



AIVIA INTERNATIONAL, INC

TRADERS AIVIA PLATFORM AGREEMENT

Updated July 01, 2020

Terms and their meaning:

"AIVIA, Company or Us" - (hereinafter referred to as "AIVIA" or "Company") AIVIA INTERNATIONAL, INC. Is a corporation registered in Arizona, USA.

"AIVIA PLATFORM Traders Terms and Conditions" refers to the Risk Disclosure Statement, Privacy Policy, Terms of Use of the AIVIA.IO site, Cookie Policy and this Agreement Terms and Conditions collectively.

AIVIA Platform - a website owned and operated by AIVIA such as www.aivia.io and any subdomains and other Internet pages connected through this page to access services, benefits, privileges, software and applications for our users .

AIVIA Subscriber and Account is an individual who creates an account and has passed registration and verification as an investor or trader on the AIVIA platform.

"Security Deposit" Security Deposit is a mechanism that enables to limit losses of the Investor's initial deposit.

Purchaser, Consumer, Buyer hereinafter referred to as User - an individual who has made a payment for the right to use the Company's software assembled into different packages 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. User must meet all the terms and conditions in order to use the Software of the Company

Application to Become a User or Subscriber - filling out an electronic application as a candidate to become a user or a subscriber. Applications are considered and approved or rejected by the Company. Application contains disclosures, declarations, and statements by User.

Trader - is a subscriber and user of the platform, a person who trades crypto currency or any other crypto assets on crypto exchanges with the intent to make a profit.

Investor - is a person who is a platform user who seeks to increase asset holdings through the use of trading robots, or linking to a trader for asset management by providing API keys to the exchange account.

Payment of Traders Success Fee - on the last day of the month, each user receives an invoice for the trader Success Fee, according to the specified percentage when linking to a trader. Payment must be made within 72 hours after the invoice issued to

the wallet number and in the cryptocurrency indicated in the invoice. If payment is not received within 120 hours (5 calendar days) by the Trader, AIVIA will deactivate User's account and block the access to Traders and Trading bots. In addition, the User will be assessed with the fines as follows: 120 hours (5 calendar days) is a grace period. Every following calendar day fine will be 10 % per diem based on the amount of the invoice for the next 10 calendar days. If in 15 days the entire invoice including fines has not been paid, AIVIA will attempt to collect the debt owed to the Trader by employing all available methods in order to have an invoice paid in full.

Copy trading Fee Structure. Traders participating in copy trading will charge investors in total 45 % success fee. The trader will be responsible for the 10% referral fee and 5% Technology fee. The trader will retain a total Total of 30%, 10% will be billed as a referral fee, and 5% will be billed as a platform Technology Fee.

Manual Trading Fee Structure. Traders participating in manual trading via API keys will charge investors in total 45 % success fee. The trader will be responsible for the 10% referral fee and 5% Technology fee. The trader will retain a total Total of 30%, 10% will be billed as a referral fee, and 5% will be billed as a platform Technology Fee.

The Platform Technology Fee. Traders are responsible for the payment of the Technology fee for the use of AIVIA platform is 5% of monthly earnings. An invoice for the use of the platform is issued only if the user has made a monthly profit.

Referral Fee. Traders are responsible for the payment of the referral fee (if applicable) for the AIVIA users - Independent Business Owners who are referring other investors. The referral fee is 10 % of the monthly profit.

AIVIA Billing AIVIA has automated billing function that enables Traders to issue an invoice. Trader is responsible for paying AIVIA Platform technology fee and referral fee.

Trader can set any additional billing conditions and fees when creating a project on the platform Trader's Mode.

Trader's Instructions and Authorization regarding Referral Fee and Technology Fee. AIVIA IS HEREBY IRREVOCABLY AUTHORIZED AND INSTRUCTED to deduct 10% referral fee and 5% Technology fee from the total performance billing cycle from the trader's proceeds

AIVIA is obligated to maintain non-disclosure of Traders' Confidential Information.

