

Introduction

Welcome to 1 Click Trading System. We are the premier trading platform offering our system to enhance your crypto trading experience. Our software, also known as “the software”, the “System”) is available to subscribers on a monthly basis, where you (a System user) are in control of your cryptocurrency 100% of the time.

The following 1 CLICK Trading System (“1 CLICK”) Affiliate Agreement is a legal agreement between you and 1 CLICK. 1 CLICK IS WILLING TO EXTEND TO YOU THE RIGHTS AND BENEFITS OUTLINED IN THIS AGREEMENT ONLY UPON THE CONDITION THAT YOU ACCEPT ALL OF THE TERMS CONTAINED IN THIS AGREEMENT. IN ORDER TO COMPLETE THE APPLICATION PROCESS, YOU MUST INDICATE THAT YOU HAVE READ, UNDERSTAND AND AGREE TO ABIDE BY THESE CONDITIONS. Using the System means that you agree and confirm that you have read, understood, and agreed to be bound by these terms, that you assume all the obligations set forth in this document. If you do not wish to be bound by these Terms and Conditions, do not use the System.

1. Definitions

- a. **1 Click Trading System Trading System:** a registered limited company, incorporated in the United Kingdom. Also referred to as “we” or “us” on the website and in this documentation.
- b. **System:** also known as the “Software” and the “1 Click System”. This is the software developed by us to allow for a more streamlined and simplified user experience for trading cryptocurrency. The System provides you with tools that allow you to manage and trade your cryptocurrency holdings. We do not charge per trade-fees nor fees on your earnings through our System. You keep 100% of the profits you earn through your trading.
- c. **Signal:** a notification to the user that there may be a trading opportunity according to the current data on various cryptocurrency exchanges. Users may choose to actively trade using the signal or may decline making a trade at their own discretion. Users may also pre-select the AutoClick option to allow the system to take trades on their behalf automatically.
- d. **User:** an individual utilizing the software and website www.1clicktradingsystem.com. Users may be referred to as “you” on our website and in this documentation. Someone that has agreed to and abides by this documentation. Users may be members or the general public. Registering will cause a User to become a Member and will give access to certain areas of “My Office”
- e. **Member:** A Users is someone that has agreed to the Terms of Use. They may be in a free trial period, may have selected to be a Customer or may have selected to be an Affiliate. Once a member has paid their subscription and the payment has been received, that member may also be referred to as a subscriber. Free trial members receive the trading signals throughout the period of their free trial.
- f. **Customer:** is someone that has selected to become a Customer. Once they have paid their subscription fee and their payment has been received and processed, that Customer is classed as an active Customer. Until then, they are an inactive Customer. Active Customers receive the trading signals throughout the period of their subscription.
- g. **Affiliate:**, is someone that has selected to become an Affiliate. Once they have paid their subscription fee and their payment has been received and processed, that Affiliate is classed as an active Affiliate. Until then, they are an inactive Affiliate. Active Affiliates receive the trading signals throughout the period of their subscription. Active Affiliates can earn commissions based on direct or indirect referrals that they have made, where other Affiliates are utilizing the system as a result of being introduced by the Affiliate. Active Affiliates can receive commissions that they qualify for throughout the period of their subscription.

Terms of Use of the Trading System



2. Account

You must register for an Account and complete a profile to use the System. You are solely responsible for ensuring that the use of the System in your jurisdiction of residence is permitted by law. If such use is not permitted by law, we prohibit all access to and use of the System.

- a. You confirm that you are of legal age to use the 1 Click Trading System.
- b. You agree to use the System at your own discretion and responsibility.
- c. You confirm that you are not under the domain or jurisdiction that explicitly prohibits the use of this software and your use of the System.
- d. Upon accepting your order, 1 Click Trading System grants you a non-exclusive, non-transferable, revocable, limited license to use the System only as permitted by these Terms of Use.
- e. We may choose not to accept your order to use the System at our sole discretion and may choose to terminate your account even after we send you a confirmation email with your order number and details of the items you have ordered.
- f. You must be eighteen (18) years or older to have an Account.
- g. You are not permitted to provide any unauthorized person with access to your Account. Any information such as password, username or any other piece of information pertaining to your specific Account must be treated as confidential.
- h. You understand that accessing your Account from a public or shared computer is not recommended.
- i. You agree to notify us immediately of any unauthorized access or any other breach of security.
- j. You are responsible for any password misuse or any unauthorized access.
- k. It is highly recommended that you use 2 Factor Authentication for your cryptocurrency accounts.
- l. You acknowledge and agree that we shall not be responsible or liable, directly or indirectly, for any damage or loss caused or alleged to be caused by, or in connection with the unauthorized use of your Account arising from a failure on your part to maintain the confidentiality of your log in information.
- m. You agree that you will not create a false profile.
- n. You agree that you will not create a second or subsequent account with 1 Click without written instruction to do so from the company in advance.
- o. You may not assign any of your rights or delegate any of your obligations under these Terms of Use without our prior written consent. Any purported assignment or delegation is null and void. No assignment or delegation relieves you of any of your obligations under these Terms of Use.

