

PUBLIC OFFER

Limited Liability Company "PROFIT RIDERS" registered in the Republic of Uzbekistan (" **Company** ") publishes this Offer as follows:

1. TERMS AND DEFINITIONS

- 1.1. **Offer** - this document, published in the public domain on the website <https://profitriders.com/>.
- 1.2. **Platform** - a software package located on the Internet on the website at: <https://profitriders.com>, which is an information service that connects Users to make transactions with exchanges and crypto exchanges (hereinafter collectively referred to as the "specialized exchange"). The platform includes, but is not limited to, a set of graphic and informational materials, as well as computer programs and databases that make them available on the Internet.
- 1.3. **Offer acceptance** - full and unconditional acceptance of the Offer by performing the actions specified in Section 4 of this Offer.
- 1.4. **Agreement** - an agreement between the User and the Platform, which is concluded by accepting the offer.
- 1.5. **User** - an individual registered on the Platform and accepting this Offer.
- 1.6. **Trader** - a user of the Platform or an algorithm that trades on a specialized exchange and displays the results of trading on the Platform .
- 1.7. **Active trader** - a trader registered on the Platform and regularly trading on a specialized exchange.
- 1.8. **Service Package** - a set of conditions for the User's interaction with the Platform, grouped for billing purposes.
- 1.9. **Deposit** - the amount of money to be deposited by the User to the exchange account and necessary for trading.
- 1.10. **Remuneration** - money, expressed as a percentage in relation to the User's profit , and charged in the manner prescribed by this offer.
- 1.11. **Trades** are financial operations (transactions) carried out on the stock exchange for the purpose of making a profit.
- 1.12. **Assets** – material assets denominated in crypto and /or monetary currency and located on the User's exchange account.
- 1.13. **Drawdown of the deposit** - decrease in the value of assets The user on the exchange account is lower than the value of the deposit.
- 1.14. **Information services** - a set of services provided by the Platform and aimed at obtaining profit by Users , depending on the selected service package.
- 1.15. **API key** is a software tool that allows the User to receive and send the data necessary for copying trades .
- 1.16. **Exchange account** - a personal account opened by the User for trading on a specialized exchange integrated with the Platform.
- 1.17. **Crypto exchange** - online platform for trading crypto assets .

2. GENERAL PROVISIONS

- 2.1. This offer is placed in the public domain, addressed to individuals to conclude an agreement with the Platform on the following terms.
- 2.2. The agreement between the User and the Platform is considered concluded on the terms of the offer from the moment of acceptance.

3. SUBJECT OF THE CONTRACT

- 3.1. The Platform undertakes to provide the User with services, and the User undertakes to pay for these services and duly fulfill the conditions established by this offer.
- 3.2. The services of the Platform are provided in the form of providing a platform for the interaction of Users in order to copy the strategy of traders.
- 3.3. The User independently, by his own will, selects the appropriate package of services from those presented on the Platform's website.
- 3.4. The services of the Platform include:
 - 3.4.1. Providing the User with the opportunity to choose a Trader from the proposed options for a fee;
 - 3.4.2. Information support of interaction between Users .

4. PROCEDURE FOR CONCLUDING THE AGREEMENT

- 4.1. The conclusion of this Agreement is carried out by the User performing the following actions (acceptance of the offer):
 - 4.1.1. The User on the Platform website selects the type of cooperation (Trader/User) and fills in the appropriate form. The user is fully responsible for the correctness and reliability of the specified contact details, since information will be exchanged according to the specified data.
 - 4.1.2. Registration of the User on the Platform confirms that the User has read the terms of this public offer and fully and unconditionally accepts them.

