# MARKETING MADE SIMPLE FOR YOU™

# **Collaborator Agreement**

### 1. PURPOSE

This Agreement outlines the terms under which the Collaborator will contribute educational content, training, and expertise to *Marketing Made Simple For You*<sup>TM</sup>, a proprietary and trademarked program and community owned and operated by Revenue Stream Builder, LLC.

# 2. OWNERSHIP AND INTELLECTUAL PROPERTY

# 2.1 Ownership of Materials

All materials, tools, templates, spreadsheets, frameworks, systems, digital content, community structure, and intellectual property ("Materials") shared within *Marketing Made Simple For You*™ are the exclusive property of Revenue Stream Builder, LLC.

### 2.2 Use of Materials

Collaborator acknowledges and agrees that all Materials are provided solely for use within the *Marketing Made Simple For You*<sup>TM</sup> community and may not be copied, shared, duplicated, reproduced, sold, or distributed in any form, whether digital or physical, without prior written permission from the Company.

#### 2.3 Derivative Works

Collaborator shall not create derivative works, training programs, courses, or communities based upon any Materials, systems, or frameworks belonging to the Company, its owner, or other collaborators without express written consent.

#### 2.4 Shared Contributions

Any content, lesson, or material developed by the Collaborator specifically for inclusion within *Marketing Made Simple For You*™ remains the Collaborator's intellectual property. However, upon submission, the Collaborator grants the Company a **royalty-free license** to use, display, and distribute such content within the community and in promotional materials.

# 3. INTELLECTUAL PROPERTY ACCESS CLAUSE (COMMUNITY-WIDE PROTECTION)

#### 3.1 Protection of Collective Works

All intellectual property contributed by collaborators within *Marketing Made Simple For You*™ is collectively protected under this Agreement. Collaborator agrees not to copy, reproduce, or use the work, modules, ideas, systems, tools, or proprietary frameworks created by other collaborators without written consent from both the original creator and the Company.

#### 3.2 Shared Environment Clause

Because the community is collaborative by nature, Collaborator understands that access to shared documents, resources, or trainings is a privilege and not a license to reproduce or reuse those materials outside of the community environment.

# 3.3 Enforcement

Violation of this clause constitutes a material breach of this Agreement and may result in immediate removal, revocation of access, and potential legal action for damages, including attorney's fees.

#### 4. CONFIDENTIALITY

Collaborator agrees to maintain the confidentiality of all member information, business strategies, curriculum plans, frameworks, and proprietary systems shared within the community. Confidential information shall not be disclosed, discussed, or distributed to any third party without written authorization from the Company.

# 5. NON-COMPETE AND NON-SOLICITATION

#### 5.1 Non-Compete

Collaborator agrees not to create, market, or operate a competing community, program, or course that uses similar branding, structure, or intellectual property to *Marketing Made Simple For You*<sup>TM</sup> for a period of **twelve (12) months**following termination or withdrawal.

#### 5.2 Non-Solicitation

Collaborator shall not directly or indirectly solicit, recruit, or entice any members, clients, or collaborators from *Marketing Made Simple For You*<sup> $\mathsf{TM}$ </sup> to participate in competing programs or offers without written permission from the Company.

#### 6. TERMINATION

The Company reserves the right to immediately terminate this Agreement and revoke access to all community resources if the Collaborator:

- Engages in any act of copying, misappropriation, or misuse of Materials or intellectual property.
- Breaches confidentiality or trust.
- Acts in a manner that damages the reputation, brand, or integrity of Marketing Made Simple For You™.

Upon termination, all rights to access, use, or distribute community Materials are revoked. No refunds will be issued in the event of termination due to breach.

# 7. PROFESSIONAL CONDUCT

Collaborator agrees to conduct themselves with professionalism, integrity, and respect for all community members, leaders, and the Company. Behavior that undermines the collaborative spirit or causes harm to the community culture may result in removal at the discretion of the Company.

# 8. GOVERNING LAW

This Agreement shall be governed and construed in accordance with the laws of the State of New York. Any disputes shall be subject to mediation prior to legal action, and any litigation shall be filed in a court of competent jurisdiction within New York County, NY.

#### 9. ENTIRE AGREEMENT

This document constitutes the entire agreement between the parties and supersedes all prior discussions, communications, and understandings regarding the subject matter herein. No amendment or modification shall be valid unless made in writing and signed by both parties.

**IN WITNESS WHEREOF**, the parties have executed this Agreement as of the date set forth below.

Revenue Stream Builder, LLC			
By:	<u>Timberly Wannamaker</u>		
Timberly Wannamaker, Founder & CEO			
Date:	October 16, 2025		_
Collabora	itor		
Signature:		_	
Printed Na	ame:		
Date:		_	

# © 2025 Revenue Stream Builder, LLC. All Rights Reserved.

Marketing Made Simple For You $^{\text{TM}}$  is a registered trademark of Revenue Stream Builder, LLC.