“Confidential Information” means any data or information that is proprietary to the Trader and not generally known to the public, whether in tangible or intangible form, in whatever medium provided, whether unmodified or modified by AIVIA or its Representatives (as defined herein), whenever and however disclosed, including, but not limited to:

(i) any marketing strategies, plans, financial information, or projections, operations, sales estimates, business plans, present or future business activities of such party, its affiliates, subsidiaries and affiliated companies;

(ii) plans for products or services, and customer or supplier lists;

(iii) any scientific or technical information, invention, design, process, procedure, formula, improvement, technology or method;

(iv) any concepts, reports, data, know-how, works-in-progress, designs, development tools, specifications, computer software, source code, object code, flow charts, databases, inventions, information and trade secrets;

(v) any other information that should reasonably be recognized as confidential information of the Trader; and

(vi) any information generated by the AIVIA or by its Representatives that contains, reflects, or is derived from any of the foregoing. Confidential Information need not be novel, unique, patentable, copyrightable or constitute a trade secret in order to be designated Confidential Information. AIVIA acknowledges that the Confidential Information is proprietary to the Trader, has been developed and obtained through great efforts by the Trader and that Trader regards all of its Confidential Information as trade secrets.

Notwithstanding anything in the foregoing to the contrary, Confidential Information shall not include information which:

a) was lawfully possessed, as evidenced by the AIVIA's records, by AIVIA prior to receiving the Confidential Information from the Trader;

(b) becomes rightfully known by the Receiving Party from a third-party source not under an obligation to Trader to maintain confidentiality;

(c) is generally known by the public through no fault of or failure to act by AIVIA inconsistent with its obligations under this Agreement;

(d) is required to be disclosed in a judicial or administrative proceeding, or is otherwise requested or required to be disclosed by law or regulation, although the requirements shall apply prior to any disclosure being made; and

(e) is or has been independently developed by employees, consultants or agents of the Receiving Party without violation of the terms of this Agreement, as evidenced by the Receiving Party's records, and without reference or access to any Confidential Information

TRADER AGREEMENT TERMS AND CONDITIONS

By entering into this User Agreement, Trader understands and agrees that this user agreement includes Privacy Policy, Risk Disclosure Statement, Terms of Use of the site aivia.io and these terms and conditions.

Rights of use and license to use the software- access to user's personal account, the ability to accept investors users of the AIVIA Platform. All terms, conditions and rules specified in this Agreement determine the relations between the Company as a party providing services on the one hand, and Trader on the other hand.

The company has the right to reject any Trader: AIVIA has the right to reject any trader to become a Subscriber or User at its sole discretion with or without any reason.

Minimum age requirement: Applicants must reach minimum 18 (eighteen) years of age to become a User.

AIVIA INTERNATIONAL, INC Disclosures - a statement of waiver of any and all liability:

AIVIA INTERNATIONAL, INC IS A US REGISTERED ENTITY. AIVIA SOFTWARE AND TECHNOLOGY CAN BE USED ANYWHERE IN THE WORLD WHERE BUSINESS ACTIVITY OF AIVIA IS NOT PROHIBITED BY LAW.

TRADERS UNDERSTAND THAT AIVIA DOES NOT GIVE ANY WARRANTY OR GUARANTEE

THERE IS NO GUARANTEE THAT USE OF THE COMPANY'S TECHNOLOGY, ITS SOFTWARE, WILL MAKE PROFITS, INCOME OR PROVIDE ANY GAINS OR MATERIAL BENEFITS;

AIVIA DOES NOT KEEP ANY PASSWORDS AND OTHER ACCESS TO USERS WALLETS, DOES NOT CONTROL THE ACTIONS OF TRADERS OR OTHER USERS, AND DOES NOT HAVE CONTROL OVER EXCHANGES OR THEIR BUSINESS PRACTICES.

RISK ACKNOWLEDGEMENT: TRADERS AND SUBSCRIBERS USING THE AIVIA PLATFORM UNDERSTAND AND UNDERTAKE ALL THE RISKS SUCH AS, BUT NOT LIMITED TO ALL RISKS ASSOCIATED WITH SALES, PURCHASE, HOLDINGS AND SPECULATIVE TRADE IN THE MARKET OF CRYPTO ASSETS AND CRYPTOCURRENCIES.

