

## Call Blazer Order Form

Please send \$1,295 as a cashier's check or money order using any courier with an online tracking system, like FEDEX, UPS, DHL or Airborne.

Make your check for \$1,295 payable to New Era Marketing Solutions, Inc. and overnight it to:

### **New Era Marketing Solutions, Inc**

512 N. Isabel Street, Suite D  
Glendale, CA. 91206

Please fill in the blanks below, sign and send in with your check for \$1,295:

- Name: \_\_\_\_\_
- Email: \_\_\_\_\_
- Phone: \_\_\_\_\_
- Physical Address: \_\_\_\_\_
- City, State, Zip: \_\_\_\_\_
- Sponsor's Name: \_\_\_\_\_
- Sponsor ID: \_\_\_\_\_

### **Disclaimer:**

I understand that I am choosing to get involved with Call Blazer of my own free will and that there are no guarantees of income either expressed or implied in this program. All earnings are based upon individual performance and I am responsible for my own results based on marketing this program. I send in my funds fully aware that all sales for Call Blazer are final and there are no refunds, exchanges or credits of any kind offered.

## **CallBlazer TERMS OF SERVICE**

By using and/or registering to become a member of CallBlazer, you are stating that you understand and agree to be bound by the terms and conditions of this user agreement (the "agreement"). Please read the agreement. If you disagree with anything in this agreement, please do not use the site or any services provided in connection with the site. Ignorance of policies due to negligence or failure to read this agreement does not release any member from being bound by its provisions.

### **A. RELEASE**

In consideration of the opportunity to participate in CallBlazer , and by accepting the terms and conditions of the agreement herein, I, \_\_\_\_\_(insert full name), my heirs, executors, administrators, successors and assigns do hereby release, waive, acquit, indemnify, defend and hold harmless, and forever discharge all my rights to sue or be compensated in any way by Ted Sims, CallBlazer, New Era Marketing Solutions inc. and anyone else associated with CallBlazer in any way, including other members and vendor.

## **B. SERVICES**

CallBlazer exists to help business people expand their client base through the use of modern professional internet based voice and data transmission technology. CallBlazer reserves the right to reject or accept applications from any member. CallBlazer expressly urges all members to adopt a viable partnership with CallBlazer based on a win-win mentality and hosts members within our community so long as their attitude, their actions and their perspective are in harmony with our policies.

Any member deemed to be out of concert for any reason with the CallBlazer community, officers or company will, at the sole discretion of CallBlazer, be suspended. Any suspended member that fails to comply with CallBlazer policies will be terminated. All decisions are final.

As a CallBlazer Member, you will have access to various services to which non-Members do not have access. These Member Areas and services can include at our discretion, the following:

- Voice Broadcasting Platform Access
- Lead Downloads
- Trainings
- Websites

The above list is not comprehensive of all the services provided. We reserve the right to modify or discontinue, temporarily or permanently, the CallBlazer Site (or any part thereof) with or without notice. You agree that CallBlazer shall not be liable to you or to any third party for any such action. If you would like to register to become a Member, please complete our membership registration form. When you do, you agree to: provide true, accurate, current and complete information as prompted by the registration form, maintain and update such information to keep it true, accurate, current, and complete at all times, and that you are the age that you state.

If any information provided by you on the registration form is untrue, inaccurate, not current or incomplete, or if we have reasonable grounds to so believe, we have the right to suspend or terminate your membership and to refuse to provide you with any future membership. If we have reason to believe that you have registered someone other than yourself, we will cooperate with any law enforcement investigation that may result from such misrepresentations and shall have the right, in our sole discretion, to disclose any information you provided to us in connection with such registration.

## **C. FEES**

We reserve the right at any time to charge fees for access to CallBlazer content or services or to portions of the existing Site content or services or the Site as a whole. CallBlazer reserves the right to change at any time at our sole discretion any part of the program including but not limited to: compensation plan, products offered, membership fees and privileges, as well as rules governing membership. Fees may be deducted from commission checks at the sole discretion of CallBlazer.

## **D. COMMISSIONS**

All CallBlazer members will be responsible for reporting their own earnings unless they provide us with their tax ID info. CallBlazer is in no way liable for any conflict that may arise between any member and the governmental agencies responsible for these matters. CallBlazer reserves the right to pay commissions through the method of its preference be it by overnight courier and cashier's check or through an online payment method or postal money orders, or wire transfers.

## **E. DISCLAIMER OF WARRANTIES**

All CallBlazer members expressly agree that CallBlazer refers third party services with no guarantee as to the viability, performance or longevity of such services. Members agree to be 100% responsible for abiding by the respective laws, policies and protocols associated with such services. CallBlazer members understand that CallBlazer is not responsible for updating, training or maintaining its members current regarding the legal parameters governing our industry, and that it is the member's responsibility to maintain full compliance with all state, national, federal and international regulations.

You expressly agree that your use of the site, including, without limitation, any material and/or data developed by CallBlazer or by third parties ("information providers"), is at your sole risk. The site, and any content or materials available through the site, are provided on an "as is" and "as available" basis and without warranty of any kind, express, implied or statutory. CallBlazer and the information providers hereby expressly disclaim all such warranties including, without limitation, any implied warranties or merchantability, fitness for a particular use or purpose, title, or noninfringement, or any warranty as to results that may be obtained through the use of the site.

CallBlazer does not represent or warrant that the site will function without interruption, that the site is error- or defect-free, that any such defects or errors will be corrected, or that the site and the server(s) that make the site available are free of viruses or other harmful components. No advice or information, whether oral or written, that you obtain from CallBlazer or otherwise through your use of the site shall create any warranty on the part of CallBlazer or the information providers. Further, CallBlazer and the information providers do not warrant or represent that the use or the results of the use of any content or materials made available through the site or from third parties will be correct, accurate, timely, reliable or otherwise.

## **F. PERSONAL RESPONSIBILITY**

As a member of CallBlazer , you accept 100% responsibility for maintaining compliance with all state and federal rules regarding our services and you hereby indemnify CallBlazer , its officers, its members and its vendors from any and all legal ramifications that may arise as a result of using our products and services. Furthermore you understand as a member that no warranties are made, and no guarantees are offered either expressed or implied as to the efficacy of using our services to expand your business. CallBlazer cannot and will not stand behind any claims made on conference calls or between private individuals as to the results a member will experience ads a member. Any member found to be making unsubstantiated claims regarding our products or services or misrepresenting CallBlazer in any way, will be terminated. All members absorb 100% responsibility and liability for their advertising, their voice broadcasting and their business practices. By accepting this agreement, all members hereby hold CallBlazer

harmless for any and all complaints, lawsuits or infractions that may or may not have arisen out of the use of CallBlazer websites, referred services or materials.

This Agreement contains the statement of the understanding between you and CallBlazer with respect to, and supercedes any and all prior or contemporaneous negotiations, agreements or communications, whether written or oral, between you and CallBlazer concerning, the subject matter of this Agreement. If any provision of this Agreement is rendered by a court or governmental agency of competent jurisdiction to be invalid, illegal, or unenforceable, such invalidity, illegality or unenforceability shall not affect the remainder of this Agreement, which shall remain in full force and effect and be enforced in accordance with its remaining terms.

By signing the ACCEPT you are agreeing to all the terms and conditions above and the date of your acceptance will serve as proof of said accord.

I ACCEPT \_\_\_\_\_ Date \_\_\_\_\_

(sign your name & date)

Thanks for your continued business, referrals and support. Contact Call Blazer [callblazer@gmail.com](mailto:callblazer@gmail.com)