



**INDEPENDENT ASSOCIATE APPLICATION**  
**StarTouch International, Ltd.**

2671 Centerville Highway \* Snellville, GA 30078  
 \* USA Voice 770-985-7302 \* Fax 770-985-3312 \* E-Mail: stiesa@my-office.com  
 Please visit us at www.startouchintl.com

**(1) Complete this application (2) Fax to 770-985-3312 - OR - Mail to Above Address**

Name (Last, First, Middle Initial) _____ Spouse's Name _____ Bill To Name _____ SSN or Federal Tax ID # _____ Birth Date _____ Address _____ _____ City _____ State/Province _____ Country _____ Postal Code _____ Home Phone _____ Work Phone _____ Sponsor's Name _____ Sponsor's ID and ESA Phone Number _____	Application fee / USA .....\$25.00 US - \$ _____ (Refundable) Application fee / Canada.....\$35.00 US - \$ _____ (Refundable) Application fee / Other Countries .....\$55.00 US - \$ _____ (Refundable) <input type="checkbox"/> Please send my FAST START KIT to me: Optional* Fast Start Kit / Cont. USA \$55.95 (Fast Start Alaska and Hawaii \$55.95 Kit is Non- (Including Shipping & Handling) Refundable) Other Countries \$49.95 US - \$ _____ (Plus Actual Shipping) <input type="checkbox"/> ESA® \$100.00 non-refundable activation/setup fee. (Includes: \$25.00 usage credit) Plus \$30.00 monthly fee. \$130.00 US - \$ _____ <input type="checkbox"/> ESA® Extensions X \$10.00 each US - \$ _____ (Max of 10) <p align="right"><b>TOTAL AMOUNT: \$ _____</b></p> <p><b>NOTE:</b> A non-refundable renewal fee of \$25.00 for all associates          will be automatically billed annually.</p>
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**Best Time For An ESA® Certified Trainer To Contact Me For Set Up Assistance.** \_\_\_\_\_ am/pm.

**Call Me at This Phone Number For ESA® Set Up Assistance.** ( \_\_\_\_\_ ) \_\_\_\_\_

**OPTIONAL - ESA® SERVICE APPLICATION FOR STI ASSOCIATES ONLY**

**ESA® PRICING:**  
 \* U.S. access rates \$.099 cents per minute; US calling card function and incoming continental US calls \$.149 cents per minute.

**BILLING DESCRIPTION:**  
 \* Accounts established between the 1st & 15th will be billed on the 5th. Accounts established after the 15th will be billed on the 20th.  
 \* \$30.00 monthly billing is collected by charging approved VISA, Master Card or American Express.  
 \* Usage is prepaid and is non-refundable. All accounts begin with a \$25.00 usage credit.  
 \* Subscribers will be notified when prepaid usage falls below \$10.00, \$5.00 & \$3.00. If the account balance is \$0.00, access will be terminated (There will be a \$10.00 charge to re-activate). Terminated accounts will receive a "BUSY SIGNAL" for all callers.

ESA® E-MAIL Address (Choose 1st thru 3rd choice) 1st \_\_\_\_\_ 2nd \_\_\_\_\_ 3rd \_\_\_\_\_  
 E-MAIL Password: \_\_\_\_\_ (E-MAIL address must be 3 to 8 digits and must begin with an ALPHA character with NO spaces)  
 (Password must be between 6 and 8 ALPHA characters with NO spaces) **STI has a zero tolerance email spamming policy.**

**International Call Back Number:** \_\_\_\_\_ **NOTE:** E-mail address will be "your choice"@my-office.com

**PAYMENT METHOD**  **Please Charge My Credit Card** (required for monthly billing)  **Check or Money Order Enclosed**

Credit Card Number _____	Visa <input type="checkbox"/> MasterCard <input type="checkbox"/> American Express <input type="checkbox"/>
Card Holders Name _____	Credit Card Signature _____
Expiration Date _____	

