



## AICOMMERCE PARTNERSHIP PROGRAM AGREEMENT

**THIS AGREEMENT** is made effective and entered into on (the "Agreement Date"), by \_\_\_\_\_, (hereinafter referred to as "**Client**"), and AICOMMERCE GROUP FZCO (hereinafter referred to as "**Company**"), a Dubai, United Arab Emirates Company, located at IFZA Business Park, 56411-001, Dubai Digital Park, Dubai Silicon Oasis, Dubai, United Arab Emirates.

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**Client's Name**

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**Client's Business Partner/Spouse**

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**Client's Email**

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**Business Partner/Spouse Email**

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**Client's Phone**

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**Business Partner/Spouse Phone**

See Appendix A. for FTC business opportunity disclosure document.

## 1. DELIVERABLES

- **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 group coaching calls.
- **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, including an initial 60m Master Plan call.
- **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.*

## 2. PAYMENT OPTIONS

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.
  - a. **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 "Authorize.net".

### 3. PROFIT SHARE AGREEMENT

- a. **Profit Share Amount:** The Client agrees to pay the Company an amount equal to thirty percent (30%) of the profit generated by the Client's e-commerce store (the "**Store**"), as defined under the "Profit 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. **Profit Calculation:** Profit 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 ad spend, minus any discounts and returns.
- d. **Monitoring Application:** To facilitate profit tracking, a monitoring application will be installed on the Client's Shopify store. Until the application is operational, profit share payments shall be determined based on profit 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 profit.
- e. **Terms of profit share:** The Client shall retain **100% of the profits earned during the initial three (3) months (90 days)**. After this period, and once the Client has recouped their initial investment and ad spend, the Company shall be entitled to a profit share of thirty percent (30%) if the Client opts to continue receiving managed services from the Company.

### 4. SATISFACTION GUARANTEE

The Company offers a Satisfaction Guarantee for Program Clients. If a Client fulfills specific requirements **within 90 days of launching the ads** and is not profitable and/or remains unsatisfied with their purchase, the Company will provide an additional three (3) months of services at no additional cost. Due to the nature of the service, refunds are not offered.

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:
  - 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).



**5. 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>

**6. 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](mailto:support@aicommerce.co) for review and approval.

**7. 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.

**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.

**9. APPLICABLE LAW.** 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.

**10. 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.

**11. 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.

**12. 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.

**13. 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.

#### **14. 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](mailto: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:**

**AGREED TO AND ACCEPTED BY:**

\_\_\_\_\_

Client Name

\_\_\_\_\_

Client Signature

\_\_\_\_\_

Date



**APPENDIX A:  
DISCLOSURE OF IMPORTANT INFORMATION ABOUT BUSINESS OPPORTUNITY**

Based on the required form by the Federal Trade Commission, Rule 16 C.F.R. Part 437

**Name of Seller:** AICOMMERCE GROUP - FZCO

**Address:** IFZA Business Park, 56411-001, Dubai Digital Park, Dubai Silicon Oasis, Dubai, United Arab Emirates

AICOMMERCE GROUP - FZCO has completed this form, which provides important information about the business opportunity it is offering you. The Federal Trade Commission, an agency of the federal government, requires that AICOMMERCE GROUP - FZCO complete this form and give it to you. However, the Federal Trade Commission has not seen this completed form or checked that the information is true. Make sure that this information is the same as what the salesperson told you about this opportunity.

**LEGAL ACTIONS:** Has AICOMMERCE GROUP - FZCO or any of its key personnel been the subject of a civil or criminal action, including any FTC Rule, involving misrepresentation, fraud, securities law violation, or unfair or deceptive practices, including any FTC Rule, within the past 10 years? **NO.**

**CANCELLATION OR REFUND POLICY:** Does AICOMMERCE GROUP - FZCO offer a cancellation or refund policy? **YES - attached in the contract above.**

**EARNINGS:** Has AICOMMERCE GROUP - FZCO or its salesperson discussed how much money purchasers of this business opportunity can earn or have earned? In other words, have they stated or implied that purchasers can earn a specific level of sales, income, or profit? **YES - Earnings Claims Statement below.**

**REFERENCES:** In the section below, AICOMMERCE GROUP - FZCO must provide you with contact information for at least 10 people who have purchased a business opportunity from them. If fewer than 10 are listed, this is the total list of all purchasers. You may wish to contact the people below to compare their experiences with what AICOMMERCE GROUP - FZCO told you about the business opportunity.

