Total Life Changes, LLC (“TLC”) is a direct sales company dedicated to providing quality products and services promoted through your home-based business. We pride ourselves on our integrity in dealing with our independent distributors and customers will continue to do so. We provide a compensation plan based on sales of our products to end-users and those of you who wish to help us promote and sell our products can be rewarded under that plan. TLC does not require, nor do we tolerate “inventory loading” and you will never be forced to make large purchases. All Independent Distributors or Life Changers (LC’s) as we refer to them, must agree to conduct themselves with the utmost honesty and integrity in the promotion of their independent TLC distributorship. This includes abiding by the terms and conditions of the Independent Distributor Agreement, the Policies and Procedures listed below and fulfilling the requirements and qualifications of the Compensation Plan as they exist now and as they may be amended from time to time.

TABLE OF CONTENTS

Section 1 – Introduction
1.1 Purpose
1.2 Conduct
1.3 Policies and Procedures Incorporated By Reference
1.4 Amendments, Revisions and Changes
1.5 Delays
1.6 Severability
1.7 Waiver

Section 2 – Becoming a TLC Independent Life Changer
2.1 Becoming an Independent Life Changer
2.2 Remaining an Independent Life Changer

Section 3 – Operating a Total Life Changes Distributorship
3.1 Independent Contractor Status
3.2 Enrollment
3.3 Business Entities
3.4 Minors
3.5 Limitations on Distributorships per Household
3.6 Actions of Household Members or Affiliated Individuals
3.7 Addition of Co-Applicant
3.8 Roll Up
3.9 Sale, Transfer or Assignment
3.10 Separation Due to Divorce or Dissolution
3.11 Succession
3.12 Expenses

Section 4 – Responsibilities of a Life Changer
4.1 Maintain Accurate Information With TLC
4.2 Maintain Communication With Downline
4.3 Non-Disparagement
4.4 Reporting Policy Violations
4.5 Company Status
4.6 Personal Information
4.7 Confidential Information
Section 5 – Conflicts of Interest
5.1 Participation In Other Direct Sales Companies
5.2 Non-solicitation
5.3 Targeting Other Direct Sellers
5.4 Cross-Sponsoring
5.5 Bonus Buying and Stacking

Section 6 Communication and Confidentiality Within TLC
6.1 Downline Activity (Genealogy Reports)
6.2 Communication Opt-in
6.3 LC Media and Likeness Use Consent and Release

Section 7 – Advertising and Promotion
7.1 General
7.2 Trademarks and Copyrighted Material
7.3 Identification as Life Changer
7.4 LC Websites
7.5 E-Mail or Electronic Advertising
7.6 Online or Other Classified Ads
7.7 Online Auction Sites
7.8 Online Retailing
7.9 Banner Advertising
7.10 “Spam Linking”
7.11 Digital Media Submission
7.12 Product Claims
7.13 Income Claims
7.14 Product Pricing
7.15 Re-Packaging
7.16 Use of Celebrity Name or Likeness
7.17 Scientific Advisory Board and Other Consultants
7.18 International Marketing
7.19 “Pre-Market” International Marketing
7.20 Telemarketing
7.21 Spam
7.22 Third Party Intellectual Property
7.23 Privacy
7.24 Media
7.25 Social Media
7.26 Other Internet Use
7.27 Prohibited Advertising or Promotion
7.28 Negative Online Posts
7.29 Implied Approval or Endorsement

Section 8 – Sales
8.1 Commercial Outlets
8.2 Trade Shows and Exhibitions
8.3 Inventory

Section 9 – Bonuses and Commissions
9.1 Qualifications
9.2 Check Processing
9.3 Replacement Checks
9.4 Adjustments and Clawbacks
9.5 Unclaimed Commissions
9.6 Incentive Trips and Awards
9.7 “70 Percent Rule”
9.8 Preferred Customer Rule
Section 10 – Product Ordering

10.1 Purchasing Product
10.2 General Ordering Policies
10.3 Shipping and Back Orders
10.4 Shipment Confirmation
10.5 Customer Payment
10.6 Insufficient Funds
10.7 Third Party Credit Card Use
10.8 Sales Tax

Section 11 – Product Returns

11.1 Product Guarantee
11.2 Inventory Repurchase
11.3 Exceptions

Section 12 – General

12.1 Identification
12.2 Income Taxes
12.3 Business Pursuits Insurance
12.4 Product Liability Coverage
12.5 Local Rules, Laws, Ordinances or Regulations
12.6 Indemnification
12.7 Exclusion of Damages
12.8 Errors or Questions

Section 13 – Dispute Resolution and Remedies

13.1 LC Disciplinary Action
13.2 Change of Sponsor (Enroller)
13.3 Change of Placement
13.4 Arbitration
13.5 No Class or Group Actions, Lawsuits or Arbitration
13.6 Injunctive Relief
13.7 Attorney’s Fees
13.8 Jurisdiction and Venue
13.9 Governing Law
13.10 Statute of Limitations

Section 14 – Inactivity and Termination

14.1 Cancellation/Termination
14.2 Non-Renewal
14.3 Termination Due to Inactivity
14.3 Involuntary Termination
14.4 Voluntary Cancellation

Section 15 – Definitions
SECTION 1

Introduction

1.1 Purpose
Total Life Changes, LLC has developed these Policies and Procedures, which may sometimes be referred to as the Distributor Manual, to guide its Independent Life Changers (LC’s) in the successful promotion of Total Life Changes products and services. These Policies and Procedures will help provide the following benefits:

1. Protect the rights of all Independent Life Changers by providing guidelines and a framework within which each Independent LC may work in an ethical, effective and secure manner.
2. Provide an equal and level playing field of opportunity to all Total Life Changes Independent LC’s. All LC’s will be treated fairly, reasonably and professionally.
3. Clearly define the relationship between Total Life Changes and its Independent Life Changers.
4. Inform Independent Life Changers regarding compliance issues and regulatory requirements. Total Life Changes requires that all Independent Life Changers understand and abide by these Policies and Procedures as we work together in promoting the Total Life Changes products and opportunity. Of course, if any LC has any questions with respect to Policies and Procedures, you may contact TLC for clarification.

TLC will apply these Policies and Procedures fairly and equitably to all LC’s but understands that there may be certain cases or circumstances that require special handling or consideration. Any exceptions or extenuating circumstances that may apply will be determined by TLC at its sole discretion and will not automatically apply in any other situation or matter unless the applicable policy or procedure is officially modified or amended.

1.2 Conduct
Regardless of the specific policies and procedures stated within, all LC’s will conduct themselves honestly, ethically, morally and professionally with respect to their TLC business and all promotion and sales activity. No LC may take any action with respect to TLC or that affects TLC in any way other than in the fulfillment of their Independent Distributor Agreement. No conduct that negatively impacts TLC will be permitted. TLC will not tolerate high-pressure sales tactics or the use of any misleading, confusing, false or exaggerated statements or claims with respect to TLC or TLC products and services.

1.3 Policies and Procedures Incorporated By Reference
These Policies and Procedures, in their present form and as amended from time to time at the sole discretion of Total Life Changes, LLC (“Total Life Changes” or the “Company” or “TLC”), are incorporated into, and form an integral part of, the Total Life Changes Independent Distributor Agreement. Throughout these Policies and Procedures, when the term “Agreement” is used, it collectively refers to the Total Life Changes Independent Distributor Agreement and its Terms and Conditions, these Policies and Procedures and the Total Life Changes Compensation Plan. These documents are incorporated by reference into the Total Life Changes Independent Distributor Agreement. It is the responsibility of each Life Changer to read, understand, adhere to and ensure that he or she is aware of and operating under the most current version of these Policies and Procedures. When enrolling a new Independent Life Changer, it is the responsibility of the Enroller (as further defined below) to provide the most current version of these Policies and Procedures and the Total Life Changes Compensation Plan (which can be done by directing the applicant to the TLC website) to the applicant prior to his or her execution of the Independent Distributor Agreement.

1.4 Amendments, Revisions and Changes
In order to ensure that TLC is always in compliance with applicable federal, state and/or local laws, as well as being able to adapt to changing or evolving business environments and markets, TLC reserves the right, in its sole discretion, to amend, revise or change the LC Agreement (including, without limitation, the Independent Distributor Agreement, Terms and Conditions, Policies and Procedures and the Compensation Plan) and its prices and product offering. TLC will notify LCs by posting any amendments, revisions or changes on the TLC corporate website. The most current and controlling version will always be posted on www.TotalLifeChanges.com or another applicable website as noticed. It is the responsibility of all LC’s to regularly review the company website as well as stay current on all notices given through the various communications between TLC and LC’s. An LC’s continued use of any TLC-related website, product or service, the conduct of any TLC-related business or the acceptance of any compensation under the Compensation Plan will indicate acceptance of any published amendments, revisions or changes. An LC not wishing to be bound by such amendments, revisions or changes must resign and will not be able to conduct any TLC business.

1.5 Delays
TLC shall not be responsible for delays or failures in performance of its obligations when performance is made commercially impracticable due to circumstances beyond its reasonable control. This includes, without limitation, strikes, labor difficulties, acts of Providence, severe weather, riot, war, fire, death, curtailment, reduction, limitation or unavailability of a source of supply, or government decrees or orders.

1.6 Severability
If any provision of the Agreement or these Policies and Procedures, in its current form or as may be amended, is found to be invalid or unenforceable for any reason, only the invalid or the unenforceable portion of the provision shall be severed and only in the applicable jurisdiction that requires it. The remaining terms and provisions shall remain in full force and effect and shall be construed as if such invalid or unenforceable provision never comprised a part of the Agreement or these Policies and Procedures.
1.7 Waiver

TLC reserves the right to demand compliance with all terms and conditions under the Agreement and/or these Policies and Procedures at any time. No failure of TLC to exercise any right or power under the Agreement or to insist upon strict compliance by a LC with any obligation or provision of the Agreement, and no custom or practice of the parties at variance with the terms of the Agreement, shall constitute a waiver of TLC’s right to demand exact compliance with the Agreement. Waiver by Total Life Changes can be affected only in writing by an authorized officer of the Company. Total Life Changes waiver of any particular breach by an Independent Life Changer shall not affect or impair Total Life Changes’s rights with respect to any subsequent breach, nor shall it affect in any way the rights or obligations of any other Independent Life Changer. Nor shall any delay or omission by Total Life Changes to exercise any right arising from a breach affect or impair Total Life Changes rights as to that or any subsequent breach. The allegation or existence of any claim or cause of action of an Independent Life Changer against Total Life Changes shall not constitute a defense to Total Life Changes enforcement of any term or provision of the Agreement.

SECTION 2

BECOMING AN INDEPENDENT LIFE CHANGER

2.1 Becoming a TLC Independent Life Changer

To become an independent TLC Life Changer, you must be a minimum of 18 years of age or the legal age of majority in the state, country or jurisdiction you reside in, whichever is higher, and you must be legally capable of entering into a contract. You must be legally entitled to earn income in the United States or in the appropriate country or jurisdiction you intend to do business in as we expand internationally. You must submit a valid, complete and accurate Independent Distributor Agreement, whether online or in paper form, to TLC and that application must be accepted by TLC, at our sole discretion. All information requested, including a valid social security number or tax ID number where applicable must be provided. You may not have a financial interest in more than one distributorship or Life Changer account. A husband and wife are only permitted to have one distributorship between them unless they follow the procedure for a husband and wife to have separate distributorships as explained in these Policies and Procedures. A validly formed business entity may become an LC, provided it can submit valid documentation as may be requested by TLC. An individual may not participate in multiple distributorships through the use of business entities. No “ghost” distributorships (false distributorships set up to maintain a position in the genealogy) are permitted.

