

Terms of Service

Official Alertsify Terms for Use of the Platform, Apps, and Services

Company: Alertsify LLC

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Contact: support@alertsify.com

Plain-English Summary (Non-Binding): Alertsify is a technology platform that enables you to connect your self-directed brokerage accounts to automation tools. Alertsify is not a broker-dealer or investment adviser and does not provide investment advice, make recommendations, or exercise investment discretion over any account. You choose which traders to follow, configure your own rules and risk controls, and remain solely responsible for all trading decisions. Fees are generally non-refundable except where required by law. By using the Services, you agree to these Terms.

These Terms are designed to be clear and enforceable. They do not replace professional legal advice.

1. Agreement

These Terms of Service (the "Terms") govern your access to and use of the websites, platform, applications, software, and services operated by Alertsify LLC ("Alertsify," "we," "us," or "our"), including any trading automation, alerting, journaling, analytics, and/or copy-trading tools (collectively, the "Services").

By creating an account, accessing, or using the Services, you agree to be bound by these Terms and any policies incorporated by reference (including the No Refund Policy, Copy Trading Authorization and Risk Disclosure, and any monetized trader policies, where applicable). If you do not agree, do not use the Services.

You represent that you are at least eighteen (18) years old (or the age of majority in your jurisdiction) and have the legal capacity to enter into this agreement.

2. Definitions

"Services" means the Alertsify platform, apps, websites, software, integrations, and related features.

"User" means any person who accesses or uses the Services.

"Broker" means a third-party brokerage firm or provider you connect to the Services.

"Lead Trader" or "Signal Provider" means an independent third-party user whose trading activity may be used as a signal for your automation rules. Lead Traders are not employees, representatives, or agents of Alertsify. Alertsify does not supervise their trading or communications for regulatory purposes and does not assume any responsibility for their compliance with applicable law.

"Fees" means any amounts paid for the Services, including subscriptions, add-ons, and usage-based execution fees.

3. Nature of the Services — No Advice, No Discretion, No Portfolio Management

Alertsify is a technology platform that enables you to connect your self-directed brokerage accounts to automation tools. Alertsify does not provide investment, legal, tax, or financial advice, does not make recommendations, and does not exercise investment discretion over any account.

The Services may, among other things: (i) connect to supported third-party brokerage accounts via API or similar integrations; (ii) transmit trade instructions initiated by users or configured copy-trading rules to a Broker; and (iii) provide analytics, alerts, tracking, journaling prompts, and related tools.

Alertsify does not:

- Provide investment, legal, tax, or financial advice;
- Recommend or endorse any specific security, trade, strategy, or trader to follow;
- Exercise discretionary authority over any user's brokerage account;
- Act as a broker-dealer, investment adviser, commodity trading advisor, or fund manager;
- Custody or hold customer funds or securities;
- Provide portfolio management, asset allocation, or ongoing monitoring of your investments;
- Evaluate whether any Trader, strategy, or use of automation is appropriate or suitable for you.

Alertsify does not collect or evaluate your financial profile, investment objectives, or risk tolerance to determine whether any Trader, strategy, or trade is suitable for you or to provide personalized investment advice. Your use of automation and copy trading is entirely self-directed. You should carefully consider your own financial situation and consult with a registered investment professional if you need personalized advice.

Automation features mechanically apply rules that you configure and do not involve human judgment by Alertsify about whether, when, or how much to trade. No communication from Alertsify or through the Services should be treated as a recommendation.

All trades are executed solely by your chosen Broker. Your relationship with your Broker is governed by the Broker's own terms and policies. You are solely responsible for all investment decisions and for determining whether use of the Services is appropriate for you.

4. User Accounts and Security

You may be required to create an account to access certain features. You agree to provide accurate and current information, maintain the confidentiality of your credentials, and accept responsibility for all activity under your account. Do not share your login credentials with others. Promptly notify Alertsify of any unauthorized use or security breach. You are responsible for securing your devices and connected email

accounts.

5. Copy Trading, Automation, and Self-Directed Execution

Certain features allow you to follow or "copy" Lead Traders and to enable automated execution of trades in your own brokerage account. By enabling automation, you acknowledge and agree that:

- (a) You choose which Lead Traders to follow and you configure your own settings, including risk limits, position sizing, allocation rules, order types, ticker exclusions, and whether automation is enabled or disabled.
- (b) Alertsify mechanically applies your chosen configuration and transmits corresponding instructions to your Broker. Alertsify's role is limited to technically transmitting order instructions that are mechanically derived from the settings you configure and the trader signals you choose.
- (c) Alertsify does not make suitability assessments or allocation decisions for you. Alertsify does not select, recommend, or endorse any Trader, strategy, or portfolio.
- (d) Enabling Copy Trading or Auto-Execution does not create an investment advisory, brokerage, or fiduciary relationship between you and Alertsify or between you and any Trader.
- (e) You are using Alertsify as a self-directed software and automation tool; you remain solely responsible for your trading decisions and for determining whether any Trader or strategy is appropriate for you.
- (f) Copy trading may amplify both gains and losses and involves substantial risk, including the possible loss of your entire investment.
- (g) You can override, pause, or stop automation at any time.

