



ChartShaala

Trade. Learn. Grow.

Client Agreement

Last updated: 2025-04-15

This Client Agreement ("Agreement") is entered into by and between below (the "Client").

1. Client Information

Name: Address: Contact Information:

2. Services Provided

ChartShaala offers a platform for online trading in all exchanges. The Company provides access to various trading tools and resources but does not commit or guarantee any returns. The Client acknowledges that trading involves risks, and ChartShaala is not responsible for any losses incurred during trading.

3. Payment Terms

Fees for services will be agreed upon and invoiced according to the terms specified in the service order or invoice. All payments are due within the specified billing cycle. Late payments may incur penalties as outlined in the invoice.

4. Confidentiality

ChartShaala uses multi-layer secured servers for all business information and conducts frequent updates and checks to ensure systems are secure. Both parties agree to maintain the confidentiality of any proprietary or sensitive information disclosed during the engagement.

5. Intellectual Property

ChartShaala retains ownership of all intellectual property created during the engagement. The Client is granted a limited, non-exclusive, non-transferable license to use the intellectual property strictly for personal use and within the scope of the services provided.

6. Termination

This Agreement may be terminated by either party with immediate effect if any unauthorized activity or misleading action is detected which may hamper the Company, the brand, or its clients in any

manner. Otherwise, either party may terminate this Agreement with a [insert notice period, e.g., 30 days] written notice.

7. Limitation of Liability

ChartShaala shall not be liable for any direct, indirect, incidental, special, or consequential damages arising out of or in connection with the use of the trading platform, including but not limited to trading losses.

8. Dispute Resolution

Any disputes arising out of or in connection with this Agreement will be resolved through mediation by authorized personnel of both parties. If mediation fails, the dispute may be resolved in accordance with the laws of United Kingdom.

9. Miscellaneous

a. Amendments: Any amendments to this Agreement must be made in writing and signed by both parties.

b. Governing Law: This Agreement shall be governed by and construed in accordance with the laws of united Kingdom.

a. Force Majeure: Neither party shall be liable for any delay or failure to perform its obligations due to causes beyond its reasonable control.

b. Entire Agreement: This Agreement constitutes the entire agreement between the parties and supersedes all prior agreements or understandings.

c. Severability: If any provision of this Agreement is found to be invalid or unenforceable, the remaining provisions shall remain in full force and effect.

IN WITNESS WHEREOF, the parties have executed this Agreement as of the date last written below.

By: Name: Title: Date:

Client By: Name: Date:

+123-859-0005 info@chartshaala.com www.chartshaala.com