AGREEMENT FOR FINANCIAL LITERACY TRAINING SERVICES

Location: 71-75 Shelton Street, Covent Garden, London, United Kingdom, WC2H 9JQ Date of Agreement:

This Agreement is made by and between FXIT Technology Services Ltd. (the "Provider") and the "Client," who acknowledges and agrees to these terms by clicking "Agree" on the Provider's website.

1. PURPOSE OF THE AGREEMENT

1.1. The Provider agrees to offer educational services focused on financial literacy, specifically to:

Introduce foundational financial concepts;

Provide principles of personal finance management;

Offer guidance on tools for financial planning and budgeting.

1.2. These services are strictly for educational purposes and do not include investment advice, profit guarantees, or financial outcomes.

2. SERVICE DELIVERY

- 2.1. Services are delivered remotely, starting from the agreed start date to the specified end date.
- 2.2. The Provider will coordinate training sessions to fit the Client's schedule, as agreed during the initial consultation.
- 2.3. Study materials, instructions, and ongoing consultation will be provided as needed throughout the training period.

3. RESPONSIBILITIES OF THE PARTIES

3.1. Provider's Responsibilities:

To deliver services professionally and to a high standard;

To maintain confidentiality of all information shared by the Client.

3.2. Client's Responsibilities:

To make timely payments based on the rate agreed during the preliminary consultation;

To actively engage in training, follow recommendations, and complete any assignments.

4. FEES AND PAYMENT TERMS

- 4.1. Fees for services are determined based on the Client's assessed skill level and specific needs. The agreed fee will be communicated during an initial call with the Provider's trainer and must be paid in full before training begins.
- 4.2. Payment Method: All payments are made in advance through the Provider's payment portal or as otherwise specified.

5. LIMITATION OF LIABILITY

- 5.1. The Provider is not liable for any financial losses the Client may incur as a result of the knowledge gained.
- 5.2. The Client agrees not to hold the Provider responsible for any anticipated financial outcomes, understanding that the services are educational in nature.

6. CONFIDENTIALITY AND INTELLECTUAL PROPERTY

- 6.1. Both parties agree to maintain the confidentiality of information shared during training.
- 6.2. The Client acknowledges that all training materials are the intellectual property of the Provider and may not be shared with third parties without the Provider's explicit permission.

7. TERMINATION AND REFUND POLICY

- 7.1. This Agreement may be terminated early by mutual consent.
- 7.2. No refunds are provided if the Client cancels or withdraws from the training, except as required by law.

8. DISPUTE RESOLUTION

8.1. Any disputes arising from this Agreement shall be resolved through negotiation. If unresolved, disputes will be subject to the jurisdiction of the Provider's location.

By clicking "Agree," the Client acknowledges and consents to all terms and conditions outlined in this Agreement.

Additional Terms and Conditions

- 1. Non-Liability Clause: The Client understands that the Provider is not liable for any financial decisions made based on the training. All materials are educational only.
- 2. Refund and Cancellation Policy: Payments are non-refundable after the training begins, with exceptions only as required by law.
- 3. Intellectual Property: All training materials are proprietary and may not be reproduced, shared, or used beyond the scope of this Agreement.
- 4. Privacy Commitment: The Provider commits to protecting the Client's personal information, using it solely for service delivery and not sharing it without permission.
- 5. Acceptance of Terms: By proceeding with payment and clicking "Agree," the Client confirms full understanding and acceptance of these Terms and Conditions.