

Research and Mentorship Service Agreement (revised September 13, 2025)

Between:

The Answer Research Firm ("Research Firm")

and

Investor ("Client")

1. Scope of Services

The Research Firm shall provide insightful research, diligent guidance, and hands-on mentorship in the study and speculation of stock and option investments, guided exclusively by public market information.

Tailored mentorship sessions occur at a minimum of every three days, ensuring the Client remains abreast of market opportunities and investment strategy, with added provision for group meetings and team enrichment events as appropriate.

Coaching is delivered through Zoom, Facetime, or WhatsApp.

2. Onboarding | Start-up Fee

Pre-requisites for this consulting agreement is attendance of the Beginner Option Class hosted by the Answer Research Firm.

A **non-refundable commencement fee** of \$50 is due upon signing. Services will commence on the first Tuesday after payment is received.

The Client must possess a functioning Robinhood account, suitably capitalized and option-enabled, prior to contract execution.

We will provide you with instructions on how to open a Robinhood account and apply for option trading.

3. Account Transparency

Upon entering into this agreement, the Client must promptly supply a screenshot of their brokerage account, with subsequent updates provided every two days to maintain the spirit of transparency and integrity.



4. Payment Date & Type of Payment Accepted

Payment Date:

Payment is due **on the third Friday of every month**. For Clients beginning service mid-month, the very first payment becomes due on the third Friday following the start of services.

Amount Confirmation:

The **precise payment amount** shall be confirmed **one day prior to each payment date**, ensuring both transparency and flexibility for all parties concerned.

Accepted Payment Methods:

The following payment methods are grandly accepted: Cash App or Zell.

5. Fee Structure & Payment Obligations

Payment is calculated on a tiered basis, dependent on the Client's account size and profit realised, according to the following:

Initial Deposit Tier	Payment Percentage of Profits
Up to \$3,000	10%
\$3,001 - \$10,000	20%
Over \$10,001	30%

Profits are reviewed the **Thursday prior to the due date**. No withdrawals may be made during each three-week cycle, although contributions are welcomed and will update the tiered percentage in real-time

6. Payment Conditions

- Payments must be made within two days of the due date.
- Non-payment will result in temporary suspension of services until accounts are made current.



7. Termination

Either party may amicably terminate this agreement by providing written notice. All fees for services rendered up to the termination date remain immediately due; no start-up fee is refundable.

8. High Risks & Limitation of Liability

It is vital for the Client to fully comprehend that **trading options is inherently riskier than trading traditional stocks**. With options, you may lose all the premium money invested in each individual contract. This stands in stark contrast to purchasing shares, where your exposure is limited to declines in stock value and not, necessarily, the entire investment with each transaction.

The Answer Research Firm is not a licensed financial entity. Our sole function is to invest your money in options with the express purpose of generating income for both you and The Answer Research Firm. However, you as the Client bear every aspect of risk: you may incur a partial, substantial, or even total loss of your invested capital. We assure you that it is never the intention of The Answer Research Firm to lose any amount; nevertheless, market conditions and the nature of option strategies mean that losses can and do occur. Please approach these investments with full awareness that such risks are ever-present.

Our ultimate ambition is to achieve significant profits for you, so you are inspired to share your success and, in doing so, help us attract new Clients. It must be stated, however, that **past performance—no matter how extraordinary—is not a guarantee of future outcomes**. The markets are unpredictable, and results will vary.

You must **invest at your own risk** and must never commit capital you cannot afford to lose. By signing this agreement, you acknowledge full understanding of these points and accept sole responsibility for your trading outcomes.

9. Notarizations

The **Client alone is responsible for having this agreement notarised** by a duly licensed notary and must promptly provide a copy thereof to the Research Firm at: Lincolnmarchind@gmail.com.

10. General Provisions

This agreement is subject to the application of Maryland, USA law.

This document constitutes the entirety of understanding between the Client and Research Firm and surpasses all prior discourse.



Plucky progress and honest partnership define our work together. The Research Firm eagerly anticipates an energetic and fruitful venture with you, the Client, built with trust, clarity, and good cheer at its core!

11. Length of Contract
This contract/ agreement expires 6 months from the notarized date and may be renewed.
Client:
Name:
Signature:
Date:
The Answer Research Firm:
Representative: _ProfAdrian E. Robinson Date:September 12, 2025
Notary Acknowledgment – Client only:
State of
County of
On this day of, 20, before me, the undersigned notary public, appeared the above-
named Client, known to me and having acknowledged due execution of this agreement.
Seal and signature of Notary:
Commission expires:
Upon execution, kindly scan and transmit the duly signed and notarised agreement
to Lincolnmarchind@gmail.com.