

AI COMMERCE PARTNERSHIP PROGRAM ONBOARDING AGREEMENT

THIS U	JSER AGREEN	IENT (the Agre d	ement) is mad	de effective	and ente	ered into o	
	(the	"Agreement	Date"),	by	and	betwee	
			(hereinafter	referred t	o as "C	lient"), and	
AICOMMERCE GROUP FZ	CO (hereinafte	er referred to a	s "Company ")	, a Dubai,	United Ar	ab Emirate	
Company, located at IFZ	A Business Pa	rk, 56411-001,	Dubai Digital	Park, Dubai	Silicon C	Dasis, Duba	
United Arab Emirates.							
		_				_	
Client's Name Client's Business Pa				ess Partner/	Partner/Spouse		
						_	
Client's Email			Business Partner/Spouse Email				
						_	
Client's Phone			Business Partr	ner/Spouse	Phone		

1. PROGRAM ENROLLMENT. The Client is joining the Coach's mastermind and training program, which provides access to specified resources for a duration of six (6) months. This agreement becomes effective upon the Client's signature and will remain valid for the entirety of the six (6) month period.

For purposes of this agreement, the "AI Commerce Partnership Program" shall be referred to as "the Program."



1. PROGRAM AND COMMUNITY

- **Digital Content:** The Client will receive full access to the Program, which provides step-by-step guidance on building an eCommerce store from inception to launch.
- **Coaching Calls:** The Client will have access to scheduled coaching calls, along with a full calendar of available sessions. Recordings of these sessions will be made available.
- **Private Discord Channel:** The Client will have access to a private Discord channel to ask questions. Responses will be provided daily on business days.
- **Client Success Coach:** The Client will be assigned a one-on-one private coach to address any inquiries related to the Program.
- Access to an Account Manager: An Account Manager will be available on an as-needed basis to assist with ad account registration and store platform setup (e.g., Shopify).
- **Product Research:** The Company will conduct product research to identify profitable products for the Client's eCommerce store. Up to four (4) new products per month will be researched and launched.
- **Ecommerce Store Creation:** The Company will create the Client's eCommerce store and ensure its technical functionality.
- Ad Creation and Management: The Company will create and manage advertising campaigns for the Client's store and its products. This includes daily maintenance, optimization, and scaling of ad campaigns. The Client is solely responsible for all ad spend.

3. PAYMENT

a. Payment Options

The Client may select one of the following payment methods for enrollment in the Program:

- 1. Full Payment A one-time payment of USD \$14,800, due at the time of enrollment.
- 2. **In-House Payment Plan** A structured payment plan arranged directly with an AI Commerce representative, subject to the terms and conditions agreed upon at the time of enrollment.
- 3. **Third-Party Financing** A payment plan financed through one of the Company's Buy Now, Pay Later (BNPL) partners, including but not limited to **Affirm, Klarna, Elective, or PayPal**, subject to the terms and approval of the respective financing provider.
- 4. Automatic Payment Authorization: By selecting a payment plan option under Section (2) or (3) above, the Client expressly authorizes the Company to process automatic payments for all subsequent installments using the same payment method provided for the initial transaction. In the event an automatic payment fails, the Client's access to the Program will be temporarily suspended until the outstanding balance is resolved. If payment remains delinquent, the Company reserves the right to permanently revoke access to the Program and terminate all associated services unless the Client brings the account current. The Client acknowledges and agrees that they remain fully responsible for all outstanding payments, even in the event of access suspension or termination.
- b. **Vendor Identification:** Payments for the Program may be processed under the name AICOMMERCE GROUP FZCO or through the Company's authorized payment processing partners, including but not limited to "Fanbasis" and "NMI Payments".
- c. Payment Methods & Refund Policy: The Client may complete payment for the Program using



credit/debit cards, direct bank transfers, or Buy Now Pay Later (BNPL) services. The selected payment method does not alter or impact the terms of the guarantee policy. All Clients, regardless of their chosen payment option, are subject to the same guarantee policy as detailed in Section 4 of this Agreement. No exceptions will be granted based on the payment method used. Additionally, the Company bears no responsibility for any fees, interest, or penalties imposed by third-party BNPL providers in connection with the origination, maintenance, modification, or cancellation of financing agreements. All work-for-free requests must comply strictly with the conditions outlined in this Agreement.

