



## 30-Day Rank Qualification Rule – Program Terms & Conditions

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### **Purpose**

The purpose of the 30-Day Rank Qualification Rule (“Program”) is to support new Brand Partners in achieving their first rank advancement within a defined and structured onboarding period, while aligning rank calculations with a calendar-based system.

### **Effective Date**

This Program becomes effective April 1, 2026.

Brand Partners enrolled on or after April 1, 2026, are eligible to participate.

### **Eligibility**

Only Brand Partners enrolled on or after April 1, 2026, are eligible.

Brand Partners enrolled prior to this date are not eligible.

### **30-Day Qualification Definition**

The 30-day qualification period begins on Day 1, which is the calendar date the individual becomes a Brand Partner.

### **Special Enrollment Rule**

The 30-day rank qualification period must remain within a two-month window and cannot extend into a third calendar month. If the 30-day count would normally cross into a third month, the qualification period will instead end on the final day of the second month.

**For instance, if a Brand Partner enrolls on May 31, 2026, their 30-day qualification period will end June 30, 2026. The qualification will not roll into a third qualifying month.**

### **Program Review**

This Program will be reviewed in June 2026 in conjunction with the Fast Track Advancement Bonus.

**Program Conditions:**

- The Program is only valid for orders placed through [www.amare.com](http://www.amare.com) store.
- Amare Global's corporate decisions on the rules of this program are final and not subject to review
- Amare Global reserves the right to modify this program at any time.
- In case of any discrepancy between translated versions of this document, the English version will prevail

**GENERAL TERMS & CONDITIONS**

Any undefined terms herein shall be understood and construed as set forth and used in AMARE's current Policy Manual and Compensation Plan.

AMARE reserves the right to withhold or deny any or all Rewards based upon Participant's non-compliance with the AMARE Policy Manual.

AMARE retains the right to disqualify a Participant at any time for what AMARE views, in its sole discretion, as disreputable or adverse behavior.

AMARE may terminate or modify the PROGRAM at any time with or without notice.

The Participant is subject to AMARE's Brand Partner Agreement that include Amare's Policy Manual and Compensation Plan.

BY PARTICIPATING IN THE PROGRAM, PARTICIPANT AGREES TO RELEASE AND HOLD HARMLESS AMARE AND ITS OFFICERS,

DIRECTORS, EMPLOYEES, AFFILIATED COMPANIES AND AGENTS (COLLECTIVELY THE "RELEASED PARTIES") FROM AND AGAINST ANY CLAIM OR CAUSE OF ACTION ARISING OUT OF PARTICIPATION IN THE PROGRAM INCLUDING BUT NOT LIMITED TO:

- A) UNAUTHORIZED HUMAN INTERVENTION IN THE PROGRAM;
- B) TECHNICAL ERRORS RELATED TO COMPUTERS, SERVERS, PROVIDERS OR TELEPHONE OR NETWORK LINES;
- C) PRINTING ERRORS;
- D) ERRORS IN THE ADMINISTRATION OF THE PROGRAM;
- E) INJURY OR DAMAGE TO PERSONS OR PROPERTY WHICH MAY BE CAUSED, DIRECTLY OR INDIRECTLY, IN WHOLE OR IN PART,

FROM PARTICIPANT'S OR GUESTS' PARTICIPATION IN THE PROGRAM AND ANY ASSOCIATED EVENTS.

PARTICIPANT FURTHER AGREES THAT IN ANY CAUSE OF ACTION, THE RELEASED PARTIES' LIABILITY SHALL BE LIMITED TO THE COST OF PARTICIPATING IN THE PROGRAM, AND IN NO EVENT SHALL THE RELEASED PARTIES BE LIABLE FOR ATTORNEYS FEES AND PARTICIPANT WAIVES THE RIGHT TO CLAIM ANY

FURTHER DAMAGES, INCLUDING, BUT NOT LIMITED TO, PUNITIVE, CONSEQUENTIAL, DIRECT OR INDIRECT DAMAGES.

In the implementation of the Program Terms and Conditions, the Consumer Arbitration Committees and Consumer Courts at the location where the Buyer purchased the Product/Service and resides, in accordance with the values announced by the Ministry, are authorized. Additionally, in any disputes between the Brand Partner/Customer and Amare Global, Turkish Law is applicable, and Turkish Judiciary authorities have jurisdiction.

The breach of any part of the Agreement by Participants, any dispute or claim related to the business of the Brand Partner or any disagreement between Amare Global and the Brand Partner will be resolved through binding and confidential arbitration administered by the Arbitration Board of Istanbul Chamber of Commerce Arbitration and Mediation Center (under commercial arbitration rules). The arbitration decision rendered by the Arbitration Board or the arbitrator may be recorded in a competent court. The arbitrator shall be knowledgeable in Commercial and Contract Law, especially in Network Marketing/direct selling,

and possess expertise in these matters, being well- informed about the direct selling industry. The number of arbitrators is determined as 5. The English version of these PROGRAM Terms and Conditions shall govern any and all disputes in relation to this PROGRAM and these Terms and Conditions.

AMARE may change the terms of these Terms & Conditions at any time by notifying Participant of such change in writing on the designated website where these Terms & Conditions are posted. Any change shall take effect immediately from the date of AMARE's posting of the change on said website.

The Participant agrees to the use of his/her name and photograph in broadcasts, newspapers, brochures and other media without compensation. The Participant warrants that all statements made herein are true and correct and understands that the Released Parties have relied on them in allowing the Participant to participate in the PROGRAM.