



304 S. Jones Blvd, Suite 4968, Las Vegas, NV 89107 | (725) 333-0558 | WeCare@myconsistentprofits.com

Enrollment Confirmation and Authorization Agreement

This Enrollment Agreement signed on [DATE] is between Consistent Profits Team and [STUDENT NAME] located at [ADDRESS]

By signing below, you agree to this entire Enrollment Agreement. Your digital signature is equivalent to a handwritten signature as provided in the Federal E-Sign Act.

Because you have been accepted as part of the Consistent Profits Team, you acknowledge the following:

I am purchasing enrollment into the **Consistent Profits** Educational Program. I am comfortable with my decision and confirm no earnings claims have been made. I enter this program by my own choice and without any duress from any representative at Consistent Profits. I acknowledge that I am of sound mind and body and attest that I act on behalf of myself; meaning no agent or attorney-in-fact has Power/letter of Attorney over my personal affairs. I acknowledge that my level of success is dependent upon a variety of factors including such things as my level of commitment to persist with the curriculum, my ability to implement what I learn, my own initiative to ask questions until I get comfortable, my willingness and ability to move into real money trading, and general market factors.

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Purchase Details

In exchange for consideration of [\$0.00] USD you shall have access [#] months of:

- Natural Trading Styles: Foundations LIVE and Archived classes
- Natural Trading Styles: Foundations and Options coursework
- Battle Plan

Cancellation Policy

You, the buyer, may cancel this agreement at any time prior to midnight of the seventh day of the date you receive access to the online education. To cancel this agreement, you must transmit a signed and dated notice of cancellation to the Consistent Profits Team via email or in a written letter within that seven-day period. The notice must state that you are canceling the agreement or contain words of similar effect. We invest substantial amounts of unrecoverable time and funds in the research and development of our technologies, educational materials, systems, and instructors. For this reason, after your seven-day right of rescission, all sales are final. In the event you, the buyer, are unable to continue the curriculum for any reason, you understand that no refund will be issued after the seven-day right of rescission has passed. By signing this you agree that you have the appropriate physical, emotional, and financial stamina to enter into this agreement. Consequently, you cannot rescind or cancel this Agreement based on your physical and/or emotional wellbeing. Cancellation by Mail: Consistent Profits Team, 304 S Jones Blvd, Suite 4968, Las Vegas, NV, 89107. Cancellation by Email: wecare@myconsistentprofits.com.

By signing here, I agree to the Cancellation Policy above _____

Signature

Warranty of Service

We value every one of our students and want you to succeed in your education and throughout your life. Because we are committed to your success we guarantee your trading results will improve or we will continue to work with you proactively, by providing our products and services at no additional cost, for a length of time equal to your original enrollment period. We are confident that by the end of your training you will have become a better, more informed, and more consistently profitable trader. To that end, we have established the following satisfaction warranty:

- Attend 80% of the weekly live classes or recorded classes.
- Complete all assignments given by your Student Counselor.

- Show that you have participated in active paper trading for 8 consecutive weeks with at least 8 trades per week.

After you've completed your training and followed the three requirements and if you are not satisfied with the training you have received we will refund your tuition. This satisfaction warranty supersedes all other agreements.

Initial

Disclaimer

My courses and/or services are proprietary. They belong to Consistent Profits Team, and I purchase them for my use only. I understand I may not use them or any part or derivative of them for distribution or resale. I understand and agree my courses are only transferable in the event I am no longer able to continue the education for any reason; and in such event, I must provide the Consistent Profits Team with my written consent to transfer my courses and/or services to a new beneficiary as well as documentation supporting my reason for transfer. I understand and agree that if, for any reason, I am unable to provide my written consent, my chosen beneficiary must present power of attorney or legal documentation granting them access to assume my education program. Trading involves risk, including possible loss of principle and other losses. No representations are being made that these techniques will result in or guarantee profits in trading. Past performance is no indication of future results. The Consistent Profits Team, their instructors, their owners, employees and affiliates do not give investment advice and are not licensed as brokers by or registered as advisors with any federal or state agency, and are therefore not able to give buy, sell or hold recommendations. AUTO TRADING, OR ANY OTHER BROKER OR ADVISOR-DIRECTED TYPE OF TRADING IS NOT SUPPORTED BY THE CONSISTENT PROFITS TEAM. FOR ADDITIONAL INFORMATION ON AUTO TRADING, WE RECOMMEND YOU VISIT THE SEC'S WEB PAGE: ALL ABOUT AUTO-TRADING. I understand and agree that the value I derive from the programs and/or services will be in direct proportion to my level of effort, desire, and willingness to take action on the information provided in my curriculum.

