SECTION 1: INTRODUCTION

1.1 Mutual Commitment Statement

Healy World USA, its Licensors, Directors, Managers, Officers and Employees (hereafter as “Healy World USA” or the “Company”) is a direct sales company that markets its products through a network of business owners (referred to as “Members”). To clearly define the relationship that exists between the Company and its Members and to explicitly set forth standards for acceptable business conduct and practices for the support of retail customers (“Customers”), Healy World USA has established these Policies and Procedures.

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

I. Providing prompt, professional and courteous service, communication and care to all of its Customers and Members;

II. Providing the highest level of quality products, at fair and reasonable prices;

III. Exchanging or refunding the purchase price of any product in accordance with the Return Policy provided herein;

IV. Delivering orders promptly and accurately;

V. Paying commissions accurately and on a timely basis;

VI. Expediting orders or checks in the event error(s) or unreasonable delay(s) occur;

VII. Rolling out new products and programs or adjusting the Compensation Plan and/or the Policies and Procedures with Member input and planning;

VIII. Supporting, protecting and defending the integrity of the Healy World USA sales opportunity;

IX. Offering all business owners the opportunity to grow with the Company and achieve personal and financial goals.
B. In return, the Company expects all of its Members to:

   I. Conduct themselves in a professional, honest, and considerate manner;
   II. Present the Company and the Company’s product information in an accurate and professional manner;
   III. Present the Compensation Plan and Return Policy in a complete and accurate manner prior to sales made
       with Customers or enrollment of Members;
   IV. Refrain from exaggerated income claims;
   V. Make reasonable effort(s) to support and train Customers and downline Members;
   VI. Not engage in cross-line recruiting, unhealthy competition or unethical business practices;
   VII. Provide positive guidance, training and support to Customers and Members in their downline while exerci-
       sing caution to avoid interference with the downline of other Members. As such, a Member is discouraged
       from providing cross-line training to a Customer or Member in a different organization without first obtain-
       ing consent of the Customer’s or Member’s sponsor (“Sponsor” as defined in the Glossary of Terms);
   VIII. Support, protect, and defend the integrity of the Healy World USA sales opportunity;
   IX. Accurately complete and submit the Member Application & Agreement and any requested supporting doc-
       umentation in a timely manner.

1.2 Healy World USA Policies and Procedures and Compensation Plan Incorporated into the Member Agreement

   A. Throughout these Policies, when the term “Agreement” is used, it collectively refers to the Member Application
      and Agreement, these Policies and Procedures, and the Healy World USA Compensation Plan.
   B. It is the responsibility of a Sponsoring Member to provide the most current version of these Policies and Proce-
      dures and the Healy World USA Compensation Plan to each applicant prior to his, her and/or its execution of a
      Member Application and Agreement.

1.3 Power of the Policies

   Members are required to comply with: (i) all of the terms and conditions set forth in the Member Agreement, which the
   Company may amend from time to time in its sole discretion; (ii) all federal, state and/or local laws governing his, her and/
   or its Healy World USA business; and (iii) these Policies and Procedures. Members must review the information in these
   Policies and Procedures carefully. Should you have any questions regarding a policy or rule, first check the FAQ section
   found in your back office. If you still are not satisfied seek an answer from your Sponsor. If further clarification is needed,
   you may contact the Company Customer Service Department.

1.4 Changes, Amendments, and Modifications

   Because federal, state, and local laws, as well as the business environment, periodically change, Healy World USA reserves
   the right to amend the Agreement and the prices in its Product Price List in its sole and absolute discretion. Notification of
   amendments shall appear in Official Company Materials. This provision does NOT apply to the arbitration clause found
   in Section 13, which can only be modified via mutual consent.

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

   I. Posting on any official Healy World USA website;
   II. Electronic mail (e-mail); or
   III. In writing through the Company newsletters or other Corporate communication channels including, but not lim-
       ited to, the Healy World USA back office.
1.5 Delays
Healy World USA 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/or 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 April 27th, 2020 (“Effective Date”), and, at such time, shall automatically supersede any prior terms found in past Policies and Procedures (“Old Policies and Procedures”).

2.0 BASIC PRINCIPLES

2.1 Becoming a Member

A. To become an Independent Member of Healy World USA, an applicant must comply with the following requirements:

I. Be of the age of majority (not a minor) in his or her state of residence;
II. Reside or have a valid address in the United States, U.S. territory, or other county in which Healy World USA does business;
III. Have a valid taxpayer identification number (i.e. Social Security Number, Federal Tax ID Number, ITIN, etc.);
IV. Submit a properly completed and signed Member Application and Agreement to the Company; and
V. Submit a non-commissionable enrollment fee.

B. Business Fee

As a Healy World Member, you have access to a number of support models to build your business community. In order to continually improve and support these services for you, we have introduced the annual Business Fee from May 1st 2020.

The Business Fee will be waived for one year for all members who have registered before May 1st 2020. For those Members, renewal of their membership by payment of the Business Fee will be necessary on May 1st 2021.

For all registered members there is a continuous opportunity to waive their Business Fee. If during your membership you fulfill one or both of the following conditions for 8 consecutive months, your Business Fee will be waived for one year:

- You have an active subscription for Healy World products yourself.
- You have 10 direct customers (not members) with an active subscription each for Healy World products.

2.2 New MEMBER Registration

A. A potential new Member may self-enroll on his/her sponsor’s website. In doing so, the Company will accept the Member’s electronic signature. The electronic signature will effectuate the Member’s web-enrollment and his, her or its acceptance of the terms and conditions of the Member Agreement. Please note that such electronic signature constitutes a legally binding agreement between you and the Company.

B. The Company reserves the right to require signed paperwork for any account, regardless of origin.

C. If requested, a signed Member Application and Agreement must be received by the Company within ten (10) business days from the date of a Member’s enrollment.
D. The Member Application and Agreement is a legally binding contract which must not be altered, tampered with or changed in any manner after execution. False or misleading information, forged signatures or alterations to any document, including business registration forms, made after a document has been signed may lead to sanctions which may include but is not limited to termination of a Member's Healy World USA business.

2.3 Rights Granted

A. Healy World USA hereby grants to a Member the non-exclusive right (based upon the Terms and Conditions contained in the Member Application and Agreement and these Policies and Procedures) to:

I. Purchase Healy World USA products and subscriptions;
II. Promote and sell Healy World USA products and subscriptions; and
III. Sponsor new Customers and Members in the United States and in countries so designated in the Company Back Office, as of the Effective Date of these Policies and Procedures.

2.4 Identification Numbers

A. Each Member is required to provide his or her Social Security Number or Federal Tax Identification Number, if located in the United States or any of its territories, to Healy World USA. The Company reserves the right to withhold commission payments from any Member who fails to provide such information or who provides false information.

B. Upon enrollment, Healy World USA will provide an Identification Number to each Member. This number will be used to place orders, structure organizations, and track commissions and bonuses.

2.5 Renewals and Expiration of the Member Agreement

A. If you allow your Member Agreement to expire due to nonpayment of the annual member fee (as described more fully herein), you will lose any and all rights to your downline organization unless re-activation occurs within sixty (60) days following the expiration of the Agreement.

B. If a former Member re-activates within the sixty (60) day time limit, he, she or it will resume the rank and position held immediately prior to the expiration of the Agreement. However, Member’s paid as rank will not be restored unless he, she and/or it (an entity) qualifies at that payout level in the new month. The Member is not eligible to receive commissions for the time period during which his, her or its business was expired.

C. Any Member who was terminated or whose Agreement has expired and lapsed the sixty (60) day grace period is not eligible to re-apply for a Healy World USA business for six (6) months following the expiration of the Agreement.

D. The downline of the expired Member will roll up to the immediate, active upline Sponsor.

2.6 Business Entities

A. A corporation, partnership, LLC, or trust (collectively referred to as a “Business Entity”) may apply to be a Member. This Member business and position will remain temporary until the proper documents are submitted. The Business Entity must submit one of the following documents: Certificate of Incorporation, Articles of Organization, Partnership Agreement or appropriate Trust documents. In addition to one of the documents described above, Member shall also submit a “certificate of good standing” from the State of incorporation, or a similar document from a licensed CPA or Attorney attesting to said status. Healy World USA must receive these documents within ten (10) business days from the date of the Agreement’s execution.

B. A Member may change their status under the same Sponsor from an individual to a partnership, LLC, corporation, trust or from one type of business entity to another. To complete said status change, Member must pro-
vide the related documentation described above in 2.6(a).

C. A Member has a duty to notify the Company in writing, of any status change in the Business Entity, within thirty (30) days of said change in status.

2.7 Independent Business Relationship; Indemnification for Actions

A. A Member is an independent contractor, and not a purchaser of a franchise or business opportunity. Therefore, your success depends entirely upon your own independent efforts.

B. The Agreement between Healy World USA and its Members does not create an employer/employee relationship, agency, partnership, or joint venture.

C. A Member shall not be treated as an employee of Healy World USA for any purposes, including, without limitation, for federal and state tax purposes. All Members are responsible for paying local, state, and federal taxes due from all compensation earned as a Member. Any other compensation received by Members from the Company will be governed by applicable U.S. tax laws (or the tax laws of any other applicable jurisdiction). A Member has no express or implied authority to bind Healy World USA to any obligation or to make any commitments by or on behalf of the Company. Each Member, whether acting as management of a Business Entity or represented as an individual, shall establish his, her or its own goals, hours, and methods of operation and sale, so long as in compliance with the terms of the Member Application and Agreement, these Policies and Procedures and applicable state and federal laws.