5. PROCEDURE FOR PROVIDING SERVICES TO THE USER

- 5.1. The User preliminarily registers on the specialized exchange integrated with the Platform .
- 5.2. After registering on the Platform, the User arbitrarily selects a package of services from the options offered by the Platform and connects the API key to the Platform.
- 5.3. After purchasing the package of services and connecting the API key, the User is given the choice of a Trader for further interaction.
- 5.4. After the User connects to the Trader, the trades made by the Trader on his exchange account are copied using the API key on the exchange user account .
- 5.5. Services are considered to be provided by the Platform and accepted by the User without drawing up acceptance certificates for the services provided from the moment the User is granted access to the Platform .
- 5.6. The User understands and acknowledges that trading on a specialized exchange is associated with risks. At the same time , The user independently sets the lower threshold of assets, both for a separate transaction and for a deposit, upon reaching which trading stops.
- 5.7. In the event of a drawdown of the deposit to the amount set in the risk management system (with a possible error of 5%), the Platform disconnects the User from the Trader and closes trading.

6. PROCEDURE FOR PROVIDING SERVICES TO A TRADER

- 6.1. After registering on the Platform and connecting the API keys of a specialized exchange integrated with the Platform, the Trader's trading results are displayed on the Platform .
- 6.2. Each Trader registered on the Platform is assigned a rank depending on the duration of work with the Platform and the number successful trades.
- 6.3. Traders with the rank of "novice" cannot be selected by Users to copy trades. At the same time , Users registered using the Trader's referral link can connect to it regardless of the rank.

7. PROCEDURE OF PAYMENTS WITH USERS

- 7.1. The cost of the Platform services for the User depends on the selected service package.
- 7.2. The user pays for the selected service package at the stated cost.
- 7.3. After successful payment, the User gets access to the Platform for a period of 3 (three) months to 1 (one) calendar year , after which the User, at his own discretion, either continues to use the services of the Platform by paying for a new period , or disconnects from the Platform.

7.4. The package of services will be considered paid from the moment of receipt of funds to the settlement account of the Platform.

7.5. On the last day of the month, each User receives an invoice (invoice) for payment of information services in the amount of 40% of the profit received by the User from each Trader.

7.6. The amount specified in clause 7.5 is distributed as follows:

7.6.1. 30% - Trader's reward;

7.6.2. 10% - distributed by the Platform for marketing purposes.

7.7. To calculate the amount specified in clause 7.5, the User's net profit (minus losses) for all trades on the User's exchange account is used, starting from 12:01 UTC on the first day and until 12:00 UTC on the last day of the billing month. If the transaction is closed on the User's exchange account on the last day of the month after 12:00 UTC, then it is taken into account in the invoice for the next month.

7.8. Payment for information services is made by the User within 72 hours from the moment of issuing an invoice (invoice). In case of non-payment / late payment of the invoice (invoice), the User's access to the Platform is temporarily blocked until full payment.

7.9. Trader Reward calculated based on the results of each month of work with the User, depending on the profit from the auction in the manner prescribed by section 7 of this Offer.

7.10. The Trader's remuneration is accrued from the 1st to the 30th day of each month after receiving payment from the User on the issued invoice (invoice).

7.11. The Trader's remuneration for the current month is paid only in case of a positive result from his trading.

7.12. The platform reserves the right to change the pricing policy depending on changes in market conditions.

8. AFFILIATE PROGRAM

8.1. In case of registration of new Users on the Platform at the invitation of existing Users, the inviting User receives a reward as a percentage of the income of the invited User (referral).

8.2. the User's remuneration under the affiliate program is set depending on the selected service package and is indicated on the site <https://profitriders.com/>.

8.3. The amount of remuneration for an active Trader registered on the Platform under the affiliate program is 15% of the cost of the service package sold.

9. RESPONSIBILITIES OF THE PARTIES

9.1. The Platform is not responsible for the non-compliance of the services provided with the User's expectations and / or for his subjective assessment. Such non-compliance with expectations and / or negative subjective assessment are not grounds to consider services rendered of poor quality, or not in the agreed volume.

9.2. No information or other materials provided by the Platform under this Agreement can be considered as guarantees. Making decisions based on all the information provided by the Platform is in the exclusive competence of the User. The User assumes full responsibility and risks associated with the use of the Platform.

