



OFFICIAL LEGAL DOCUMENT

TERMS AND CONDITIONS

Master Blaster Academy Platform | MBT Token Ecosystem | Global Membership

Version 3.2 | Effective Date: 1 January 2026

Supersedes all previous versions

These Terms and Conditions govern membership and use of the Master Blaster Academy platform worldwide. By registering, you agree to be bound by all terms herein.

- 1. Definitions & Interpretation
- 2. Eligibility & Registration
- 3. Membership, Packages & Fees
- 4. MBT Token Terms
- 5. AutoPool Commission System
- 6. Trading Signals & Education
- 7. Prohibited Activities & Conduct
- 8. Privacy & Data Protection
- 9. Intellectual Property
- 10. Disclaimers & Limitations
- 11. Termination & Suspension
- 12. Dispute Resolution & Governing Law

IMPORTANT NOTICE — PLEASE READ CAREFULLY

BINDING LEGAL AGREEMENT

These Terms and Conditions constitute a legally binding agreement between you ("Member", "User", "You") and Master Blaster Academy ("MBA", "the Company", "We", "Us"). By registering for, accessing, or using any part of the MBA platform, you unconditionally accept and agree to be bound by all provisions of this document. If you do not agree with any provision, you must immediately cease use of the platform and contact support@masterblasteracademy.com to close your account.

ABOUT MASTER BLASTER ACADEMY

Master Blaster Academy ("MBA") is a global financial education and digital rewards ecosystem operating across 47+ countries. The platform provides members with access to financial education content, trading signals and analysis tools, the MBT Token digital asset ecosystem, an AutoPool referral rewards programme, e-library resources, and a jackpot rewards pool. MBA is committed to transparency, member empowerment, and responsible financial education.

MBA is not a licensed financial adviser, investment fund, bank, or regulated financial institution. Nothing on the MBA platform constitutes financial advice, investment recommendations, or a guarantee of returns. Members participate at their own risk and are responsible for conducting their own due diligence.

TABLE OF CONTENTS

1	Definitions and Interpretation	4
2	Eligibility and Registration	5
3	Membership Packages and Fees	6
4	MBT Token Terms and Conditions	7
5	AutoPool Commission and Referral System	8
6	Trading Signals and Educational Content	9
7	Prohibited Activities and Member Conduct	10
8	Privacy Policy and Data Protection	11
9	Intellectual Property Rights	12
10	Disclaimers, Warranties and Limitation of Liability	13
11	Account Termination and Suspension	14
12	Dispute Resolution and Governing Law	15
13	Anti-Money Laundering and KYC Compliance	15
14	Amendments to Terms	16
15	General Provisions	16
	Member Acceptance and Signature Block	17

1

DEFINITIONS AND INTERPRETATION

In these Terms and Conditions, the following definitions apply unless the context requires otherwise:

Term	Definition
"Account"	The personal membership account created upon successful registration on the MBA platform.
"AutoPool"	The multi-level referral commission system operated by MBA whereby Members earn commissions based on the activity of Members they have referred, across up to five levels of their referral structure.
"Commission"	Monetary rewards payable to Members through the AutoPool referral system based on the membership packages purchased by their referred Members.
"Content"	All educational materials, trading signals, e-books, videos, articles, graphics, and other materials made available through the MBA platform.
"DAO Governance"	The decentralised autonomous organisation mechanism enabling MBT Token holders to participate in platform governance votes.
"e-Library"	The collection of digital educational books and resources accessible to Members on the MBA platform.
"Jackpot Pool"	The periodic prize draw system operated by MBA in which Members may participate using MBT Tokens or allocated tickets.
"KYC"	Know Your Customer — the identity verification procedures required of Members under applicable anti-money laundering regulations.
"MBT Token"	The Master Blaster Token, a digital utility token issued and operated within the MBA ecosystem for staking, governance, rewards, and platform utility purposes.
"Member"	Any individual or entity that has successfully registered for and maintains an active Account on the MBA platform.
"Membership Package"	Any of the tiered subscription plans available on the MBA platform, which grant Members access to specified platform features and AutoPool participation levels.
"Platform"	The Master Blaster Academy website, mobile application, and all associated digital services operated by MBA.
"Referral Link"	The unique personalised link assigned to each Member through which new Members may be registered under that Member's AutoPool structure.
"Signals"	Trading analysis, market commentary, and trade suggestion content provided by MBA's analysis team for educational and informational purposes only.
"Staking"	The process of locking MBT Tokens within the MBA platform in exchange for periodic staking rewards at the applicable Annual Percentage Yield (APY).
"Trading Content"	All Forex, cryptocurrency, equity, and financial market educational materials and signals made available on the Platform.
"We/Us/Our"	Master Blaster Academy, including its directors, officers, employees, agents, and authorised representatives.

