

# NEW BENEFIT CONSULTANT AND JUMPSTART BONUS PROGRAM

NUMBER OF SPONSORING BC

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## GETTING STARTED

\$139.90 Special JumpStart  
 \$279.95 Regular JumpStart  
 \$489.95 Super JumpStart  
 \$699.95 Ultimate JumpStart

One online Make Money/Save Money landing page

- Personalized [www.deliveringonthepromise.com](http://www.deliveringonthepromise.com) website

Three e-commerce enabled websites

- Make Money website – Recruit BC’s
- Save Money website – Enroll Memberships

One online E-kit

24/7 Access to online BC back office  
 • A complete BC Business Management System

## INCLUDES:

Personal Deluxe Plus

Pre-Purchase  
 Deluxe Plus Memberships

Application May Be Faxed To:

469-229-4589  
 469-229-4590



AmeriPlan may send updates via text messaging

Applicant's Social Security Number

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Mobile Number (mobile telephone number required if available)

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First Name

MI Last Name

Date of Birth

- Mr.
- Mrs.
- Ms.

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Spouse or Partner's First Name (Optional for Recognition)

MI Last Name

Date of Birth

- Mr.
- Mrs.
- Ms.

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Mailing/Shipping Address (NO P.O. BOXES PLEASE)

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Apt.# or Suite#

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City

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State

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Zip Code

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Email Address

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AmeriPlan may send me updates via email (email required)

**I WANT TO PAY MY BC ANNUAL ENROLLMENT FEE BY:** *(select one)*

CREDIT CARD:

- Visa
- MasterCard
- Discover
- American Express

Expiration Date

		/		
		Month	Year	

CVV

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*By my signature below, I authorize a recurring charge to my credit card or debit card account until I notify AmeriPlan® in writing of cancellation.*



X \_\_\_\_\_

Signature Card or Bank holder

SUBSEQUENT ANNUAL ENROLLMENT FEES MUST BE MADE BY CREDIT CARD OR DEBIT CARD.

By signing below as a new BC I certify that I will read and agree to comply with the standards, rules, regulations and policies set forth in the AmeriPlan® BC Policies and Procedures Manual which may be hereinafter amended, modified or revised in the sole discretion of AmeriPlan®, which is incorporated into this Agreement by reference as if fully set forth herein, and BC further covenants and agrees to obtain and comply with any and all such amendments, modifications or revisions of the IBC Policies & Procedures Manual which may be hereinafter made by AmeriPlan®. Also, by signing below I agree to the Terms & Conditions on both sides of this BC agreement. Furthermore, this Agreement will automatically renew unless cancelled with a thirty-day prior written notice. I understand that this Agreement is on an annual basis, subject to cancellation pursuant to the terms & conditions, and all fees are non-refundable. Under penalties of perjury, I certify that: the number shown on this form is my correct social security number or taxpayer identification number.

X \_\_\_\_\_

SIGNATURE OF NEW IBO (required)

DATE

## IBO APPLICATION AND BUSINESS BENEFITS AGREEMENT

IN CONSIDERATION OF THE MUTUAL PROMISES CONTAINED HEREIN, AMERIPLAN® CORPORATION, PLANO, TEXAS (hereinafter referred to as "AmeriPlan™") AND INDEPENDENT BUSINESS OWNER (hereinafter referred to as "IBO") AGREE AS FOLLOWS:

I. AmeriPlan® hereby appoints the IBO and the IBO accepts such appointment under the terms, conditions and covenants stated in this Agreement:

(A) To solicit and procure applications for Members and/or IBOs. However, the IBO shall not have any exclusive rights therein.

(B) Nothing herein contained in this Agreement shall be construed to create the relationship of employer and employee between AmeriPlan® and the IBO. It is the intent of the parties hereto that the IBO is not an employee of AmeriPlan® for any purpose but is an independent contractor for all purposes. IBO reserves the right to exercise independent judgment as to time, place and manner of performance under this Agreement. In accordance with the foregoing, IBO will not be treated as an employee of AmeriPlan® for, but not limited to, Federal or State tax purposes, or for purposes of workers' compensation or unemployment insurance. The IBO understands and agrees that IBO is responsible for payment of all State, Federal, Foreign and/or local taxes including, but not limited to, income tax, withholding tax, and social security tax on funds distributed to IBO from AmeriPlan®.

