



PROFIT-RAIDERS
USER AGREEMENT TERMS AND CONDITIONS
09/21/2021

Dear PROFIT-RAIDERS users:

Please read the user agreement carefully.

Terms and their meaning:

"PROFIT-RAIDERS, the Company or We" - (hereinafter referred to as PROFIT-RAIDERS or the Company) a corporation. PROFIT RAIDERS LLC Company providing "**Information Service**" - a software package located on the Internet on the website at: <https://profitraiders.com/>, which is a platform connecting traders and users to copy transactions on specialized crypto exchanges.

User Agreement, Risk Statement, Privacy Policy, collectively constitute the "User Agreement"

"PROFIT-RAIDERS Information Service" - a web page owned and operated by PROFIT-RAIDERS such as www.profitraiders.com and any subdomains and other web pages connected through this page to access services, benefits, privileges, developments and applications for our users. "Vendor(s)" - Legal or natural persons providing a range of services, benefits, privileges, supplying a product, developing

applications for PROFIT-RAIDERS users under a contract. "Subscriber and Account on the PROFIT-RAIDERS platform" is an individual who creates an account and has been registered and verified as a user or trader on the PROFIT-RAIDERS platform.

"User" - an individual who has fulfilled the payment condition for the right to use the Company's information product as a User (only individuals can be subscribers or users). The right to use terminates only if this agreement is terminated at the initiative of one of the Parties - the User or the Company. "Application to Become a User or Subscriber" - filling out an electronic application by a candidate to become a user or subscriber. Applications are reviewed and approved or rejected by the Company.

"Trader" - a subscriber and user of the platform, a person who provides an information service with crypto currency or any other crypto assets on crypto exchanges in order to increase capital.

"Investor" - a person who is a user of the platform, who seeks to increase capital by copying the information provided by the trader through the API key on his exchange account.

"Product" - PROFIT-RAIDERS has developed and launched an information platform for Investors and Traders. All these developments are packaged in various information packages that differ in the number of rights, privileges and price. (Described in detail on the website profitraiders.com)

"Payment for the Information Package" - Payment is accepted in conventional units exclusively on the profitraiders.com website for a period of 1 year (365 days).

"Pay by Result for Traders' Services" - on the last day of the month, each User receives an invoice for paying for the trader's services, according to the specified percentage when connecting to the trader. Payment must be made within 72 hours from the date of issuing the invoice indicated in the invoice. In case of non-payment in within two calendar days (48 hours) from the moment of issuing the invoice, PROFIT-RAIDERS disconnects such a user from providing information services to the trader.

Traders providing information service in Copy trading using API keys invoice the investor in the amount of 40% of earnings. The trader undertakes to pay a 10% referral fee and a 5% fee for using the information platform of the PROFIT-RAIDERS service. The trader will receive a total of 25% of earnings.

“Pay by Result for Using the Service”

Traders are responsible for paying for the use of the PROFIT-RAIDERS service in the amount of 5% of monthly earnings. The account for the use of the platform is only issued if the user has received a monthly profit. Traders undertake to pay referral fees to Affiliates who are users of the PROFIT-RAIDERS service and who attract other investors. Referral reward is 10% of the monthly earnings of investors. Billing PROFIT-RAIDERS has an automatic invoicing feature that allows traders to bill investors. The trader is responsible for paying the monthly earnings of 5% and the referral fee. A trader can set any additional billing conditions and commissions when creating a project on the platform in Trader's Mode.

Permission Trader's consent to pay the Referral Fee and Use of the PROFIT-RAIDERS service.

The trader, without any restrictions, gives his consent and permission to PROFIT-RAIDERS to withhold 10% referral reward and 5% payment for using the technology of the PROFIT-RAIDERS service from the total monthly invoice from the total earnings indicated in the invoice.

USER AGREEMENT, TERMS AND CONDITIONS!

THE COPY SYSTEM DOES NOT ALLOW A DEPOSIT LESS THAN 250 USDT. The user understands and agrees that if the deposit amount decreases to the level of less than 500 USDT due to drawing during trading, output of funds or any reasons, the user will not be able to use the copying system until the deposit is replenished until the amount of 500 USDT or higher .

