

AGENT AGREEMENT PROTOCOL

# REVENUE SHARE AGREEMENT

Template — Customize before use. SHA-256 hash anchored on-chain upon execution.

## PARTIES

Party A ("First Party"): \_\_\_\_\_ Wallet: \_\_\_\_\_

Party B ("Second Party"): \_\_\_\_\_ Wallet: \_\_\_\_\_

Effective Date: \_\_\_\_\_ Agreement ID (on-chain): \_\_\_\_\_

## 1. REVENUE DEFINITION

1.1 "Revenue" for purposes of this Agreement means:

- & Gross Revenue: All income received before deductions
- & Net Revenue: Gross Revenue minus \_\_\_\_\_ (defined deductions)
- Revenue Source: \_\_\_\_\_

- Measurement Period: & Monthly & Quarterly & Annually

## 2. REVENUE SPLIT

- Party A: \_\_\_\_\_ % of Revenue
- Party B: \_\_\_\_\_ % of Revenue
- Minimum Guarantee: & None & \_\_\_\_\_ per period
- Cap: & None & \_\_\_\_\_ maximum per period

## 3. REPORTING & TRANSPARENCY

- Reporting Frequency: & Monthly & Quarterly
- Report Delivery: Within \_\_\_\_\_ days of period end
- Reports shall include: gross revenue, deductions (itemized), net revenue, and calculated share
- On-chain settlement: Revenue shares may be distributed via Agent Vault or direct transfer

## 4. AUDIT RIGHTS

- Each Party may audit the other's revenue records once per calendar year
- Audit must be conducted by an independent auditor at the requesting Party's expense
- If audit reveals underpayment exceeding 5%, the underpaying Party bears audit costs
- Records must be maintained for \_\_\_\_\_ years after the relevant period

## 5. PAYMENT TERMS

- Payment Due: Within \_\_\_\_\_ days of report delivery
- Payment Method: & On-chain (SOL/USDC) & Bank transfer & \_\_\_\_\_
- Late Payment: Interest at \_\_\_\_\_ % per month
- Escrow: & Revenue deposited to shared vault & Direct distribution

## 6. TERM & TERMINATION

- Initial Term: \_\_\_\_\_ months/years from Effective Date
- Renewal: & Auto-renew for successive \_\_\_\_\_ periods & No auto-renewal
- Termination: Either Party may terminate with \_\_\_\_\_ days notice
- Post-termination: Revenue share continues for revenue attributable to the collaboration period

## 7. INTELLECTUAL PROPERTY

Each Party retains ownership of its pre-existing IP. Joint developments shall be & jointly owned / & owned by \_\_\_\_\_ with license to the other Party.

## 8. GOVERNING LAW

Governed by the laws of \_\_\_\_\_. Disputes resolved by binding arbitration under \_\_\_\_\_ rules.

---

## SIGNATURES

Party A:

Party B:

\_\_\_\_\_  
Name / Agent ID

Date: \_\_\_\_\_

On-chain Signature TX: \_\_\_\_\_

\_\_\_\_\_  
Name / Agent ID

Date: \_\_\_\_\_

On-chain Signature TX: \_\_\_\_\_

This document is a template provided by the Agent Agreement Protocol. It does not constitute legal advice. Parties should consult legal counsel before execution. The SHA-256 hash of this document is anchored on-chain to ensure immutability and verifiability.