"You/Your/Member"

The individual or entity accessing or using the MBA Platform and who has agreed to these Terms and Conditions.

2

ELIGIBILITY AND REGISTRATION**2.1 Eligibility Requirements**

To register as a Member of the MBA Platform, you must satisfy ALL of the following conditions:

- Be at least 18 years of age (or the legal age of majority in your jurisdiction, whichever is higher).
- Have full legal capacity to enter into binding contracts under the laws of your jurisdiction.
- Not be a resident of a jurisdiction in which participation in MBA activities is prohibited, restricted, or requires regulatory approvals not obtained by MBA.
- Not be listed on any government or international sanctions list, including OFAC, UN, EU, or UK sanctions lists.
- Not have had a previous MBA account terminated for breach of these Terms and Conditions.
- Have a valid email address, phone number, and the ability to receive electronic communications.

2.2 Registration Process

Registration requires completion of the online registration form, provision of accurate personal information, creation of a secure password, and acceptance of these Terms and Conditions. MBA reserves the right to request identity verification documents at any time.

2.3 Account Security

- You are solely responsible for maintaining the confidentiality of your login credentials.
- You must immediately notify MBA at support@masterblasteracademy.com of any unauthorised access to your Account.
- MBA shall not be liable for any loss resulting from your failure to maintain the security of your Account credentials.
- Sharing, selling, or transferring your Account to any third party is strictly prohibited and constitutes grounds for immediate termination.

2.4 Accurate Information

You warrant that all information provided during and after registration is accurate, complete, and current. Provision of false, misleading, or incomplete information constitutes a material breach of these Terms and Conditions and may result in immediate Account suspension or termination without refund.

3

MEMBERSHIP PACKAGES AND FEES

3.1 Available Membership Packages

MBA offers tiered Membership Packages, each providing different levels of platform access, AutoPool participation limits, e-Library access, and MBT Token benefits. Current package details, pricing, and features are published on the MBA website and are subject to change with 30 days' notice to existing Members.

3.2 Fees and Payment

- All Membership Package fees are stated in US Dollars (USD) unless otherwise specified.
- Fees may be paid via accepted payment methods as published on the Platform from time to time, including cryptocurrency payments.
- All fees are exclusive of any applicable taxes, levies, or duties, which are the sole responsibility of the Member.
- Membership fees are non-transferable and may not be applied to a different Account or package without MBA's prior written consent.

3.3 Package Upgrades

Members may upgrade their Membership Package at any time by paying the applicable upgrade fee. Upgrades take effect immediately upon confirmed payment. No pro-rata refund is available for the remaining period of a lower-tier package upon upgrade.

3.4 Renewals

Where Membership Packages are on a subscription basis, Members will receive renewal notices prior to expiry. Failure to renew may result in restricted platform access until renewal is completed. MBA reserves the right to modify renewal terms with 30 days' advance notice.

NO INVESTMENT GUARANTEE

Membership Package fees are payment for platform access and educational services only. They do not constitute an investment, do not carry any guaranteed return, and are not protected by any government compensation scheme. Past earnings of other Members do not guarantee your future earnings.

3.5 Refund Policy

- All Membership Package purchases are final and non-refundable unless MBA determines, at its sole discretion, that exceptional circumstances apply.
- Members who believe they are entitled to a refund must submit a written request within 7 days of purchase to support@masterblasteracademy.com.
- MBA will not issue refunds for Membership Packages where Commission has already been earned or where the Member has accessed substantial Platform content.

4

MBT TOKEN TERMS AND CONDITIONS

4.1 Nature of the MBT Token

The Master Blaster Token (MBT) is a digital utility token operating within the MBA ecosystem. MBT is designed for use within the MBA Platform for staking rewards, DAO governance voting, Jackpot Pool participation, discounts on Membership Packages, and platform utility functions. **MBT is NOT a security, investment product, or financial instrument** as defined under applicable financial regulations, and MBA makes no representation that MBT constitutes any such instrument.