TRADERS AGREE AND DECLARE THAT THEY HAVE NO CLAIMS AND WILL NOT HAVE ANY CLAIMS IN THE FUTURE AGAINST AIVIA, IN CONNECTION WITH THE POSSIBLE LOSS OF ANY OR ENTIRE INVESTED ASSETS.

ALL TRADERS, SUBSCRIBERS, PURCHASERS AND CONSUMERS AGREE TO INDEMNIFY AND HOLD HARMLESS FROM ANY AND ALL LIABILITY AIVIA INTERNATIONAL, INC, ALL OF ITS EMPLOYEES, OFFICERS, DIRECTORS, FOUNDERS, CO-FOUNDERS, MANAGEMENT, AS WELL AS, SUPPLIERS, SERVICE PROVIDERS, CONTRACTORS, INDEPENDENT AFFILIATES, LEGAL ENTITIES AND INDIVIDUALS FOR ANY AND ALL DAMAGES: PUNITIVE, MATERIAL, PHYSICAL, PSYCHOLOGICAL, LEGAL, MORAL AND / OR ANY OTHER TYPE OF DAMAGES, ASSOCIATED WITH THE REGISTRATION AND USE OF AIVIA PLATFORM OR AIVIA SOFTWARE.

ATTENTION! BEFORE CREATING AIVIA PLATFORM ACCOUNT, IT IS TRADER'S RESPONSIBILITY TO CHECK THE LAWS OF THE COUNTRY IN WHICH THEY INTEND TO ENGAGE IN ANY ACTIVITY USING TECHNOLOGY OF AIVIA INTERNATIONAL, INC. IT IS USER'S RESPONSIBILITY TO MAKE SURE THAT THEY DO NOT VIOLATE THE LAW AND THE RULES OF THE COUNTRY AND ITS FINANCIAL MARKET. TRADER SHOULD PERFORM AN INDEPENDENT DUE DILIGENCE AND CHECK ALL THE FACTS BEFORE BECOMING A SUBSCRIBER AND / OR USER.

Trader Success Fee Payment: on the last day of the month, each user receives an invoice for the trader Success Fee, according to the specified percentage when linking to a trader. Payment must be made within 72 hours after the invoice issued to the wallet number and in the cryptocurrency indicated in the invoice. If payment is not received within 120 hours (5 calendar days) by the Trader, AIVIA will deactivate User's account

and block the access to Traders and Trading bots. In addition, the User will be assessed with the fines as follows: 120 hours (5 calendar days) is a grace period. Every following calendar day fine will be 10 % per diem based on the amount of the invoice for the next 10 calendar days. If in 15 days the entire invoice including fines has not been paid, AIVIA will attempt to collect the debt owed to the Trader by employing all available methods in order to have an invoice paid in full.

Success Fee Invoicing: All transactions on the investor's account that are closed at the time starting from 12:01 UTC on the first day of the month and until 12:00 UTC of the last day of the month are included in the invoice for that month. If the transaction is closed on the investor account on the last day of the month after 12:00 UTC, then it is included in the invoice for the next month. In case of profit on the investor's accounts, provided there is no negative UPNL (Unrealized Profit and Loss), the invoice is issued based on PNL (Profit for the Current Month). In the case of negative UPNL, the profit is calculated according to this formula

$PNL - UPNL = \% \text{ of the profit}$

Obligations to protect the Company from liability: AIVIA INTERNATIONAL, INC, all its employees, employees, directors, founders, co-founders, management, as well as allies, service providers, contractors, independent Affiliates and licensed, affiliated, legal entities and individuals are not responsible for the consequences and damage resulting from any actions of Subscribers or Users. Users and/or Subscribers agree to follow the code of ethics of conduct, the text of which is posted on the Company's website. Users and Subscribers agree to protect the Company from all and any liability, lawsuits, fines, sanctions and other material penalties, including the costs of legal services that may arise as a result of your actions or behavior. Users and Subscribers are responsible for their behavior and actions.

