

Legal Notice

For purposes of this Legal Notice, “**Software**” means any code, scripts, smart contract interfaces, APIs, SDKs, automation modules, MCP Server components, AI-assisted integration tools, documentation, configuration files, example implementations, or related technical materials that are made available, published, distributed, or referenced in any public or private repository, website, blockchain explorer, documentation portal, or other location to which this Legal Notice is attached, referenced, or otherwise applicable, including any updates, modifications, derivative works, or related components.

Disclaimer of Warranty

THE SOFTWARE IS PROVIDED “AS IS”, WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, INTEROPERABILITY, AND NONINFRINGEMENT, ACCURACY OR RELIABILITY. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Without limiting the foregoing, Degensoft makes no representations or warranties regarding the accuracy, completeness, reliability, suitability, or availability of any outputs, documentation results, API responses, trading logic, or execution flows generated, retrieved, or facilitated through the Software.

Degensoft has no obligation to monitor, maintain, update, patch, correct, or discontinue any portion of the Software. The Software may be modified, suspended, or discontinued at any time without notice.

Informational Purpose

This code is provided for informational and illustrative purposes only. It has not been independently audited or reviewed for security. Deploying or interacting with this code without conducting an independent security assessment may expose users to substantial financial and technical risks.

Nothing provided through the Software constitutes financial, investment, trading, legal, or tax advice. Users are solely responsible for evaluating the appropriateness of any information, code, or transaction in light of their own circumstances.

Degensoft assumes no responsibility for any loss, damage, exploit, or vulnerability that may result from the use of this code, whether directly or indirectly, including but not limited to failed transactions, market losses, slippage losses, liquidation events,

automation errors, or unintended blockchain interactions. Any references to audits, security reviews, or equivalent assurances, if made, are provided solely for informational purposes and do not constitute a warranty or representation of any kind.

Digital asset markets are highly volatile and subject to rapid price fluctuations, liquidity constraints, smart contract risk, network congestion, and other technical and economic risks. Users assume full responsibility for understanding and managing such risks.

AI and Third-Party System Disclaimer

The Software may be integrated with or accessed through third-party artificial intelligence systems, coding assistants, agent frameworks, or other automated platforms. Outputs generated through such systems may be incomplete, inaccurate, outdated, or unsuitable for specific use cases.

Degensoft does not control, operate, or assume responsibility for the behavior, interpretations, decisions, or actions of any third-party AI system or autonomous agent that integrates with or utilizes the Software.

Users are solely responsible for reviewing, validating, testing, and approving any AI-generated outputs, configurations, code, trading logic, or blockchain transactions prior to execution.

Automated and Agent-Based Execution

Where the Software enables or facilitates automated, programmatic, or agent-based interaction with blockchain protocols (including but not limited to swaps, order creation, order cancellation, portfolio management), users acknowledge that such automation may result in substantial financial loss.

All blockchain transactions require independent review and appropriate authorization by the user. Users are solely responsible for configuring safeguards, risk parameters, wallet security, approval flows, and monitoring systems associated with automated or agent-based execution.

Degensoft does not custody user funds and does not assume responsibility for any automated strategy, trading decision, execution timing, or outcome resulting from use of this Software.

Acknowledgment by Users

By using, interacting with, deploying, or otherwise engaging with the Software, including through AI systems or autonomous agents, you acknowledge and agree to the above terms. You do so at your own risk and assume full responsibility for any outcomes resulting from your interaction with the Software.

The use of the Software is governed by the 1inch Business Terms of Service. In the event of any inconsistency between this Legal Notice and the 1inch Business Terms of Service, the provisions of the 1inch Business Terms of Service shall prevail, except that the disclaimers and limitations of liability set forth herein shall apply to the fullest extent permitted by applicable law.