3. Notifications

1 Click Trading System may update or revise these Terms and Conditions from time to time by providing notice and revisions on the website.

- a. You agree that you will review these periodically.
- b. If you breach any of these terms of use, your authorization to use the system is immediately terminated and you must discontinue all use of the system.
- c. Any updates to the Terms of Use, Referral Plan or System will be published on the website. Subsequent use of the System will provide your consent and agreement to any update.

4. Intellectual Property

You agree that you will not use the System to reverse engineer, disassemble, decompile, hack or extract any proprietary software.

- a. You agree that you will not use the System to access data or content that is not intended for you.
- b. You agree that you will not use the System to engage in any activity that interferes with or disrupts the use of the System, including but not limited to hacking or bypassing any measures we may use to prevent unauthorized access to the System.
- c. You agree to provide accurate, current and complete information about yourself and promptly update all information in your Account as it changes.
- d. You agree that you will not use any additional form of software or bot in tandem with our system.
- e. You agree that you will not pass the trading signals received by you from us to a third party that is not a subscriber to the service.

5. Pricing

You agree that your order is an offer to buy products and services listed in your order and that creating your account shows acceptance of your offer to pay for the use of the System.

- a. All pricing, promotions, and discounts posted on the website are subject to change without notice.
- b. The price charged will be stated in the "My Invoices" history on your website. We reserve the right to correct any errors, inaccuracies, or omissions at any time and to cancel any orders arising from such occurrences.
- c. Additional charges or taxes may be applied by your issuer bank, payment service provider, or an intermediary which are beyond our control.
- d. 1 Click Trading System may remove, add or suspend any payment method temporarily or permanently by its own discretion.
- e. Any payments you make subjected to VAT (value added tax) with appropriate rate and in accordance with the law of jurisdiction you establish.
- f. You represent and warrant that the payment information you supply to us is true, correct and complete and that you are duly authorized to make such payment method for the purchase.
- g. Unless otherwise required by law, we have no obligation to provide a refund or a credit. Due to the nature of the System as a digital product, no refunds are granted without clear, justified and legitimate reasons. We will assess any refund request for fees payable in advance on its merits and in the manner set forth in these Terms of Use.

6. Website and Software Availability

We will do our best to ensure the availability of the website and System. We will update the website and System from time to time for normal maintenance or enhancements.

- a. Instances of power outages, natural disasters and other unforeseen occurrences may affect the availability of the site and we will do our best to make the System available as fast as possible. We are not responsible for any downtime resulting from these types of occurrences and are not responsible for any lost trading time, lost potential trade earnings, nor lost recruiting time due to website unavailability.
- b. We recommend using Google Chrome as your web browser. We are not responsible for any support or maintenance regarding the connection to the website or Software.

- c. You acknowledge and agree that we may stop (permanently or temporarily) providing the System (or any features within the System) to you or to any users at our sole discretion, without prior notice.
- d. To the maximum extent permitted by applicable law, we hereby disclaim all implied warranties regarding the availability of the Website and Software. The Website and Software are provided "as is" and "as available" without warranty of any kind.

7. Liability

We are not liable to you for any (direct or indirect) damage you suffer as a result of the use of the Website or Software or the content provided thereon. Examples:

- Instances of third-party hyperlink errors
- Financial loss or gain for Users through the use of the System
- Lost or Stolen log in credentials
- Damage to a User's computer equipment while using the System

8. Customer Support

Customer and Affiliate support is available primarily through the chat functionality on the website. Most common questions can be answered on the website's FAQ section. The email support@1clicktradingsystem.com may be used as well. Customer Support is based in the United States and United Kingdom. We strive to offer excellent and timely customer support to all of our members.

