to their replicated web site within a post. Independent Business Partners may also submit their own text for authorization prior to posting to a Social Media site in order to uphold these policies.

**Use of Stemtech Logo**
Independent Business Partners may use the Stemtech Independent Business Partners Logo in their postings as long as they are using authorized content. Independent Business Partners may also use the Stemtech Independent Business Partners logo as one of their images or in an image that represents their account as long as it conforms to the policies and procedures.

**Posting Photos and Videos**
Independent Business Partners may not post any copyright photos without expressed consent from the owner. Posting photos of others without their expressed permission is prohibited. You may post or “pin” photographs or repost videos provided on our corporate social media site as long as you do not edit the video in any way. You may describe the video as long as the description is in accordance with our Policies and Procedures.

Certain photos and graphic images used by Stemtech in its advertising, packaging, and websites are the result of paid contracts with outside vendors that do not extend to Independent Business Partner. If an Independent Business Partner wants to use these photos or graphic images, they must negotiate individual contracts with the vendors for a fee.

**Media Outlets**
You may not coordinate, appear in or solicit any media on behalf of Stemtech. All media requests must be submitted to Compliance PRIOR to use.

**Deceptive Postings**
Postings that are false, misleading or deceptive are prohibited. This includes, but is not limited to, false or deceptive postings relating to the Stemtech Income Opportunity, products and/or your biological information and credentials.

**Use of Third Party Intellectual Property**
If you use the trademarks, trade names, service marks, copyrights or intellectual property of any third party in any postings, it is your responsibility to ensure that you have received the proper license to use the intellectual property and paid the appropriate license fee. The intellectual property of all third-parties or companies other than Stemtech must be properly referenced as the property of the third-party. You must adhere to any restrictions and conditions that the owner of the intellectual property places on the use of its property.

**Respecting Privacy**
Always respect the privacy of others in your postings. Independent Business Partners
must not engage in gossip or advance rumors about any individual, company or competitive products. Independent Business Partners may not list the names of other individuals or entities on their postings unless they have the written permission of the individual or entity that is the subject of their posting.

**Professionalism**
Independent Business Partners must ensure that your postings are truthful, accurate and in a professional manner. Abide by all laws and regulations regarding electronic communications. This may require that you fact-check all material you post online.

You should also carefully check your postings for spelling, punctuation and grammar errors. Use of offensive language is prohibited.

**Prohibited Postings**
Independent Business Partners may not make any postings or link to any postings or other material:

1. Sexually explicit, obscene, vulgar or pornographic.
2. Offensive, profane, hateful, threatening, harmful, defamatory, libelous, harassing or discriminatory (whether based on race, ethnicity, creed, religion, gender, sexual orientation, physical disability or otherwise).
3. Graphically violent including any violent video game images.
4. Solicitous of any unlawful behavior.
5. Offers or solicitations in the name of research, surveys or informal communication when the real intent is to sell products or sponsor Independent Business Partners.
6. Engages in personal attacks on any individual, group or entity.
7. Are in violation of any intellectual property rights of the Company or any third party.

**Responding to Negative Posts**
Do not communicate with anyone who places a negative post against you, other Independent Business Partners or Stemtech. Report negative post to the Company at: compliance@stemtech.com. Responding to such negative posts often fuels a discussion with a volatile individual who does not hold themselves to same high standards as Stemtech and therefore damages the reputation and good will of Stemtech. Stemtech may respond to negative posts. Independent Business Partners are encouraged not to respond to such negative posts.

**Cancellation of Your Stemtech Business**
If your Independent Business Partner Agreement is cancelled for any reason, you must discontinue the use of Stemtech name as well as all of Stemtech trademarks, trade names, service marks and other intellectual property and all derivatives of such marks and intellectual property in any postings and all Social Media sites that you utilize. If you post on any Social Media site on which you have previously identified yourself as...
an Independent Stemtech Independent Business Partners, you must conspicuously disclose that you are no longer an Independent Stemtech Independent Business Partner.

**SECTION 5 - Stemtech Business Partner Status and Compensation**

For purposes of these P&Ps, the term compensation shall mean any compensation paid to Independent Business Partners under the Stemtech Opportunity.

**5.1 - Business Partnership Agreement**

Compensation will not be paid until all parties having interest in the Stemtech Independent Business Partnership have signed the Business Partnership Agreement and it has been received and accepted by Stemtech.

**5.2 - Hard Calendar Month**

Compensation and Business Partner status achievement levels are calculated on a monthly basis. However, if the first day of the month falls on a weekend or legal holiday then the first day of the month will be the first business day of the month, except for orders received online. IF the last day of the month falls on a weekend or holiday then the last day of the month will be the last business day of the month, except for orders received online.

**5.3 - Payment Date**

Compensation will be processed and paid between the 10th and the 20th of the month following the month in which the compensation was earned. For example, compensation earned during the month of August will be paid between September 10th and September 20th. This does not include any Enroller/Team Builder Bonuses, which are paid weekly, within two to three weeks from the end of a given calendar week volume period. The software system will reflect title promotions once monthly commissions are processed.