4.2 MBT Staking

- Members may stake MBT Tokens to earn staking rewards at the Annual Percentage Yield (APY) rate published on the Platform from time to time.
- Current staking APY rates are indicative and subject to change based on platform parameters, total staked supply, and MBA's operational determinations.
- Staked tokens are locked for the applicable staking period and may not be withdrawn during that period except where MBA expressly permits early withdrawal, which may be subject to an early exit fee.
- Staking rewards are calculated on the balance of tokens staked and are distributed in accordance with the staking schedule published on the Platform.

4.3 MBT Purchase and Transfer

- MBT Tokens may be acquired through the MBA platform exchange, or from authorised external exchanges where MBA has listed MBT.
- MBA does not guarantee the availability of MBT on any external exchange or the liquidity of MBT at any point in time.
- Members are responsible for all transaction fees (gas fees, network fees) associated with MBT transfers on external blockchain networks.

4.4 DAO Governance

MBT Token holders above specified holding thresholds may participate in DAO governance votes on Platform development decisions. Governance participation does not confer ownership rights in MBA or any right to distributions of MBA's profits or assets. MBA reserves the right to implement or reject governance proposals at its discretion where required by legal, regulatory, or operational considerations.

4.5 MBT Risk Disclosure

DIGITAL ASSET RISK WARNING

The value of MBT Tokens may fluctuate significantly and may fall to zero. Digital assets carry substantial risk including market volatility, regulatory uncertainty, smart contract vulnerabilities, and liquidity risk. You should only stake or hold MBT Tokens with funds you can afford to lose entirely. MBA does not guarantee the value, utility, or continued availability of MBT Tokens.

5

AUTOPOOL COMMISSION AND REFERRAL SYSTEM

5.1 How AutoPool Works

The AutoPool system is a multi-level referral commission programme that enables Members to earn commissions based on the Membership Package purchases of Members they have directly or indirectly referred to the Platform, across up to five (5) levels of their referral structure. Commission rates and level eligibility vary by Membership Package and are published on the Platform.

5.2 Commission Eligibility

- Members must hold an active, paid Membership Package to be eligible to earn AutoPool commissions.
- Commissions are earned only on qualifying Membership Package purchases or renewals by Members within the eligible referral structure.
- MBA reserves the right to withhold, reverse, or recalculate commissions where the underlying membership payment is reversed, fraudulent, or in breach of these Terms.
- Commission earnings are credited to the Member's Account balance and may be withdrawn subject to minimum withdrawal thresholds and verification requirements.

5.3 Prohibited Referral Practices

- Self-referral — registering additional accounts in your own name or using fictitious identities to generate commissions — is strictly prohibited.
- Purchasing Membership Packages on behalf of another person without their genuine knowledge and consent for the purpose of generating commission is prohibited.
- Providing false income representations, fabricated testimonials, or misleading income claims in recruiting activities is strictly prohibited and may result in legal action.
- Spamming, mass unsolicited messaging, or any form of harassing recruiting behaviour is prohibited.

5.4 Income Disclosure

INCOME DISCLAIMER — IMPORTANT

AutoPool commission earnings are not guaranteed and vary significantly between Members. Commission income depends entirely on your personal activity, your referral network's activity, and the Membership Packages purchased within your structure. The majority of Members earn modest commissions. Extraordinary results shown in promotional materials represent exceptional cases and not typical outcomes. You must not represent MBA earnings as guaranteed, fixed, or risk-free to any prospect.

5.5 Tax Obligations

Members are solely responsible for determining and fulfilling all tax obligations arising from AutoPool commissions in their jurisdiction of residence. MBA does not provide tax advice and does not withhold taxes on commission payments except where required by law. Members are advised to consult a qualified tax professional.

6

TRADING SIGNALS AND EDUCATIONAL CONTENT

6.1 Nature of Trading Signals

Trading Signals provided by MBA are generated by MBA's analysis team and third-party signal providers for **educational and informational purposes only**. Signals represent market analysis opinions and do not constitute personalised financial advice, investment recommendations, or solicitation to buy or sell any financial instrument.

6.2 No Financial Advice

MBA is not a licensed financial adviser. No content on the Platform, including Signals, e-books, webinars, or educational materials, constitutes regulated financial advice under any applicable law. Members must always exercise independent judgment and consult a qualified, regulated financial adviser before making any investment decision.