- d. **Payment Processing Fees:** The Client acknowledges and agrees to the following payment processing fee structure:
 - Wire Transfers: Payments made via wire transfer will not incur any additional processing fees.
 - Credit/Debit Card & BNPL Services: Payments made using a credit/debit card or Buy Now
 Pay Later (BNPL) services will be subject to an additional processing fee, which varies
 based on the payment method and the rates set by the respective payment processing
 provider.

This fee structure applies to all payment methods selected by the Client and does not alter or impact the guarantee policy outlined in Section 6 of this Agreement.

4. REVENUE SHARE AGREEMENT

- a. **Revenue Share Amount:** The Client agrees to pay the Company an amount equal to thirty percent (30%) of the revenue generated by the Client's e-commerce store (the "**Store**"), as defined under the "Revenue Calculation" section below.
- b. **Client's Requirements**: The Client agrees to allocate a minimum daily ad spend of **\$50**, following the recommendations of their assigned account manager.
- c. **Revenue Calculation:** Revenue shall be calculated based on the total sales recorded in the Shopify dashboard, inclusive of all sales channels. "Total sales" shall be defined as gross sales, plus shipping fees, taxes, duties, and other applicable charges, minus any discounts and returns.
- d. **Monitoring Application:** To facilitate revenue tracking, a monitoring application will be installed on the Client's Shopify store. Until the application is operational, revenue share payments shall be determined based on revenue monitored through the email registered with the store. Invoices will be issued on the 1st day of the following month, with payment due immediately upon issuance. The Client must promptly grant support@aicommerce.co "Viewer" access to their e-commerce store to enable the Company to monitor revenue.
- e. **Invoice Payments:** All manual invoice payments are due on the 1st day of the following month.
- f. Terms of revenue share: The Client shall retain 100% of the profits earned during the initial six (6) months (180 days). After this period, and once the Client has recouped their initial investment and ad spend, the Company shall be entitled to a revenue share of thirty percent (30%) if the Client opts to continue receiving managed services from the Company.
- g. Non-Responsiveness and Store Ownership Transfer: If the Client becomes unresponsive to communications, the Company reserves the right to terminate this agreement without issuing



any refunds. Additionally, in such an event, the Client shall be personally liable for transferring full ownership of their Shopify store to the Company.

5. PERSONAL GUARANTEE AND LEGAL ACTION

- a. The Client hereby provides a personal guarantee to the Company for all amounts owed under the Revenue Share Agreement, as outlined in the Coaching Program Agreement.
- b. **Guarantee of Payment:** The Guarantor unconditionally and irrevocably guarantees the timely payment of all amounts due to the Company under the Revenue Share Agreement. This guarantee includes, but is not limited to, revenue share payments, late fees, and any other financial obligations incurred as part of the coaching program.
- c. Obligation of the Guarantor: This guarantee shall remain in full force and effect for the duration of the Client's store's existence. The Guarantor's obligations under this guarantee are absolute and unconditional and shall not be affected by any circumstance, including but not limited to modifications to the Revenue Share Agreement, extensions of time, or any forbearance granted by the Company.
- d. **Right of Recourse:** The Company reserves the right to take direct legal action against the Guarantor without first exhausting any remedies against the Client or any other party responsible for amounts owed under the Revenue Share Agreement.
- e. **Legal Action:** In the event of the Guarantor's default in fulfilling financial obligations under the Revenue Share Agreement, the Company is entitled to pursue legal action against the Guarantor personally to recover all outstanding amounts. This includes, but is not limited to, initiating legal proceedings, enforcing this personal guarantee, and exercising any other remedies available under applicable law.
- f. **Binding Agreement:** This personal guarantee is binding upon the Guarantor, as well as their heirs, executors, administrators, successors, and assigns. The Guarantor acknowledges that they have read, understood, and voluntarily agreed to the terms of this guarantee.
- g. Governing Law: This personal guarantee, and any claim, controversy, or dispute arising from or related to it, shall be governed by and construed in accordance with the laws of the Dubai International Financial Centre, United Arab Emirates, without regard to its conflict of law principles.
- h. **Dispute Resolution:** Any disputes arising from or related to this agreement shall be resolved through mediation. If mediation is unsuccessful, disputes will be resolved through binding arbitration in accordance with the rules of the United Arab Emirates. The arbitration shall take place in the jurisdiction where the Company's headquarters are located, and the decision of the arbitrator(s) shall be final and binding.
- i. **Non-Termination and No Refunds:** The Revenue Share Agreement is irrevocable and cannot be terminated by the Client. Once enrolled in the Program, the Client shall not be entitled to any refunds, except as expressly provided under the Satisfaction Guarantee section.