D. You are fully responsible for all of your verbal and written communications made regarding Healy World USA products and the Compensation Plan that are not expressly contained within official Company materials. Members shall indemnify and hold harmless the Company, its directors, officers, employees, product suppliers and agents from and against any and all liability including judgments, civil penalties, refunds, attorney fees and court costs incurred by Healy World USA as a direct or indirect result of a Member’s unauthorized representations or actions. This provision shall survive the termination of the Agreement.

2.8 Errors or Questions

If a Member has questions about, or believes any errors have been made regarding commissions, bonuses, business reports, orders, or charges, he, she or it must notify the Company in writing within thirty (30) days from the date of the error or incident in question. Any such errors, omissions or problems not reported within 30 days shall be deemed waived by the Member.

3.0 RESPONSIBILITIES OF A MEMBER

3.1 Correct Addresses

A. It is the responsibility of the Customer and/or Member to make sure the Company has the correct shipping address before any orders are shipped.

B. A Customer/Member will need to allow up to thirty (30) days for processing after the receipt by the Company of any notice of address change.

C. A Customer/Member may be assessed up to a $200 fee for returned shipments due to an incorrect shipping address.

3.2 Training and Leadership

A. Any Member who sponsors another Member (known as “Sponsoring”) into the Company must perform authentic assistance and training functions to ensure those in the Member’s downline properly operate their respec-
tive Healy World USA businesses. Sponsoring Members should have ongoing contact and communication with those in their downline organizations. Examples of communication may include, but are not limited to, the following: newsletters, written correspondence, telephone, contact, team calls, voice-mail, e-mail, personal meetings, in-person accompaniment to Company meetings, training sessions and any other related functions.

B. A Sponsoring Member should monitor those in their downline organizations to ensure that downline Members do not make improper product or business claims or engage in any illegal or inappropriate conduct. Upon request, such Member should be able to provide documented evidence to the Company of his or her ongoing fulfillment of Sponsor responsibilities.

C. Upline Members are encouraged to motivate and train new Members about Company products and services, effective sales techniques, the Healy World USA Compensation Plan, and compliance with the Company Policies and Procedures.

D. Marketing product is a required activity and must be emphasized in all Healy World USA recruiting presentations. The Company emphasizes the need for Members to sell Company products and subscriptions to those products to ultimate users.

E. Use of Sales Aids. To promote both the products and the opportunity Healy World USA has to offer, Members must only use the sales aids and support materials provided and produced by the Company. If Members develop their own sales aids and promotional materials -- including Internet advertising -- they may unintentionally violate any number of statutes or regulations affecting the Healy World USA business regardless of their good intentions. These violations, although relatively few in number, could jeopardize the Healy World USA sales opportunity for ALL MEMBERS. ACCORDINGLY, YOU MUST SUBMIT ALL WRITTEN SALES AIDS, PROMOTIONAL MATERIALS, ADVERTISEMENTS, WEBSITES AND OTHER LITERATURE TO THE COMPANY FOR PRIOR WRITTEN APPROVAL BEFORE USE. Unless you receive specific written approval to use the material, the request shall be deemed denied. All Members shall safeguard and promote the good reputation of Healy World USA and its products. The marketing and promotion of the Company, the Company sales opportunity, the Compensation Plan, and Company products and services shall be consistent with the public interest, and must avoid all discourteous, deceptive, misleading, unethical or immoral conduct or practices.

3.3 Constructive Criticism; Ethics

A. The Company desires to provide you with the best products and Compensation Plan in the industry. As a result, Healy World USA values constructive criticism and encourages the submission of written comments.

B. Negative and disparaging comments about Healy World USA, its products, or Compensation Plan by any Member serve no purpose other than to dampen the enthusiasm of other Members. You must not belittle the Company, other Healy World USA Members, the products or services, the Compensation Plan, or Company directors, officers, or employees, product suppliers or agents. Further, disruptive behavior at Company events will not be tolerated. Such conduct represents a material breach of these Policies and Procedures and may be subject to sanctions as the Company deems appropriate, up to and including termination as a Member and his, her or its Healy World USA business.

C. Healy World USA endorses the following as its Code of Ethics:

I. Every Member must show fairness, tolerance, and respect to all people associated with the Healy World USA sales opportunity, regardless of race, gender, social class, religion, or sexual orientation, thereby fostering an atmosphere of teamwork, good morale and community spirit.

II. Every Member must strive to resolve business issues, including situations with upline and downline Members, by emphasizing tact, sensitivity, and good will and with the goal of not creating additional problems.

III. Every Member must act with honesty, responsibility, and professionalism and conduct themselves with integrity.

IV. Every Member shall refrain from disparaging statements about Healy World USA, other Members, Company employees, product suppliers or agents, the Company’s products, its sales and marketing campaigns, and the Compensation Plan. Moreover, Members must never make statements that unreasonably offend,
mislead or coerce others.

D. Healy World USA may take appropriate action against any Member, up to and including termination as a Member and his, her or its Healy World USA business, if Company determines, in its sole discretion, that the Member's conduct is detrimental, disruptive, or injurious to the Company or its Customers/Members.

3.4 Reporting Policy Violation

A. A Member who observes a policy violation by another is encouraged to submit an e-mail chronicling said violation directly to the Company Compliance Department at compliance.us@healyworld.net. The letter shall set forth the details of the incident in the following manner:

I. A description of the nature of the violation and specific facts to support the allegations;
II. Dates and the number of occurrences;
III. The persons involved; and
IV. Any other supporting documentation.

B. Once the matter has been brought to the Company's attention, it will be researched thoroughly. If needed, the Compliance Department will take appropriate action.

C. This section refers to the general reporting of policy violations as observed by other Members in order to support, protect, and defend the integrity of the Healy World USA sales opportunity. If a Member has a grievance or complaint against another Member which directly relates to his or her Healy World USA business, the Member should follow the procedures set forth in these Policies.

3.5 Sponsorship

A. The Sponsor is the person who introduces either a Customer or Member into Healy World USA, helps them complete their enrollment, and supports and trains those in their downline.

B. Healy World USA recognizes the Sponsor as the name(s) shown on the first electronically signed or hard copy Member Application and Agreement, whether or not the sponsor was the first contact by a Healy Distributor.

C. Although the Company recognizes that each new prospect is free to ultimately choose his or her own Sponsor, Healy World USA will not allow Members to engage in unethical sponsoring activities. However, geographic, relational, or personal preference can dictate that a prospective Member chooses to work with a Sponsor other than the Member that originally introduced the prospective Member to the Company.

D. All active Members in good standing have the right to sponsor and enroll others into Healy World USA. While engaged in sponsoring activities, it is not uncommon to encounter situations when more than one Member will approach the same prospect. It is reasonable practice that the new prospect will be sponsored by the first Member who presented a comprehensive introduction to the Healy World USA products and sales opportunity.

E. A Protected Prospect is a guest of any Customer or Member who attended a Healy World USA event. For thirty (30) days following such event, a Protected Prospect cannot be solicited or sponsored by any other Member who attended the same event. A Healy World USA event can be defined as the following:

I. Any Healy World USA training sessions, including, but not limited to, online webinars;
II. Fly-in meetings; or
III. Presentations, including but not limited to a Healy World USA at home or in office presentation, whether sponsored by the Company, a Member, a Customer, or an agent or agency designated by the Company.
3.6 Cross Sponsoring Prohibition

A. “Cross sponsoring” is defined as the enrollment of an individual or Business Entity who has already signed a Member Agreement into a different line of sponsorship. Actual or attempted cross sponsoring is not allowed. If cross sponsoring is verified by the Company, sanctions up to and including suspension or termination of a Member’s business may be imposed immediately.

B. The use of a spouse's or relative's name, trade names, assumed names, DBA names, corporation, partnership, trust, Federal ID numbers, or fictitious ID numbers to evade or circumvent this policy is not permitted and will be considered efforts to Cross Sponsor.

C. This Policy does not prohibit the transfer of a Healy World USA business in accordance with these Policies and Procedures. For more details, please see Section 11.

3.7 Adherence to the Healy World USA Compensation Plan

A. A Member must adhere to the terms of the Company Compensation Plan as set forth in these Policies and Procedures and official Company literature. Deviation from the Compensation Plan is strictly prohibited.

B. A Member shall not offer the Healy World USA sales opportunity through, or in combination with, any other system, program, or method of marketing other than that specifically set forth in official Company literature.

C. A Member shall not require or encourage a current or prospective Customer/Member to participate in Healy World USA in any manner that varies from the Compensation Plan or the directions found within Company literature.

D. A Member shall not require or encourage a current or prospective Customer/Member to make a purchase from or payment to any individual or other entity as a condition to participating in the Company Compensation Plan, other than such purchases or payments required to naturally build their business.

3.8 Adherence to Laws and Ordinances

A. Many cities and counties have laws regulating certain home-based businesses. In most cases, these ordinances do not apply to Members because of the nature of the business. However, you should nonetheless check your local laws and obey those that apply.

B. A Member shall comply with all local, state and federal laws and regulations in their conduct of their Company business.

3.9 Compliance with Applicable Income Tax Laws

A. Healy World USA will automatically provide a complete 1099 Miscellaneous Income Tax form (nonemployee compensation) to each MEMBER whose earnings for the year are $600 or more, who has purchased more than $5,000 of Healy World USA products for resale, or who received trips, prizes or awards valued at $600 or more. If earnings and purchases are less than stated above, IRS forms will be sent only at the request of the Member, and a minimum charge of $20 may be assessed by the Company.

