

Terms of Service

Effective Date: Upon access or purchase

These Terms and Conditions govern your access to and use of this website and any products or services offered under Get Brand Partners, operated by Matchbook Agency Inc. By Tom Circo. By accessing this website, submitting payment, or engaging with any services, programs, or digital materials, you agree to be bound by these Terms.

If you do not agree with these Terms, do not use this website or purchase any services.

Business Overview

Get Brand Partners operates as a digital services and education business focused on helping creators and businesses secure brand partnerships and build reliable B2B income systems. Services may include strategy, outreach systems, brand positioning, deal structuring, negotiation guidance, implementation support, and educational materials. All services are delivered remotely and are non physical in nature.

Any references to education refer to structured informational content, frameworks, systems, or implementation guidance related to brand partnerships, creator monetization, and business operations.

Eligibility

By using this website or purchasing any services, you confirm that you are at least 18 years old and legally able to enter into a binding agreement.

Scope of Services

Services offered by Get Brand Partners may include brand partnership strategy, outreach systems, creator positioning, negotiation frameworks, deal structuring guidance, backend systems support, digital resources, templates, and educational materials.

Specific deliverables, timelines, and scope are defined at the time of purchase or within a separate written agreement where applicable. No services are guaranteed beyond what is explicitly stated at the time of purchase.

Payments and Fees

All prices are listed in USD unless otherwise stated. Payment is required in full before access to any services, programs, or materials unless a written payment arrangement has been approved in advance.

All payments are considered earned upon receipt due to the allocation of time, resources, access to proprietary systems, and immediate access to digital materials.

No Refund Policy

All sales are final unless explicitly stated otherwise in writing. Due to the digital nature of the services and immediate access to proprietary materials, systems, and information, no refunds will be issued for partial use, non participation, dissatisfaction, or early termination.

If a refund policy is offered for a specific service, it will be clearly defined in writing and subject to all stated conditions being met.

Chargebacks and Payment Disputes

You agree not to initiate chargebacks or payment disputes for services rendered or access provided. Any attempt to dispute a charge without first contacting us to resolve the issue constitutes a breach of these Terms.

Unauthorized chargebacks may result in immediate termination of access to all services and materials.

Intellectual Property

All materials, systems, frameworks, templates, content, and resources provided by Get Brand Partners are proprietary and protected by intellectual property laws. You may not copy, share, resell, distribute, publish, or reproduce any materials in any form without prior written permission. You retain ownership of your own brand assets and content created using our services.

Client Responsibility and No Guarantees

You acknowledge that results depend on your effort, execution, consistency, market conditions, and external factors beyond our control. We do not guarantee specific financial results, brand deals, income levels, or business outcomes unless explicitly stated in writing.

All information provided is for educational and implementation support purposes only. You are responsible for your own business decisions, actions, and results.

Limitation of Liability

To the maximum extent permitted by law, Matchbook Agency Inc. and Get Brand Partners are not liable for any direct or indirect damages, loss of revenue, loss of data, loss of profits, or business interruption arising from the use of this website, services, programs, or materials.

All services are provided on an as is basis without warranties of any kind.

Third Party Tools and Platforms

We may recommend, integrate, or assist with third party software, platforms, or tools. We are not responsible for outages, pricing changes, feature changes, service interruptions, or failures caused by third party providers.

Termination

We reserve the right to suspend or terminate access to services, programs, or materials if these Terms are violated or if misuse of materials is detected.

Governing Law

These Terms shall be governed and interpreted in accordance with the laws of British Columbia, Canada.

Updates to Terms

We may update these Terms at any time. Continued use of the website or services constitutes acceptance of the updated Terms.

Contact Information

For questions regarding these Terms, contact:

tom@getbrandpartners.com