



# SIGMA DATA SOLUTIONS AS

## TERMS AND CONDITIONS – KeiserTrader Crypto AI Trading Bot

Last updated: October 4, 2025

Please read these Terms and Conditions (“Terms”) carefully before using the KeiserTrader Crypto AI Trading Bot software (“the Software”).

By accessing or using the Software, you agree to be bound by these Terms.

If you disagree with any part of these Terms, you may not use or access the Software.

### 1. Acceptance of Terms

By using the Software, you confirm that you have read, understood, and agree to these Terms. You acknowledge that this constitutes a legally binding agreement between you (“the User”) and the providers or developers of the Software (“the Provider”). You also confirm that you are of legal age and capacity to enter into such an agreement under Norwegian law.

### 2. No Financial Advice

The Software and any of its functions, algorithms, or trading strategies do not constitute financial, investment, or trading advice under Norwegian or EU law (including MiFID II Directive 2014/65/EU). The Software operates as a technical and analytical tool only and must not be relied upon for investment or trading decisions. The Provider is not registered with Finanstilsynet (the Financial Supervisory Authority of Norway) and does not offer financial services or portfolio management. All trades and transactions are executed solely at your own discretion and responsibility.

### 3. The Software Is Provided “AS IS”

The Software is provided to you “AS IS” and “AS AVAILABLE”, with all faults and defects, without warranty of any kind. You use the Software entirely at your own risk. The Provider makes no warranty or representation that:

- The Software will be error-free, uninterrupted, or free of harmful components;
- The results or data produced will be accurate, reliable, or profitable;
- Any issues can or will be corrected;
- The Software will meet your specific trading expectations or goals.

#### 4. System Architecture Disclaimer

The Keiser Trader AI system operates using a hybrid model: analysis and AI predictions are performed on secure servers (“Backend”), while trade execution, wallet access, and user control occur locally on the user’s device (“Client”).

The Backend never has access to your wallet, private key, or funds. It provides informational signals only. The Client-side Software acts autonomously under your command. By starting the bot, you authorize it to execute trades directly using your connected wallet. You remain solely responsible for all trade executions, outcomes, and financial results.

#### 5. Data and Security

Your private wallet key is processed locally on your device and is not transmitted to or stored on any server. The Provider does not have access to your wallet credentials, balances, or trading history.

By using the Software, you acknowledge that it is your sole responsibility to secure your device, private key, and network connection. The Provider cannot recover lost or compromised wallet access or funds.

#### 6. Acknowledgment of Risk

You acknowledge and accept that:

1. Cryptocurrency and digital-asset trading is speculative and high-risk. You may lose all invested capital.
2. The use of automated trading systems does not reduce or remove these risks.

3. Market conditions, third-party APIs, and blockchain network performance may cause unexpected losses or delays.
4. The Software's AI predictions, data sources, and execution logic may be inaccurate or fail entirely.
5. You are solely responsible for monitoring your trades and understanding the associated financial risk.
6. When activated, the Software operates without manual supervision and may execute trades continuously until stopped. You are responsible for starting and stopping the Software and for ensuring sufficient funds and stable connectivity. Closing the Software or interrupting its operation may leave open positions unmanaged. The Provider is not responsible for any losses caused by early termination or disconnection.

#### 7. Limitation of Liability

To the fullest extent permitted under Norwegian law (including the Avtaleloven and Skadeserstatningsloven), the Provider and its affiliates, directors, and employees shall not be liable for any form of loss or damage, whether direct or indirect, including but not limited to:

- Loss of trading capital or profits;
- Damages caused by software bugs, execution errors, API malfunctions, or downtime;
- Losses due to market fluctuations, system crashes, or third-party service interruptions;
- Loss of data, goodwill, or other intangible losses.

This limitation applies regardless of whether the alleged liability arises from contract, tort, negligence, or any other legal theory, even if the Provider was advised of the possibility of such damages.

Nothing in these Terms excludes liability for gross negligence or intentional misconduct where exclusion would contravene mandatory Norwegian law.

#### 8. User Responsibilities

You are solely responsible for:

- Maintaining full security of your private wallet keys, passwords, and access credentials;

- Ensuring you have sufficient SOL balance for trading and Solana network fees;
- Monitoring the Software's behavior and halting execution if abnormal or unintended trading occurs;
- Complying with all applicable national and local laws governing the trading of cryptocurrencies or digital assets.

The Provider will never request or require your private key. Loss of funds due to compromised keys or misuse is entirely your responsibility.

### 9. Fees

You agree that a 1 % fee on the SOL amount used for each “buy” transaction executed by the Software is automatically deducted and transferred to the Provider's designated wallet. This fee is applied before the execution of the corresponding trade and is non-refundable.

### 10. Governing Law and Dispute Resolution

- a) Governing Law: These Terms shall be governed by and construed in accordance with the laws of Norway, without regard to conflict-of-law principles.
- b) Dispute Resolution: Any dispute, controversy, or claim arising out of or in connection with these Terms or the Software shall first be submitted to Oslo Forliksråd (the Oslo Conciliation Board) for mediation and resolution.
- c) Venue: If a dispute cannot be resolved through Oslo Forliksråd, it shall be brought before the Oslo Tingrett (Oslo District Court), which shall have exclusive jurisdiction.

### 11. Changes to Terms

The Provider reserves the right to modify or replace these Terms at any time without prior notice. It is your responsibility to review the Terms periodically. Continued use of the Software after modifications constitutes acceptance of the revised Terms.

### 12. Contact

For any inquiries or support regarding these Terms or the Software, please contact:

support@sigma-data.no

### 13. Legal Compliance Note

These Terms comply with the core provisions of:

- Avtaleloven (LOV-1918-05-31-4) §§ 36–38 on fairness and enforceability of standard terms;
- Skadeserstatningsloven (LOV-1969-06-13-26) on liability limitations;
- Tvisteloven (LOV-2005-06-17-90) §§ 4-5 and 6-2 regarding venue before Oslo Forliksråd and Oslo Tingrett.