"Right of use" - access to a personal account, the ability to connect to traders, training and all the functions of the PROFIT-RAIDERS service provided by the Company or subcontractors. Information services and usage rights depend on the cost of the information package. All terms, conditions and rules specified in these Terms and Conditions determine the order of relations between the Company as a party providing services on the one hand, and consumers represented by Subscribers and Users, on the other hand. The Company has the right to refuse any candidate: PROFIT-RAIDERS has the right to refuse any candidate to become a

Subscriber or User at its own discretion and without any reason. Minimum age of a subscriber: upon reaching 18 (eighteen) years.

Statement for Subscribers and Users- a statement of release from any and all liability. THE PROFIT-RAIDERS INFORMATION PACKAGES CAN BE PURCHASED ANYWHERE IN THE WORLD WHERE THE TYPE OF ECONOMIC ACTIVITY CARRIED OUT BY PROFIT-RAIDERS IS NOT PROHIBITED BY LEGISLATION. USERS AND SUBSCRIBERS UNDERSTAND THAT PROFIT-RAIDERS MAKES NO WARRANTIES OF ANY KIND: - FOR THE USE OF THE COMPANY'S TECHNOLOGY.

PROFIT-RAIDERS IS NOT RESPONSIBLE FOR THE TOTAL OR PARTIAL LOSS OF CRYPTO ASSETS OR ANY OTHER VALUES BY USERS AND SUBSCRIBERS. PROFIT-RAIDERS DOES NOT KEEP ANY PASSWORD OR OTHER MEANS OF ACCESS TO USERS' WALLETS, DOES NOT CONTROL THE ACTIONS OF TRADERS OR OTHER USERS, DOES NOT HAVE CONTROL OVER THE EXCHANGES, THEIR ACTIVITIES AND TECHNOLOGIES. USERS AND SUBSCRIBERS, USING THE PROFIT-RAIDERS INFORMATION SERVICE: - UNDERSTAND ALL RISKS ASSOCIATED WITH THE SALE, PURCHASE, STORAGE AND SPECULATIVE TRADING IN THE MARKET OF CRYPTO ASSETS AND CRYPTO CURRENCY; - UNDERSTAND AND AGREE THAT ANY INVESTMENTS AND ACTIONS ON THE CRYPTO CURRENCY MARKET MAY RESULT IN A COMPLETE LOSS OF ALL INVESTED FUNDS; - AGREE AND STATE THAT THEY DO NOT HAVE ANY CLAIMS TO PROFIT-RAIDERS DUE TO THE POSSIBLE LOSS OF ALL INVESTED FUNDS. AGREE AND REPRESENT

Important! Before you purchase Profit-Raiders information packages, the duties of users, subscribers include checking the legislation of the country, in which they are going to conduct their activities using Profit-Raiders Information Packages, as well as the legislation of the country whose citizens they are to make sure THAT THEY DO NOT BREAK THE LAWS AND RULES OF THEIR COUNTRY AND THEIR FINANCIAL MARKET. YOU SHOULD CHECK THESE FACTS FOR YOURSELF BEFORE BECOME A SUBSCRIBER AND/OR USER OF PROFIT-RAIDERS.

After completing the relevant information as required by this Website at: <https://profitraiders.com/>, and following other relevant procedures, you will

successfully register as a member of this Website during the registration process if you click

"I agree" will be deemed that you have reached an agreement with the Company through an electronic signature.; or when you use this Website, you click on the "I agree" button or a similar button, or if you use the services offered by this Website, in any of the ways permitted by this Website, you shall be deemed to fully understand, agree and you accept all the terms and conditions of this Agreement, in which case the absence of your handwritten signature will not affect the legal effect that this Agreement may have on you.

Upon registering as a member of this Website and using any of the services and features offered by this Website, you are deemed to have read, understood this Agreement and:

- 1) Agree to be bound by all the terms and conditions of this Agreement;
- 2) You agree that all of your digital assets involved in transactions under this Agreement are legally acquired and belong to you.
- 3) You agree to be liable for any and all liability in respect of your own transactional and non-transactional activities and any and all profits and losses arising therefrom.
- 4) You confirm that the information provided during registration is true and accurate.
- 5) You agree to comply with any and all applicable laws, including reporting any profits from transactions for tax purposes.
- 6) This Agreement is binding only on the rights and obligations between you and us and does not affect the legal relationship and legal disputes arising in connection with digital asset transactions between users of this Website and between other websites and you.

Payment information packages: The user makes a one-time payment in the amount of 250, 500, 1000 and 3000 conventional units, depending on the price of the information package.

