PRIVACY POLICY – FOOTBALL PATH X FPX SOLUTIONS E.U.

LAST UPDATED ON SEPTEMBER 20, 2024

FPX Solutions E.U., a company based in Vienna, Austria, developed and owns the Football Path X website and its corresponding web applications and mobile applications (collectively, the "**Mobile App**"). The Mobile App serves as a social, learning, scheduling and tracking platform intended for football and/or soccer players, coaches, scouts and clubs.

This Privacy Policy shall come into effect on September 19, 2024.

1. **DEFINITIONS**

In this Privacy Policy, the following capitalized terms shall have the meanings set forth below, unless the context suggests otherwise:

"Affiliate" shall refer to any party requiring access to Personal Data for purposes listed in this Privacy Policy. Affiliates may consist of FPX Solutions' employees, contractors, consultants, or third party service providers.

"**Content**" shall refer to all information, data, images, trademarks, logos, and content published on the Mobile App which is owned by FPX Solutions.

"**FPX Solutions**" shall refer to FPX Solutions E.U., the company that developed and owns the Mobile App.

"GDPR" shall refer to the General Data Protection Regulation (Regulation (EU) 2016/679).

"**Personal Data**" shall refer to personal information relating to an identified or identifiable natural person, also known and referred to as a data subject in the GDPR. Personal Data consists of information and data that can be used to identify an individual person. For reference purposes, Personal Data may include, without limitation, a name, location data, online identification number and information relating to identity.

"**Privacy Policy**" shall refer to the latest version of the present *Privacy Policy* and includes any and all amendments, modifications and supplements made thereto from time to time

"Services" shall refer to all services offered on the Mobile App. Services shall include, without limitation, (i) creating a public profile on the Mobile App, (ii) viewing public profiles on the Mobile App, (iii) scheduling games and training sessions, (iv) tracking progress, (v) adding statistics for each game or training.

"**Subscription**" shall refer to a subscription available for purchase on the Mobile App, thereby granting access to premium features and Content.

"Terms and Conditions" shall refer to the latest version of the *Terms and Conditions*, as published on the Mobile App

"User Account" shall refer to the account created by a User on the Mobile App.

"Users" shall refer to all users of the Mobile App, and each individual user of the Mobile App shall be referred to as a "User".

"User Content" shall refer to all content, images, videos, and other media published on the Mobile App by a User.

2. APPLICATION

The present Privacy Policy shall set forth the terms and policy applicable to FPX Solutions' collection, protection, usage, and disclosure of Users' Personal Data, as obtained from the Mobile App. This Privacy Policy shall further set forth the submission of Personal Data by Users on the Mobile App, and the rights granted to Users in connection with their Personal Data.

The handling, collection, safeguarding and usage of Personal Data as collected on or from the Mobile App by FPX Solutions shall be governed by this Privacy Policy. Further, the provision or submission of Personal Data by Users on the Mobile App shall be subject to and governed by the terms of this Privacy Policy.

Upon downloading, accessing or otherwise using the Mobile App, Users shall be deemed to have read and agreed to the terms of this Privacy Policy, in full and without condition. As such, any access, or usage of the Mobile App by Users shall signify the Users' acceptance of this Privacy Policy. If a User does not agree with the present Privacy Policy, even in part, the User should refrain from using the Mobile App.

3. APPLICABLE LEGISLATION

The present Privacy Policy has been drafted in compliance with the GDPR, which is applicable to organizations that handle and process the Personal Data of individuals within the European Union (EU) and the European Economic Area (EEA), regardless of the location of the organization. The GDPR provides guidance relating to data processing activities, such as collecting, using, storing, maintaining and deleting Personal Data.

This Privacy Policy has also been drafted taking into account and in compliance with data protection laws applicable in North America.

4. MINOR USERS

4.1 MINIMUM AGE TO USE THE MOBILE APP

The Mobile App may be accessed and used by Users aged four (4) years old or more. Any Users below the age of eighteen (18) shall be required to use the Mobile App with their parent or legal guardian's knowledge, approval and consent. The minor User's parent or legal guardian shall be responsible for supervising the minor User's access and usage of the Mobile App.

