

Revenue Share Agreement

This Revenue Share Agreement (the "Agreement") is entere	d into as of (the
"Effective Date"), by and between, with a	a principal place of business at
(the "Vendo	or"), and Tax Titans, with a principal
place of business at [Tax Titans Address] (the "Marketplace	Platform").
Recitals	
WHEREAS, the Marketplace Platform operates an online m with potential clients;	arketplace that connects vendors
WHEREAS, the Vendor desires to be listed on the Marketpl share of the revenue earned from clients acquired through the share of the revenue earned from clients acquired through the share of the revenue earned from clients acquired through the share of the revenue earned from clients acquired through the share of the revenue earned from clients acquired through the share of the revenue earned from clients acquired through the share of the revenue earned from clients acquired through the share of the revenue earned from clients acquired through the share of the revenue earned from clients acquired through the share of the revenue earned from clients acquired through the share of the revenue earned from clients acquired through the share of the revenue earned from clients acquired through the share of the revenue earned from clients acquired through the share of the	
NOW, THEREFORE, in consideration of the mutual covenar the parties agree as follows:	nts and promises herein contained,
1. Listing and Page Setup	
1.1 The Marketplace Platform agrees to list the Vendor on it separate page based on the industry the Vendor operates in	
1.2 The Vendor agrees to pay an initial setup fee of \$200 to listing and page setup.	the Marketplace Platform for this
2. Revenue Share	
2.1 The Vendor agrees to pay the Marketplace Platform 109 client acquired through the Marketplace Platform (the "Revented in the Control of	
2.2 The Revenue Share is calculated based on the gross reexcluding any applicable taxes or refunds.	venue received from the client,
2.3 Payments of the Revenue Share will be made to the Madays from the date the revenue is received by the Vendor.	arketplace Platform every thirty (30)
3. Payment Terms	
3.1 The initial setup fee of \$200 is due and payable upon ex	xecution of this Agreement.
3.2 Payments of the Revenue Share will be made by the Ve within five (5) business days after the end of each 30-day p	•

3.3 All payments will be made in ______, and will be sent to the Marketplace Platform's designated bank account or through any other payment method agreed upon by both parties.



4. Term and Termination

- **4.1** This Agreement is valid for a period of one (1) year from the Effective Date (the "Term").
- **4.2** Either party may terminate this Agreement for any reason with thirty (30) days' written notice to the other party.
- **4.3** Upon termination of this Agreement, the Vendor will pay the Marketplace Platform any outstanding Revenue Share amounts due for revenues earned up to the date of termination.

5. Confidentiality

5.1 Each party agrees to keep confidential and not disclose to any third party any confidential or proprietary information of the other party obtained during the Term of this Agreement.

6. Miscellaneous

- **6.1** This Agreement constitutes the entire agreement between the parties and supersedes all prior agreements or understandings, whether written or oral, relating to the subject matter hereof.
- **6.2** This Agreement may only be amended or modified by a written agreement signed by both parties.
- **6.3** This Agreement will be governed by and construed in accordance with the laws of ______, without regard to its conflict of laws principles.
- **6.4** If any provision of this Agreement is held to be invalid or unenforceable, such provision will be struck and the remaining provisions will remain in full force and effect.

IN WITNESS WHEREOF, the parties hereto have executed this Revenue Share Agreement as of the Effective Date.

Ву:	
Name:	
Title:	
Tax Titans	
Ву:	
Name:	
Title:	
Acknowledged and Agreed:	

Effective Date: