

1 Introduction

1.1 Mutual Commitment Statement

Wellness BioSciences, LLC (“Wellness BioSciences” or the “Company”) is a direct selling company marketing wellness products to customers through Independent Brand Partners.

A. In the spirit of mutual respect and understanding, Wellness BioSciences is committed to:

1. Provide prompt, professional and courteous service and communications to all of its Independent Brand Partners and customers;
2. Provide the highest quality products, at fair and reasonable prices;
3. Exchange or refund the purchase price of any product as provided in our Customer Return Policy as referred to in Section 5;
4. Deliver orders promptly and accurately;
5. Pay commissions accurately and on a timely basis;
6. Expedite orders if an error or unreasonable delay occurs;
7. Roll out new products with Independent Brand Partner’s input;
8. Implement changes in the Compensation Plan or Policies and Procedures that affect the Independent Brand Partner with input from the Independent Brand Partners;
9. Support, protect and defend the integrity of the Wellness BioSciences Income Opportunity;
10. Offer Independent Brand Partners an opportunity to grow with Wellness BioSciences with such growth guided by our Inspire.Lead.Grow model.

B. In return, Wellness BioSciences expects that its Independent Brand Partners will:

1. Conduct themselves in a professional, honest, and considerate manner;
2. Present Wellness BioSciences corporate and product information in an accurate and professional manner;
3. Present the Compensation Plan and Return Policy in a complete and accurate manner;
4. Not make exaggerated income and product claims. An Independent Brand Partner shall never imply that any of the Wellness BioSciences products are designed to prevent, treat, cure or mitigate any diseases. Health claims related to various diseases will not be acceptable.
5. Make reasonable efforts to support and train Independent Brand Partners and customers in their down-line;
6. Not engage in cross-line sponsoring, unhealthy competition or unethical business practices;
7. Provide positive guidance and training to Independent Brand Partners and customers in their down-line while exercising caution to avoid

interference with other down-lines.

8. Support, protect, and defend the integrity of the Wellness BioSciences Income Opportunity;

9. Accurately complete and submit the Independent Brand Partner Agreement and any requested supporting documentation in a timely manner.

1.2 Wellness BioSciences Policies and Compensation Plan Inclusions

A. Throughout these policies, when the term “Agreement” is used, it collectively refers to the:

- Wellness BioSciences Independent Brand Partner Agreement
- Terms and Conditions
- These Policies and Procedures
- The Wellness BioSciences Compensation Plan

B. It is the responsibility of the sponsoring Independent Brand Partner to provide the most current version of these Policies and Procedures (available on the Wellness BioSciences Website) and the Wellness BioSciences Compensation Plan to each applicant prior to his or her execution of an Independent Brand Partner Agreement.

1.3 Purpose of Policies

A. Wellness BioSciences is a direct sales company that markets products through independent business owners referred to as Independent Brand Partners. To clearly define the relationship that exists between Independent Brand Partners and Wellness BioSciences, and to explicitly set a standard for acceptable business conduct, Wellness BioSciences has established these Policies and Procedures.

B. Wellness BioSciences Independent Brand Partners are required to comply with:

1. All of the Terms of Agreement set forth in the Independent Brand Partner Agreement, which Wellness BioSciences may amend in its sole discretion in the cooperative spirit of the Wellness BioSciences culture;
2. All Federal, state, provincial, territorial, and local laws governing his or her Wellness BioSciences business;
3. These Policies and Procedures;
4. Compensation Plan.

C. Wellness BioSciences Independent Brand Partners must review the information in these Policies and Procedures carefully. Should an Independent Brand Partner have any questions regarding a policy or rule, the Independent Brand Partner is encouraged to seek an answer from his or her sponsor or any other upline Independent Brand Partner. If further clarification is needed the Independent Brand Partner may contact Wellness BioSciences Brand Partner Services:

By phone: 713-389-5475

By e-mail: admin@wbrxglobal.com

1.4 Changes, Amendments, and Modifications

A. Because federal, state, and local laws, as well as the business environment, periodically change, Wellness BioSciences reserves the right to amend various sections of this Agreement and the prices in its Wellness BioSciences Product Price listed on the official website in its sole and absolute discretion. Notification of amendments shall appear in Official Wellness BioSciences materials.

At the time of this agreement, both parties consent to the jurisdiction of Texas, regardless of Brand Partner's physical location.

Notification of amendments shall appear in Official Wellness BioSciences materials.

B. Any such amendment, change, or modification shall be effective immediately upon notice by one of the following methods:

1. Posting on the official Wellness BioSciences Website
2. Electronic mail (e-mail)
3. In writing through the Wellness BioSciences newsletters or other Wellness BioSciences communication channels

C. Once an Independent Brand Partner accepts their commissions, this indicates acceptance of the changes, amendments and modifications.

1.5 Delays

Wellness BioSciences shall not be responsible for delays or failures in performance of its obligations when such failure is due to circumstances beyond its reasonable control. This includes, without limitation, strikes, labor difficulties, transportation difficulties, riot, war, fire, and weather, curtailment of a source of supply, or government decrees or orders.

1.6 Effective Date

These Policies and Procedures shall become effective as of February 1, 2019 and, at such time, shall automatically supersede any prior Policies and Procedures (the "old Policies and Procedures"), and, on that date, the old Policies and Procedures shall cease to have any force or effect.

2 Basic Principles

2.1 Becoming a Wellness BioSciences Independent Brand Partner

A. To become an Independent Brand Partner, an applicant must comply with the following requirements:

1. Be of the age of majority (not a minor) in his or her state of residence;
2. Have a valid Social Security Number, Federal Tax ID Number, Taxpayer Identification Number (TIN) or Social Insurance Number (SIN);
3. Submit a properly completed and executed Independent Brand Partner Agreement to Wellness BioSciences either online;
4. Not be a Wellness BioSciences employee.

2.2 Rights Granted

A. Wellness BioSciences hereby grants to the Independent Brand Partner a non-exclusive right, based upon the terms and conditions contained in the Independent Brand Partner Agreement and these Policies and Procedures, to:

1. Purchase Wellness BioSciences products
2. Promote and sell Wellness BioSciences products
3. Sponsor new Independent Brand Partners and customers in the United States, and in countries where Wellness BioSciences may become established after the effective date of these Policies and Procedures.

2.3 Identification Numbers

A. Each Independent Brand Partner is required to provide his or her Social Security Number, or Federal Tax Identification Number once commission qualified. Wellness BioSciences reserves the right to withhold commission payments from any Independent Brand Partner who fails to provide such information or who provides false information.

B. Upon enrollment, Wellness BioSciences will provide a Wellness BioSciences Identification Number to the Independent Brand Partner. This number will be used to place orders, structure organizations, and track commissions and bonuses.

2.4 Renewals and Expiration of the

Independent Brand Partner Agreement

A. If the Independent Brand Partner allows his or her agreement to expire due to nonpayment of annual renewal fee or does not meet the volume requirements, the Independent Brand Partner will lose any and all rights to his or her down-line organization unless the Independent Brand Partner reactivates within 60 days following the expiration of the agreement.

B. If the former Independent Brand Partner re-activates

within the 60-day time limit, the Independent Brand Partner will resume the rank and position held immediately prior to the expiration of the Independent Brand Partner Agreement. However, such Independent Brand Partner's paid as level will not be restored unless he or she qualifies at that payout level in the new month. The Independent Brand Partner is not eligible to receive commissions for the time period that the Independent Brand Partner's position was expired.

C. The down-line of the expired Independent Brand Partner will roll-up to the immediate upline sponsor after the 60 days.

