

AISO Legacy Document

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For Meschelle, Kim, and Tiffini

PERSONAL VERSION (Your Voice)

1. My Intent (Private Notes)

AISO is something I'm building because I enjoy it. It gives me purpose and keeps me sharp. Nothing is promised yet. AISO is mine until it has traction.

Truth in my heart:

- If Kim naturally wants to be involved, I want her to benefit.
- No pressure on her, no obligations.
- If she steps in, I want her to have a meaningful share.
- If not, I'll build my separate exit plan.

AISO is intended to be part of my legacy.

— Meschelle

2. Future Vision If Kim Wants To Step In

(Only activated with traction + Kim's genuine interest.)

MRR Split:

- Meschelle: 60%
- Kim: 40%

Equity:

- Meschelle: 70%
- Kim: 30% (vesting 2–3 years)

Referral Fees:

- 100% to Meschelle

Work Expectations:

- Kim: optional involvement
- Meschelle: operations, development, everything technical

3. Exit Plan While Living

Meschelle decides the timing and direction of any exit or sale.

4. If I Die Unexpectedly (For Kim + Tiffini)

Kim gets the first option to take over.

Tiffini receives a fair payout.

Kim may buy shares via installments, insurance, or decline with no guilt.

If Kim says no, Tiffini may sell the company externally.

5. Reality Filter Before Formal Agreement

- Is there traction?
- Is Kim genuinely interested?
- Does it feel right?
- Does it preserve my freedom?

If not aligned, Meschelle remains sole owner.

6. Reminder To Myself

Generosity without self-sacrifice.

Legacy without pressure.

Kim participates only if she wants to.

AISO should give freedom, not guilt.

7. Soft Message for Kim

Kim,

If AISO ever becomes part of your life, I want it to give you freedom and options. You get the first chance to take it if something happens to me. If you don't, that's perfectly fine. I want you and Tiffini to handle things with kindness and no pressure.

— Meschelle

ATTORNEY-READY VERSION

1. Purpose

This document outlines preliminary intentions regarding ownership, revenue, and succession for AISO Studio. Not legally binding.

2. Current Ownership

- 100% owned by Meschelle.

3. Trigger for Partnership Discussions

Partnership discussions with Kim occur only after:

- AISO has traction (paying users),
- Kim expresses voluntary interest.

4. Proposed Future Structure

MRR:

- Meschelle: 60%
- Kim: 40%

Equity:

- Meschelle: 70%
- Kim: 30% (2–3-year vesting)

Referral Fees:

- 100% to Meschelle (unless Kim later generates her own leads)

Roles:

- Meschelle: full operations + development
- Kim: optional involvement only

5. Exit During Lifetime

Meschelle retains full discretion on sale, transfer, or direction.

6. Succession (Upon Death)

Kim receives first right of refusal.

If Kim accepts: she may buy shares from Tiffini over time or via insurance.

If Kim declines: Tiffini may sell to a third party.

7. No Obligation for Kim

All involvement by Kim is voluntary.

8. Non-Binding

These intentions become binding only after formal operating agreements are executed.

9. Estate Consideration

Guidance for Tiffini to ensure fairness and clarity.

END OF DOCUMENT