B. A Member accepts sole responsibility for and agrees to pay all federal, state, and local taxes on any income generated through Healy World USA, and further agrees to indemnify the Company from any failure to pay such tax amounts when due.

C. If a Member’s business is tax exempt, the Federal Tax Identification number must be provided to the Company in writing.

D. Healy World USA encourages all Members to consult with a tax advisor for additional information for their business.
3.10 Regulatory Compliance

Each party shall comply with all federal, state and local statutes, regulations, rules, ordinances and policies that relate to the performance of such party's obligations under this Agreement, and shall bear the cost and expense of compliance.

Healy World USA shall comply with applicable FDA requirements of FDA's Quality System Regulation 21 CFR 820, and establishment registration and device listing requirements.

Termination of the Agreement does not relieve either party of its responsibility to comply with any on-going safety and public health regulatory requirements associated with products that have been distributed under the Agreement.

Both parties shall maintain a record of medical devices shipped by them, irrespective of whether regulatory requirements require that such records be maintained. Appropriate traceability information should be recorded as part of the shipping documentation.

Healy World USA shall as appropriate comply the requirements of FDA's Medical Device Reporting requirements specified in 21 CFR 803.40 and 803.42. Members shall report to Healy World USA any product complaints received and within 5 days of receipt for any complaint that claims serious injury, death or personal or property damage.

3.11 One Healy World USA Business Per Dwelling

A Member may only operate or have an ownership interest, legal or equitable, as a sole proprietorship, partner, shareholder, trustee, or beneficiary, in one (1) Healy World USA business. A Member's dwelling may only have, operate or receive compensation from one Healy World USA business. A “dwelling” is any private home or residence, or any building or structure occupied and resided in by members of a family unit. A “family unit” is defined as spouses and dependent children living in or doing business at the same address.

3.12 Actions of Household Members or Affiliated Parties

Healy considers individuals who share an address, payment method and contact information as members of the same household. This includes instances where addresses may be different, but payment methods and other details are shared.

If any person in a Member's immediate household engages in any activity which, if performed by the Member would violate any provision of the Agreement, such activity will be deemed a violation by said Member and the Company may take disciplinary action against Member pursuant to these Policies and Procedures. Similarly, if any individual associated in any way with a corporation, partnership, LLC, trust or other entity (collectively "Business Entity") violates the Agreement, such action(s) will be deemed a violation by the Business Entity, and the Company may take disciplinary action against said Business Entity. Similarly, if a Member enrolls in Healy World USA as a Business Entity, each affiliated party of the Business Entity shall be personally and individually bound to, and must comply with, the terms and conditions of the Agreement.

3.13 Solicitation for Other Companies or Products

A. A Member may participate in other direct sales, multilevel, network marketing or relationship marketing business ventures or marketing opportunities, that are noncompeting products with Healy World USA. However, during the term of this Agreement and for one (1) year thereafter, a Member may not recruit any Healy World USA Customers or Members for any other direct sales or network marketing business unless Customer(s) or Member(s) were personally sponsored by such Member. Any product or service in the same category as Healy World USA products or services is deemed to be competing (i.e., any competing product or service regardless of differences in cost or quality).

B. The term “recruit” means actual or attempted solicitation, enrollment, encouragement, or effort to influence in any other way (either directly or through a third party), another Customer/Member to enroll or participate in any direct sales or network marketing opportunity. This conduct represents recruiting even if the Member's actions are in response to an inquiry made by another Customer/Member. However, a Member may sell non-competing products or services to Healy World USA Customers and Members that they personally sponsored.

C. A Member may not display or bundle Healy World USA products or services, in sales literature, on a website or in sales meetings, with any other products or services to avoid confusing or misleading a prospective Customer.
or Member into believing there is a relationship between Healy World USA and non-Healy World USA products and services.

D. A Member may not offer any non-Healy World USA sales opportunity, products or services at any Company related meeting, seminar or convention, or immediately following a Company/Distributor event.

E. A violation of any of the provisions in this section shall constitute unreasonable and unwarranted contractual interference between you and Healy World USA and would inflict irreparable harm on the Company. In such event, the Company may, at its sole discretion, impose any sanction it deems necessary and appropriate against such Member or Member’s business, including termination, or seek immediate injunctive relief without the necessity of posting a bond.

3.14 Presentation of the Healy World USA Sales Opportunity

A. In presenting the Healy World USA sales opportunity to potential Customers and Members, you are required to comply with the following provisions:

I. You shall not misquote or omit any significant material fact about the Compensation Plan.

II. You shall make it clear that the Compensation Plan is based upon sales of Healy World USA products and services and upon the sponsoring of other Members.

III. You shall make it clear that success can be achieved only through substantial independent efforts.

IV. You shall not make unauthorized income projections, claims, or guarantees while presenting or discussing the Healy World USA sales opportunity or Compensation Plan to prospective Customers/Members.

V. You may not make any claims regarding products or services of any products offered by Healy World USA, except those contained in official Company literature, website and social media channels.

VI. You may not use official Healy World USA Company material to promote the Healy World USA sales opportunity in any country where not authorized. Similarly, materials created for other countries may not be used in the USA.

VII. In an effort to conduct best business practices, Healy World USA has developed an income disclaimer (“Income Disclaimer”). The Healy World USA Income Disclaimer is designed to convey truthful, timely, and comprehensive information regarding the income that Members can earn. In order to accomplish this objective, a copy of the Income Disclaimer must be presented to all prospective Members.

A copy of the Income Disclaimer must be presented to a prospective Members anytime the Compensation Plan is presented or discussed, or any type of income claim or earnings representation is made.

The terms “income claim” and/or “earnings representation” (collectively “income claim”) includes any of the following: (1) statements of average earnings, (2) statements of non-average earnings, (3) statements of earnings ranges, (4) income testimonials, (5) lifestyle claims, and (6) hypothetical claims. Examples of “statements of non-average earnings” includes, “Our number one Member earned over three million dollars last year” or “Our average-ranking Member makes twelve thousand per month.” An example of a “statement of earnings ranges” is, “The monthly income for our higher-ranking Members is eighteen thousand dollars on the low end to forty thousand dollars a month on the high end.”

3.15 Presentation of the Healy World USA Devices

A. Examples of inappropriate Healy World USA device(s) claims that a Member SHALL NOT MAKE NOR REPRESENT to a Customer or prospective Member include the following examples:

I. Indirect claims arising out of the use of images or testimonials;

II. Attempted explanations of the meaning of various medical terminology;

III. Using unapproved before and after images; and
IV. Using third-party testimonials other than those provided by the Company
V. Personal testimonials of benefit that do not conform with claims permitted by Healy World.

B. Use Only USA-specific Promotional and Training Materials

Only USA-specific sales and training materials, claims, blogs, websites, and other instructions may be used to represent Healy and/or Healy products in the USA. Healy operates in more than 40 countries around the world, from Europe to Asia, from the Middle East to India and the Americas. Because of differences in regulatory standards and requirements from country to country, Healy has designed literature, websites, blogs, tools, Healy Program descriptions and explanations, disclaimers, and other resources to be geographically, regionally, and culturally specific. For that reason, it's inappropriate (and possibly illegal) to use materials, resources, and/or claims in a country other than the one for which the materials are originally intended. Violation of this policy—accessing and/or using literature not authorized in the USA—may result in a violation of federal, state, and/or local regulations and laws current in the USA. Such a violation may lead not only to termination by Healy of Member rights, but litigation by local and/or federal regulatory enforcement agencies.

3.16 Sales Requirements Are Governed by the Compensation Plan

A. A Member may purchase Healy World USA products and then re-sell them at ONLY the price specified by the Company. Healy World USA provides all suggested selling prices. There are no exclusive territories granted to anyone. No franchise fees are applicable to a Healy World USA business.

B. The Healy World USA program is built on sales to the ultimate consumer. Therefore, the Company encourages Members to only purchase inventory that they and their family will personally use, will be used as a sales tool, or will be resold to others for their ultimate use. Members must never attempt to influence any other Member to buy more products than they can reasonably use or sell to Customers in a month.

C. Purchasing Product solely for the purpose of collecting commissions or achieving rank is prohibited.

4.0 ORDERING

4.1 General Order Policies

A. “Bonus Buying” is strictly and absolutely prohibited. Bonus Buying includes: (1) the enrollment of individuals or entities without the knowledge of and/or execution of an Agreement by such individuals or Business Entities; (2) the fraudulent enrollment of an individual or entity as a Customer/Member; (3) the enrollment or attempted enrollment of non-existent individuals or Business Entities as Customers/Members (“phantoms”); (4) purchasing Healy World USA products or services on behalf of another Customer/Member, or under another Customer's or Member's ID number, to qualify for commissions or bonuses; (5) purchasing excessive amounts of products or services that cannot reasonably be used or resold in a month; and/or (6) any other mechanism or artifice to qualify for rank advancement, incentives, prizes, commissions, or bonuses that is not driven by bona fide product or service purchases by end user consumers.

A Member shall not use another Customer's or Member's credit card or debit checking account to enroll in Healy World USA or purchase products or services without the account holder's written permission. Such documentation must be kept by the Member indefinitely in case Healy World USA needs to reference this.

B. Regarding an order with an invalid or incorrect payment, the Company will attempt to contact the Member by phone, mail or e-mail in order to obtain another form of payment. If these attempts are unsuccessful after ten (10) business days, the order will be canceled.

C. If a Member wants to move an order to another Member's position, he or she must have prior authorization of all parties involved. The Company may charge the Member a $100.00 fee for processing.