D. Brand Partner Agreement. Wellness BioSciences may charge a renewal fee and/or require that Independent Brand Partner execute a new Independent Brand Partner Agreement upon renewal. Independent Brand Partners not renewing by the renewal date shall be deemed to have voluntarily terminated their Independent Brand Partner relationship with the Company. If an Independent Brand Partner has \$1,000 of personal business volume in an anniversary year (every 12 months) their annual renewal fee is waived.

2.5 Business Entities

A. A corporation, partnership, LLC, or trust (collectively referred to as a "Business Entity") may apply to be a Wellness BioSciences Independent Brand Partner. This Independent Brand Partner business and position will remain temporary until the proper documents are submitted. The entity must submit one of the following documents: Certificate of Incorporation, Articles of Organization, Partnership Agreement or appropriate trust documents. Wellness BioSciences must receive these documents within 14 days from the date the Independent Brand Partner Agreement was signed. In the event that the proper documentation is not submitted, Wellness BioSciences will hold commissions until the paperwork has been submitted.

B. A Wellness BioSciences Independent Brand Partner may change its status under the same sponsor from an individual to a partnership, LLC, corporation, trust or from one type of business entity to another.

C. An Independent Brand Partner may operate or have an ownership interest, legal or equitable, as a sole proprietorship, partner, shareholder, trustee, or beneficiary, in only one Wellness BioSciences business.

2.6 Independent Business Relationship; Indemnification for Actions

A. The Wellness BioSciences Independent Brand Partner is an independent contractor, and not a purchaser of a franchise or income opportunity. Therefore,

each Independent Brand Partner's success depends on his or her independent efforts.

B. The agreement between Wellness BioSciences and its Independent Brand Partners does not create an employer/employee relationship, agency, partnership, or joint venture between Wellness BioSciences and the Independent Brand Partner.

C. A Wellness BioSciences Independent Brand Partner shall not be treated as an employee of Wellness BioSciences for any purposes, including, without limitation, for Federal, state, or provincial tax purposes. All Independent Brand Partners are responsible for paying local, state, provincial, and Federal taxes due from all compensation earned as an Independent Brand Partner of Wellness BioSciences. Any other compensation received by Independent Brand Partners from Wellness BioSciences will be governed by applicable U.S. or Canadian tax laws (or the tax laws of any other applicable jurisdiction). The Independent Brand Partner has no express or implied authority to bind Wellness BioSciences to any obligation or to make any commitments by or on behalf of Wellness BioSciences.

D. The Wellness BioSciences Independent Brand Partner is fully responsible for all of his or her verbal and written communications made regarding Wellness BioSciences products, services, and the compensation plan that are not expressly contained within official Wellness BioSciences materials. Independent Brand Partners shall indemnify and hold harmless Wellness BioSciences, its directors, officers, employees, and agents from any and against all liability including judgments, civil penalties, refunds, attorney fees and court costs incurred by Wellness BioSciences as a result of the Independent Brand Partner's unauthorized representations or actions. This Provision shall survive the termination of the Wellness BioSciences Independent Brand Partner Agreement.

2.7 Insurance

Wellness BioSciences encourages Independent Brand Partners to consider insurance coverage for their business. A homeowner's insurance policy does not cover business related injuries, or the theft of, or damage to inventory or business equipment. Wellness BioSciences Independent Brand Partners need to contact their insurance agent to make certain their business property is protected. In most instances, this may be accomplished with a "Business Pursuit" endorsement to an existing homeowner's policy.

2.8 Errors or Questions

If an Independent Brand Partner has questions about,

or believes any errors have been made regarding commissions, bonuses, business reports, orders, or charges, Wellness BioSciences encourages the Independent Brand Partner to bring it to our attention so we may address the potential error immediately. The Independent Brand Partner must notify Wellness BioSciences in writing within 30 days of the date of the error or incident in question. Wellness BioSciences reserves the right at its sole discretion to address such errors, omissions or problems not reported within 30 days shall be deemed waived by the Independent Brand Partner.