6. SATISFACTION GUARANTEE AND WORK-FOR-FREE POLICY

The Company offers a Satisfaction Guarantee for Program Clients. If a Client fulfills specific requirements



<u>within 180 days</u> and remains unsatisfied with their purchase, the Company will provide an additional six (6) months of services at no additional cost.

To qualify for this guarantee, the Client must meet all of the following conditions:

- Ad Account Setup The Client must create and maintain active advertising accounts on the following platforms, with a valid payment method on file:
 - o TikTok
 - Facebook (Meta Ads)
 - Instagram (Meta Ads)
- Advertising Budget Commitment The Client must allocate a minimum daily ad spend of \$50.
 The Client must also test at least 10 products every 3 months during the program (spending at least \$200 USD on advertising per product).
- The request to utilize this warranty must be within **180 days** from the date of Client's purchase.



By signing this agreement, you acknowledge and agree that <u>no refunds</u> shall be issued under any circumstances. If you do not accept these terms, you should not sign this agreement.

- 1. **TERMS OF SERVICE**. The Client acknowledges that they have read, understood, and agree to be bound by the Company's Terms, as set forth at:
 - https://aicommerce.co/disclaimer/
 - https://aicommerce.co/terms

Note: No Client is eligible for the satisfaction guarantee and work-for-free policy under any circumstance **UNLESS THIS AGREEMENT IS SIGNED.**

7. PAUSING MEMBERSHIP. If the Client experiences exceptional circumstances—such as family, personal, or work-related matters—that impact their ability to actively participate in the Program, they may request to **pause** their membership or defer their start date. The Company will make reasonable accommodations for such circumstances. However, during a membership pause, the Client is not eligible to receive any coaching or related services.

To remain in the Program, the Client must submit a request along with all necessary documentation to our support team at support@aicommerce.co for review and approval.

Liability And Responsibility. The Client agrees to indemnify, defend, and hold the Coach harmless from any and all liabilities, claims, damages, or expenses arising from participation in the coaching program. The Client acknowledges that all business decisions made as a result of the Program are their sole responsibility, and they assume full accountability for any outcomes, including financial or business losses. The Coach and/or the Company shall not be held liable for any monetary losses incurred by the Client.

8. CONFIDENTIALITY. This Agreement is considered a mutual non-disclosure agreement, meaning both Client and Company agree not to disclose, reveal, or make use of any confidential information learned by either party during discussions, calls, emails, or otherwise. Such "Confidential Information" includes, but is not limited to, coaching strategies, exercises, or other methodologies Client learns as a result of working with Company and his/her coaches, information contained in documents or any other original work created by Company, and any and all other intellectual property (discussed below.)



Client understands and agrees he/she will not disclose, steal, use, distribute, copy, or otherwise share or use any proprietary or confidential information belonging to another Client in the program. Client understands if he/she violates this provision, he or she may be liable to the third-party group member for infringement. Client will hold Company harmless from any such third-party action taken against Client for such infringement or disclosure.