D. Prices are subject to change without notice.

E. A Customer or Member who is a recipient of a damaged or incomplete order must notify the Company within
seventy-two hours from receipt of the shipment. Shipping damage must be noted to the carrier at the time of delivery. In the event of damaged delivery, please refer to Section 6.1 for return instructions.

4.2 Insufficient Funds

If a credit card order or automatic debit is declined the first time, the Customer or Member will be contacted via Email or other electronic notification for an alternate form of payment. Until a payment is received, Customer or Member may be deemed ineligible to purchase Healy World USA products (which may or may not affect a Member’s commission status).

4.3 Sales Tax Obligation

A. You shall comply with all state and local taxes and regulations governing the sale of Healy World USA products and services.

B. The Company will collect and remit sales tax on Member orders unless a Member furnishes the Company with the appropriate Resale Tax Certificate form. When orders are placed with the Company, sales tax is prepaid based upon the suggested retail price. Healy World USA will remit the sales tax to the appropriate state, and local jurisdictions. You may recover the sales tax when you make a sale. Members are responsible for any additional sales taxes due on products marked up and sold at a higher price.

C. The Company encourages all Members to consult with a tax advisor for additional information for his or her business.

5.0 PAYMENT OF COMMISSIONS & BONUSES

5.1 Bonus and Commission Qualifications

A. A Member must be active and in compliance with the Company Policies and Procedures to qualify for bonuses and commissions. So long as a Member complies with the terms of the Agreement, the Company shall pay commissions in accordance with the Compensation Plan.

B. The Company will not issue a payment to a Member without the receipt of a completed and signed Member Agreement or the submission of an Electronic Authorization.

C. The Company reserves the right to postpone bonus and commission payments until such time the cumulative amount exceeds $50.00 USD.

5.2 Computation of Commissions and Discrepancies

A. In order to qualify to receive commissions and bonuses, a Member must be in good standing and comply with the terms of the Agreement, these Policies and Procedures, and all other qualifications pursuant to the Healy World USA Compensation Plan. Commissions, bonuses, overrides, and achievement levels are calculated each month.

B. A Member must review his or her monthly statement and bonus/commission reports promptly and report any discrepancies within thirty (30) days of receipt. After the thirty (30) day “grace period,” no additional requests will be considered for commission recalculations.

C. 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 Healy receives a chargeback notice, the account in which the product was purchased is immediately blocked, and all related services in the account are deactivated. In the interest of caution, Healy considers chargebacks to be the result of fraud and suspends all accounts for 30 days or until the issue is addressed. Healy reserves the right to charge $50 to reinstate an account that has been inactivated due to a
5.3 Adjustments to Bonuses and Commissions for Returned Products

A. A Member receives bonuses and commissions based on the actual sales of products and services to end consumers. Generally, these commissions and bonuses will not be paid to a Member until after the return period for a product has expired. But when a product or service is returned to the Company for a refund from the end consumer, the bonuses and commissions attributable to the returned product or service will be deducted from the Member 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 bonus/and or commission is recovered.

B. In the event that a Member terminates his, her or its business, and the amounts of the bonuses or commissions attributable to the returned products or services have not yet been fully recovered by the Company, the remainder of the outstanding balance may be offset against any other amounts that may be owed by the Company to the terminated Member.

C. If the Agreement is terminated and a balance is owed by the Member to the Company, the Member agrees to pay said amount within thirty (30) days of termination. The Company reserves the right to collect the outstanding balance.

6.0 REFUND POLICY

Customer Sales
Healy World USA offers a fourteen (14) day 100% Satisfaction Guarantee for Customers. If a Customer purchased a product directly from a Member or the Company and is not satisfied with the product, the Customer may request a refund directly from said Member or the Company so long as the purchase remains in acceptable and undamaged condition and is returned in its original manufacturer’s box along with all manuals, and subcomponents. The refund amount shall be 90% of the Sales Price (less the shipping and handling charge on the original purchase). Customer shall be responsible for safely packaging the system and shipping it back to Member or Company depending upon which entity made the original sale. Accordingly, Customer retains the risk of loss or damage during the return process until the system is delivered to Member or Company, which if incurred may reduce the refund amount significantly.

MEMBER Purchases
If a Member is unable to sell new product that was purchased from Healy World USA, he or she may return the item for a refund as long as he or she is: (1) in good standing with Healy World USA; (2) the products were purchased within the previous fourteen (14) days; and (3) the products remain in Resalable Condition (as defined in the Glossary of Terms).

The refund shall be ninety percent (90%) of the purchase price, less the original shipping and handling charge. Members agree to incur the expense of shipping and packaging charges, for the return of the product.

6.1 Return Process
A. Generally all returns, whether by a Customer or Member, must be made as follows:
   I. Obtain Return Merchandise Authorization (“RMA”) from the Company;
   II. Within seven (7) days, ship items to the address provided by Company when you are given your RMA.
   III. Provide a copy of the invoice with the returned products. Such invoice must reference the RMA and include the reason for the return.
   IV. Ship back product in manufacturer’s box exactly as it was delivered.
C. All returns must be shipped to the Company pre-paid, as Healy World USA does not accept shipping collect packages. The Company recommends shipping returned product by UPS or FedEx with tracking and insurance as risk of loss or damage in shipping of the returned product shall be borne solely by the Customer or Member. If returned product is not received at the Company Distribution Center, it is the responsibility of the Customer or Member to trace the shipment and no credit will be applied.

D. For damaged deliveries, a Member must:

   I. Indicate damage on the delivery bill and have it signed by the driver; and
   II. Contact Healy World USA Customer Service Department at support.us@healyworld.net

7.0 PRIVACY POLICY

7.1 Introduction

This Privacy Policy is to ensure that all Customers and Members understand and adhere to the basic principles of confidentiality.

7.2 Expectation of Privacy

A. Healy World USA recognizes and respects the importance its Customers and Members place on the privacy of their financial and personal information. The Company will make reasonable efforts to safeguard the privacy of and maintain the confidentiality of its Customers’ and Members’ financial, account, and nonpublic personal information.

B. By entering into the Member Agreement, you authorize Healy World USA to disclose your name and contact information to upline Members solely for activities related to the furtherance of Company business. You hereby agree to maintain the confidentiality and security of such information and to use it solely for the purpose of supporting and servicing your downline organization and conducting the Healy World USA business.

7.3 Restrictions on the Disclosure of Account Information

The Company will not share non-public personal information or financial information about current or former Customers or Members with third parties, except as permitted or required by laws and regulations, court orders, or to serve the Customers’ or Members’ interests or to enforce its rights or obligations under these Policies and Procedures, the Member Agreement, or with written permission from the accountholder on file.

8.0 PROPRIETARY INFORMATION AND TRADE SECRETS

8.1 Business Reports, Lists, Patents and Proprietary Information

A. By completing and signing the Member Agreement, you acknowledge that Business Reports, lists of Customer and Member names and contact information, and any other information which contains financial, scientific, technical or other information both written or otherwise circulated by Healy World USA pertaining to the business and products or services of Healy World USA (collectively, “Reports”), are confidential and proprietary information and trade secrets belonging to Healy World USA.

B. The Member specifically acknowledges that the Company’s products are covered by patents and/or pending patent applications either owned by, or licensed to the Company. The Member agrees that it will not take any action or assist others in any action that could constitute an infringement of any of these patents or any patent
applications depending therefrom.

8.2 Obligation of Confidentiality

A. During the Term of the Member Agreement and for a period of five (5) years after the termination or expiration of the Agreement between you and Healy World USA, you shall not:

I. Use the information in the Reports to compete with Healy World USA or for any purpose other than promoting your Healy World USA business;

II. Use or disclose to any person or entity any confidential information contained in the Reports, including the replication of the genealogy in another network marketing company.

8.4 Breach and Remedies

The Member acknowledges that such proprietary information is of such character as to render it unique and that disclosure or use thereof in violation of this provision will result in irreparable damage to the Company and to independent Healy World USA businesses. The Company will be entitled to injunctive relief or to recover damages against any MEMBER who violates this provision in any action to enforce its rights under this section. The prevailing party shall be entitled to an award of attorneys’ fees, court costs and expenses.

8.4 Return of Materials

Upon demand by the Company, any current or former Member will return the original and all copies of all “Reports” to Healy World USA together with any Company confidential information in such person’s possession.

9.0 ADVERTISING, PROMOTIONAL MATERIAL, USE OF COMPANY NAMES AND TRADEMARKS

Presentation of the Healy World USA Devices

A. In a presentation to a prospective or existing Customer or Member, you may not discuss the Healy World USA device(s) in a different way than the descriptions listed in Company marketing materials. Additionally, a Member shall never use marketing materials on the Healy World USA device(s) not already provided or pre-approved by the company.

9.1 Labeling, Packaging, and Displaying Products

A. A Member may not re-label, re-package, refill, or alter labels of any Company product, information, materials or program(s) in any way. Healy World USA products must only be sold in their original containers from the Company. Such re-labeling or re-packaging violates federal and state laws, which may result in criminal or civil penalties or liability. Members shall not create or distribute any promotional Labeling that contains any claims that are not directly stated in the medical devices labeling. Members shall not promote any product as a medical device or for use with another medical device or accessory without the consent of Healy World USA.

B. A Member shall not cause any Healy World USA product or any Healy World USA trade name to be sold or displayed in retail establishments except:

I. Where professional services are the primary source of revenue and the product sales are secondary (e.g., doctor’s offices, clinics, health clubs, spas).

