Terms & Conditions of Hundred X Solutions

The present terms and conditions (the "Terms and Conditions") are an agreement between all users of our educational services (individually referred to as "You", "Your", or "User") and Hundred X Solutions – FZCO, registration number DSO-FZCO-12066, IFZA Dubai, Building A2, 101, Dubai, United Arab Emirates in conjunction with Hundred X LTD, registration number 14099850, 71-75, Shelton Street, Covent Garden, London, WC2H 9JQ, United Kingdom, both hereafter referred to as "Hundred X".

Our services are unique and as such contain copyrighted material and cannot be duplicated, copied, shared, or transmitted in any way or form without written consent from Hundred X.

The services of Hundred X, including but not limited to the Hundred X video course, group chats and related services, provides solely content and information for informational and educational purposes only, and do NOT constitute any form of investment advisory, wealth management or financial services of any kind whatsoever. Hundred X directly or indirectly through its website or its other products or services, does not engage in the business of advising You (or others) as to the value of securities, cryptocurrencies, the advisability of investing in, purchasing, or selling securities, cryptocurrencies and other financial instruments or the issuance or promulgation of analyses or reports concerning cryptocurrencies or financial instruments of whatever nature. The content and information provided by Hundred X on its various platforms and the other products and services of Hundred X is solely incidental to the business and activities of Hundred X in providing educational services.

You remain solely responsible for all decisions regarding Your purchase and sale of financial instruments of any kind, including but not limited to cryptocurrencies, the suitability, profitability or appropriateness for You of any security, investment, financial product, investment strategy or other matter, and all other matters related to Your investments and investment strategies.

Hundred X does not and will not provide You with any legal, tax, estate planning or accounting advice, or any advice regarding the suitability, profitability or appropriateness for You of any security, cryptocurrency, investment, financial product, investment strategy or other matter. You understand, acknowledge and agree that Hundred X officials and/or employees are not authorized to give any such advice. You will neither solicit nor rely on any investment advice from any Hundred X official and/oremployee. Hundred X recommends that persons desiring to trade or invest in cryptocurrencies, securities or any other financial instrument do so cautiously and only in consultation with their professional, licensed and qualified financial, legal, tax, estate planning and accounting advisors.

No data, content or information provided by Hundred X is intended, and shall not constitute or be construed as, advice or any recommendation to buy or sell cryptocurrencies, securities, financial instruments and assets of any kind nor any offer, or solicitation of an offer, to buy or sell cryptocurrencies, securities, financial instruments and assets of any kind, nor an attempt to influence the purchase or sale of such.

You explicitly acknowledge that Hundred X is not registered as an investment adviser or similar with any governmental or regulatory authority and the business and that the activities of Hundred X do not require any such registration.

No data, content or information provided by Hundred X, its website, group chats or the other products and services of Hundred X is intended, and shall not constitute or be construed as, advice or any recommendation to buy, sell or hold a particular cryptocurrency, security, financial instrument and assets of any kind or pursue any particular investment strategy.

Hundred X neither assumes responsibility for, nor guarantees the accuracy, currency, completeness or usefulness of information, commentary, recommendations, advice, strategies, investment ideas or other materials that may be accessed by You through the Hundred X video course or the other products or services.

If You choose to rely on such information, You understand, acknowledge and agree to do so solely at Your own risk. You understand, acknowledge and agree that the research, analysis, news or other information made available through Hundred X videos course or the other products or services of Hundred X does not constitute any form of investment advice and is in no way tailored to reflect any personal financial circumstances or investment objectives and investment strategies discussed may not be suitable for you. Any determination to purchase or sell securities or otherwise invest in cryptocurrencies, securities, financial instruments and assets of any kind must be made solely by You after Your independent investigation and evaluation thereof based on Your personal financials and other circumstances and without any reliance on the data, content or information provided by Hundred X.

Hundred X cannot, and does not, independently verify, assess or guarantee the validity, adequacy, timeliness, accuracy or completeness of any data, content or information, the suitability or profitability of any particular security or investment, or the potential value of any security, investment or informational source. You bear sole responsibility for Your own investment research and decisions, and should seek the advice of a professional, licensed and qualified securities professional before purchasing or selling any security or making any investment.

All fees charged by Hundred X in connection with any product or service purchased or subscribed to are exclusive of any taxes, levies, or duties imposed by any taxing authority, and You shall be, and hereby are, responsible for the payment of all such taxes, levies, or duties arising from Your purchase of products or use of our services.