Trader and Assets under Management: Users and subscribers who have experience in trading on crypto exchanges can create projects on the AIVIA platform in order to help Investors users of the platform who have purchased packages and registered as investors and looking for traders to manage their assets. Traders are obligated to link their trading accounts to the AIVIA platform through API keys in order to demonstrate statistical data of their performance. If such statistics are not available for any reason, the trader agrees to go through a trial period within 30 days before allowed to receive the assets to trade. The trader agrees not to disable the API key of the trading account

while Investor is linked to the trader. The trader must submit the notice of Intent to terminate the activity to the email address: info@aivia.io fourteen calendar days prior to terminating activity and unlinking any Investors. In the notice, the trader must indicate the support confirmation code and username (email). If a trader does not submit a notice within the specified period, then such a trader does not have the right to receive a commission for that last month. THE TRADER AGREES TO FORFEIT ALL AND ANY COMMISSIONS IF THE API KEY OF THE TRADING ACCOUNT IS DISABLED BY TRADER DURING THE TRADING IN THE ACCOUNTS OF INVESTORS LINKED TO SUCH A TRADER. ONLY IN THE CASE OF DISABLING ALL INVESTORS, THE TRADER HAS THE RIGHT TO DISABLE THE API OF THE TRADING ACCOUNT.

Trader agrees to the ethical business relationship. The trader agrees not to solicit Investors who are users of the AIVIA Platform to enter into transactions with the Users outside of the AIVIA platform.

Trader agrees not to ask for a direct transfer of Investor assets to their wallets. The trader agrees to conduct trading activities only through API keys.

Trader agrees to comply with all the conditions stated in the description of its trading strategies. Traders agree under no circumstances to allow a loss of the Investor's deposit in percentage greater than stated in the description of the project. The trader agrees not to expose the Investor's deposit to unreasonable and unjustified risks.

Trader understands and agrees that AIVIA can close all positions and terminate trader's access to all the platform investors accounts, automatically or manually, in case of a deposit loss been greater than the declared maximum percentage.

Trader understands and agrees and accepts responsibility and liability for their trading activities. The trader agrees to protect AIVIA INTERNATIONAL, INC, all its employees, employees, directors, founders, co-founders, management, as well as related parties, service providers , contractors, independent Affiliates and licensed, affiliated, legal and physical persons against all and any liability, lawsuits, fines, sanctions and other material penalties, including the cost of legal services, for any and all damage and losses incurred as a result of errors, force majeure, quality of service, negligence, irresponsibility which may arise as a result of the activities of the trader. A trader may be liable for damage caused to investors.

Trader understands and agrees that AIVIA is not responsible for the success fees payment if Investors refuse to pay the invoice. Investors are responsible for the payment of success fees.

Force majeure situations: AIVIA is not responsible for the inability to provide services or delays in providing 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 AIVIA. Force majeure situations include strikes, civil unrest, invasion, terrorist attacks or threats of terrorist attacks, war (whether or not declared), threat or preparation for war; fires, explosions, storms, floods, earthquakes, landslides, epidemics and natural disasters; acts, decrees, decrees, restrictions of any government. AIVIA's obligation, in accordance with these terms and conditions, is considered terminated at a time when there is a force majeure situation. AIVIA will take a deferment during this period. AIVIA will try to find a solution in case of force majeure and try to find a way to fulfill its obligations as soon as the force majeure situation ends.

Predominance of the newest version of the document: These terms and conditions and any document referred to by these terms and conditions constitute an Agreement between the parties in relation to the use of technologies and products of the Company and supersedes all previous Contracts and agreements of the parties verbal or in writing.

Amendments: AIVIA reserves the right to unilaterally review and amend these terms and conditions. Users and / or / Subscribers accept and agree with all changes to these terms and conditions made by the Company from the moment of purchase, if these changes must be adapted by law, or if AIVIA INTERNATIONAL, INC notifies the User and / or subscriber about changes in these terms and conditions, in which case, AIVIA INTERNATIONAL, INC believes that the Users and / or subscribers agreed to these changes to the terms and conditions if the Users and / or subscribers did not file a written protest with AIVIA INTERNATIONAL, INC within 7 days after publication of the newest version of the terms and conditions on the site aivia.io. Publication on the website considered a notice to all users.

