



RISK WARNING
LEGAL AGREEMENT
LEGAL DISCLAIMER
TERMS AND CONDITIONS

“TravaFX”, hereby known as the “brand” and trademark that we own.

“TTG Education”, hereby known as the “registered company” name under the law and jurisdiction of Singapore.

“Trade To Freedom Pro”, hereby known as the “service” we provide to our clients.

Scope of this Agreement:

This Agreement determines the contractual relationship between the Company ("TTG Education") and the Client ("you") (collectively hereinafter referred to as the “Parties” and individually as a “Party”). You should read the agreement carefully, understand and agree with the terms and conditions before you enter into a contractual relationship with us. You understand that this course is not preparation to be a Licensed Broker in the financial industry and will not help me get a job. You understand that TTG Education, Mentorship should not be construed as a recommendation or an offer to buy or sell any security or the suitability of any investment strategy for Student. The purchase, sale, or advice regarding any security, investments, other financial instrument or system can only be performed by a licensed Industry representative; such as, but not limited to a Broker/Dealer, Introducing Broker, FCM and and/or Registered Investment Advisor. Neither TTG Education nor its representatives are licensed to make such advice.



Forex and any form of trading is high risk:

Trading Forex is highly risky and you can stand to lose more than what you have in your trading account. It is not suitable for everyone. Before you decide to engage in this activity, you should fully evaluate and understand your financial status and well-being. Do not use money you cannot afford to lose. Any information provided is solely for the purpose of education and information, and not intended for trading advice or not to be construed as resulting in any actions from us. Past performance is no guarantee of future results.

Intellectual Property Rights:

TTG Education owns the copyright to everything you see, hear, or otherwise experience on this Website and its Services including social media platforms and webinars and private mentorships. No one has the right to use these intellectual properties in any form. We have the sole and absolute right to pursue legal assistance if we find any breach to our intellectual property rights. It is important to emphasize that we shall be the complete and sole owner of all video, text and image content on the Website, whether used, added or modified by you, with such content being exclusively our property with full rights to use such content for commercial purposes. Intellectual property rights, can include without limitation to, copyrights, patents, licenses, trade secrets, trademark rights and other similar things.

Indemnification:

You agree, at your own expense, to indemnify, defend and hold harmless TTG Education and its employees, representatives, Suppliers, affiliates, and agents, against any claim, suit, action, or other proceeding brought against TTG Education, its employees, representatives, Suppliers, affiliates, and agents, by a third party, to the extent that such claim, suit, action, or other proceeding brought against its employees, representatives, Suppliers, affiliates, and agents is based on or arises in connection with the Service, or any links on the Service, including, but not limited to: (i) your use or someone using your computer's use of the Service; (ii) your use or someone using your account, where applicable; (iii) a violation of the Terms of Service by you or anyone using your computer (or account, where applicable); (iv) a claim that any use of the Service by you or someone using your computer (or account, where applicable) infringes any Intellectual Property Right of any third party, or any right of personality or publicity, is libelous or defamatory, or otherwise results in injury or damage to any third party; (v) any deletions, additions, insertions or alterations to, or any unauthorized use of, the Service by you or someone using your computer (or account, where applicable); (vi) any misrepresentation or breach of representation or warranty made by you contained herein; or (vii) any breach of any covenant or agreement to be performed by you hereunder. You agree to pay any and all costs, damages, and expenses, including, but not limited to, reasonable attorneys' fees and costs awarded against or otherwise incurred by or in connection with or arising from any such claim, suit, action, or proceeding attributable to any such claim. TTG Education reserves the right, at its own expense, to assume the exclusive defense and control of any matter otherwise subject to indemnification by you, in which event you will fully cooperate with in asserting any available defense. You acknowledge and agree to pay TTG Education reasonable attorney fees incurred in connection with any and all lawsuits brought against you by TTG Education under the TOS and any other terms and



conditions of service on this site, including without limitation, lawsuits arising from your failure to indemnify TTG Education pursuant to the TOS.

Overall, if you breach this Agreement, we shall be compensated by you for our reasonable legal fees and out-of-pocket expenses which in any way relate to the breach of this Agreement.

You acknowledge that compliance with this Agreement is necessary to protect the goodwill and other proprietary interests of the brand/TTG Education and that a breach of this Agreement will also give rise to irreparable and continuing injury to us.

Therefore, you agree that breach of this Agreement will give the right to us to seek damages for any losses and damages incurred as a result of breach of this Agreement and/or in connection with such violation.