**5.4 - Compensation Qualifications**

A Business Partner must be active and in compliance with the Agreement to qualify for compensation under the Stemtech Opportunity. So long as a Business Partner complies with the terms of the Agreement, Stemtech shall pay commissions and other compensation to such Business Partners in accordance with the Stemtech Compensation Plan. The minimum amount for which Stemtech will issue a check or direct deposit is $25.00, less a $2.00 processing fee (subject to change). If a Business Partner’s compensation does not equal or exceed $25.00, the Company will accumulate the compensation until the Business Partner accrues a minimum total of $25.00. A check or direct deposit will be issued once $25.00 has been accrued. A $25.00 fee will be charged to a Business Partner if a commission is paid to an invalid direct deposit account.
5.5 - Adjustments for Returned Products and Marketing Materials
Business Partners receive compensation based on the actual sales of products and services to end consumers. When a product is returned to Stemtech for a refund or repurchased by the Company the compensation attributable to the returned or repurchased product(s) will be deducted, in the month in which the refund is given and continuing every pay period thereafter until the commission is recovered from the Business Partners who received compensation on the sale of the refunded goods.

5.6 - Errors and Omissions
If a Business Partner has questions about or believes any errors have been made regarding compensation, Genealogy, Downline activity reports or charges, the Partner must notify the Stemtech Business Partner Services Department in writing within sixty (60) days of the date of the purported error or incident in question. Stemtech will not be responsible for any errors, omissions or problems not reported within sixty (60) days.

SECTION 6 - International Business Partnerships

6.1 - International Marketing
Because of critical legal and tax considerations, including: compliance with foreign laws regarding product approval or registration; regulations regarding ingredients, labeling and packaging; cautionary statements; protection of intellectual property; compliance with customs, tax and immigration laws; compliance with direct selling laws; product and income representations; and literature content and language requirements, Stemtech must limit the resale of Stemtech products and services and the presentation of the Stemtech Opportunity to prospective customers and Business Partners located within countries in which Stemtech is open for business. Moreover, allowing a few Business Partners to conduct business in markets not yet opened by Stemtech would violate the concept of affording every Business Partner the equal opportunity to expand internationally.

Accordingly, Business Partners are authorized to sell Stemtech products and services, and enroll new applicants into the Stemtech Opportunity only in the countries in which Stemtech is authorized to conduct business as announced in the Company newsletter or other official Stemtech materials.

Stemtech products or Marketing Materials cannot be shipped into or sold in any foreign country. Business Partners may sell, give, transfer or distribute Stemtech products or Marketing Materials only in their home country. In addition, no Business Partner may, in any unauthorized country:

1. Conduct sales, enrollment or training meetings.
2. Enroll or attempt to enroll potential customers or Business Partners.
3. Conduct any other activity for the purpose of selling Stemtech products, establishing a Downline Organization or promoting the Stemtech Opportunity.
6.2 - Foreign Sales and Business Building Activities
Business Partners will only be authorized to sell Stemtech products and present the Opportunity in foreign countries that Stemtech has announced are officially opened for business. Stemtech will notify Business Partners of the foreign countries open for establishing a Business Partnership through the Company website, newsletter or other official literature. Business Partners are not permitted to sell or ship Stemtech products (retail or wholesale) to any foreign country outside of the country where their Application is on file with Stemtech.

SECTION 7 - Purchase and Sale of Products, Payment and Shipping

7.1 - Excess Inventory Purchases Prohibited
Stemtech Business Partners may only purchase Stemtech products from Stemtech or from their immediate upline Sponsor. Business Partners are not required to carry inventory of products or Marketing Materials. Business Partners who do so may find making retail sales and building a Downline Organization somewhat easier because of the decreased response time in fulfilling retail customer orders or in meeting a new Business Partner’s needs. Each Business Partner must make his/her own decision with regard to these matters. To ensure that Business Partners are not encumbered with excess inventory that they are unable to sell, such inventory may be returned to Stemtech upon Business Partner’s termination pursuant to the terms of Section 8.4 upon Business Partner’s cancellation. Stemtech strictly prohibits the purchase of products in unreasonable amounts primarily for the purpose of qualifying for compensation or advancement under the Stemtech Opportunity or in any contest, bonus, or other compensation program offered by Stemtech.

7.2 - Crossline and Downline Wholesaling
Business Partners must purchase products directly from the Company in order to receive volume credit associated with the purchase. If a Business Partner purchases products from another Stemtech Business Partner, the purchasing Business Partner will not receive volume credit for the purchase and the inventory repurchase policy will not apply.

7.3 - Product Sales
The Stemtech Opportunity is based on the sale of Stemtech products and services to end consumers. Business Partners must fulfill personal and Downline Organization retail sales requirements (as well as meet other responsibilities set forth in the Agreement) to be eligible for compensation and advancement to higher levels of achievement. To be eligible for compensation, Business Partners must satisfy the Personal Point Value (PPV) and Personal Group Value (GPV) conditions to fulfill the requirements associated with their rank as specified in the Stemtech Opportunity.