Jurisdiction and method of handling complaints and disputes: AIVIA has a system for handling complaints in order to find the right solutions. If the User has a complaint, then he should contact the customer support department at the address above.

These terms and conditions are governed by the laws of the Maricopa County, Arizona, USA. Any disagreements arising and relating to these terms and conditions fall under the non-exclusive jurisdiction of the courts in the Maricopa County

Copytrading mode Trader's Instructions and Authorization: AIVIA IS HEREBY IRREVOCABLY AUTHORIZED AND INSTRUCTED to deduct 10% referral fee and 5% Technology fee from the total performance billing cycle from trader's proceeds.

API mode Trader's Instructions and Authorization: When Trader linked to Investor's account via API key, trader can set success rate at its own discretion. Trader can set a referral percentage at its own discretion as well. AIVIA IS HEREBY IRREVOCABLY AUTHORIZED AND INSTRUCTED to deduct 10% referral fee and 5% Technology fee from the total performance billing cycle from trader's proceeds.

I / We declare that have read, understand, accept and agree to all the statements, risks, disclosures and descriptions on the aivia.io website and agree with all the terms and conditions of this agreement and as stated in the text below this checkbox

I / we declare that I have read and understand all the risks and agree to indemnify and hold harmless from any and all liability COMPANY AIVIA INTERNATIONAL, INC, all of its employees, officers, directors, founders, co-founders, management, as well as, suppliers, service providers, contractors, independent affiliates, legal entities and individuals for any and all damages: punitive, material, physical, psychological, legal, moral and / or any other type of damages, associated with creating an account and use of aivia platform or aivia software associated with the partial or complete loss of crypto assets or any other assets related to trading, speculative activities, and or the security of storage of crypto assets or other assets

I / We understand, agree and declare that AIVIA is not engaged in trading activities, does not store user's crypto assets or any other assets. I / we understand that AIVIA provides technology in the form of a platform and trading robots. I / we understand that when accepting Investors request to link, AIVIA does not have any influence, control or power over Investors assets and legal entities. I / we declare that I have read

and understand all the risks and agree to indemnify and hold harmless from any and all liability COMPANY AIVIA INTERNATIONAL, INC, all of its employees, officers, directors, founders, co-founders, management, as well as, suppliers, service providers, contractors, independent affiliates, legal entities and individuals for any and all damages: punitive, material, physical, psychological, legal, moral and / or any other type of damages, associated with creating an account and use of aivia platform or aivia software associated with the partial or complete loss of crypto assets or any other assets related to trading, speculative activities, and or the security of storage of crypto assets or other assets

I / we agree and give permission to AIVIA INTERNATIONAL, INC to save and process my / our personal information for purposes related to fulfilling the terms of the Agreement, including paying commissions, for administrative and statistical purposes and for promoting AIVIA goods and services. AIVIA INTERNATIONAL, INC has the right to record this information manually and / or in electronic format, and to control this information.

I / we:- hereby informed that we have constant access to the data processed by AIVIA INTERNATIONAL, INC, and I / we can / can 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 executing a contract.

I / we agree that AIVIA INTERNATIONAL, INC may transfer and share my / our personal information with other affiliated organizations, affiliates and companies controlled or having contractual relations with AIVIA INTERNATIONAL, INC, and other persons for the purpose of maintaining business, Including independent affiliates of AIVIA INTERNATIONAL, INC. These persons may be located in countries that are located

anywhere in the world, and in the geographical area which do not have laws protecting personal information.

Note: Information about companies and countries will be provided upon request.

I / we give my consent to receive advertising materials and any kind of communication from AIVIA INTERNATIONAL, INC or affiliated companies, suppliers, Affiliates and vendors of AIVIA INTERNATIONAL, INC. I / We agree to receive messages by email or any available communication channels.

Trader agrees to these terms and conditions of Security Deposit:

Description and General Terms:

Security Deposit is a mechanism that enables to limit losses of the Investor's initial deposit.

