

Aicommerce Model 8-Figure License TRAINING AGREEMENT

Thank you for joining the Aicommerce Model 8-Figure License Agreement.

We are excited to work with you and help you deploy our proven systems in your business.

This agreement was made as of the date and year first written above (the "Agreement") by and among AICOMMERCE GROUP - FZCO (the "Company"), a corporation organized pursuant to the laws of the United Arab Emirates (UAE), and the undersigned (the "Customer").

AICOMMERCE GROUP - FZCO

Date Issued: ______

To:

Company Name: Contact Name:

Full Address: Phone #:

Email:



Courses and Contents

You will be receiving the following content over a 6-month period:

Phase 1: Onboarding & Hiring VA

We will teach you business fundamentals and show you how to hire an experienced VA.

Phase 2: Product Research & Master Plan Call

We will teach your VA how to find winning products to test on your store, then your coach will jump on a call with you and assist you in picking the ones to test first, as well as picking the niche for your store.

Phase 3: Store Creation

Your VA will be taught how to create unlimited Shopify stores for you within minutes, using Al. This also includes branding, logos, plugins, and they will also be shown how to apply the finishing touches before going live.

Phase 4: Lead Generation Via the Syndicate Approach

Your VA will be trained in our latest cutting-edge strategies, which have helped generate over 100M for our clients to date. They will learn how to apply these strategies to your store effectively via the Syndicate Approach, to help 10X the speed of your testing strategies.

Phase 5: Scale, Systems & Further Hiring

To run a successful ecommerce business you need business systems. Financials, leadership, processes and people to handle the day to day operations. You will learn all of this and more here.

Group & 1:1 Coaching

- During the 6 month period you will also have the opportunity to talk to Peter Szabo, his COO and primarily to your dedicated 1:1 coach in a private Discord channel.
- The program also includes a Master Plan call that will help you start off strong, this is a 1:1 Zoom meeting with our team.
- Access to our live implementation calls led by Peter's expert coaches so we can work hand in hand with you to build your business



The Sequence To Success

The training will be provided as a combination of online video tutorials, as well as live group implementation calls. The sequence is the secret to success. You must apply and stick to the proven process and follow through on it in order to succeed. You will also receive access to our private Discord™ channel for the duration of your program.

Access

You will be given immediate access to the training area.

You will also get:

- Live group implementation and Q&A calls with Peter's team of qualified coaches.
- Email, Weekly Group Zoom call and Discord™ support
- Discounts on our other productions and/or services

Investment

The initial investment is \$14,80	00
· · · · · · · · · · · · · · · · · · ·	commit to the payment plan above and I acknowledge that or to the completion of the payment plan. I acknowledge that the ad spend.
Signature:	
Date:	



Money Back Guarantee Policy

Let's be clear on one thing: Building a great ecommerce store is difficult. There will be challenges. You will need to overcome them. You can react to those challenges only one of two ways - you can either CRUSH them, or allow yourself to be crushed BY them.

At AlCommerce.co, we believe that the purpose of life is to set sky-high, incredibly ambitious goals, and to overcome problem after problem until we achieve them. This isn't just good business practice, it's how we grow as human beings.

We guarantee that if you faithfully implement each one of our marketing systems, do your absolute best to carry them out exactly as we recommend, and do NOT generate AT LEAST \$24,000+ in sales within 6 months (or \$48,000+ in sales within 12 months), we will provide you cash back of the total amount paid.

If you fail to generate at least \$24,000+ in sales in 6 months (or \$48,000+ in sales within 12 months), you will need to demonstrate that you made your best effort in implementing each of our marketing systems available to you through A.I. Commerce Accelerator. This includes:

- Watch our program in full (only 15 hours of content) or your team member can go through it;
- Submit your monthly check-ins (we use this to hold you accountable + track client results) or your team member can submit it;
- Test at least 10 products via paid ads (we recommend a \$50/day budget for ads.
 Each product might need at least \$100 \$200 in testing budget) or your team member can run the tests, who we guide in the process
- Completing your payment plan and being current on all payments.

We have this guarantee to protect the value of our intellectual property, time and coaching. It is our responsibility to train you and coach you to the best of our efforts. It is your responsibility to apply the training and coaching. If you do not get results after applying the program in full and having tested at least 10 products properly, then it is our fault and we will happily refund you instantly – **simply email us at support@aicommerce.co** within the 180-day refund window. The refund only applies to the tuition paid to us, not any additional business expense. If you do not fully implement the program, therefore get unsatisfactory results, it is not possible to refund your tuition.