9.3. The User understands and acknowledges that the services of the Platform consist in providing access to the Platform. After providing access to the Platform, the funds paid by the User **are NON-REFUNDABLE**.

9.4. The Platform does not guarantee the User to receive profit and is not responsible for the outcome of trading carried out by the User.

9.5. The user is solely responsible for the deposit made by him and the assets on the exchange account.

9.6. In case of violation by the User of the procedure for settlements with the Platform established by this Agreement, the User's access is temporarily blocked until full payment.

9.7. The responsibility of the Platform is limited to ensuring the interaction of Users and maintaining its performance.

9.8. The choice of a specialized exchange for trading is made by the User and the Trader independently from the list of exchanges integrated with the Platform. In case of choosing a specialized exchange that is prohibited in the host country, the User and the Trader are solely responsible for all the consequences associated with this choice.

10. RESOLUTION OF DISPUTES UNDER THE CONTRACT

10.1. All disputes or disagreements arising between the parties under this Agreement or in connection with it shall be resolved through negotiations between the parties.

10.2. All claims are sent through the Platform website. The term for consideration of claims by the parties is 15 calendar days from the date of receipt.

10.3. If it is impossible to resolve disagreements through negotiations between the parties, they are subject to consideration in the appropriate court in accordance with the current legislation of the Republic of Uzbekistan.

11. TERM AND AMENDMENT OF AGREEMENT

11.1. This Agreement shall enter into force from the moment the User accepts the offer and is valid until the full fulfillment of obligations by the Parties.

11.2. The User agrees and acknowledges that making changes to the offer entails making these changes to the Agreement concluded and valid between the Platform and the User, and these changes come into force simultaneously with such changes in the offer. The current version of the offer is posted on the Platform. Continued use of the Platform will mean the User's consent to the terms of the new version of the offer. If the User does not agree with the terms of the new version of the offer, he may stop using the services, while the funds paid by the User are **non-refundable**.

12. COPYRIGHT

12.1. The Company owns all, without exception, property rights, including intellectual property rights, to all content and software of the Platform. The content and software of the Platform are protected by copyright.

12.2. Users are prohibited from copying, reproducing, modifying, compiling, distributing, displaying in any form, publishing, downloading, transmitting, selling or otherwise distributing or using the content and software of the Platform, except when such actions are expressly permitted by the terms of this Offer.

12.3. Nothing in the text of this Offer can be interpreted as transferring to the User any exclusive rights to the content (in whole or in a separate part) and the software of the Platform.

13. FORCE MAJEURE

13.1. The Parties are released from liability for violation of the terms of the Agreement if such violation is caused by force majeure circumstances (force majeure), including: actions of public authorities (including the adoption of regulatory legal acts), fire, flood, earthquake, other natural disasters, power outages, computer and/or internet network failures, including server failures, software failures, hacker attacks and other technical problems, strikes, military operations, terrorist attacks, epidemics, pandemics, quarantine restrictions, civil unrest, unrest, any other circumstances, not limited to the above, which may affect the fulfillment by the parties of their obligations under this Agreement.

13.2. In case of occurrence of force majeure circumstances, the party affected by them must notify the other party within 5 (five) calendar days from the moment of their occurrence.

13.3. In the event of force majeure circumstances, the time for the Parties to fulfill their obligations under the contract is postponed in proportion to the duration of the force majeure circumstances, as well as the time required to eliminate their consequences.

14. FINAL PROVISIONS

- 14.1. In everything that is not regulated by this Offer, the parties are guided by the current legislation of the Republic of Uzbekistan .
- 14.2. By accepting the terms of this Offer , the User expresses his consent to receive SMS notifications to his e-mail and instant messengers about all the events held by the Platform, the conditions for their holding, financial conditions and other information, regardless of the validity period of this offer.
- 14.3. Recognition by a competent court of any provision of this offer as invalid or unenforceable does not entail the invalidity or unenforceability of other provisions of the Agreement.