Risks of FOREX and CFDs Trading:

In deciding whether or not you wish to become involved in FOREX or CFDs trading with a FOREX broker, you should be aware you could both gain and lose large amounts of money. Without limitation, you risk losing money because:

- (a) You could lose all the margin funds you deposit with the broker to establish or maintain a position and lose further amounts as described in paragraph.
- (b) If the market moves against your position, you may be required, at short notice, to deposit with the broker further monies as margin in order to maintain your position. Those additional funds may be substantial. If you fail to provide those additional funds within the required time your position may be liquidated. You will be liable for any shortfall in your account resulting from that liquidation.
- (c) You could lose all monies deposited with the broker.
- (d) Under certain conditions, it could become difficult or impossible for you to liquidate or close a position (this can, for example, happen when there is significant change in prices over a short period).
- (e) The placing of contingent orders (such as a "stop-loss" order) may not always limit your losses to the amounts that you may want. Market conditions may make it impossible to execute such orders.
- (f) The high degree of leverage that is obtainable in Forex and CFDs trading with the broker because of small margin requirements can work against you as well as for you. The use of leverage can lead to large losses as well as large gains.
- (g) Forex and CFDs trading is not appropriate for everyone. There is a substantial risk of loss associated with trading. Only risk capital should be used.
- (h) No representation is being made that Forex and CFDs trading is appropriate for everyone or that it should be viewed as an alternative, replacement or supplemental form of income.



Non-Compete Agreement:

In order to accept you as our mentee with TTG Education in Singapore, as you know, TTG Education hereby offer you the service: (mentorship) which sets forth the terms and conditions of your proposed mentee and mentor agreement.

In consideration of you being taught by TTG Education, you agree to the following:

1. Confidentiality:

“Materials inside Trade To Freedom Pro fall under our confidentiality and intellectual property and the Client must not reveal them to anybody or any institution by using them and starting a mentorship of their own. Failure to do so will result in mentee termination and mentee will be fully and legally liable for lawsuit.

You acknowledge that, during your involvement with TTG Education, you will have direct access to and knowledge of the Confidential Information, and you acknowledge that if you become affiliated with any competitor of TTG Education in violation of your obligations in Section 2 of this Agreement, it is possible that you would disclose the Confidential Information to such competitor. You covenant and agree that all such Confidential Information is and shall remain the sole property of TTG Education and/or its Affiliates, as applicable, and that you will hold in strictest confidence, and will not disclose to any business, firm, entity or person, either directly or indirectly, any of the Confidential Information. The terms of this paragraph are in addition to, and not in lieu of any legal or other contractual obligations that you may have relating to the protection of the Confidential Information.

2. Non-Compete clause/agreement:

You acknowledge that TTG Education and its Affiliates have invested substantial time, money and resources in the development and retention of their respective customers, accounts and Confidential Information. You acknowledge and agree that any and all "goodwill" associated with any customer or account of TTG Education or any of its Affiliates belongs exclusively to TTG Education and/or its Affiliates, as the case may be. You further acknowledge and agree that, during the course of your affiliation mentorship by TTG Education will, and its Affiliates may, furnish, disclose or make available to you confidential and proprietary information related to TTG Education and its Affiliates' business(es) and that Alloy and/or one or more Affiliates may provide you with unique and specialized training. You also acknowledge that such confidential information and such training have been developed and will be developed by TTG Education and/or one or more Affiliates through the expenditure by TTG Education and/or one or more Affiliates of substantial time, effort and money and that all such confidential information and training could be used by you to compete with TTG Education and/or one or more Affiliates.



In recognition of this, you agree to the following:

2.1 Definition of Competitive Business. You understand and acknowledge that TTG Education and its Affiliates' business interests are world-wide because TTG Education and its Affiliates' products and/or services are sold in countries around the world and TTG Education and its Affiliates' competitors similarly operate from and market their products and/or services in many locations around the world. As used in this Agreement (i) the term "**Company Business**" means the nontraditional media and marketing businesses primarily targeting the youth market engaged in by TTG Education or any of its Affiliates at any time anywhere in the world during your affiliation with TTG Education and (ii) the term "**Competitive Business**" means any Company Business engaged in by any third party anywhere in the world.