10. INTELLECTUAL PROPERTY

- a. Client agrees and understands that Company has created numerous original, creative works in connection with the Program, and agrees that as between Client and Company, Company maintains all copyrights and other intellectual property rights in all original or derivative content associated with or included in the Program, whether created prior to working with Client or specifically for Client. Client agrees he/she may be granted a limited right to use selected materials in the course of his or her own business, but understands that the rights remain with the Company. Nothing in this Agreement shall constitute a transfer of ownership of any Intellectual Property, nor grant any license to use the information, other than that which is expressly provided throughout the course of the Program.
- b. Client agrees and understands he/she is not to copy, repost, alter, publish, sell, assist others in selling, manipulate, distribute, or in any way exploit any of the content or intellectual property provided within Program or obtained through working with Company, without Company's express written consent. If such behavior is discovered or suspected, Company reserves the right to immediately end Client's participation in the Program without refund, as well as access to any program or materials Client may have purchased, without refund.
- c. Licensee Rights. Company's Limited License to Client: Client understands that in purchasing the Program, she/he is gaining access to view all content and information available as part of the Program, as well as any additional information or content shared with him/her by Company as he/she sees fit. Client understands this means he/she will have been granted a limited, revocable, non-transferable license to read and use the information provided for use in his/her business and life, as instructed or allowed by Company. As a "Licensee," Client understands and agrees that Client will not: (a) Copy, edit, distribute, duplicate or steal any information or any Content obtained through Program without written permission by Company; (b) post, distribute, copy, steal or otherwise use any portion of the Program or its content without written permission by Company, and understand that any such use may constitute infringement, which may give rise to a cause of action against Client, (c) share purchased materials, information,



content with others who have not purchased them, (d) Client further acknowledges and understands that any such actions including but not limited to those outlined above will likely constitute infringement and/or theft, and a violation of this Agreement and United Arab Emirates Laws.

d. **Copyright.** Client fully understands that all information provided to Client through Program or any use of the Company's material ("Copyrighted Material") is copyrighted material and any use of such through sharing or selling such information is prohibited by law. Client accepts full responsibility and all liability from their negligent or intentional misuse of the copyrighted material.

11. DISCLOSURE REGARDING EXPECTED RESULTS

Purchasing this product **does not guarantee any income or financial success**. While the Company shares strategies and methods that have been effective, results are not promised and will vary from individual to individual.

Your success depends on multiple factors, including but not limited to your work ethic, business acumen, market conditions, timing, external influences, and other personal circumstances. You may achieve results that exceed, match, or fall below those of the testimonials and case studies provided.

Any examples, case studies, or testimonials shared are real but should not be interpreted as a guarantee of similar outcomes. Individual results will vary significantly.

- Warranty Policy: Entitles the Client to remain in the Program at no additional cost only if they
 follow the Program exactly as instructed and do not achieve the stated income target. However,
 this policy does not constitute a guarantee of earnings, as individual results will vary. The
 Client's success is entirely dependent on their effort, implementation, and external factors
 beyond the Company's control.
- Investing in any business or training program involves inherent risk, and there is a possibility of
 losing some or all of the invested funds. The training provided is general in nature and may not
 be suitable for all individuals or business situations. The Company makes no representations or
 warranties regarding the likelihood or probability that any actual or hypothetical business
 activity will achieve a specific outcome or perform in a predictable manner.
- BUSINESS OPPORTUNITY: AICOMMERCE GROUP FZCO and
 - associated free training are NOT considered an income or business opportunity according to the Business Opportunity Rule § 437.1m; "that advertising and general advice about business development and training shall not be considered as 'providing locations, outlets, accounts, or customers." AICOMMERCE GROUP FZCO is an e-commerce and training company. We do not sell a business opportunity, "get rich quick" program or money-making system. We believe, with education, individuals can be better prepared to make investment decisions, but we do not guarantee success in our training. We do not make earnings claims, efforts claims, or claims that our training will make you any money. All material is intellectual property and protected by copyright. Any duplication, reproduction, or distribution is strictly prohibited. Please see our Full Disclosure for important details.