2.2 Remaining a TLC Independent Life Changer

In order to remain a TLC LC in good standing, you must abide by all terms and conditions, policies and procedures, rules, regulations, requirements and/or qualifications that exist now or as may be modified from time to time. This includes complying with the renewal policy as may exist at the end of your applicable distributorship term. The initial distributorship term will be for a period of one year. You must only conduct TLC business in jurisdictions where we are legally permitted to conduct business. Further, you must comply with any laws, codes, rules, regulations and/or statutes that may be in effect in any jurisdiction you reside in or do business in. Your conduct or the conduct of anyone acting for or on your behalf may not discredit or bring any harm to TLC or any associated person or entity. Under no circumstances may any TLC LC bad-mouth, disparage or discredit TLC, its products and services, any associated entities or people, any owners, directors, employees, agents or independent distributors. Any distributorship found to exist for reasons detrimental to TLC or the compensation plan, including, but not limited to “stacking” or manipulating the compensation plan, may be suspended or terminated at TLC’s sole discretion.

SECTION 3

Operating a TLC Distributorship

3.1 Independent Contractor Status

All TLC LCs, regardless of rank or level within the compensation plan, are independent contractors. There are no franchises, exclusive territories, exclusive distributorships, partnerships, joint ventures or strategic alliances created between any TLC LC and TLC. All LCs will have an equal opportunity to build their independent business, based on work ethic, hours put into promoting your business, dedication to building your opportunity to build your independent business, based on work ethic, hours put into promoting your business, dedication to building your business, etc. Each independent distributor shall be responsible for paying any and all local, state or federal taxes or fees, including, but not limited to, income taxes, social security, and self-employment taxes. TLC LCs are not entitled to employee benefits from TLC, including, but not limited to, unemployment benefits, worker’s compensation or minimum wage. All TLC LCs are responsible for their own fees, costs, expenses, supplies, tools or whatever is required, used or needed in building and promoting their business. No LC may bind TLC or any associated person or entity into any contract or agreement, nor may any LC imply that they are acting for or on behalf of the corporate entity. Further, no LC may contact any media, seek out media coverage or appear on or in any media for or on behalf of TLC unless requested by TLC or approved by TLC in writing. All LCs must properly identify themselves as independent contractors when conducting business. Any conduct or behavior that in any way implies a corporate relationship or is confusing or misleading as to an LC’s independent contractor status is prohibited.

3.2 Enrollment

All new TLC LCs must be referred or enrolled by an existing TLC LC and that personal enrollment must be noted during the LC enrollment process, whether submitted online or otherwise. It is each LC’s responsibility to ensure that they indicate the proper enroller when signing up and to ensure that new LCs that they sign up indicate the proper enroller. If there is a problem with the enroller, it is the LC’s responsibility to immediately notify TLC. We pride ourselves on our integrity and the integrity of our compensation plan. In the event of a dispute over who is the enroller of a new distributor, TLC will make its reasonable and best effort to determine who the actual enroller should be, based on facts gathered. The final decision as to personal enrollment shall be at the sole discretion of TLC.
3.3 Business Entities

A corporation, limited liability company, partnership, trust, or domestic partnership (collectively referred to in this section as a "Business Entity") may apply to be a TLC Life Changer by submitting a copy of their organizational documents to the TLC Compliance Department by mail or carrier to 6094 Corporate Drive, Fair Haven, MI 48023 or via facsimile to 586-684-5992. If a Life Changer has enrolled online, all required documents and registration form must be submitted to Total Life Changes within fifteen (15) days of the online enrollment. If required documents are not received within the 15-day period, the Life Changer Application and Agreement shall be automatically suspended. All members, partners, shareholders or stakeholders of the relevant Business Entity are jointly and severally liable for any indebtedness, liability or other obligation to TLC. An entity cannot have more than one distributorship or financial interest in another distributorship, nor can an individual have any interest in multiple distributorship's whether individually or as part of an entity. An individual or entity may not have a second position as a Life Changer in the Total Life Changes Business Opportunity. Individuals or entities may only register as Life Changers using legal names. A Life Changer cannot be signed up or registered with a fictitious business name nor include the name Total Life Changes or TLC. The attached form will need to be completed and signed by the individual holding controlling interest in the entity.

3.4 Minors

Under no circumstances may anyone under the age of 18, or who is considered a minor in any applicable jurisdiction become a TLC LC. There are no exceptions and parents may not co-sign or operate on behalf of a minor. No existing LC should attempt to enroll or sponsor a minor as a TLC LC.

3.5 Limitations on Distributorships Per Household

An LC may only operate or have an ownership interest, legal or equitable, as a sole proprietorship, partner, shareholder, trustee, member, owner or beneficiary in one TLC distributorship. So as to avoid any manipulation within the compensation plan, married couples or com-mon-law couples (collectively “Spouse(s)”) who wish to become separate TLC LCs must sign a separate Independent Distributor Applica-tion and Agreement and must have the same enroller. One spouse cannot enroll or sponsor the other spouse. A spouse may be “placed” under their spouse's Independent Life Changer account as long as they have the same Enroller. An additional family member, not a spouse, residing in the same household and otherwise eligible to become an LC may become any LC under the enroller of his/her choice, as long as there is no intent to manipulate the compensation plan.

3.6 Actions of Household Members or Affiliated Individuals

If any member of an LC’s immediate household engages in any activity which, if performed by the LC, would violate any provision of the Agreement, such activity will be deemed a violation by the LC and TLC may take disciplinary action pursuant to the Agreement against the LC. Similarly, if any individual associated in any way with a Business Entity (collectively “Affiliated Individual”) violates the Agreement, such action(s) will be deemed a violation by the entity, and Total Life Changes may take disciplinary action against the Business Entity.

3.7 Addition of Co-Applicant

When adding a co-applicant (either an individual or a Business Entity) to an existing TLC distributorship, TLC requires a written request, as well as a properly completed Life Changer Application and Agreement containing the applicant and co-applicant’s Social Security Numbers and signatures. To prevent the circumvention of Section 3.9 (regarding transfers and assignments of a Total Life Changes distributor account the original applicant must remain as the main party to the original Independent Distributor Application and Agreement. If the original Independent Life Changer wants to terminate his or her relationship with the Company, he or she must transfer or assign his or her distributor account in accordance with Section 3.9. If this process is not followed, the Independent Life Changer may be canceled by Total Life Changes upon the withdrawal of the original distributor account. All bonus and commission checks will be sent to the address of record of the original Independent Life Changer. Please note that the modifications permitted within the scope of this Section do not include a change of Enroller or Placement Sponsor. There is a processing fee for each change requested, which must be included with the written request and the completed Independent Distributor Application and Agreement.

3.8 Roll-Up

When a vacancy occurs in a Marketing Organization due to the termination of an LC for any reason, each LC or Preferred Customer in the first level immediately below the terminated Independent Life Changer on the date of the Cancellation will be moved to the first level (“Front Line”) of the terminated Independent Life Changer’s Placement Sponsor (compresses up one level within the Placement Sponsor tree).

3.9 Sale, Transfer or Assignment

An LC may not sell, transfer or assign his/her independent business without the express written consent of TLC at TLC’s sole discretion. The sale, transfer or assignment of an LC business may not be utilized under any circumstances to effect a change of sponsorship, manipulate the compensation plan or negatively impact another LC. An existing LC may not purchase another TLC independent business. Any person or entity selling, transferring or assigning their independent business, assuming they are otherwise in good standing, must wait a period of twelve(12) months before reapplying to become an independent Life Changer with TLC.

3.10 Separation Due To Divorce or Dissolution

Under no circumstances will TLC be required to divide, breakup or partially reassign an LC position or its downline due to a divorce between spous-es or dissolution of any entity. TLC will recognize the LC as it is registered with TLC and will pay any earned commissions or bonuses accordingly. TLC is under no obligation to take any actions to facilitate such divorce, breakup or dissolution, other than in the normal conduct of TLC business under the Agreement. Any split of commissions or bonuses between affected parties will be handled by the parties after receiving the appropriate payment from TLC. If the affected parties are unable to effectively conduct TLC business or there is any adverse effect to TLC or other LC’s, TLC reserves the right to involuntarily terminate the LC’s independent business. A spouse or other party who gives up rights to a
SECTION 4
Responsibilities of a Life Changer

4.1 Maintain Accurate Information With TLC
All LC’s must immediately notify TLC of any changes in the original application information. This includes, but is not limited to, actual address, mailing address, telephone number, e-mail address, etc. This may be done through your back office, in writing or via e-mail. Please allow for up to thirty days for all changes to be fully implemented.

4.2 Maintain Communication With Downline
Any LC who sponsors another LC into TLC must perform a bona fide supervisory function to ensure that his or her downline is properly operating his or her TLC business. LC’s must have ongoing contact, communication, and management supervision with the LC’s in their Downline. Examples of such contact and supervision may include but are not limited to: newsletters, written correspondence, personal meetings, telephone contact, voice mail, electronic or e-mail, and the accompanying of downline LC’s to opportunity meetings, training sessions, and other TLC functions. Upline LC’s are also responsible to motivate and train new LC’s in TLC product knowledge, effective sales techniques, and the Marketing and Compensation Plan. LC’s must monitor the LC’s in their downlines to ensure they do not make improper product or business claims or engage in any illegal or inappropriate conduct. Upon request, every LC should be able to provide documented evidence to TLC of his or her ongoing fulfillment of the responsibilities of a Sponsor.

4.3 Non-Disparagement
TLC wants to reasonably provide its LC’s with the best products, compensation plan and service in the industry. Accordingly, we value your constructive criticisms and comments. All such comments should be submitted in writing to the Customer Support Department. Independent Life Changers should not, however, disparage, demean, or make negative remarks about TLC, other TLC LC’s or TLC directors, officers, employees or other associated individuals or entities, either verbally, written, online or in social media or other forums.

4.4 Reporting Policy Violations
LC’s who become aware of a policy violation by another LC should submit written report of the violation directly to the attention of the TLC Compliance Department so a file can be opened and an investigation conducted. Details of the incidents such as dates, number of occurrences, persons involved and any supporting documentation should be included in the report.

4.5 Company Status
No LC may claim or imply that he/she or any other LC has advantages with or special privileges with TLC. Nor may any LC imply that they or any other LC is in any way exempt from the same obligations and requirements of every other TLC LC.

4.6 Personal Information
Any LC who receives personal information from or about prospective LC’s or customers must take all reasonable steps to maintain its security. You should shred or irreversibly delete the personal information of others once it is no longer required. Personal Information is information that identifies, or permits you to contact, an individual or entity. It includes, but is not limited to a Customer’s, potential Customer’s, LC’s and prospective LC’s name, address, email address, phone number, credit card information, social security or tax identification number and other information associated with these details.
4.7 Confidential Information

“Confidential Information” includes, but is not limited to, the identities, contact information, and/or sales information relating to TLC LC’s and/or Customers: (a) that is contained in or derived from any LC’s respective Back-Office; (b) that is derived from any reports issued by TLC to LC’s to assist them in operating and managing their TLC business; and/or (c) to which an LC would not have access or would not have acquired but for his/her affiliation with TLC. Confidential Information constitutes proprietary business trade secrets belonging exclusively to TLC and is provided to LC’s in strict confidence, solely for the purpose of promoting TLC in accordance with this Agreement. Confidential Information shall not be directly or indirectly disclosed to any third party nor used for any purpose other than for use in fulfilling the Distributor Agreement and in building and managing a TLC business. Any violation of this policy shall cause TLC irreparable harm for which there is no adequate remedy at law. The parties further agree that the harm to TLC should LC disclose confidential information outweighs any harm to the LC in not disclosing that information such that injunctive relief should be granted to TLC. TLC shall be entitled to immediate and permanent equitable relief to prevent further violations of this policy and shall be able to obtain such relief in a court of law, despite the arbitration clause applying to disputes arising out of breach of the Agreement.