4.2 REPRESENTATION BY PARENT OR LEGAL GUARDIAN

In compliance with applicable laws, each minor User shall be represented by the minor User's parent or lawful guardian for purposes of the Mobile App. Accordingly and with respect to the minor User's usage of the Mobile App, the minor User's parent or legal guardian shall serve in the capacity of the minor User's parent, legal guardian and manager. The minor User's parent or legal guardian shall be responsible for ensuring all obligations in this Privacy Policy are fulfilled

by the minor User and shall handle all User Content and financial matters on behalf of the minor User and for the minor User's benefit.

4.3 PARENT OR LEGAL GUARDIAN'S RESPONSIBILITY

The minor User's parent or guardian shall assume full responsibility for ensuring the minor User complies with all the policies applicable to the Mobile App. As such, the minor User's parent or guardian shall oversee the minor User's usage of the Mobile App, publication of User Content and purchase of a Subscription, as applicable. Any User Content generated by the minor User and any financial transactions involving the minor User relating to the Mobile App shall be handled and managed by the minor User's parent or legal guardian.

The minor User's parent or legal guardian shall be responsible for any issues or breaches arising out of the minor User's usage of the Mobile App, including but not limited to legal compliance. Any User Content uploaded by a minor User shall be approved and verified by the minor User's parent or legal guardian. FPX Solutions shall require that the parent or legal guardian of minor Users assume full responsibility for any User Content uploaded by the minor Users on the Mobile App.

4.4 CONSENTS GRANTED BY THE PARENT OR LEGAL GUARDIAN

By allowing minor Users to use the Services and the Mobile App, FPX Solutions requires that the minor User's parent or legal guardian consents to FPX Solutions' collection, protection, usage, and disclosure of Personal Data submitted by the minor User in accordance with this Privacy Policy. Accordingly, FPX Solutions share a minor User's name publicly on the Mobile App as part of a leaderboard or an announcement of a winner. Further, FPX Solutions may use a minor User's User Content for marketing and promotional purposes.

4.5 REQUEST TO LIMIT USAGE OF MINOR USER'S PERSONAL DATA

If the minor User's parent or legal guardian does not wish nor intend for the minor User's User Content and/or name to be used publicly on the Mobile App, the minor User's parent or legal guardian shall submit a written notice to FPX Solutions. The written request shall request the restriction or limitation of the minor User's name and User Content publicly. Upon FPX Solutions' receipt of such notice, FPX Solutions shall apply reasonable measures to ensure the minor User's name and/or User Content is not shared or displayed publicly.

5. PERSONAL DATA PROVISION

5.1 PERSONAL DATA REQUIRED FOR USER ACCOUNTS

To gain access to and use the Mobile App, Users shall be required to submit Personal Data as part of an onboarding process to create their User Accounts. Users shall be required to provide the following Personal Data to create a User Account on the Mobile App: (i) First name, (ii) Last name, (iii) Date of birth, (iv) Nationality, (v) Gender, (vi) Weight and height, (vii) Preferred foot, (viii) Playing position, (ix) Current team, (x) Current team, (xi) Profile photo, and (xii) License type possessed (if the User is registered on the Mobile App as a Scout or Coach).

All Personal Data shall be voluntarily provided by Users as part of the onboarding process to create a User Account on the Mobile App. Users recognize however that by not supplying the required Personal Data, Users may not create a User Account on the Mobile App. Users may not

be able to benefit from the Services and proceed with purchases of a Subscription without inputting Personal Data.

5.2 OPTIONAL PERSONAL DATA TO PROVIDE

As part of the onboarding process, Users shall have the option of providing additional Personal Data. Such additional Personal Data shall not be required, instead, it shall be optional for Users to provide. The following Personal Data shall consist of optional information that may be provided by Users as part of their User Accounts: (i) Phone number, (ii) Date at which the User began playing football, (iii) Favourite football information, (iv) Transfer history (club list), (v) self-evaluation of football skills ranging from 1-100, (vi) favourite local football team, (vii) list of past achievements, (viii) career goals, (ix) strengths and weaknesses regarding football, and (x) languages spoken.

If the User is registered on the Mobile App as a Scout or Coach, the following information shall be optional to provide: (i) favourite player type, (ii) geographical focus for purposes of scouting and coaching players, (iii) desired age group for scouting and coaching purposes, and (iv) gender sought for scouting and coaching purposes.