II. Where the retail establishment is owned or managed by the Member and the store does not exceed $1 million in annual gross revenue, and there are five (5) or fewer stores under common ownership of management.
C. A Member may sell Healy World USA products and display the Healy World USA trade name at any appropriate display booth (such as trade shows) only upon **prior written approval from the Company**.

D. The Company reserves the right to refuse authorization to participate at any function that it does not deem a suitable forum for the promotion of its products and services, or the Healy World USA sales opportunity. Request(s) to host a booth, table or display at any event must be submitted in writing to compliance.us@Healy-world.net prior to registering for the event. Healy Compliance will ensure the event is conducive to the image Healy is attempting to portray. Healy will only approve one request per event, this will prevent the venue from being saturated with Healy members hosting multiple booths at the same venue on the same day.

Fairs and Special Events: Healy Members may promote Healy products at fairs and trade shows. However, Healy products may not be promoted or displayed with any other products that are sold via network marketing.

### 9.2 Use of Company Names and Protected Materials

A. A Member must safeguard and promote the good reputation of the Company and the products and services it markets. The marketing and promotion of Healy World USA, the Healy World USA sales opportunity, the Compensation Plan, and Healy World USA products and services will be consistent with the public interest, and must avoid all discourteous, deceptive, misleading, unethical or immoral conduct and practices.

B. All promotional materials supplied or created by the Company must be used in their original form and cannot be changed, amended or altered except with prior written approval from the Company.

C. The name of the Healy brand and Healy World USA, each of its product and service names and other names that have been adopted by the Company in connection with its business are proprietary trade names, trademarks and service marks of Healy and Healy World USA. As such, these marks are of great value to the Company and are supplied to Members for their use only in an expressly authorized manner.

D. A Member’s use of the name ‘Healy’ and “Healy World USA” is restricted to protect the Company’s proprietary rights, ensuring that the Healy World USA protected names will not be lost or compromised by unauthorized use. Use of Healy and the Healy World USA name on any item not produced by the Company is prohibited except as follows:

   I. [Member’s name] Independent Member of Healy World USA; or
   II. [Member’s name] Member of Healy World USA products and services.

E. Further procedures relating to the use of the Healy World USA name are as follows:

   I. All stationary (i.e. letterhead, envelopes, and business cards) bearing the Healy World USA name or logo intended for use by the Member must be approved in writing by the Company ahead of time.
   II. Members may list “Healy World USA Member” or “Independent Member of Healy World USA” in the white pages of the telephone directory under his or her own name.
   III. Members may not use the name “Healy World USA” or “Healy World USA Corporate” in answering his or her telephone, creating a voice message or using an answering service, such as to give the impression to the caller that they have reached the corporate office. They may state, “Healy World USA Member.”

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

G. A Member shall not appear on or make use of television, radio or any other media to promote or discuss Healy World USA or its programs, products or services without prior written permission from the Company.

H. For a Member it is prohibited to produce for sale or distribution any Healy Company event or speech or private meetings, nor may a Member reproduce/record Healy World USA audio or video clips for sale or for personal use.

I. The Company reserves the right to rescind its prior approval of any sales aid or promotional material to comply with changing laws and regulations and may request the removal from the marketplace of such materials with-
out financial obligation to the affected Member.

J. A Member shall not promote non-Company products or services in conjunction with Healy World USA products or services on the same websites or same advertisement without prior approval from the Company.

K. Claims (which include personal testimonials) as to therapeutic, curative or beneficial properties of any products offered by Healy World USA may not be made except those contained in official Company literature or as approved in writing by the Company Compliance Department. While Healy World USA products are wellness-oriented systems, as well as FDA cleared medical devices, no Member may make any claim that Company products are useful in the cure, treatment, diagnosis, mitigation or prevention of any diseases. Such statements can be perceived as medical or drug claims. Not only do such claims violate the Company policies, but also they potentially violate federal and state laws and regulations, including the federal Food, Drug, and Cosmetic Act and Federal Trade Commission Act. A Member in violation of this section is subject to disciplinary action that may include termination.

9.3 Faxes and E-mail Limitations

A. Except as provided in this section, a Member may not use or transmit unsolicited faxes, email, mass email distribution, or “spamming” that advertises or promotes the operation of his or her Healy World USA business. The exceptions are:

   I. Faxes or e-mailing any person who has given prior permission or invitation;
   II. Faxing or e-mailing any person with whom the Member has established a prior business or personal relationship.
   III. The use of automated texting platforms is strictly prohibited unless explicitly agreed to in writing by the Healy Compliance Department. In the event Healy Compliance Department gives approval to use an automated platform, Healy Members agree to hold the company harmless.

B. In all states or territories where prohibited by law, a Member may not transmit, or cause to be transmitted through a third party (by telephone, facsimile, computer or other device) an unsolicited advertisement to any equipment that has the capacity to transcribe text or images from an electronic signal received over a regular telephone line, cable line, ISDN, T1 or any other signal carrying device, except as set forth in this section.

C. All faxes, e-mail or computer broadcasted documents subject to this provision shall include each of the following:

   I. A clear and obvious identification that the fax or e-mail message is an advertisement or solicitation. The words “advertisement” or “solicitation” should appear in the subject line of the message;
   II. A clear return path or routing information;
   III. The use of legal and proper domain name;
   IV. A clear and obvious notice of the opportunity to decline to receive further commercial facsimile or e-mail messages from the sender;
   V. Unsubscribe or opt-out instructions should be the very first text in the body of the message box in the same size text as the majority of the message;
   VI. The true and correct name of the sender, valid sender’s fax or e-mail address, and a valid sender physical address;
   VII. The date and time of the transmission;
   VIII. Upon notification by recipient of his or her request not to receive further faxed or e-mailed documents, a Member shall not transmit any further documents to that recipient.

D. All e-mail or computer broadcasted documents subject to this provision shall not include any of the following:

   I. Use of any third-party domain name without permission;
II. Offensive, obscene, or sexually explicit materials.

9.4 Internet and Third-Party Website Restrictions

A. A Member may not use or attempt to register any of Healy World USA's trade names, trademarks, service names, service marks, product names, URLs, advertising phrases, the Company's name or any derivative thereof, for any purpose including, but not limited to, Internet domain names (URL), third party websites, e-mail addresses, web pages, or blogs.

B. A Member may not sell Healy World USA products, services or offer the Healy World USA sales opportunity using “online auctions,” such as eBay®, or “online marketplaces” like Amazon.

C. The Company allows each Member to have one approved third-party website. A third-party website is a Healy World USA-approved personal website that is hosted on non-Company servers and has no affiliation with the Company. Any Member who wishes to develop their own third-party website must submit a properly completed third-party website application and Agreement along with the proper website registration fee and receive Company's prior written approval before going live with their third-party website. Third-party websites may be used to promote your business and Company's products so long as the third-party website adheres to the Company's advertising policies. Moreover, no orders may be placed through third-party websites, and no enrollments may occur through a third-party website. If you wish to use any third-party website, you must do the following:
   a. Identify yourself as an independent Member for Healy World USA;
   b. Use only the approved images and wording authorized by Healy World USA;
   c. Adhere to the branding, trademark, and image usage policies described in this document.
   d. Adhere to any other provision regarding the use of a third-party website described in this document;
   e. Agree to give the Compliance Department at Healy World USA access to the third-party website and, if the website is password protected, the Compliance Department must receive passwords or credentials allowing unlimited access.
   f. Agree to modify your website to comply with current or future Healy World USA policies.

D. All marketing materials used on a Member's third-party website must be provided by the Company or approved in writing by the Company.

E. To avoid confusion, the following three elements must also be prominently displayed at the top of every page of your third-party website:
   1. The Healy World USA Logo
   2. Your Name, Title and Member Identification Number
   3. The Corporate Website Redirect Button

F. A Member may not use third-party sites that contain materials copied from corporate sources (such as Healy World USA brochures, CDs, videos, tapes, events, presentations, and corporate websites). This Policy ensures brand consistency, allows Customers and Members to stay up-to-date with changing products, services and information, facilitates enrollment under the correct Sponsor, and assists in compliance with government regulations.

G. If the business of a Member who has received authorization to create and post a third-party website is voluntarily or involuntarily canceled for any reason, or if the Company revokes its authorization allowing the Member to maintain a third-party website, the Member must assign the URL to his/her third-party website to the Company within three (3) days from the date of the cancellation and/or re-direct all traffic to the site as directed by the Company. Healy World USA reserves the right to revoke any Member's right to use a third-party website at any time if the Company believes that such revocation is in the best interest of the Company, its Members, and Customers. Decisions and corrective actions in this area are at the Company's sole discretion.

H. Social Media sites may not be used to sell or offer to sell Healy World USA products or services. PROFILES A
MEMBER GENERATES IN ANY SOCIAL COMMUNITY WHERE HEALY WORLD USA IS DISCUSSED OR MENTIONED MUST CLEARLY IDENTIFY THE MEMBER AS AN INDEPENDENT MEMBER OF HEALY WORLD USA, and when a Member participates in those communities, he or she must avoid inappropriate conversations, comments, images, video, audio, applications or any other adult, profane, discriminatory or vulgar content. The determination of what is inappropriate is at the Company’s sole discretion, and offending Members will be subject to disciplinary action. Banner ads and images used on these sites must be current and must come from the Company’s approved library. If a link is provided, it must link to the posting Member’s replicated website or an approved third-party website.

I. Anonymous postings or use of an alias on any Social Media site is prohibited, and offending Members will be subject to disciplinary action.

J. Members may not use blog spam, spamdexing or any other mass-replicated methods to leave blog comments. Comments Members create or leave must be useful, unique, relevant and specific to the blog’s article.

