

Personal Information

First Name	Middle Name	Last Name
Street Address		Apartment or Suite #
Mailing Address (If different from above)		
City	State	Zip Code
Residence Phone #	Daytime / Work Phone #	
Drivers License # (for account reference only)	Date of Birth	

Account Information

IMPORTANT! Your login name is how our system and others identify you on the Internet. Your login name is public information. Your password is NOT public information. Your password is used to verify that only authorized users are using the account. DO NOT GIVE YOUR PASSWORD TO ANYONE! Your login name must be in ALL lowercase letters and cannot contain spaces or special characters. It must be a minimum of 2 characters and a maximum of 8. Your password must be a minimum of 5 characters and a maximum of 8, with no spaces or special characters. Your password is CASE SENSITIVE! (Upper and lowercase letters are different.) If your password is all letters, it must contain AT LEAST one uppercase letter. A mixture of numbers and letters is a good combination for a password. Each number or letter is counted as one character. If you have questions, please call us at 909.672.6620.

Login Name (MUST be ALL lowercase letters, min 2 characters, max 8)	Initial Password (minimum of 5 characters, maximum of 8, see above)
Sign Up Date	Referred by (or how you heard about us)

Billing Information

By completing this section you understand that "Access Fees" are billed monthly, in advance, and that you will pay by:

Cash Check/Money Order Visa Master Card AMEX Discover

Account Number	Expiration Date	Authorized Signature
----------------	-----------------	----------------------

Signature Authorizes Automatic Monthly Billing As Per Agreement

Service Agreement Terms and Conditions (\$19.95 a month for Unlimited Use*)

Revision 9/10/96

By completing this application, You agree to the following Inland Internet Inc. terms. Please read them carefully before becoming a member.

- The Inland Internet Inc. Internet Service (the "Service") consists of computing and information services and software, information and other content provided by Inland Internet Incorporated ("III"). In addition, third parties provide information, software, and other content (collectively, "Third Party Content") which may be accessed over the Service. These terms and any Operating Rules published over the Service constitute the entire and only agreement (collectively, the "Agreement") between Inland Internet Inc. and member (including the designated users) with respect to the Service and supersede all other communications and agreements with regard to the subject matter hereof.
- Upon notice published over the Service, Inland Internet Inc. may modify this agreement, the Operating Rules or prices, and may discontinue or revise any or all other aspects of the Service at its sole discretion and without prior notice.
- Unless otherwise agreed, member's right to use the Service or to designate users is not transferable and is subject to any limits established by III, or by member's credit card company if billing is through a credit card.
- Member agrees to indemnify III against liability for any and all use of member's account. This includes, but is not limited to: The intentional or accidental access by ANY MINOR CHILD using Member's account to areas of the "Internet" that are considered "Adult" in nature, including all forms of data and graphics that are considered "pornographic".
- Member is responsible for and must provide all telephone and other equipment and services necessary to access the Service. III does not guarantee that access phone numbers will always be local to the user of this service.
- Member shall pay, in accordance with the provisions of the Billing Option selected by member, any registration or monthly fees, connect time charges, minimum charges and other charges incurred by member or its designated users at the rates in effect for the billing period in which those charges are incurred, including but not limited to charges for any purchases made through the Service. Any surcharges incurred while using any supplemental networks or services other than the Service are payable to the operator of any such supplemental service or network. Member shall pay all applicable taxes related to the use of the Service by member or designated users. Member shall be responsible for all use of the Service accessed through the member's login(s). Billing detail is available. All services and networks not directly a part of III and accessed through the Internet will bill the member separately from III's bill. III claims neither affiliation with nor liability for such value-added services.
- MEMBER EXPRESSLY AGREES THAT USE OF THE SERVICE IS AT MEMBER'S SOLE RISK. NEITHER INLAND INTERNET INC. NOR ANY OF ITS INFORMATION PROVIDERS, LICENSORS, EMPLOYEES, OR AGENTS WARRANT THAT THE SERVICE WILL BE UNINTERRUPTED OR ERROR FREE; NOR DOES INLAND INTERNET INC. OR ANY OF ITS INFORMATION PROVIDERS, LICENSORS, EMPLOYEES OR AGENTS MAKE ANY WARRANTY AS TO THE RESULTS TO BE OBTAINED FROM USE OF THE SERVICE. THE SERVICE IS DISTRIBUTED ON AN "AS IS" BASIS WITHOUT WARRANTIES OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO WARRANTIES OF TITLE OR IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, OTHER THAN THOSE WARRANTIES WHICH ARE IMPLIED BY AND INCAPABLE OF EXCLUSION, RESTRICTION, OR MODIFICATION UNDER THE LAWS APPLICABLE TO THIS AGREEMENT. NEITHER INLAND INTERNET INC. NOR ANYONE ELSE INVOLVED IN CREATING, PRODUCING OR DELIVERING THE SERVICE SHALL BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OF THE SERVICE OR INABILITY TO USE THE SERVICE OR OUT OF ANY BREACH OF ANY WARRANTY. MEMBER EXPRESSLY ACKNOWLEDGES THAT THE PROVISION OF THIS PARAGRAPH SHALL ALSO APPLY TO THE THIRD PARTY CONTENT.
- Except as expressly permitted in the Operating Rules, neither member nor its designated users may reproduce, redistribute, retransmit, publish or otherwise transfer, or commercially exploit, any information, software or other content which they receive through the Service.
- The provisions of paragraphs 7 and 8 are for the benefit of Inland Internet Inc. and its respective Information Providers, Licensors, Employees, and Agents; and each shall have the right to assert and enforce such provisions directly on its own behalf.
- Subject to the terms of this Agreement, Inland Internet Inc. grants to Member a personal, non-exclusive, non-assignable and nontransferable license to use and display the III "Embarque" software on any machine that the Member is the primary user. Member may not re-sell or duplicate the III software. Member must also abide by the licensing agreements included with the "Embarque" software package and the terms of the individual manufacturers of each "client" application supplied with the "Embarque" software.
- This agreement is, and shall be governed by and construed in accordance with the laws of the United States.
- III reserves the right to terminate any Member account that is used to inhibit the enjoyment of this Service by any other Member, or attempts to use this Service for illegal activity. In addition, all data stored on III computers is subject to examination by III personnel to protect this right.
- Notwithstanding any acknowledgment of a member purchase order by Inland Internet Inc., any provision or condition in any purchase order, voucher, or other memorandum of the member which is in any way inconsistent with, or adds to, the provisions of this agreement is null and void. Neither the course of conduct between parties nor trade practice shall act to modify the provisions of this Agreement. If any provision of this Agreement is determined to be invalid, all other provisions shall remain in full force and effect. The provisions of paragraphs 7, 9, and 13 and all obligations of and restrictions on member and its designated users shall survive any termination of this Agreement.

I understand that "Access Fees" are paid in advance. If payment of the Access Fee is not received within 10 working days of the billing statement, my account services may be discontinued without further notice. I agree to pay a \$50 re-connection fee if my account becomes delinquent, and I request to be re-activated. There is a \$30 fee for returned checks. I certify that I am at least 18 years of age, and that I have read and understand the "Service Agreement" and all other conditions above. *(Please check our Web Site, <http://www.inland.net>, for further information.)

Signature of Subscriber #1

Signature of Subscriber #2

**Note: It is Customer's responsibility to verify local access through your phone company.

***REFUNDS ARE ONLY AVAILABLE DURING THE FIRST WEEK OF SERVICE, LESS A \$10.00 PROCESSING FEE.