6. PERSONAL DATA COLLECTION

FPX Solutions is committed to protecting Personal Data submitted or transmitted on the Mobile App. Further, FPX Solutions is cognizant of the importance of safeguarding Personal Data from unauthorized disclosure. To this effect, FPX Solutions agrees to collect only Personal Data that has been voluntarily provided by Users on the Mobile App.

6.1 PERSONAL DATA PROVIDED ON USER ACCOUNTS

As such, FPX Solutions may collect Personal Data provided as part of Users' User Accounts on the Mobile App. Users are not obligated to provide Personal Data, however, to access the Services and purchase a Subscription, Users shall be required to enter Personal Data to create a User Account. All Personal Data submitted by Users shall be deemed voluntarily provided.

6.2 PERSONAL DATA FOR PAYMENT PURPOSES

Considering Users may purchase Subscriptions on the Mobile App, Users may need to input their payment information, which may consist of an authorized payment method, such as credit card information or other payment method. Users' payment information may be maintained and stored by FPX Solutions' secure third party payment processing company. The secure payment processing company may then collect Users' billing addresses and credit card numbers, if provided for Subscription purchase purposes.

Considering payment information may be provided on the Mobile App, FPX Solutions may collect payment information.

6.3 PERSONAL DATA FROM THIRD PARTY LOGINS

Users shall be granted the ability to log into the Mobile App through their Gmail account, Apple account or by entering their email. FPX Solutions reserves the right to allow Users to log into the Mobile App through Facebook, X (formerly Twitter) or other platform.

Upon accessing the Mobile App through a third party service login, such as Gmail or Apple, FPX Solutions may collect information from the third party service provider. Such information may include a User's log-in credentials and any public information available on the User's account on third party service provider.

6.4 INDIRECT IDENTIFIERS

Indirect identifiers are anonymous, and do not allow for the personal identification of Users.

FPX Solutions may collect indirect identifiers when Users access, use, download, browse or otherwise log onto the Mobile App. FPX Solutions shall not use IP addresses for tracking individual Users, but may collect them for general analytics or security purposes.

Further, FPX Solutions may collect information regarding Users' purchase and usage history, such as Services used and Subscriptions purchased. FPX Solutions may collect such indirect identifiers for purposes of providing customized recommendations to Users. Indirect identifiers collected may be used to verify the effectiveness and success of the Services and the Mobile App.

7. PERSONAL DATA PROTECTION

7.1 SECURITY MEASURES

In compliance with applicable legislation, FPX Solutions shall protect and safeguard Personal Data according to the standards required. Accordingly, FPX Solutions established and utilizes certain protection measures to safeguard Users' Personal Data. To this effect, FPX Solutions protects Personal Data collected from the Mobile App through the use of firewalls, encryption protocols, and secure storage solutions.

7.2 LIMITED AND PARAMETERED DISCLOSURES

Personal data shall not be shared, communicated or disclosed by FPX Solutions, except in accordance with this Privacy Policy.

To this effect, FPX Solutions shall disclose Users' Personal Data solely on a need-to-know basis, and exclusively to any Affiliate requiring such Personal Data for legitimate purposes. Accordingly, FPX Solutions may share Personal Data with its Affiliates solely to allow for: (i) the provision of the Services offered on the Mobile App, (ii) the processing of payments made on the Mobile App.

Any disclosure of Personal Data to an Affiliate by FPX Solutions shall be limited to Personal Data that is absolutely necessary to fulfill the purpose of the disclosure. Moreover, FPX Solutions undertakes to not share Users' Personal Data with Affiliates, unless the Affiliates are bound by confidentiality obligations as enforceable and binding as those specified in this Privacy Policy.

7.3 DISCLAIMER

FPX Solutions complies with applicable legislation and implemented measures to safeguard Personal Data. Nonetheless, despite FPX Solutions' best efforts, Users understand that the transmission of Personal Data over a platform that utilizes the Internet, such as the Mobile App, is never fully secure. There are risks associated with the provision and transmission of Personal Data on any mobile application, including the Mobile App.

Consequently, FPX Solutions is unable to guarantee that Personal Data shall safe and secure on the Mobile App at all times. Users therefore understand that their provision of Personal Data on the Mobile App shall be at their sole risk, subject to any requirements imposed by applicable laws and regulations. FPX Solutions shall not be responsible for any unauthorized usage or access to Personal Data, except as required by applicable legislation, including the GDPR.