K. Members must disclose their full name on all Social Media postings, and conspicuously identify themselves as an independent Member of Healy World USA. Anonymous postings or use of an alias is prohibited.

L. Postings that are false, misleading, or deceptive are prohibited. This includes, but is not limited to, false or deceptive postings relating to the Healy World USA income opportunity, Company products and services, medical claims, and/or your biographical information and credentials.

M. Members are personally responsible for their postings and all other online activity that relates to Healy World USA. Therefore, even if a Member does not own or operate a blog or Social Media site, if a Member posts to any such site that relates to the Company or which can be traced to the Company, the Member is responsible for the posting. Members are also responsible for postings which occur on any blog or Social Media site that the Member owns, operates, or controls.

N. As a Member, it is important to not converse with any person who places a negative post against you, other Members, or the Company. Report negative posts to the Company’s Compliance Department. Responding to such negative posts often simply fuels a discussion with someone carrying a grudge that does not hold themselves to the same high standards as Healy World USA, and therefore damages the reputation and goodwill of the Company.

O. The distinction between a Social Media site and a website may not be clear-cut, because some Social Media sites are particularly robust, the Company therefore reserves the sole and exclusive right to classify certain Social Media sites as third-party websites and require that Members using, or who wish to use, such sites adhere to the Company’s policies relating to third-party websites.

P. If your Healy World USA business is cancelled for any reason, you must discontinue using the Healy World USA name, and all of Healy World USA’s 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 a Member, you must conspicuously disclose that you are no longer a Member of Healy World USA.

Q. Failure to comply with these Policies for conducting business online may result in the Member losing their right to advertise and market Healy World USA products and services and the Company opportunity online in addition to any other disciplinary action available under the Policies and Procedures.

9.5 Advertising and Promotional Materials

A. You may not advertise any Healy World USA products or services at a price LESS than the highest company published, established retail price plus shipping, handling and applicable taxes. No special enticement advertising is allowed. This includes, but is not limited to, offers of free Healy World USA businesses, free shipping, or other such offers that grant advantages beyond those available through the Company.

B. Advertising and all forms of communications must adhere to principles of honesty and propriety.

C. All advertising, including, but not limited to, print, Internet, computer bulletin boards, television, radio, etc., are subject to prior written approval by the Company Compliance Department.
D. All requests for approvals with respect to advertising must be directed in writing to the Company Compliance Department.

E. Company does not permit to place blind ads at all.

F. The Company reserves the right to rescind its prior approval of submitted advertising or promotional materials in order to comply with changing laws and regulations and may require the removal of such advertisements from the marketplace without obligation to the affected Member.

9.6 Testimonial Permission

By signing the Member Agreement, you give Healy World USA permission to use your testimonial or image and likeness in corporate sales materials, including but not limited to print media, electronic media, audio and video. In consideration of being allowed to participate in the Healy World USA opportunity, you waive any right to be compensated for the use of your testimonial or image and likeness even though the Company may be paid for items or sales materials containing such image and likeness. In some cases, a Member's testimonial may appear in another Member's advertising materials. If a Member does not wish to participate in Healy World USA sales and marketing materials, he or she should provide a written notice to the Company Compliance Department to ensure that his or her testimonial or image and likeness will not be used in any corporate materials, corporate recognition pieces, advertising or recordings of annual events. Only Healy World may record and/or distribute Healy World events and/or presentations. No other recordings may be made.

9.7 Telemarketing - Limitations

A. A Member must not engage in telemarketing in relation to the operation of his or her Healy World USA business. The term “telemarketing” means the placing of one or more telephone calls to an individual or entity to induce the purchase of Company products or services, or to recruit them for the Healy World USA opportunity.

B. The Federal Trade Commission (“FTC”) and the Federal Communications Commission (“FCC”) each have laws that restrict telemarketing practices. Both federal agencies, as well as a number of states have “do not call” regulations as part of their telemarketing laws.

C. While a Member may not consider himself or herself a “telemarketer” in the traditional sense, these regulations broadly define the term “telemarketer” and “telemarketing” so that the unintentional action of calling someone whose telephone number is listed on the Federal “Do Not Call” registry could cause the MEMBER to violate the law. These regulations must not be taken lightly, as they carry significant penalties (up to $11,000 per violation).

D. “Cold calls” or “state-to-state calls” made to prospective Customers or MEMBERS that promote either Company products, services or the Healy World USA sales opportunity is considered telemarketing and is prohibited.

E. Exceptions to Telemarketing Regulations

A Member may place telephone calls to prospective Customers or MEMBERS under the following limited situations:

I. If the MEMBER has an established business relationship with the prospect;

II. In response to the prospect’s personal inquiry or application regarding a product or service offered by the MEMBER, within three (3) months immediately before the date of such a call;

III. If the MEMBER receives written and signed permission from the prospect authorizing the MEMBER to call;

IV. If the call is to family members, personal friends, and acquaintances. However, if a Member makes a habit of collecting business cards from everyone he/she meets and subsequently calls them, the FTC may consider this a form of telemarketing that is not subject to this exemption;

V. MEMBERS engaged in calling “acquaintances” must make such calls on an occasional basis only and not as a routine practice.

F. A Member shall not use automatic telephone dialing systems in the operation of his or her Healy World USA businesses.

G. Failure to abide by Healy World USA policies or regulations as set forth by the FTC and FCC regarding telemar-
keting may lead to sanctions against the MEMBER’s business, up to and including termination of said business.

H. By signing the Member Agreement, or by accepting commission checks, other payments or awards from the Company, a Member gives permission to Healy World USA and other MEMBERS to contact them as permitted under the Federal Do Not Call regulations.

I. In the event a Member violates this section, Healy World USA reserves the right to institute legal proceedings to obtain monetary or equitable relief.

9.8 Search Engine Marketing

Members may not use paid search engine marketing (such as Google AdWords). To avoid brand confusion and protect brand reputation, and in fairness to all Members, Members are not permitted to purchase sponsored Healy related advertisements on other websites or social media.

Members agree to cooperate fully with Healy in this area so that Search Engines list the Healy website as the top search result when a user makes a query containing the name “Healy”, or any other company protected trademark(s) or Healy owned content.

Members may not bid on or purchase (or encourage or solicit any third party to bid on or purchase) any Healy trademark or Healy owned content as a meta-tag, keyword, paid search term, sponsored advertisement, or sponsored link used to trigger search results. If Members wish to use any such meta-tags or search-based advertising programs to advertise Healy Products or the opportunity, they may do so only using generic, search terms such as, “energy,” “health,” etc.

10.0 INTERNATIONAL MARKETING

10.1 International Marketing Policy

A. A Member is authorized to sell Healy World USA products and services and enroll or attempt to enroll potential Customers and Members in any country so designated in Healy World USA’s Back Office, according to the Policies and Procedures of each country.

B. A Member may not, in any country without prior Company approval, conduct sales, enrollment or training meetings, enroll or attempt to enroll potential Customers or Members, nor conduct any other activity for the purpose of selling Company products and services, establishing a sales organization, or promoting the Company opportunity, where Healy is not officially opened for business.

11.0 CHANGES TO A MEMBER’S BUSINESS

11.1 Modification of the Member Agreement

A Member may modify his or her existing Member Agreement (i.e., change a social security number to a Federal ID number, add a spouse or partner to the account, or change the form of ownership from an individual to a Business Entity owned by the MEMBER) by re-submitting a new Business Registration Form, with fresh signatures (not a “crossed out” or “white-out” version of the first Agreement), and any appropriate supporting documentation.

11.2 Change Sponsor or Placement for Inactive Members

A. At the discretion of the Company, MEMBERS who neither sold nor ordered products or services for at least six (6) months, and who have not tendered a letter of resignation, are eligible to re-enroll in Healy World USA under the Sponsor of their choice.
B. Such MEMBER does not retain former rank, downline, or rights to commission checks from his or her former organizations.

C. The Company reserves the right to correct Sponsor errors at any time and in whatever manner it deems necessary.

11.3 Change Organizations

A. If a Member wishes to transfer organizations, he or she must submit a letter of resignation to the Company and remain inactive (neither sell nor personally order) for six (6) months from the receipt of the letter before being eligible to re-enroll under a different Sponsor.

B. The Company retains the right to approve or deny any request to re-enroll after a Member’s resignation.

C. If re-enrollment is approved, the former MEMBER will be issued a new MEMBER ID number and will be required to submit a new Member Agreement. The MEMBER will not be entitled to keep any former rank, downline, or rights to commission checks from any prior organization.

D. Transfers may not be done outside of the original organization.

11.4 Unethical Sponsoring

A. Unethical sponsoring activities include, but are not limited to, enticing, bidding or engaging in unhealthy competition in trying to acquire a prospect or new MEMBER from another MEMBER or influencing another MEMBER to transfer to a different sponsor.

B. Allegations of unethical sponsoring must be reported in writing to the Company Compliance Department within the first thirty (30) days of enrollment. If the reports are substantiated, the Company may transfer the MEMBER or the MEMBER’s downline to another sponsor, Placement or organization without approval from the current up-line Sponsor or Placement MEMBERS. The Company remains the final authority in such cases.

C. The Company prohibits the act of “Stacking.” Stacking is the unauthorized manipulation of the Healy World USA Compensation Plan and/or the marketing plan in order to trigger commissions or cause a promotion off a downline MEMBER in an unearned manner. One example of stacking occurs when a Sponsor places participants under an inactive downline without his or her knowledge in order to trigger unearned qualification for commissioning. Stacking is unethical and unacceptable behavior, and as such, it is a punishable offense with measures up to and including the termination of the MEMBER positions of all individuals and/or entities found to be directly involved.