(C) To collect on behalf of AmeriPlan® such membership dues and other monies as the IBO may be authorized by AmeriPlan® to collect and to conserve the best interest of AmeriPlan® in every way.

II. The IBO shall endeavor to promote the interest of AmeriPlan® as contemplated by this agreement, and shall so conduct itself as not to affect adversely the business, good standing, or reputation of itself or of AmeriPlan®.

III. The IBO shall be wholly responsible to AmeriPlan® for all monies collected by the IBO.

IV. The IBO shall pay and be responsible for the full payment of all IBO expenses, including the cost of all material and equipment required to accomplish the result contemplated by this Agreement.

V. The IBO agrees that it will abide by all of the laws, rules, and regulations of any Federal, State, City Government, Department or Bureau having jurisdiction over it, and failure to comply with any said laws, rules, or regulations shall constitute a violation and breach of this Agreement.

VI. The IBO shall have no authority hereunder to bind AmeriPlan® by any promise or agreement or to incur any debts or liability whatsoever in the name of AmeriPlan® or on its account.

VII. The IBO shall have no power to make or alter the provisions of the referral plan issued by AmeriPlan® or waive any of the provisions or the conditions thereof.

VIII. The IBO shall have no power or authority other than as specified in this Agreement unless specifically granted by AmeriPlan® in writing.

IX. The IBO shall forward, according to AmeriPlan's written instructions, membership dues and other receipts, vouchers, drafts, monies and valuable Papers received by the IBO from or for AmeriPlan® or its representatives, and to remit immediately said monies to AmeriPlan. All collections made by the IBO shall be held by the IBO in trust for AmeriPlan® and shall be remitted to AmeriPlan® as provided above.

X. The IBO agrees that all books of account, documents, vouchers, letters, and other property and papers connected with the business transacted under this Agreement shall be open to inspection at all times by AmeriPlan's officers or its representatives.

XI. The IBO shall not insert or post any advertising material respecting AmeriPlan® in any publication or on any property whatsoever, without the prior written authorization of AmeriPlan®, nor shall it issue any circulars, letters, posters, signs or establish any Internet sites or other electronic advertising without first obtaining the written consent of AmeriPlan®. AmeriPlan® agrees to pay during the continuance of this Agreement, and the IBO agrees to accept as full compensation for all the services to be rendered by IBOs, representatives, servants, and any employees of the IBO, compensation based upon business secured by and through the IBO payable on the membership dues as they are paid by the express terms of the referral plan, computed on the basis of the compensation schedule in the AmeriPlan® Corporation IBO Policies and Procedure Manual (" IBO Manual").

XIII. The IBO's sole compensation from AmeriPlan® are the monies earned by it in accordance with this Agreement at the rates set forth in the IBO Manual, to the money received by AmeriPlan® for the membership dues procured by the IBO and actually issued by AmeriPlan®. AmeriPlan shall not compensate or reimburse the IBO for any expenses it may incur.

XIV. Compensation shall be payable hereunder only in accordance with and subject to the rules and regulations of AmeriPlan® now or hereafter in force.

XV. The IBO agrees that all member lists, IBO lists, and all records related in any way to such lists (including, without limitation, the contact information of the members and IBOs) are the exclusive property of AmeriPlan. As such, the IBO agrees that the aforementioned lists and records shall only be used in furtherance of AmeriPlan business.

XVI. The IBO shall, under no circumstances whatsoever, pay or allow any rebate of membership dues in any manner whatsoever, directly or indirectly, and in case the IBO violates any of the provisions of this section, then this Agreement shall thereupon cease and terminate.

XVII. Should AmeriPlan® return the membership dues on a plan for any reason, or if any such dues should be dishonored for any reason, the IBO shall repay to AmeriPlan® monies received or credited for the amount of such membership dues so returned or dishonored.

XVIII. Any assignment to or of this agreement or of any of the benefits to accrue hereafter, in whole or in part, without the prior written consent of AmeriPlan®, shall be void and of no effect, whatsoever, and shall vest no rights in the assignee. This limitation includes absolute assignments and assignments as collateral security.

XIX. No forbearance or neglect on the part of AmeriPlan® to enforce any or all of the provisions of this Agreement shall be construed as a waiver or estoppel of any rights or privileges of AmeriPlan®.

