

## AFFILIATE AGREEMENT

This Agreement is effective on the date You accept these terms by clicking the “I accept” button below. The Agreement is between You and FIPath4Advisors, LLC the owner of REFERMEIQ, with its principle place of business at 5805 State Bridge Rd. Suite G221, Johns Creek, GA 30097 (“REFERMEIQ”).

The parties agree as follows:

- I. **REFERRAL SERVICES** -By entering into this Agreement You are eligible to earn referral fees for each party You refer to the REFERMEIQ web site using your dedicated link when such party enrolls in one of the available REFERMEIQ service subscription plans.
- II. **REFERRAL FEES** – You will be paid a referral fees as follows:
  - You shall earn a referral fee equal to twenty percent (20%) of the net subscription fees (after discounting) received by REFERMEIQ from those parties’ referred by You where such party enrolls utilizing the unique enrollment link made available by REFERMEIQ and powered by Leaddyno.com
  - Referral fees shall be payable by the tenth (10<sup>th</sup>) of the month following the receipt of such funds from Your referrals.
  - Notwithstanding the above, referral fees for new subscriptions shall not be payable to You until such time as the new subscriber guarantee period has passed.
- III. **TERM & TERMINATION**
  - This Agreement may be canceled immediately by either party by providing the other party with written notice.
  - Provided the termination of this Agreement is not the result of a breach in the terms of this Agreement then the right to the referral fees set forth above shall survive the termination of this Agreement.
- IV. **RELATIONSHIP**- Both Parties are independent contractors and not an agent or legal of the other for any purpose, and have no authority to act for, bind or commit the other party. You shall not make any statements, claims, representations or warranties relating to the REFERMEIQ products or services, other than as authorized by REFERMEIQ in writing.
- V. **NON- DISCLOSURE**- Both Parties agree to enter into a mutual non-disclosure agreement.
- VI. **NONSOLICITATION**- During the term of this Agreement and for a period of six (6) months following its termination, neither Party will (except with the other Party’s prior written consent) hire or solicit to hire either directly or indirectly, the personnel of the other Party.
- VII. **LIMIT OF LIABILITY**- EXCEPT FOR BREACH OF THE NON-DISCLOSURE IN SECTION IV, GROSS NEGLIGENCE OR WILLFUL MISCONDUCT, IN NO EVENT SHALL EITHER PARTY BE LIABLE FOR ANY INCIDENTAL, INDIRECT, EXEMPLARY, PUNITIVE OR

- VIII.** CONSEQUENTIAL DAMAGES OR LOSSES, INCLUDING, WITHOUT LIMITATION, DAMAGES OR COSTS INCURRED AS A RESULT OF LOSS OF TIME, LOSS OF SAVINGS, LOSS OF USE OF COMPUTER SYSTEMS, LOSS OF DATA, LOSS OF PROFITS, OR LOSS OF GOODWILL, WHETHER FORESEEABLE OR UNFORESEEABLE, WHICH MAY ARISE OUT OF OR IN CONNECTION WITH THIS AGREEMENT, REGARDLESS OF WHETHER THE POSSIBILITY OR LIKELIHOOD OF SUCH DAMAGES OCCURRING WAS KNOWN TO THE PARTIES.
- IX.** By accepting the terms of this Agreement, You represent and warrant that You are 18 years of age or older, and that You are authorized to accept the terms of this Agreement and further that the registration information provided by You is true and accurate.