

Rising Star Partnership Agreement

Thank you for your interest in becoming a partner of Your Own University. Please read this information carefully. The purpose of this Agreement is to set forth the details about your role and expectations as a Partner, as well as what you can expect in return from Your Own University.

Your Own University is an empowerment website for teachers, trainers and coaches to collaborate and lead and take top notch workshops from world class empowerment leaders and Partners. We provide self-discovery and empowerment services related to the body, mind, emotional harmony, relationships, business, and the Divine. We serve to promote, highlight and help both our Partners and students to enrich their lives in a holistic fashion, through workshops, online TV shows, our periodical (blog), books and radio.

This Agreement is being made between Antiqua Lisha Libbey Inc. DBA Your Own University ("YOU") and the individual named at the end of this document ("Partner"). We both legally agree to the following:

4 Rising Star Partnership Levels: Benefits, Expectations & Requirements.

There are 4 levels of Rising Star Partnership offered through YOU. Each level of Rising Star Partnership has its own benefits, expectations, and requirements, and there are also additional requirements for ALL levels. The 4 levels of Partnership are:

LIGHTS

This level of Rising Star Partnership provides the opportunity for training and community. The benefits, expectations and requirements include:

- Attendance at Shine Monthly Gatherings (approximately 1 hour/month)
- Submit articles for YOU periodical (blog)
- Become a member of the Success Club (affiliate program to earn extra income) and adhere to its requirements
- Rising Star Partner profile
- Partner badge
- In-house Specials
- Access to the YOU community webpage

- Posting your YOU Partnership badge to your own business website and in your e-newsletters

CAMERA

This level of Rising Star Partnership includes all of the benefits, expectations and requirements of the LIGHTS level, and ALSO includes:

- Access to Workshop Intensives
- Opportunity to be a YOU Online Workshop Leader and Trainer (and earn up to 60% of the revenue for Workshops that you teach to be paid at the beginning of each month following your completed Workshop or Workshop series)
- Personal YOU Workshop website page
- 2-hour Workshop Set-Up and Idea Planning Session with Antiqua Libbey to plan your Workshops and set up your personal YOU Workshop website page
- Host of your own mini-series on Ageless Beauty TV
- Social media shout outs
- Ads for any of your own Workshops (500 x 500 Facebook sized ads)

ACTION

This level of Rising Star Partnership is extended to those who have a distribution list of 2,000 or greater (as proven by a screenshot image provided by you to YOU), and includes all of the benefits, expectations and requirements of the LIGHTS and CAMERA levels, and ALSO includes:

- Space on YOU website for your business ads (500 x 500 Facebook sized ads)
- YOU provides promotion of your courses on the YOU website
- Guest appearance(s) on Hugs radio show
- \$297 waived from the enrollment fee

SUPER STARS

This level of Rising Star Partnership is extended only to 6 experts a year, and includes a combination of VIP Mastermind group calls, VIP private coaching sessions, and YOU promotion and training benefits. It includes all of the benefits, expectations and requirements of the LIGHTS, CAMERA, and ACTION levels, and ALSO includes:

- Host of your own Hugs radio show, with priority given over other membership levels
- Host of your own Ageless Beauty TV show
- Host of your own group program
- Page-wide banner ads (900 x 150 sized ads)
- 30-second ad(s) to be aired on YOU radio
- VIP Mastermind group call 1x/month for 60 minutes with Antiqua Libbey
- VIP Private Coaching Sessions 1x/month for 60 minutes with Antiqua Libbey
- Go to Expert banner ads on YOU website pages targeting your niche market
- Rising Star Master Plan 6-week Training Course

Additional Requirements of ALL Partnership Levels. We EXPECT you to participate fully at your level of Partnership. You are required to do the following, as applies to your respective level of Partnership:

- **Grandfathered Partners** – If you are grandfathered in as a Partner, you have 60 days to participate including preparing a workshop and submitting blogs or else your Partnership terminates. If prior to the end of 60 days, you would like to continue your partnership, you will need to register at the appropriate Partnership Level and then follow the benefits, expectations and requirements for that level going forward.
- **Post Partner Badge** - Post your YOU Partner badge to your own business website and in your e-newsletters
- **Active, Full and Timely Participation in All Activities**- Actively do 2 of the following 2x/a month to get the most from your Partnership (can be a combination):
 - Write articles for periodical (blog)
 - Host radio show
 - Make guest appearance on radio show
 - Host TV show
 - Host a Workshop
 - Send in ads and banners on time.

Show up on time, centered and ready to present or participate fully in all trainings, Coaching Sessions, Masterminds, Workshops and/or events. Make time in your calendar to prepare your articles for periodical, banners, ads, radio shows, TV shows, trainings, Shine Monthly Gatherings, Coaching Sessions, Masterminds, Workshops, other events and more.

- **Attend Shine Monthly Gatherings** - Attend monthly Shine Gatherings to meet and greet, promote yourself to the YOU community, learn about upcoming Workshops and share the excitement about your own, further your visibility, and enhance your business growth.
- **Submit Ads and Banners on Time**- All ads and banners must be submitted to info@antiquallibbey.com in the proper format at least 2 weeks prior to the date of being posted in the Workshop/TV/radio show.
- **Weekly Facebook Posts** - Engage in the YOU Facebook group page at least 1x/week.
- **Timely Workshop Preparation** - Workshop Leaders must provide all materials you would like to use during your Workshop to YOU at least 2 weeks prior to your Workshop, including Workshop outlines, PDFs, videos, PowerPoint presentations, content, and other related materials ("Workshop Materials"). All Workshops and Workshop Materials must contain your own unique content developed by you, and they must be different in name and content than any other Workshop offered by you at any time through your own business. All registration and giveaways for your Workshop must be done through your YOU webpage.
- **Promotion of Workshops** – (1) Share or engage in social media to promote YOU by sharing Workshops or blogs at least 2x/month, (2) send out invitations to your Workshops in the YOU Workshop Area of the website, (3) if you are the Workshop Leader, you are required to send out mailers and promote your Workshop(s) to your list and/or community.

- **Join Success Club Affiliate Program** - Register as a Success Club affiliate member and agree to the pay-out schedule and conditions (10% commission paid at the beginning of the month for any enrollee in any YOU program who enrolls through your affiliate code). When you join you will receive an affiliate code that you will be required to use to receive credit for enrollees, and you agree to follow the affiliate program requirements in order to earn affiliate commission.
- **Get Additional Support** - Enroll in the Rising Star Master Plan 6-week Training Course if you need extra support.

Responsibilities of YOU.

As YOU, our role is to provide you with (as applicable based on your level of Partnership):

- Ongoing support and/or one-on-one coaching and group coaching
- Financial reimbursement in the form of Success Club affiliate commissions and Workshop Leader payments
- Advertising opportunities and support
- Radio, TV, Social media and other promotional opportunities
- Shine Monthly Gatherings
- YOU community and the opportunity to collaborate with like-minded experts with a mission to empower others towards living their best life

Communication.

Contacting Us: I try to be attentive to my Partners. Should you need to reach me, please contact me only by e-mail (not by using phone or text, unless you are at the Super Star Partnership level) at info@antigualibbey.com and schedule a 30-minute meeting on my calendar or via the website based on my availability. I expect that you come to our meeting with your needs clear and be willing to develop solutions and success. If you have an urgent request, please note that it is urgent in the e-mail subject line. I will do my best to respond to you within twenty-four (24) hours Mondays through Thursdays. On Fridays, weekends and holidays, I will reply to you by the next business day (unless you are at the Super Star Partnership level in which case I will respond as soon as I am able).

