

MARKETING SYSTEM AGREEMENT

A PARTICIPANT IN THIS MARKETING SYSTEM HAS A RIGHT TO CANCEL AT ANY TIME, REGARDLESS OF REASON, CANCELLATION MUST BE SUBMITTED IN WRITING AND FAXED TO THE COMPANY AT: 1-877-898-6551

POLICIES AND PROCEDURES

1. I am of legal age in the state of my residency. I agree that I am an independent contractor, responsible for determining my own business activities and not an agent, employee or legal representative of the company. I will not represent in any manner that I am an agent or legal representative of the company.
5. In order to maintain a viable marketing program and to comply with changes in federal, state or local laws in economic conditions, Keerthi Online may provide updates to the Policies and Procedures for Distributors of Stemtech from time to time. Such policies and procedures and all changes thereto, shall become a binding part of this agreement upon publication in the back office.
7. I understand that my Marketing system can be inherited or bequeathed.
8. This agreement shall be deemed in effect upon its receipt and acceptance by Keerthi Online at its home office, in Las Vegas, Nevada.
9. I will not use the StemTech Health Sciences or KeerthiOnline name or the trade names, logos, sales materials, trademarks or service marks of Keerthi Online or StemTech except in materials provided by the company or approved in writing by Keerthi Online prior to their use by me. I understand that unauthorized use or duplication of trademarks or copyrighted materials is a violation of federal law.
11. Keerthi Online provides the following fulfillment to its System Users: Online efficiency, quick service response, constantly updated information from StemTech Health Sciences.
12. I will not make false or misleading statements about StemTech products or Keerthi Online Systems. Display of commission checks and making of income projections to prospective Distributors is prohibited. Internet spamming is prohibited and will result in immediate termination of System.
13. Change of original referrer is not permitted.
14. Marketer releases Keerthi Online from all claims, demands, and damages relating to all matters arising between Keerthi Online and marketer under this agreement occasioned by acts of God, occurrences beyond the control of Keerthi Online and or by reason of computer and or server failures. Distributor indemnifies Keerthi Online as to all claims arising out of Marketers' acts and conduct.
15. This agreement is governed by the laws of Nevada. The parties agree that any claim, dispute or other difference between them shall be exclusively resolved by binding arbitration pursuant to the commercial arbitration rules of the American Arbitration Association with arbitration to occur at Las Vegas, Nevada. Louisiana Distributors arbitrate at New Orleans, Louisiana.
16. Cancellation policy Initial - You may cancel this transaction without penalty or obligation within three (3) business days (Alaska residents (5) days, non-U.S. residents, (10) days from the date of sign-up.
17. Cancellation policy – You may cancel this system at any time up to three days prior to renewal date. There are no refunds for partial months.

CUSTOMER NOTICE OF CANCELLATION

You may cancel this transaction without penalty or obligation within three (3) business days (Alaska residents (5) days, non-U.S. residents, (10) days from the date of signup.

To cancel this transaction, fax a signed and dated copy of this cancellation notice or any other written notice to 877-898-6551, no later than midnight three (3) or other applicable business days after the date of purchase.

CANCELLATION OF SYSTEM: If not cancelled within the above time frame then System may be cancelled up to 3 days before renewal date. There will be no refund of partial months.

Please fill out the following form and fax it to 1-877-898-6551

Name _____

StemTech ID# _____

KTO User Name _____

Last four numbers of your credit card _____

Signature _____

Date _____