7.4 - Payment Options
When purchasing Stemtech products directly from Stemtech, payments may be made in the form of money order, cashier’s check, personal check, ACH bank wire transfer, acceptable major credit card or other payment method established by Stemtech. Allow an additional 7 to 10 business day to process ACH payments. No orders will be shipped without prior payment. It is the responsibility of each Business Partner to
ensure that there are sufficient funds or credit available in his or her account to cover the monthly AutoShip orders. Though Stemtech may attempt to contact Business Partners in regard to orders canceled due to nonsufficient funds or credit, orders that do not process in time may result in a Business Partner's failure to meet his/her PPV and/or GPV requirements for the month. If an ACH payment is returned nonsufficient funds, a $25.00 NSF fee will apply.

7.5 - Personal Check Policy
Any Business Partner whose personal or business check is returned for insufficient funds to Stemtech will be charged a service fee. This service fee must be paid immediately and will be no less than US $25.00.

The Stemtech Independent Business Partner must also replace the amount of the return check with cash, a cashier’s check, money order or acceptable major credit card within fifteen (15) days of receipt of notification from Stemtech of the return check. Failure to pay the service charge and replace the amount of the returned check will result in collection and possible legal proceedings to collect the amount of the returned check and service fee. Stemtech may refuse future orders and/or move the Business Partner to inactive status until the amount of the return check and service fee are replaced and paid. Any Business Partner whose check is returned to Stemtech for any reason may be requested to make all future purchases by credit card, cashier’s check or money order only.

7.6 - Restrictions on Third Party Use of Credit Cards & Checking Account Access
A Business Partner should not use his/her credit card or permit debits to his/her checking account to enroll or to make purchases from the Company for other Business Partners or VIP/Retail Customers.

Similarly, only the Business Partner whose name appears on the Business Partner Application and Agreement may place orders on his or her credit card or account. Stemtech does not accept multiple credit cards to pay for one order.

7.7 - Timely Delivery Of Products And Marketing Materials
Stemtech will normally process Stemtech product and Marketing Materials orders within two (2) business days of receiving an order. Shipment is made by common carrier. Unless specifically requested otherwise, delivery should arrive within seven (7) to fourteen (14) business days from the date of shipment. Carrier shipping may require a signature for verification of receipt. In the U.S., requests for shipping by any carrier other than Stemtech’s preferred carrier will result in additional charges. AutoShip orders must be sent to the ordering Business Partner or Customer’s address listed on the order form. Autoship orders may not be drop shipped.

7.8 - Damaged Goods
Upon receipt, all goods must be immediately inspected by the Business Partner to determine any possible damage. Lost or damaged packages are the responsibility of the carrier once it has taken physical custody of the goods from Stemtech. If a Business Partner receives damaged goods he/she must complete the following steps within thirty (30) days of receipt of the damaged goods.
1. Accept the delivery from the carrier and
2. Telephone the Partner Services Department and inform the representative.
   a. The type/amount of damage.
   b. The ship to address.
   c. The ID number.
   d. Any other information determined to be necessary by the Partner Service Representative.
3. The Partner Service Representative will notify the carrier of the damaged goods and arrange for them to be picked up by the carrier and inspected.
4. The Partner Service Representative will make the necessary arrangements for the damaged goods to be replaced and reshipped.

Without properly adhering to the above procedures, there may be a delay in the replacement of damaged goods.

7.9 - Price Changes
Stemtech reserves the right to change the prices for any or all of its products and Marketing Materials and amend point values and/or bonus values associated with products at any time without prior notice.

7.10 - Retail Pricing And Receipts
Although Stemtech provides a suggested retail price as a guideline Stemtech Independent Business Partners may sell Stemtech Products at whatever retail price he/she and his/her customers agree upon. All Business Partners must provide their VIP/Retail Customers with two copies of official Stemtech sales receipt at the time of the sale. These receipts set forth the Customer Satisfaction Guarantee for Stemtech products, as well as any consumer protection rights afforded by Federal or State law. Business Partners must maintain a copy of all retail sales receipts for a period of two (2) years and furnish them to Stemtech at the Company’s request. Records documenting the purchase of Business Partners’ Direct Customers will not be maintained by Stemtech. Business Partners are not allowed to sell Stemtech products below the wholesale price and must charge reasonable shipping and handling rates.

7.11 - Exemption or Retail Certification
Most states issue exemption or retail certificates for sales tax that apply to where the product/Marketing Material purchased from Stemtech are delivered. If the Business Partner desires to acquire an exemption or retail certificate for sales tax, he/she must do so for each and every state/province in which the Business Partner desires the exemption or retail certificate to be active. Stemtech will only recognize the exemption or retail certificate for those states/provinces in which the Business Partner has furnished a copy of the exemption or retail certificate to Stemtech.