8. PERSONAL DATA USAGE

FPX Solutions shall use Personal Data solely to fulfill the purposes set out in this Privacy Policy. Any usage of personal data by FPX Solutions shall be limited to the extent required by FPX Solutions' business activities and legitimate interests, and in accordance with the GDPR's requirements.

8.1 USAGE FOR LEGAL PURPOSES

FPX Solutions may disclose Personal Data if required to do so by an applicable law or a valid court order. In such cases, FPX Solutions shall be deemed legally obligated to share the requested Personal Data. FPX Solutions may not notify the affected User of the disclosure of the User's Personal Data in advance.

Further, FPX Solutions may use Personal Data to determine if a User has breached or attempted to breach any applicable laws and/or FPX Solutions' policies in effect, including but not limited to the Terms and Conditions.

Moreover, in accordance with applicable laws, FPX Solutions shall be authorized to use Personal Data for reasons of public interest.

8.2 **PROVISION OF SERVICES AND SUBSCRIPTION**

FPX Solutions may use and communicate Personal Data for purposes relating to the Mobile App, namely to provide the Services and fulfill Subscriptions purchased. Accordingly, FPX Solutions may use Personal Data to allow Users to create public profiles on the Mobile Apps. Personal Data may also be shared by FPX Solutions to allow Users to schedule games and training sessions as well as track their progress. Further, FPX Solutions may use Personal Data to allow Users to add statistics for each game or training.

FPX Solutions may then use Personal Data for payment processing purposes, to grant Subscriptions purchased by Users.

8.3 MARKETING AND PROMOTIONAL PURPOSES

FPX Solutions reserve the right to send Users newsletters by way of email and on the Mobile App. FPX Solutions may also use Personal Data for marketing and promotional purposes, including to offer giveaways and disclose winners.

FPX Solutions shall be permitted to use Personal Data to send and share such newsletters. Users may opt out of receiving newsletters from FPX Solutions by unsubscribing.

8.4 NOTIFICATIONS ON THE MOBILE APP

Users acknowledge that by providing Personal Data and holding an active User Account on the Mobile App, FPX Solutions may use their Personal Data for purposes of push notifications. Users acknowledge that they may receive push notifications on the Mobile App. Users may opt out of receiving push notifications by executing the steps listed on the Mobile App, more specifically by selecting the notifications Users seek to activate or deactivate, as applicable.

8.5 ANALYTICAL AND STATISTICAL PURPOSES

FPX Solutions may use Personal Data for analytical and statistical purposes. Accordingly, Personal Data may be used to analyze performance, consumption and usage data, metrics and statistics relating to the Mobile App.

FPX Solutions reserves the right to use software development kits (SDK) provided by third party services, such as Google Analytics, Facebook SDK and other similar services. The SDK shall use tracking functions similar to cookies to obtain analytical and statistical data.

Analytical data obtained by FPX Solutions may then be used to share personalized Content with Users, and to serve customized advertisements.

8.6 PURSUANT TO A CONSENT

FPX Solutions may use Personal Data according to any consent provided by the Users. FPX Solutions' usage thereof shall be limited to the extent and according to the consent provided. To be valid, the consent shall be in writing, specifying the scope and duration thereof. For efficiency, consents provided in writing may consist of an acknowledgement submitted on the Mobile App, or checkbox selected.

Any consents provided by Users with respect to their Personal Data may be withdrawn at any time. To withdraw a consent, Users shall email FPX Solutions at <u>info@footballpathx.com</u>.

By submitting Personal Data as part of their public profiles on the Mobile App, Users consent to having their Personal Data published on the Mobile App. Users further understand that such Personal Data, as contained in their public profiles, may be viewed by other Users. Users acknowledge that the following Personal Data shall be included in their public profiles: (i) Age, (ii) City and country of residence, (iii) First and last names, (iv) Date at which the User began playing football, (v) Nationality, (vi) Gender, (vii) Weight and height, (viii) preferred foot and playing position, (ix) current team, (x) transfer history, including club list, (xi) self-evaluation of football skills, and (xii) favourite local football team, (xiii) past achievements, (xiv) career goals, (xv) strengths and weaknesses relating to football, (xvi) languages spoken, and (xvii) profile photo. Users who serve as scouts and coaches understand that additional information may be included in their public profiles, such as license type possessed, favourite player types, geographical focus, and desired age and gender for scouting and coaching purposes.