Payment for the services of a trader: on the last day of the month, each User receives an invoice for paying for the trader's services, according to the specified percentage when connecting to the trader. Payment must be made within 72 hours from the moment of invoicing to the wallet number and in the crypto currency specified in the invoice. In case of non-payment within five calendar days (120 hours) from the moment of issuing the invoice, PROFIT-RAIDERS has the right to

disconnect such a user from traders who must be paid in accordance with the invoice presented for payment. Also, all transactions on the exchange will be closed by market orders at the rate at the time of suspension of the account, and you will not be able to participate in the affiliate program and withdraw commission. In addition, PROFIT-RAIDERS imposes a penalty on the user in the following order: 120 hours (5 calendar days) grace period. Every subsequent 24 hours, the penalty is 10% per day of the amount indicated in the invoice. Maximum 10 penalty days.

Accounting and Invoicing Procedure: All trades on the investor's account that are closed from 12:01 UTC on the first day until the last day of each month until 12:00 UTC are counted in the invoice for that month. If the deal is closed on the investor 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. Profit for each month for invoicing is calculated according to PNL on the last day of the month.

In the event of a profit on the investor's accounts, provided there is no negative UPNL (Unrealized Profit on Investor's Deposit), the invoice will be invoiced on the basis of PNL (Profit for the Current Month). If UPNL is negative, the invoicing profit is calculated according to this formula: $PNL - UPNL = \% \text{ profit}$

Maximum drawdown and liquidation of trading positions - PROFIT-RAIDERS technology provides its users with an additional level of protection against the complete loss of the deposit. If the maximum allowable deposit drawdown percentage of 30% is reached, the system disconnects the user from the trader and closes trading positions. The user agrees that the system can close positions with an error of 5% of the maximum allowed set drawdown.

Information Pack Refunds: Information Packs

non-refundable. The User understands and agrees that PROFIT-RAIDERS does not return funds received as a result of the implementation of information packages.

Disclaimer: The amount of liability for damage caused to the Subscriber or the User is not reimbursed under any circumstances. You agree and declare that you release and hold harmless PROFIT-RAIDERS, all of its employees, employees, directors, founders, founders, management, as well as subcontractors, service providers, contractors, affiliates, legal entities and individuals from any and all liability for any and all damages and losses caused by errors, force majeure, quality of service, negligence, irresponsibility, inability to use the platform and other inconveniences of errors and costs.

Obligations to protect the Company from liability: PROFIT-RAIDERS, all its employees, officers, directors, founders, founders, management, as well as subcontractors, service providers, contractors, affiliates, legal entities and individuals are not liable for the consequences and damage resulting from any actions of Subscribers or Users. As a User or Subscriber, you agree to abide by the Code of Ethics. You agree to hold the Company harmless from any liability, claims, fines, sanctions and other pecuniary penalties, including attorneys' fees, that may arise as a result of your actions or conduct. You are solely responsible for your behavior and your actions.

Investor: Users and Subscribers who have purchased information packs can connect to traders through the API for trading on crypto exchanges. Demonstration of trader performance statistics is carried out by connecting their trading accounts to the PROFIT-RAIDERS service via API keys. If such statistics are not available for any reason, the trader must complete a trial period of 30 days before being able to provide information services. The investor undertakes to comply with the conditions stated in the description of projects and trading strategies after connecting to traders. The investor undertakes to comply with the ethics of relations. The Investor undertakes not to enter into transactions with Traders and Platform Users outside the PROFIT-RAIDERS service. The Investor undertakes not to directly transfer his funds to the Trader's wallets. A trader can only trade through API keys. The investor understands and agrees that all responsibility for trading activities lies with the trader. The Investor undertakes to indemnify against any liability, claims, fines, sanctions and other material penalties, including the costs of lawyers, the PROFIT-RAIDERS Company, all its employees, employees, directors, founders, founders, management, as well as subcontractors, service providers, contractors, affiliates, legal entities and individuals for any and all damage and losses caused as a result of errors, force majeure, quality of service, negligence, irresponsibility that may arise as a result of the trader's activities. The Investor may be liable for the payment of remuneration to Traders based on the result. The Investor understands and agrees that PROFIT-RAIDERS does not bear any responsibility for the actions and behavior of the Trader. The Investor accepts, understands and agrees that all risks associated with the complete or partial loss of crypto assets are a personal decision and responsibility that lies entirely with the Investor.