9. Indemnification

Users indemnify and hold 1 Click Trading System and its owners, officers and employees harmless against liabilities, damages or costs including settlement costs, attorney fees arising from third-party claims of damages of User related actions on the website or System as well as any breach by a User of the Terms of Use, Affiliate Agreement, or any applicable law, regulation or order.

10. Subscription

1 month payment provides access use of the System for 1 calendar month

11. Cancelation

You may stop using the System at any time. If you choose to cancel your subscription, your sole remedy is to stop using the System. Any Benefits of the System or being an Affiliate will cease with your expired subscription.

12. Severability

If any provision of these Terms of Use is held to be invalid, illegal, or unenforceable, this will not affect any other provision of these Terms of Use or Affiliate Agreement. The agreement between you and 1 Click Trading System will be deemed amended to the extent necessary to make it legal, valid, and enforceable.

13. Risk

User agrees and understands that there are risks to owning, holding, trading, transferring, or using cryptocurrency. The User assumes full responsibility for these risks. Cryptocurrency trading is risky. The markets can be volatile. You could lose all of your money trading cryptocurrency. You should only trade with funds you can afford to lose.

14. Refunds

The System and software-based services are 'digital services' according to European Union legislation. Generally, taking into account the availability of the Free Trial period, a refund is not granted after you have obtained access to the System. We reserve the right to review every inquiry on a case-by-case basis.

- a. We will not provide a refund if:
 - i. we reasonably believe your account was used for fraudulent activity
 - ii. you have violated the Terms of Use
 - iii. we are required by law to suspend your account

15. Nature of the Relationship

The relationship between the parties is that of independent contractors. Nothing contained in these Terms of Use, System, or website shall be construed as creating any partnership, agency, joint venture, employment or fiduciary relationship between the parties. Neither party shall have authority to contract for or bind the other party in any manner whatsoever.

16. API Keys

An API Key allows for separate parties (trading exchanges) involved with our System to communicate. It is a necessary part of our System. Each API Key has settings that give permission for functionality that you choose. We do not request the ability to withdrawal cryptocurrency from your account. It is your responsibility to ensure these settings are correct. You acknowledge that API usage is an integral part of the System and is subjected to all the provisions of these Terms of Use including your liability for illegal use of computer software.

- a. You agree to use API solely for developing and establishing an electronic connection to third-party services to provide functionality as the regular feature of third-party software or information system such as cryptocurrency exchanges.
- b. Users initiate and grant authorized access to third party systems.
- c. Users agree that 1 Click Trading System does NOT request nor permit any API Key setting to allow for cryptocurrency withdrawals by 1 Click Trading System from any User accounts in third party exchanges. The user will be able to access and withdraw their cryptocurrency from any of the exchanges they use, at all times.
- d. 1 Click Trading System insists that all of your cryptocurrency remains in your control.

17. Financial Advice and Taxes

Any questions or concerns should be direct to your own Financial Advisor or Tax Advisor.

- a. 1 Click Trading System explicitly does not give users personal advice on System settings.
- b. 1 Click Trading System explicitly does not give personal financial advice.
- c. 1 Click Trading System explicitly does not give users advice on personal tax liabilities.
- d. All information including but not limited images, written words or videos are for general understanding purposes and are no way meant to be specifically applied to you or your situation. Acting on such information is at the sole risk of the User.
- e. Past performance of cryptocurrency, the system's signals or other Affiliate's or Users successes are not a guarantee of future results. The User will not assume a trade or investment will continue to do well in the future simply because it's done well in the past. Past performance is no guarantee of future results.
- f. All uses of signals are at the sole risk of the User.

18. Safety

Although the System is easy to use, you agree that you will not use the System while driving a vehicle or operating heavy machinery, where becoming distracted could cause harm.

19. General

- a. You agree that you will not use the System to upload or otherwise make available any material that contains malware, viruses, worms or other malicious software.
- b. No e-mail address found on the website may be used for solicitation.
- c. You agree that you will not upload, post, or otherwise make available any material that you do not have a right to make available or that infringes any patent, trade- mark, trade secret, copyright or other proprietary rights of any person.
- d. The parties agree that if a party does not exercise any legal right or remedy which is contained in these Terms of Use (or which it has the benefit of under any applicable law), this will not be taken as a formal waiver of its rights. Those rights or remedies will still be available to the party.
- e. We reserve the right to edit the Terms of Use and Affiliate Agreement at any time. We will send notification via the website of any substantial changes.