Execution and market realities: Fills, prices, slippage, partial fills, rejections, and latency may occur due to market conditions, Broker routing, liquidity, order type, and other factors. Timing, price, and quantity in your account may differ from Lead Traders due to market and technical factors. Alertsify does not guarantee execution outcomes or tracking accuracy.

Your use of any copy-trading or automation features is governed by the Copy Trading Authorization and Risk Disclosure and the Alertsify Risk Disclosure, which are incorporated by reference.

5.1 Leaderboards, Rankings, and Performance Statistics

Any rankings, performance statistics, or leaderboards displayed in the Services are based on objective, formulaic criteria and are provided for informational purposes only. They do not constitute recommendations or endorsements by Alertsify. Such rankings and statistics are calculated from historical trading activity recorded through Alertsify's on-platform alerts across the eligible Trader universe. Alertsify does not use your personal financial profile or predictive analytics to recommend particular Traders or strategies to you. Users can browse all eligible Traders and apply their own filters and sorts; Alertsify does not pre-select or recommend a subset of Traders for any user. Past performance is not indicative of future results.

6. Fees, Billing, and Recurring Payments

Access to some or all of the Services may require payment of Fees. Fees may include recurring subscriptions (monthly, annual, or otherwise), usage-based execution fees, and add-on features. At the time of purchase, you will be shown the amount, billing cadence, and renewal timing.

Current fee structure (subject to change with notice):

FREE: \$0/month. Includes limited executions per month, leaderboard access, basic analytics, and free competitions. No credit card required.

PRO Monthly: \$99/month recurring subscription. Includes unlimited executions (subject to tiered execution fees), full analytics, paid competitions, webhook and Discord automation, and all broker integrations. Execution fees are charged per filled opening order ("Buy to Open" or "BTO"): \$1.00 per BTO for trades 1-50 in a billing period, \$0.75 per BTO for trades 51-200, and \$0.50 per BTO for trades 201 and above. Sell-to-close orders, cancellations, and rejected orders are not charged execution fees.

PRO Annual: \$899/year (\$75/month effective). Same features and execution fee structure as PRO Monthly.

Copy Trading Add-On: \$49/month (requires active PRO subscription). Enables self-directed copy trading automation. Execution fees for copied trades are billed at the same tiered PRO rates described above.

Lead Trader copy fees: Certain Lead Traders may charge a separate monthly subscription fee for access to their trading signals. These fees are set by the Lead Trader, not by Alertsify, and are in addition to Alertsify platform fees. Alertsify's platform fee and any execution fees are for access to software, automation features, and technology infrastructure, not for investment advisory services.

A 7-day free trial may be available for PRO and Copy Trading features. Credit card is required to start a trial. Execution fees apply during the trial period. Your subscription auto-converts to a paid plan on day 8 unless cancelled.

By beginning a paid plan, you authorize Alertsify (or its payment processor) to charge your payment method on a recurring basis until you cancel. You are responsible for monitoring renewal dates, cancelling before renewal if you do not wish to continue, and maintaining accurate payment information.

7. Cancellation

You may cancel your subscription at any time via account settings (where available) or by contacting support@alertsify.com. Cancellation stops future renewals. Cancellation does not retroactively refund previously charged Fees, and you are not entitled to a partial refund for any unused portion of the current billing period, except where required by applicable law.

8. No Refunds

Except where prohibited by applicable law or explicitly stated otherwise in a written agreement signed by Alertsify, all Fees are final, non-refundable, and non-transferable. See the separate No Refund Policy (incorporated by reference) for complete details.

9. Software, Technical Issues, Bugs, Downtime, and Third-Party Failures

The Services are software-based technology tools that may contain bugs, errors, defects, or vulnerabilities. The Services and any connected brokers, data providers, payment processors, APIs, or networks may occasionally experience interruptions, errors, outages, degraded performance, or complete unavailability. Alertsify does not and cannot guarantee that the Services will operate without interruption, error, delay, or defect at all times.

The following events, among others, do not create a right to any refund, credit, compensation, or claim against Alertsify, except where required by applicable law: software bugs, glitches, errors, or defects that cause trades to execute incorrectly, fail to execute, execute at unintended prices, execute in unintended quantities, or execute with unintended timing; system crashes, server failures, database errors, or infrastructure outages affecting any part of the Services; scheduled or unscheduled maintenance, updates, patches, migrations, or deployments that temporarily or permanently affect Service availability or functionality; latency, delays, or failures in transmitting orders to your Broker; partial fills, missed fills, rejected orders, or duplicate orders resulting from technical issues; broker API outages, rate limiting, authentication failures, connection drops, or degraded broker performance; third-party data provider outages, incorrect or delayed market data, stale quotes, or missing data; internet, DNS, CDN, or telecommunications failures on any party's infrastructure; payment processor outages or billing system errors; Discord webhook failures, notification delays, or alert delivery failures; mobile app crashes, rendering issues, or platform incompatibilities; and any other technical issue arising from the inherent complexity of software systems, distributed computing, financial data processing, or third-party integrations.