Trader and information services: Users and subscribers who have experience in trading on crypto-currency exchanges can create projects on the PROFIT-RAIDERS service in order to attract service users who have purchased information packages and registered as investors. Traders undertake to connect their trading accounts to the PROFIT-RAIDERS service via API keys in order to demonstrate performance statistics. If such statistics are not available for any reason, the trader agrees to complete a trial period of 30 days before being able to provide information services. The trader undertakes not to disable the API of his trading account if the Investor is connected to the trader. THE TRADER AGREES THAT THE FACT OF DISCONNECTING THE API OF HIS TRADING ACCOUNT DURING TRADING ON THE ACCOUNTS OF INVESTORS CONNECTED TO SUCH TRADER, IS A WAIVER OF ANY AND EVERY COMMISSION FROM THE PROFIT OF THESE INVESTORS. ONLY IN THE EVENT OF DISCONNECTING ALL INVESTORS, THE TRADER HAS THE RIGHT TO DISCONNECT THE API OF HIS TRADING ACCOUNT. The investor undertakes to comply with the conditions stated in the description of projects and trading strategies. The trader undertakes to comply with the ethics of relations. The Trader undertakes not to enter into transactions with Platform Users outside the PROFIT-RAIDERS service. The Trader undertakes not to demand a direct transfer of the Investor's funds to their wallets. The Trader undertakes to ethically and responsibly trade on the Investor's accounts only through API keys. Traders undertake to comply with all the conditions stated in the description of their strategies. Traders undertake under no circumstances to allow the drawdown of the Investor's deposit in percentage terms more than stated in the project. The Trader undertakes not to expose the Investor's deposit to unjustified risks. The trader understands and agrees that PROFIT-RAIDERS may close all positions and disable the trader from managing the accounts of all platform investors, automatically or manually, in case of a deposit drawdown above the declared maximum. When creating a project, traders undertake not to violate intellectual property rights and not to post information and objects (including links to them) that may violate the rights and interests of others; including, but not limited to, images of other persons, other people's texts of various contents, audio recordings and video files; Not to ask for personal data including, but not limited to, home addresses, phone numbers, email addresses, ICQ, passport details, banking information and information about the private life of other Users and third parties.

Traders undertake not to publish in the project description or in any other sections of the PROFIT-RAIDERS website their own or other people's contact details, including, but not limited to, telephones, addresses, Telegram, Viber, Skype, WhatsApp, email, as well as links to third-party resources, publications and any other advertising. The trader understands and agrees that all responsibility for trading activities lies with the trader. The trader undertakes to indemnify from any liability, claims, fines, sanctions and other material penalties, including the costs of lawyers, the PROFIT-RAIDERS Company, all its employees, employees, directors, founders, founders, management, as well as subcontractors, service providers, contractors affiliated, legal entities and individuals for any and all damage, and losses caused as a result of errors, force majeure, quality of service, negligence, irresponsibility that may arise as a result of the trader's activities. The Trader understands and agrees that PROFIT-RAIDERS does not bear any responsibility if the Investor does not pay according to the invoice. All responsibility and obligations for paying for the services of a trader lie with the Investor.

Prohibition on unethical and illegal activities: All users are prohibited from registering as a User on behalf of or instead of another person ("fake account") to mislead Users about their identity using the login and password of another registered User; upload, store, publish, distribute and provide access to or otherwise use any information that: contains threats, discredits, offends, discredits honor and dignity or business reputation or violates the privacy of other Users or third parties; violates the rights of minors; is vulgar or obscene, contains pornographic images and texts or scenes of a sexual nature involving minors; contains scenes of inhuman treatment of animals; contains a description of the means and methods of suicide, any incitement to commit it; promotes and/or promotes incitement of racial, religious, ethnic hatred or enmity, promotes fascism or the ideology of racial superiority; contains extremist materials; promotes criminal activity or contains advice, instructions or guidelines for committing criminal acts; contains information of limited access, including, but not limited to, state and commercial secrets, information about the private lives of third parties; contains advertising or describes the attraction of drug use, including "digital drugs" (sound files that affect the human brain through binaural beats), information about the distribution of drugs, recipes for their manufacture and tips for using; potentially lead to illegal actions by misleading Users or violating their trust; and also violates other rights and interests of citizens and legal entities or legal requirements.