2.2 Non-Competition. From the start date of your mentorship/affiliation with TTG Education till no expiry date (or any Affiliate, as applicable and whichever is later) (the "**Restricted Period**"), you shall not, directly or indirectly, without the prior written consent of TTG Education, individually or in partnership with, as part of a joint venture with, or otherwise in conjunction in any other manner with any other entity:

- (a) be engaged in any manner whatsoever, including, without limitation, as an employee, employer, owner, partner, consultant, adviser, principal, agent, stockholder, member or proprietor, in any Competitive Business;
- (b) either individually or on behalf of or through any third party, solicit, divert or appropriate or attempt to solicit, divert or appropriate, for the purpose of competing with any Company Business, any customers or patrons of any Company Business, or any prospective customers or patrons with respect to which TTG Education or any Affiliate has developed or made a sales presentation (or similar offering of services);
- (c) advise, invest in, lend money to, guarantee the debts or obligations of, or otherwise have any other financial interest in any Competitive Business. Notwithstanding the foregoing, you shall be permitted to make wholly passive investments in any publicly held Competitive Business, provided that my direct and indirect ownership shall not exceed 1 % (by voting power) of the aggregate ownership interests in the entity conducting such Competitive Business.

In essence, you are strictly forbidden from carrying out any other activities which are designed to or could be reasonably expected to interfere with the customers, business relationships and business operations of the TTG Education or its affiliates as well as plan for, acquire any financial interest or profit in, or publish, any confidential information disclosed without express consent of the TTG Education or its affiliates.

3. No Solicitation of Clients and Suppliers. You acknowledge the importance to the business carried on by TTG Education and its Affiliates of the client and supplier relationships developed by it and them and the unique opportunity that your employment or engagement and your access to the Confidential Information offers to interfere with these relationships. Accordingly, you covenant and agree that you shall not after the start date of your mentorship/engagement with TTG Education, directly or indirectly, contact or solicit any person who you know to be a prospective, current or former client or supplier of TTG



Education or any Affiliate for the purpose of selling to such client or buying from such supplier any Company Business products or services.

The aforementioned clauses 1, 2 and 3 will survive any termination of this Agreement and will be effective and legally binding in perpetuity.

4. Provisions Necessary and Reasonable:

You agree that (i) the provisions of Sections 1, 2 and 3 are necessary and reasonable to protect TTG Education and its Affiliates' Confidential Information and goodwill; (ii) the specific time, geography and scope provisions set forth in Section 2 are reasonable and necessary to protect TTG Education and its Affiliates' business interests; and (iii) in the event of your breach of any of your agreements set forth in Sections 1, 2 and 3, TTG Education and its Affiliates would suffer substantial irreparable harm and that such corporations would not have an adequate remedy at law for such breach. In recognition of the foregoing, you agree that in the event of a breach or threatened breach of any of these covenants, in addition to such other remedies as TTG Education or any Affiliate may have at law, without posting any bond or security, TTG Education or any Affiliate shall be entitled to seek and obtain equitable relief, in the form of specific performance, or temporary, preliminary or permanent injunctive relief, or any other equitable remedy which then may be available. The seeking of such injunction or order shall not affect TTG Education or any Affiliate's right to seek and obtain damages or other equitable relief on account of any such actual or threatened breach.

(a) You hereby acknowledge that you have had adequate opportunity to review these terms and conditions and to reflect upon and consider the terms and conditions of this Agreement. You further acknowledge that you fully understand its terms and have voluntarily executed this Agreement and that the restrictions placed on you by this Agreement are reasonably necessary to protect TTG Education and any Affiliate's interests and will not preclude you from being gainfully employed in a suitable capacity following the termination of your employment given your general knowledge and experience.

(b) The headings and captions of the various subdivisions of this Agreement are for convenience of reference only and shall in no way modify, or affect the meaning or construction of any of the terms or provisions hereof.

(c) This Agreement may be executed in one or more counterparts, and by different parties hereto on separate counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument.

(d) All statements, representations, warranties, covenants and agreements in this Agreement shall be binding on the parties hereto and shall inure to the benefit of the respective successors and permitted assigns of each party hereto. Nothing in this Agreement shall be construed to create any rights or obligations except among the parties hereto, and no person or entity shall be regarded as a third-party beneficiary of this Agreement.

**Privacy:**

Your expectations of privacy are important. We will never share your email, name or phone number with a third party.

Agreement and compliant to commercial testimonial:

All TTG Education clients must agree and be compliant to a video testimonial for commercial purposes to grow the brand awareness. Hence, once you have achieved good profits after learning from our service/materials you must agree to being in a video for an interview at our immediate request. We will own full commercial and broadcasting rights to the video and your image. If the client conducts only this testimonial for TTG Education, then the client will not be bound in perpetuity as per the non-compete clauses outlined above but for a time period of 65 years. Hence, if the client only conducts this testimonial for TTG Education, then the client will only be bound by the non-compete clauses stated above for a time period of 65 years instead of forever.