• Earnings and income representations made by Peter Szabo, AICOMMERCE GROUP FZCO, and their advertisers/sponsors (collectively, "AICOMMERCE Group Programs") are aspirational statements only of your earnings potential. The success of Peter Szabo, testimonials, and other examples used are exceptional, non-typical results and are not intended to be and are not a guarantee that you or others will achieve the same results. Individual results will always vary and yours will depend entirely on your individual capacity, work ethic, business skills and experience, background experience, level of motivation, diligence in applying the materials provided by AICOMMERCE Group Programs, the economy, the normal and unforeseen risks of doing business, and other factors. All business entails financial risk as well as massive and consistent effort and action. You should carefully consider this before investing any money into our programs.

Your ability to stay in the Program at no extra charge is strictly limited to cases meeting the above conditions. If you are not agreeable to these terms, please do not enroll in the Program. No exceptions.

- a. The Client acknowledges that individual results will vary based on factors such as personal background, education, experience, and market conditions. The Company does not and cannot guarantee any specific outcomes, success, or results the Client may anticipate from participating in the Program. The Client further confirms that their decision to purchase the Program is based solely on their own independent judgment and desire, and not on any express or implied earnings claims made by the Company.
- b. The Client acknowledges that individual performance and results are dependent on personal skills, time commitment, and dedication to the training Program. Testimonials shared by the Company are not typical, and any results presented are not guarantees of future performance but rather examples of individuals who have successfully implemented the Company's strategies. As each Client's background, education, and experience differ, results will vary. Past performance and unique experiences do not guarantee future success. The Company, along with its owners, employees, contractors, and affiliates, does not provide financial advice and is not licensed or registered with any federal or state regulatory agency. The Company assumes no responsibility for the Client's success, decisions, or actions.
- c. This is not a get rich quick program nor do we believe in overnight success. We believe in hard work, integrity, and developing your skills if you want to earn more financially. As stipulated by law, we can not and do not make any guarantees about your ability to get results or earn any money with any of our products or services, or the products and services we recommend. The average person who buys any "how-to" information gets little to no results because they rarely ever follow through on the program. Any references or examples used within this page, or by someone on this page or video, are real and documented but are used strictly for example purposes only. Your results will vary and depend on many factors, including but not limited to your background, experience, and work ethic. All business entails risk as well as massive and consistent effort and action. If you're not willing to accept that, please DO NOT PURCHASE ANY PRODUCTS FROM US.



- d. Peter Szabo and AICOMMERCE GROUP FZCO are not responsible for your actions. You are solely responsible for your own moves and decisions and the evaluation and use of our products and services should be based on your own due diligence. You agree that Peter Szabo and AICOMMERCE GROUP FZCO are not liable to you in any way for your results in using our products and services. See our Terms & Conditions for our full disclaimer of liability and other restrictions.
- e. You acknowledge that success is dependent on a number of factors, including, but not limited to, attitude, persistence, and full participation in all phases of the Program. The company is dedicated to helping Clients become successful in the Program as the success of the Program itself depends on the completion and implementation by Clients of the strategies taught in the Program. By signing the front page of this Agreement, Client affirms an intent and commitment to learn and implement these strategies. By signing the front page of this Enrolment Form, Client affirms an intent and commitment to learn and implement these strategies.
- f. Earnings Disclaimer: The Company does not guarantee or warrant any specific financial outcome as a result of participating in the Program. The Company is not responsible for the Client's earnings, financial gains, or losses, nor any increase or decrease in finances based on the information provided within the Program. Any testimonials or financial information shared on the Company's website, in sales materials, or from past and current Clients are individual experiences and should not be interpreted as a guarantee of similar results. Individual outcomes will vary.
- g. The Company does **not provide legal, tax, or financial advice**. The Client acknowledges that they are **solely responsible for their own decisions and actions** and, by signing this Agreement, they **release and hold harmless** the Company, including its staff, employees, officers, and agents, from any liability arising from their actions or statements. The Client further agrees to **make full payment** for advanced training and understands that they are responsible for consulting a tax professional regarding any potential deductions or write-offs related to the purchase of the Program.



