

# AICOMMERCE PARTNERSHIP PROGRAM AGREEMENT

THIS AGREEMENT is made effective and extended (the "Agreement Date"), by	, (hereinafter referred to as ereinafter referred to as " <b>Company</b> "), a Dubai, A Business Park, 56411-001, Dubai Digital Park,
Client's Name	Client's Business Partner/Spouse
Client's Email	Business Partner/Spouse Email
Client's Phone	Business Partner/Spouse Phone
Client's Address	Business Partner/Spouse Address



### 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 Slack Channel:** The Client will have access to a private Slack channel to ask questions. Responses will be provided daily on business days.
- **Consultant Access:** The Client will be assigned a one-on-one consultant 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 one (1) new product 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, launch, and actively manage paid advertising campaigns for the Client's products. This includes ad copywriting, creative development, campaign structure, audience targeting, optimization, and scaling. You can choose between TikTok or Meta Ads.

Note: The Client is solely responsible for all ad spend costs. The Company does not control or retain any portion of the ad budget.

The Company may provide supplementary materials during onboarding—such as letters from the founder, inspirational insights, and implementation guides—to support the Client's onboarding and learning experience. These materials are for educational and informational purposes only and do not modify or expand the terms of this Agreement.

### 2. PAYMENT OPTIONS

- 1. **Full Payment –** A one-time payment of USD \$14,800, due at the time of enrollment.
- In-House Payment Plan A structured payment plan arranged directly with an Al
  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 "<u>Authorize.net</u>". For U.S.-based transactions, payments may be processed by CORVIN GROUP INC, a U.S.-based LLC owned by the Company and authorized to accept payments on behalf of AICOMMERCE GROUP FZCO. Charges may appear on the Client's bank or card statement as CORVIN GROUP INC, or through the Company's authorized payment processing partners, including but not limited to "Fanbasis," "Authorize.net," or "Elective."

### 3. PROFIT SHARE AGREEMENT

**Profit Share Amount:** The Client agrees to pay the Company thirty percent (30%) of the net profit generated by the Client's e-commerce store (the "Store"), as defined under the Profit Calculation section below. This agreement applies only while the Client is actively receiving store management services from the Company.

**Initial Period (First 90 Days):** During the initial 90 days from the launch of advertising campaigns, the Client retains 100% of profits. This period is intended for setup, launch, and early testing and does not trigger any profit share obligations unless otherwise specified below.

**Early Exit With Performance:** If the Client's Store exceeds \$50,000 in net sales within the first 90 days, and the Client elects to exit store management services immediately thereafter, the Company reserves the right to charge a one-time profit share of 50% of net profits earned during the 90-day period.

**Post-Onboarding Period (After 90 Days):** If the Client chooses to continue receiving store management services after the initial 90 days, the Company becomes entitled to 30% of the Client's net profit. This arrangement may continue for up to 90 days total, and beyond, as long as store management services remain active.



Following the initial 90 day period, and once the Client's business is cash flow positive (as defined below), the Company will continue providing full-service store management under a performance-based profit share model, provided the Client maintains a minimum advertising spend of \$100 per day. If the Client fails to meet this daily ad spend requirement, standard service fees will apply as outlined at <a href="mailto:aicommerce.co/agency">aicommerce.co/agency</a>. The Client may terminate the profit share agreement at any time by providing thirty (30) days' written notice and paying any outstanding profit share or management services fees, to the Company.

**Profit Calculation:** Profit is defined as your store generating more revenue than the combined cost of:

- Ad spend,
- Cost of goods sold (COGS),
- Shipping,
- Refunds,
- Software/Platform fees,
- Financing or minimum monthly credit card payments related to initial program investment to Al Commerce (if applicable)

As reported in the Shopify dashboard and all integrated sales channels. For the purposes of this Agreement, COGS includes the product cost, packaging, and direct fulfillment or shipping costs tied to each order.