No Recommendation:

FOREX trading involves substantial risk and is not appropriate for all investors. Information provided in Mentorship and in-office or on zoom during coaching, including price analysis, is believed to be reliable when posted, but there is no guarantee that it is accurate or complete or current at all times.

Not offering financial advice:

The information included in Mentorship is not intended to provide specific financial or investment advice for you, and should not be relied upon in that regard.

Earnings and Performance Disclaimer:

Past trade performance or past earnings should not be taken as a guarantee or promise that you can achieve the same results. The verbal, written, or audio-visual evidence of prior or future trading earnings or performance is not a guarantee or promise that any person or entity will achieve the same results or performance when they place trades or trade a live account. The strategies by TTG Education taught in the Private Mentorship have been used to trade by our traders in both live market conditions and in testing, but this does not guarantee or promise future profits or losses. If a trader uses the strategies/strategy to make trades or investment decisions, they do so at their own risk.

Confidentiality & Copyrights:

You shall not disclose to any person, use or copy any secret confidential information concerning the business, affairs customers and clients (including all TTG education material), or create a new course/business from our materials, we take these actions very seriously and Any of the above could result in being fully legally and personally liable for these actions. No



form of visual and audio recording is allowed during mentorship. We have the sole and absolute right to pursue legal assistance if we find any breach to our intellectual property rights.

Force Majeure:

Neither party shall be responsible or liable for or deemed in breach of this Agreement because of any delay or failure in the performance of this Agreement due to any event or circumstance, which the occurrence and the effect of which the party affected thereby is unable to prevent and avoid, including, without limitation, acts of God; pandemics, government regulation, curtailment of transportation facilities, strikes, lock-outs or other industrial actions or trade disputes of whatever nature (whether involving employees of a party or a third party), terrorist attacks, haze, sabotage, riots, civil disturbances, insurrections, national emergencies (whether in fact or law), blockades, acts of war (declared or not), etc. (a "Force Majeure Event"). The non-performing party shall give the other party written notice describing the particulars of the Force Majeure Event as soon as possible.

No Variation Unless in Writing:

No variation of this Agreement shall be effective unless made in writing and signed by or on behalf of each of the Parties or by their duly authorized representatives.

Entire Agreement:

This Agreement represents the entire agreement between the two parties, completely replacing any other previous written or verbal agreements concerning the relationship of the Parties.

REFUND POLICY:

Once payment is made, enrollee is not entitled to a refund. All sales and payment made are final.

Severability:

If any Clause, or part of a Clause, of this Agreement, is found by any court or administrative body of competent jurisdiction to be illegal, invalid or unenforceable, the legality, validity or enforceability of the remainder of the Clause or Paragraph which contains the relevant provision shall not be affected, unless otherwise stipulated under applicable law. If the remainder of the provision is not affected, the Parties shall use all reasonable endeavors to agree within a reasonable time upon any lawful and reasonable variations to the Agreement which may be necessary in order to achieve, to the greatest extent possible, the same effect as would have been achieved by the Clause, or the part of the Clause, in question.



By Signing and accepting this Agreement, you strictly agree, adhere and accept that TTG Education will not be legally liable and will not be personally liable to any losses, potential losses or personal circumstances that you may incur and there will be no refund once mentorship fees are paid. YOU EXPRESSLY AGREE TO INDEMNIFY AND HOLD TTG EDUCATION, AND ITS SUBSIDIARIES, AFFILIATES, SHAREHOLDERS, DIRECTORS, OFFICERS, EMPLOYEES, AGENTS, CORRESPONDENTS, CO-BRANDERS OR OTHER PARTNERS HARMLESS FROM ANY CLAIM OR DEMAND, INCLUDING REASONABLE ATTORNEYS' AND EXPERTS' FEES, MADE BY ANY THIRD PARTY DUE TO OR ARISING OUT OF YOUR INFORMATION, YOUR VIOLATION OF THE TERMS OF USE, OR YOUR VIOLATION OF ANY RIGHTS OF ANY OTHER USER OR OTHER THIRD PARTY. Once you access and once you use our learning materials and accept the form below, you accept and agree to be bound by and comply under the law and jurisdiction of Singapore with these legal terms of **use**.