4.8 Enrollment, Sponsoring, Placement

LC’s in good standing may enroll (sponsor) and place others into TLC as a direct Preferred Customer or LC. A prospective customer or LC has the right to choose his/her sponsor and no LC may pressure, harass, intimidate or force anyone to buy anything or take any action they do not otherwise wish to take. Further, no LC may force or require any prospective or new LC or customer to agree to anything or sign any agreement other than the standard TLC Distributor Agreement. No LC may attempt to sell or promote the products or services of any company, including TLC, to anyone not personally-enrolled by the LC.

SECTION 5
Conflicts of Interest

5.1 Participation in Other Direct Sales Companies

LC’s may NOT participate as Distributors in other direct selling or network marketing or multilevel marketing ventures (collectively “Network Marketing Ventures”). Under no circumstances may any LC present TLC products or business along with any other company’s products, services or opportunities.

5.2 Non-solicitation

During the term of the Agreement and for a period of twelve(12) months after termination for any reason, an LC shall not engage in any actual or attempted recruitment or enrollment of any TLC LC for other network marketing, direct sales or similar ventures, either directly, indirectly or through a third party. This includes, but is not limited to, presenting or assisting in the presentation of another network marketing or direct sales company to any TLC LC or Customer, or implicitly or explicitly encouraging any TLC LC or Customer to join another or do business with another company.

1. For a period of twelve(12) months following the termination of an Independent Distributor Agreement for any reason, the former LC is strictly prohibited from recruiting or attempting to recruit any TLC LC or Preferred Customer for another network marketing or direct sales venture, other than those originally personally enrolled in TLC. By agreeing to the LC Agreement, each LC acknowledges and agrees that TLC is trying to protect legitimate business interests by this prohibition and such prohibition is reasonable in its scope and duration.

2. During the term of the Agreement and for a period of twelve(12) months after its termination or cancellation for any reason, an LC may not: (a) Produce, offer or transfer any literature, tapes, CDs, DVDs or other promotional material of any nature for another network marketing or direct sales venture which is used by the LC or any third person to recruit TLC LC’s or Preferred Customers for that or any other network marketing venture; (b) Sell, offer to sell, or promote any competing non-TLC products or services to TLC LC’s or Preferred Customers (any product in the same generic product category as a Total Life Changes product is deemed to be competing (e.g., any nutritional supplement is in the same generic category as Total Life Changes nutritional supplements, and is, therefore, a competing product, regardless of differences in cost, quality, ingredients or nutrient content); (c) Offer TLC products or promote the TLC Compensation Plan in conjunction with any non-TLC products, services, business plan, opportunity or incentive; or (d) Offer any non-TLC products, services, business plan, opportunity or incentive at any TLC meeting, seminar, launch, convention or other TLC function, or immediately following such event.

3. During the term of the Distributor Agreement and for a period of twelve(12) months after its termination for any reason, LC shall not contact any vendor, consultant, employee or agent of TLC for the purpose of starting a direct sales company or for the purpose of assisting or joining any existing direct sales company.

4. During the term of the LC Agreement and for a period of twelve(12) months after its termination for any reason, LC shall not attempt to copy, manufacture, reverse engineer or produce for sale or distribution any product sold, manufactured by, or produced for TLC.

5.3 Targeting Other Direct Sellers

TLC does not encourage LC’s to target the sales force of another network marketing or direct sales company to sell TLC products or to become TLC LC’s, nor does Total Life Changes encourage LC’s to solicit or entice members of the sales force of another direct sales company to violate the terms of their contract with such other company. LC’s will be responsible for their own conduct and TLC will not indemnify or defend an LC should another company bring any legal action alleging unethical or inappropriate business conduct.
5.4 Cross-Sponsoring

Actual or attempted cross-sponsoring is strictly prohibited. “Cross-Sponsoring” is defined as the enrollment or attempted enrollment of an individual or entity which already has a current customer account or Independent Distributor Application and Agreement on file with TLC, or which has had such an agreement within the preceding twelve (12) calendar months, within a different line of sponsorship. The use of a spouse’s or relative’s name, trade names, DBAs, assumed names, corporations, partnerships, trusts, federal ID numbers, or fictitious ID numbers to circumvent this policy or any other provision of the Agreement is strictly prohibited. LC’s shall not demean, discredit or defame other TLC LC’s in an attempt to entice another LC to become part of a different LC’s Marketing Organization. If Cross-Sponsoring is discovered, it must be brought to TLC’s attention immediately. TLC may take action against the LC who changed organizations and/ or those LC’s who encouraged or participated in the Cross-Sponsoring. TLC may also move all or part of the offending LC’s downline to his or her original Downline organization if the Company deems it equitable and feasible to do so. However, TLC is under no obligation to move the Cross-sponsored Life Changer’s downline organization, and the ultimate disposition of the organization remains within the sole discretion of TLC. LC’s waive any and all claims and causes of action against TLC arising from or relating to the disposition of the Cross-sponsored Independent Life Changer’s downline organization.

5.5 Bonus Buying and Stacking

Bonus Buying and/or LC Stacking is strictly prohibited and will not be tolerated under any conditions or circumstances. “Bonus buying” is manipulating the compensation plan to generate any bonuses and/or commissions for other than a legitimate product sale and includes, but is not limited to: (1) the enrollment of individuals or entities without their knowledge and/or execution of an Independent Distributor Application and Agreement by such individuals or entities; (2) the fraudulent enrollment of an individual or entity as an Independent Life Changer or Preferred Customer; (3) the enrollment or attempted enrollment of non-existent individuals or entities as Independent Life Changers or Preferred Customers (4) the use of a credit card by or on behalf of an Independent Life Changer or Preferred Customer when the Independent Life Changer or Preferred Customer is not the account holder of such credit card; (5) purchasing Total Life Changes product on behalf of another LC or Customer or under another LC number, or Customer ID to qualify for commissions, bonuses or incentives and/or (6) the creation of any order or volume not the result of a legitimate sale transaction in the normal course of business.

“Stacking” includes: (1) the failure to transmit applications to TLC in a timely manner or the holding of a member agreement in excess of (2) business days after its execution. (2) The manipulation of member agreements for the purpose of maximizing compensation pursuant to the Compensation Plan (3) providing financial assistance to members, buying products, or drop shipping through another’s account for the purpose of increasing the payout of your sales organization and/or (4) the placing of orders or volume so as to deprive an upline sponsor of commissions or bonuses they should otherwise be entitled to receive.

SECTION 6
Communication and Confidentiality Within TLC

6.1 Downline Activity (Genealogy Reports)

Downline Activity Reports are available for LC access and viewing through the secure LC Back Office. All Downline Activity Reports and the information contained therein are confidential and constitute proprietary information and business trade secrets and are owned exclusively by TLC. TLC will not be responsible for any errors, incorrect or missing information that may be included or excluded from any report. Downline Activity Reports are provided to LC’s in strictest confidence and are made available to LC for the sole purpose of assisting LC’s in working with their respective Downline Organizations in the development of their TLC business under the LC Agreement. LC’s should use their Downline Activity Reports to assist, motivate and train their Downline LC’s and support their customers. The LC and TLC acknowledge and agree that, but for this agreement of confidentiality and nondisclosure, TLC would not provide Downline Activity Reports to the LC. A TLC LC shall not, on his/her own behalf, or on behalf of any other person or entity:

1. Directly or indirectly disclose any information contained in any Downline Activity Report to any third party;
2. Directly or indirectly disclose the password or other access code to his/her Back Office or Downline Activity Report;
3. Use the information to compete with TLC or for any purpose other than promoting his/her TLC business;
4. Recruit or solicit any LC, or Preferred Customer of TLC listed on any report, or in any manner attempt to influence or induce any LC or Preferred Customer, to alter their business relationship with TLC;
5. Use or disclose to any person or entity any information contained in any Downline Activity Report. Upon demand by the Company, any current or former LC will return the original and all copies of any Downline Activity Reports to the Company; and
6. It is a violation of the LC Agreement and these Policies and Procedures for an LC or any third party to access any data via reverse engineering, keystroke monitoring, hacking or by any other means.

6.2 Communication Opt-in

LC’s agree that TLC or a party acting on its behalf may contact you by any means available, including, but not limited to a landline or cellular telephone using automated technology (e.g., an auto-dialer or pre-recorded messaging), text messaging or email. You consent and agree to TLCs contacting you in this manner at the address, telephone number(s) or email address that you provided or as updated. You understand that your carrier’s standard rates may apply for calls and/or text messages. You understand that you may opt-out of receiving text messages at any time by replying “STOP.” You understand that your consent is not a condition of purchase. You consent and agree to the TLC Privacy Policy when you agree and submit this LC Agreement.
6.3 LC Media and Likeness Use Consent and Release

By submitting the TLC Distributor Agreement, you authorize TLC to use your name, testimonials, and/or likeness in any TLC advertising or promotional materials in any media without remuneration. Additionally, you consent to and authorize the use and reproduction of any photographs taken by or supplied to TLC and further consent to the use and reproduction of any quotes, testimonials, stories, conversations on social networking media for any print or electronic publicity, marketing or promotional purposes, without remuneration.

SECTION 7
Adverting and Promotion

7.1 General

Any advertising or promotion must safeguard the good reputation of TLC and demonstrate good business practice. Under no circumstances is it ever permissible to use unprofessional, discourteous, false, deceptive, misleading, unethical or immoral conduct, claims or practices in the promotion of TLC and its products. LC’s must take all reasonable care to ensure that any advertising, promotion or postings are professional, grammatically correct and non-offensive. LC’s should only use the sales aids and support materials produced by TLC. We have carefully designed our products, product labels, Compensation Plan and promotional materials to ensure that the presentation of each aspect of TLC is professional, fair, truthful, substantiated, accurately presented and in compliance with applicable laws or regulations. TLC reserves the right, at its discretion, to edit or discontinue previously approved LC materials. Total Life Changes further reserves the right to rescind approval for any sales tools, promotional materials, advertisements or other literature, and LC’s waive all claims for damages or remuneration arising from or relating to such rescission. As these compliance policies are vital to the long-term stability of TLC and the preservation of the opportunity for all, these advertising policies will be strictly enforced. Using non-approved material or failing to obtain approval for marketing materials of any kind may result in disciplinary actions set forth including, without limitation, the following:

1. The formal warning letter and/or probation;
2. Suspension of commissions;
3. Termination of the Independent Distributor Agreement; and/or
4. Possible legal action

7.2 Trademarks and Copyrighted Material

TLC does not allow the use of its trademarks, trade names, designs, symbols or copyrighted material by any person or entity, including LC’s, without prior written permission or unless such content is specifically prepared or approved for use. LC’s may not produce for sale or distribution, any recorded TLC events, speeches and/or presentations without express written consent from TLC. Further, LC’s may not use any name or portion of any name exactly like, similar to or a variation of any TLC product, service, associated person or entity in the title, address, domain name, URL, social media page, username, team names, heading, handle or in any context that could be confusing, misleading or deceptive as to the origin or source of the given material or communication.

7.3 Identification as Independent Life Changer

In instances where it is permitted under these Policies and Procedures to use the Total Life Changes name or other related material, it can only be done with proper identification as an Independent Life Changer. There can never be any situation where there could be confusion as to whether an LC was acting as the corporate TLC entity. Where it is permitted for an LC to use a TLC logo, we have made specific Independent LC versions of TLC logos available in your LC Back Office under resources.

7.4 Life Changer Websites

LC’s may only utilize the TLC-provided replicating website to promote their TLC business. Any other website utilized by an LC would have to be completely generic with no direct reference to TLC and otherwise compliant with any applicable laws, rules or regulations. The TLC replicated websites and corporate website contain professionally prepared material designed to help you promote and sell. Even generic or otherwise unidentified websites may not make any product or income claims which refer to TLC or TLC products and services.