By signing here, I agree to the Disclaimer above:

Signature

Arbitration Agreement

YOU WILL FIRST NEGOTIATE WITH THE CONSISTENT PROFITS TEAM IN GOOD FAITH TO SETTLE ANY CLAIM OR DISPUTE IN ANYWAY RELATED TO OR CONCERNING THE AGREEMENT OR OUR PROVISION TO YOU OF GOODS OR SERVICES. YOU MUST SEND A WRITTEN DESCRIPTION OF YOUR CLAIM VIA CERTIFIED MAIL TO OUR CORPORATE OFFICE. IF YOU DO NOT REACH AGREEMENT WITH THE TRADE FOR LIFE TEAM WITHIN 15 DAYS, YOU AGREE TO SUBMIT YOUR CLAIM TO FINAL, BINDING ARBITRATION WITH THE AMERICAN ARBITRATION ASSOCIATION ("AAA") UNDER ITS PUBLISHED ARBITRATION RULES, WHICH ARE A PART OF THE AGREEMENT BY THIS REFERENCE AND ARE AVAILABLE AT: www.adr.org.

NEITHER YOU NOR THE CONSISTENT PROFITS TEAM WILL HAVE THE RIGHT TO LITIGATE CLAIMS IN COURT, HAVE A JURY TRIAL ON THE CLAIM, OR HAVE CLAIMS RESOLVED EXCEPT AS PROVIDED FOR IN THE CODE OF PROCEDURES OF THE AAA CLAIMS. REMEDIES SOUGHT AS PART OF A CLASS ACTION, PRIVATE ATTORNEY GENERAL, OR OTHER REPRESENTATIVE ACTION ARE SUBJECT TO ARBITRATION ON AN INDIVIDUAL (NON-CLASS, NON-REPRESENTATIVE) BASIS. ARBITRATION WILL TAKE PLACE IN PROVO, UT, AND WILL BE GOVERNED BY AND CONSTRUED UNDER UTAH LAW, EXCEPT ITS CONFLICT OF LAWS RULES. AAA HAS A FEE SCHEDULE FOR ARBITRATIONS. THE PARTIES AGREE TO PAY THEIR OWN FEES, COST AND EXPENSES INCLUDING THOSE FOR COUNCIL, EXPERTS, DISCOVERY, AND WITNESSES. A SINGLE ARBITRATOR WILL RESOLVE THE DISPUTE IF ANY PORTION OF THIS ARBITRATION PROVISION IS DEEMED INVALID OR UNENFORCEABLE UNDER ANY PRINCIPLE OR PROVISION OF LAW OR EQUITY, IT SHALL NOT INVALIDATE THE REMAINING PORTIONS OF THIS ARBITRATION PROVISION OR THE AGREEMENT, EACH OF WHICH SHALL BE ENFORCEABLE REGARDLESS OF SUCH INVALIDITY.

IN WITNESS WHEREOF, you hereby understand and agree to all of the terms and conditions as defined herein and in consideration of such promises and representation by Consistent Profits Team, you hereby agree to pay [\$0.00] USD to Consistent Profits Team via [SELECT PMT TYPE]---

The charge that will appear on your credit card statement will be under the name of Consistent Profits.

I, [STUDENT NAME] authorize Consistent Profits to charge the following Credit Card(s):

Name on CC: [NAME ON CC]

Card #: XXXX-XXXX-XXXX- [XXXX] [CARD TYPE]

Amount: [\$0.00]

Signature		Date
Payment Plan: [\$0.00] on [DATE] [\$0.00] on [DATE] [\$0.00] on [DATE]		
I understand that if I do not follow through with the payment dates listed in my payment plan above, I may be subject to my education access being shut off before my program time is set to expire.		
		Initial

Student Care

We are committed to your success and want you to receive the best care possible. If you have any questions or need any assistance, please contact your Student Counselor by calling: (725) 333-0558 or reach out to us at: wecare@myconsistentprofits.com.