20. Privacy Policy

1 Click Trading System values your privacy and the importance of protecting it. This applies to Personal Information that we collect when you visit our website. Personal Information is any piece of information that can be used to identify, contact, or communicate with a specific User. Personal Information may be gathered from communications you send to us. As an example, you may report a problem or to submit questions, concerns, or comments regarding the Site or service. We collect and use Personal Information to fulfil our legal and contractual obligations with you and to pursue our legitimate interests in operating a fair and safe business.

Your Privacy is important to us. Your information will never be shared with any party beyond what is appropriate to operate our company efficiently and ethically. Your Personal Information will never be sold to a third-party. 1 Click Trading System DOES NOT share Personal Information except with contracted service providers as may it be necessary to:

- complete an enrolment as an Affiliate or Customer;
- maintain our database integrity;
- issue payments;
- report taxing information to appropriate parties; and most commonly
- to maintain communication with you.

Some personally identifiable information is provided to appropriate Affiliates as used in the Affiliate relationship network OR to assign a sales or enrolment lead to an Affiliate OR to governmental agencies as required by law.

This Site is not intended for minors. If you are under the age of eighteen (18), do not use this Site. We do not knowingly collect any information from anyone under eighteen (18) years of age. If we learn that we have collected or received Personal Information from a child under the age of eighteen (18), we will delete that information as soon as practicably possibly to do so.

Our Site may use "cookies" to enhance your User experience. User's web browsers place cookies on their own hard drive for record-keeping purposes and sometimes to track information about them. User may choose to set their web browser to refuse cookies or to notify you when cookies are being sent. If they do so, note that some parts of the Site may not function properly.

We may contact you through email, phone call, SMS Text or through any social media that you authorize.

21. Member Terms and Conditions

- 21.1. By using the website, you are agreeing to these Terms and Conditions.
- 21.2. You become a Member as soon as you register your details with 1 Click. We will confirm this to your given email address as soon as your registration is accepted.
- 21.3. The Member consents to allow 1 Click Trading System, its affiliates, and any related company to:
 - 21.3.1. process and utilize the information submitted in the application and in these Terms of Use (as amended from time to time) for business purposes related to the 1 Click Trading System business; and
 - 21.3.2. disclose, now or in the future, such information to companies which 1 Click Trading System may, from time to time, deal with to deliver information to a Member to improve its marketing and promotional efforts. Affiliates have the right to access their personal information via their respective back office, and to submit updates thereto.
- 21.4. A Member may be on a free trial or may be a Customer or an Affiliate.
- 21.5. A member is only entitled to receive trading signals to their exchange at the sole discretion of the company and only during the free trial period or within a paid for subscription period. If a Member has done things that bring 1 Click Trading System or the owners thereof or the reputation thereof into disrepute, 1 Click may terminate the membership without explanation and without refund of any fees paid to date.
- 21.6. A Customer or an Affiliate is a Member that has selected an appropriate level of membership and has paid the requested price for doing so. This is in the form of a monthly subscription. Monthly subscriptions that are in arrears must be brought up to date before an additional monthly subscription can be purchased.

22. Affiliate Agreement

- 22.1. Above and beyond all of the foregoing, an Affiliate also makes this further Agreement with 1 Click Trading System.
- 22.2. You understand that as a 1 Click Trading System Affiliate you have the right to earn commissions once you have satisfied the sales requirements set forth in the 1 Click Trading System Compensation Plan. You may become an Affiliate without using the trading signals or funding an exchange.
- 22.3. In consideration of the Company's acceptance of this Agreement, you agree and understand that if you subsequently elect to become an Independent Affiliate, you will be sponsored by the Affiliate who has enrolled you as a Member. In the event that you desire to be sponsored by a different Affiliate, you must submit a written request to the Company for a change of Sponsor prior to registering with a different Affiliate than the Affiliate with whom you registered originally. Changes of Sponsor are highly discouraged and rarely permitted. Unless you receive written approval from 1 Click Trading System to change your sponsor, your request will be deemed to be denied.
- 22.4. In rare case, an Affiliate may have more than one account at the sole discretion of the company. Permission must be obtained in writing before a second account is created. Permission will not be unduly withheld, but it is very rare that there is a compelling reason for an Affiliate to require more than one account. In the event of multiple accounts being created and operated by an Affiliate without prior permission, even if different email addresses and user names are used, all but the most recently registered account will be terminated.