7.12 - Sales Tax In The U.S.
To ensure that all sales tax requirements are met, Stemtech will collect sales tax on all purchases made from Stemtech and remit them to the appropriate government agency. If a Stemtech Business Partner has a valid exemption or resale certificate on file at Stemtech, Stemtech will not collect sales tax from the Business Partner’s product purchases and the Business Partner will then be responsible for collecting and remitting all applicable taxes to the appropriate government agencies.
7.13 - Retail Outlets
Stemtech products shall not be sold or displayed in any major/chain retail outlet store including, but not limited to supermarkets, food stores, drug stores, pharmacies, health food stores (with the exception of health food stores [up to three locations] operated by a sole proprietor), or any other type of major/chain retail establishment. Stemtech Products must be displayed and sold in private clubs, such as health spas and appointment only businesses, such as doctor offices or beauty salons.

Products can be placed behind or next to a Stemtech Independent Business Partner who is attending to the register, food bar or similar setting as long as an Independent Business Partner is there to supply product knowledge and answer questions.

Stemtech products shall not be displayed for public view such as in display windows. Stemtech products may only be displayed in a manner that is visible to clientele from inside the place of business. Stemtech Business Partners may sell and display Stemtech products in a designated area in such places as a kiosk and/or flea market as long as the person offering the product is an Independent Business Partner.

This policy does not prohibit a storeowner from being a Stemtech Independent Business Partner. If the storeowner has more than one physical location from which he/she sells Stemtech products, the storeowner must have an active Stemtech Independent Business Partner present at each location during business hours to demonstrate Stemtech products, answer any questions that a prospective Retail Customer or potential Business Partner may have and to present the Stemtech Opportunity.

Online auction or sales sites including but not limited to eBay, MySpace, Craigslist and Amazon are prohibited retail outlets and may not be used as a venue to market Stemtech products or promote the Stemtech Opportunity. Any Business Partner supplying product to a non-Business Partner for resale on online sites will also be found in violation and subject to company sanctions.

Business Partners may use authorized information from the Stemtech Document Library on Facebook, YouTube, and other social media.

Business Partners may use any Stemtech YouTube video from Stemtechonyoutube.com on independent websites as long as the Stemtech Independent Business Partner logo is also displayed.

7.14 - Exhibit Space
Business Partners may rent exhibit space at special events such as health fairs, nutrition shows and business expos, etc. When a Business Partner has purchased exhibit space, other Business Partners who have not purchased exhibit space are strictly prohibited from “walking the floor” at such events, either inside or directly outside the facility and discussing and/or demonstrating Stemtech products to other exhibitors or visitors. Stemtech does not prohibit two (2) or more Business Partners from renting exhibit space at the same event if the event promoter permits such practice. Event promoters establish their own criteria for renting exhibit space. It is solely at the discretion of the event promoter to rent their space under the terms and conditions
they establish including, rental fees and/or services. To avoid violation of this policy, Stemtech suggests that Business Partners renting exhibit space first contact the event promoter to determine:

1. Under what conditions you will be renting the space?
2. Will every renter be paying the same amount?
3. Will other Business Partners be permitted to rent space?
4. Has any other Stemtech Independent Business Partner rented space at this event?

Disputes concerning rented exhibit space must be resolved between the Business Partners and the event promoter, to avoid encroaching on another Business Partner's rented space. Before you “walk the floor”, check with the event promoter and confirm that another Stemtech Independent Business Partner has not rented exhibit space.

7.15 - General Order Policies
On mail orders with invalid or incorrect payment, Stemtech will attempt to contact the Business Partner by phone and/or mail to try to obtain another payment. If these attempts are unsuccessful after five working days the order will be returned unprocessed. No C.O.D orders will be accepted. Stemtech maintains no minimum order requirements. Orders for products, services and Marketing Materials may be combined.

7.16 - Back Order Policy
Stemtech will expeditiously ship any part of an order currently in stock. If, however, an ordered item is out-of-stock, it will be placed on back order and sent when Stemtech receives additional inventory. Business Partners will be charged and given PPV on back ordered items unless notification on the invoice that the product has been discontinued. Stemtech will notify Business Partners and VIP/Retail Customers if items are back-ordered and are not expected to ship within thirty (30) days from the date of the order. An estimated shipping date will also be provided. Back ordered items might be canceled upon Retail Customer or Business Partner's request. VIP/Retail Customers and Business Partners may request a refund, credit on account or replacement merchandise for canceled back orders. If a refund is requested, the Business Partner's PPV will be decreased by the amount of the refund in the month in which refund is issued.

7.17 - Confirmation of Order
A Business Partner and/or recipient of an order must immediately confirm that the product received matches the product listed on the shipping invoice and is free of damage. Failure to notify Stemtech of any shipping discrepancy or damage within thirty (30) days of shipment will cancel a Business Partner's right to request a correction.