12. MINIMUM INVESTMENT REQUIREMENTS

The Client acknowledges and agrees that achieving success in the Program requires additional financial investments beyond the Program enrollment cost. These investments vary based on the Client's chosen advertising and traffic generation strategy:

- The Client should allocate a minimum investment of approximately \$1,000 to \$3,000 to cover:
- The expenses listed above (business incorporation, Shopify store setup, and maintenance).
- Costs associated with setting up and managing paid advertising campaigns as outlined in the Program.

The Client acknowledges that the **minimum investment amounts** referenced above are **estimates** and may vary due to factors such as **market conditions**, **platform pricing**, **and the Client's individual choices**. While the Company provides guidance on strategy and implementation, it **does not guarantee** specific costs or financial outcomes.

The Client further understands that there may be **additional optional expenses** that they may choose to incur at their discretion. The Client is **solely responsible** for managing, funding, and making all financial decisions related to these investments.

By signing this Agreement, the Client **affirms their understanding and acceptance** of these minimum investment requirements as a condition of participation in the Program.

13. INDEMNIFICATION. The Client agrees to **defend, fully indemnify, and hold harmless** the Company, along with its affiliates, agents, team members, and any other associated parties, from any and all **claims, damages, losses, liabilities, costs, and expenses** incurred as a result of the Client's participation in the Program. This indemnification includes, but is not limited to, any **third-party claims** (including reasonable attorney's fees) arising directly or indirectly from the Client's **actions, decisions, or use of the Program.**

Client Signature:	Date:
•	•



Terms and Conditions

14. APPLICABLE LAW AND DISPUTE RESOLUTION

This Agreement shall be governed by and interpreted in accordance with the laws of the **Dubai International Financial Centre (DIFC), United Arab Emirates**. Any dispute, controversy, or claim arising from or in connection with this Agreement—including, but not limited to, its validity, enforceability, breach, or termination (a "Dispute")—shall be resolved exclusively through **binding arbitration** under the **Dubai International Arbitration Centre (DIAC) Rules**. The Client and the Company specifically agree to the following:

- The arbitration tribunal shall be composed of three (3) arbitrators.
- The **official seat of arbitration** shall be the **DIFC**, and all arbitration proceedings shall be conducted within its jurisdiction.
- The arbitration shall be conducted in accordance with the laws of the DIFC.
- All arbitration hearings, submissions, and documentation shall be in **English**.
- The arbitration tribunal shall issue a decision that includes a determination of the arbitration costs and their appropriate allocation between the parties.
- The arbitration ruling shall be **final and legally binding** on all involved parties.
- Both parties agree to submit to the non-exclusive jurisdiction of the UAE courts, including the
 DIFC and Abu Dhabi Global Market (ADGM), for the purpose of enforcing arbitration awards.
- The arbitration award may also be enforced under The Convention on the Recognition and Enforcement of Foreign Arbitral Awards (New York, 1958) in any jurisdiction that is a signatory to that convention, or through any applicable treaty or agreement allowing for recognition and enforcement of foreign arbitral awards.

Notwithstanding the arbitration requirement, the Company reserves the right to seek **immediate legal relief**, including **injunctions or protective orders**, in any court with relevant jurisdiction for the purpose of safeguarding its intellectual property rights or preventing any unauthorized use or disclosure of its proprietary assets. Such actions may be pursued independently of arbitration.



- **15. ELECTRONIC RECORDKEEPING.** Client acknowledges and agrees that this Agreement may be stored in an electronic record keeping system in the regular course of business and that a printed copy of the imaged document may be used and introduced in any arbitration, litigation, or other proceeding, and shall have the same force and effect as the original, which may be destroyed.
- 1. REPRESENTATIONS. Client acknowledges that The Company has made no representations or guarantees other than those expressed herein; Client has not relied thereon; and The Company specifically disclaims any other representations or warranties. Moreover, Client recognizes and acknowledges that individual performance depends upon the individual skills, time availability, and dedication of each Client in the Program. Client acknowledges that The Company is a training institute and is not offering a business opportunity or franchise and is not ascertaining the suitability of this Program for the Client. This Enrolment Form represents the entire understanding and supersedes all prior statements, agreements, and understandings, if any, either oral or written.
- 1. **SEVERABILITY.** If any provision of this Agreement shall be held unenforceable such provision shall be limited or eliminated to the minimum extent necessary so that the remaining provisions of this Agreement shall otherwise remain in full force and effect.
- **16. LIMITATIONS OF USE.** This Program is designed for personal use only. Client agrees that only the Client will use the Program. Client shall not resell or otherwise dispute the original or any copy of the Program materials in any manner or any part thereof, in any manner, and shall not allow others to do so. Any violation of this policy may lead to prosecution under state or federal law, or both.