D. Should MEMBERS engage in solicitation and/or enticement of members of another direct sales company to sell or distribute Healy World USA products and services to, they bear the risk of being sued by the other direct sales company. If any lawsuit, arbitration, or mediation is brought against a Member alleging that they engaged in inappropriate recruiting activity of another company’s sales force or Customers, Healy World USA will not pay any of the MEMBER’s defense costs or legal fees, nor will Healy World USA indemnify the MEMBER for any judgment, award, or settlement.

11.5 Sell, Assign or Delegate Ownership

A. In order to preserve the integrity of the hierarchical structure, it is necessary for Healy World USA to place restrictions on the transfer, assignment, or sale of a business.

B. A Member may not sell or assign his or her rights or delegate his or her position and business as a Member without prior written approval by the Company, which approval will not be unreasonably withheld. Any attempted sale, assignment, or delegation without such approval may be voided at the discretion of Healy World USA.

C. Should the sale be approved by Company, the Buyer assumes the position of the Seller at the current qualified title, but at the current “paid as” rank, at the time of the sale and acquires the Seller’s Downline.

D. To request corporate authorization for a sale or transfer of a Healy World USA business, the following items
must be submitted to the Company:

I. A Sale/Transfer of Business Form properly completed, with the requisite signatures.
II. A copy of the Sales Agreement signed and dated by both Buyer and Seller.
III. A Member Agreement completed and signed by the Buyer;
IV. Payment of the $400.00 USD administration fee; and
V. Any additional supporting documentation requested by MEMBER.

E. Any debt obligations that either Seller or Buyer may have with the Company must be satisfied prior to the approval of the sale or transfer of the Healy World USA business.

F. A Member who sells his or her business is not eligible to re-enroll as a Member in any organization for six (6) full calendar months following the date of the sale except as otherwise expressly set forth in these Policies and Procedures.

11.6 Separating a Healy World USA Business

A. Pending a divorce or dissolution of a partnership or other business entity, the parties must adopt one of the following methods of operation:

I. One of the parties may, with the written consent of the other(s), operate the Healy World USA business whereby the relinquishing spouse, shareholders, partners, members or trustees authorize the Company to deal directly and solely with the other spouse, non-relinquishing shareholder, partner, member or trustee;

II. The parties may continue to operate the Healy World USA business jointly on a “business as usual” basis, whereupon all compensation paid by the Company will be paid in the name designated as the MEMBER or in the name of the entity to be divided, as the parties may independently agree between them. If no name is stipulated, the Company will pay compensation to the name on record and in such event; the MEMBER named on the account shall indemnify the Company from any claims from the other business owner(s) or the other Spouse with respect to such payment.

B. The Company recognizes only one Downline organization and will issue only one commission check per Healy World USA business per commission cycle. Under no circumstances will the Downline of an organization be divided, nor will the Company split commission and/or bonus checks.

C. If a relinquishing Spouse, partner or owner of the business has completely relinquished (“Relinquishing Party”), in writing, all rights to the original Healy World USA business, he or she may immediately thereafter re-enroll under the Sponsor and Placement of his or her choice. In such cases, however, the Relinquishing Party shall have no rights to, and shall not solicit, any MEMBER or active Customer in the former organization and must develop a new business in the same manner as any other new MEMBER. A Member in the Relinquishing Party’s former Downline who wishes to transfer to the Relinquishing Party’s new organization or to any other organization, must comply with the requirements in Section 13.5.

11.7 Succession

A. Upon the death or incapacity of a Member, the MEMBER’s business may be passed on to his or her legal successors in interest (successor). Whenever a Healy World USA business is transferred by will or other testamentary process, the successor acquires the right to collect all bonuses and commissions of the deceased MEMBER’s sales organization. The successor must:

I. Complete and sign a new Member Agreement; and
II. Comply with the terms and provisions of the Agreement; and
III. Meet all of the qualifications for the last rank achieved by the former MEMBER.
B. Bonus and commission checks of a Healy World USA business transferred based on this section will be paid in a single check to the successor. The successor must provide Healy World USA with an “address of record” to which all bonus and commission Payments will be sent. Payments will be based on the current performance of the business, not the highest rank or volume achieved.

C. If the business is bequeathed to joint devisees (successors), they must form a business entity and acquire a Federal taxpayer identification number. The Company will issue all bonus and commission payments and one 1099 Miscellaneous Income Tax form to the managing business entity only.

D. Appropriate legal documentation must be submitted to Company Compliance Department to ensure the transfer is done properly. To affect a testamentary transfer of a Healy World USA business, the successor must provide the following to Company Compliance Department:

I. A certified copy of the death certificate; and

II. A notarized copy of the will or other appropriate legal documentation establishing the successor’s right to the Healy World USA business.

E. To complete a transfer of the Healy World USA business because of incapacity, the successor must provide the following to the Company Compliance Department:

I. A notarized copy of an appointment as trustee;

II. A notarized copy of the trust document or other appropriate legal documentation establishing the trustee’s right to administer the Healy World USA business; and

III. A completed Member Agreement executed by the trustee.

F. If the successor is already an existing MEMBER, Company will allow such MEMBER to keep his or her own business plus the inherited business active for up to six (6) months. By the end of the six-month period, the MEMBER must have compressed (if applicable), sold or otherwise transferred either the existing business or the inherited business.

G. If the successor wishes to terminate the Healy World USA business, he or she must submit a notarized statement stating the desire to terminate the business, along with a certified copy of the death certificate, appointment as trustee, and/or any other appropriate legal documentation.

H. Upon written request, Company may grant a one-month bereavement waiver and pay out at the last “paid as” rank.

11.8 Resignation/Voluntary Termination

A. A Member may immediately terminate his or her business by submitting a written notice or email to the Company Compliance Department. The written notice must include the following:

I. The MEMBER’s intent to resign;

II. Date of resignation;

III. Healy World USA MEMBER Identification Number;

IV. Reason for resigning; and

V. Signature.

B. A Member may not use resignation as a way to immediately change Sponsor and Placement. Instead, the MEMBER who has voluntarily resigned is not eligible to reapply for a business or have any financial interest in a or any Healy World USA business for six (6) months from the receipt of the written notice of resignation.

I. A Member may not manipulate the optional purchase of product by refusing the shipment of Healy World
USA purchased products in order to switch Sponsors. There is not a product purchase required to become a Member. This practice may result in suspension or termination of MEMBER status.

11.9 Involuntary Termination

A. The Company reserves the right to terminate a Member's business for, but not limited to, the following reasons:

   I. Violation of any terms and conditions of the Agreement;
   II. Violation of any provision in these Policies and Procedures;
   III. Violation of any provision in the Compensation Plan;
   IV. Violation of any applicable law, ordinance, or regulation regarding the Healy World USA business; and/or
   V. Engaging in unethical business practices or violating standards of fair dealing.

B. The Company will notify the MEMBER in writing by email or certified mail at his or her last known address of its intent to terminate the MEMBER's business and the reasons for termination. The termination is effective as of the date of the written notification. The MEMBER will then have ten (10) calendar days from the date of mailing of such notice to appeal the termination in writing.

C. If the MEMBER does file a timely appeal of termination, the Company will review its decision, along with any other information it may deem relevant, reconsider any other appropriate action, and notify the MEMBER of its decision. The decision of the Company is then considered final and not subject to further review.

D. After termination, the former MEMBER is prohibited from using the names, marks or signs, labels, stationery, advertising, or business material referring to or relating to any Healy World USA products or services. The Company will notify the active Upline Sponsor within ten (10) days after termination. The organization of the terminated MEMBER will "roll up" to the active Upline Sponsor on record.

E. A Member who is involuntarily terminated by the Company may not reapply for a business, either under his or her present name or any other name or entity, without the express written consent of an officer of the Company. In any event, such MEMBER may not re-apply for a business for twelve (12) months from the date of termination.

11.10 Effect of Cancellation

Following a Member's cancellation for inactivity or voluntary or involuntary termination (collectively, a “cancellation”) such MEMBER:

   I. Shall have no right, title, claim or interest to any commission or bonus from the sales generated by the MEMBER's former organization or any other payments in association with the MEMBER's former independent business;
   II. Effectively waives any and all claims to property rights or any interest in or to the MEMBER's former Downline organization;
   III. Shall receive commissions and bonuses only for the last full pay period in which he or she was active prior to cancellation, less any amounts withheld during an investigation preceding an involuntary cancellation, and less any other amounts owed to the Company.

12.0 DISCIPLINARY SANCTIONS

12.1 Imposition of Disciplinary Action - Purpose

It is the spirit of Healy World USA that integrity and fairness should pervade among its Members, thereby providing every-
one with an equal opportunity to build a successful business. Therefore, the Company reserves the right to impose disciplinary sanctions at any time, when it has determined that a Member has violated the Agreement or any of these Policies and Procedures or the Compensation Plan as they may be amended from time to time by the Company.

12.2 Consequences and Remedies of Breach

A. Disciplinary actions may include one or more of the following:

I. Monitoring a Member's conduct over a specified period of time to assure compliance;
II. Issuance of a written warning or requiring the Member to take immediate corrective action;
III. Imposition of a fine (which may be imposed immediately or withheld from future commission payments) or the withholding of commission payments ("Commission Hold") until the matter causing the Commission Hold is resolved or until the Company receives adequate additional assurances from the Member to ensure future compliance;
IV. Suspension from participation in Company or Member events, rewards, or recognition;
V. Suspension of the Member Agreement and business for one or more pay periods;
VI. Involuntary termination of the Member's business;
VII. Any other measure which Healy World USA deems feasible and appropriate to justly resolve injuries caused by the Member's Policy violation or contractual breach; OR
VIII. Legal proceedings for monetary or equitable relief.