**Agreement:** I understand that I become an Independent STARTOUCH INTERNATIONAL LTD. associate. There is no requirement to purchase any services, sales aids or literature; such purchases are strictly voluntary. I agree to abide by the policies and procedures as set forth in the StarTouch International Ltd. Associate Application "Terms of Agreement" as amended and updated from time to time in official company literature. My signature below indicates that I have carefully read this application and understand the policies and procedures of this document, or fax, on the second page, and I willingly accept all the terms and conditions herein. Further, I understand that I will be provided a manual describing the policies and procedures of StarTouch International LTD. to which I agree to adhere. As a participant in this marketing plan I have the right to cancel at any time, regardless of the reason. Cancellation must be submitted in writing to the company at its principle business address shown above. If entering into an ESA® service agreement, I certify that I have read and agree to the ESA® Service Agreement, which is incorporated by reference herein. I further understand that the STI Associate Agreement is totally separate from the ESA® subscriber agreement.

Independent associate acknowledges voice messaging services and fax messages may be lost for many reasons other than by reason of negligence of Company including but not limited to, dialing errors, power failures, malfunctioning of wireline and wireless communications networks and electrical interference. Independent associate agrees Company shall not be liable for lost profits or exemplary, special, incidental, consequential or punitive damages which arise directly or indirectly out of use, lack of use, unavailability or malfunction of the services, whether such damages are asserted in an action brought in contract, in tort or pursuant to other theory. Independent Associate agrees to use the services solely in accordance with applicable law. Cancellation request will only be accepted if sent by certified mail. Phone calls, e-mail or faxes will not be accepted.

Signature: \_\_\_\_\_ Date: \_\_\_\_\_

**TERMS OF AGREEMENT**

A. I am of legal age in the state and country of my residence. I agree that I am an independent contractor, responsible for determining my own business activities and not an agent, employee, or legal representative of the company. I will not represent in any manner that I am an agent or employee of the company. I am responsible for the payment of all federal, state, and local taxes, including self-employment taxes. If I live in a country other than the U.S., I also agree that I am totally responsible for all legal requirements in my country, i.e., permits, licenses, etc.

B. This position does not constitute the sale of the franchise or a distributorship and no fees or purchases have been or will be required from them for the right to distribute the company's products pursuant to this agreement.

In order to maintain a viable marketing program and to comply with changes in federal, state, local laws or economic conditions, STARTOUCH INTERNATIONAL (hereinafter referred to as STARTOUCH INTERNATIONAL) may provide new policies and procedures, rules, and regulations for Independent Associates (hereinafter referred to as Associates) from time to time, as well as modify its marketing plan, all of which shall upon notice to the Associates become a binding part of this agreement.

Regarding transfer, assignment, inheriting, and bequeathing your interest, see your Policies and Procedures Manual. This agreement shall be deemed in effect upon its receipt and acceptance by STARTOUCH INTERNATIONAL at its home office in Snellville, Georgia. Regarding names, trade names, logos, copyrighted material, trademarks, or service marks, see Associates handbook. Prior to their use by me, I understand that unauthorized use or duplication of trademarks or copyrighted materials is a violation of federal and international law.

I will not make false or misleading statements about the Associate opportunity, products or services and will make no statements, claims, or warranties with regard to STARTOUCH INTERNATIONAL or its products or services which are not contained in STARTOUCH INTERNATIONAL's written materials. I agree to perform all service in a manner consistent with all applicable laws and regulations and with the principles of good conduct and ethics. Only written contracts are valid. No phone orders will be taken to secure service.

Married couples must operate as a single Associate. Associate lists, customer lists, and names are owned by STARTOUCH INTERNATIONAL and may never be used for any commercial purpose without prior written consent of STARTOUCH INTERNATIONAL. This agreement is governed under the laws of the state of Georgia. The parties agree that any claim, dispute, or other difference between them shall be exclusively resolved by binding arbitration pursuant to the Commercial Arbitration Rules of the American Arbitration Association with arbitration to occur in Snellville, Georgia.

THE INDEPENDENT ASSOCIATE AGREES AS FOLLOWS:

INITIALS (Please read and initial each section.)