7.18 - Deposits
No monies should be paid to or accepted by a Business Partner for sale to a personal
SECTION 8 - Retail Guarantee, Returns and Refunds

8.1 - Returns by VIP/Retail Customers
Stemtech offers, through its Business Partners, a 100% thirty (30) day unconditional money-back guarantee to all VIP/Retail Customers. Every Business Partner is bound to honor the Retail Customer Guarantee and is responsible for the refund amount. If, for any reason, a retail customer who purchased a Stemtech product from a Business Partner is dissatisfied with it, the Retail Customer may return the unused portion of the product to the Business Partner from whom it was purchased, within thirty (30) days of the date of purchase, for a replacement, exchange or a full refund of the purchase price (less shipping). In the case of retail direct Customers (those who purchased product directly from Stemtech) the product shall be returned directly to Stemtech.

8.2 - Returns by Business Partners (Products Purchased for Personal Consumption)
Stemtech offers, through its Business Partners, a 100% thirty (30) day unconditional money-back guarantee to all VIP/Retail Customers. Every Business Partner is bound to honor the Retail Customer Guarantee and is responsible for the refund amount.

8.3 - Returns by Business Partners for Replacement
In the instance of a Retail Customer returning product to a Business Partner, the Business Partner may then return it to Stemtech along with:

1. The Retail Customer receipt.
2. A Statement from the Retail Customer as to the reason why he/she returned the product.
3. Any unused portion of product.

Stemtech will then replace the product within thirty (30) days. Shipping of the returnED product to Stemtech is the responsibility of the Business Partner. However, the replacement shipped to the Business Partner will be at Stemtech’s expense. In the case of non-Product items purchased by a Business Partner, Stemtech may, upon request and at its sole discretion, exchange such items purchased within the last thirty (30) days. In such case the Business Partner must pay any price and tax differences, all shipping charges and a 10% restocking fee. Furthermore, the items sent in for exchange will be rejected if they are not in perfect resalable and marketable condition. Stemtech shall not be responsible for shipping back rejected items. For return procedures, see Section 8.5.

8.4 - Termination Returns
Upon voluntary or involuntary termination of the Business Partnership Agreement, the Business Partner may return inventory and Marketing Materials for a refund. Stemtech WILL ONLY REPURCHASE Stemtech PRODUCTS AND/OR MARKETING MATERIALS THAT A Business Partner PURCHASED DIRECTLY FROM Stemtech
WITHIN THE TWELVE (12) MONTHS PRIOR TO THE DATE OF RETURN. Stemtech will not repurchase products that a Business Partner has acquired from another Business Partner or any other source. The Business Partner will receive 90% of the net purchase price paid, less any compensation received by the Business Partner as a result of purchasing the specific products that are returned (unless modified by applicable state laws), and less appropriate set-offs and legal claims. No shipping fees will be refunded. The return product and Marketing Materials must be unencumbered unopened inventory that is returned in a restockable, reusable and resalable condition and contains current product labeling. Determination as to whether a product is in resalable condition shall be at Stemtech’s discretion. All refunds will be made to the original purchaser only. The cost of shipping the return product to Stemtech will be the responsibility of the Business Partner. The 70% rule will be taken into consideration when calculating refundable products. The guidelines in Section 8.5 must be adhered to in order for Stemtech to consider the return for a refund.

8.4.1 - Georgia Residents Only
The following applies only to residents of Georgia. If participant wishes to terminate a Business Partnership Agreement, Stemtech agrees to repurchase from participant all unencumbered products, Marketing Materials, literature and promotional items which the Stemtech Independent Business Partner purchased directly from Stemtech, that are in a reasonable resalable or reusable condition and which were acquired by participant from the company at a price not less than ninety percent (90%) of the original net cost to the participant, less any consideration received by the Stemtech Independent Business Partner, taking into account any sales made by or through such participant for purchase of the goods which is attributable to specified goods being returned. In addition, the company agrees to repay 90% of all administrative fees that have not, at the time of termination, been provided to participant.

All products, goods, or materials must be returned shipping prepaid by participant in order to receive the above refund. All other procedures for returning goods pursuant to Section 8 herein are to be complied with.

8.4.2 - Montana Residents Only
The following addendum applies only to residents of Montana. A Montana resident may cancel his or her Business Partner Agreement within 15 days from the date of enrollment, and may return his or her Business Partner Kit for a full refund within such time period.

8.5 - Returns Procedure, Return Merchandise Authorization
PRIOR TO THE RETURN of any Stemtech products and/or Marketing Materials, the Partner is to notify the Stemtech Business Partner Services Department for authorization to return the product. Upon notification, the Partner Services Representative will send to the Business Partner a Return Merchandise Authorization form. Upon receipt of this form, the Business Partner is to complete the form and return it to the issuing Partner Services Department for authorization to return any Stemtech products and/or Marketing Materials. DO NOT SEND YOUR RETURN PRODUCTS OR MARKETING MATERIALS AT THIS TIME. THE RETURN MERCHANDISE AUTHORIZATION FORM MUST BE REVIEWED AND AUTHORIZED BY Stemtech BEFORE ANY RETURNS MAY BE CONSIDERED FOR A REFUND.
Upon review of the Return Merchandise Authorization form, the Partner Services Representative will notify the Business Partner of the authorization number and packaging instructions, including shipping labels, to be used for the return. **NO RETURN WILL BE ACCEPTED BY Stemtech WITHOUT A RETURN AUTHORIZATION NUMBER ON ALL SHIPPING LABELS.**

Upon receipt of the authorization number and packaging instructions, the Business Partner may return only the requested Stemtech products and/or Marketing Materials listed on the authorization form.