22.5. If you fail to renew my 1 Click Trading System Affiliate subscription, or if it is cancelled or terminated for any reason, you understand that you will permanently lose all rights as an Affiliate including your referral network. 1 Click Trading System reserves the right to terminate an Affiliate subscription upon 30 days' notice if the Company elects to:

22.5.1. cease business operations;

22.5.2. dissolve as a business entity; or

22.5.3. terminate distribution of its products and/or services via direct selling channels.

An Affiliate may cancel this Agreement at any time, and for any reason. If you have extenuating circumstances that have prevented you from maintaining your active status, please feel free to contact us at support@1clicktradingsystem.com.

22.6. 1 Click Trading System, its parent or affiliated companies, directors, officers, shareholders, employees, assigns, and agents (collectively referred to as "corporate affiliates"), shall not be liable for, and you release 1 Click Trading System and its corporate affiliates from, all claims for consequential and exemplary damages for any claim or cause of action relating to this Agreement.

22.7. The Terms of Use and Affiliate Agreement, in its current form and as amended by 1 Click Trading System at its discretion, constitutes the entire contract between 1 Click Trading System and yourself. Any promises, representations, offers, or other communications not expressly set forth in the Agreement are of no force or effect.

22.8. Any waiver by 1 Click Trading System of any breach of the Agreement must be in writing and signed by an authorized officer of 1 Click Trading System. Waiver by 1 Click Trading System of any breach of the Agreement by me shall not operate or be construed as a waiver of any subsequent breach.

22.9. If any provision of the Agreement is held to be invalid or unenforceable, such provision shall be severed, and the severed provision shall be reformed only to the extent necessary to make it enforceable. The balance of the Agreement shall remain in full force and effect.

22.10. This Agreement will be governed by and construed in accordance with the laws of England without regard to principles of conflicts of laws. In the event of a dispute between an Affiliate and 1 Click Trading System arising from or relating to the Agreement, or the rights and obligations of either party, the parties shall attempt in good faith to resolve the dispute through nonbinding mediation as more fully described in the Policies and Procedures. 1 Click Trading System shall not be obligated to engage in mediation as a prerequisite to disciplinary action against an Affiliate. If the parties are unsuccessful in resolving their dispute through mediation, the dispute shall be settled totally and finally by arbitration as more fully described in the Policies and Procedures. Notwithstanding the foregoing, 1 Click Trading System shall be entitled to bring an action before the courts in England seeking a restraining order, temporary or permanent injunction, or other equitable relief to protect its intellectual property rights, including but not limited to customer and/or distributor lists as well as other trade secrets, trademarks, trade names, patents, and copyrights.

22.11. The parties consent to jurisdiction and venue before any court in England for purposes of enforcing an award by an arbitrator, an action by 1 Click Trading System for equitable relief, or any other matter not subject to arbitration.

Terms of Use of the Trading System



- 22.12. If an Affiliate wishes to bring an action against 1 Click Trading System for any act or omission relating to or arising from the Agreement, such action must be brought within one year from the date of the alleged conduct giving rise to the cause of action, or the shortest time permissible under law. Failure to bring such action within such time shall bar all claims against 1 Click Trading System for such act or omission. Affiliate waives all claims that any other statute of limitations applies.
- 22.13. If you do not agree to the terms of these Terms of Use or Affiliate Agreement or any modified version, your sole recourse is to terminate your use of the System, all associated websites and applications.
- 22.14. You acknowledge and agree that the form and nature of the System may change from time to time without prior notice to you.
- 22.15. Due to the nature of cryptocurrency, there may be very minor discrepancy (+1%/-1%) in the value of a commission from the time your commissions are processed versus what is delivered.
- 22.16. Marketing – It is recommended that you use the Marketing System made available to you. Any marketing material that you create should be submitted support@1clicktradingsystem.com AND APPROVED before you are authorized to use it. Any language or insinuation of guaranteed income or guaranteed profit is strictly prohibited and grounds for immediate termination. There are “Affiliate logos” that an Affiliate must use in place of the company logo in all advertising material. These logos are freely available on request.
- 22.17. An Affiliate shall not demean, discredit, or defame another in an attempt to entice another Affiliate to become part of his or her referral organization. The term “crossline recruiting” means the actual or attempted solicitation, enrolment, encouragement, or effort to influence in any way or through a third party, another Affiliate or Subscriber enrol, join, or otherwise participate in your referral organization or line of sponsorship. Affiliates are prohibited from “crossline” recruiting. The use of trade names, DBAs, assumed names, entities, or fictitious names, a spouse / relative’s name to circumvent this policy is prohibited.