Please	print	clearly in	blue o	or blac	k ink.	Please	e note tha	t this
Applica	ation	cannot be	proce	essed v	vithou	ut all fi	elds com	pleted.

3435 Wilshire Blvd., Suite 2120, Los Angeles, California 90010 Phone: 1 (800) 240-0913 Fax: 1 (213) 201-7225

If you are an active member of the military, please check this box and list your title and branch of service
Upon verification of your application, active members of the military will have the cost of the Business Starter Kit waived
In addition, the monthly Business Service Fee will be waived for the duration of their active duty

Yes No Are you a Team Beachbody® Customer? If so, please includ

APPLICANT INFORMAT	ION
First name	Last name
Business entity name (if you will operate your business u	nder a company, LLC, or corporation)
Social Security number	Federal Tax ID number (if operating under a business entity)
Residence address	
City, state, and ZIP code	
Billing address (if different from residence address)	
City, state, and ZIP code	
Shipping address (if different from residence address)	
City, state, and ZIP code	
Phone	Fax
Email	Date of birth

e Sponso ertify tha cocedures greement

DIAMOND PACK	\$699.96	(a \$1,279 value)

Our most comprehensive startup bundle puts you on the fast track to financial and fitness freedom. In addition to the Business Starter Kit, you get:

Platinum Collection of Beachbody® Fitness Programs

P90X® INSANITY®, TurboFire®, Brazil Butt Lift®, Power90®, Slim in 6®, P90X ONE on ONE® (Volume 3, Disc 1). We will continue to ship a new workout every month for the price of \$14.96 a month, and you can cancel anytime.

Platinum Collection of Beachbody Nutritionals® P90X Results and Recovery® packets, Core Omega-3™, Core Cal Mag™, Herbal Immune Boost, P90X Peak Health Formula, P90X Peak Performance Protein Bars Variety Pack.

Shakeology[®] Fast Start Pack

Shakeology is Team Beachbody's ultra-premium health shake and the smartest calories you can put into your body. This Fast Start Pack is a Coach-exclusive offer that includes FREE shipping and is delivered to your door monthly. Your first shipment comes with a special Shakeology workout DVD and a set of recipe cards that can be used to promote the product to Customers. You'll also get a FREE shaker cup with your second shipment. Your first shipment will include a combination of single-serving packets—half Chocolate Shakeology and half Greenberry Shakeology. We will continue to ship your selection every month for the price of \$89.96, and you can cancel at any time.

Membership in the Team Beachbody Club The Diamond Pack includes a 1-YEAR trial membership in the Team Beachbody Club (a \$99.00 value). You'll receive online diet support, healthy recipes, state-of-the-art fitness tools, and tips for long-term success. To continue the membership after 1 year, the cost is just \$2.99 a week, billed \$38.87 a quarter in advance to the credit card you use today. You can cancel anytime to avoid future charges.

3rd Party Tools Business Builder Pack

Arm your business with the best sales and marketing tools we have to offer. You'll get 10 The Shakeology® Breakthrough DVDs, 10 The Beachbody® Solution DVDs, 20 Introducing Team Beachbody® DVDs, 20 Shakeology—100 Doctors Audio CDs, and 10 Product Catalogs.

Extras

As a bonus and to help you start promoting your business from day 1, the Diamond Pack also includes a P90X hat, product stickers, and a "FREE workout program of your choice" coupon that incentivizes you to reach your first milestone as a Coach within 30 days.

Note! Business Service Fees

As a Team Beachbody Coach, you'll have access to your Online Office, two personalized Coach Web sites, and support tools to promote and manage your business. Your first 30 days are included with your sign-up purchase. After 30 days, you'll be automatically billed \$14.95 every month to the credit card you provide today. Should you decide Team Beachbody isn't for you, you can cancel at any time to avoid future charges.

Date

SHAKEOLOGY STARTER PACK \$169.66 (a \$253 value) In addition to the Business Starter Kit, you get The Shakeology Fast Start Pack • This Coach-exclusive offer includes free shipping, and we will

- continue to ship your selection every month for the price of \$89.96. You can cancel at any time
- A 30-day FREE trial membership in the Team Beachbody Club To continue the membership after 30 days, the cost is just \$2.99 a week, billed \$38.87 a quarter i advance to the credit card you enter today. You can cancel anytime to avoid future charges. • A 3rd Party Tools Business Builder Pack