Upon receipt and favorable inspection of the products and/or Marketing Materials being returned, Stemtech will process a refund payment on or about the 15th of the month following the month in which the products and/or Marketing Materials were received by Stemtech. If the products and/or Marketing Materials are not in restockable, reusable and resalable condition, Stemtech will notify the Business Partner to forward to Stemtech the cost for return shipment of the products and/or Marketing Materials and will return the merchandise to the former Business Partner. Any products and/or Marketing Materials not considered by Stemtech to be refundable must be claimed by the Business Partner within thirty (30) days of notice by Stemtech or they will be destroyed.

**SECTION 9 - Termination and Non-Renewal**

**9.1 - Involuntary Termination**
A Business Partner’s violation of any of the terms of the Agreement, including any amendments that may be made by Stemtech at its sole discretion, may result in any of the sanctions listed in Section 10.2, including the involuntary termination of his/her Business Partnership Agreement. Termination shall be effective on the date on which written notice is issued to the Business Partner via U.S. mail, email, fax, overnight courier or when the Business Partner receives actual notice of termination, whichever occurs first. If a Business Partner is terminated by Stemtech, he/she shall not be permitted to reapply to become a Stemtech Independent Business Partner or operate a Stemtech Independent Business Partnership.

Stemtech reserves the right to waive this provision on a case by case basis.
9.2 - Voluntary Termination
Business Partners may terminate their Business Partnership Agreement at any time, regardless of reason by submitting a letter of cancellation to the Partner Services Department. The written notice must include the Primary and all Secondary Business Partner signatures, printed name, address and ID Number.

Business Partners who voluntarily terminate his/her Business Partnership Agreement will be required to wait six (6) calendar months before reapplying to Stemtech for authorization to become a Stemtech Independent Business Partner or operate a Stemtech Independent Business Partnership. Stemtech reserves the right to waive this provision on a case by case basis.

9.3 - Non-Renewal
A Business Partner may also voluntarily terminate his/her Business Partnership Agreement by failing to renew the Business Partnership Agreement on its Anniversary Date. Business Partners who voluntarily terminate due to non-renewal of his/her Business Partnership Agreement will be required to wait six (6) calendar months before reapplying to Stemtech for authorization to become a Stemtech Independent Business Partner or operate a Stemtech Independent Business Partnership. Stemtech reserves the right to waive this provision on a case by case basis or convert the Business Partner to a Member or other type of Wholesale Buyer.

9.4 - Termination for Inactivity
A Business Partner’s business will be terminated for lack of activity if the Business Partner fails to generate any PPV as set forth in the Stemtech compensation plan for six (6) consecutive months. The Business Partner may be converted to a Member or other type of Wholesale Buyer at the discretion of Stemtech if the former Business Partner requests that he be allowed to purchase as a Member.

9.5 - Effect of Termination, or Non-Renewal
Upon the voluntary cancellation, involuntary termination or the non-renewal of a Business Partner’s Agreement, the former Business Partner shall immediately discontinue holding him/herself out as a Business Partner and shall discontinue all sales, recruiting and marketing practices related to Stemtech. The former Business Partner shall not be entitled to future commissions, bonuses or remuneration of any kind from Stemtech and waives all rights, including any property rights that he or she may claim to his or her former Downline organization.

SECTION 10 - Dispute Resolution and Disciplinary Proceedings

10.1 - Grievances and Complaints
When a Business Partner has a grievance or complaint with another Business Partner regarding any practice or conduct in violation of the Governing Documents, the protesting Business Partner should first report the matter to his or her Sponsor who should review the matter and try to resolve it with the other party’s upline Sponsor. To report a violation, the protesting Business Partner must provide a written complaint letter to the Partner Services Department within thirty (30) days of the violation.
The complaint letter should include names and any other relevant information relating to all parties involved as well as a detailed description of the situation and any witness statements, evidence, etc. Partner Services will review the complaint letter and attempt to resolve it. If Partner Services cannot resolve the complaint, it will then be forwarded to the Stemtech Compliance Board.

