



Brand Ambassador Agreement

You as a Faster Ambassador, will play a major role in the launch of Faster’s supplement line success. Anytime a customer visits the Faster website and uses your personal promo code you will be eligible to earn income.

The more your customers purchase, the more commission you will receive according to the compensation plan outlined below.

Ambassador Eligibility: To maintain Ambassador status, you must exceed \$100 in sales each month.

Eligibility for Commissions:

1. Add the following information to your social media accounts:
 - a. www.fastersupplements.com
 - b. Personal discount code (first initial of your first name and your last name, example: mmeyer)
 - c. #fastersfinest #fastersupps
 - d. Be added to the FASTER Supplements Ambassadors FB Group
2. Repost any NEW product alert or PROMO that Faster posts to your IG, FB, Twitter, etc.

***Commissions start on the 1st of every month and end on the last day of every month.*

\$1 - \$250 = 10% commission

\$251 - \$500 = 12% commission

\$501 - \$1,000 = 15% commission

\$1,000+ = 20% commission

***Ambassadors get 30% off of products by using code: ambassador at checkout.*

Available Discount Codes:

There will be 12 preset discount codes. Each month we will change the code and let all ambassadors know what the code is for that month. All ambassadors will offer the same discount/promotion.

When do i get paid?

Commissions start on the 1st of every month and end on the last day of every month. You will be paid during the first pay cycle of each month. Payments will be made once you reach \$100 in commission.

Faster Team Challenges

To spice things up we’re going to have monthly and quarterly friendly challenges that will include financial and product incentives! We will be changing these month-to-month and welcome any recommendations!

This Brand Ambassador Agreement (this “Agreement”) is between FASTER, LLC a Pennsylvania corporation (“FASTER”, “Company”, “we”, “us” or “our”), and _____, contact information and signature appears in the signature block of this Agreement, below (“you” or “your”). This contract will be set for a length of 3 months, beginning on _____, 2017.

SERVICES

- Defined. You agree, on an exclusive basis, to provide your truthful endorsement of certain products designated by us from time to time (each, a “Product”) by, among other tasks, attending Product-sponsored events, wearing Product-related apparel, participating in social media opportunities related to the Product for a minimum of three times per week, providing Product-related endorsements, and providing similar, related services that generally support the brand platform of the Product as requested by the Company (collectively, the “Services”). You will also need to add “FASTER Athlete” or FASTER Ambassador” to the bio section on your social media outlets
- Exclusivity. You agree, on an exclusive basis, to promote only FASTER and its subsidiaries as your preferred sports nutritional supplement company and will not knowingly participate in any parody of the brand or make any public reference to a competitor or their products and services.
- No Guarantee. You are not required to accept any particular request from the Company to provide the Services for a Product. Similarly, the Company is not required to offer you any particular opportunity to provide the Services for a Product.

FEES

- Fees. In consideration of the Services, you will be paid (the “Fee”).
- Events. If the Services are to be provided by you at a specific locale for a specified period of time (*i.e.*, at an “Event”), then subject to the requirements described in sub-paragraph 3 below, the Fee will be calculated based on travel and lodging costs as well as additional per diem as negotiated.
- Commission. Sales of Product of FASTER as stated on the Brand Ambassador Handbook will be paid Fees to the Ambassador on a base commission schedule as agreed upon. These fees range from 10% of sale and increase to 20% of sale, fees will be paid once the Ambassador has earned commission equal or greater than \$100 in value. These fees will be paid out within the first week of the following month of sales.
- Reimbursement. You agree that you will be solely responsible for all costs and expenses that you incur in your provision of the Services, unless the Company approves such costs or expenses, in writing and in advance. In any event, all pre-approved costs and expenses that are to be reimbursed by the Company (“Reimbursable Costs”) must be supported by original receipts, or such costs and expenses will not be reimbursed by the Company.