As an alternative, if you meet the criteria above, you may be eligible for a 6 month complimentary extension instead of a refund. This is recommended if you're making progress towards your goals and you want to continue on your entrepreneurial journey. The extension resets the money back guarantee requirements.

The receipt of cash back through the Money Back Guarantee Policy does not terminate the contract between the parties, or otherwise negate the rights and obligations of the parties pursuant to the terms of the contract. For greater certainty, notwithstanding the payment of a cash back, you continue to be bound by the terms of the contract including, without limitation, the Non Disclosure and Non-Compete provisions of the contract.



Financing Payment Option

Affirm transactions have a 4 month maximum refund window, as dictated by Affirm, however we can still offer the 6 month complimentary extension guarantee on top of the 4 month refund window. This timeframe may apply to other financing options as well.

Currency

Except as otherwise provided in this Agreement, all monetary amounts referred to in this Agreement are in US Dollars.

Non Disclosure and Non-Compete

By signing below, the Client agrees not to share any of AICOMMERCE GROUP - FZCO's systems, information, copy or list of our members with any other entity(ies) outside of our member list. Since all of our information is proprietary, any redistribution is strictly prohibited. Your business is permitted to use the course's supplied marketing material in your business' internal and external marketing of your company. If AICOMMERCE GROUP - FZCO feels you are using any of its material for profit by reselling, repurposing or redistributing, we will remove your access to all of the training, issue a lifetime ban on all future material, and seek immediate legal action.

Non-Disparagement

The Client will not to make any communication to any third party (including, without limitation, any customer (including potential customers) that would, or is reasonably likely to, disparage, create a negative impression of, or in any way be harmful to the business or business reputation of The Company or its Subsidiaries or their respective successors and assignees, and then current and former officers, directors, shareholders, partners, members, employees, agents and consultants (or person acting in a similar capacity) of each of the foregoing.

Titles / Headings

Headings are inserted for the convenience of the Parties only and are not to be considered when interpreting this Agreement.



Governing Law and Arbitration

This Agreement will be governed by and construed in accordance with the laws of the United Arab Emirates (UAE)

Client Data

Client acknowledges and agrees that AICOMMERCE GROUP - FZCO may use any name, data, reports, conclusions, feedback, suggestion, or information acquired by AICOMMERCE GROUP - FZCO during the course of performing under this Agreement for AICOMMERCE GROUP - FZCO's internal business purposes, to improve the Program and AICOMMERCE GROUP - FZCO Content, and in AICOMMERCE GROUP - FZCO's future marketing materials including but not limited to press releases, case studies, and return on investment reports. Client hereby consents to AICOMMERCE GROUP - FZCO's use of Client's name and data for these purposes.



Ownership of Intellectual Property

Intellectual Property Ownership by the Client: All intellectual property and related material created or developed specifically for the Client under this Agreement, including, but not limited to, the website, advertisements, and any associated content (hereinafter referred to as the "Intellectual Property"), shall be the sole property of the Client upon completion of the services and full payment of any fees due under this Agreement.

Rights Reserved by the Company: The Company retains no ownership rights in the Intellectual Property created specifically for the Client, except for any pre-existing tools, proprietary methods, templates, or materials owned by the Company prior to this Agreement. The Client may use the Intellectual Property for any purpose without restriction.

Company's Limited License: To facilitate the performance of services, the Company may use the Intellectual Property internally during the term of the Agreement. However, following the termination or completion of this Agreement, the Company shall cease use of any Client-owned Intellectual Property, except as otherwise authorized in writing by the Client.

Client's Use of Pre-existing Company Intellectual Property: If the Company incorporates any of its pre-existing tools, templates, or proprietary materials in the Intellectual Property, the Company grants the Client a non-exclusive, royalty-free, perpetual,non-transferable and non-sublicensable licence to use these elements solely within the context of the website, advertisements, or other deliverables produced under this Agreement.

Responsibility for Unauthorized Use: The Client will be solely responsible for any and all damages resulting from the unauthorized use of any Company-owned Intellectual Property or proprietary materials that may be included in the final deliverables.



Return of Property

Upon the expiry or termination of this Agreement, the Client shall promptly return to the Company any property, documentation, records, or Confidential Information that belongs to the Company, including but not limited to login credentials, access codes, and digital assets provided by the Company for use during the term of this Agreement. The Client agrees to delete or destroy any copies of the Company's Confidential Information stored electronically or in any other format, upon the Company's written request, unless retention is required by law or expressly agreed to by both Parties.

