LERN360 Terms of Use

1. Scope and Applicability

By accessing the LERN360 platform (https://lern360.ai), using any associated services, or acquiring LERN tokens, you agree to abide by these Terms of Use. If you disagree with any provision, you must immediately cease usage of our services. These Terms, along with our Privacy Policy and Cookies Policy, constitute a binding agreement between you and LERN360 Global FZCO, registered in Dubai, UAE.

2. Eligibility and Age Requirement

To engage with LERN360, you must be at least 18 years old or of legal age as required in your jurisdiction. By using the platform or interacting with the LERN token, you affirm that you meet these criteria and accept full responsibility for your compliance with applicable laws.

3. Changes to the Terms

LERN360 reserves the right to update or revise these Terms at any time. All amendments take effect upon being posted. Continued use of the platform or services following changes implies your acceptance of the revised terms.

4. Platform Description and Company Identity

LERN360 is a decentralized e-learning system powered by blockchain and centered around the LERN utility token. The platform delivers online courses, verifiable credentials, and tokenized incentives to educators and learners globally. It is developed and operated by LERN360 Global FZCO.

5. Use Restrictions and Prohibited Activities

The following activities are strictly forbidden:

- Engaging in any unlawful conduct, including fraud, money laundering, or malicious hacking.
- Attempting to disrupt platform operations or breach security measures.
- Posting offensive, harmful, or infringing content.
- Manipulating markets via pump-and-dump schemes or coordinated trading.
- Uploading or distributing malware or other harmful code.

6. Token Purpose and Legal Classification

LERN tokens are designed solely for utility within the LERN360 ecosystem, with the primary purpose of being a prepayment voucher for future services (content), and secondary purposes including incentivizing (learners'/referrers'/educators') various contributions to the success of the LERN360 ecosystem, and giving access to future technology developed by the issuer and its affiliates. They are not investment assets, securities, or financial instruments and confer no ownership or equity rights, profit/revenue/dividend entitlement, or voting privileges outside

platform governance. They do not have the intended purpose of securing a profit or avoiding a loss by reference to fluctuations in the value or price of property of any description, or any index or other factor.

7. User Responsibility and Risk Assumption

Users bear full responsibility for safeguarding their wallets, private keys, and access credentials. Cryptocurrency transactions carry inherent risk, including volatility and potential loss. LERN360 is not liable for damages caused by user errors, mishandled funds, or failed third-party integrations.

8. Disclaimers and Limitation of Liability

LERN360 provides all services and content "as is," without warranties of any kind. We do not guarantee uninterrupted access or data accuracy. Under no circumstances shall LERN360 or its affiliates be liable for direct, indirect, incidental, or consequential damages resulting from use or misuse of the platform or tokens.

9. Ownership and Intellectual Property

All logos, content, software, and trademarks associated with LERN360 remain the exclusive intellectual property of the company. Users are granted a non-exclusive, non-transferable, and limited license to use the platform solely as permitted by these Terms.

10. Privacy and Data Usage

All user interactions are subject to our Privacy Policy, which outlines how LERN360 collects, stores, and processes personal information. By using the platform, you consent to the data practices detailed therein.

11. External Links and Third-Party Content

LERN360 may provide links to third-party sites or display third-party content. We do not control these entities and are not responsible for their privacy practices, terms, or actions. Users should review the respective policies of these external sites before engaging.

12. Legal Jurisdiction

These Terms of Use shall be governed and interpreted under the laws of the United Arab Emirates. Any disputes arising in connection with LERN360 will be subject to the exclusive jurisdiction of UAE courts.

13. Interpretation and Severability

If any part of these Terms is found to be invalid or unenforceable, the remainder will continue in full force. Any unenforceable clause will be replaced with one that most closely reflects the original intent and remains legally effective.

14. Contact Information

For inquiries, please contact support@lern360.ai.

By accessing and using https://lern360.ai, you confirm that you have thoroughly read, understood, and agreed to these Terms of Service.