

FACELESS FREEDOM YT AUTOMATION INTEREST PARTNERSHIP

This Equity Revenue Partnership Agreement (hereinafter "Agreement") entered into on this day of ______, (hereinafter the "Effective Date"), by and between Faceless Freedom, LLC (herein after "Company"), a company incorporated under the laws of Florida, having its principal place of business located at 1317 Edgewater Dr 3828 Orlando, FL 32804 and ______ (hereinafter the "Equity Partner or Strategic Equity Partner"), a company incorporated under the laws

(hereinafter the "Equity Partner or Strategic Equity Partner"), a company incorporated under the laws of ______, having its principal place of business at ______.

Background:

Whereas, Company and Equity Partner desire to enter into a partnership arrangement to collaborate on Faceless Freedom's YouTube Automation Equity Partnership;

Whereas, Company shall contribute equity resources, and Equity Partner shall contribute revenuegenerating resources to the partnership;

Now, therefore, in consideration of the mutual covenants contained herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

1. Partnership Scope:

1.1 The parties agree to collaborate on this mutually beneficial arrangement.

1.2 The partnership shall encompass the utilization of equity resources contributed by Company and revenue-generating resources contributed by Equity Partner to achieve mutually agreed-upon objectives.

2. Equity Contribution:

Company and Equity Partner shall enter into a mutually beneficial revenue share of monthly YouTube Automation proceeds.

2.1 Company agrees to contribute complete YouTube Content Creation management and maintenance expenses of channel to the partnership.

2.2 Company shall retain ownership and control over the equity resources contributed to the partnership.

3. Revenue Contribution:

3.1 Equity Partner agrees to contribute revenue-generating resources to the partnership in full to acquire direct access to the revenue share proceeds.

3.2 Equity Partner shall retain ownership and control over the revenue-generating resources contributed to the partnership.

4. Option to Sell Shares:

4.1 The Investor shall have the option to sell their shares in the Company after the achievement of the 2x return on their investment.

4.2 In the event the Investor chooses to exercise this option, the Company shall facilitate the sale of shares in accordance with the terms and conditions set forth in the Company's operating agreement or articles of incorporation.

5. Conditions of Sale:

5.1 Any sale of shares shall be subject to the approval of the Company's board of directors or other governing body, as applicable.

5.2 The sale of shares shall be conducted in compliance with all applicable laws and regulations.

6. Profit Sharing:

6.1 The parties agree to share profits generated from the partnership in proportion to their respective contributions, as determined by mutual agreement.

6.2 Profit sharing shall be calculated based on fifty and zero cents percents or 50.00% of net proceeds generated from the channel's revenue to the partnership which shall follow the deductions of all productional expenses.

6.3 Profit sharing shall commence as early but no later than 60 days following this agreement's effective date.

7. Governance:

7.1 The parties shall establish a governance structure to oversee the operations of the partnership.

7.2 The governance structure shall include Faceless Freedom's full rights to the Channel and its team of Automation.

8. Term and Termination:

8.1 This Agreement shall commence on the effective date and shall continue until terminated by mutual agreement of the parties.

8.2 Either party may terminate this Agreement with or without written or verbal notice to the other party.

8.3 In the event either Party or Partie(s) breach the mutual agreement due to misconduct due to verbal, written, sexual, or otherwise inappropriate harassment of any sort gives Partie(s) the right to terminate this agreement immediately and both contributions shall cease to operate in these mutually binding terms and conditions.

7. Confidentiality:

7.1 The parties agree to maintain the confidentiality of all proprietary information shared during the course of the partnership.

7.2 Confidential information shall not be disclosed to third parties without the express written consent of the disclosing party.

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8. Governing Law:

8.1 This Agreement shall be governed by and construed in accordance with the laws of Florida.

9. Entire Agreement:

9.1 This Agreement constitutes the entire understanding and agreement between the parties with respect to the subject matter hereof and supersedes all prior agreements and understandings, whether written or oral, relating to such subject matter.

In witness whereof, the parties have executed this Agreement as of the date first above written.

Faceless Freedom LLC 1317 Edgewater Drive Ste #3828 Orlando, FL 32804

Signed:

Signed: freng ixamay/

[Printed Name and Title]

[Printed Name and Title]

Freud Vixamar

Date _____

Date _____