

GLYCEMIC RESEARCH INSTITUTE

U.S. Government Accredited Certification Organization

601 Pennsylvania Avenue

Suite 900

Washington, D.C

GLYCEMIC RESEARCH INSTITUTE GLYCEMIC RESEARCH LABORATORIES

SAFETY GUIDELINES FOR TEST FOOD (S) CLIENT RESPONSIBILITIES

Test Food (s) submitted to Glycemic Research Institute and/or Glycemic Research Laboratories are limited to:

- **Foods**
- **Beverages**
- **Nutraceuticals**
- **Pharmaceuticals (orally ingested)**

The client assures that the *Test Food* submitted is *safe and appropriate* for use for human consumption, and that the label claims (provided with submission of the Test Food), are accurate. In the event that a client submits a Test Food (s) that has an *inaccurate* or *false* label or ingredient panel (or submission document), and/or;

In the event the Test Food (s) cause harm or side effects to the Human In Vivo Clinical Trial subjects, the client will be held legally responsible, and GRI/GRL will be obligated to warn the public of said dangers, in any manner so chosen by GRI/GRL, and to alert appropriate government agencies, including the FDA, FTC, Media, and the Centers for Disease Control (CDC).

If a Test Food (s) submitted by a client elicits a negative health response during a Human In Vivo Clinical Trial, the GRI/GRL assigned physician overseeing the trial can elect to halt the trial, and report the incident to the appropriate government agencies.

Further, GRI/GRL can elect to report said incidences to any government authority and/or Media, to alert the public of the potential and/or real dangers of ingesting the Test Food, and to ban and Delist the Test Food (s) from any further trial, and to post said warning and Delisting on any GRI/GRL website.

In the event that the client submits a Test Food under false pretenses, including providing false information about the Test Food and its ingredients or potential side effects, whether provided to GRI/GRL via phone, documents, conversations, etc., the client will be held legally responsible for harming and/or causing side effects in the Human In Vivo Clinical Trial subjects, and liable for any legal actions and subsequent financial liabilities taken against GRI/GRL by the trial subjects.

In the event of any legal issues between the client and GRI and/or GRL and/or Glycemic Solutions, the legal Venue will be limited to Pinellas County, State of Florida.

The client hereby accepts these terms, guidelines, and responsibilities as stated herein (in this document):

Name of Company Submitting Test Food

Address of Company Submitting Test Food

Client Printed Name (Corporate Executive)

Client Signature