7.5 E-Mail or Electronic Advertising

An LC may not advertise or promote TLC or TLC products and services or use any TLC trademarks or copyrighted material in any electronic media or transmission, including e-mail, the internet, social media or otherwise unless specifically approved by TLC. Internet advertising and/or mass promotion must be generic, without the use of TLC trademarks, trade names or copyrighted material. “Spamming” or the unsolicited mass distribution of e-mails, faxes or other media in violation of any applicable law, rule or regulation is absolutely prohibited. Neither shall any LC ever publish, post, upload, distribute or communicate through any media, any unprofessional, inappropriate, profane, obscene, defamatory, misleading, untrue, false, indecent, infringing or unlawful statements, claims, material, information or data.

7.6 Online or Other Classified Ads

LC’s may not use classified ads, whether published or online classifieds, including, but not limited to, Craigslist, to list, sell or retail specific TLC products, product bundles or the opportunity. Generic ads, designed to solicit responses, are permissible so long as otherwise compliant with any applicable laws, rules or regulations.
7.7 Online Auction Sites
TLC and its products and services may not be listed on eBay or other online auctions, nor may LC's enlist or otherwise allow or facilitate a third party to sell TLC products on eBay or other online auctions.

7.8 Online Retailing
LC's may not list or sell TLC products and services on any retail store or e-commerce site, including Amazon.com or the like (with the exception of their own TLC-provided replicated website). Additionally, LC's may not (1) enlist or otherwise allow a third party to sell TLC products through or on any online retail store or e-commerce site or (2) sell products to a third party that the LC has reason to believe will sell such products on any online retail store, e-commerce site or other unauthorized methods.

7.9 Banner Advertising
LC's may place approved banner advertisements on third-party websites. They may only use the TLC approved templates and images available through the resources section of their TLC Back Office. The banner must link directly back to the LC's TLC replicated website and cannot be varied, altered, revised or contain any additional information such as pricing, discounts or promotions. Discretion must be used by the LC in determining the appropriateness of the third party website that the banner may be posted on and TLC reserves the right to request that an LC remove a banner ad from a website that TLC, in its sole discretion, determines to be inappropriate.

7.10 “Spam Linking”
“Spam linking,” or the multiple consecutive submissions of the same or similar content into blogs, wikis, guestbooks, websites or other publicly accessible online discussion boards or forums is not permitted. This includes blog spamming, blog comment spamming and/or spam-texting. Any otherwise permissible comments an LC may make on blogs, forums, guest books, etc., must be unique, informative, relevant and otherwise permissible.

7.11 Digital Media Submission
LC's may not upload, submit or publish TLC-related video, audio or photo content to any digital media or website such as Facebook, YouTube, iTunes, Photobucket or a similar site.

7.12 Product Claims
No claims, which include personal testimonials, as to therapeutic, curative or beneficial properties of any products offered by TLC may be made except those contained in official TLC materials. In particular, no LC may make any claim that TLC products are useful in the cure, treatment, diagnosis, mitigation or prevention of any diseases or signs or symptoms of a disease. Not only are such claims violations of TLC policies, but they potentially violate applicable laws, including, but not limited to, federal and state laws and regulations, such as the Federal Food, Drug, and Cosmetic Act and Federal Trade Commission Act. An LC that provides product experience testimonials in any medium should use care to disclose their affiliation with TLC, i.e., “Total Life Changes Independent Life Changer,” be honest in their testimonial personal experience and assert that they are not claiming that their experience is the typical result experienced by consumers. Unless specifically warranted in writing by TLC, there are no specific results guaranteed to be achieved as a result of the use or consumption of TLC products and services.

7.13 Income Claims
LCs may not make income claims, representations or imply that anyone will achieve any specific level of income or success. Further, LC’s may not display commission checks, commission statements or other financial records in the promotion of TLC.
LC's may truthfully, accurately and fairly explain the TLC Compensation Plan and show the possible ways an LC can earn commissions or bonuses under the plan. However, guarantees, warranties or assurances that any specific results will be achieved are not permitted. Individual results will vary and no previous results should be stated or implied as typical. Hypothetical examples may not be unreasonable or exaggerated.

7.14 Product Pricing
LC's may not advertise or offer to sell TLC products or services at any price lower than the suggested retail price of the applicable product. Further, no special offers or enticements beyond the normal TLC product offerings may be made or packaged with TLC products and/or services. Any offer to sell TLC products and/or services must be truthful and cannot contain misleading statements such as “lowest price available” which infers that an LC is able to sell products at a lower price than other LC's.

7.15 Re-Packaging
No LC may re-package, re-brand or otherwise alter packaging or labeling in any way, any TLC product or service. The giving of tasting samples at a TLC home party or meeting is permitted.

7.16 Use of Celebrity Name or Likeness
No LC may imply that TLC is associated with or endorsed by a particular person, entity or celebrity. No name or likeness of a celebrity, group or entity may be published by LC's without the prior written approval of TLC.
7.17 Scientific Advisory Board and Other Consultants

TLC has established relationships with many preeminent scientific, marketing, public relations, business, legal and other professionals. LC’s must refrain from contacting or attempting to contact any such professional or advisor unless specifically authorized in writing to do so by TLC. No LC may claim or imply that he/she has any special relationship or privilege with any such professional or advisor.

7.18 International Marketing

LC’s are authorized to sell TLC products, enroll Preferred Customers or LC’s only in countries in which TLC is authorized to conduct business as announced in official TLC materials or on the TLC corporate website. However, before initiating any TLC-related activities in any authorized country, an LC must first complete and submit the TLC International Enrollment Application to the Compliance Department. Once such application has been received and approved, as evidenced by written authorization by a member of the Compliance Department, the LC may begin activities in any authorized country in accordance with the applicable terms and conditions of that country.

7.19 “Pre-Market” International Marketing

An LC, in preparing for the opening of a new country, prior to the official opening of a country, but after its announcement, may provide business cards and conduct, organize or participate in meetings with no more than five (5) attendees, including the LC. Other attendees must be personal acquaintances or acquaintances of personal acquaintances. These meetings must be held in a home or a public establishment but may not be held in a private hotel room. LC’s are prohibited from any other Pre-Market conduct, including, but not limited to soliciting persons who are not prior personal acquaintances, importing, selling or distributing TLC products, placing unapproved ads or distributing promotional material, collecting money or other consideration, etc.

7.20 Telemarketing

LC’s may not use automated systems, including, but not limited to robo-dialers and computer-assisted devices, nor may they conduct any telephone, fax, computer or other telemarketing activity that does not comply with the Federal Telephone Customer Protection Act or any other federal and/or state laws pertaining to sales and solicitation via electronic devices.

7.21 Spam

LC’s may not send or transmit unsolicited e-mails or faxes related to TLC via telephone, facsimile, electronic mail or any similar method.

7.22 Third Party Intellectual Property

LC’s may not use the intellectual property, including the trademarks, trade names, service marks or intellectual property of any third party in any promotional materials or online postings without proper license or authorization of the owner of that intellectual property. When third party intellectual property is used with authorization, it must be properly identified as the property of the third party, and the LC must adhere to any restrictions and/or conditions that the rightful owner of the intellectual property places on its use.

7.23 Privacy

An LC must respect the privacy of others in any posting or promotion. LC’s are prohibited from using the name, likeness, testimonial, story or information relating to any individual or entity unless authorized to do so. LC’s should never engage in gossip, rumors or speculation with respect to people, entities, products or services. It is never permissible under any circumstances to post any false, misleading or unconfirmed information or statements about anyone, anything or any entity in any Online forum or media.

7.24 Media

LC’s may not promote TLC or TLC products through interviews with the media, whether audio, video, printed or verbal, regardless of distribution or broadcasting method, whether, private, public, local, national or international, unless specifically authorized in writing by TLC. Media inquiries should immediately be referred to the TLC Marketing Communications Department. Further, unless otherwise authorized, LC’s may not use any form of media or other mass communication or mass advertising to promote TLC or TLC products. This would include, but not be limited to television shows, podcasts, news or promotional pieces on television, radio or the internet, etc.

7.25 Social Media

TLC maintains a public Facebook page and other public social media forums which it uses to invite potential customers and distributors to learn more about TLC. These are not intended to be used by LC’s to promote or sell. LC’s may not attempt to use such social media to otherwise promote, sell or advertise. TLC reserves the right at its sole discretion to remove any non-compliant postings or messages from TLC-controlled social media. TLC may also maintain private or closed social media forums for various purposes including education and open forum discussions. If an LC is invited to join these password protected groups, that LC may not allow access or otherwise disseminate the information contained or obtained from a private group.

7.26 Other Internet Use

LC’s otherwise complying with these Policies and Procedures may use the Internet, social networking sites, blogs, social media and applications and other sites with content based on user participation as a preliminary step to ultimately drive traffic to their TLC replicated website. The goal of such use should not be to close business through those sites, but only to generate interest in finding out more about TLC or TLC products and services through the replicated website or other TLC approved material.
7.27 Prohibited Advertising or Promotion

Under no circumstances may any LC ever publish, written or verbally, in any media or forum, post, state, distribute or provide any material or information that could be considered offensive sexually explicit, obscene, pornographic, profane, hateful, threatening, harmful, defamatory, libelous, harassing, racist, discriminatory based on race, ethnicity, creed, religion, gender, sexual orientation, physical disability or otherwise. Further, an LC may never publish graphically violent images, solicit unlawful behavior or engage in attacks on any individual group or entity. It shall be at TLC's sole discretion in determining whether such material is prohibited and the LC must immediately take down the non-compliant material or face disciplinary action including termination.

7.27 Not-For-Resale (or NFR Jurisdictions)

There are certain countries or jurisdiction where residents of that jurisdiction are permitted to import TLC products for personal use only. TLC or TLC products may not otherwise be sold or re-sold in those jurisdictions.

7.28 Negative Online Posts

LC’s should not engage or converse online in response to or with respect to negative posts about them. You may report such negative postings to the TLC Compliance Department and if there is anything that can be done, TLC will take appropriate action.

7.29 Implied Approval or Endorsement

An LC may never state, imply or represent that TLC or TLC products are endorsed, approved or sanctioned by any agency or organization, including, but not limited to the Federal Trade Commission (FTC) or the Food and Drug Administration (FDA). Government regulatory agencies do not approve or endorse any direct selling companies or their products. It is also not permissible to imply the use of or endorsement of TLC products by any non-governmental agency, business, group or celebrity.

SECTION 8
Sales

8.1 Commercial Outlets

Direct sales are based on personal relationships and TLC strongly encourages the retailing of its products and services through personal contact. Therefore, LC’s may not display or sell TLC products or literature in general retail establishments. LC’s may, however, promote TLC and TLC products through appointment-based establishments such as hair salons, spas or chiropractic offices.

8.2 Trade Shows and Exhibitions

LC’s may display and/or sell TLC products at trade shows or professional expositions. TLC limits this to one LC per show, so prior, conditional approval must be obtained through the TLC Compliance Department. The Compliance Department will instruct the LC what is necessary for final approval which will not be unreasonably withheld and will be based on the first fully-completed submission. TLC reserves the right to determine, in its sole discretion, whether a particular trade show or exhibition is inappropriate for displaying any TLC products or material. Swap meets, garage sales, flea markets, and similar events are not appropriate venues for the promotion of TLC and its products.

8.3 Inventory

LC’s are not required to carry an inventory of products or sales aids. Those may be purchased as needed to fulfill sales to LCs or customers. An LC may wish to carry a certain level of inventory for quicker fulfillment but this is optional and based on an LC’s individual situation. Nothing in this section shall be construed to prevent LC’s from maintaining reasonable product on hand to service their customers. The purchasing of inventory simply to qualify for bonuses or commissions is prohibited and no LC should do so or encourage others to do so. Inventory levels should not unreasonably exceed amounts that can be used, sold or consumed within one month.