3 Payment of Commissions and Bonuses

3.1 Bonus and Commission Qualifications

A. An Independent Brand Partner must be active and in compliance with Wellness BioSciences Policies and Procedures including the Compensation Plan, to qualify for bonuses and commissions. So long as an Independent Brand Partner complies with the Terms of the Agreement, Wellness BioSciences shall pay commissions to such Independent Brand Partner in accordance with the Compensation Plan.

B. Wellness BioSciences will not issue commissions to an Independent Brand Partner without the receipt of an electronic application and acceptance of the Independent Brand Partner Agreement.

C. Commissions that are uncollected are considered null and void twelve months from the issued date.

D. Wellness BioSciences reserves the right to postpone commission payments until such time the cumulative amount meets or exceeds \$20.

3.2 Computation of Commissions and Discrepancies

A. In order to qualify to receive commissions and bonuses, an Independent Brand Partner must be in good standing and comply with the Terms of the Agreement and these Policies and Procedures. Commissions, over rides, and achievement levels are calculated each month. Bonuses are paid out once a month on or before the 15th of following month.

B. A Wellness BioSciences Independent Brand Partner must review his or her monthly statement and bonus reports promptly and report any discrepancies within 30 days of receipt.

C. For additional information on payment of commissions, please review the official Wellness BioSciences Compensation Plan.

3.3 Adjustments to Bonuses and Commissions for Returned Products

A. An Independent Brand Partner receives bonuses and commissions based on the actual sales of products to end consumers and to Independent Brand Partners through product purchases. When a product is returned to Wellness BioSciences for a refund from the end consumer or by an Independent Brand Partner, the bonuses and commissions attributable to the returned product will be deducted from the Independent Brand Partner who received bonuses or commissions on such sales. Deductions will occur in the month in which the refund is given and continue every pay period thereafter until the commission is recovered.

B. In the event that an Independent Brand Partner terminates his or her position, and the amounts of the bonuses or commissions attributable to the returned products have not yet been fully recovered by Wellness BioSciences, the remainder of the outstanding balance may be offset against any other amounts that may be owed by Wellness BioSciences to the terminated Independent Brand Partner.

4 Credit Card Transactions

4.1 Chargebacks

When a bank forcibly reverses a credit card transaction, returning funds to the cardholder, it is known as a chargeback. Chargebacks are usually issued when fraudulent purchases have been made on a person's credit card. When Wellness BioSciences receives a chargeback notice, the account in which the product was purchased is immediately blocked, and all related services in the account are inactivated. In the interest of caution, Wellness BioSciences considers chargebacks to be the result of fraud and suspends all accounts for 30 days or until the issue is addressed. Wellness BioSciences reserves the right to charge \$50 to reinstate an account that has been inactivated due to a chargeback notification.

When a Brand Partner receives an "advanced" commission on any Wellness BioSciences product, they are subject to a clawback of any "unearned" commissions if the membership receives a refund at Company's discretion. Chargeback's will be deducted from any future commissions until chargeback's are relieved. Bonuses received by Brand Partners are subject to a 100% chargeback due to fraudulent business or unethical activity.

5 Satisfaction Guaranteed and Return of Sales Aids

5.1 Return Policy

Wellness BioSciences offers a 1-year buyback policy for all Independent Brand Partners. If an Independent Brand Partner

purchased a product and is not satisfied or is unable to sell the item, the Independent Brand Partner may return all resalable items in exchange for a 90% refund on all Wellness BioSciences products. Please note: Upon receiving a 90% buyback, the account refunded is immediately placed in a closed status. The Brand Partner must wait 6 months if they should choose to continue their Wellness BioSciences business.

All first-time orders of Zeal Canisters come with a 30-day money back guarantee.

Upon sign up, there is a 3-day rescission period listed when enrolling with the below listed products. The enrollee must contact our corporate office to request a refund. They are responsible for returning the item to our distribution center before we'll issue a refund.

3-Day Rescission Period

With our...

- Builders Pak
- Starter Pak

*Rescission Period could vary depending on country – please view your countries addendum for details.