An investor can make a request for a security deposit to be posted by a trader in the amount up to the maximum declared percentage of the loss of the Investor's deposit. For example, if an investor's initial deposit is 1 BTC. Trader declares the maximum allowable drawback (loss of the Investor's initial deposit) 30%. An investor may request a Security Deposit in any amount from 0 BTC and up to 0.3 BTC. If a trader agrees to post a security deposit, the agreed amount will be transferred to the custodial wallet. After the trader deposited the requested amount as a security deposit, the Investor will be able to pass the API and Secret key to the trader for AuM. Investor understands, declares, and agrees, that security deposit posted for limiting the loss of initial deposit only. Security Deposit will not secure gains or profits.

Terms of Disposition of the Security Deposit:

1. Trader losses the maximum declared allowable percentage of the Investors Initial Deposit. Trader understands, declares and agrees that if a stop loss is executed and the position is closed, the entire Security Deposit will be transferred to the investor. The API key, the Secret will be disabled and access to the Investors account will be suspended. The Investor will be able to link to the same trader by submitting a new request. The new API, Secret key and new Security Deposit (if any) will need to be negotiated and posted at that time.

Example: Investor's Initial Deposit is 1 BTC. Trader declares maximum allowable drawback (loss of the Investor's initial deposit) 30% that is 0.3 BTC. Trader posted a

Security Deposit of 0.15 BTC. The trading activity leads to the stop loss at 0.7 BTC. The investor lost 0.3 BTC. AIVIA transfers 0.15 BTC to the investor.

2. A trader makes a profit and agrees to the Trailing Stop by the AIVIA platform. If a trader makes a profit higher than the maximum declared allowable drawback (loss of the Investor's initial deposit) and agrees to execute Trailing Stop then AIVIA will return posted Security Deposit upon request.

Example: Investor's Initial Deposit is 1 BTC. Trader declares maximum allowable drawback (loss of the Investor's initial deposit) 30% that is 0.3 BTC. Trader posted a Security Deposit of 0.15 BTC. The trading activity leads to profits of 0.5 BTC. Trader agrees to Trailing Stop of 30% which will ensure the stop loss triggered at 1.05 BTC (1.5 BTC - 0.45 BTC (30%) = 1.05 BTC). Upon request Security Deposit in the amount, 0.15 BTC will be returned to the trader.

3. A trader makes any profit and decides to stop any trading activity. A trader can prove that there are no losses on the account. The API, Secret key and access to investor accounts are suspended. Upon request, the trader will receive the Security Deposit.

Please note:

AIVIA and Trader have no liability to transfer the Security Deposit to the investor if the technology of crypto exchange failed to function properly. AIVIA will determine if the loss occurred as the result of the malfunction or failure of the technology of the crypto exchange.

In case of a stop loss transaction executed and loss of initial deposit has been realized, Investor has to submit a request to AIVIA support for the Security Deposit to be transferred to the Investors account. AIVIA will conduct the research and determine if in fact investors are entitled to receive a Security Deposit.

Trader Agrees to Follow a Trading Strategy

When creating a project, a trader describes a trading strategy in its profile.

According to the described strategy, the trader is required to comply with the time frame, the number of transactions and unrealized loss (negative PnL).

AIVIA determines which trading strategy trader follows and determines the timeframe and the number of trades.

In case if a trader deviates from the trading strategy and deliberately keeps the position open for a prolonged period of time in an unrealized loss, (negative PnL), the Investor has the right to request a security deposit to be transferred to the Investor.

Classification of trading strategies and time frames for keeping an open position in an unrealized loss (negative PnL).

1. Day Trading at least 1 transaction per day with a maximum time frame for open position for 7 business days
2. Swing Trading 2-5 transactions per month with a maximum time frame for open position for 2 months
3. Long Term Trading 2-3 transactions within 3-6 months with a maximum time frame for open position for 6 months

The time frame for the security deposit will depend on the Trader's strategy. The investor will be notified and will be able to choose the appropriate strategy.

If the trader exceeds the allowable time frame, the security deposit will be transferred to the investor upon request due to the trader's failure to perform a trading activity.