**Enforcement & Monitoring:** To ensure performance tracking and fulfillment accuracy, the Company shall maintain access to the Client's store via its Shopify Partner login and assigned coach or virtual assistant logins. The Client agrees not to interfere with this access. Profit share invoices will be issued on the 1st of each calendar month, covering net profit generated during the immediately preceding calendar month (e.g., July 1st invoice covers June 1st to June 30th), and are payable within five (5) business days. Late or unpaid invoices may result in suspension of services until resolved.

**No Liability or Equity Claim:** The Company's entitlement is limited to profit share or agreed service fees during periods of active store management engagement. The Company assumes no liability for business losses, debts, taxes, or operational failures and does not hold any ownership, equity, or legal interest in the Client's business. If no profit is generated, no payment shall be due for that period.

**Business Sale Clause:** While the Company holds no equity or legal ownership in the Client's business, any agreed-upon profit share arrangement (e.g., 40%) shall be treated as an equivalent stake for the purpose of a future sale. If the Client chooses to sell the business during an active profit share period, the Company shall be entitled to receive a percentage of the net sale price equivalent to its profit share percentage. The valuation of the business shall be mutually agreed upon in writing by both parties prior to the sale. The Client may also offer the Company the opportunity to acquire the business under the same valuation.



### 4. REFUND AND WORK FOR FREE GUARANTEE

**The Clear ROI Commitment:** We're committed to helping you build a real, profitable eCommerce business, not just another store.

**How the Guarantee Works:** If you commit to providing at least \$55/day in ad spend across 90 active campaign days (a minimum of \$5,000 total), we handle everything else: product research, store setup, campaign creation, testing, optimization, and scaling. Our system is designed to identify high-performing product and ad combinations that generate a strong Return on Ad Spend (ROAS), typically 1.7X or greater, and put your business in a cash flow positive position.

What Does Cash Flow Positive Mean: Cashflow positive means your store generates more revenue than the combined cost of:

- Ad spend,
- Cost of goods sold (COGS),
- Shipping,
- · Refunds,
- Software/Platform fees,
- Financing or minimum monthly credit card payments related to initial program investment to Al Commerce (if applicable)

**In simple terms:** you're making money after all core expenses are covered. Cashflow positive doesn't mean you're profitable from the very first dollar spent. In most cases, early ad spend is about gathering data and finding what works, and once a winner is found, the profits can scale quickly.

**For example:** If you spend \$1,000 in ads and see little to no return, but on the next \$1,000 you find a product that produces a 1.7X ROAS, that single campaign can offset the early losses and shift the business into profitability. That's how ecommerce works: we test to find the gold. Once we find a winning campaign, we can scale it with confidence, and winning campaigns tend to become more profitable over time, not less. We don't just aim for a short-term win, we build momentum, data, and long-term profitability.

This Is a Partnership. This is not a magic button, it's a business partnership. We bring the team, tools, and strategy. You bring the budget, trust, and long-term mindset. Once we find a campaign that works, where you're putting \$1 in and seeing \$1.7 or more in return your growth depends on your willingness to reinvest profits back into the system. Our role is to help you become cash flow positive. Your role is to stay cash flow positive by continuing to fund what works and scale sustainably. We'll help you build the engine, but you fuel the growth.

A More Than Fair, Two-Tiered Guarantee: If you do your part and the system doesn't deliver, you'll have two options, because we don't believe in keeping your money if we can't help you win.



### Guarantee Eligibility Requirements. You qualify for the guarantee if:

- You invest at least \$5,000 in ad spend over 90 active campaign days, AND
- Our team tests a minimum of 5 unique products, AND
- We are unable to produce an ad campaign that achieves at least 1.7X ROAS, sustained long enough to validate that it can scale profitably
  - A successful campaign is defined as one that averages 1.7X ROAS or higher for at least 10 consecutive days with consistent ad spend. A short spike or isolated result will not void the guarantee unless performance is sustained.

We define "5 product tests" as 5 full-cycle campaigns, each with its own product, creatives, and angles, launched with real spend and given enough data to perform. This is not surface-level testing, it's meaningful, results-driven execution.

