

AGREEMENT BETWEEN NINJA DAO LLC AND COACH TEACHING AT NINJA CAMP

THIS AGREEMENT made on [insert date], by and between NINJA DAO LLC, a limited liability company organized under the laws of [insert jurisdiction], with its principal place of business located at [insert address] (hereinafter referred to as "NINJA DAO"), and [insert coach's name], with a mailing address of [insert address] (hereinafter referred to as "Coach").

RECITALS

A. NINJA DAO operates NINJA Camp, a program designed to teach students various skills and techniques.

B. Coach has experience and expertise in the subject matter and has expressed a desire to teach at NINJA Camp.

AGREEMENT

In consideration of the mutual promises and covenants contained in this Agreement, the parties agree as follows:

1. **Duties of Coach.** Coach agrees to attend NINJA Camp daily at the agreed time to teach students. Coach shall use best efforts to ensure that the students progress in their respective fields of study. Coach will perform all other duties as required by NINJA DAO in accordance with the terms and conditions of this Agreement.
2. **Financial Reward.** NINJA DAO agrees to pay 20% of the revenue generated by NINJA Camp, which shall be split among all the coaches. The financial reward will be paid out half before the camp and half after the camp.
3. **Termination.** Either party may terminate this Agreement at any time upon written notice to the other party. Upon termination, Coach shall return all NINJA DAO property in Coach's possession, including but not limited to any confidential information or materials.
4. **Confidentiality.** Coach acknowledges that during the term of this Agreement, Coach may have access to confidential information of NINJA DAO. Coach agrees not to disclose any confidential information to any third party and to use confidential information only for the purpose of performing Coach's duties under

this Agreement.

5. Indemnification. Coach agrees to indemnify and hold harmless NINJA DAO, its officers, directors, employees, agents, successors, and assigns, from and against any and all claims, damages, liabilities, costs, and expenses (including reasonable attorneys' fees) arising out of Coach's breach of this Agreement.
6. Governing Law. This Agreement shall be governed by and construed in accordance with the laws of the [insert jurisdiction].
7. Entire Agreement. This Agreement constitutes the entire agreement between the parties and supersedes all prior negotiations, understandings, and agreements between the parties, whether written or oral, relating to the subject matter of this Agreement.
8. Amendments. This Agreement may be amended only by a written instrument executed by both parties.
9. Counterparts. This Agreement may be executed in counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument.

IN WITNESS WHEREOF, the parties have executed this Agreement as of the date first above written.

NINJA DAO LLC

[Coach's Name]