AGREEMENT FOR USE OF IFOCUS SCHOOL PORTAL

This Agreement is made and entered into on this ____ day of _____, 2025, by and between:

iFocus School Portal

("iFocus" or "Service Provider"), SCC, Ushafa, Bwari FCT

and

Royal Touch Int'l School

("Client" or "School"), [School's Address].

1. Agreement Overview

iFocus is a school portal that provides educational and administrative services for schools. This Agreement outlines the terms and conditions under which the Client will access and utilize the iFocus School Portal.

2. Services Provided

iFocus agrees to provide the Client with access and maintenance of their school website and administration of the Client's educational operations.

3. Payment Terms

- a. **Fee Per Child:** The Client agrees to pay a fee of **N500** (Five Hundred Naira) per child registered on the portal.
- b. **Maintenance Fee:** The Client agrees to pay an annual maintenance fee of **N50,000** (Fifty Thousand Naira) to cover the cost of ongoing updates and support including domain and hosting for the iFocus School Portal.
- c. **Payment Due Date:** Payments will be made in advance at the beginning of each academic year.

4. Price Review

The fees outlined in this Agreement (per child and maintenance) are subject to review every **three (3) years**. Any changes to the fees will be communicated to the Client in writing at least **60 days** prior to the new rates taking effect.

5. Term and Termination

This Agreement will remain in effect for a period of **one (1) year** from the date of execution, automatically renewing annually unless terminated by either party with **30 days** written notice.

6. Responsibilities of the Client

The Client agrees to ensure that accurate and up-to-date information for each child is provided to iFocus to facilitate the operation of the portal.

7. Confidentiality and Data Protection

Both parties agree to maintain the confidentiality of all student and school data and ensure compliance with relevant data protection laws.

8. Governing Law

This Agreement shall be governed by and construed in accordance with the laws of the Federal Republic of Nigeria.

9. Miscellaneous

- a. Any amendments to this Agreement must be made in writing and signed by both parties.
- b. If any provision of this Agreement is found to be invalid or unenforceable, the remaining provisions shall continue in full force and effect.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the date first written above.