Note: If you purchase a business opportunity from AICOMMERCE GROUP - FZCO, your contact information can be disclosed in the future to other potential buyers. There's clients on this list running 6-7 figure businesses. Their time is valuable, so they may choose to reply at their own discretion. If you choose to move forward after having spoken to a client of ours, we may credit the last person you spoke to with a small affiliate commission to cover at least a fraction of their time's worth.

Name	Country	Email address
Frankie Fihn	CA	frankfihn@gmail.com
Rob Rammuny	US	rammuny@gmail.com
Levente Redecky	SK	leventeredecky@gmail.com
Aron Bara*	SK	aronbara9@gmail.com
Joe Moffet	US	joe@masterlifebydesign.com
Eric Collins	US	emc@backbonemethod.com

Daniel Nguyen	US	danielnnguyen16@yahoo.com
Justin Devonshire	UK	bodyshapebootcamp@gmail.com
Kevin Nosworthy	US	kevinnosworthy@yahoo.com
Tim Matthews	UK	tim@thepowerfulman.com

\*A past client that's later been hired by our agency – for transparency's sake.

Signature : \_\_\_\_\_

Date: \_\_\_\_\_

Sales person: \_\_\_\_\_

By signing above, you are acknowledging that you have received this form. This **appendix A** is not a purchase contract. To give you enough time to research this opportunity, the Federal Trade Commission requires that after you receive this form, AICOMMERCE GROUP - FZCO must wait at least seven calendar days before asking you to sign a purchase contract or make any payments. **Alternatively, we offer an extended 7-day cooling off period (no questions asked refund window) from the date of reviewing this document.**

### EARNINGS CLAIMS STATEMENT AS REQUIRED BY LAW

**AICOMMERCE GROUP - FZCO can not guarantee specific returns or results in certain time frames.** While we highlight some top 1% client experiences, we also provide data from this survey on our average client's results. More info on: <https://aicommerce.co/customer-survey-results/> & <https://aicommerce.co/disclaimer/>

How would you rate Peter Szabo Programs?	Invested in total sales using the strategies Peter taught in	Total sales using the strategies Peter taught in	And finally, would you recommend it to a friend?
4.4	\$86,200.97	\$353,793.07	92.1%
	<b>\$7,160.46</b>	<b>\$29,482.76</b>	

Based on survey data collected from 312 customers across Peter Szabo Programs between 2020 – 2025, the average customer (including those that didn't launch their business or invest in paid ads) made **\$7,160.46 per month in revenue.**

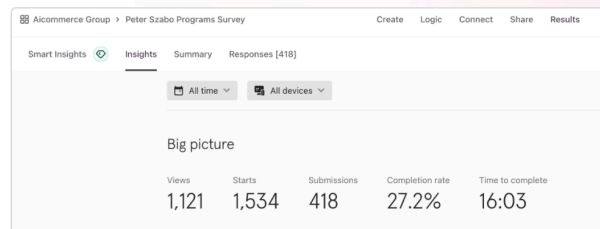
Those that launched their business & invested in paid ads made an average of **\$29,482.76 per month in revenue.**

On the right, you can see data from our Typeform survey.

First, you see the "big picture" showing over 1100 customers were invited to the survey.

- 418 have submitted the form.
- 312 have submitted their 12 month sales volumes.
- 215 have reached the final question whether or not they'd recommend us to a friend.

**Out of 215 customers 92.1% would recommend us to a friend.**



What's your name?	What's your email?	How would you rate Peter Szabo Programs?
Al	ie	5
Te	ti	5
M	n	3
M	n	3
Ji	s	4
Le	le	5
Pi	p	5
Si	s	5
Zi	z	5
Ci	c	5
H	z	5
Fr	fi	5
M	n	5
st	s	5
Fe	fi	5
St	k	4