

AGREEMENT LETTER

This Agreement is made and entered into as of [Date], by and between:

1. **Satish B Dhawale**, (First Party) the Proprietor of **Learn More Pro** and a Partner at **Coursepe** Brand as a **Skill Course**, residing at 402, A-wing, Sankalp Siddhi Society, Marathon complex, Karve Nagar, Kanjurmarg-East, Mumbai -400042 (hereinafter referred to as the "Company"), and
2. **[Content Creator's Name]** (Second Party), residing at [Address], Maharashtra, Mumbai (hereinafter referred to as the "Content Creator").

RECITALS:

- Satish B Dhawale (First Party), through the Brand Skill Course, manages multiple YouTube channels.
- The Content Creator (Second Party) has created or will create a YouTube channel, which will be promoted by the Company.

NOW, THEREFORE, in consideration of the mutual covenants and promises contained herein, the parties agree as follows:

1. Revenue Sharing

- For channels created by the Content Creator (Second Party) and promoted by the Company:
 - Profits generated from the channel will be shared equally between the Content Creator (Second Party) and the Company (First Party).
 - Each party will receive **50%** of the total profit.
 - Revenue generated from course sales will be distributed equally between both parties after deducting GST 18% and all marketing and customer support expenses, which may range between 10% to 25% of the total revenue. The remaining profit will be shared equally, with each party receiving 50%

- "Revenue generated through video sponsorships will be shared equally between both parties after deducting the applicable TDS (Tax Deducted at Source) (If TDS is applicable) based on each party's PAN."

2. Post-Termination Rights

- In the event that the Content Creator (Second Party) decides to terminate this Agreement:
 - The Content Creator (Second Party) will continue to receive their **50%** share of the profits from the content they created on the channel up to the date of termination.
 - This profit share will continue for the lifetime of the content or until a nominee designated by the Content Creator (Second Party) is entitled to receive the share.
 - The courses created by the content creator (Second Party) will remain accessible to pre-enrolled learners for the duration offered. After the termination of the contract, the first party (Skill Course) retains the right to continue selling these courses. However, the content creator (Second Party) will no longer have any rights to the content and will not receive any share of the course profits post-termination of the agreement.

3. Ownership and Use of Channel

- The Company retains full ownership rights over the channel, including:
 - The authority to engage other content creators to contribute to the channel.
- If the channel is created in the name of the Content Creator (Second Party):
 - The Content Creator (Second Party) may use their name for other channels they may establish in the future.
- The Company reserves the right to:
 - Change the channel's name if deemed necessary.

- Course Data Rights: All enrolled students' data will be exclusively accessible to the first party (Skill Course) and will not be shared with the content creator (the second party).

4. Term and Termination

- This Agreement shall commence on the date of execution and shall continue until terminated by either party with 60 days' written notice.
- Upon termination, the terms related to revenue sharing and post-termination rights shall remain in effect as described herein.
- If the Content Creator (Second Party) is unable to produce content for any reason, Skill Course (the first party) reserves the right to introduce a new Content Creator (Second Party) on the same channel without any prior approval from the original content creator.

5. Confidentiality

- Both parties agree to:
 - Maintain the confidentiality of all proprietary information, trade secrets, and sensitive business information disclosed during the course of this Agreement.

6. Dispute Resolution

- Any disputes arising out of or in connection with this Agreement shall be resolved:
 - Through amicable negotiations.
 - If such negotiations fail, the dispute shall be settled through arbitration in accordance with the laws of Maharashtra, Mumbai.

7. Governing Law

- This Agreement shall be governed by and construed in accordance with the laws of Maharashtra, Mumbai.

8. Entire Agreement

- This Agreement constitutes the entire understanding between the parties with respect to the subject matter hereof and:
 - Supersedes all prior agreements, discussions, and understandings.

IN WITNESS WHEREOF, the parties have executed this Agreement as of the day and year first above written.

Satish B Dhawale

Proprietor of Learn More Pro & Partner at CoursePe

[Signature]



[Satish 1 \(Sep 20, 2025 15:45:50 GMT+5.5\)](#)

[Content Creator's Name]

[Date]

Sep 20, 2025

[Signature]



[Satish2 \(Sep 20, 2025 15:48:28 GMT+5.5\)](#)

[Witness 1 Name]

[Date]

Sep 20, 2025

[Signature]

[Date]

[Witness 2 Name]

Select...

[Signature]

Satish 1

E-signed 2025-09-20 03:45PM GMT+5.5
satishdhawale363@gmail.com



[Date]