**Your Two Options:** If the conditions above are met and no campaign reaches 1.7X ROAS, you may choose one of the following:

**Option 1, Full Refund of Your AlCommerce Program Investment:** We will issue a refund of the NET amount paid directly to AlCommerce for the program. Please note:

- This refund does not include any ad spend paid to Meta, TikTok, Google, or any other platform
- It does not cover financing fees, interest, third-party payment plan charges, or payment processing fees charged by your bank or credit provider
- The refund reflects the net amount received by AlCommerce, after deduction of any merchant processing fees, including but not limited to those charged by Fanbasis, Elective, or PayPal

This ensures you recover your investment in us, not including external, third-party costs outside of our control. For Clients using BNPL, please note that your loan repayment obligation remains with the financing provider and is unaffected by any refund from AlCommerce.

**Option 2, 90 Additional Days of Support at No Extra Cost:** We'll continue working hands-on with your store for up to 90 additional days, including research, product testing, campaign creation, optimization, and strategic support—at no additional service fee. The 90-day period operates on a rolling 30-day basis, renewable each month only if the Client fulfills key responsibilities, including maintaining required ad spend and platform access. Failure to meet these conditions will pause or terminate the extension.

The Client remains responsible for funding the store subscription, apps & ad spend. If your store still isn't cash flow positive at the end of the second 90-day window, we will offer a final strategic review and growth plan, based on the data collected during testing. At that point, you'll have a live store, validated campaigns, and clarity on next steps, even if you're still ramping to full profitability.



**Visibility & Communication:** Throughout your campaign, you'll receive regular performance updates and have full visibility into testing, product selection, and ad results via our client dashboard or project workspace. We believe in full transparency, this is your business, and you should always know where it stands.

### 5. CLIENT RESPONSIBILITIES

## To ensure timely execution and performance, the Client agrees to:

- Complete onboarding steps (intake form, call scheduling, training video) within 2 business days each
- Form an LLC within 7 days
- Set up business manager, ad account, and Shopify Payments within 7 days
- Approve branding and accept store ownership within 14 days
- Acquire a domain and connect it to the store
- Review and sign the Quality Assurance document within 3 days of store document delivery
- Maintain a funded ad account with a minimum \$55/day ad spend, totaling \$5,000 every 90 campaign days
- Pay all supplier invoices, store subscription, and platform/app fees on time
- Respond to feedback, campaign approvals, and testing decisions within 2-3 business day
- Avoid actions that interfere with campaign strategy, such as pausing ads, changing products, or editing the store without consultation

Delays in any of these areas may pause service delivery, void the guarantee, or impact store results.

### **Important Clarifications**

- The 90-day clock begins when your store is live and ads begin to run
- If ads are paused due to website updates, product research, or internal changes by our team, those days do not count toward the 90-day total
- If your ad account is suspended for reasons outside our control (e.g., Meta, TikTok, or Google), the clock is paused until ads resume
- You must maintain active access to a funded ad account, capable of supporting \$55/day in ad spend, up to the \$5,000 threshold

### What Voids the Guarantee. This guarantee will be voided if:

- We launch a campaign that achieves 1.7X ROAS or higher, indicating the store is ready to scale profitably
- You pause or underfund campaigns, fall below the \$55/day minimum ad spend, or revoke access to required tools or accounts
- You interfere with the strategy, decline product testing, or delay required approvals that affect execution timelines



**How to Activate the Guarantee.** If you've met the criteria and wish to request either option, you must:

- Submit a written request to <a href="mary@aicommerce.co">mary@aicommerce.co</a> and/or <a href="mary@aicommerce.co">support@aicommerce.co</a> within 10 business days after concluding the 90-day test campaigns
- Our team will review campaign performance and issue a written decision within 10 business days of receiving your request

**Operational Participation:** The Client must actively implement feedback in a timely manner, maintain regular communication with their assigned coach, and follow strategic instructions issued by the Company or coaching team.

**Profit Share Suspension During Guarantee Period:** The Guarantee is designed to support Clients in reaching initial profitability and therefore suspends the standard profit share during the free extension. However, if the Client achieves profitable results while the Guarantee is still active, the Company reserves the right to initiate continued compensation through either a reinstated profit share or a flat-rate fee, based on mutual agreement and in alignment with the Company's standard pricing structure and existing agreement terms.