RESTRICTIONS

Although you will generally control the means and methods by which you provide the Services, you agree to adhere to the following guidelines at all times when providing the Services to FASTER:

- No Misrepresentation. You will not misrepresent the Product, or intentionally do anything that would lead to any misunderstanding or create disparaging views or opinions about the Product.
- Intellectual Property. You will respect the copyright and trademark rights of the manufacturer of the Product (the “Manufacturer”), and you will not engage in any behavior that tends to disparage, diminish or violate any of the Manufacturer’s intellectual property rights.
- Return of Property. Unless otherwise stated by the Company, you agree to maintain in good condition any Product-related accessories, apparel or equipment provided to you by FASTER (“Company Property”), and to return all Company Property to the Company at the conclusion of the Services or sooner if requested by the Company. Unreturned Company Property shall be chargeable to you, and may be set off against any Fees due or payable to you hereunder.
- Endorsement. Any endorsement by you of a Product must be accurate, truthful, and based on your actual experience using or reviewing the Product. You will refrain from making any statements about any Product that you do not believe to be truthful or accurate.
- Compliance. At all times, the Services must be provided in accordance with all applicable laws and regulations.
- No Resale. If you are provided with an opportunity to acquire the Product(s) at a discounted or promotional rate, then you agree that you will use any Product(s) acquired in that manner for your personal use only, and you will not resell, lease or rent such Product(s) to any third party for reason whatsoever.

TERM; TERMINATION

This Agreement will begin as of the latest date of the signatures appearing in the signature block below. This Agreement may be terminated by any party at any time, for any reason, by providing the other party with notice of termination.

CONFIDENTIAL INFORMATION

From time to time you may be provided with certain nonpublic and/or sensitive information concerning the Company, the Manufacturer or the Product (“Confidential Information”). Confidential Information may include non-public marketing plans, pricing schedules, customers lists, venue information and other data that is highly relevant to the Product, the Services or the Company’s or the Manufacturer’s business interests. You agree to keep confidential all Confidential Information, and to not disclose such information (i) unless required to by law or court order, or (ii) until such information becomes non-public through no fault of yours. You understand and agree that your compliance with this confidentiality requirement is a material inducement for the Company to select you to provide the Services, and to pay you the Fee.

RELEASE

You hereby agree that that the Company, and any of the Company’s assigns, licensors, affiliates and clients (collectively, “Licensed Parties”), are authorized in perpetuity to use, reproduce, edit, publish, assign and/or distribute any text, video, audio or multimedia materials created by you or in which you or your likeness appear as a result of your provision of the Services, including but not limited to any footage recorded at an Event (“Licensed Materials”). To that end, you hereby grant to the Licensed Parties a perpetual, irrevocable, worldwide, royalty-free right to use the Licensed Materials for the purpose of promoting, advertising and/or endorsing the Product, as well as for the purpose of advertising FASTER’s services, in any form of media (including but not limited to electronic media), and in any format now known or which may be developed in the future. This license shall survive the termination of this Agreement.

ADDITIONAL INFORMATION

This Agreement will be governed under the laws of the State of Pennsylvania, and Allegheny County will be the sole and exclusive venue for all claims or causes of action arising from or related to this Agreement. This Agreement constitutes the entire understanding between the Company and you with regard to the brand ambassador-related services described herein, and is not intended to be (and shall not be) construed by, interpreted or otherwise linked to any other contract, agreement or understanding that may exist between the Company and you.

You are, and at all times will remain, an independent contractor, and not an employee of the Company, within the meaning of all federal, state and local laws and regulations governing employment insurance, workers compensation, industrial accident, labor and taxes. You agree and acknowledge that you are not authorized to enter into any contract or assume any obligation on behalf of the Company without the prior written consent of the Company.

AGREEMENT

This Agreement may be signed in counterparts, and each counterpart shall be deemed to be an original and all of which, when taken together, shall be deemed to be one agreement. The parties may sign and transmit this Agreement either electronically, by mail or by person.

Sponsored Athlete

Date

Jason DeRose, Owner, FASTER, LLC

Date