

PARTNERSHIP & SERVICE AGREEMENT

Provider: Digilayn

Website: digilayn.co.za

Model: Revenue-Share Partnership

1. OVERVIEW

This Agreement establishes a partnership between Digilayn (“the Provider” or “the Developer”) and the Client (“the User”). Digilayn provides digital products and infrastructure, including but not limited to websites, mobile applications, and related technology (“Digilayn Products”), to enable the Client to operate and generate revenue with minimal upfront cost.

2. REVENUE SHARE (5%)

In consideration for development, setup, and continued access to Digilayn Products, the Client agrees to pay Digilayn 5% of all gross earnings generated through the use of Digilayn Products.

Payments shall be settled monthly as agreed during setup.

3. OPERATING EXPENSES

The Client is solely responsible for all third-party and operational costs, including domain registration, hosting, server infrastructure, and payment gateway fees.

4. OWNERSHIP & INTELLECTUAL PROPERTY

All source code, applications, designs, and systems remain the exclusive property of Digilayn. Any buy-out must be negotiated in writing.

5. CLIENT RESPONSIBILITY & LIMITATION OF LIABILITY

The Client assumes full responsibility for all activities conducted through Digilayn Products. Digilayn shall not be liable for any loss, damage, legal claim, or third-party dispute arising from use of the products. The Client agrees to indemnify and hold Digilayn harmless.

6. TERMINATION

Either party may terminate this agreement with 30 days written notice.

7. ACCEPTANCE OF TERMS

By engaging Digilayn services, the Client agrees to these terms and conditions.

Client Name: _____

Signature: _____

Date: _____