XX. This Agreement may be terminated:

(A) Forthwith, if the IBO violates any of the terms or provision of any other covenants herein provided for; to the other;

(B) By either party without cause upon thirty (30) days notice in writing to the other;

(C) By the death of the IBO;

(D) By the withdrawal of AmeriPlan® from the territory in which the IBO is operating.

XXI. The IBO agrees that the IBO's rights to any future commissions and/or bonuses shall immediately cease if the IBO violates any of the terms and conditions in this Agreement.

XXII. IBO hereby agrees to indemnify and hold harmless AmeriPlan®, AmeriPlan's agents, servants, employees and representatives, from any and all claims, debts, liabilities, suits or proceedings, of any nature whatsoever, that currently exist, or which predate this Agreement, or which may arise subsequent to the date of this Agreement, arising out of any breach of this Agreement or intentional act or negligence IBO may commit with regards to his representation of any attempts to sell the Plan. This indemnification obligation is not limited in any manner whatsoever and all expenses, including legal fees, incurred by AmeriPlan®, AmeriPlan's agents, servants, employees and representatives, in order to give full effect to this indemnification provision shall be accessible and payable by IBO, on demand without setoff.

XXIII. This agreement supersedes and cancels any and all agreements, contracts, and stipulations, written or oral, previously in force between the IBO and AmeriPlan®. No modifications of this Agreement or waiver of its provisions shall be valid, unless it is in writing and signed by an AmeriPlan® authorized officer.

XXIV. AmeriPlan® reserves the right to institute, alter, or modify prices, literature, Policies and Procedures, of the Compensation Plan at its sole discretion.

XXV. All promotional ideas or materials, written or otherwise, must be approved by AmeriPlan® Corporation.

XXVI. IBO hereby agrees that if AmeriPlan® receives "Letter of Record" signed by a prospective customer naming another IBO, AmeriPlan® must honor "Letter of Record."

XXVII. This Agreement shall become effective immediately upon IBOs receipt of e-mail and/or written confirmation of acceptance by AmeriPlan® and shall be subject to and governed by the laws of the State of Texas. Any and all obligations or payments are due and payable in Plano, Collin County, Texas. IBO hereby irrevocably submits to the nonexclusive jurisdiction of the State or Federal Courts of Collin County, Texas. IBO hereby irrevocably agrees that service of process may be made upon IBO in any legal proceeding relating to or arising out of this Agreement by any means allowed by Texas or federal law. Venue for any legal proceeding regarding this Agreement shall be Collin County, Texas. IBO hereby waives all questions of personal jurisdiction for the purpose of carrying out this provision.

XXVIII. IBO agrees to comply with the standards, rules, regulations and policies set forth in the AmeriPlan® Corporation IBO Policies and Procedures Manual which may be hereinafter amended, modified or revised in the sole discretion of AmeriPlan®, which is incorporated into this Agreement by reference as if fully set forth herein, and IBO further covenants and agrees to obtain and comply with any and all such amendments, modifications or revisions of the IBO Policies & Procedures Manual which may be hereinafter made by AmeriPlan®.

XXIX. The IBO understands that the programs and services offered in the IBO Business Benefits Program, as well as the complimentary programs and services offered in conjunction therewith (both non-complimentary and complimentary programs and services hereinafter referred to as "Programs and Services"), are subject to change.

XXX. The IBO understands that authorizing AmeriPlan to draft the IBOs credit card or banking account each month, for purposes of this Agreement, is in consideration for the IBO receiving the Programs and Services offered in the IBO Business Benefits Program. By authorizing the above, the IBO desires to receive the Programs and Services offered in the IBO Business Benefits Program.

XXXI. The IBO grants to AmeriPlan® Corporation, its agents, and others working for it on its behalf and their respective licensees, successors, and assigns the absolute right and permission to use, publish, broadcast, and copyright IBO's voice recording, name, testimonial, picture, and likeness, or any material based upon or derived therefrom, or to refrain from doing so, in any manner or media whatsoever for purpose of advertising or trade in promoting and publicizing AmeriPlan®. IBO agrees that IBO shall have no right of approval, no claim to additional compensation, and no claim (including, without limitation, claims based upon invasion of privacy, defamation, or right of publicity) arising out of any use, alteration, distortion, or illusionary effect, or use in any composite form.