



SIGMA DATA SOLUTIONS AS

TERMS AND CONDITIONS - KeiserTrader Crypto AI Trading Bot

Last updated: March 24, 2026

Please read these Terms and Conditions 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.

1. Acceptance of Terms

By using the Software, you confirm you have read, understood, and agreed to these Terms. This is a legally binding agreement between you (the User) and the providers or developers (the Provider). You confirm you are of legal age under Norwegian law.

2. No Financial Advice

The Software does not constitute financial, investment, or trading advice under Norwegian or EU law including MiFID II 2014/65/EU. It is a technical tool only. The Provider is not registered with Finanstilsynet and does not offer financial services. All trades are executed solely at your own discretion and responsibility.

3. The Software Is Provided AS IS

The Software is provided AS IS and AS AVAILABLE with all faults, without warranty of any kind. The Provider makes no warranty that:

- The Software will be error-free, uninterrupted, or secure
- Results will be accurate, reliable, or profitable
- Any issues can or will be corrected
- The Software will meet your trading goals

4. System Architecture and Operation

The Software operates through a coordinated set of automated processes designed for continuous market analysis and trade execution:

Signal Generation Module: A background process that continuously analyzes on-chain market activity to identify trading opportunities based on predefined technical criteria. This module does not access your wallet or execute trades. It maintains system availability through periodic status reporting.

Trade Execution Module: The primary process that manages your wallet connectivity, executes trades based on generated signals, and monitors open positions. All trading decisions are executed locally on your device.

Position Management: Open positions are monitored in real time using a tiered trailing take-profit system. The system can manage multiple concurrent positions, each subject to configurable risk parameters including stop-loss thresholds.

5. Data and Security

Your private key is processed locally only and is never transmitted to any server. The Provider has no access to your credentials, balances, or trading history. You are solely responsible for securing your device and private key. The Provider cannot recover lost funds.

6. Acknowledgment of Risk

You acknowledge and accept that:

1. Cryptocurrency trading is speculative and high-risk. You may lose all invested capital.
2. Automated systems do not reduce or eliminate these risks.
3. Market conditions, network performance, and data availability may cause unexpected losses or delays.
4. Analytical models and execution logic may be inaccurate or fail.
5. You are solely responsible for monitoring your trades.
6. When activated, the Software trades without manual supervision until stopped. Closing it may leave positions unmanaged.
7. You are responsible for reading the How to Use instructions.

7. Limitation of Liability

To the fullest extent permitted under Norwegian law, the Provider

shall not be liable for any direct or indirect loss including:

- Loss of trading capital or profits
- Damages from bugs, execution errors, API issues, or downtime
- Losses from market changes or third-party service interruptions
 - Loss of data, goodwill, or other intangible losses

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

8. User Responsibilities

You are solely responsible for:

- Securing your private keys and credentials
- Maintaining sufficient SOL balance for trading and fees
- Monitoring the Software and stopping it if abnormal trading occurs
- Complying with all laws governing cryptocurrency trading

The Provider will never request your private key.

9. Fees

A 1% fee on the SOL amount used for each buy transaction is automatically deducted and transferred to the Provider before the trade executes. This fee is non-refundable even if buy transaction fails.

10. Governing Law and Dispute Resolution

- a) Governed by Norwegian law.
- b) Disputes submitted first to Oslo Forlikssrad for mediation.
- c) Unresolved disputes before Oslo Tingrett (exclusive jurisdiction).

11. Changes to Terms

The Provider may modify these Terms at any time. Continued use constitutes acceptance. Check periodically for updates.

12. Contact

support@sigma-data.no

13. Legal Compliance

These Terms comply with Avtaleloven (LOV-1918-05-31-4) sections 36-38, Skadeserstatningsloven (LOV-1969-06-13-26), and Tvisteloven

(LOV-2005-06-17-90) sections 4-5 and 6-2.