

# TERMS AND CONDITIONS

---

## 1. AGREEMENT

This Sales Agreement (hereinafter “Agreement”) by and between Faceless Freedom, LLC (herein after “Faceless Freedom, LLC”), located at 1317 Edgewater Dr 3828 Orlando, FL 32804 and \_\_\_\_\_ (hereinafter the “Licensee”), entered into on this day of \_\_\_\_\_, (hereinafter the “Effective Date”)

Licensor owns Faceless Freedom in its entirety; including related copyrights, trademarks and business methods; Licensor is in the business of licensing these YouTube Products and Services to companies in various marketings for the purpose of training and education. Licensee wishes to obtain a license to use the Products for the term of this Agreement. Licensor hereby grants Licensee limited use to the Products for internal use only. This license becomes active upon first payment then continuing for the term checked below and thereafter endorsement. All payments are due on the same day each month.

## 2. GRANT OF RIGHTS

Licensor hereby owns all trademarks and service marks associated with the Products, including the Faceless Freedom Automation Program. Licensor owns all rights and title to copyrights in the Faceless Freedom Automation Program, the techniques and the instructions (“Works”); and the Licensor is the owner of all processes, patentable or otherwise in the Products as a business method (“Methods”): Licensor hereby grants Licensee a limited use license in the right to use the Works and Methods for the term if this Agreement and under the terms of this Agreement. Any training logos, trademarks, Works or other custom content added by Licensee, remains the property of Licensee.

## 3. TERMS AND TERMINATION

This is a legally binding contract for the term provided herein. The licensee may use the Faceless Freedom Automation Program. After the termination of this Agreement, Licensee agrees that it will not use the Faceless Freedom Automation Program, or any similar variants the same. Licensee also agrees to delete any electronically stored copies of the Faceless Freedom automation Program or related materials from any computer or system within the control of the Licensee. If the account becomes delinquent (7) days, services will be suspended until the account is brought current. Cancellation: This agreement may only be canceled after the full term of the agreement is satisfied. In the event that you decide your purchase was not the right decision, contact our support team to make a claim. We will review it and attempt to help correct the issue. If we cannot help solve the issue, we’ll issue you a prompt FULL refund to eligible and approved customers. Since Faceless Freedom is offering non-tangible irrevocable goods, refunds are subject to eligibility and approval. As a customer, you are responsible for understanding this upon purchasing any item at our site. NOTE: Please note that all resources and products are property provided by the Faceless Freedom, LLC and shall remain so until the participant has paid half of his or her invoice bi-partial (payment plan) or in full. Monetized channels shall be made available to the client however, pending complete ownership until their balance is 50% or more acquired for.

## 4. INDEMNIFY, CONFIDENTIALITY, NON-CIRCUMVENTION

Licensee agrees to identify and hold Licensor harmless against any loss expense, or damages incurred by the Licensor because of claims relating to or arising from Licensee’s conduct, including without limitation (a) any break of this Agreement by Licensee; (b) any illegal violation of the intellectual property rights of any third party under copyright, trademark or patent law of the United States or any other country, Licensee agrees to safeguard Licensor’s Confidential information to the best of their ability from unauthorized disclosure, access, use, and misappropriation.

## 5. ENTIRE AGREEMENT

This agreement is the entire agreement of the Parties related to the subject matter hereof, and supersedes and all prior representations, negotiations, agreements and understandings, written and/or oral between the Parties.

## 6. NOTICES

All notices shall be in writing and shall be addressed to the Licensor, to email: [treasury@facelessfreedom.com](mailto:treasury@facelessfreedom.com).

## 7. AMENDMENT

This agreement may not be amended, modified, or changed in whole or in part, except by a written agreement signed by the Parties.

## 8. LEGAL DISPUTE

In the event a legal dispute arises, the Licensor shall have the right to collect from the licensee its reasonable costs and necessary disbursements and attorney's fees incurred in enforcing this agreement. In the event of such a dispute, the parties agree that this Agreement would be interpreted in accordance with the laws of the State of Florida (understanding laws are interpreted differently from state to state).

## 9. CREDIBILITY AND INTEGRITY:

Endorsed agreements contribute to the credibility and integrity of the agreement process. By having all parties officially acknowledge the terms, we aim to prevent misunderstandings and disputes. This approach ensures that both the customer and the business are committed to honoring the specified terms and conditions. As a result, agreements lacking endorsements reserve Faceless Freedom the right to terminate any of these policies at any time, with or without notice including but not limited to refunds/returns. However, any modifications will not affect the terms of agreements that have been previously endorsed by all parties involved.