Users may be permitted to hide their public profiles on the Mobile App, thereby ensuring the data listed above is not accessible to Users of the Mobile App.

In accordance with the GDPR's data minimization obligation, FPX Solutions shall ensure its usage of the Personal Data is limited to that which is necessary to fulfill the purpose.

9. MOBILE APP MAINTENANCE

FPX Solutions developed the Mobile App, and handles the maintenance thereof internally. FPX Solutions further obtains support regarding the maintenance of the Mobile App from trusted third partners. FPX Solutions shall ensure that each partner providing maintenance support has entered into a binding Non-Disclosure Agreement (NDA) with FPX Solutions, and that the NDA remains in effect for the entire duration during which the partner provides support for the Mobile App.

10. USER RIGHTS

As data subjects recognized by the GDPR, each User shall benefit from certain rights in connection with their Personal Data. FPX Solutions shall grant Users of the Mobile App the rights provided by the GDPR.

10.1 RIGHT TO BE INFORMED

Users shall hold the right to be informed of FPX Solutions' collection and usage of their Personal Data. FPX Solutions shall provide Users with such information upon request. To exercise this right, Users are invited to send FPX Solutions an email to <u>info@footballpathx.com</u>.

10.2 RIGHT TO ACCESS

As data subjects governed by the GDPR, Users shall have the right to obtain information regarding the transmission of their Personal Data outside of the European Union (EU). To exercise this right to access, Users may send a written request to FPX Solutions by email. Any such requests shall indicate the reasons for which the Users are seeking information regarding the transmission of Personal Data outside of the EU.

10.3 RIGHT TO RECTIFICATION

FPX Solutions may, at its discretion and without obligation, verify that the accuracy and validity of Personal Data submitted by Users on the Mobile App. If Users determine that their Personal Data held and stored on the Mobile App is incorrect, Users shall have the right to request the rectification thereof. If Users determine that their Personal Data held and stored on the Mobile App is incomplete, Users may request that FPX Solutions make all required additions or supplements.

Any requests to correct, add or supplement Personal Data shall be submitted to FPX Solutions by email.

Alternatively, Users may make changes to their Personal Data directly on the Mobile App through their User Accounts.

10.4 RIGHT TO BE FORGOTTEN

Users shall have the right to request the permanent deletion of their Personal Data from FPX Solutions' servers. As of January 2025, Users can deactivate their User Accounts, or permanently delete their Personal Data.

Users may also request that FPX Solutions delete their Personal Data from the Mobile App. Any such requests shall be sent to FPX Solutions by email, and shall provide justification.

Notwithstanding the foregoing, Users may not request the deletion of their User Accounts until at least thirty (30) days have lapsed since the completion or cancellation of their Subscriptions on

the Mobile App. This delay has been instituted to ensure FPX Solutions can effectively manage any cancelation requests that may be provided following the completion of Subscriptions. Accordingly, FPX Solutions reserves the right to refuse to delete Personal Data if the delay specified herein has not yet lapsed.

10.5 RIGHT TO DATA PORTABILITY

Users may request a copy of their Personal Data as held and stored on the Mobile App in a structured, commonly used and machine-readable format, as required by the GDPR. Any such requests shall be provided to FPX Solutions in writing by way of email.

10.6 RIGHT TO REVOKE CONSENT

Users may revoke any consent granted to FPX Solutions to use their Personal Data for purposes beyond those listed in this Privacy Policy. This right granted to Users may be exercised at any time. Any revocation shall be submitted to FPX Solutions in writing.

10.7 CALIFORNIA USERS

California Users shall benefit from rights granted by the *California Consumer Privacy Act* (CCPA). Accordingly, California Users shall have the right to request the deletion of their Personal Data, as well as information regarding the collection of Personal Data and categories of Personal Data collected. California Users shall have the right to opt out of having Personal Data sold to third parties for direct marketing purposes.

As per the *California Privacy Rights Act* (CPRA), California residents may request that FPX Solutions restrict its usage of their Personal Data to that use which is needed to perform the Services and provide a Subscription.

10.8 NEVADA USERS

Users residing in the State of Nevada shall have the right to disallow the sale or licensing of their Personal Data to or by third parties.

