

CECABUL DEPLOYMENT PARTNER

A stylized illustration of a human brain in shades of red and orange, with black outlines for the gyri and sulci. It is positioned on the right side of the page, partially overlapping a large white rounded shape that frames the central text.

**CBP
Program**

PARTNER ENROLLMENT AGREEMENT

Prepared by:

Cecabul Holdings



Cecabul Business Partner Agreement

This Deployment Partner Agreement (“Agreement”) is entered into on _____

BETWEEN
CECABUL AFRICA LTD, hereinafter referred to as
“CECABUL”

AND
_____, hereinafter
referred to as “Deployment Partner” or “CDP.”

1. PURPOSE

This Agreement appoints the Deployment Partner as a licensed execution and delivery partner responsible for hosting, managing, and operationalizing Cecabul training programs.

2. DEPLOYMENT LICENSE

2.1 Cecabul grants the CDP an annual, renewable Deployment License.

2.2 The license permits the CDP to deploy Cecabul programs within agreed territories.

2.3 License renewal is subject to performance, compliance, and fee settlement.

3. SCOPE OF RESPONSIBILITIES (CDP MANDATE)

The Deployment Partner shall:

- Provide venues, logistics, coordination, and participant management.
- Manage local program execution and administration.
- Ensure quality delivery standards as defined by Cecabul.

CECABUL shall:

- Provide certified trainers and facilitators.
- Provide approved curriculum and learning materials.
- Maintain program quality assurance and certification standards.

4. REVENUE SHARING

4.1 The Deployment Partner shall retain 65% of total gross revenue generated from deployed programs.

4.2 Cecabul shall retain 35% of total gross revenue.

4.3 Revenue includes tuition fees, sponsored cohorts, donor-funded programs, and institutional engagements.

5. FINANCIAL MANAGEMENT

- All participant fees shall be transparently accounted for.
- Revenue reconciliation shall be conducted per program or monthly, as agreed.
- Cecabul reserves audit rights.

6. BRAND, IP & TRAINERS

6.1 All intellectual property remains the sole property of Cecabul.

6.2 Trainers deployed remain representatives of Cecabul, not employees of the CDP.

6.3 CDP shall not modify content without written approval.

7. EXCLUSIVITY

Unless expressly stated, this Agreement is non-exclusive. Territorial exclusivity may be granted under a separate addendum.

8. CONFIDENTIALITY & DATA PROTECTION

The CDP shall safeguard all participant data, training materials, and commercial information in compliance with applicable data protection laws.

9. TERM & TERMINATION

9.1 This Agreement is valid for one (1) year, renewable annually.

9.2 Either party may terminate with 60 days' written notice.

9.3 Immediate termination may occur in cases of reputational damage, non-compliance, or misuse of brand.

10. GOVERNING LAW

This Agreement shall be governed by the laws of Kenya.

Signatures

for: **CECABUL BUSINESS PARTNER**

For: **CECABUL HOLDINGS LIMITED**

Date:

Prepared By:

Felix Nzuki

Founder & Board Chair

Cecabul Holdings Limited

Cecabul@Cecabul.africa