If an Independent Brand Partner chooses to return resalable inventory (For example: non-resalable items would include product or marketing content that no longer represents the current branding of Wellness BioSciences, expired product or product that consists of an outdated formulation), he or she is entitled to a refund if neither the Independent Brand Partner nor Wellness BioSciences have terminated the Agreement and the products were purchased within twelve months and remain in resalable condition. Due to handling charges, 10% shall be deducted from the purchase price. Shipping charges incurred will not be refunded.

The Independent Brand Partner may return all product and sales aids purchased within one (1) year from the date of cancellation for a refund if he or she is unable to sell or use the merchandise. An Independent Brand Partner may only return product or sales aids he or she personally purchased from the Company under his or her account, and which are in resalable condition. Upon receipt of the products and sales aids, the Independent Brand Partner will be reimbursed ninety percent (90%) of the net cost of the original purchase price(s), less shipping charges. If the purchases were made through a credit card, the refund will be credited back to the same account, via check. Please note: Check reimbursements take 5 to 7 business days.

Wellness BioSciences shall deduct from the reimbursement paid to the Independent Brand Partner any commissions,

bonuses, rebates or other incentives received by the Independent Brand Partner that were associated with the merchandise that is returned.

A. All returns must be shipped to Wellness BioSciences pre-paid, as Wellness BioSciences does not accept shipping collect packages. Wellness BioSciences recommends shipping returned product by UPS or FedEx with tracking numbers, as risk of loss in shipping the returned product shall be borne solely by the customer, or Independent Brand Partner. If returned product is not received at Wellness BioSciences Distribution Center, it is the responsibility of the customer, or Independent Brand Partner to trace the shipment and no credit will be applied.

6 Privacy Policy

6.1 Introduction

Our Commitment to Privacy

Our Privacy Policy has been developed as an extension of our commitment to combine quality products and services with integrity in dealing with users. The Policy is designed to assist you in the understanding of how we collect, use and protect the personal information provided to us. The Information We Collect

When you visit our site, we collect two types of information: personal information you actively choose to disclose (“Active Information”) and information not visible to you that arises out of your browsing of our site (“Passive Information”). Please note that passive Information is collected on an aggregate and anonymous basis.

1. Personally Identifiable Information

Personally Identifiable Information is information that identifies and is reasonably linked to you.

A. Registration

When you register to become an authorized reseller of our products or services, we will collect Personally Identifiable Information (such as name, address, email address, and telephone number). This Personally Identifiable Information is securely stored and maybe accessed on our website. You are assigned an identification number and select your own password – both are needed to enter the Site and to access your Contact Information. Please safeguard your password in a secure location as we are not responsible for breaches into the system when access is willingly provided.

B. Ordering

When you place an order for products or services, we collect Personally Identifiable Information (such as name, contact and billing information, credit card, and other transactional information). We use this

information to deliver your order, process payment, and to communicate the status of your order.

C. Credit and Debit Card Storage

Credit and debit card information collected at registration or for product orders is used only to process payment for the transaction and, generally, is not retained on our Site. However, you may voluntarily elect to securely store multiple credit cards to be used for product orders.

D. Surveys and Promotions

Occasionally, you may voluntarily provide Personally Identifiable Information to complete surveys and questionnaires or to participate in user polls. We use this information to improve our products and services and to ensure that we're providing accurate disclosures. We may also use your Personally Identifiable Information to provide you newsletters and other marketing information that coincide with your preferences. You may customize your marketing preferences, or let us know if you do not wish to receive any promotional materials, by adjusting your Subscriptions & E-mail options on the Site.

Active Information You Choose to Provide

In order to gain use of the site (become a "user"), we require you to disclose the following information: Name, Address and Phone Number. We use Secure Socket Layer (SSL) encryption to protect the transmission of the information you submit to us when you use our secure online forms. The information you provide to us is stored securely.