**Post-Guarantee Pathways:** If your store is still not cash flow positive at the conclusion of the 90-day extension, the Guarantee will be considered fully exhausted. At that point, you may:

- Part ways with no further obligation, or
- Continue under a new service agreement, either as a flat monthly fee or a performance-based profit share—available only if the store is generating net profit that exceeds the equivalent flat-fee service cost.

For example, full-service store management under a profit share requires that the business consistently generates profit exceeding the flat-rate value of that service. If this threshold is not met, the flat-fee model will apply by default.

Terms must be agreed upon in writing before continuation.

**Note:** Electing the 90-day extension **voids the Money-Back Guarantee**.

- **6. 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
- **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.



- **8. BNPL FINANCING Acknowledgment:** The Company may offer access to third-party financing options ("Buy Now, Pay Later" or "BNPL") through providers such as Affirm, Klarna, PayPal Credit, or others, to help facilitate enrollment. These financing arrangements are made directly between the Client and the respective lender. The Company is not a lender or broker and does not guarantee loan approval, terms, or outcomes. While the Program may be marketed under "Pay-As-You-Profit" messaging, this refers to the Company's performance-based service delivery model—not a deferred or conditional financial arrangement. Clients who use BNPL remain fully responsible for repayment to the lender according to the terms of their financing agreement, regardless of business outcomes or satisfaction with the Program. The Client acknowledges that the financing agreement is a legally binding obligation independent of any results generated through the Program, and that no refund, guarantee, or financial contingency alters the Client's responsibility to repay the loan in full.
- **9. 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.
- 10. CONFIDENTIALITY. This Agreement constitutes a mutual non-disclosure agreement between the Client and the Company. Both parties agree not to disclose, use, or permit the use of any Confidential Information obtained from the other party for any purpose outside the scope of this Agreement without prior written consent. "Confidential Information" includes all non-public, proprietary, or sensitive information disclosed by either party—whether orally, visually, electronically, or in writing—including but not limited to business plans, strategies, intellectual property, training materials, coaching strategies, marketing methods, software, systems, financial data, client information, internal communications, recorded calls, emails, chats, and all documents or materials marked as confidential. Confidential Information does not include information that (a) is or becomes publicly known without breach of this Agreement, (b) is lawfully obtained by the receiving party from a third party without restriction, or (c) is independently developed by the receiving party without reference to the disclosing party's Confidential Information. The Client further agrees not to disclose, copy, use, distribute, or repurpose any proprietary or confidential information belonging to other Clients in the Program. Violation of this clause may result in liability to the affected party and the Company shall be held harmless from any related claims. Either party may disclose Confidential Information when required by applicable law, court order, or government regulation, provided that the disclosing party gives prompt written notice to the other party (where legally permitted) and cooperates in limiting such disclosure to the extent legally allowable. The Company retains the right to securely store and archive all communications, content, and deliverables related to the Client's participation in the Program for compliance, quality assurance, and record-keeping purposes, including any legal requirements. These confidentiality obligations shall survive the termination or expiration of this Agreement for a period of five (5) years. Both parties acknowledge that a breach of this Section may cause irreparable harm not compensable by monetary damages. Accordingly, the non-breaching party shall be entitled to seek injunctive relief, in addition to any other remedies available under applicable law.



All Company contractors or subcontractors accessing Client data or business assets shall be bound by confidentiality agreements of equal or greater strength to those herein.

- **11. 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.
- **12. 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.
- **13. 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.
- **14. 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.
- **15. NON-SOLICITATION.** To maintain a professional, supportive, and distraction-free learning environment for everyone in the Program, the Client agrees not to pitch, promote, or offer any products or services to other Clients without prior written approval from the Company. Soliciting other Clients for outside business purposes—whether directly or indirectly—is considered a material breach of this Agreement and may result in immediate removal from the Program without refund.