SECTION 9
Bonuses and Commissions

9.1 Qualifications

An LC is responsible for legitimately fulfilling all requirements and/or qualifications as stated in the TLC Compensation Plan. Aside from the requirements and qualifications in the Compensation Plan, LC’s must otherwise be in good standing and in compliance with the terms and conditions of the LC Agreement and all Policies and Procedures. TLC reserves the right in its sole discretion, to change, amend, modify or revise the Compensation Plan as appropriate. Any dispute as to whether a given requirement or qualification was met or achieved by an LC will be resolved at the sole discretion of TLC.
9.2 Check Processing
If an LC chooses to receive a paper check, rather than electronic processing of a commission, bonus or other payment, then a $5.00 check processing fee will apply. Further, no check will issue until the net amount exceeds $12.00. Commissions or bonuses lower than $12.00 will accrue and will not be forfeited so long as LC remains active and in good standing. Checks will generate and process through the TLC pay portal if the paper check method payout option is chosen by the LC.

9.3 Replacement Checks
Any check having to be replaced or reissued will be done so via Hyperwallet which is the company that processes all TLC payments to LC’s. Please contact Hyperwallet Customer Service for payout issues.

9.4 Adjustments and Clawbacks
TLC reserves the right to withhold, adjust or deduct commissions or bonuses from any LC as necessary. This may be due to returned products, canceled orders, orders with invalid payments, product buybacks, or qualification rollbacks (where a certain level is no longer achieved based on returned, canceled or invalid orders). Deductions may continue for multiple periods until the full amount is recovered.

9.5 Unclaimed Commissions
Any commission, bonus or other payment shall be void if not used or negotiated within six (6) months from issuance. LC’s are responsible for negotiating any payment within six months. Further, account credits must be used within six (6) months. Payments may be reinstated for a valid reason at TLC’s sole discretion, but a $25 charge will apply.

9.6 Incentive Trips and Awards
TLC may, in its sole discretion, provide incentive trips and other awards to qualified LC’s. TLC will determine the guidelines and criteria for such awards. Those awards cannot be deferred, will have no cash value and, if required, TLC will issue a 1099 for the applicable amount. TLC, other than providing the applicable award, will not be responsible for any additional costs, fees or expenses incurred by an LC with respect to such award. The LC will indemnify, defend and hold TLC harmless from any claim, injury, loss or damages sustained by LC or guest of LC with respect to participation in such trip or award.

9.7 “50 Percent Rule”
TLC does not encourage nor does it require inventory loading or large inventory purchases. Therefore, in order to remain qualified to receive commissions or bonuses, LC’s are certifying before placing a product order, that they have used, sold or consumed at least 50 percent of products previously purchased. This rule is not intended to discourage the maintaining of reasonable inventory to best service your Preferred customers.

9.8 Preferred Customer Rule
In order to stay qualified for any commissions or bonuses payable under the TLC Compensation Plan, LC’s must make retail sales, either directly or through TLC, to a reasonable amount of preferred customers each month. All LC’s must keep records of such sales and may be subject to audit and verification.

SECTION 10
Product Ordering

10.1 Purchasing Product
LC’s should purchase products directly from TLC under his/her LC number. LC’s are not required to purchase any specific amount of product or level or inventory. Any purchases made from other sources are prohibited and the LC will not receive credit for sales volume associated with that order.

10.2 General Ordering Policies
It is the LC’s responsibility to ensure that all orders, through the mail, internet, telephone or otherwise, contain valid and proper payment. When there is improper or invalid payment, TLC will make reasonable attempts to obtain valid payment, but if such payment is not received within 5 business days, then the order will not be processed. There are no payment plans, nor are charge-on-delivery, C.O.D. or other deferred payment methods available or accepted.

10.3 Shipping and Back Orders
TLC always makes its best effort to expeditiously ship orders. If, however, an ordered item is out of stock, it will be placed on back order and shipped when received into TLC inventory. TLC will notify LC’s if there will be an unreasonable delay and if so, LC’s will have the opportunity to cancel or revise the order. Keep in mind that no volume credit will be received, nor will commissions be paid, on canceled orders.
10.4 Shipment Confirmation
TLC takes pride in achieving the highest level of shipping efficiency and in the rare situations that there is an error in shipping, will take all reasonable steps to resolve the problem. It is the LC’s or recipient’s responsibility, however, to confirm that a product shipment matches the shipping invoice and is undamaged. LC’s must immediately notify TLC of any shipping discrepancy or damage, but in no event can notice to TLC exceed five days from shipments delivery date. LC’s who wait longer than five days to notify TLC will be deemed to have waived the right to any correction of a shipping problem.

10.5 Customer Payment
LC’s should not hold or accept monies from Preferred Customers to be held in anticipation of future orders.

10.6 Insufficient Funds
LC’s are responsible for ensuring that there are sufficient funds or credit available in his/her account to cover any monthly Autoship order or subscription. TLC is not obligated to contact LC’s for any scheduled Autoship order or subscription that does not process due to invalid or insufficient payment. Canceled or unprocessed orders may result in failure to qualify at a given level. TLC reserves the right to charge a fee to cover the re-processing of any order due to invalid payment provided at the original time of order.

10.7 Third Party Credit Card Use
LC’s shall not allow other LC’s or Customers to use his/her credit card or another form of payment, nor shall any LC use or attempt to use another person’s credit card or another form of payment.

10.8 Sales and Use Tax
TLC charges and collects applicable sales and use taxes, based on suggested retail price, on purchases made by LC’s or customers and will remit those taxes collected to the respective state taxing authority. LC’s who choose to accept responsibility for their own sales tax collection and remittance may submit a valid Sales Tax Exemption Certificate and Sales Tax Registration License. TLC in its sole discretion will determine whether such tax exemption papers apply to any given order and no sales tax exemption will ever be retroactive.

SECTION 11
Product Returns

11.1 Product Guarantee
TLC offers its retail consumers a 30-day guarantee. Product and marketing materials returned within thirty (30) days after the purchaser shall receive a 100% refund of the price actually paid, less shipping and handling costs. Consumers must provide any requested documentation relating to the sale and no refund shall apply to promotional products or samples. LC’s must refund any amounts collected by them and not by TLC.

11.2 Inventory Repurchase
An Independent Life Changer who resigns, which resignation must be in writing, may return product or marketing materials purchased within the last six (6) months prior to resignation, or longer if required by law, that is otherwise in good condition and resalable subject to TLC’s determination. Upon compliance with all applicable requirements, a full refund, less a 10% restocking fee and shipping and handling costs will be issued by the Company. Any product that cannot be sold or is opened, used, damaged, expired, or within three (3) months of expiration, will not be eligible for a refund. Please allow for up to twenty (20) days from the time that the product is received for the refund to be processed. TLC may withhold or deduct any commissions, bonuses or other compensation earned as a result of qualifications utilizing product now being returned. TLC Customer Support must be contacted prior to shipping product back, so that you may obtain a Return Merchandise Authorization (“RMA”) number and properly identify the product being returned. The obtaining of an RMA does not mean that the product falls within the repurchase policy. That determination can only be made after the product is received by TLC. TLC is not under any obligation to accept any returns not properly identified with an RMA number. Further, TLC is under no obligation to return any products received that do not fall under the repurchase policy.

11.3 Exceptions
Previously paid bonuses or commissions may be reversed or adjusted as a result of the returns, cancellations and at the sole discretion of TLC. Any Commissions paid to the LC and his/her upline for the product returned by an LC or customer may be debited from the respective upline LC’s account or withheld from present or future commission payments. A Life Changer agrees that he or she will not rely on existing downline volume at the close of a commission’s period, as returns may cause changes to his or her title, rank and/or commissions payout.
SECTION 12

General

12.1 Identification

All LC’s are required to provide and certify the accuracy of, their Social Security Number, Federal Employer Identification Number, (US & Territory Residents) or equivalent government-issued identification number, to TLC on the Independent Distributor Application and Agreement. Such number will be maintained securely by TLC and is required for proper tax reporting. Upon enrollment, TLC will provide a unique Life Changer Identification Number (LC number) to the LC by which he/she will be identified. This number will be used to place orders and track commissions and bonuses.

12.2 Income Taxes

Each LC is responsible for paying all applicable local, state, and federal taxes on any income generated as a result of his/her TLC business. If a TLC LC is tax exempt, the applicable federal tax identification number must be provided to TLC. Every year, as required, TLC will provide an IRS Form 1099 MISC (Non-employee Compensation) earnings statement to each U.S. distributor who: (1) had earnings of over $600 in the previous calendar year; (2) made purchases during the previous calendar year in excess of $5,000; or (3) earned an incentive award trip.

12.3 Business Pursuits Insurance

A TLC LC is responsible for and may wish to arrange insurance coverage for their independent business. Be advised that a homeowner’s insurance policy typically does not cover business-related injuries or the theft of or damage to inventory or business equipment. Each LC should contact their insurance agent to make certain that their relevant property is protected. In the U.S., this can often be accomplished with a simple “Business Pursuit” endorsement attached to their present homeowner’s policy. TLC will not be responsible for any losses incurred or suffered by an LC in the conduct of their TLC or other business.

12.4 Product Liability Coverage

TLC maintains insurance to protect TLC and LC’s against product liability claims. TLC’s insurance policy extends coverage to LCs so long as they are marketing TLC products in the regular course of conduct and in accordance with TLC policies and applicable laws and regulations. The TLC product liability policy may not extend coverage to claims or actions that arise as a result of an LC’s misconduct in marketing the products.

12.5 Local Rules, Laws, Ordinances or Regulations

Aside from complying with TLC terms and conditions or policies and procedures, LC’s are responsible for complying with any applicable law, rule, regulation, statute, requirement or ordinance that may apply to their TLC independent business in their applicable jurisdiction, which may be any local area, town, city, county, state or country. It is the LC’s responsibility to be aware of any such laws or regulations that may apply to them or their business.

12.6 Indemnification

All LC’s agree to indemnify, defend and hold harmless, TLC, its owners, directors, employees, consultants, agents, vendors and associated persons or entities from and against any and all claims, demands, liabilities, losses, costs or expenses arising from the conduct of the LC in the conducting of any TLC business and/or business or conduct arising out of the Distributor Agreement or breach of the Agreement. This includes, but is not limited to, court costs or attorney’s fees asserted against, suffered by or incurred by the LC or any other LC by reason of, directly or indirectly, arising out of or in any way related to or connected with, allegedly or otherwise; LC’s activities, LC’s breach of any terms of the Independent Distributor Agreement or LC’s violation or failure to comply with any applicable federal, state or local law, statute, code, regulation or ordinance. This provision shall survive the termination of the Independent Distributor Agreement.

12.7 Exclusion of Damages

TLC, its owners, directors, employees, affiliates, consultants and associated persons or entities shall not be liable under any circumstances to any TLC LC for any exemplary, indirect, consequential, special or punitive damages for any and all claims, demands or actions resulting or arising from the Independent Distributor Agreement, the function, operation or lack of function or any equipment, website software, delay of any shipment or an act or omission of any TLC related party, whether based in contract, tort, negligence, strict liability or any other cause of action. Damages will be limited to compensatory damages limited to the amount of legitimately obtained unsold TLC product owned by an LC or the actual amount of commissions or bonuses that may be due.