2. Passive Information

We store and collect various types of passive information on an aggregate and anonymous basis. This information may include such technical information as it pertains to your Internet protocol address, your device operating system and browser type, cookies, and an address of a referring website or any other path you take to reach our website all described in greater detail below.

Aggregate Information

This refers to information that does not, by itself, identify you as a specific individual. Such information would include the Uniform Resource Locator ("URL") of the website that referred you to our Site, your Internet Protocol ("IP") address (a number automatically assigned to your computer whenever you surf the web), your operating system and browser type, and any search terms that you enter on our Site. Our web server aggregates this information in order to monitor the level of activity on our Site, evaluate its effectiveness, and improve the content of our Site in order to make your visit an easy and enjoyable experience.

We may collect, compile, store, publish, promote, report, or otherwise disclose or use any Aggregate Information, provided that such information does not personally identify you. We do not correlate any Personally Identifiable Information with the Aggregate Information that we collect on our Site. If we do correlate any Aggregate Information to you, it will be protected like any other Personally Identifiable Information under this Privacy Statement.

What is a Cookie?

Cookies are a feature of web browser software that allows web servers to recognize the computer used to access a site. They are small pieces of data stored by a user's browser to simplify subsequent interactions with the site. This makes it easier for a user to move from site to site and to complete transactions over the Internet. Cookies should make your online experience easier and more personalized.

Our site utilizes cookies to collect information about how our site is used. Passive Information gathered may include the date and time of visits, the site pages viewed, time spent at our site, the sites visited just before and just after visiting our site. If you do not wish to transmit "cookie" information about yourself, you may turn off the cookie function in your web browser.

Our site's servers also automatically identify your computer by its Internet Protocol address, which is a unique string of numbers that are assigned to your computer by your Internet Service Provider. The IP address may be used to address problems with our server or to gather broad demographic information about our users. We passively collect your IP Address.

How We Use The Information Collected

Broadly speaking, persons we employ directly, or as contractors or agents at our direction, use Active Information for purposes of administering our core business functions, such as the fulfillment of orders or services, the furnishing of customer care and support, and supplying the availability of other products or services we think might be of interest to our users.

We use Passive Information to gather information about our users and to enhance our site to make it easier, faster and friendlier for users. Additionally, cookies help us better understand the usage pattern of the people that visit our site, which helps us improve our services. Passive Information may result in your viewing of particular advertising based on your user habits.

We reserve the right to use Active and Passive Information in order to prevent, detect and investigate

fraud, security breaches, or any other potentially prohibited or illegal activity. We may use any Active Information or Passive Information provided to contact you about various changes to our site, new services, features or products we offer. If at any time you do not wish to receive such information, you may “opt-out” of doing so by adjusting your email settings in the back office of the website.

Your Information Relating to Hyperlinks

You might be able to access other websites through our site via hyperlinks. When you do so, you are subjecting yourself to their privacy policies and data collection. Please read the privacy policies of those sites to ensure you agree with the terms before using such sites.

Receiving and Sharing of Information

from and with Third Parties We reserve the right to receive information about you from other third-party sources that help us update, expand and analyze our records and identify new customers.

Furthermore, we may share Personal Information necessary to the prevention of fraud, illegal activities, and security breaches. Because of this, it’s possible some of your personal information may be shared with fraud prevention agencies. If false or inaccurate information is provided and fraud is identified, details of this fraud may be passed on to these agencies. Likewise, law enforcement and governmental agencies may access and use certain information pursuant to any law, regulation, or subpoena. This applies to information as it relates to both open and closed accounts.

Additionally, third parties who perform services for us as it relates to security, payment, etc. (such as Internet Service Providers, credit card processors, and merchant banks) may also have access to your information in the performance of such necessary services.

Finally, we may disclose anonymous information about user habits to third party advertisers on our site. Should we buy or sell assets of our company, another company may need to review our company’s assets, which might include your information, to make business decisions as to whether to acquire such assets.

