

Distributor Services & Product Order Line: Toll Free 1-877-7-KIZUNA (1-877-754-9862)
Corporate Fax : (801)795-6321 Main Office (801)676-9831

New Amended Phone Sponsor

APPLICATION INFORMATION *Please Use a pen and press hard so all copies are clear*

Date _____ / _____ / _____
 Applicant or Company Name _____ Social Security # or Fed ID # _____
 Street Address _____ City _____ State _____ Zip _____
 County _____ Date of Birth _____ / _____ / _____
 () () () ()
 Home Phone _____ Work Phone _____ Cell Phone _____ Fax Number _____
 Back Office Username _____ Back Office Password _____ E-mail Address _____

DISTRIBUTOR SHIPPING ADDRESS *Please complete if shipping address is different than mailing address*

Street Address _____ City _____ State _____ Zip _____
 Same as above
 Phone Number at shipping address _____ () _____

ENROLLER INFORMATION *(Person who enrolled you in Starise)*

Enroller's Name (Last / First/ MI) _____ Enroller's ID # _____ Telephone Number _____ Fax Number _____
 () _____ () _____

PLACEMENT INFORMATION *(If the placement you've requested has been taken, you will be placed in the next available position on the leg you have indicated above.)*

Placement Name (Last / First/ MI) _____ Placement ID # _____ Choose one (Required) L: R: AUTO:

REGISTRATION *(Select one of the Business Center Packages)*

(Registration Fee & Product Fee : 1 case)

- A 1 BUSINESS CENTER REGISTRATION** **\$144.95** + tax + **\$15.00 80P** (1 Case)
(Registration Fee & Product Fee) (Shipping and handling)
- B 3 BUSINESS CENTER REGISTRATION** **\$479.85** + tax **240P** (3 Cases) + (1 case for free)
(Registration Fee & Product Fee & Shipping and handling) * three active position
- C 7 BUSINESS CENTER REGISTRATION** **\$1,119.65** + tax **560P** (7 Cases) + (3 cases for free)
(Registration Fee & Product Fee & Shipping and handling) * seven active position

IMPORTANT

STANDARD MONTHLY AUTOSHIP
 Default Autoship for each position-\$105(80p) + Shipping + tax
 To change your Autoship call 1-877-7-KIZUNA
 Your Autoship enrollment will become active the next business month after you purchase an enrollment pack.

PAYMENT INFORMATION *(Payment applies to all products and services selected above)*

Visa MC AmEx JCB Discover Electronic Bankdraft (Order will be delayed 5 business days. Please include a voided check.)

Credit Card # _____ CVV2 CODE _____ Expiration Date _____ Name on Card _____
 (CVV2 CODE- Three digit security code required for credit card orders)

Starise is required to collect sales tax on all orders in most states. Taxes applicable to the geographical location listed in your shipping address will automatically be added to your order each month unless Starise has on file a copy of your sales tax license and a sales tax exemption form.

I certify that I am of legal age (the age of majority) for the state in which I reside. I have carefully read the terms and conditions on the back of this Application and Agreement, the Starise Policies and Procedures and the Starise Compensation Plan and agree to abide by all terms set forth in these documents. Additionally, I agree that I have completed the W-9 Request for Taxpayer Identification Number and Certification honestly and to the best of my knowledge. I hereby confirm that my signing of this application does not violate any other agreements or contracts to which I am party. A PARTICIPANT IN THIS MULTILEVEL MARKETING PLAN HAS A RIGHT TO CANCEL AT ANY TIME, REGARDLESS OF REASON- CANCELLATION MUST BE SUBMITTED IN WRITING TO THE COMPANY AT ITS PRINCIPAL PLACE OF BUSINESS DAYS AFTER THE DATE OF THIS TRANSACTION.

Applicants` Signature _____ **Date** _____

Please mail or fax your completed Application and Agreement to Starise to finalize the distributor enrollment process. If your Application and Agreement is not received within 30 days of enrollment, your Distributorship shall automatically be converted to a Customer status and you will no longer be eligible for bonuses or commissions.

1) I understand that as a Starise Distributor:

1. I have the right to offer for sale Starise products and services in accordance with these Terms and Conditions.
2. I have the right to enroll persons in Starise.
3. If qualified, I have the right to earn commissions pursuant to the Starise Compensation Plan.

2) I agree to present the Starise Marketing and Compensation Plan and Starise products and services as set forth in official Starise literature.

3) I agree that as a Starise Distributor I am an independent contractor, and not an employee, partner, legal representative, or franchisee of Starise. I agree that I will be solely responsible for paying all expenses incurred by myself, including but not limited to travel, food, lodging, secretarial, office, long distance telephone and other expenses. I UNDERSTAND THAT I SHALL NOT BE TREATED AS AN EMPLOYEE OF STARISE FOR FEDERAL OR STATE TAX PURPOSES. Starise is not responsible for withholding, and shall not withhold or deduct from my bonuses and commissions, if any, FICA, or taxes of any kind.