Investor Responsibilities

When linked to a trader, the amount of the deposit and the amount of the security deposit cannot be changed. If the Investor disables the API keys or disables the trader in any other way to conduct trading for any reason, without allowing for Stop Loss being triggered when maximum indicated drawdown has been reached, then the trader is not responsible for any circumstances. In this case the security deposit is returned to the trader. Every time Investor requests to be linked to a trader the security

deposit amount should be agreed upon with the trader and will be treated as a new transaction.

AIVIA and traders are not responsible for technical failures of the crypto exchange. If a drawdown and a loss of deposit in part or in full occurred due to technical malfunctions in the operation of the exchange, the Investor cannot claim a security deposit. The investor already agrees and understands all the risks of total loss of assets associated with technology failures in paragraph 5 of the risk disclosure statement. (5. Technology failure: AIVIA provides technical solutions for investors and traders in good faith and puts the best effort forward to accommodate our users. In the event that technology fails, you may be subject to the risk of losing your account data and might be at risk of losing your assets.)

An investor is not entitled to receive a security deposit if Investor did not follow the proper Protocol for Unlinking from Traders and Trading.

ATTENTION!!!! UNLINKING FROM TRADERS, OR TRADING ROBOTS WITHOUT FOLLOWING THE PROTOCOL MAY RESULT IN THE COMPLETE LOSS OF YOUR DEPOSIT. In order to avoid losing your deposit when unlinking from traders or trading robots, an Investor must follow this protocol and instructions. There are many reasons why investors might want to unlink for disconnecting from a trader or trading bots. For example, taking profits, or creating an investment portfolio, by distributing a deposit among several traders with different trading strategies, and several trading robots. Please follow this step-by-step instruction to limit the risks associated with the loss of your deposit when unlinking from traders or trading robots.

STEP 1.

Before unlinking from a trader you need to make sure that there is no open transaction on your exchange account in BITMEX. First of all, check the “Current PNL” indicator on the AIVIA platform. If you find yourself in the list of investors and in front of your number any numbers are shown in the PNL tab - this means that at the moment the trading position is open by your trader or a trading bot. Please note: the indicator can have both a positive percentage and a negative one. In any case, this means that a trading position has been opened on your BITMEX exchange account.

Therefore, you cannot interfere in the trading process and cannot unlink at the moment. If you interfere in the trading process, you are risking losing your entire deposit. The trader does not bear any responsibility for your decisions to intervene in the trading process by unlinking from the trader, closing trading position yourself or in any other way.

STEP 2

If 0% is indicated on the PNL tab, this means that the trader did not open trading positions, and it is a high probability, there are no open trading positions on your BITMEX exchange account, but there are exceptions. For example, if a trader opens a trading position at the very moment when you want to unlink from him. You need to log into your exchange account, go to the balance of funds section and make sure that there are no open positions. Before unlinking from a trader, you must make sure that the trader does not have any open positions on your exchange account, and there are no open positions.

If you have open positions on your account, then unlinking from traders, withdrawing funds or any other actions on the exchange account is prohibited. The only action that is allowed is to increase your trading deposit. Withdrawal while trading position is open might cause 100% in liquidation of your entire balance. If there are no open positions, then you can safely unlink from the trader. We recommend that you do this procedure after the end of the trading month, when you pay the trader’s invoice, then

you check whether you have an open trading position. If there are no open trading positions on your account you can safely unlink from the trader, withdraw profits, distribute your trading deposit among different accounts in order to link with other traders, to diversify your risks.

This protocol must be followed to unlink from a trader and is the safest procedure when using copy trading technology

When linking to a trader with API keys, you must not only click "unlink from the trader" on the AIVIA platform, but also disable your API keys on the exchange account in the API keys section

It is important to understand how you are linked to the trader. If you are connected through an API key, then when unlinking from a trader, you MUST disable the API Key.

After you complete all the necessary steps on your exchange account, click enable API keys and you can reconnect to the trader on the AIVIA platform

If you are linked to a trader through copy-trading technology, then there is no need to disable API keys. An Investor can click on the "Unlink from the trader" button on the platform to disconnect from the trader.