12.8 Errors or Questions

If an LC has questions about or believes that any errors have been made regarding commissions, bonuses, genealogy or charges, the LC must notify TLC within 15 days of the purported error in question. TLC is not responsible for any errors, omissions or problems which are not reported to TLC within 15 days.
13.1 LC Disciplinary Action

If any LC is found to be in violation or breach of any applicable term, condition, policy, procedure, law or regulation pertaining to the Independent Distributor Agreement, TLC, at its discretion, may take one or more of the following actions:

1. Issuance of a warning or admonition;
2. Directing the LC to make immediate corrective measures;
3. Holding back, in whole or in part, one or more bonus or commission payments;
4. Reversing, in whole or in part, one or more bonus or commission payments;
5. Suspending all rights and privileges of an LC to conduct TLC business pending final outcome;
6. Canceling or re-assigning one or more LC’s or customers deemed not to be legitimately acquired by an LC;
7. Revoking the rights and privileges of a given person or entity with respect to being able to conduct TLC business;
8. Terminating an LC or associated LC;
9. The seeking of monetary and/or equitable relief in a court or proceeding of appropriate jurisdiction;

Any other measure or action required to provide an appropriate remedy for injuries caused partially or exclusively by the conduct of the LC

13.2 Change of Sponsor (Enroller)

Change of Sponsorship or Enroller is not permitted except to correct reasonable errors or mistakes. If there is a dispute as to the proper sponsor/enroller of an LC, then it shall be resolved and determined by TLC in its sole discretion. LC’s otherwise in good standing who voluntarily resign and remain inactive for twelve (12) months may reapply under a new sponsor with no rights to any former downline or privileges. Written request of re-enrollment must be sent to TLC and approved by an authorized TLC representative prior to rejoining TLC as an LC.

13.3 Change of Placement

Change of Placement Sponsor may only be done within 3 business days of placement and only to correct errors or mistakes in the placement sponsorship.

13.4 Arbitration

LC’s must attempt to resolve any dispute under this Agreement in an amicable and reasonable way directly with TLC. If a TLC LC feels additional actions are necessary, then all LC’s agree that any claim, dispute and/or legal action surrounding the terms and conditions of this Agreement shall be resolved solely and exclusively by arbitration in accordance with the Federal Arbitration Act and under the rules and auspices of the American Arbitration Association (AAA). Any arbitration shall be held in St. Clair County in the State of Michigan, under the Commercial Arbitration Rules of the AAA and conducted by a single arbiter who is an attorney with knowledge of direct sales. Such arbitration shall be governed by the laws of the State of Michigan, excluding those relating to conflicts of law. Each party to the arbitration shall be responsible for its own costs and expenses of arbitration, including legal and filing fees. The decision of the arbitrator shall be final and binding on the parties. This arbitration clause shall survive any termination of the Independent Distributor Agreement.

13.5 No Class or Group Actions, Lawsuits or Arbitration

LC’s agree that there will be no group, mass or class arbitrations or other litigation stemming from the Independent Distributor Agreement for any reason. Any arbitration stemming from the Independent Distributor Agreement shall be conducted solely between the individual LC and TLC based on the specific allegations and facts applying to that LC. Further, LC’s agree to keep any arbitration proceeding confidential and not to disclose any aspect of any arbitration except as required by law.

13.6 Injunctive Relief

The arbitration clause notwithstanding, nothing in the Independent Distributor Agreement or these Policies and Procedures shall prevent TLC from seeking appropriate equitable or injunctive relief in a court of law. The LC acknowledges that the breach of certain portions of the Agreement, including, but not limited to, the protection of confidential or proprietary information and disparagement, would cause irreparable harm to TLC, the amount and extent of which would be difficult to estimate or ascertain through arbitration. Therefore, LC agrees that TLC shall be entitled to equitable or injunctive relief, through a court of appropriate jurisdiction, without the necessity of posting a bond or other security. Such injunctive or equitable relief shall not be the exclusive remedy available to TLC.

13.7 Attorney’s Fees

Each party shall bear its own attorneys’ fees and any other costs and expenses incurred in the resolution of any dispute without regard to the outcome.
13.8 Jurisdiction and Venue

Arbitration clause notwithstanding, the parties agree that personal jurisdiction and venue for any dispute arising out of or relating to the Independent Distributor Agreement, including any challenge to or compelling of arbitration, are proper exclusively in the state and/or federal courts located in the State of Michigan, County of St. Clair, and both parties hereby submit to, and waive any objection to, personal jurisdiction or venue in such courts for such purpose.

13.9 Governing Law

Should there be any state or federal court proceedings stemming from the LC Agreement, then the interpretation and enforcement of the Agreement shall be governed by and shall be construed and interpreted in accordance with the laws of the State of Michigan, without giving effect to conflicts of law principles.

13.10 Statute of Limitations

The time within which any LC may bring any legal action against TLC shall be the shorter of one year or the applicable statute of limitations for that action. The LC agrees that any longer statute of limitations will not apply unless otherwise required by law.

SECTION 14

Inactivity and Termination

14.1 Cancellation/Termination

Any LC who cancels, resigns or is terminated, whether voluntarily or involuntarily, will no longer have any rights or privileges as a TLC LC and will be unable to promote TLC products and services, sell TLC products and services or receive any compensation, commissions or bonuses under the TLC Compensation Plan. Further, no terminated LC may ever represent or misrepresent in or on any forum that he/she is still associated with TLC. A terminated LC is not authorized to utilize any TLC materials, trademarks, trade names, service marks or copyrighted material, even if such LC that any sales or transactions related to such unpaid commissions will be canceled, reversed, refunded or found to be invalid.

14.2 Non-Renewal

Any LC who fails to complete the renewal process in effect at the appropriate time, including the payment of any renewal fee if applicable, will be deemed to have resigned from TLC, will lose all rights and privileges as an LC and shall have no right, title, claim or interest to the marketing organization which he/she previously had, and will not be entitled to any commissions or bonuses from the sales generated by the marketing organization or that the non-renewed LC may have previously been entitled to receive. A non-renewed LC who was otherwise in good standing and who has remained inactive for at least six months may reapply to become an LC under any sponsor and starting from scratch as if they had never been a TLC LC.

14.3 Termination Due to Inactivity

A TLC independent LC has the responsibility to lead his or her marketing organization with the proper example in personal production of sales to end consumers. Without this proper example and leadership, the LC will lose his or her right to receive commissions from sales generated through his or her marketing organization. Life Changers who personally generate less than 40 in Personal Qualification Volume (PQV) for any pay period will not receive a commission for the sales generated through his or her marketing organization for that pay period. If an Independent Life Changer has not fulfilled his or her PQV requirement for a period of twelve (12) consecutive calendar months, his/her Agreement shall be canceled for inactivity and the LC shall be deemed terminated. The Cancellation will become effective on the day following the last day of the twelfth month of inactivity. Life Changers who personally generate less than 40 in Personal Qualification Volume (PQV) for any pay period will not receive a commission for the sales generated through his or her marketing organization for that pay period. If an Independent Life Changer has not fulfilled his or her PQV requirement for a period of twelve (12) consecutive calendar months, his/her Agreement shall be canceled for inactivity and the LC shall be deemed terminated. The Cancellation will become effective on the day following the last day of the twelfth month of inactivity. Life Changers who personally generate less than 40 in Personal Qualification Volume (PQV) for any pay period will not receive a commission for the sales generated through his or her marketing organization for that pay period. If an Independent Life Changer has not fulfilled his or her PQV requirement for a period of twelve (12) consecutive calendar months, his/her Agreement shall be canceled for inactivity and the LC shall be deemed terminated. The Cancellation will become effective on the day following the last day of the twelfth month of inactivity. Life Changers who personally generate less than 40 in Personal Qualification Volume (PQV) for any pay period will not receive a commission for the sales generated through his or her marketing organization for that pay period.

14.3 Involuntary Termination

An LC’s breach of any of the terms of the Agreement may result in any of the actions discussed in Section 13.1, including involuntary termination. Unless otherwise provided for in the termination notice, termination shall be effective on the date on which written notice is mailed, faxed or delivered to the Independent Life Changer’s last known address (or fax number), or his or her attorney, or when the Independent Life Changer receives actual notice of cancellation, whichever occurs first. LC’s involuntarily terminated may not ever reapply to become an LC as an individual or as part of an entity.

14.4 Voluntary Cancellation

Any LC has the right to cancel the Agreement at any time. Cancellation must be submitted in writing to TLC at its then current business address, faxed to TLC at its current business address, or a copy may be submitted to tlccompliance@totallifechanges.com. The written notice must include the LC’s signature, printed name, address and LC account number. However, if an Independent Life Changer is not in good standing with the Company at the time Total Life Changes receives notice of cancellation, the consequences of an involuntary cancellation may take effect (as per Section 12). Independent Life Changers may reapply as a new Independent Life Changer after a cancellation letter is received for their current LC account and a six (6) month period of complete inactivity has elapsed or a twelve (12) month period of complete inactivity has elapsed from the day of the most recent qualifying order, and only after contacting and receiving approval from an authorized TLC company representative.
SECTION 15

Definitions

Acceptance – means the acceptance by TLC of the application to become an LC after the completion of an Independent Distributor Application and Agreement and submission or delivery to TLC via online submission or another delivery service. “Acceptance” shall be deemed to occur when TLC receives and approves an Independent Distributor Application and Agreement by assigning an LC account number and officially placing the new LC in the TLC computer database system. However, TLC may revoke acceptance at its sole discretion at any time within the first 30 days.

Active or Active Independent Life Changer – means an LC who satisfies the minimum Personal Qualification Volume requirements for a given time period, as set forth in the TLC Compensation Plan, to ensure that he/she is eligible to receive rebates, bonuses and/or commissions.

Active Rank – means the current rank of an LC, as determined by the TLC Compensation Plan, for a given bonus period. To be considered “Active” relative to a particular rank, an LC must meet the criteria set forth in the TLC Compensation Plan for his/her respective rank. (See the definition of “Rank” below.)

Agreement – means the contract between TLC and each LC that all LCs must agree to in order to transact business with TLC. This includes the LC Distributor Application and Agreement, the TLC Policies and Procedures, the TLC Compensation Plan, Autoship Agreement, and the Business Entity Form (where appropriate), all in their current form or as amended by Total Life Changes from time to time in its sole discretion. These documents are incorporated by reference into the Independent Distributor Agreement and are collectively referred to as and comprise the “Agreement.”

Smartship Agreement – means the optional TLC program that automatically ships the product to LC’s. Smartship offers convenience but is not required as long as applicable requirements and qualifications are otherwise met.

Breach – “Breach,” “Default” and “Violation” mean an actual or alleged transgression or violation of any part of the Agreement.

Cancellation – means the termination of an Independent Distributor Agreement. Cancellation may be either voluntary or involuntary, through non-renewal, inactivity or disciplinary action.

Commissionable Volume – means the value assigned to all TLC products on which commissions and/or bonuses may be paid. Such value may be less than the retail or wholesale price of such product. Business starter kits and sales aids do not contain Commissionable Volume.

Company – means Total Life Changes, LLC and may also be referred to as TLC.

Customer or Preferred Customer – means Retail Customer. Customers may purchase a product for personal use only and may not resell the product. An LC participating in the TLC Compensation Plan is not a Customer.

Retail Customer – means a customer who purchases directly from Total Life Changes at retail prices and who is not an LC. Customers may purchase a product for personal use only and may not resell the product. An LC participating in the TLC Compensation Plan is not and may not act as a Retail Customer.

Downline – means the network of Independent Life Changers and Customers who exist under an Independent Life Changer account. Independent Life Changer understands that (1) Independent Life Changer does not have any ownership or possessory right, title or interest in any downline individual, entity, organization or in any materials generated by Total Life Changes or created by Independent Life Changer or any other individual or entity to the extent that it consists, in whole or in part, of any information about Total Life Changes downlines or any part of the Agreement; (2) the sole property interest of an Independent Life Changer with respect to downlines is the contractual right to receive commissions as set forth in the Agreement; and (3) that Total Life Changes is the sole owner of any and all downline rights, titles, interests, and materials.

Downline Activity Report – means a monthly report generated by TLC that provides critical data relating to the identities of LC’s, Customers, sales information and enrollment activity of each LC’s marketing organization. This report contains confidential and trade secret information which is proprietary to TLC and is owned solely by TLC.