Additionally, to protect the privacy of all participants and preserve the integrity of our training systems, the Client agrees not to contact or privately message other Clients unless the interaction takes place through officially approved Company channels (e.g., group coaching calls). This helps ensure a safe and collaborative space for everyone and allows our team to monitor interactions for training, support, and accountability purposes.

If you'd like to collaborate or connect with another Client in a way that falls outside these guidelines, you're welcome to reach out to the coaching team or support@aicommerce.co for approval—we're happy to help facilitate things when appropriate.

16. NON-DISPARAGEMENT. We genuinely care about your experience, and we're committed to delivering the best support possible. If at any point you feel dissatisfied or believe you're not receiving the level of coaching or service you expected, we ask that you reach out to our founder, Peter Szabo, at peter@peterszabo.co or message him directly on Slack. Our goal is to resolve any concerns directly, so you feel delighted every step of the way.



By signing this Agreement, you agree not to post or share any false, harmful, or damaging statements—written, spoken, or online—about the Company, its team, or services. This includes social media, forums, public reviews, or direct messages to other Clients or prospects. We're all about open communication, and if something isn't right, we want to make it right—privately and constructively.

If a Client violates this clause, it may be considered a serious breach of the Agreement and could result in termination of access to the Program and services without refund. The Company also reserves the right to pursue any legal remedies available under applicable law.

17. 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.

- **18. SECTION HEADINGS.** The headings and titles used in this Agreement are included for convenience only and shall not limit, modify, or otherwise affect the interpretation of any provision herein. The substance of each section governs, regardless of how the section is labeled.
- **19. TERMINATION FOR CAUSE.** The Company reserves the right to terminate this Agreement and suspend or revoke all services immediately in the event of material breach, fraud, non-payment, misrepresentation, or refusal to comply with operational requirements. In such cases, no refunds or reimbursements will be issued.
- **20. ENTIRE AGREEMENT.** This Agreement, including all appendices, constitutes the full and complete understanding between the parties and supersedes all prior agreements, understandings, and communications, whether written or oral.
- **21. FORCE MAJEURE.** The Company shall not be liable for any delay or failure in performance resulting from events beyond its reasonable control, including but not limited to acts of God, war, terrorism, civil unrest, natural disasters, government actions, labor disputes, or failures of internet service providers or hosting services.



**22. ELECTRONIC ACCEPTANCE.** By signing this Agreement electronically, the Client acknowledges and agrees that the electronic signature has the same legal force and effect as a handwritten signature and that the Agreement may be stored and executed digitally.

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: P	Peter Szabo	
Company Authorized Representative Si	ignature:	
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	
Ilka Braunstein	US	ilka.braunstein@gmail.com	
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	
Daniel Nguyen	US	danielnnguyen16@yahoo.com	
Justin Devonshire	UK	bodyshapebootcamp@gmail.com	
Kevin Nosworthy	US	kevinnosworthy@yahoo.com	



Tim Matthews	UK	tim@thepowerfulman.com
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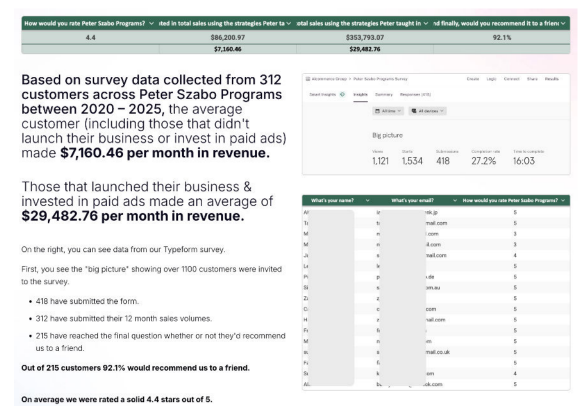
Signature :	Date:	
Sales nerson:		

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: <a href="https://aicommerce.co/customer-survey-results/">https://aicommerce.co/customer-survey-results/</a> & <a href="https://aicommerce.co/disclaimer/">https://aicommerce.co/customer-survey-results/</a> & <a href="https://aicommerce.co/disclaimer/">https://aicommerce.co/disclaimer/</a>



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