Advised by Steph Retainer Terms

Congrats! You have officially signed up for the ABS Retainer Program! This network has been developed to help you land higher paying brand deals by learning how to negotiate your brand deals and influencer contracts. Please note that these terms may be updated from time to time, so check back frequently to confirm changes! By accessing the services, you agree to these terms, including any linked or supplemental terms, and any updates to the terms. If at any point in time you do not agree to these terms, the linked or supplemental terms, or the updated terms, please cancel your membership! By accessing these services, you also agree to be bound by the Advised by Steph Terms of Use and Privacy Policy.

You will be working directly with the Advised by Steph team (**ABS**) and other members in the network. With our meetings, office hours and the resources we provide, you will learn what it takes to be a successful influencer, how to respond to brands to put yourself in the best position to get paid more, what to charge brands, what to look for in contracts before agreeing to a rate, what are usage rights and how to charge brands for them and so much more!

Please remember that although Stephanie Onyekwere is a lawyer, she is not your lawyer and Advised by Steph LLC is a not a law firm. Nothing in our relationship creates an attorney-client relationship or attorney client privilege. Our work together is for contract review coaching and consultations and is for educational purposes. Please do not refer to me or the ABS team members as your lawyer, we are your brand deal consultant (think of me as something similar to a business coach that focuses on teaching you business practices that make sense for what you are providing as an influencer. I use my experience from being a lawyer, but our work together is really about helping you achieve your brand deal goals as an influencer not legal services).

Please note the following:

- When you have questions for office hours or Q&A Sessions, please send them via direct message to Steph and I will answer them in the next Q&A Session or office hours.
- I will provide advance notice of the date/time for each monthly training/Q&A session and work to make sure it works for majority of the members. All sessions will be recorded and posted (if technology permits it) so no worries if you can't make it, just send Steph your questions via DM in advance and we will answer it in the session!
- There will be random pop up office hours for you to get questions answered outside of monthly calls so you'll get additional support as you negotiate your brand deals!

- During Q&A sessions, office hours, and other trainings, we will limit each person to 3 questions so that everyone is able to get their questions answered. If there is enough time, we will open up the floor to more questions.
- If you are in the Premium Retainer programs, you can send Steph up to 3 questions a week via DM that will be answered during the ABS Business Hours (Monday-Thursday from 10am CT to 4pm CT excluding holidays and vacations). Although our response is typically sooner, please allow ABS at least 48 hours to respond to the questions (excluding weekends, holidays and vacations). You have 3 questions per week, which expire on Friday at 4pm CT of each week. Your questions do not accumulate or roll over to the next week so ask them, or lose them! This resource is only available to the Premium Retainer Program members.
- If your question requires a contract review, we will direct you to purchase a
 discounted contract review consult. We will not review contracts via DMs, in
 office hours, or during Q&A sessions.
- You are required to keep all information and resources shared with you confidential. You are not permitted to share the information and resources provided to you to any other influencer or any third party. All resources included in this program are confidential information of Advised by Steph LLC and are owned by ABS. By copying and sharing the resources without my permission you are violating my intellectual property rights and may be subject to a lawsuit and the payment for all fees including attorney's fees.

The results of us working together are up to you. I am going to push you out of your comfort zone but ultimately, it is your choice of whether you pitch brands, charge the amount you want, include or remove a provision in a contract or if you accept a deal or walk away.

Please note that I make no guarantees of how much you will make during our time together, that the brand will agree to our changes/requests or that you will land brand deals.

My goal for our time together is to get you the support you need to feel confident landing and negotiating brand deals!

I am so excited to work with you and cannot wait to see you accomplish your goals!