13.0 DISPUTE RESOLUTION

13.1 Grievances

A. If a Member has a grievance or complaint against another Member regarding any practice or conduct relating to their respective Healy World USA businesses, he or she is encouraged to resolve the issue directly with the other party. If an agreement cannot be reached, it must be reported directly to the Company Compliance Department as outlined below in this Section.

B. The Company Compliance Department will be the final authority on settling such grievance or complaint and its written decision shall be final and binding on the Member involved.

C. The Company will confine its involvement to disputes regarding Healy World USA business matters only. The Company will not decide issues that involve personality conflicts or unprofessional conduct by or between Members outside the context of a Healy World USA business. These issues go beyond the scope of the Company and may not be used to justify a Sponsor or Placement change or a transfer to another organization.

D. The Company does not consider, enforce, or mediate third party agreements between Members, nor does it provide names, funding, or advice for obtaining outside legal counsel.

E. Process for Grievances:

I. The Member should submit an email of complaint directly to the Company Compliance Department. The email to compliance.us@healyworld.net shall set forth the details of the incident as follows including but not limited to:

   a. The nature of the violation;
   b. Specific facts to support the allegations;
   c. Dates;
d. Number of occurrences;
e. Persons involved, if possible with Member numbers; and
f. Supporting documentation including links.

II. Upon receipt of the written complaint, the Company will conduct an investigation according to the following procedures:

a. The Compliance Department will send an acknowledgment of receipt to the complaining Member;
b. The Compliance Department will provide a verbal or written notice of the allegation to the Member under investigation;
c. The Compliance Department will thoroughly investigate the complaint, consider all the submitted information it deems relevant, including information from collateral sources. Due to the unique nature of each situation, determinations of the appropriate remedy will be on a case-by-case basis, and the length of time to reach a resolution will vary.
d. During the course of the investigation, the Compliance Department will only provide periodic updates simply stating that the investigation is ongoing. No other information will be released during this time. Member calls, letters, and requests for “progress reports” during the course of the investigation will not be answered or returned.

e. The Company will make a final decision and timely notify the Members involved.

13.2 Arbitration

A. Any controversy or claim arising out of or relating to the Member Agreement, these Policies and Procedures, or the breach thereof, the Member’s business or any dispute between the Company and Member, shall be settled by binding and confidential arbitration administered by the American Arbitration Association under its commercial arbitration rules, and judgment on the award rendered by the arbitrator may be entered in any court having jurisdiction thereof. Any such arbitration shall be held in Cheyenne, Wyoming. There shall be one arbitrator, who shall have expertise in business law transactions and who shall be knowledgeable in the direct selling industry, selected from a panel provided by the American Arbitration Association.

B. The prevailing party in any such arbitration shall be entitled to receive from the losing party, all costs and expenses of arbitration, including reasonable attorney’s fees and filing fees. The decision of the arbitrator shall be final and binding on the parties and may, if necessary, be reduced to judgment in any court of competent jurisdiction.

C. This agreement to arbitration shall survive any termination or expiration of the Member Agreement.

D. Nothing in these Policies and Procedures shall prevent Healy World USA from applying for or obtaining from any court having jurisdiction a writ of attachment, a temporary injunction, preliminary injunction, permanent injunction, or other relief available to safeguard and protect the Company’s interests or its Confidential Information prior to, during or following the filing of an arbitration or other proceeding, or pending the rendition of a decision or award in connection with any arbitration or other proceeding.

E. NO CLASS ACTION, OR OTHER REPRESENTATIVE ACTION OR PRIVATE ATTORNEY GENERAL ACTION OR JOINER OR CONSOLIDATION OF ANY CLAIM WITH A CLAIM OF ANOTHER PERSON OR CLASS OF CLAIMANTS SHALL BE ALLOWABLE.

F. These Policies and Procedures and any arbitration involving a Member and Healy World USA shall be governed by and construed in accordance with the laws of the state of Wyoming, without reference to its principles of conflict of laws.

13.3 Damages
A. In any case which arises from or relates to the wrongful termination of the Member Agreement and/or a Member's Healy World USA business, the Company and Member agree that damages will be extremely difficult to ascertain. Therefore, the Company and Member stipulate that if the involuntary termination of the Member Agreement and/or loss of the Member's Healy World USA business is proven and held to be wrongful under any theory of law, the Member's sole remedy shall be liquidated damages calculated as follows:

I. For Members at the “Paid As” rank of Senior Vice President or above (with the exception of paragraph II below), liquidated damages shall be in the amount of his/her gross compensation that he/she earned pursuant to the Healy World USA Compensation Plan in the twelve (12) months immediately preceding the termination.

II. For Members at the “Paid As” rank of Senior President, liquidated damages shall be in the amount of his/her gross compensation that he/she earned pursuant to the Healy World USA Compensation Plan in the twenty-four (24) months immediately preceding the termination.

B. In any action arising from or relating to the Agreement, the Healy World USA business, or the relationship between the Company and a Member, both parties waive all claims for incidental and/or consequential damages, even if the other party has been apprised of the likelihood of such damage. The Company and Member further waive all claims to exemplary and punitive damages.

13.4 Severability

If any provision of these Policies and Procedures is found to be invalid, or unenforceable for any reason, only the invalid provision shall be severed. The remaining terms and provisions hereof shall remain in full force and shall be construed as if such invalid or unenforceable provision never had comprised a part of these Policies and Procedures.

13.5 Waiver

A. Only an officer of Healy World USA can, in writing, affect a waiver of the Company Policies and Procedures. The Company’s waiver of any particular breach by a Member shall not affect Healy World USA’s rights with respect to any subsequent breach, nor shall it affect the rights or obligations of any other Member.

B. The existence of any claim or cause of action of a Member against the Company shall not constitute a defense to Healy World USA enforcement of any term or provision of these Policies and Procedures.

13.6 Successors and Claims

The agreement shall be binding upon and inure to the benefit of the parties and their respective successors and assigns.

14.0 GOVERNING LAW

These Policies and Procedures shall be governed by and construed in accordance with the Laws of the State of Wyoming. You and the Company irrevocably and unconditionally agree that it will not commence any action, litigation, or proceeding of any kind whatsoever against one another way arising from or relating to this Agreement in any forum other than the US District Court of Wyoming or, if such court does not have subject matter jurisdiction, the courts of the State of Wyoming sitting in Laramie County, Wyoming and any appellate court from any thereof.

15.0 HEALY WORLD USA GLOSSARY OF TERMS

ACTIVE MEMBER: A Member who satisfies the minimum volume requirements, as set forth in the Compensation Plan, to
ensure that they are eligible to receive bonuses and commissions.

**AGREEMENT:** The contract between the Company and each Member, which includes: the Member Application and Agreement, the Healy World USA Policies and Procedures, the Healy World USA Compensation Plan, all in their current form and as amended by the Company in its sole discretion. These documents are collectively referred to as the “Agreement.”

**CANCEL:** The termination of a Member’s business. Cancellation may be either voluntary, involuntary, or through non-renewal.

**COMPENSATION PLAN:** The guidelines and referenced literature for describing how Members can generate commissions and bonuses.

**CUSTOMER:** A Customer who purchases Healy World USA products and does not engage in building a business or retailing product.

**IN GOOD STANDING:** A Member that does NOT have an active suspension by compliance, compliance suspension or disciplinary action within the past ninety (90) days, or a negative balance (debt owed) to Company.

**LINE OF SPONSORSHIP (LOS):** A report generated by Healy World USA that provides critical data relating to the identities of Members, sales information, and enrollment activity of each Member's organization. This report contains confidential and trade secret information which is proprietary to Healy World USA.

**MEMBER:** An individual who purchases product, generates retail sales and business building commissions (including those with different ranks, levels, titles, or paid as titles obtained per the Compensation Plan)

**ORGANIZATION:** The Customers and Members placed below a particular Member.

**OFFICIAL COMPANY MATERIAL:** Literature, audio or video tapes, and other materials developed, printed, published, and distributed by Healy World USA to its Members.

**PLACEMENT:** Your position inside your Sponsor's organization.

**RECRUIT:** For purposes of Healy World USA’s Conflict of Interest Policy, the term “Recruit” means the actual or attempted solicitation, enrollment, encouragement, or effort to influence in any other way, either directly, indirectly, or through a third party, another Healy World USA Customer or Member to enroll or participate in another multilevel marketing, network marketing, or direct sales opportunity.

**RESALABLE CONDITION:** Products shall be deemed “resalable” if each of the following elements is satisfied: (1) they are unopened and unused, meaning the tamper evident seal located on the product remains in place; (2) original packaging and labeling has not been altered or damaged; (3) they are in a condition such that it is a commercially reasonable practice within the trade to sell the merchandise at full price; and (4) the product contains current Healy World USA labeling. NOTE: Any merchandise that is clearly identified at the time of sale as a demonstration kit, nonreturnable, discontinued, or as a seasonal item, shall not be resalable.

**SPONSOR:** A Member who enrolls a Customer or another Member into the Company, and is listed as the Sponsor on the Member Agreement. The act of enrolling others and training them to become Members is called “sponsoring.”

**UPLINE:** This term refers to the Member(s) above a particular Member in a sponsorship line up to the Company. It is the line of sponsors that links any particular Member to the Company.