carry out mass mailing of messages to other Users of the Site; use the software and carry out actions aimed at disrupting the normal functioning of the Site or personal accounts of Users; upload, store, publish, distribute and provide access to or otherwise use viruses, trojans and other malicious programs; use without special automated scripts (programs, bots, crawlers) to collect information on the Site and / or interact with the Site and its functionality; in any way, including, but not limited to, info@profitraiders.com

PROFIT-RAIDERS may send notification to Users, Subscribers, Investors, Traders by e-mail or to the postal address that is in the Company's database. Notice shall be deemed received immediately upon posting on profitraiders.com, 24 (twenty-four) hours after the time the email was sent, and 3 (three) days after the date on the postmark. In the case when proof of sending a notification is needed, it will be sufficient to prove that such a notification was sent to the address (email) specified by the User, Subscribers, Investors, Traders, during verification on the Company's platform. Force majeure situations: PROFIT-RAIDERS is not responsible for the impossibility of providing services or delay in the provision of services, or for failure to fulfill its obligations, according to these terms and conditions, in case of force majeure situations that are beyond the control of PROFIT-RAIDERS. Force Majeure includes strikes, civil unrest, invasion, terrorist attacks or threats of terrorist attacks, war (whether declared or not), threat or preparation for war; fires, explosions, storms, floods, earthquakes, landslides, epidemics and natural disasters; acts, decrees, decrees, restrictions of any government. The legal capacity of PROFIT-RAIDERS, according to these terms and conditions, is considered terminated during the period when there is a force majeure situation. PROFIT-RAIDERS will take a deferment during this period PROFIT-RAIDERS will try to find a solution in case of a force majeure situation and will try to find a way to fulfill its obligations as soon as the force majeure situation ends. in case of force majeure situations that are beyond the control of PROFIT-RAIDERS. Force Majeure includes strikes, civil unrest, invasion, terrorist attacks or threats of terrorist attacks, war (whether declared or not), threat or preparation for war; fires, explosions, storms, floods, earthquakes, landslides, epidemics and natural disasters; acts, decrees, decrees, restrictions of any government. The legal capacity of PROFIT-RAIDERS, according to these terms and conditions, is considered terminated during the period when there is a force majeure situation. PROFIT-RAIDERS will take a deferment during this period PROFIT-

RAIDERS will try to find a solution in case of a force majeure situation and will try to find a way to fulfill its obligations as soon as the force majeure situation ends. in case of force majeure situations that are beyond the control of PROFIT-RAIDERS. Force Majeure includes strikes, civil unrest, invasion, terrorist attacks or threats of terrorist attacks, war (whether declared or not), threat or preparation for war; fires, explosions, storms, floods, earthquakes, landslides, epidemics and natural disasters; acts, decrees, decrees, restrictions of any government. The legal capacity of PROFIT-RAIDERS, according to these terms and conditions, is considered terminated during the period when there is a force majeure situation. PROFIT-RAIDERS will take a deferment during this period PROFIT-RAIDERS will try to find a solution in case of a force majeure situation and will try to find a way to fulfill its obligations as soon as the force majeure situation ends. Force Majeure includes strikes, civil unrest, invasion, terrorist attacks or threats of terrorist attacks, war (whether declared or not), threat or preparation for war; fires, explosions, storms, floods, earthquakes, landslides, epidemics and natural disasters; acts, decrees, decrees, restrictions of any government. The legal capacity of PROFIT-RAIDERS, according to these terms and conditions, is considered terminated during the period when there is a force majeure situation. PROFIT-RAIDERS will take a deferment during this period PROFIT-RAIDERS will try to find a solution in case of a force majeure situation and will try to find a way to fulfill its obligations as soon as the force majeure situation ends. Force Majeure includes strikes, civil unrest, invasion, terrorist attacks or threats of terrorist attacks, war (whether declared or not), threat or preparation for war; fires, explosions, storms, floods, earthquakes, landslides, epidemics and natural disasters; acts, decrees, decrees, restrictions of any government. The legal capacity of PROFIT-RAIDERS, according to these terms and conditions, is considered terminated during the period when there is a force majeure situation. PROFIT-RAIDERS will take a deferment during this period PROFIT-RAIDERS will try to find a solution in case of a force majeure situation and will try to find a way to fulfill its obligations as soon as the force majeure situation ends. terrorist attacks or threats of terrorist attacks, war (declared or not), threat or preparation for war; fires, explosions, storms, floods, earthquakes, landslides, epidemics and natural disasters; acts, decrees, decrees, restrictions of any government. The legal capacity of PROFIT-RAIDERS, according to these terms and conditions, is considered terminated during the period when there is a force majeure

