



ADDITIONAL CLAUSES OF RE-PURPOSED OR RE-DESIGNED PRODUCT

Dear Partners,

Please be informed that the consultant booklet will be revised with the following clauses added, with effective from **20 August 2018 (Monday)**.

- (I) Nefful Singapore Holdings Pte. Ltd. Is defined as the “Company”
- (II) 3.8(1) Participants shall not:-
 - (a) use other trade names, packages and/or logos for the sales of the Company’s products;
 - (b) use the Company’s branding, including but not limited to its logo and product tags, on or with re-purposed or re-designed products; and/or
 - (c) convince or influence other participants to join your downline through the sale of the re-purposed or re-designed products.
- (II) 3.8(2) Subject to Clause 3.8(1) above, participants shall ensure that the sale of any re-purposed or re-designed product will not damage or be adverse to the reputation of the Company.

For the purposes of this Clause 3.8, “re-purposed” or “re-designed” products shall refer to products of a new design and/or products made for a different purpose by using the fabric from the Company’s original product and/or by adding embellishment onto the original product. A slight difference in functionality and/or design appearance will also be deemed as a “re-purposed” or “re-designed” product.”

- (III) The list of prohibited activities under Clause 5.9 be expanded to include the following:-

“4. engaging in any of the activities set out in Clause 3.7 and/or Clause 3.8(1);”

We seek your kind understanding and cooperation in the abovementioned.

Thank You.

Yours sincerely,

Nefful Singapore Holdings Pte Ltd