SKYER User Service Agreement

A. **USER SERVICE AGREEMENT** (hereinafter referred to as "Agreement") carefully before registering as a SKYER ai services be ensure that you fully understand the terms of the agreement. Please read carefully before accepting this agreement. After you agree and click to confirm the terms of this agreement and complete the registration process, you can become an official registered user of Skyer ai services and enjoy various services of Skyer.

This agreement stipulates the rights and obligations between Skyer and users regarding the Skyer ai (hereinafter referred to as the "service"). "Users" refer to individuals and units who register, log in, and use this service. This agreement can be updated by Skyer at any time. Once the updated agreement terms are announced, they will replace the original agreement terms without prior notice.

Users can check the latest version of the agreement terms on the homepage of this website. After modifying the terms of the agreement, if the user does not accept the modified terms, please immediately stop using the services provided by Skyer, and the user's continued use of the services provided by Skyer will be deemed to accept the modified agreement.

B. ACCOUNT REGISTRATION

- 1. The user needs to register a "SKYER" account before using this service. The "SKYER" account should be registered with a mobile phone number or mailbox binding through website www.skyer.ai
- 2. SKYER have right to reject or accept the registration application.
- 3. In view of the binding registration method of "SKYER" account, you agree that SKYER will allow your mobile phone number or email address and mobile device identification code to be used for registration during registration.
- 4. When users register and use this service, SKYER needs to collect personal information that can identify the user so that SKYER can contact users when necessary, or provide users with a better experience.

C. ACCOUNT SECURITY

- 1. Once the user has successfully registered and become a SKYER user, he will get a ID and password, and he has the right to log in to SKYER at any time using his own ID and password.
- 2. The user is fully responsible for the security of the ID name and password, and at the same time is fully responsible for all activities and incidents conducted under his user's name.
- 3. The user should keep the password properly, and do not tell others the password. All losses caused by improper password storage shall be borne by the user.
- 4. Don't disclose your password, in the context of fear or leakage of password, regardless of any reason, the user's password security is threatened, you should immediately change password through forget password option at sign in page through e mail verification process.

D. User declaration and guarantee

- 1. The user promises that he has full capacity for civil conduct The civil subject, and has the ability to work.
- 2. Users are obliged to provide their own truth when registering Data, and guarantee such as mobile phone number or email address.
- 3. User are abiding to pay taxes as per the govt rules and regulation.

E. service content

- 1. SKYER Ai services is an exchange-based commissioned trading software by an international organization. This software is a paid software. Users set up their own trading strategies through SKYER and commission SKYER to complete the inquiry and trading of trading assets.
- 2. The company's technical team will upgrade and maintain the software according to actual needs, and provide free online consultation and offline debugging for software use problems encountered in the market.

F. Termination of service

- 1. SKYER has the right to terminate the provision of services to users under the following circumstances:
- (1) When the user violates the relevant provisions of this service agreement, SKYER has the right to terminate the provision of services to the user; if the user is registered as a user directly or indirectly or in the name of another person again,-it is discovered that SKYER has The right to unilaterally terminate the provision of services to the user directly;
- (2) Once SKYER discovers that the data or information provided by the user contains false content, SKYER has the right to terminate the provision of services to the user at any time;
- (3) When the terms of service are terminated or updated, users expressly do not want to accept the new terms of service;
- (4) if user do anti company activities.
- (5) Other situations where SKYER believes that the service needs to be terminated.

G. Service changes and interruptions

- 1. Since the software is based on the operating characteristics of the network and third-party trading platforms, users need to agree that SKYER will change or interrupt some or all of the network services, and they do not need to bear any responsibility to any user or any third party.
- 2. SKYER needs to periodically or irregularly check or update the provided software. If such a situation causes the software operation service to be interrupted within a reasonable time, SKYER does not need to bear any responsibility for this
- 3. When the user is delayed due to software testing or update, the company can extend the validity period of the software as compensation upon application by the user.

H. Disclaimer and Compensation Statement

- 1. Crypto trading is subject to market risk. This software is a trading assistant software and does not promise profit.
- 2. Before purchasing this software, users should consider it carefully. Once the software is purchased, it is not refundable.
- 3. The user expressly agrees that the risks involved in its use of SKYER will be entirely borne by itself, and all consequences arising from its use of SKYER shall also be borne by itself.
- 4. The user agrees to protect and maintain the interests of SKYER and other users. Because the user has illegal, untrue, improper, infringement of the legal rights and interests of third parties in the use of SKYER, or the user violates any terms under this agreement The user agrees to be liable for damages caused by SKYER and any other third parties.

I. Privacy statement

1. When the user registers for a SKYER account, personal registration information provided as required.

2. Information use:

- (1) SKYER will not sell or lend users' personal information to anyone unless the user's permission is obtained in advance;
- (2) SKYER also does not allow any third party to collect, edit, sell or disseminate users' personal information by any means. If any user engages in the above activities, once discovered, SKYER has the right to immediately terminate the service agreement with the user and seize his account:
- (3) In order to achieve the purpose of serving users, SKYER may provide users with services through the use of users' personal information, including but not limited to sending product and service information to users, or sharing information with SKYER partners so that they can provide services to users. Users send information about their products and services.
- 3. Information disclosure: The user's personal information will be partially or fully disclosed under the following circumstances:
- (1) Disclosure to a third party with the consent of the user;

- (2) Disclosure to third parties or administrative or judicial institutions in accordance with relevant provisions of the law, or the requirements of administrative or judicial institutions;
- (3) If the user violates the relevant laws or website policies of the local government and legal affairs department, it needs to be disclosed to a third party;
- (4) In order to provide the products and services requested by the user, the user's personal information must be shared with a third party;
- (5) Other Skyer disclosures deemed appropriate in accordance with the law or website policy;
- (6) When users use the digital asset information provided by Skyer, skyer will strictly fulfill the relevant confidentiality agreement

J. Other

- 1. SKYER Quantification solemnly reminds users to pay attention to the clauses in this agreement that exempt SKYER quantification liability and limit user rights, please read carefully and consider the risks independently.
- 2. The final interpretation right of this agreement belongs to SKYER and reserves the right to all interpretation and modification.
- 3. This agreement shall be applicable from March 2020 or from the date of user signup.