UNITED STATES ASSOCIATE ENROLLMENT



STEP 1: CHOOSE AN ENROLLMENT PACK

Details of products in pack available in Virtual Office Library. Packs available September 16, 2016 to January 6, 2017.

Associate Membership and Welcome Kit		A and sints Manakayakin and	
	Associate Membership and Welcome Kit	Associate Membership and Welcome Kit	 Associate Membership and Welcome Kit
\$40	\$40	INCLUDED FREE	INCLUDED FREE
Personal Product Combo	Personal Product RENU	Family Value ASEA Redox Supplement Pack	Family Value RENU
\$190 (save \$30) 150PV/CV	\$234 (save \$26) 200PV/CV	\$432 (save \$168) 400PV/CV	\$576 (save \$184) 500 PV/CV
Custom Order	Personal Product Combo	Family Value Combo Pack	Entrepreneur ASEA Redox Supplement Pack
	\$279 (save \$26) 250PV/CV	\$450 (save \$170) 400PV/CV	\$816 (save \$379) 800PV/CV
			Entrepreneur Combo Pack
			\$952 (save \$403) 900PV/CV
			Entrepreneur RENU
			Advanced Pack
TOTAL	TOTAL		\$1,092.25 (save \$427) 1,000PV/CV
TOTAL:	TOTAL:		
EARN LOYALTY POINTS 0-199 PV Earn 5% loyalty points,			
200-400PV earn 10% loyalty points,	EARN 10% LOYALTY POINTS	EARN 10% LOYALTY POINTS	EARN 15% LOYALTY POINTS
401+ PV earn 15 loyalty points			
Refer to your Virtual Office Library for de	tails of ASEA's Loyalty Rewards Program. S	hipping and tax are an additional cost.	
STED 2. MONTHLY ALITOSI	HIP Earn Loyalty Points based on th	a value of your order	
STEP 2. MONTHEL ACTOS	Lam Loyarty Forms based on the	e value of your order.	
Case ASEA Redox Supplement \$12			
RENU Advanced 5-pack \$190 (150)	PV) 4 tubes RENU 28 \$130 (100PV) Redox Serum \$80 (60PV) Cleanser \$20 (14PV)
	0 days after your first order. Shippin		
Earn Bonus Loyalty Points on your	first autoship: 100-149PV earns 20 pc	oints, 150+ PV earns 30 points.	
STEP 3: PERSONAL INFOR	MATION		
Name		Date of birth	SSN
Name Address		Date of birth	SSN
		Date of birth	SSN
		Date of birth	SSN
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Address City, State, ZIP Phone Your proposed website (we recommend using your nam WWW. Sponsor Name (person you are buying from) STEP 4: ACKNOWLEDGE T I have carefully read the terms and condition terms set forth in those documents. I under	teamasea.com ERMS,CONDITIONS, AND P ons on the back of this application and agreemer erstand that I have the right to terminate my ASEA	Email Password (you may change this after enrollment) ID number AYMENT It, the ASEA Policies and Procedures, and the ASEA independent business at any time, with or with	EA Compensation Plan, and agree to abide by all
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UNITED STATES ASSOCIATE ENROLLMENT