Downline Leg – A specific chain of LC’s enrolled below an LC and their respective marketing organizations represent one “leg” in the Life Changes Owner’s marketing organization.

End Consumer (or End-Use Consumer) – means a person who purchases TLC products for the purpose of personal consumption rather than that of reselling them to someone else.

Enrolled – means the LC’s and Customers who have been signed up as TLC LC’s or Customers by an LC.

Enroller – means the LC who enrolls or sponsors a new LC or Customer into TLC. The enroller may “place” the new LC or Customer under himself or herself, or may place the new LC or Customer under any eligible downline LC. The person whom the new LC or Customer is placed under is the new Independent Life Changer’s “placement sponsor.” The same LC may be a new Independent Life Changer’s “Enroller” and “Placement Sponsor.” See the definition of “Placement Sponsor” below.

Group Sales Volume (GV) – means the commissionable value of the TLC product sales generated by an LC’s marketing organization. Group Sales Volume does not include the Personal Sales Volume (PV) of the subject LC nor does it include and starter kits or non-product sales aids.

Immediate Household – means heads of household and dependent family members residing at the same house.

Independent Life Changer – means an independent contractor who has signed and completed the official TLC Independent Distributor Application and Agreement and is not required to be a Retail Customer.

Immediate Household – means heads of household and dependent family members residing at the same house.
Application and Agreement and whose Agreement has been accepted by TLC. May also be referred to as an LC. An LC is required to meet certain qualifications and is responsible for the training, motivation, support, and development of the LC’s in their respective marketing organization. LC’s are entitled to purchase TLC products at wholesale prices, enroll Customers and new LC’s, and participate in the Compensation Plan. Preferred Customers are not Independent Life Changers.

Level – means the layers of downline LC’s in a particular LC’s marketing organization. This term refers to the relationship of an LC relative to a particular upline LC, determined by the number of LC’s between them who are related by sponsorship. For example, if A is the sponsor of B, B is the Sponsor of C, C is the sponsor of D, and D is the sponsor of E, then E is on A’s fourth level.

Marketing Organization – means the Independent Life Changers and Customers who are enrolled or sponsored below a particular Independent Life Changer or Customer.

Official Total Life Changes Material – means literature, audio or digital recordings and other materials developed, printed, published and distributed by Total Life Changes to Independent Life Changers.

Qualifying Sales Volume (QV) – means the commissionable value of Total Life Changes products generated by an Independent Life Changer’s marketing organization, including the Independent Life Changer’s Personal Sales Volume (PV).

Personal Production – means selling a product to an end consumer for personal use.

Personal Sales Volume (PV) – means the commissionable value of products sold in a calendar month: (1) shipped by TLC to an Independent Life Changer; and/or (2) shipped by TLC to the Independent Life Changer’s personally enrolled Direct Preferred Customers and Preferred Customers.

Placement (sometimes referred to as Sponsor or Placement Sponsor) – means an Independent Life Changer or Customer under whom the enroller places a new Independent Life Changer or Customer.

Rank – means the “title” that an Independent Life Changer has achieved pursuant to the Total Life Changes Compensation Plan.

Cross Recruit – means, actually or attempting to solicit, enroll, encourage or attempt to influence in any other way, either directly or through a third party, another Total Life Changes Independent Life Changer or Customer, Direct or Retail, to enroll or participate in another multilevel marketing, network marketing, direct sales or affiliate program opportunity. This conduct constitutes cross recruiting even if the Independent Life Changer’s actions are in response to an inquiry made by another Independent Life Changer or Customer.

Restockable and Resalable – means products and sales aids when returned to TLC, if each of the following elements is satisfied: (1) they are unopened and unused; (2) packaging and labeling has not been altered or damaged; (3) the product and packaging are in a condition such that it is a commercially reasonable practice within the trade to sell the merchandise at full price; (4) products are returned to Total Life Changes within thirty (30) days from the date of purchase; (5) the product expiration date has not elapsed; and (6) the product contains current Total Life Changes labeling. Any merchandise that is clearly identified at the time of sale as nonreturnable, discontinued, or as a seasonal item shall not be resalable.

Retail Profit – means the difference between the wholesale price (as defined below) of products and the retail price an Independent Life Changer receives for products when they are resold.

Roll-Up – means the method by which a vacancy is filled in a marketing organization left by an LC or Preferred Customer whose respective Agreement has been canceled.

Life Changer or Business Starter kit – means a selection of Total Life Changes training materials and business support materials that can assist each new Independent Life Changer in the promotion of their TLC independent business. This purchase may be optional in some states and is not commissionable.

Suggested Retail Price (SRP) – means the price at which Total Life Changes suggests Independent Life Changers promote or sell a particular product or materials to preferred customers.

Upline – means the Independent Life Changer(s) above a particular Independent Life Changer in a sponsorship line or enrollment line up to the Company. Conversely stated, it is the line of sponsors or enrollers that links any particular Independent Life Changer or Customer to the Company.

Wholesale or Wholesale Price – means the price of the products that are paid to the Company by LC’s. The wholesale price is also called the LC Cost. All commissions and/or bonuses are paid on Commissionable Volume of Total Life Changes products, regardless of wholesale or retail pricing.
TOTAL LIFE CHANGES, LLC INDEPENDENT DISTRIBUTOR AGREEMENT

Total Life Changes Terms and Conditions for Independent Distributors

I hereby apply to become an independent distributor for Total Life Changes, LLC. (“TLC”). If I am accepted as an independent distributor, also known as a Life Changer or LC for Total Life Changes, I agree to be bound by all terms and conditions below. I am interested in using and/or promoting Total Life Changes products and services and understand that it is possible to be rewarded, although there are no guarantees and any rewards are based purely on sales results. If I do not agree with these terms and conditions and/or the TLC Policies and Procedures, which are incorporated by reference, then I will not apply to become a Life Changer (LC) and I will not transact business with TLC. I understand, warrant and agree that:

1. I am of legal age in the state, country or jurisdiction in which I reside, but at least 18 years old, and I am legally competent to enter into this Agreement.

2. I am not prohibited from entering into this Agreement for any reason and my entering into this Agreement does not violate any other agreement or order that may apply to me.

3. I understand that no state Attorney General or other regulatory authority approves or endorses TLC or any TLC product or service and I will not claim otherwise to anyone.

4. I understand that I shall become a TLC LC only upon acceptance of this application by TLC at its sole discretion. As an LC with TLC, I will be able to use and/or promote products and services offered by TLC, but only in accordance with the TLC compensation plan, these terms and conditions, and any policies and procedures, rules and regulations, etc., which are published and available on the TLC corporate website and which may be amended, revised and/or changed from time to time at TLC’s sole discretion. I understand that TLC reserves the right to reject this application or any application to become an LC for any reason within thirty (30) days of TLC’s receipt of such application.

5. I have reviewed and acknowledge that the TLC compensation plan, as well as any policies and procedures, rules and regulations or other applicable instructions as published on the TLC corporate website as they exist now and as they may be amended, are incorporated by reference as part of these terms and conditions.

6. Upon notification to LCs by publishing on the TLC corporate website, TLC, at its sole discretion, may amend the compensation plan, terms and conditions, rules, regulations, policies and procedures, etc. and I agree to be bound by any such changes.

7. My continued use and/or promotion of TLC products and services, and/or my logging in to any TLC or TLC-related website, and/or my transaction of any business with TLC, and/or my acceptance of any compensation from TLC, indicates my continued agreement with these terms and conditions as they exist now and as they may be modified or amended in the future.

8. I understand that as an LC, I must be sponsored into TLC by another LC. If I was not introduced to TLC by another LC, then TLC, at its sole discretion, may assign me to an appropriate sponsoring LC.

9. I understand that TLC is not obligated to offer any specific products or services and may update, expand, decrease, change, revise or modify the availability of any products and/or services at any time and at its sole discretion.

10. The term of this independent distributor Agreement is one year. I understand that I may renew yearly under the renewal policy in effect at that time and at the sole discretion of TLC.

11. I understand that no LC is under any obligation to participate in the compensation plan and may cancel at any time, for any reason, with written notice to TLC. Once an LC notifies TLC of his/her resignation or cancellation, that LC will immediately cease to accrue any rewards, privileges, rights, benefits, compensation or commissions, and must immediately cease all TLC-related activity. A LC, if applicable, will be able to return, and TLC will re-purchase, any unopened, unused, good and re-sellable inventory of supplies, sales materials, physical products, etc. at the price paid by the LC, less shipping/handling and a 10% re-stocking fee, and less any commissions earned as a result of any qualifications attributed to the returned product, for a period of six months from original purchase, or longer if required by law. This clause does not apply to digital or virtual electronic products, services or downloads. LC will be responsible for any freight charges incurred in returning any unused materials to TLC. TLC will not be responsible for lost or damaged materials. TLC at its sole discretion will determine if returned product meets the standards and requirements for buy-back. This clause only applies to LCs otherwise in good standing and in compliance with this Agreement and all applicable laws, statutes, codes, rules or regulations.

12. As a TLC LC, I will be an independent contractor responsible for my own business, my own conduct and any expenses or costs of maintaining my independent distributorship. I will not be an employee of TLC. I will not be treated as an employee in regards to any laws covering employees, including but not limited to, the Federal Insurance Contributions Act, the Social Security Act, the Federal Unemployment Tax Act, or income tax withholding for any federal, state or local tax laws. It is my responsibility to pay self-employ-
I. I will not promote TLC in conjunction with any other Direct Sales or Network Marketing company or opportunity, unless specifically authorized in writing by a duly-authorized officer of TLC.

II. I will not use TLC trade names, trademarks or copyrighted material in any form, verbal, printed or otherwise, except in promotional or advertising material that has been prepared by TLC or has received prior written approval from TLC.

III. I will not directly or indirectly disparage, discredit or otherwise defame TLC, TLC employees, owners, officers or directors, other TLC LC’s and/or any person or entity associated with TLC. This includes any statements, written or oral, on the Internet, on social media or otherwise.

IV. I acknowledge that I may only have a financial interest in one LC position within TLC. I will not, either as an individual, corporation, LLC or other entity, apply for or become a TLC LC separate from this application. I understand that should I be found to have any financial interest in multiple LC positions, TLC, at its sole discretion, may terminate or re-assign any of those LC positions and I will have no recourse against TLC.

V. A married couple should maintain one LC position between them. However, if both spouses of a married couple desire to each maintain their own LC position, then they both must be sponsored by the same sponsor. They cannot sponsor each other or be sponsored by anyone other than the original sponsor. If a married couple each have their own LC position, then they are each separately required to meet any requirements or qualifications of their respective LC positions.

VI. If I sponsor other LC’s into TLC, I will fulfill the obligation of performing a bona fide supervisory, distributing and selling function in the sale or delivery of product to the ultimate consumer and in the training of those sponsored. I will have ongoing contact, communication and leadership supervision with my sales organization, including, but not limited to, telephone contact, e-mail contact, text message contact, training sessions, etc. If TLC requests it, I will be prepared to provide documentation of the satisfaction of my sponsor responsibilities to TLC.

VII. I understand that the TLC program is built upon sales to the ultimate consumer. TLC also recognizes that LC’s may wish to purchase product in reasonable amounts for their own personal or family use. A retail sale for bonus purposes shall include sales to non-participants in the compensation plan. The LC will be responsible for complying with the Retail Compliance Program as instructed from time to time. This includes keeping accurate records, including receipts, for all retail sales. Further, although there may be no specific product purchases required, nor are you required to stock any inventory, you will be asked to certify that you have used, consumed or sold at least 70% of your previous inventory prior to re-ordering. Monthly commissions on your organization and sales bonuses are contingent upon TLC receiving any requested verification in a timely fashion. It is TLC policy to strictly prohibit the purchase of product or large quantities of inventory in unreasonable amounts solely for the purpose of qualifying for bonuses or advancement in the marketing program. LC’s must fulfill, and it is each LC’s responsibility to meet all applicable published personal and downline retail sales requirements, as well as supervisory responsibilities, to qualify for commissions, bonuses, overrides or advancements.