6.3 Signal Risk Warning

TRADING RISK WARNING

Trading in Forex, cryptocurrencies, equities, and other financial instruments involves substantial risk of loss, including potential loss of your entire capital. Past signal performance does not indicate or guarantee future results. Leveraged trading can result in losses that exceed your initial investment. MBA accepts no liability for any losses incurred as a result of acting on Signals.

6.4 Content Accuracy

While MBA endeavours to provide accurate and timely educational content, MBA does not warrant the accuracy, completeness, or timeliness of any Content. Market conditions change rapidly and Signal information may become outdated. MBA shall not be liable for any error or omission in Content.

7

PROHIBITED ACTIVITIES AND MEMBER CONDUCT

7.1 General Prohibited Conduct

Members must not engage in any of the following activities on or in connection with the MBA Platform:

- **Fraud and Misrepresentation:** Making false statements about MBA, its products, earnings potential, or regulatory status to any person.
- **Account Abuse:** Creating multiple accounts, self-referring, purchasing memberships on behalf of fictitious persons, or manipulating commission structures.
- **Unauthorised Access:** Attempting to access, hack, scrape, or interfere with MBA's systems, servers, databases, or other Members' accounts.
- **Intellectual Property Infringement:** Reproducing, distributing, selling, or creating derivative works from MBA's Content without prior written authorisation.
- **Harmful Content:** Posting, sharing, or transmitting any defamatory, offensive, illegal, or harmful content through MBA's communication channels.
- **Money Laundering:** Using the MBA Platform for any money laundering, terrorist financing, or sanctions evasion activities.
- **Competitive Intelligence:** Accessing the Platform for the purpose of competing with MBA or providing intelligence to competitors.
- **Pyramid Promotion:** Representing MBA as a pyramid scheme, Ponzi scheme, or any other illegal financial arrangement.
- **Misrepresentation of Regulation:** Claiming that MBA is regulated as a financial institution, investment fund, or bank in any jurisdiction.
- **Spam and Harassment:** Sending unsolicited bulk messages, making false income claims, or engaging in harassment of any Member or prospect.

7.2 Consequences of Prohibited Conduct

Breach of any provision of this Section 7, or any other provision of these Terms and Conditions, may result in immediate Account suspension, permanent Account termination, forfeiture of pending commissions, legal action, and/or reporting to relevant law enforcement authorities. MBA's decision in such matters is final.

8

PRIVACY POLICY AND DATA PROTECTION**8.1 Data Collection**

MBA collects personal data necessary for the operation of the Platform, including name, email address, phone number, date of birth, country of residence, financial transaction data, and device/usage information. Full details of data collection practices are set out in MBA's Privacy Policy, available at masterblasteracademy.com/privacy.

8.2 Data Use

Personal data collected by MBA is used for account management, commission processing, KYC/AML compliance, legal obligations, fraud prevention, customer support, and improvement of Platform services. MBA does not sell personal data to third parties.

8.3 Data Sharing

MBA may share personal data with payment processors, KYC verification providers, regulatory authorities where required by law, legal advisers, and auditors. All third parties are contractually bound to maintain data confidentiality.

8.4 Member Rights

- Right to access your personal data held by MBA.
- Right to correct inaccurate personal data.
- Right to request deletion of personal data, subject to legal retention obligations.
- Right to data portability where technically feasible.
- Right to lodge a complaint with your applicable data protection authority.

8.5 Data Retention

MBA retains Member personal data for a minimum of 7 years from the date of last account activity to meet legal, tax, and anti-money laundering regulatory requirements. Transaction data and commission records may be retained for longer periods where required by law.

9

INTELLECTUAL PROPERTY RIGHTS

9.1 MBA Ownership

All Content, software, technology, trademarks, trade names, logos, design elements, e-books, trading signal methodologies, and other intellectual property on the MBA Platform are the exclusive property of Master Blaster Academy or its licensors. All rights are reserved.

9.2 Limited Licence to Members

MBA grants Members a limited, non-exclusive, non-transferable, revocable licence to access and use Platform Content solely for personal, non-commercial educational purposes in accordance with their Membership Package during the term of their active membership. This licence does not include the right to:

- Reproduce, copy, modify, distribute, or create derivative works from any MBA Content.
- Share, sell, sublicense, or commercially exploit any MBA Content.
- Remove, obscure, or modify any copyright, trademark, or proprietary notice from MBA Content.
- Use MBA's name, logo, or branding without prior written permission.