- 1. I understand that as an ASEA, LLC. ("ASEA") independent Associate:
- a. I have the right to offer for sale ASEA products and services in accordance with these
- b. I have the right to enroll persons in ASEA.
- c. If qualified, I have the right to earn commissions pursuant to the ASEA Compensation Plan
- 2. I agree to present the ASEA Marketing and Compensation Plan and ASEA products and services as set forth in official ASEA literature.
- 3. I agree that as an ASEA Associate I am an independent contractor, and not an agent, employee, partner, legal representative, or franchisee of ASEA. 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 AGENT OR EMPLOYEE OF ASEA FOR TAX PURPOSES. ASEA is not responsible for withholding, and shall not withhold or deduct from my bonuses and commissions, if any taxes of any kind applicable to me, on any sales of products pursuant to this Agreement.
- 4. I have carefully read and agree to comply with the ASEA Policies and Procedures and the ASEA 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 ASEA. I understand that the ASEA Policies and Procedures and/or the ASEA Marketing and Compensation Plan may be amended at the sole discretion of ASEA, and I agree to abide by all such amendments. Notification of amendments shall be posted on ASEA's website. Amendments shall become effective 30 days after publication. The continuation of my ASEA business or my acceptance of bonuses or commissions shall constitute my acceptance of any and all amendments.
- 5. The term of the Associate Agreement is one year (subject to prior cancellation for inactivity pursuant to the Policies and Procedures). If I fail to annually renew my ASEA business, or if it is canceled orterminated for any reason, I understand that I will permanently lose all rights as an Associate. I shall not be eligible to sell ASEA products 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. ASEA reserves the right to terminate all Associate 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. Associate may cancel this Agreement at any time, and for any reason, upon written notice to ASEA at its principal business address. ASEA may cancel this Agreement for any reason upon 30 days advance written notice to Associate.
- 6. I may not assign any rights under the Agreement without the prior written consent of ASEA. Anyattempt to transfer or assign the Agreement without the express written consent of ASEA renders the Agreement voidable at the option of ASEA and may result in termination of my business.
- 7. I understand that if I fail to comply with the terms of the Agreement, ASEA may, at its discretion, terminate or suspend my Associate Agreement 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. ASEA, 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 ASEA 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 ASEA and its affiliates from all liability arising from or relating to the promotion or operation of my ASEA business and any activities related to it (e.g., the presentation of ASEA products or Compensation and Marketing Plan, the operation of a motor vehicle, the lease of meeting or training facilities, etc.), and agree to indemnify ASEA 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 the Policies and Procedures and Compensation Plan may be amended by ASEA at its discretion, constitutes the entire contract between ASEA 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 ASEA of any breach of the Agreement must be in writing and signed by an authorized officer of ASEA. Waiver by ASEA 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. 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 an Associate and ASEA 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. ASEA shall not be obligated to engage in mediation as a prerequisite to disciplinary action against an Associate. If the parties are unsuccessful in resolving their dispute through mediation, the dispute and shall be settled totally and finally by arbitration as more fully described in the Policies and Procedures. Notwithstanding the foregoing, ASEA shall be entitled to bring an action before the

State or Federal Courts in Salt Lake County, State of Utah, 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 associate 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, for an action by ASEA 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 Associate 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 an Associate wishes to bring an action against ASEA 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 ASEA for such act or omission. Associate waives all claims that any other statute of limitations applies
- 17. I authorize ASEA 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.

Autoship Terms & Conditions

NOTICE OF RIGHT TO CANCEL

Date of Transaction:

- 1. By electing to participate in the ASEA Autoship Program, you authorize ASEA to charge payment for your Autoship orders to your credit card identified on the front of this Agreement, including shipping, handling and applicable sales taxes.
- 2. To change your Autoship order selections, method of payment, or the authorized amount, a new Autoship Form must be submitted to ASEA. If more than one Autoship Form has been submitted, the most recent will supersede all previous Autoship Forms. ASEA reserves the right to change its prices associated with its products without notice.
- 3. Your Autoship participation and payment authorization will remain in effect until you: (1) elect to alter or change any aspect thereof by submitting a new signed Autoship Form; or (2) send, in writing, your cancellation to ASEA by email, mail or fax to the email address, mailing address or fax number listed on the front of this Agreement (Notice must include your name, address, and Associate ID Number).

Notice of cancellation must be received at least three (3) business days prior to your scheduled Autoship shipment in order to avoid charges for that month. If a cancellation notice is received within such time period, cancellation will become effective in month following the month in which your notice of cancellation is received by ASEA.

You may CANCEL this transaction, without any penalty or obligation, within THREE BUSINESS DAYS from the above date (5 business days for Alaska residents). If you cancel, any property traded in, any payments made by you under the contract or sale, and any negotiable instrument executed by you will be returned within TEN BUSINESS DAYS following receipt by the seller of your cancellation notice, and any security interest arising out of the transaction will be canceled. 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 and the seller dos 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 cancel this transaction, mail or deliver a signed and dated copy of this Cancellation Notice or any other written notice, or send a telegram, to ASEA, 6550 S. Millrock Drive, Suite 100, Salt Lake City, UT 84121
NOT LATER THAN MIDNIGHT of the third business day following the date set forth on the front of this application.
I HEREBY CANCEL THIS TRANSACTION.
Buyer's Signature Date

to