situation. PROFIT-RAIDERS will take a deferment during this period PROFIT-RAIDERS will try to find a solution in case of a force majeure situation and will try to find a way to fulfill its obligations as soon as the force majeure situation ends. terrorist attacks or threats of terrorist attacks, war (declared or not), threat or preparation for war; fires, explosions, storms, floods, earthquakes, landslides, epidemics and natural disasters; acts, decrees, decrees, restrictions of any government. The legal capacity of PROFIT-RAIDERS, according to these terms and conditions, is considered terminated during the period when there is a force majeure situation. PROFIT-RAIDERS will take a deferment during this period PROFIT-RAIDERS will try to find a solution in case of a force majeure situation and will try to find a way to fulfill its obligations as soon as the force majeure situation ends. restrictions of any government. The legal capacity of PROFIT-RAIDERS, according to these terms and conditions, is considered terminated during the period when there is a force majeure situation. PROFIT-RAIDERS will take a deferment during this period PROFIT-RAIDERS will try to find a solution in case of a force majeure situation and will try to find a way to fulfill its obligations as soon as the force majeure situation ends. restrictions of any government. The legal capacity of PROFIT-RAIDERS, according to these terms and conditions, is considered terminated during the period when there is a force majeure situation. PROFIT-RAIDERS will take a deferment during this period PROFIT-RAIDERS will try to find a solution in case of a force majeure situation and will try to find a way to fulfill its obligations as soon as the force majeure situation ends.

The advantage of this revision of the document: Any amendments made to this document by the Company shall be effective immediately upon its posting on profitraiders.com and supersede all previous editions of this document.

Amendments: PROFIT-RAIDERS reserves the right to unilaterally revise and amend this document. Users and/or/Subscribers accept and agree to all changes made by the Company. PROFIT-RAIDERS shall deem that Users and/or Subscribers have agreed to these changes to the Terms and Conditions unless Users and/or Subscribers submit a written objection to PROFIT-RAIDERS within 7 days of being notified of the changes to this document. The publication of an updated version of this document on the profitraiders.com website of the new version is considered notice to all users. It is the user's responsibility to check the revision date from time to time and become familiar with the modified version. The newest edition of this

document takes precedence over all other editions. Jurisdiction and way of dealing with complaints and disputes: PROFIT-RAIDERS has a system for handling complaints to find the right solutions as they come in, if the User has complaints, then they should contact the customer support department at the address indicated above. These terms and conditions are subject to International Law. I/We declare that I have read, read, understand, accept and agree to all of the statements, risks and descriptions set forth below on the profitraiders.com website and with all the terms and conditions of this agreement. I/we declare that I have become acquainted with all the risks and release the PROFIT-RAIDERS Company from any and all liability associated with the partial or total loss of crypto assets or any other funds associated with trading, speculative activities, and or with the security of storage of crypto assets or other funds of a material nature. I/We understand, agree and declare that PROFIT-RAIDERS is not engaged in trading activities, does not store any crypto assets and any other user funds of a material nature. I/we understand that PROFIT-RAIDERS provides its technology as an information service. I / we understand that when connected to a trader, PROFIT-RAIDERS has no influence, ways of influencing traders and legal entities or individuals operating the user's robots. I/we declare that I have become acquainted with all the risks and release the PROFIT-RAIDERS Company from any and all liability associated with the partial or complete loss of crypto assets or any other funds associated with trading, speculative activities, and or with the security of storage of crypto assets or other means of a material nature. I/We have read the terms and conditions and understand all risks.

I/We agree and accept all risks associated with the total loss of crypto currency and other crypto assets or funds. I/we understand that PROFIT-RAIDERS accepts no responsibility for the total loss of funds and release PROFIT-RAIDERS from any and all liability. I/we bear full responsibility for the investment decisions and the consequences associated with the possible complete loss of funds.