10.9 CANADIAN USERS

Users residing in Canada shall benefit from the rights granted by the *Personal Information Protection and Electronic Documents Act* (PIPEDA). Such rights may include the right to remain anonymous, where possible. Canadian Users shall also have the right to access information, provide and revoke specific consents, correct any inaccurate Personal Data, and be informed of the purposes of FPX Solutions' collection of Personal Data.

10.10 BRAZILIAN USERS

Brazilian Users shall be granted the protections provided in the *Brazilian General Data Protection Law* (LGPD), which contains protections similar to those in the GDPR. Brazilian Users shall be entitled to request information that FPX Solutions collects about them, and how FPX Solutions shall obtain consents to process Personal Data.

10.11 USERS IN OTHER JURISDICTIONS

Users located in the People's Republic of China shall benefit from rights granted by the *Personal Information Protection Law* (PIPL). Similar to the GDPR, PIPL grants data subjects the right to access their Personal Data, request rectifications and/or deletion, and to limit FPX Solutions' processing thereof.

Users located in the Republic of Singapore shall be subject to the *Personal Data Protection Act* (PDPA). Such Act shall grant Users based in the Republic of Singapore the same rights as those granted by the GDPR, with appropriate adjustments.

Users located in the United Mexican States shall be granted the rights provided in the *General Law of Protection of Personal Data*. Users located in the Republic of shall be entitled to receive information regarding FPX Solutions' access to their Personal Data. Users in the Republic of may also request the correction, withdrawal and object to the processing of their Personal Data.

11. PERSONAL DATA RETENTION

FPX Solutions shall retain and store Personal Data in its servers indefinitely, subject to limitations imposed by applicable laws and regulations. Unless otherwise specified and unless a request for deletion has been received, Users' Personal Data shall be retained and stored in FPX Solutions for an unlimited term. As specified in this Privacy Policy, Users may request the deletion of their Personal Data, in which case, FPX Solutions shall delete such data from its servers.

12. DATA TRANSFERS

In compliance with the terms of the GDPR, FPX Solutions shall not transfer Personal Data outside of the European Union, except to countries who adhere to strict data protection standards at least as protective as those in the GDPR.

Accordingly, FPX Solutions shall ensure that all Personal Data transfers are to countries that are considered secure by the European Commission. In addition, FPX Solutions shall not transfer Personal Data beyond the European Union except for compelling and legitimate purposes.

13. COOKIES

FPX Solutions reserves the right to use cookies, including but not limited to session cookies. Information may be obtained through the use of cookies. Cookies may be sent to Users' browser from FPX Solutions' servers, and cookies may then be stored upon Users' device. Cookies enable FPX Solutions to collect non-personal information about Users, allowing for the safeguard of preferences.

Session cookies help ensure the proper functioning of the Mobile App. Session cookies allow Users to access secure parts of the Mobile App. These cookies are utilized when Users login. It is possible to remove or disable session cookies, however, the disabling or removal thereof may result in certain portions of the Mobile App being inaccessible.

FPX Solutions reserves the right to use functional cookies, performance cookies and other cookies. Functional cookies shall save User preferences and settings, thereby allowing for the recognition of Users' devices and safeguarding preferences, such as location and language.

Performance cookies collect information for analytical purposes. Performance cookies collect information regarding usage of the Mobile App, time spent on the Mobile App, Services used,

and other relevant information.

Any non-essential types of cookies may require the consent of Users. Users may remove or disable cookies by adjusting browser settings or turning off cookies.

Users may delete the cookies stored on their device, which could result in the loss of certain preferences. Users acknowledge that certain parts of the Mobile App may be unavailable or inaccessible if cookies are disabled or removed.

14. PRIVACY POLICY UPDATES

FPX Solutions may update this Privacy Policy at FPX Solutions' discretion or to comply with evolving laws and regulations. The latest version of the present Privacy Policy shall be published on the Mobile App.

The Privacy Policy shall specify the date of its latest date in the header. The latest version of the present Privacy Policy shall be binding as of the date specified in the header. Any usage of the Mobile App following the publication of the updated Privacy Policy shall be deemed the Users' agreement to be bound by the updated Privacy Policy.

15. QUESTIONS AND COMMENTS

FPX Solutions welcomes questions, feedback and comments about this Privacy Policy, and the Services. Users may send their questions, feedback and comments to FPX Solutions by email to info@footballpathx.com or via the Mobile App. FPX Solutions shall do its best to respond to inquiries and questions swiftly.