\_\_\_\_\_ A. I will effectuate and promote the sale of services on a continuing basis. I understand that in order to receive a commission check, I must meet the appropriate qualifications as outlined in the Compensation Plan.

\_\_\_\_\_ B. I understand that there is an annual renewal fee of \$25.00 for all Independent Associates, payable at the end of each 12 month period.

\_\_\_\_\_ C. I am not an employee, agent, or legal representative of STARTOUCH INTERNATIONAL. I am an independent contractor who agrees to pay any self-employment taxes required by federal, state, local, and international statutes.

\_\_\_\_\_ D. I agree not to use proprietary trade names and trademarks of STARTOUCH INTERNATIONAL without prior written consent from STARTOUCH INTERNATIONAL.

\_\_\_\_\_ E. I agree that I will make no statements, claims, representations,

or warranties respecting STARTOUCH INTERNATIONAL services which are not contained in official STARTOUCH INTERNATIONAL promotional materials produced and distributed by STARTOUCH INTERNATIONAL.

\_\_\_\_\_ F. I agree that STARTOUCH INTERNATIONAL has proprietary rights to its cooperative network and lists of Associates names. I will not utilize such networks, lists, or other STARTOUCH INTERNATIONAL contacts to promote the sale or use of any products or services, other than those offered through STARTOUCH INTERNATIONAL, to any individual or company whom I did not personally sponsor.

\_\_\_\_\_ G. I certify under penalties of law that the social security or federal tax ID number listed above is also my correct U.S. tax payer identification number. (if applicable)

\_\_\_\_\_ H. Neither my partner/spouse nor I have been party or participant to a distributorship or any other distributorship individually, in a partnership, or as a shareholder, principal, officer, or director of a corporate STARTOUCH INTERNATIONAL distributorship in the past 3 months.

\_\_\_\_\_ I. I agree to use only sales or recruiting materials either:  
1) Produced and marketed by STARTOUCH INTERNATIONAL and bearing its trademark and/or copyright, or ER  
2) If not produced by STARTOUCH INTERNATIONAL, indicating prior review by STARTOUCH INTERNATIONAL.

\_\_\_\_\_ J. I agree that my production, dissemination, or use of sales and recruiting materials not meeting the above stated criteria constitutes a breach of contract and may result in termination of my STARTOUCH INTERNATIONAL distributorship.

\_\_\_\_\_ K. I agree that when I recruit a prospective Independent Associate, I will fully disclose that the only financial requirement to become an Independent Associate is payment of the appropriate STARTOUCH INTERNATIONAL application fee (U.S. \$25, \$35, \$55).

\_\_\_\_\_ L. I agree that I will make no unreasonable, untrue, misleading, or unrepresentative earnings representations or income guarantees of any kind; nor will I display actual or photocopied commission checks in promotional materials, business opportunity advertising, or any other format or forum when presenting the Sales Compensation Plan to prospective Associate.

\_\_\_\_\_ M. I certify the accuracy of all information provided by me in this Associates Agreement and agree that the provision of false or misleading information authorizes STARTOUCH INTERNATIONAL at its election to declare this agreement void from its inception.

\_\_\_\_\_ N. I understand the policies and procedures, the sales compensation plan, this agreement, and the materials pertaining to optional programs, and I agree to adhere to them. I acknowledge that any violation of the terms of this agreement may result in the termination of my distributorship, or other disciplinary action as deemed appropriate by STARTOUCH INTERNATIONAL.

STARTOUCH INTERNATIONAL AGREES AS FOLLOWS:

A. STARTOUCH INTERNATIONAL agrees to promptly pay any compensation due to the Associates under the terms and conditions of the Sales Compensation Plan.

B. If, at any time within the first 30 days of becoming a STARTOUCH INTERNATIONAL Independent Associate, the Associate is unsatisfied with his/her decision to join STARTOUCH INTERNATIONAL, the \$25 application fee will be fully and promptly refunded upon written request.

**Applicant Signature** \_\_\_\_\_ **Date** \_\_\_\_\_

**STARTOUCH Corporate Office Signature** \_\_\_\_\_ **Date** \_\_\_\_\_