SHAKEOLOGY OPTIONS

Packaging ICHECK ONE)
Packets Bag Flavor (CHECK ONE)
Greenberry
Chocolate

SHAKEOLOGY + FITNESS STARTER PACK \$199.59-259.55 (a \$292.90-\$372.85 value; price depends on fitness program)

In addition to the Shakeology Starter Pack, you get a platinum Beachbody fitness program of your choice:

- The Shakeology Fast Start Pack
- This Coach-exclusive offer includes free shipping and is delivered to your door monthly for the price of \$89.96. You can cancel at any time. • Business Starter Kit
- A 30-day FREE trial membership in the Team Beachbody Club To continue the membership after 30 days, the cost is just \$2.99 a week, billed \$38.87 a quarter advance to the credit card you enter today. You can cancel anytime to avoid future charges.
- A 3rd Party Tools Business Builder Pack
- A platinum Beachbody fitness program of your choice

SHAKEOLOGY OPTIONS Packaging (CHE

Flavor (CHECK ONE) Greenberry Chocolate

SELECT YOUR FITNESS PROGRAM (FREE SHIPPING)

	r rogram – program price / pack price				
Body 005ptcl = 357.57 \$225.37 Intervals = 357.57 \$225.37 Brazil Butt Lift®= \$44.89 \$214.55 Slim in 6®= \$44.89 \$214.55 ChaLEAN Extreme® = \$89.89 \$214.55 IntrobFire® = \$89.89 \$255.55 INSANITY® = \$89.89 \$259.55 Yoga Booty Ballet® = \$29.93 \$199.59	□ Body Gospel® - \$59.93 / \$229.59 □ Brazil Butt Lift® - \$44.89 / \$214.55 □ ChaLEAN Extreme® - \$89.89 / \$214.55 □ INSANITY® - \$89.89 / \$259.55	TurboFire® – \$89.89 / \$259.55			

\times BUSINESS STARTER KIT only \$39.95

(waived with purchase of an optional Business Pack or for active military) The Business Starter Kit is essential to a smooth launch. It includes one "Watch" DVD, one "Print" CD, and one Get Started Right Guide. The "Watch" DVD contains all the key Coach training you need to get acquainted with your new business. The "Print" CD serves as an ongoing reference point for other training materials and resources. Finally, the Business Starter Kit includes the Get Started Right Guide, which shows you how to hit the ground running within 48 hours of starting your Coach Business.

Payment Information (Participation requires payment by credit card)	🗌 Visa	□Mastercard	American Express	Discover
Card No	Expiratio	n Date	CVV (security code)	
Name as It Appears on Card	Authoriz	ad Signatura		

Address Where Card Statement Is Mailed

I expressly authorize Team Beachbody/Beachbody, LLC, to charge this credit card for all charges indicated on this Application and Agreement.

I have carefully read the terms and conditions on the back of this Application and Agreement, the Team Beachbody Policies and Procedures, and the Team Beachbody Compensation Plan (available online at **TeamBeachbody.com** or provided upon request), and agree to abide by all terms set forth in these documents. I understand that I have the right to terminate my Independent Team Beachbody Coach business at any time, with or without reason, by sending written notice to the company at the above-listed address. I further understand and agree that Team Beachbody may terminate this Agreement, with or without reason, upon 30 days' advance notice to me. By signing below, I certify that I are age and that I have the right to enter into this Agreement and execute this Application. Application information is subject to verification for proper registration. Applicants will be contacted with any discrepancies and will have 72 hours from notification to cure.

You, the buyer, may cancel this transaction and obtain a refund of all charges paid at any time prior to midnight of the third business day after the date of this transaction (the fifth business day for Alaska residents). See the reverse side of this form for an explanation of this right.

Authorized Signature

Mail the completed signed original Application and Agreement to: Team Beachbody, 3435 Wilshire Blvd., Suite 2120, Los Angeles, California 90010, or fax to 1 (213) 201-7225. If this application is faxed, you must fax both the front and back of the application. Please allow up to 48 hours for processing of this application