Super Star Coaching Sessions and Masterminds:

- **Scheduling:** All Super Star Partnership Members will receive the links to schedule your 60-minute Coaching Sessions 1x/month through Time Trade. Once you make an appointment, you will receive a confirmation email with the details pertaining to the Coaching Sessions. Please keep this information handy as you will want to access it as we begin each Coaching Session. It is your responsibility to initiate each Coaching Session, so please begin each call on time. Coaching Sessions are accessed in the Workshop area of the YOU website via Skype. We both have busy schedules, and I take pride in not keeping you longer than planned. We both agree to do our best to start and end each Coaching Session on time.
- **Cancellation or Rescheduling:** If you need to cancel or reschedule a Coaching Session in advance for any reason, you must do so at least 48 hours prior to the scheduled

Coaching Session by sending an e-mail to info@antigualibbey.com. A rescheduled Coaching Session must be made up by selecting an available time through TimeTrade.

- **Missed Sessions:** If you miss a scheduled Coaching Session without notifying me within 48 hours in advance that you need to cancel or reschedule the Coaching Session, you will forfeit the Session. If you miss 3 Coaching Sessions during the Partnership then you will either be asked to discontinue the Coaching Sessions or have to pay a fee of \$250.00 per Coaching Session, at my full discretion.
- **Masterminds:** All Super Star Partnership Members will receive the login/call-in information for our 60-minute Masterminds 1x/month through the Workshop area of the YOU website. It is your responsibility to call into the Mastermind on time.

Investment and Payment.

Investment: The investment for each of the 4 Partnership Levels is stated below. Deposits are required upon enrollment in the Partnership and payments thereafter will be made on a monthly basis.

LIGHTS - \$29 deposit and thereafter \$29/month in ongoing payments.

CAMERA - \$297 deposit and thereafter \$99/month in ongoing payments.

ACTION - \$129 deposit and thereafter \$129/month in ongoing payments.

SUPER STARS - \$3,000 deposit and \$999/month for 12 months. If payment is made in full, the investment is \$12,000 (savings of \$3000).

Payment: Your Partnership begins upon enrollment once your deposit payment has been received. Payment may be made through my website. You agree that you are financially willing and able to invest in this Partnership Level by choice, and by so doing, you are not in any way incurring any economic hardship.

Authorization and Receipt: If paying by PayPal, debit card, or credit card, you give YOU permission to automatically charge your credit or debit card as payment for your Partnership Level membership without any additional authorization, for which you will receive an electronic receipt

Missed Payment: In the event that payment is not received by the date due or there is a problem with the payment transaction or method, you will be notified by e-mail and then have a 3 day grace period to make the payment following the due date, otherwise your Partnership benefits, expectations and requirements will be put on hold. If no payment is made within the 3 day grace period, the Partnership will be automatically terminated and any and all current Partnership benefits, expectations, and requirements, including but not limited to access to any part of the YOU website and all YOU Partnership activities will be terminated.

Refund Policy: I want you to be happy with your Partnership. If for some reason you are not satisfied and wish to stop the Partnership at any time, because we will have invested considerable time and effort in your Partnership, if you decide to withdraw for any reason whatsoever, no refunds will be provided for any Partnership level, including but not limited to any ongoing advertising or promotional materials submitted to YOU.

Confidentiality.

I will keep all information exchanged during the Partnership in strict confidentiality. I will not disclose confidential information that you share with me during the Partnership to anyone else without reason to know such information, except as when required by law, ethics, or upon written authorization by you.

Intellectual Property Rights.