I / we agree and give permission to PROFIT-RAIDERS to store and process my / our personal (personal) information for the purposes related to the fulfillment of the terms of the Agreement, including the payment of commission, for administrative and statistical purposes and for the promotion of PROFIT- products and services raiders. PROFIT-RAIDERS may record this information manually and/or electronically and control this information. I/we: - are hereby informed that we have permanent access

to the data processed by PROFIT-RAIDERS, and I/we can/may make changes to them; - we understand that the provision of personal data is voluntary, however, the refusal to provide this data will affect the impossibility of concluding a contract. I / we agree that PROFIT-RAIDERS may transfer and share my / our personal (personal) information with other affiliated organizations, subcontractors and companies controlled by or having a contractual relationship with PROFIT-RAIDERS, and other persons for the purpose of maintaining PROFIT-RAIDERS RAIDERS, including independent PROFIT-RAIDERS Affiliates.

Note: information about companies and countries will be provided upon request. I/we give my consent to receive promotional materials and any kind of communication from PROFIT-RAIDERS or subcontractors, suppliers, Affiliates and contractors of PROFIT-RAIDERS. I/We agree to receive communications by e-mail or any available means of communication. Trader's consent to pay the Referral Fee and Use of the PROFIT-RAIDERS service. The trader, without any restrictions, gives his consent and permission to PROFIT-RAIDERS to withhold 10% of the PROFIT-RAIDERS service from the total monthly invoice from the total earnings indicated in the invoice.

ATTENTION!!!! DISCONNECTING FROM TRADERS OR TRADING ROBOTS WITHOUT FOLLOWING THE PROTOCOL MAY RESULT IN THE TOTAL LOSS OF YOUR DEPOSIT. In order to avoid losing your deposit when you disconnect from traders, you must follow the disconnection protocol. The reasons for disconnecting from a trader can be very different. For example, withdrawal of profits, or the formation of an investment portfolio, by distributing a deposit to several traders with different trading strategies, and several trading robots. Please follow this step by step guide to limit yourself from the risks associated with losing your deposit when disconnecting from traders or trading robots.

Shutdown protocol:

Step 1. Before disconnecting from a trader, you need to make sure that there is no open transaction on your exchange account. You cannot interfere with the trading process and cannot disconnect at the moment. With any of your intervention in this case, you risk losing your entire deposit. The trader does not bear any responsibility

for your decisions to intervene in the trading process by disconnecting from the trader, closing trades yourself, or in any other way.

Step 2. There are exceptions: for example, if a trader opens a trading position at the very moment when you want to disconnect from him. You need to go to your exchange account, go to the balance of funds section and make sure that there are no open positions. Before disconnecting from a trader, you must make sure that the trader is not trading on your exchange account, and be sure to make sure that there are no open positions. If you have open positions on your account, then disconnecting from traders, withdrawing funds or any other actions on the exchange account are prohibited. The only action that is allowed is replenishing your trading deposit. Withdrawal of funds during a trading operation is fraught with 100% liquidation of the entire trading balance. If there are no open positions, then you can safely disconnect from the trader. We recommend doing this procedure after the end of the trading month, when you pay the account to the trader, then you check whether you are in a deal or not. If you are not in a deal, then you can safely disconnect from the trader, withdraw profits, distribute your trading deposit to different accounts in order to connect to other traders, thereby reducing your risks. When disconnecting from a trader, you **MUST** change the API Keys.

PROFIT-RAIDERS RISK STATEMENT

Investing as well as trading digital tokens, coins, cryptocurrencies and other related assets entails significant risks of financial loss. You should not invest funds that you are not prepared to completely lose. Market prices for cryptocurrencies, tokens and coins can be very volatile and unpredictable. The direction of prices in the market depends on many factors and no one knows - this is speculation. Margin trading allows you to use a larger market position than a position without margin leverage, therefore, the risk of losses is greater with leverage than without it. This Risk Disclosure Statement discusses some of the major risks associated with trading and investing in crypto assets but does not and cannot describe all of the risks associated with margin trading cryptocurrencies.

PROFIT-RAIDERS DOES NOT GUARANTEE ANY ROI. There is no guarantee that a trader will be able to generate income from the investment of your deposit or that any income will be commensurate with the investment risks that are part of the trader's strategy. In addition, there is no guarantee that if a trader achieves earnings

from investments, such earnings will be long-term or permanent. There is NO GUARANTEE that Investors will increase their capital. Investments in Cryptocurrencies and crypto assets should only be considered by those individuals who can afford to lose the entire amount of their investment. Cryptocurrency investments by their nature involve a high degree of financial risk. Such investments may expose the Investor to the risk of financial loss. The risks of trading cryptocurrencies and participating in margin trading include, but are not limited to, **1. Risk of sharp price fluctuations (volatility)** in the cryptocurrency market: the market prices of cryptocurrencies can be volatile and with a high degree of unpredictability. No one knows the direction of prices for cryptocurrencies: will they rise or fall, or remain stable. Exposed trading positions on the market, such as "stop loss" or "stop limit", if they are allowed at all, will not always be able to limit the loss of the deposit, since its amount and market conditions may affect the impossibility of closing the position even when the price is reached specified when placing this position. PROFIT-RAIDERS does not make any guarantees that a particular cryptocurrency will be traded on cryptocurrency exchanges. Any cryptocurrencies are subject to delisting without prior notice at the sole discretion of any crypto exchange.