- I understand that as an independent Coach for Team Beachbody through Beachbody, LLC ("Team Beachbody" or the "Company");
 - Beachbody, LLC ("Team Beachbody" or the "Company"):
 a. I have the right to offer for sale Team Beachbody products and services in accordance with these Terms and Conditions.
 - **b.** I have the right to enroll and sponsor persons in Team Beachbody.
 - c. If qualified, I have the right to earn commissions pursuant to the Team Beachbody Compensation Plan.
 - d. I will at all times comply with all federal, state, county, and municipal laws, ordinances, rules, and regulations.
- I agree to present the Team Beachbody Policies and Procedures and Compensation Plan and Team Beachbody products and services accurately and solely as set forth in official Team Beachbody literature.
- 3. I agree that as a Team Beachbody Coach I am an independent contractor, and not an employee, partner, legal representative, or franchisee of Team Beachbody. 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 ISHALL NOT BE TREATED AS AN EMPLOYEE OF TEAM BEACHBODY FOR FEDERAL OR STATE TAX PURPOSES. Team Beachbody is not responsible for withholding, and shall not withhold or deduct from my bonuses and commissions, if any, FICA, or taxes of any kind. I further understand and agree that my participation as a Team Beachbody Coach is voluntary, and that Team Beachbody has not provided me any promises or guarantees of any levels of success or compensation.
- guarantees of any levels of success or compensation.
 4. I have carefully read and agree to comply with the Team Beachbody Policies and Procedures and the Team Beachbody Coach Policies and Procedures 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 Team Beachbody. I understand that these Terms and Conditions, the Team Beachbody Policies and Procedures, or the Team Beachbody Coach Policies and Procedures and Compensation Plan may be amended at the sole discretion of Team Beachbody, and I agree to abide by all such amendments. Notification of amendments shall be posted on Team Beachbody's Web site. Amendments shall becost of days after posting. The continuation of my Team Beachbody business or my acceptance of bonuses or commissions shall constitute my acceptance of any and all amendments.
- 5. The term of this Agreement is until cancelled by me or Team Beachbody in accordance with the Agreement. If I fail to maintain my Coach requirements, including payment of my Business Services Fees (if applicable), or if my Coach account is canceled or terminated for any reason, I understand that I may permanently lose all rights as a Coach. I shall not be eligible to sell Team Beachbody 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 or termination, I waive all rights I have, including but not limited to property rights, to my former downline organization, and to any further bonuses, commissions, or other remuneration derived through the sales and other activities of my former dawnline organization. Coach may cancel this Agreement at any time, and for any reason, upon written notice to Team Beachbody at its principal business address. Team Beachbody may cancel this Agreement for any reason upon 30 days advance written notice to Coach.
- 6. I may not assign any rights or delegate my duties under the Agreement without the prior written consent of Team Beachbody. Any attempt to transfer or assign the Agreement without the express written consent of Team Beachbody renders the Agreement voidable at the option of Team Beachbody and may result in termination of my business.
 7. I understand that if I fail to comply with the terms of the Agreement, Team
- 7. I understand that if I fail to comply with the terms of the Agreement, Team Beachbody may, at its discretion, impose upon me disciplinary action 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. Team Beachbody, 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 Team Beachbody 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 Team Beachbody and its affiliates from all liability arising from or relating to the promotion or operation of my Team Beachbody business and any activities related to it, and agree to indemnify Team Beachbody for any liability, damages, fines, penalties, or other awards arising from any unauthorized conduct that I undertake in operating my business. The terms provided in this Section 8 shall survive any termination of the Agreement.
- 9. The Agreement, in its current form and as amended by Team Beachbody at its discretion, constitutes the entire contract between Team Beachbody 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 Team Beachbody of any breach of the Agreement must be in writing and signed by an authorized officer of Team Beachbody. Waiver by Team Beachbody 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 reformed only to the extent necessary to make it enforceable, and the balance of the Agreement will remain in full force and effect.
- 12. If a dispute arises between Beachbody and any Coach, the party alleging a breach shall first provide written notice to the other party providing a detailed explanation as to the basis of the alleged breach. The recipient of the notice shall have 10 days to respond and try to resolve the dispute ("notice and cure period"). If the parties are unable to resolve the dispute within the notice and cure period, the parties shall participate in good faith in a nonbinding mediation. The mediation shall take place within 45 days of the expiration of the notice and cure period exclusively in Los Angeles, California, unless the parties agree to a different location. The parties shall will share equally in the costs of the mediation including the fees of the mediator; however, the parties will each bear their own attorneys' fees incurred in the mediation.

