



DATE

**REVENUE-SHARE AFFILIATE AGREEMENT
“THE ULTIMATE GRANT PROPOSAL BLUEPRINT” COURSE:**

Affiliate: Name of Affiliate (“Affiliate”)

Principal: GrantsMagic U, a DBA of Maryn Boess Resources LLC

Name of Affiliate (“Affiliate”) and GrantsMagic U enter into this Affiliate Agreement, in good faith, for the purpose of promoting and delivering a training program, “The Ultimate Grant Proposal Blueprint,” owned by GrantsMagic U.

Following are the agreed-upon terms and conditions regarding roles, responsibilities, and compensation under this Affiliate Agreement.

1. Scope of Agreement

- This Agreement is in effect solely and specifically for the promotion and delivery of the training course “The Ultimate Grant Proposal Blueprint” according to the terms set out below.
- The Agreement is in force from the date of signature until both parties agree to terminate the Agreement and dissolve the affiliate relationship.

2. Programming and Schedule

The training program is titled “The Ultimate Grant Proposal Blueprint.” It consists of a series of 8 pre-recorded video-based modules, with accompanying downloadable print materials and additional video resources, uploaded to an online course delivery site branded as “GrantsMagic U” (<https://u.grantsmagic.org>).

- The video-based program is open-enrollment and self-paced, with no expiration date for enrolled students. Students have complete access to the program as soon as they enroll. However, we strongly encourage students to “pace” themselves, and send out weekly “pacer” emails geared to a 10-week schedule (8 content modules plus two “Get It Done” weeks).
- GrantsMagic U is wholly responsible for developing the curriculum, creating and managing the registration process, producing the materials, and managing and maintaining the online course delivery site.

3. The Affiliate Process

The Affiliate’s primary role is to take the lead in marketing/outreach to nonprofits in its service territory (both members and non-members).

- a. On signing this agreement, GrantsMagic U will assign the Affiliate a unique URL to use in all marketing communications about the course. This is the URL that all Affiliate contacts will use to register for the course.
- b. When someone registers through the Affiliate’s unique URL, they will be automatically “tagged” to the Affiliate and their enrollment fee will be credited to the Affiliate’s account.
- c. GrantsMagic U will issue payment to the Affiliate in the amount of total Affiliate fees owing (40% of Affiliate-related enrollment revenues). This payment will be calculated for enrollments from Jan. 1-June 30 and from July 1-Dec. 31, and will be disbursed within 30 days of the end of the period.
- d. GrantsMagic U will handle any requests for refunds, and Affiliate fee payment is net of any refunds.
- e. The Affiliate’s share of registration fees (net of refunds) is the sole compensation for an Affiliate. Each Affiliate is entirely responsible for managing and covering all direct and indirect costs or expenses it may incur in fulfilling this agreement.

4. Pricing:

The course is offered at two pricing levels, designed to support member value and membership growth for the Affiliate:

Price	Description
\$197	Affiliate price, non-member. This is the price someone pays who is using an Affiliate link to register but who is not registering as a member of the Affiliate
\$147	Affiliate price, member. This is the price someone pays who is a member of the Affiliate, uses the Affiliate link to register, and enters a “member coupon” code on registration.

5. Affiliate Share of Revenue:

The Affiliate’s share of revenue from Affiliate enrollments is calculated at 40% of all Affiliate-tagged revenue, net of refunds.

Affiliate Share:	GrantsMagic U Share:
40%	60%

5. Responsibilities:

GrantsMagic U is wholly responsible for the following:

- Develop the curriculum and all course content.
- Provide and manage the online course delivery platform and site.
- Develop the framework for marketing communications for the Affiliate to use;
- Provide recommended text for marketing messages;
- Handle registration and follow-up communications with registrants.
- Provide customer service and tech support to registrants.
- Coordinate three live “office hours” (Q&A) sessions for registrants.
- Account for registration fees and distributing Affiliate revenue share according to this agreement.
- All other tasks and responsibilities related to development and delivery of the training and support for registrants before, during, and after the course timeframe.

Affiliate is responsible for working in coordination with GrantsMagic U on the following:

- Develop a schedule for promoting the program to all members and nonmembers in its service area, which becomes a binding part of this Agreement;
- Revising marketing text as needed for specific media and audiences;
- Deliver timely on the agreed-to messaging plan.

6. Control of Nonprofit Contact Information

- Affiliate maintains ownership of the contact information/email lists for the nonprofits to which it will be promoting the course. ***Affiliate’s lists will not be shared directly with GrantsMagic U.***
- Contact information becomes the shared property of GrantsMagic U, and is added to GrantsMagic U’s email list for GrantsMagic U’s follow-up, ***as soon as*** an individual/nonprofit representative:
 - Registers for any GrantsMagic U event (excluding the free introductory webinar), whether using an Affiliate URL or not; and/or
 - Specifically requests information from GrantsMagic U or to be added to the GrantsMagic U email list, whether verbally, by email, by submitting an opt-in form, or by any other means.

7. Other Terms and Conditions:

- a. **Independent Agent Status.** For all functions provided under the terms of this agreement, GrantsMagic U is acting as an independent agent and principal on this agreement and is neither an employee nor a contractor of the Affiliate.

- b. **Reimbursable Expenses.** As stated earlier, no expenses incurred by Affiliate in connection with fulfilling this agreement are reimbursable.
- c. **Conflict of Interest.** Both parties to this agreement covenant that there is no conflict of interest, direct or indirect, that would conflict in any manner with the performance of services hereunder.
- d. **Confidentiality.** Both parties agree that during the term of this agreement, and thereafter, no confidential information will be disclosed or divulged to any other person or entity without the express permission of the party concerned.
- e. **Indemnification.** The Affiliate, intending to be legally bound, hereby expressly agrees and covenants to hold harmless and indemnify GrantsMagic U and its agents from and against any and all costs, liability, demands, claims, damage and expenses of any nature or any kind, incurred in connection with this Agreement, or that arise out of any act or omission of the Affiliate or of any employees or agents.
- f. **Amendment and Renegotiation.** This agreement, or any part hereof, may be amended or renegotiated, in good faith, by a written instrument, solely by mutual agreement of GrantsMagic U as Principal and the undersigned Affiliate.

ACCEPTED BY:

Name of Affiliate

GrantsMagic U / Maryn Boess Resources LLC

Signed by: _____

Signed by: _____

Date: _____

Date: _____