- **17. NON-SOLICITATION.** The Client agrees **not to solicit** other Clients of the Company for the purpose of offering additional products and/or services. Any such action shall constitute a **material breach** of this Agreement and will result in the **immediate termination** of the Client's access to the Program and related services. The Client further acknowledges that in the event of termination due to a breach of this provision, **no refunds or reimbursements** shall be issued for any amounts paid to the Company.
- **18. COMMUNICATION.** Client agrees to receive occasional account related communications via Discord, email and SMS.

19. USE OF SUCCESS STORIES FOR PROMOTIONAL PURPOSES

The Client acknowledges and agrees that the Company may use the Client's successes, testimonials, results, case studies, and other related achievements for marketing, advertising, and promotional purposes. This includes, but is not limited to, use in social media posts, advertisements, website content, email campaigns, and other promotional materials across all media formats, whether currently known or developed in the future.

The Client further agrees that the Company may reference their name, business name, likeness, and general results obtained through participation in the Program, provided such information is presented accurately and respectfully. The Client grants the Company a non-exclusive, royalty-free, perpetual, worldwide license to use this information for the purposes described herein.

If the Client wishes to remain **anonymous** or restrict the use of specific details, they must notify the Company **in writing via email at** support@aicommerce.co prior to any such use. The Company will make **reasonable efforts** to accommodate such requests but reserves the right to use **aggregated or anonymized data** for promotional purposes.

By signing this Agreement, the Client **expressly consents** to this clause unless otherwise communicated in writing.



SIGNED:	
Client Name:	
Client Signature:	Date:
Client Email Address:	
Company Authorized Representative: Peter Szabo	
Company Authorized Representative Signature:	
Company Authorized Representative Date of Signing	:



EXHIBIT A: CONFIRMATION OF MENTAL CAPACITY

By providing your e-signature, you affirm that you ______ are at least eighteen (18) years old and that all the information contained in this agreement is accurate, truthful, and complete.

You acknowledge that you are of sound mind and are voluntarily entering into this service agreement with The Company for the purpose of receiving coaching and educational resources aimed at helping you achieve your entrepreneurial objectives.

IMPORTANT DISCLOSURES:

NO GUARANTEE OF RESULTS: By signing this agreement, you recognize that The Company makes no promises, assurances, or guarantees regarding potential earnings or income. No representations have been made to suggest any specific financial outcome.

WORK-FOR-FREE GUARANTEE: You confirm that you have reviewed and understood Section 6 (Satisfaction Guarantee and Work-for-Free Policy) and acknowledge that while refunds are not offered, The Company provides continued support and additional coaching at no extra charge until the agreed-upon deliverables and milestones are met. The Company does not guarantee success, as outcomes depend entirely on your own efforts and actions.

ADDITIONAL INVESTMENT REQUIREMENTS: You acknowledge that you have read and understood Section 12 (Minimum Investment Requirements), which outlines potential financial commitments beyond the initial program fees.

RISK ACKNOWLEDGMENT: You are aware that there is a possibility of losing some or all of your investment. The Company makes no representations about the probability of success or the performance of any business activity. If you do not fully comprehend or accept these risks, you should not proceed with signing this agreement.

By signing below, you confirm that you have thoroughly reviewed this agreement, understand all associated costs and risks, and willingly accept its terms.

This document constitutes the full and complete understanding between the parties regarding its subject matter and supersedes any prior discussions, whether written or verbal. Any changes to this agreement must be documented in writing and agreed upon by both parties.



AGREED TO AND ACCEPT	ED BY:		
Client Name			
Client Signature			
 Date			