I retain all ownership rights to the materials provided to you through your participation in the Partnership, with the exception of all Workshop Materials and content that were developed by you. You have the full right to resell any mp4 recording for any Workshop that you teach to any other person, but under these conditions: (1) it must be sold only in the mp4 format (and through no other electronic means or type), (2) you must sell it to any third person for the same price as it is or was sold through YOU, and (3) you may not sell it to any third person for their commercial purposes. You may not sell your Workshop Materials or any other articles, ads, banners, or other content developed by you through your YOU Partnership to any other person without our prior written consent. Otherwise, all other copyrighted and original materials shall be presumed to belong to YOU and shall be provided to you for your individual use only and with a single-user license. Unless otherwise provided in this Agreement, you are not authorized to share, copy, distribute, or otherwise disseminate any materials received from us electronically or otherwise without our prior written consent. All intellectual property, including the copyrighted Partnership materials, shall remain our sole property and no license to sell or distribute our materials is granted or implied, unless otherwise provided in this Agreement. You agree not to reproduce, duplicate, copy, sell, trade, resell or exploit for any commercial or personal purposes, any portion of the Partnership, including any of the Partnership materials, unless explicitly granted permission in this Agreement or through the prior written consent from YOU.

Personal Responsibility, Disclaimer & Release of Claims.

Personal Responsibility & Assumption of Risk: You acknowledge that you take full responsibility for your health and well-being and all decisions made before, during and after your Partnership membership. We have used care in preparing the information provided to you through YOU, but all of our information, programs and services are made available to you for informational and educational purposes only. You accept full responsibility for your choices, actions and results, and expressly assume the risks of the Partnership for your use, or non-use, of the information provided by us to you. You also understand that you are expressly assuming

all of the risks of the Partnership, whether or not such risks were created or exacerbated by the Partnership.

Disclaimer. Indemnification and Release of Claims: We explicitly state that the role of YOU is to support and assist you in reaching your goals, but your success depends primarily on your own effort, motivation, commitment and follow-through. We cannot and do not guarantee that you will attain a particular business result or income increase or level, and you accept and understand that results differ by each individual. Each individual's business success depends on his or her background, dedication, desire, and motivation, and a whole host of additional factors. As with any business-related program or service that you purchase, your results may vary, and will be based on many variables, so therefore no guarantees can be made. Any earnings or income statements or examples shown through YOU are only estimates of what might be possible for you. There can be no assurance as to any particular financial outcome based on the use of our Partnership. You agree that we are not responsible for the success or failure of your business decisions, the increase or decrease of your finances or income level, or any other result of any kind that you may have as a result of information presented to you through our Partnership. You are solely responsible for your results.

You may be required by your profession to have a Waiver in place to be able to teach Workshops, radio shows, TV shows, or in any way related to your Partnership benefits, expectations, responsibilities, or other YOU activities. If you are required to do so, it is your responsibility to provide us with a copy of your Waiver at least 2 weeks before the Workshop, radio show, TV show or other YOU activity so that we can send it out to any relevant attendees prior to the event or activity. Should you fail to send us the required Waiver in a timely manner, you are solely liable for any injury, harm, damage or other malady that may occur before, during, after, or in any way related to you, your Workshop, radio show, TV show or any other YOU activity in which you are or should be involved and/or benefit from through your Partnership level.

In addition, we are not in any way or at any time responsible or liable for any acts of omissions by you before, during after, or in any way related to you, your Workshop, radio show, TV show, Partnership benefits, expectations and responsibilities, or other YOU activity, or for your own personal business website or any information shared within it. You are solely responsible for your acts and omissions related to your own business and related to the YOU activities in which you are or should be involved and/or benefit from through your Partnership level. We do not in any way formally endorse you or your business through your Partnership with YOU and we waive all liability for any actions or omissions on your part at any time.

By signing this Agreement you agree that you are also consenting to our full [Disclaimer](#) which may be found on our website.

We will not be held responsible in any way for the information that you request, receive, share, transmit, teach, promote, market or disseminate through this Partnership or for any information shared by you personally or professionally, or through your personal business website. By

signing this Agreement, you fully and completely hold harmless, indemnify and release YOU and any other of our employees, shareholders, directors, staff, consultants, agents, or anyone affiliated with us from any and all liability, damages, causes of action, allegations, suits, sums of money, claims and demands whatsoever, in law or equity, that you ever had, now have or will have in the future against us, arising from your participation in or in any way related to the Partnership, even if we were aware in advance of such possibility of any such claim.