How We Secure Active And Passive Information

We secure your personal information submitted by you by using reasonable efforts to prevent unauthorized access or disclosure, or accidental loss of Active and Passive Information. Individual postings on this site and other communications to our office via email or

standard mail may not be secure unless we advise you that security measures are in place prior to your submission of information. Therefore, if you choose to communicate with us through these means, you are assuming the risk of doing so and we respectfully request that you do not send or post sensitive information through these means.

Accessing and Correcting Your Information

We take reasonable measures to ensure that any Personally Identifiable Information we collect on our Site is accurate, current, complete, and reliable for its intended use. If you wish to update or otherwise correct Personally Identifiable Information provided to us, you may edit your information online.

Protecting Your Information

We acknowledge your trust and are committed to take reasonable steps to protect Personally Identifiable Information provided from loss, misuse, and unauthorized access. We employ physical, electronic, and managerial processes to safeguard and secure your information.

It is your responsibility to safeguard the password you use to access our Site and to promptly advise us if you ever suspect that your password has been compromised. We strongly encourage you to change your password regularly to prevent unauthorized access. Because your identification number and password are specific to you, you acknowledge sole responsibility for any and all use of our Site conducted with your identification number and password.

Links to Other Websites

Links to third-party websites may be provided solely for your information and convenience or to provide additional shopping for various other goods and services through our Merchant and Services Partners. If you use these links, you will leave our Site. This Privacy Statement does not cover the information practices of those websites nor do we control their content or privacy policies. We suggest that you carefully review the privacy policies of each site you visit.

Children’s Privacy Protection

We take special care to protect the privacy needs of children and encourage parents to be an active participant in their child’s online activities. Our site does not target and is not intended for children under the age of 18, and we will not knowingly collect Personally Identifiable Information from them. If we discover personal data from a child through our site, we will eliminate that data. You may learn more about protecting children’s privacy online by visiting: www.consumer.ftc.gov/articles/0031-protecting-yourchilds-

privacy-online.

Changes To This Policy

Any updates or changes to the terms of this Privacy Policy will be posted on our Site and the date of the newest version posted below. Please check back frequently, especially before you submit any Personally Identifiable Information at our Site, to see if this Privacy Statement has changed. By using our Site, you acknowledge acceptance of this Privacy Statement in effect at the time of use.

YOUR USE OF OUR SITE MEANS THAT YOU ACCEPT THE PRACTICES SET FORTH IN THIS POLICY. YOUR CONTINUED USE INDICATES YOUR AGREEMENT TO THE CHANGES.

6.2 Expectation of Privacy

A. Wellness BioSciences recognizes and respects the importance its customers and Independent Distributors place on the privacy of their financial and personal information. Wellness BioSciences will make reasonable efforts to safeguard the privacy of, and maintain the confidentiality of its customers', and Independent Brand Partners' financial and account information and nonpublic personal information.

B. By entering into the online Wellness BioSciences Independent Brand Partner Agreement, an Independent Brand Partner authorizes Wellness BioSciences to disclose his or her name and contact information to upline Independent Brand Partners solely for activities related to the furtherance of the Wellness BioSciences business. An Independent Brand Partner hereby agrees to maintain the confidentiality and security of such information and to use it solely for the purpose of supporting and servicing his or her down-line organization and conducting the Wellness BioSciences business.

C. Wellness BioSciences may use Independent Brand Partners name for recognition purposes. If an Independent Brand Partner would prefer the Company not to use their name, they must notify the Company in writing. This information would include rank recognition and income levels achieved.

6.3 Employee Access to Information

Wellness BioSciences limits the number of employees who have access to customer's and Independent Brand Partners' nonpublic personal information.

6.4 Restrictions on the Disclosure of Account Information

A. Wellness BioSciences will not share non-public personal information or financial information about current or former customers or Independent Brand Partners with third parties, except as permitted or required by laws and regulations, court orders, or to serve the customers', or Independent Brand Partners' interests or to enforce

its rights or obligations under these Policies and Procedures, or Independent Brand Partner's Agreement or with written permission from the account holder on file.