- 13. If the dispute is not resolved by mediation in accordance with Section 12 above, the parties shall proceed to resolve any and all disputes and claims relating to Beachbody, or arising from the Coach Agreement, the Team Beachbody Coach Compensation Plan or Beachbody's products and services, the rights and obligations of an independent Coach and Beachbody, or any other claims or causes of action relating to the performance of either an independent Coach or Beachbody under the Agreement or the Policies and Procedures, totally and finally by binding arbitration in accordance with the JAMS Comprehensive Arbitration Rules and Procedures then in effect (the "JAMS Rules"), except as otherwise provided herein. The parties shall be entitled to the discovery rights allowed under the Federal Rules of Civil Procedure. The Arbitrator(s) shall permit any party to file a Motion for Summary Disposition of a particular claim or issue. This Agreement and the rights of the parties hereunder shall be governed by and construed in accordance with the laws of the State of California, exclusive of conflict or choice of law rules. The parties acknowledge that this Agreement evidences a transaction involving interstate commerce. Notwithstanding the foregoing provision with respect to applicable substantive law, any arbitration conducted pursuant to the terms of this Agreement shall be governed by the Federal Arbitration Act (Title 9, U.S. Code §1 et seq.). The arbitration shall be conducted exclusively in Los Angeles County, State of California, and the judgment upon the award rendered by the arbitrator(s) may be entered by any court having jurisdiction thereof. The arbitration shall be conducted by one arbitrator; however, if the amount in dispute exceeds Five Hundred Thousand Dollars (\$500,000), upon the request of either party, the arbitration shall be conducted by three arbitrators. Arbitratorsshall be selected in accordance with the JAMS Rules. Resolution of the dispute shall be based solely upon the law governing the claims and defenses pleaded, and the arbitrator(s) may not invoke any basis (including but not limited to, notions of "just cause") other than such controlling law. The arbitrator(s) shall render an award that shall be based upon a written, reasoned opinion. Each of the parties expressly understands and agrees that the arbitration will be conducted on an individual, not a class-wide basis, and any proceeding between the parties may not be consolidated with another proceeding between one of the parties and any other entity or person. The parties shall maintain the confidential nature of the arbitration proceeding and the award, including the hearing, except as may be necessary to prepare for or conduct the arbitration hearing on the merits, or except as may be necessary in connection with a court application for a preliminary remedy, a judicial challenge to an award or its enforcement, or unless otherwise required by law. The parties shall share equally in the costs of the arbitration including the fees of the arbitrator(s); however, the parties will each bear their own attorneys' fees incurred in the arbitration. The prevailing party in any arbitration shall be entitled to recover from the other party an award of its share of the arbitration fees and its reasonable attorneys' fees and costs incurred in the arbitration. Nothing in the Agreement or these Terms and Conditions shall prevent either party from applying to and obtaining from any court having jurisdiction a writ of attachment, a temporary injunction, preliminary injunction, or other equitable relief. The institution and maintenance of any action for injunctive relief shall not constitute a waiver of the right or obligation of either the Company or a Coach to submit any claim seeking relief, other than injunctive relief, to arbitration.
- 14. Montana Residents: A Montana resident may cancel his or her Coach Agreement within 15 days from the date of enrollment, and may return his or her Coach Business kit (and introductory bonus kit if applicable) for a full refund within such time period
- 15. If a Coach wishes to bring an action against Team Beachbody 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. Failure to bring such action within such time shall bar all claims against Team Beachbody for such act or omission. Coach waives all claims that any other statutes of limitations applies.
- 16. I authorize Team Beachbody to use my name, photograph, personal story, and/or likeness in advertising or promotional materials and waive all claims for remuneration for such use.
- 17. A faxed copy of the Agreement shall be treated as an original in all respects.

NOTICE OF RIGHT TO CANCEL

You may CANCEL this transaction, without any penalty or obligation, within THREE (3) BUSINESS DAYS from the above date (five (5) business days for Alaska residents). If you cancel, any payments made by you under the contract or sale, and any negotiable instrument executed by you will be returned within 10 BUSINESS DAYS following receipt by the seller of your cancellation notice. If you cancel, you must make available to the seller at your residence, in substantially as good condition as when received, any goods delivered to you under this contract or sale, or you may, if you wish, comply with the instructions of the seller regarding the return shipment of the goods at the seller's expense and risk. If you do make the goods available to the seller but the seller does not pick them up within 20 days of the date of your Notice of Cancellation, you may retain or dispose of the goods without any further obligation. If you fail to make the goods available to the seller, or if you agree to return the goods to the seller and fail to do so, then you remain liable for performance of all obligations under the contract. To cancel this transaction, fax 1 (213) 201-7225, mail, or deliver a signed and dated copy of this Cancellation Notice or any other written notice to Team Beachbody Cancellation, 3435 Wilshire Blvd., Suite 2120, Los Angeles, California 90010, NOT LATER THAN MIDNIGHT of the third (3rd) business day (the fifth (5th) business days for Alaska residents) following the date you executed this Agreement.

I HEREBY CANCEL THIS TRANSACTION.