VIII. I acknowledge and agree that I will never reveal, during or after termination of this Agreement, any confidential TLC data or information to any third party, including, but not limited to, information pertaining to any other TLC LC’s, other than in the furtherance of promoting TLC under this Agreement. I will not attempt to solicit, directly or indirectly, any TLC vendors, associates, employees, consultants or agents into any other venture, company or business relationship. This clause will not apply to individuals that I have personally-sponsored into TLC.

IX. I agree that during the time I am an active or inactive TLC LC and for a period of twelve (12) months following the termination for any reason of this Agreement, I will not, directly or indirectly attempt to encourage, solicit, persuade or otherwise attempt to recruit any other TLC LC to leave TLC, terminate his/her Agreement with TLC or compete in any way with the business of TLC. Further, during this period, I will not attempt to solicit any TLC employee, agent, vendor or consultant into pursuing any business or opportunity other than TLC business.

X. I acknowledge that as an independent distributor, I am a wholly independent marketing representative who establishes and services wholesale and/or retail customers for TLC products and services. My independent distributorship does not constitute either a purchase of an investment, a franchise, exclusive distributorship or exclusive territory, and absolutely no fees have been or will be required from me or anyone for the right to promote TLC products and services and earn commissions, pursuant to this Agreement. I understand that there may be a monthly or yearly, non-commissionable, administrative fee for database maintenance and software updating. This Agreement is not intended and shall not be construed to create a relationship of employer-employee, agency, partnership, or joint venture between any person, entity, independent distributor, sponsor and/or TLC. As an independent contractor, I shall:

XI. Abide by any and all federal, state, county and local laws, rules and/or regulations pertaining to this Agreement and/or the acquisition, receipt, holding, selling, distributing, promoting or advertising of TLC products and services.

XII. At my own expense, make, execute or file all such reports and obtain such licenses or permits applicable to me as may be required by law or regulation with respect to this Agreement and/or the receipt, holding, selling, distributing, promoting or advertising of TLC products and services.

XIII. Be solely responsible for declaration and payment of all local, state and federal fees or taxes as may accrue, including, but not limited to, sales taxes, business taxes, income taxes due to Associate activities in connection with this Agreement.

XIV. Never attempt to obligate or bind TLC into any contract, agreement or obligation, other than if I have been specifically instructed to do so in writing by TLC.

XV. I acknowledge that TLC, at its sole discretion, will determine whether qualifications have been met with respect to ranks, commissions, bonuses or compensation.

XVI. I acknowledge that should I purchase any products or services from TLC, that payment made is solely for that product or service purchase. I understand that I am not making an investment in TLC, I am not purchasing a franchise, territory or security, and this is not a passive income generator. Further, I will never attempt to purchase products or services from TLC with an invalid or improper form of payment.
29. I acknowledge that neither TLC nor any individual or entity has made any claim, guarantee, warranty or assurance that I will earn or achieve any level of success or income as a result of promoting TLC products and services. I understand that any potential commissions, bonuses or earnings that I may be entitled to under the TLC compensation plan are based on the actual sales results of my promotion efforts and are affected by factors such as expertise, training, time spent promoting TLC products and services, etc.

30. I warrant and agree that I will not attempt to manipulate the compensation plan or defraud TLC in any way, including the creation of phantom or invalid LC positions or business. TLC, at its sole discretion, may terminate or re-assign any LC or LC positions determined to have been created to manipulate the compensation plan or increase potential commissions to anyone without valid purpose.

31. I warrant and agree that I will not make any purchase, nor will I cause anyone else to make a purchase of any TLC product or service without valid purpose. Any attempt to manipulate compensation, generate additional, extra or unreasonable compensation, or insincerely achieve a particular rank or bonus shall be considered invalid purposes.

32. I acknowledge and agree that TLC will have the right to reverse, recoup, recover or chargeback any commissions or earnings that I have previously received on business that may have been reversed, credited back, cancelled, charged back or not validly paid for. I further acknowledge and understand that TLC shall have the right, at its sole discretion, to withhold the payment of any potential commissions or bonuses, pending the verification of the validity of the underlying sale. TLC, at its sole discretion, may determine the validity or invalidity of any given sale or transaction.

33. TLC will investigate potential violations of this Agreement and may take appropriate action, at its sole discretion, up to and including my termination as an independent distributor, for any violation that cannot be immediately and appropriately corrected. Actions taken may include suspension of a LC, reversal of commissions, removal of invalid or fraudulent LC’s from a downline, termination of a LC, or other action reasonably required by TLC to resolve the violation. I understand that TLC has the right to suspend or hold back any unpaid commissions, regardless of date earned, pending the outcome of any investigation and determination of the validity of such commissions.

34. I understand that it is expressly prohibited to entice or encourage anyone to join, transact business, purchase products, sales aids or literature by confusing them, misleading them, pressuring them, making false or misleading income claims, or showing unreasonable hypothetical situations. No false, confusing, misleading or exaggerated claims of any type may be made under any circumstances, even if true.

35. I understand that I cannot insinuate or imply that someone will achieve a specific level of income or success, even if I have previously achieved it. I understand that results achieved by any LC will be based on many factors, including, but not limited to, expertise, time spent promoting TLC products and services and other factors.

36. This Agreement constitutes the entire agreement between the LC and TLC and no other additional promises, representations, guarantees or agreements of any kind shall be valid unless in writing and signed by an authorized representative of TLC or otherwise referenced in this Agreement.

37. I agree to attempt to resolve any dispute under this Agreement in an amicable and reasonable way directly with TLC. If I feel additional actions are necessary, I agree that any claim, dispute and/or legal action surrounding the terms and conditions of this Agreement shall be resolved solely and exclusively by arbitration in accordance with the Federal Arbitration Act and under the rules and auspices of the American Arbitration Association (AAA). Any arbitration shall be held in St. Clair County in the State of Michigan, under the Commercial Arbitration Rules of the AAA and conducted by a single arbiter who is an attorney with knowledge of direct sales. This Agreement shall be governed by the laws of the State of Michigan, excluding those relating to conflicts of law.

38. I agree that there will be no group or class action proceedings of any type against TLC or its officers, directors, employees, consultants or agents for any reason stemming from this Agreement. I agree not to initiate or participate in any group or class action proceeding against TLC, whether in a state or federal court, arbitration or mediation proceeding. I affirmatively waive all rights to become a member of any certified class in any lawsuit or action against TLC. Any arbitration stemming from this independent distributor Agreement shall be conducted solely between me and TLC. I also agree to keep any arbitration proceedings confidential and agree not to disclose any aspect of any arbitration proceedings except as required by law.

39. I understand that my agreement to arbitrate will survive the termination of this Agreement. I further understand that nothing in this Agreement shall prevent TLC from applying to and obtaining from a court of applicable jurisdiction, a writ of attachment, garnishment, temporary injunction, preliminary injunction, permanent injunction and/or any other equitable relief available to protect TLCs interest prior to, during or following any arbitration or other proceeding.

40. If any portion of this Agreement is found to be invalid in a particular jurisdiction, the balance of all terms and conditions, policies and procedures, the compensation plan and any rules, regulations or requirements shall remain in full force. Any required exclusions, amendments or modifications made pursuant to this paragraph shall only apply in the jurisdiction where required.

41. I agree that portions of this Agreement and accompanying Policies and Procedures pertaining to disparagement, confidentiality, arbitration, use of the trade names, trademarks, copyrighted material, internet use and/or the sale and distribution of TLC products and services will survive the termination of this Agreement and/or my relationship with TLC.

42. I understand that should I voluntarily terminate my relationship with TLC, assuming I was otherwise in good standing, that I must remain inactive and wait a minimum of twelve (12) months before attempting to become a LC again. If I do ever re-apply to become a LC, I understand that I would be starting from scratch and have no rights, privileges, benefits, ranks, level or standing that I may have previously achieved or attained. Should I be involuntarily terminated, I understand that I may not ever again become an independent distributor for TLC, whether as an individual or as part of another entity.

43. I acknowledge that there are no guarantees, warranties or assurances that I can or will earn any amount of income or attain any level of success as a LC for TLC. I further acknowledge that there are no guarantees, warranties or assurances, express or implied, in connection with any TLC product, service, documents, materials, and/or websites. TLC specifically disclaims all warranties, express or implied, in connection with any products or services, including, without limitation, any implied warranties of merchantability and/or fitness for a particular purpose.
44. I acknowledge that participation in any Autoship or monthly recurring order or subscription is optional, but may be available for convenience or added-value. Should I choose to participate, I authorize TLC to process my credit card on file for the amount I opt for.

45. I authorize TLC to use my name, image, likeness and/or story in any TLC-related materials, advertising, promotion, websites or other media. I understand that I am not entitled to any compensation or remuneration for such use.

46. I authorize TLC or any TLC authorized representative to contact me by e-mail, text message, instant message, fax, telephone or other appropriate device or media, for any purpose or matter relating to my being an LC for TLC. I understand that should I not wish to be contacted, I must affirmatively opt-out by contacting Customer Support.

47. I understand that no TLC product or service may be copied, duplicated, reverse engineered, modified, altered, revised or changed in any way by me or on my behalf, other than by written, explicit permission of TLC.

48. I agree that I will not, during the term of this Agreement or for a period of twelve months after its termination, attempt to start or assist in the creation of a company whose intention it is to manufacture, distribute or sell products similar to those sold by TLC.

49. I agree to defend, indemnify and hold TLC harmless, as well as TLC's owners, officers, directors, employees, agents, consultants or any affiliated people or entities, from and against any and all claims, suits, damages, obligations, losses and expenses, including, but not limited to legal fees, arising out of my conduct, the violation of any of these terms and conditions, the violation of any other obligation or agreement that I may be bound by or the violation of any applicable law, regulation or statute.

50. I understand and agree that under no conditions, shall TLC and/or its owners, officers, directors, employees, agents, consultants or any affiliated people or entities be liable to me or any LC for any claim whatsoever related to this Agreement or the relationship between TLC and LC for any amount other than the amount of unused products and services that LC is otherwise entitled to a refund for. In no event shall TLC be liable to any LC for any incidental, special, exemplary, punitive, indirect or consequential damages.

51. Any notice required in connection with this Agreement may be made by notice to the last known physical address or e-mail address that I have maintained with TLC and I may send notice to TLC at its then current corporate address or at the designated e-mail address for that purpose.

52. TLC's failure to exercise any rights under this Agreement does not constitute a waiver of TLC's rights to insist on compliance with this Agreement.

53. I agree that I may not transfer or assign any rights or privileges granted under this Agreement without the express written consent of TLC at its sole discretion and that there may be a fee involved.

54. This agreement is not in force until accepted by TLC. I warrant that I have no financial interest in, nor will I acquire any financial interest in another TLC distributorship position.

55. Under penalty of perjury, I certify that the social security number, tax identification number or applicable taxpayer identification number that I have submitted to TLC for commission reporting purposes is the valid and correct taxpayer identification number applicable to me.

56. Unless I notify TLC otherwise, I certify that I am not subject to backup withholding because I am either (a) exempt from backup withholding; (b) the Internal Revenue Service (IRS) has not notified me that I am subject to backup withholding; (c) the IRS has informed me that I am no longer subject to backup withholding, and I am a U.S. Citizen or other authorized U.S. person.

NOTICE OF RIGHT TO CANCEL: I understand that I may cancel this transaction, without penalty or obligation, within the initial THREE DAYS of my initial purchase, or longer if required by law. I will receive a full refund of products and services purchased during the three day period, less commissions earned. Physical products will be refunded under paragraph 9.

I unconditionally agree to all terms and conditions contained herein: initials___