9.3 Member-Generated Content

Where Members post, upload, or share content through MBA's community features, Members grant MBA a worldwide, royalty-free, perpetual licence to use, reproduce, and distribute such content for Platform and promotional purposes. Members warrant that they hold all necessary rights to any content they share.

10

DISCLAIMERS, WARRANTIES AND LIMITATION OF LIABILITY**10.1 Platform Provided "As Is"**

The MBA Platform and all Content are provided on an "as is" and "as available" basis without warranties of any kind, whether express or implied, including but not limited to implied warranties of merchantability, fitness for a particular purpose, or non-infringement.

10.2 No Guarantee of Availability

MBA does not warrant that the Platform will be available at all times, uninterrupted, error-free, or free from viruses or other harmful components. Scheduled and unscheduled maintenance, technical failures, and third-party disruptions may affect Platform availability. MBA will endeavour to provide advance notice of scheduled downtime.

10.3 Limitation of Liability

To the maximum extent permitted by applicable law, MBA and its directors, officers, employees, and agents shall not be liable for any:

- Indirect, incidental, special, consequential, or punitive damages.
- Loss of profits, revenue, data, business, or goodwill.
- Trading losses or investment losses resulting from use of Signals or educational content.
- Losses arising from unauthorised access to your Account resulting from your failure to maintain credential security.
- Losses arising from the volatility, de-listing, or failure of MBT Token.
- Losses caused by third-party service failures, payment processor errors, or blockchain network issues.

MAXIMUM LIABILITY CAP

Where MBA's liability cannot be entirely excluded by law, MBA's total cumulative liability to any Member for all claims arising from or related to these Terms and Conditions shall not exceed the total Membership Package fees paid by that Member to MBA in the twelve (12) months immediately preceding the date of the relevant claim.

11

ACCOUNT TERMINATION AND SUSPENSION**11.1 Termination by MBA**

MBA reserves the right to suspend or permanently terminate any Member's Account, with or without prior notice, where MBA determines, at its sole discretion, that:

- The Member has breached any provision of these Terms and Conditions.
- The Member has engaged in fraudulent, deceptive, or illegal activity.
- The Member's account is the subject of a regulatory investigation or legal order.
- MBA is required to do so by applicable law, regulation, or court order.
- The Member's continued access poses a risk to other Members or the integrity of the Platform.

11.2 Effect of Termination

- Upon termination, access to the Platform and all Content will cease immediately.
- Commission payments pending at the time of termination for breach may be forfeited at MBA's discretion.
- MBT Token holdings remain the Member's property and will be made accessible for withdrawal subject to applicable withdrawal procedures.
- MBA will retain Member data as required by law following account closure.

11.3 Termination by Member

Members may request Account closure at any time by contacting support@masterblasteracademy.com. Account closure requests are processed within 14 business days. Membership Package fees paid prior to closure are non-refundable. Outstanding commission entitlements at the time of closure will be processed in accordance with normal payment procedures prior to Account closure.

12

DISPUTE RESOLUTION AND GOVERNING LAW**12.1 Informal Resolution**

In the event of any dispute, claim, or grievance arising from or in connection with these Terms and Conditions or the MBA Platform, Members must first contact MBA's support team at support@masterblasteracademy.com and provide full details of the dispute. MBA will endeavour to resolve disputes informally within 30 business days of receiving notice.

12.2 Mediation

If informal resolution is unsuccessful, either party may request non-binding mediation through an agreed independent mediator. The costs of mediation shall be shared equally between the parties unless the mediator determines otherwise.

12.3 Arbitration

Any dispute not resolved through mediation shall be finally resolved by binding arbitration under internationally recognised arbitration rules. The place of arbitration, applicable rules, and language of proceedings shall be as agreed between the parties, or as determined by the arbitration institution if no agreement is reached. Each party shall bear its own legal costs unless the arbitrator determines otherwise.

12.4 Governing Law

These Terms and Conditions shall be governed by and construed in accordance with applicable international commercial law principles. Nothing in this clause prevents either party from seeking urgent injunctive or declaratory relief from a court of competent jurisdiction.

12.5 Class Action Waiver

Members agree that any dispute with MBA shall be resolved on an individual basis and not as part of any class, collective, or representative action or proceeding. Members irrevocably waive any right to participate in class action litigation against MBA to the fullest extent permitted by law.