10.2 - Disciplinary Sanctions
1. Issuance of a written warning by regular or certified mail or admonition; and/or
2. Suspension of the business Partners self-replicated Stemtech website for first or second offenses; and/or
3. Imposition of a fine, which may be withheld from compensation payments for one or more pay periods; and/or
4. Involuntary termination of the offender’s Business Partnership Agreement; and/or
5. Requiring the offender to take immediate corrective measures; and/or
6. Any other measure expressly allowed within any provision of the Agreement; and/or
7. Suspension of the offender’s Business Partnership Agreement for one or more compensation pay periods; and/or
8. Stemtech may withhold from an offender all or part of the offender’s compensation payments during the period that Stemtech is investigating any conduct allegedly violating the Agreement. Loss of commissions being paid may result for first or second offenses at the sole discretion of the company. If disciplinary action is taken by Stemtech or if an offender’s Business Partnership Agreement is voluntarily cancelled during an investigation or terminated, the former Business Partner will not be entitled to recover any compensation payments withheld during the investigation period; and/or
9. Any other measure which Stemtech deems practicable to implement and appropriate to equitably resolve injuries caused, partially or exclusively, by the offender’s policy violation or contractual breach; and/or
10. In situations where Stemtech deems appropriate, Stemtech may institute legal proceedings for monetary and/or equitable relief.

SECTION 11 - General Provisions

11.1 - Product Claims
No claims (which include personal testimonials) as to therapeutic, curative or beneficial properties of any products or services offered by Stemtech may be made except those contained in official Stemtech literature. In particular, no Business Partner may make any claim that Stemtech products are useful in the cure, treatment, diagnosis, mitigation or prevention of any diseases.

11.2 – Business Partner - Income Claims and Testimonials
Income claims include express claims, such as “I made $XXX.00 last month in my Stemtech business,” and implied claims such as “replace your income from your job”, or “drive the car of your dreams”. Implied claims also include images such as pictures
of luxury vehicles, boats, homes, etc. Business Partners may utilize income claims and testimonials in the promotion of their business so long as the claim or testimonial adheres to the following requirements.

1. Any testimonial must truthfully and accurately depict the Business Partner’s own income.
2. The claim or testimonial must not be deceptive or misleading in any fashion.
3. Any testimonial must contain/relate to the Business Partner’s Stemtech income that has been earned within the immediately preceding 24 months and must be broken down on a monthly or annual basis.
4. The Business Partner providing a claim or testimonial must provide the audience of Stemtech’s Income Disclosure Statement provides data for all Stemtech Business Partners for the preceding year. If a claim or testimonial is made on a Business Partner’s Independent Website, it must be accompanied by a clear and conspicuous link to the Income Disclosure Statement contained on the Stemtech corporate website. The link must be in at least 14 point bold font, must appear immediately adjacent to or immediately below the income testimonial and must appear in against a starkly contrasting background color.
5. The following statement must be made in conjunction with the testimonial “Stemtech does not guarantee your success. Your success, if any, depends on your own effort and skill”.

Notwithstanding the foregoing, no income claims or testimonials may be made in Massachusetts or Wyoming.

Income claims and testimonials must never depict “pie in the sky” income or present Stemtech as a “get rich quick” scheme. Therefore, any income claims must be reasonable and must never be promoted with hype or hyperbole and a copy of the most current version of the Stemtech Income Disclosure Statement must always be provided to the audience by the Stemtech Business Partner making the presentation (whether in person, via teleconference, web conference, via the internet or any other medium) and the Business Partner must always discuss the Income Disclosure Statement in detail with the audience.

Business Partners may provide general testimonial relating to how Stemtech’s products make them feel. However, any product claim or testimonial must adhere to the following requirements:

1. The claim or testimonial may not contain any express statement or implied representation that Stemtech’s products have treated, cured, prevented or mitigated any disease, illness, malady, pain or injury. Stemtech’s products are not drugs and must never be promoted or represented as drugs or as having drug-like effects
2. The claim or testimonial must be truthful, accurate and must never be misleading or deceptive
3. Any claim or testimonial may relate only to benefits associated with the product that are specifically contained in official Stemtech literature
4. In the case of a testimonial or endorsement, the Business Partner providing
the testimonial or endorsement must clearly and conspicuously disclose to the audience, viewer, listener or reader that he or she is an Independent Business Partner for Stemtech HealthSciences, Inc. If the testimonial is provided on a website or social media site, the testimonial must include the Business Partner’s name followed by “Independent Business Partner for Stemtech HealthSciences, Inc.” in at least 12 point bold font and appear against a contrasting background color.

5. Any claim or testimonial on any website, social media site in any video or any other material produced, developed or edited by a Business Partner must be accompanied by the following statement.

*These statements have not been evaluated by the FDA. This product is not intended to diagnose, treat, cure or prevent any disease*”

11.3 - Back Office Access
Stemtech makes online Back Office available to its Business Partners. Back Offices provide Business Partners access to confidential and proprietary information that may be used solely and exclusively to promote the development of a Business Partner’s Stemtech business and to increase sales of Stemtech’s products. However, access to a Back Office is a privilege and not a right. Stemtech reserves the right to deny Business Partner’s access to the Back Office at its sole discretion.

11.4 - Government Endorsements
Federal and State regulatory agencies do not approve or endorse direct selling programs. Therefore, Stemtech Independent Business Partners shall not represent or imply either directly or indirectly that the Stemtech Opportunity has been approved or endorsed by any government agency.