4) I have carefully read and agree to comply with the Starise Policies and Procedures and the Starise Marketing and Compensation Plan, both of which are incorporated into and made a part of these Terms and Conditions (these three documents shall be collectively referred to as the "Agreement"). I understand that I must be in good standing, and not in violation of the Agreement, to be eligible for bonuses or commissions from Starise. I understand that the Starise Policies and Procedures and/or the Starise Marketing and Compensation Plan may be amended at the sole discretion of Starise, and I agree to abide by all such amendments. Notification of amendments shall be posted on Starise's website and shall become effective 30 days after publication. The continuation of my Starise business or my acceptance of bonuses or commissions shall constitute my acceptance of any and all amendments.

5) The term of this agreement is one year (subject to prior cancellation pursuant to the Policies and Procedures). If I fail to annually renew my Starise business, or if it is canceled or terminated for any reason, I understand that I will permanently lose all rights as a Distributor. I shall not be eligible to sell Starise products and services nor shall I be eligible to receive commissions, bonuses, or other income resulting from the activities of my former downline sales organization. In the event of cancellation, termination or nonrenewal, I waive all rights I have, including but not limited to property rights, to my former downline organization and to any bonuses, commissions or other remuneration derived through the sales and other activities of my former downline organization. Starise reserves the right to terminate all Distributor Agreements upon 30 days notice if the Company elects to: (1) cease business operations; (2) dissolve as a business entity; or (3) terminate distribution of its products and/or services via direct selling channels. Distributor may cancel this Agreement at any time, and for any reason, upon written notice to Starise at its principal business address.

6) I may not assign any rights under the Agreement without the prior written consent of Starise. Any attempt to transfer or assign the Agreement without the express written consent of Starise renders the Agreement voidable at the option of Starise and may result in termination of my business.

7) I understand that if I fail to comply with the terms of the Agreement, Starise may, at its discretion, impose upon me disciplinary sanctions as set forth in the Policies and Procedures. If I am in breach, default or violation of the Agreement at termination, I shall not be entitled to receive any further bonuses or commissions, whether or not the sales for such bonuses or commissions have been completed.

8) Starise, its parent or affiliated companies, directors, officers, shareholders, employees, assigns, and agents (collectively referred to as "affiliates"), shall not be liable for, and I release Starise and its affiliates from, all claims for consequential and exemplary damages for any claim or cause of action relating to the Agreement. I further agree to release Starise and its affiliates from all liability arising from or relating to the promotion or operation of my Starise business and any activities related to it (e.g., the presentation of Starise products or Compensation and Marketing Plan, the operation of a motor vehicle, the lease of meeting or training facilities, etc.), and agree to indemnify Starise for any liability, damages, fines, penalties, or other awards arising from any unauthorized conduct that I undertake in operating my business.

9) The Agreement, in its current form and as amended by Starise at its discretion, constitutes the entire contract between Starise and myself. Any promises, representations, offers, or other communications not expressly set forth in the Agreement are of no force or effect.

10) Any waiver by Starise of any breach of the Agreement must be in writing and signed by an authorized officer of Starise. Waiver by Starise of any breach of the Agreement by me shall not operate or be construed as a waiver of any subsequent breach.

11) If any provision of the Agreement is held to be invalid or unenforceable, such provision shall be severed, and the severed provision shall be reformed only to the extent necessary to make it enforceable. The balance of the Agreement shall remain in full force and effect.

12) This Agreement will be governed by and construed in accordance with the laws of the State of Utah without regard to principles of conflicts of laws. In the event of a dispute between a Distributor and Starise arising from or relating to the Agreement, or the rights and obligations of either party, the parties shall attempt in good faith to resolve the dispute through nonbinding mediation as more fully described in the Policies and Procedures. Starise shall not be obligated to engage in mediation as a prerequisite to disciplinary action against a Distributor. If the parties are unsuccessful in resolving their dispute through mediation, the dispute shall be settled totally and finally by arbitration as more fully described in the Policies and Procedures. Notwithstanding the foregoing, Starise shall be entitled to bring an action before the State or Federal Courts in Salt Lake County, State, seeking a restraining order, temporary or permanent injunction, or other equitable relief to protect its intellectual property rights, including but not limited to customer and/or distributor lists as well as other trade secrets, trademarks, trade names, patents, and copyrights.

13) The parties consent to jurisdiction and venue before any federal or state court in Salt Lake County, State of Utah, for purposes of enforcing an award by an arbitrator, an action by Starise for equitable relief, or any other matter not subject to arbitration.

14) Louisiana Residents: Notwithstanding the foregoing, Louisiana residents may bring an action against the Company with jurisdiction and venue as provided by Louisiana law.

15) Montana Residents: A Montana resident may cancel his or her Distributor Agreement within 15 days from the date of enrollment, and may return his or her starter kit for a full refund within such time period.

16) If a Distributor wishes to bring an action against Starise for any act or omission relating to or arising from the Agreement, such action must be brought within one year from the date of the alleged conduct giving rise to the cause of action, or the shortest time permissible under state law. Failure to bring such action within such time shall bar all claims against Starise for such act or omission. Distributor waives all claims that any other statute of limitations applies.

17) I authorize Starise to use my name, photograph, personal story and/or likeness in advertising or promotional materials and waive all claims for remuneration for such use.

18) A faxed copy of the Agreement shall be treated as an original in all respects.

STAR RISE AMERICA LIMITED COMPANY

126W Segoe Lily Dr. STE 195
SANDY, UTAH 84070

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