2. Liquidity risk. There can sometimes be limited liquidity in the cryptocurrency markets, which means that there may not be enough participants or the volume of funds that are exposed in the market. In illiquid markets, there is an increased risk of loss, as this situation leads to sharp price fluctuations, and in most of these cases, investors do not have the opportunity to close their trading positions without a strong drawdown of their deposits. PROFIT-RAIDERS does not provide any guarantee, liquidity of the Cryptocurrency markets, or the ability to close positions at a price that suits you.

3. Legal risk: the legality of cryptocurrencies, their trading or their use may differ in accordance with the laws of different jurisdictions around the world. This may mean that the legality of owning or trading cryptocurrencies, or trading on margin, is not always clear. Regardless of how cryptocurrencies are qualified and on what basis: as crypto assets, private property or in any other capacity, and how legal margin trading is may differ in different jurisdictions. You are responsible for knowing and understanding the laws applicable to you or your property, rights or assets in your jurisdiction, limiting, regulating and taxing the Cryptocurrencies you trade.

4. Wallet for storing Cryptocurrency, security and risks associated with the loss of passwords: transferring your assets to other wallets exposes your cryptocurrencies to the risk of complete loss from cyber attacks by fraudsters who hack and steal cryptocurrencies, electronic or technological failures that prevent or restrict market access and market operation, record keeping errors and any other insolvency, bankruptcy or material financial loss of PROFIT-RAIDERS.

The loss of key files, passwords and other account access tools is a real risk and PROFIT-RAIDERS is not responsible for lost passwords, keys and other account security and access tools. PROFIT-RAIDERS cannot help you recover and access your user account. If the user loses access tools, all assets will be lost and cannot be recovered.

5. Failures in technology: PROFIT-RAIDERS provides information services for investors and traders with the best of intentions and makes every effort to meet the needs of our users. But every User should be aware that in the event of a technology failure, you may be at risk of losing your account data and may be at risk of losing all of your assets.

6. Risk of default by users or market participants: PROFIT-RAIDERS provides a service in the form of information services for investors, traders, but PROFIT-RAIDERS is not a broker and is not related to any trading activity and does not bear any financial responsibility or liability for failure by users, market participants and other persons of their financial obligations. There is a risk that one or more market participants will not fulfill their obligations, including obligations to pay for services, due to unwillingness or inability to comply with the terms of their agreements. If this risk materializes, other market participants may and most likely will suffer financial losses or a reduction in profits from their own open positions.

7. Risks related to financial activitiesA: When you fund the purchase or sale of Cryptocurrency, you risk losing the funding you provided. PROFIT-RAIDERS is not a party to any margin trading and does not accept financial responsibility or liability for any failure of market participants to meet their financial obligations. Likewise, when you accept Funding to enter into a trading agreement, you assume the risk of not being able to pay back the funding (for example, if the market price of the cryptocurrency you purchased with the funding plummeted). Participants should be aware of all the terms of any contracts they enter into and the terms of trading strategies and other market and risk factors that may affect their financial obligations.

8. Risk associated with unethical and unprofessionalthe activities of traders.

PROFIT-RAIDERS is not responsible for the activities of any natural or legal person involved in trading using the information services of PROFIT-RAIDERS. An investor may lose all or any part of the assets held for trading as a result of trading or with the participation of a trader. PROFIT-RAIDERS assumes no responsibility for any traders, their activities, conduct or business practices.

9. Continuing to use the PROFIT-RAIDERS service, you understand, acknowledge and accept all the risks of financial losses associated with the trading of cryptocurrencies and agree to release PROFIT-RAIDERS and all partners and affiliates from any claims, obligations. If you do not agree with this statement, please stop using the PROFIT-RAIDERS platform immediately.

10.PROFIT RAIDERS LLC

Email:info@profitraiders.com