11.5 - Jurisdiction And Venue
Jurisdiction and venue of any matter not subject to arbitration shall reside in Broward County, State of Florida unless the laws of the state in which a Business Partner resides expressly require the application of its laws. The Federal Arbitration Act shall govern all matters relating to arbitration. The law of the State of Florida shall govern all other matters relating or arising from the Agreement unless the laws of the state in which a Business Partner resides expressly require the application of its laws. Notwithstanding the foregoing, Louisiana Residents may bring an action in Louisiana according to Louisiana law.

11.6 – Dispute Resolution
Mediation
For claims seeking $10,000.00 or more that arise from or relate to the Agreement, prior to arbitration as set forth below, the parties shall meet in good faith and attempt to resolve such dispute through confidential non-binding mediation. One individual who is mutually acceptable to the parties shall be appointed as mediator. If the Parties cannot agree on a mediator, the complaining party shall request a mediator be appointed by the American Arbitration Association (“AAA”). The mediation shall occur within sixty (60) days from the date on which the mediator is appointed. The mediator’s fees and costs, as well as the costs of holding and
conducting the mediation, shall be divided equally between the parties. Each party shall pay its portion of the anticipated shared fees and costs at least ten (ten) days in advance of the mediation. Each party shall pay its own attorney’s fees, costs and individual expenses associated with conducting and attending the mediation. Mediation shall be held in Broward County, State of Florida and shall last no more than two (2) business days.

Arbitration
Except as otherwise provided in the Agreement, any controversy or claim arising out of or relating to the Agreement, or the breach thereof, shall be settled through confidential arbitration. The Parties waive rights to trial by jury or to any court. The arbitration provision applies to claims that were not successfully resolved through the foregoing mediation process as well as claims for less than $10,000.00 not subject to the mediation requirement. The arbitration shall be filed with, administered by the American Arbitration Association in accordance with the AAA’s Commercial Arbitration Rules and Mediation Procedures, which are available on the AAA’s website at adr.org. Copies of the AAA’s Commercial Arbitration Rules and Mediation Procedures will also be emailed to Business Partners upon request to Stemtech’s Business Partner Service Department. Notwithstanding the rules of the AAA, unless otherwise stipulated by the Parties, the following shall apply to all Arbitration actions.

1. The Federal Rules of Evidence shall apply in all cases.
2. The Parties shall be entitled to all discovery rights permitted by the Federal Rules of Civil Procedure.
3. The Parties shall be entitled to bring motions under Rules 12 and/or 56 of the Federal Rules of Civil Procedure.
4. The Federal Arbitration Act shall govern all matters relating to arbitration. The law of the State of Florida shall govern all matters relating to or arising from the Agreement, without regard to principles of conflicts of laws.
5. The arbitration hearing shall commence no later than 365 days from the date on which the arbitrator is appointed and shall last no more than five (5) business days.
6. The Parties shall be allotted equal time to present their respective cases.
7. The arbitration shall be brought on an individual basis and not as part of a class or consolidated action.

All arbitration proceedings shall be held in Broward County, Florida. There shall be one (1) arbitrator selected from the panel that the AAA provides. Each party to the arbitration shall be responsible for its own costs and expenses of arbitration, including legal and financial fees. The decision of the arbitrator shall be official and binding on the parties and may, if necessary, be reduced to a judgment in any court to which the Parties have consented to jurisdiction as set forth in the Agreement. This agreement to arbitrate shall survive the cancellation or termination of the Agreement.

The parties and the arbitrator shall maintain the confidentiality of the arbitration proceedings and shall not disclose to third parties:

1. The substance of, or basis for, the controversy, dispute, or claim
2. The substance or content of any settlement offer or settlement discussions or offers associated with the dispute
3. The pleadings, or the content of any pleadings, or exhibits thereto in any arbitration proceeding
4. The content of any testimony or other evidence presented at an arbitration hearing or obtained through discovery in arbitration.
5. The terms or amount of any arbitration award
6. The rulings of the arbitrator on the procedural and/or substantive issues involved in the case.

Notwithstanding the foregoing, nothing in the Agreement shall prevent either party from applying to and obtaining from any court to which the Parties have consented to jurisdiction as set forth in the Agreement a temporary restraining order, preliminary or permanent injunction or other equitable relief to safeguard and protect its trade secrets and intellectual property rights, trade secrets and/or confidential information including, but not limited to, enforcement of its rights under the non solicitation provision of the Agreement.

Louisiana Residents
Notwithstanding the foregoing and the arbitration provision in Section 11.6, residents of the State of Louisiana shall be entitled to bring an action against Stemtech in their home forum and pursuant to Louisiana law.

Limitation of Actions
Any dispute arising from or relating to the Agreement shall be brought within one year from the date on which the parties knew or should have known of the facts giving rise to the claim or cause of action. Unless otherwise prohibited by law, the parties waive the application of any other statute of limitations.

11.7 - Entire Agreement
This statement of Policies and Procedures, in current form and as may be amended by Stemtech HealthSciences Incorporated into the Agreement and Manual and constitutes the entire agreement of the parties regarding his/her Business Partnership relationship with Stemtech.