

Terms of Use

Last Updated: January 25, 2024

1. Introduction

1.1. Welcome to rbitbot, a platform provided by rbitbot Technologies Inc., a company incorporated under the laws of Türkiye, located at Teknopark Ankara C/920 Yenimahalle Ankara ("rbitbot," "we," "us," or "our").

1.2. These Terms of Use ("Terms") govern your access and use of the rbitbot website, associated software ("Software"), and any related services. By using the Software, you agree to comply with these Terms. If you disagree, please refrain from accessing or using the Software.

2. Definitions

2.1. **rbitbot:** Refers to rbitbot Technologies Inc.

2.2. **User:** Refers to individuals or legal entities accessing or using the rbitbot Software.

2.3. **Software:** rbitbot's proprietary tools and functionalities for managing cryptocurrency holdings, accessible through the website <https://rbitbot.com>.

2.4. **Client Account:** The account created by a user for accessing the rbitbot Software.

2.5. **Exchange Account:** Cryptocurrency exchange account from available exchanges.

2.6. **Subscription Purchase:** The acquisition of any paid Plan for using the Software.

2.7. **Plan:** A subscription plan for the Software with specific features and functionalities described on the Website.

2.8. **Fee:** The amount paid for a Subscription Purchase.

2.9. **Trial:** Software made available on a trial basis free of charge.

2.10. **Third-Party Services:** Content, applications, and services provided by third-party providers within the Software.

2.11. **Client Content:** User-generated content and data made available via the Software.

3. Registration and Personal Account

3.1. To use the rbitbot Software, users must register on the Website.

3.2. Users can register using a personal email or log in through Google profiles.

3.3. By creating a Client Account, users confirm responsibility for all activities under their account.

4. Software and Its Functionalities

4.1. The rbitbot Software provides tools to manage cryptocurrency holdings across Exchange Accounts, including free and subscribed functionalities.

4.2. Subscribed functionalities may include the "Apps store" and "Marketplace," containing third-party services available through specific Plans.

4.3. Users acknowledge and confirm familiarity with information available on the Website regarding each functionality.

5. Eligibility Criteria and Client Account

5.1. Users must meet eligibility criteria, including being at least 18 years old and not managing third-party cryptocurrency holdings.

5.2. Users are responsible for the accuracy of Client Account information and should not breach applicable laws.

5.3. Connecting Exchange Accounts and "Watch-Only Wallets" is subject to terms outlined on the Website.

6. Free Trial

6.1. rbitbot offers a Trial of its Software for evaluation purposes, subject to eligibility criteria.

6.2. Trial periods, eligibility, and termination conditions are outlined in the Terms.

7. Intended and Prohibited Use of the Software

7.1. The Software is intended for personal cryptocurrency holding management. Prohibited activities include unauthorized trading, impersonation, and illegal content upload.

7.2. Users shall comply with applicable laws and refrain from activities that may harm the Software.

7.3. Failure to observe intended use may result in termination of the Client Account.

8. Security of the Client Account

8.1. Users must maintain the confidentiality and security of their Client Account, including using recommended security measures.

8.2. Suspected security breaches must be immediately reported to rbitbot.

8.3. Failure to observe security measures may result in account termination.

9. Plans, Fees, Payment Terms, and Refunds

9.1. rbitbot offers subscription Plans with specific features. Users can subscribe and make payments through available methods.

9.2. Fees are subject to change, and taxes may apply based on the user's location.

9.3. Refunds are subject to rbitbot's discretion and the Refund Policy.

10. Intellectual Property and License

10.1. The Software and associated intellectual property are owned by rbitbot. Users are granted a personal license for non-commercial use.

10.2. Users grant rbitbot rights to use and exploit Client Content for various purposes.

11. Third-Party Services and Content

11.1. The Software may include Third-Party Services, subject to terms provided by third-party providers.

11.2. rbitbot is not responsible for the accuracy or suitability of Third-Party Services.

12. User Responsibilities and Obligations

12.1. Users are responsible for their use of the Software and must not engage in activities that violate these Terms.

12.2. Users shall not attempt to gain unauthorized access to the rbitbot systems, interfere with the Software's integrity, or disrupt its functionalities.

13. Data Privacy and Confidentiality

13.1. rbitbot collects and processes user data in accordance with its Privacy Policy.

13.2. Users are responsible for the security of their data, and rbitbot implements reasonable measures to protect user information.

13.3. Confidential information includes user data and specifics of the Software functionalities.

14. Termination and Account Deactivation

14.1. rbitbot reserves the right to terminate or suspend a user's access to the Software for violations of these Terms.

14.2. Users can deactivate their Client Account at any time. Upon termination, user data may be retained as outlined in the Privacy Policy.

15. Disclaimer of Warranties

15.1. rbitbot provides the Software on an "as-is" basis, and users use it at their own risk.

15.2. rbitbot does not warrant that the Software will be error-free or uninterrupted, and disclaims any warranties, express or implied.

16. Limitation of Liability

16.1. In no event shall rbitbot be liable for any indirect, incidental, special, consequential, or punitive damages arising out of or in connection with the use of the Software.

16.2. rbitbot's total liability for any claims arising under these Terms shall not exceed the total amount paid by the user for the Software in the six months preceding the claim.

17. Governing Law and Dispute Resolution

17.1. These Terms are governed by the laws of Turkiye.

17.2. Any disputes arising under or in connection with these Terms shall be resolved through binding arbitration, conducted in accordance with the rules of SPK.

18. Modifications to the Terms

18.1. rbitbot reserves the right to modify these Terms at any time. Users will be notified of changes, and continued use of the Software constitutes acceptance of the modified Terms.

19. Contact Information

19.1. For any questions or concerns regarding these Terms, please contact rbitbot at support@rbitbot.com.