Indemnification and Limitation of Liability

Indemnification: Except to the extent paid in settlement from any applicable insurance policies, and to the extent permitted by applicable law, the Client agrees to indemnify and hold harmless the Company, and its respective affiliates, officers, agents, employees, and permitted successors and assigns against any and all claims, losses, damages, liabilities, penalties, punitive damages, expenses, reasonable legal fees, and costs of any kind or amount whatsoever, which result from or arise out of any act or omission of the indemnifying party, its respective affiliates, officers, agents, employees, and permitted successors and assigns in connection with this Agreement, including, but not limited to, third-party claims resulting from the Client's use or operation of the eCommerce store built by the Client's Virtual Assistant (VA). This indemnification will survive the termination of this Agreement.

Cap on Liability: To the fullest extent permitted by law, the total liability of the Company for any and all claims, losses, expenses, or damages arising out of or related to this Agreement, whether in contract, tort (including negligence), or otherwise, shall not exceed the total amount of fees paid by the Client to the Company under this Agreement.

Exclusion of Certain Damages: In no event shall the Company be liable to the Client or any third party for any indirect, incidental, consequential, special, exemplary, or punitive damages, including, but not limited to, loss of profits, revenue, data, or business opportunities, even if the Company has been advised of the possibility of such damages. **Exceptions:** Notwithstanding the foregoing, nothing in this Agreement shall limit or exclude

the Company's liability for:

- Fraud or Fraudulent Misrepresentation;
- Gross Negligence, Willful Misconduct, or Intentional Misconduct; or
- Any Liability that cannot be limited or excluded under applicable law.

Indemnification and Third-Party Claims: The Client agrees that any claims against the Company shall be brought directly by the Client only, and not by any third party or affiliate of the Client, except as explicitly agreed otherwise in this Agreement. No third party or affiliate shall be deemed a beneficiary of this Agreement or entitled to bring claims, except as explicitly agreed in writing by both Parties.

Insurance Coverage: The Parties agree that any claim for damages shall first be directed to any applicable insurance coverage before seeking recovery directly from the Company.



Severability

In the event that any of the provisions of this Agreement are held to be invalid or unenforceable in whole or in part, all other provisions will nevertheless continue to be valid and enforceable with the invalid or unenforceable parts severed from the remainder of this Agreement.

Disclaimer of Earnings and Performance Guarantees

The Client acknowledges and agrees that participation in the Services do not provide any guarantees of specific financial results, profits, or earnings, including but not limited to becoming a millionaire or achieving wealth within a short period. The Services are NOT a get-rich-quick scheme. Instead, they are designed to provide opportunities for investment in various ventures with potential for high returns; however, the results vary and cannot be predicted or assured. The Client further acknowledges that all business ventures, particularly those involving investment in diverse product and niche markets, inherently involve risk and uncertainty. As such, the Services carry no guarantees of profitability, earnings, or return on investment. By entering into this Agreement, the Client assumes all responsibility for the potential risks associated with high-risk/reward investments, including the risk of financial loss. The Company commits to delivering high-quality service and support throughout the Client's engagement in the Program. Nevertheless, no assurances are made regarding the Services' financial outcomes, and the Company disclaims any liability for the Services' inability to produce specific financial results.

Nature of Services

The Client acknowledges and agrees that the Services provided by the Company are strictly for educational purposes only. The Company is not a "done-for-you" business opportunity provider and does not manage or operate businesses on behalf of Clients. The Company is a marketing & business development training company. All training, strategies, tools, and frameworks shared through the Services are intended to educate and inform the Client, empowering them to independently pursue their own business ventures. The Company does not guarantee any specific results, and the success of the Client's business depends solely on their own efforts, decisions, and implementation of the knowledge gained.



Acceptance

Fees may be subject to provincial/state/federal sales taxes. Any additional tax charges will be indicated separately on fee statements.

agrees to faithfully and fully complete the payments as laid out in the 'Investment' section of this agreement, and understands that there are no cancellations prior to that full amount being paid.

A. Terms and Conditions: In consideration of the Marketing Training Services being provided to the Customer, the parties additionally agree to the terms and conditions, available at aicommerce.co/terms.

IN WITNESS WHEREOF the parties have caused this Agreement to be executed as of the date and year first written above.

Per:
Customer