## 10. INSTALLMENT PLANS & RIGHT TO WITHDRAWAL

**Right to Withdrawal:** Upon the endorsement of this contract, Faceless Freedom LLC reserves the right to withdraw installment payments each month without providing prior notice. This allows us the flexibility to manage our financial operations efficiently. This right to withdrawal is contingent upon the endorsement of the contract by both parties. By entering into this agreement, you acknowledge and accept the terms, including our right to withdraw installment payments without notice. Endorsement can be confirmed through written confirmation, electronic signatures, or any other mutually accepted method.

**Financial Flexibility:** The ability to withdraw installment payments without notice provides you with financial flexibility to adapt to changing circumstances. This flexibility allows us to maintain the high standards of service and quality that you expect from our business. **Communication Channels:** While we retain the right to withdrawal without notice, we value transparency and open communication. If you have any concerns or questions regarding our payment withdrawal practices, please feel free to contact our customer service team. We are committed to addressing any inquiries promptly and efficiently.

## 11. RIGHT TO REFUNDS OR RETURNS

Clients must meet ALL of the following guidelines to be eligible for refunds or returns:

The refund request was made within the 3-day "Cooling off" period. (5 days for Clients 55 and older).

The requestor paid for his or her course in full. (DEPOSITS are non-refundable).

The requestor did NOT file a merchant processor dispute.

The requestor did NOT use a third-party method of payment. (Cashapp, Zelle, Applepay, Etc.)

The requestor has NOT receive access to the course and its materials.

The request was made in writing using the following form: [facelessfreedom.com/billing](https://facelessfreedom.com/billing)

The requestor has endorsed his or her agreement. Contracts lacking signatures forfeit ALL their policies.

Approved refunds are subject to a small deductible of up to 2.9% + .30 and are not to exceed 6% due to payment processing fees that are non-reimbursable in the event of a refund.

Consumer favored disputes are subject to a small deductible totaling up to 2.9% + .30 and are not to exceed 6% due to non-reimbursable merchant fees in the event of a chargeback. This fee will be assessed on the next calendar agreed installment date as specified herein these terms.

## 12. GUARANTEE

Welcome to the Faceless Freedom DIY YouTube Automation Course ("the Course"), provided by Faceless Freedom ("the Company"). By enrolling in this Course, you agree to the following terms and conditions:

### Course Access and Content:

Upon successful enrollment and payment, you will receive lifelong access to the Faceless Freedom YT Revenue Course.

The Course includes educational materials, tutorials, and resources designed to help you automate and monetize your YouTube channel.

The Company reserves the right to update, modify, or remove Course content at its discretion.

### YouTube Channel Access:

As part of the Course, you will receive one monetized YouTube channel with 1,000 or more subscribers for a PAID IN FULL purchase at the time of initial contract.

The Company will provide instructions on how and when you will receive access to your YouTube channel.

You are solely responsible for the content and management of your YouTube channel after receiving access.

Until ownership rights transfer in full, the Company retains partial ownership and administrative control over the YouTube channel.

This condition ensures clarity regarding the ownership rights of the monetized YouTube channel provided as part of the Course.

### Payment Terms:

The Course fee is \$2388, you have chosen to make a lump sum payment of \$1997, with its pay-in-full discount and your balance is considered paid in full.

Installment plans or payments forgoing 3 days upon initial receipt are non-refundable once processed.

### Onboarding Process:

Upon payment, an onboarding session will be scheduled immediately with the Client Success Manager.

During the onboarding session, we will provide you a tour of the Skool platform and explain the process for receiving your YouTube channel.

### Intellectual Property:

All Course materials, including but not limited to videos, documents, and resources, are the intellectual property of Faceless Freedom.

You may not reproduce, distribute, or share Course materials without prior written consent from the Company.

### Disclaimer:

The Company makes no guarantees regarding the success or outcomes of your YouTube channel.

Results may vary depending on factors such as content quality, audience engagement, and market conditions.

### Privacy Policy:

By enrolling in the Course, you agree to the Company's privacy policy, which may or may not govern the collection and use of your personal information.

**Termination:**

The Company reserves the right to terminate your access to the Course or YouTube channel if you violate these terms and conditions.

**Governing Law:**

These terms and conditions shall be governed by and construed in accordance with the laws of Florida, without regard to its conflict of law provisions.

**Contact Information:**

For any inquiries or support related to the Course, please contact Faceless Freedom at [treasury@facelessfreedom.com](mailto:treasury@facelessfreedom.com) or (443) 497-9042.

By enrolling in the Faceless Freedom DIY YouTube Automation Course, you acknowledge that you have read, understood, and agreed to these terms and conditions. These terms and conditions are subject to change at the discretion of the Company. It is your responsibility to review them periodically for updates.

IN WITNESS WHEREOF, the Parties hereto have executed this Active Income Partnership Agreement as of the Effective Date above written.

---

Printed Name:

Signature:

Date:

**YOU'VE ENROLLED IN THE FACELESS YOUTUBE REVENUE PROGRAM! PLEASE CHECK  
YOUR EMAIL FOR AN INVITE TO SKOOL.COM!**