Other Important Terms.

Termination: Either of us may terminate this Agreement with 72 hours written notice to the other. E-mail notification is permissible and sufficient. Should you wish to terminate your Partnership, please send written notice via e-mail with the words "CANCEL PARTNERSHIP" in the headline. Any and all current Partnership benefits, expectations, and requirements, including but not limited to access to any part of the YOU website and all YOU Partnership activities will be terminated within 72 hours after notification. To avoid being charged for the subsequent month, you must send your notice of termination before the 15th of the month. If your notice is sent on or after the 16th of the month, your credit card or debit card will be charged and you will not receive a refund for that payment. If you are a Super Star Partner and choose to terminate this Agreement at any time, you will still be financially responsible for the full cost of the Partnership, even for payments that are due after termination until the 12th payment has been received. For all Partnership levels, all terms of this Agreement, including all Investment, Refund Policy, and Intellectual Property terms as written above, will still apply even after termination by either of us.

Notice: All correspondence or notice required regarding the Partnership shall be made to me at info@antiquallibbey.com and to you at the e-mail address you provided during your enrollment in the Partnership. Should your e-mail address, contact information or billing information change at any time throughout the course of the Partnership, it is your responsibility to provide your updated information to me within 3 days of any such change.

Entire Agreement, Assignment, Survivability and Waiver: This Agreement contains our entire agreement. This Agreement may be modified or amended at any time if the amendment is made in writing and is signed by both of us. You may not assign your rights or obligations under this Agreement to anyone else. In the event that any part of this Agreement is deemed invalid or unenforceable, it shall not affect the validity or enforceability of any of the remaining portions of the Agreement which shall be severed and remain in full force. The failure to enforce any provision of this Agreement shall not be construed as a waiver or limitation of the right to later enforce and compel strict compliance with every part of this Agreement.

Governing Law: This Agreement shall be construed according to the laws of the State of Alaska and all laws and regulations of Wasilla, Alaska.

Dispute Resolution: It is hoped that should we ever have any differences, we could be able to work them out through a phone conversation or e-mail correspondence. However, should a dispute ever arise between us, we agree now that we will submit to binding arbitration before a

single arbitrator, selected jointly, in accordance with the American Arbitration Association Rules. Prior to seeking arbitration, you must submit your complaint to me with full details about your dissatisfaction with your Partnership via e-mail to me at info@antigualibbey.com. You understand and agree now that the only remedy that can be awarded to you through arbitration is full refund of your Payment made to date. No award of consequential or of any other type of damages may be granted to you. Any judgment on an arbitrator's award, if made, is binding and may be entered into any court having the appropriate jurisdiction. By signing this Agreement you are agreeing to a modification of the statute of limitations such that any arbitration must be commenced within one (1) year of the date of the act, omission, or other conduct complained of as submitted by you in e-mail, or shall otherwise be forfeited forever. You also agree that should arbitration take place, it will be held in Wasilla, Alaska , and the prevailing party shall be entitled to all reasonable attorney's fees and costs necessary to enforce the Agreement.

Non-Disparagement: In the event of a dispute between us, you agree to not engage in any conduct or communications, public or private, designed to disparage the Partnership or me. Where requested by law or arbitration, of course, you are not prohibited from sharing your thoughts and opinions as a part of the legal process.

By signing this Agreement, we are both acknowledging that we have read, understand, agree to and accept all of the terms in this Agreement. Your Partnership will not begin until this signed document has been received, and payment has been made.

Partner

Name: _____

Date: _____

YOU

Name: _____

Antiqua Libbey, CEO

Antiqua Lisha Libbey Inc. DBA Your Own University ("YOU")

Date: _____