13

ANTI-MONEY LAUNDERING AND KYC COMPLIANCE**13.1 AML Commitment**

MBA is committed to preventing the use of its Platform for money laundering, terrorist financing, fraud, or any other financial crime. MBA maintains and implements an Anti-Money Laundering (AML) policy in accordance with applicable international standards.

13.2 KYC Requirements

MBA may require Members to complete identity verification (KYC) procedures at any time, including at registration, prior to withdrawals above specified thresholds, or where MBA has reasonable grounds to require verification. KYC may require submission of government-issued identification, proof of address, source of funds documentation, and other verification materials.

- Failure to complete KYC within the timeframe specified by MBA may result in withdrawal restrictions or Account suspension.
- MBA may decline to process transactions or onboard Members from jurisdictions subject to applicable sanctions or high-risk classifications.
- Members must promptly notify MBA of any changes to their KYC information.

14

AMENDMENTS TO TERMS AND CONDITIONS

MBA reserves the right to amend, update, or replace these Terms and Conditions at any time. Where amendments are material, MBA will provide at least 30 days' advance notice to Members via email to the registered email address and/or through prominent notice on the Platform.

Continued use of the Platform following the effective date of any amendment constitutes acceptance of the revised Terms and Conditions. If you do not accept the revised terms, you must close your Account before the amendment effective date. The current version of the Terms and Conditions is always available at masterblasteracademy.com/terms.

15

GENERAL PROVISIONS**15.1 Entire Agreement**

These Terms and Conditions, together with the Privacy Policy and any additional policies or guidelines published on the Platform, constitute the entire agreement between the Member and MBA with respect to the subject matter herein, and supersede all prior agreements, understandings, representations, and warranties.

15.2 Severability

If any provision of these Terms and Conditions is found to be invalid, illegal, or unenforceable under applicable law, that provision shall be severed from the remainder of the Terms, which shall continue in full force and effect.

15.3 Waiver

MBA's failure to enforce any provision of these Terms and Conditions on any occasion shall not constitute a waiver of MBA's right to enforce that or any other provision on any other occasion.

15.4 Assignment

Members may not assign, transfer, or sub-license any rights or obligations under these Terms and Conditions without MBA's prior written consent. MBA may assign its rights and obligations under these Terms and Conditions to a successor entity in the event of a merger, acquisition, or restructuring.

15.5 Force Majeure

MBA shall not be liable for any delay or failure to perform its obligations under these Terms and Conditions where such failure results from circumstances beyond MBA's reasonable control, including but not limited to acts of God, government actions, blockchain network failures, widespread internet outages, or financial market crises.

15.6 Contact Information

All notices, requests, or communications required under these Terms and Conditions must be submitted in writing to:

Platform Name:	Master Blaster Academy
Website:	masterblasteracademy.com
Support Email:	support@masterblasteracademy.com
Document Version:	Terms and Conditions v3.2
Effective Date:	1 January 2026
Language:	English (controls in case of translation dispute)

MEMBER ACCEPTANCE AND DECLARATION

By registering for, accessing, or continuing to use the Master Blaster Academy Platform, you acknowledge and confirm the following:

- I have read these Terms and Conditions in their entirety and understand their content.
- I agree to be legally bound by all provisions of these Terms and Conditions.
- I meet all eligibility requirements set out in Section 2.
- I understand that MBA does not guarantee any income, return, or financial outcome.
- I understand that trading in financial markets carries substantial risk of loss.
- I understand that MBT Token values may fluctuate and may fall to zero.
- I acknowledge that MBA Signals are for educational purposes only and do not constitute financial advice.
- I have not been pressured or misled into registering and have made this decision independently.
- I am of legal age and have legal capacity to enter binding agreements in my jurisdiction.
- I will comply with all applicable laws in my jurisdiction relating to my participation in MBA.

MEMBER ACCEPTANCE DECLARATION

By registering on the Master Blaster Academy platform, I confirm that I have read, understood, and agree to be bound by these Terms and Conditions in their entirety.

Full Name: _____

Membership ID: _____

Date: _____

Sponsor ID: _____

Signature: _____

DIGITAL ACCEPTANCE

Where registration is completed electronically, clicking "I Agree", "Register", or any similar acceptance button constitutes your electronic signature and your binding acceptance of these Terms and Conditions with the same legal effect as a handwritten signature under applicable electronic signature laws.