The purchase and sale of cryptocurrencies, securities, financial instruments and assets of any kind involves a high degree of risk. It is speculative and suitable only for persons who have substantial financial resources. The purchase and sale of financial instruments of any kind should only be conducted by persons who understand and accept the risks involved therewith and who have independently reviewed and determined their acceptance and suitability of these risks and the financial and tax consequences thereof. Only persons who are able to bear the risk of substantial or complete loss of funds should engage in the purchase and sale of financial instruments or other investments.

Hundred X and the content and information contained on the various platforms, and in other products and services of Hundred X do not indicate or guaranty any predictable, general, specific or other results. The purchase and sale of securities, and any other investment activity, involves a high degree of risk, and a number of factors could materially and adversely affect the results and lead to a substantial or complete loss of an investment.

Hundred X and its directors, officers, shareholders, employees, agents and affiliates, make no representation, warranty or guaranty as to the validity, adequacy, timeliness, accuracy, reliability or completeness of any data, content or information provided by any services produced by Hundred X. You should independently analyze, review and confirm any such data, content or information.

Hundred X may express or utilize testimonials or descriptions of past performance, but such items are not indicative of future results or performance, or any representation, warranty or guaranty that any result will be obtained by You. Your results may differ materially from those expressed or utilized by Hundred X due to a number of factors beyond our control and sphere of influence.

Hundred X has the right to correct typographical errors and or re-word, clarify, or edit any speech or type published in these Terms & Conditions and/or the video course, group chats and other platform entries at any given time without prior notice. Moreover, the present Terms & Conditions may change or may be modified at any given time without prior notice. By continuing to use our website after such changes or modifications, You explicitly consent to the new terms. If You do not agree to the Terms, You may not use, view, or subscribe to our website, services, educational content and related services. These terms do not require a physical, electronic or digital signature, it will be deemed and is hereby agreed with every User that he/she has read the content of this document.

To the extent permitted under applicable law, neither the Hundred X nor any other party involved in creating, producing, or delivering the service or content shall be liable to You for any indirect, incidental, special, punitive, exemplary, or consequential damages, including lost profits, loss of data or goodwill, service interruption, phone/computer damage or system failure or the cost of substitute services, arising out of or in connection with these Terms & Conditions, or from the use of or inability to use the service or content, whether based on warranty, contract, tort (including negligence), product liability, or any other legal theory, and whether or not Hundred X has been advised of the possibility of such damages. Should You pursue a right of action under this term, You agree to be responsible for all associated cost.

REFUND POLICY: Your subscription begins on the day You signed up to the service and after having received a confirmation email. Your subscription renews automatically, depending on the subscription period selected. You can cancel/unsubscribe at given any time prior to Your specific renewal date. Canceling Your service to avoid future charges is Your sole responsibility only and all You need to do is click the cancel button found on Your "My Account" page. We are in no way obligated to nor do we assume the ability to honor requests of cancellation via email or other means of communication. Email providers are often unreliable and messages can be filtered by spam folders, which Hundred X has no control over. By entering into an agreement with Hundred X, concerning any of our services You covenant to be in understanding of and agree and consent to be solely responsible for cancelling your subscription timely should You not want to be charged again. Hundred X is in no way obliged nor may it be held responsible should You fail to cancel Your account in a timely fashion, since You, as the User, have full control over this process. Cancellations take effect as of Your next billing date, which is noted on Your "Subscriptions" page. As previously stated, fees will not be refunded or prorated. You must cancel Your subscription BEFORE it renews in order to avoid future charges of subscription fees for the renewal term to Your credit card. Our membership system is fully automated and the renewal dates are clearly displayed to You, so there is no confusion as to when You will be charged for Your renewal should You not cancel before. Once You cancel, You will have access to the service until the end of the applicable subscription period.

Hundred X and its owners have the right to revoke any chatroom privileges at any time. If You do not follow the chat rules, You will be removed without prior notice at the sole discretion of Hundred X and its owners.

AFFILIATE AGREEMENTS: The Company may grant an affiliate the non-exclusive right and obligation to promote the Company and its services within the affiliate's network. The Company reserves all rights with respect to model and methodologies which shall be applied by the affiliate in promoting the Company and its services within the affiliate's network. You want to become an affiliate? For further information klick here.

IF YOU DO NOT AGREE WITH ANY TERM OR PROVISION OF THIS POLICY, PLEASE EXIT THE SITE IMMEDIATELY. PLEASE BE ADVISED THAT YOUR CONTINUED USE OF THIS

INFORMATIONAL COURSE OF VIDEOS OR THE PRODUCTS OR INFORMATION PROVIDED THEREBY SHALL INDICATE YOUR CONSENT AND AGREEMENT TO THIS POLICY.

For any questions or concerns regarding any information please feel free to contact us directly.