Alertsify's sole obligation in the event of technical issues is to use commercially reasonable efforts to identify and resolve the issue. Alertsify is not responsible for any trading losses, missed opportunities, orphaned positions, margin calls, account liquidations, or any other financial consequences resulting from software bugs, technical issues, outages, or any other Service interruption, regardless of cause.

9.1 User Responsibility to Manage Accounts Independently

You are solely responsible for monitoring and managing your brokerage account(s), positions, orders, and risk exposure at all times, including through your Broker's own tools, apps, and interfaces, independent of Alertsify. Alertsify is one of potentially many tools you may use, but it is not a substitute for direct oversight of your brokerage account. You should never rely exclusively on Alertsify to manage, monitor, or exit your positions.

Without limiting the generality of the foregoing, you acknowledge and agree that: you must maintain independent access to your Broker's trading platform and must be able to view, modify, and close positions directly through your Broker at all times; you must regularly log into your Broker account to verify that positions, orders, and balances reflect your intentions, regardless of what the Alertsify platform displays; you are responsible for closing or managing any open positions if Alertsify experiences downtime, bugs, errors, or any other technical issue that prevents normal operation; if a Lead Trader you are copying exits a position but Alertsify fails to transmit the corresponding close order to your Broker (for any reason, including software bugs, outages, or connectivity issues), you are responsible for closing that position yourself through your Broker; you are responsible for monitoring your account for orphaned positions (positions that remain open in your account after the Lead Trader has exited) and taking appropriate action; you are responsible for ensuring your Broker account has sufficient buying power, margin, and compliance with pattern day trader rules and other regulatory

requirements; and you must not open positions larger than you can afford to lose or that you cannot independently manage if Alertsify becomes unavailable.

Alertsify shall have no liability whatsoever for any losses, damages, margin calls, account liquidations, regulatory penalties, or other consequences arising from your failure to independently monitor and manage your brokerage account, regardless of whether such failure was caused by reliance on Alertsify, unfamiliarity with your Broker's platform, or any other reason.

10. Market and Trading Risk

Trading securities, options, futures, and other instruments involves substantial risk, including the risk of losing your entire investment. Use of automation or copy trading does not eliminate risk and may increase the speed and magnitude of potential losses. Automated systems can generate losses as quickly as they generate gains. A Lead Trader's past performance is not indicative of future results, and copying a Lead Trader does not guarantee similar results in your account due to differences in account size, execution timing, slippage, broker fees, market conditions, and configuration settings.

Alertsify makes no representation, warranty, or guarantee regarding profitability, performance, suitability, execution speed, fill quality, or the accuracy or completeness of any trade data, performance metric, or leaderboard statistic displayed through the Services. You acknowledge that options trading in particular involves the risk of rapid and total loss of the premium paid, and that automated options trading amplifies this risk by potentially executing trades faster than you could manually review or cancel them.

11. Prohibited Conduct

You agree not to: use the Services in violation of any applicable law or regulation; manipulate markets or engage in fraud or deceptive practices; misuse confidential information or attempt unauthorized access; interfere with or disrupt the Services or servers; or reverse engineer the Services where such restrictions are permitted by law.

12. Intellectual Property

All software, content, interfaces, trademarks, logos, and other materials made available through the Services are owned by Alertsify or its licensors and are protected by intellectual property laws. Subject to these Terms, Alertsify grants you a limited, revocable, non-exclusive, non-transferable license to use the Services for your personal or internal business purposes.

13. Third-Party Services and Links

The Services may integrate with or link to Third-Party Services (including brokers, market data providers, and payment processors). Alertsify does not control Third-Party Services and is not responsible for their availability, performance, policies, or actions. Your use of Third-Party Services is governed by those third parties' terms and policies.

14. Chargebacks, Payment Disputes, and Referral Commission Forfeiture

If you believe a charge is incorrect or unauthorized, you must contact Alertsify first at support@alertsify.com before initiating any external dispute. You agree not to file chargebacks, payment disputes, or similar claims for properly authorized charges, for dissatisfaction with trading results, for failure to cancel before renewal, for execution fee amounts resulting from your own trading activity, or for any reasons covered by the No Refunds policy.

Unwarranted chargebacks or payment disputes may result in any or all of the following, at Alertsify's sole discretion: (a) immediate suspension or termination of access to the Services, including all paid features, content, communities, and connected broker integrations; (b) permanent forfeiture of any and all referral or affiliate commissions, whether earned, accrued, pending, or previously paid; (c) forfeiture of any promotional credits, free trial benefits, competition winnings, or other platform incentives; (d) collection efforts for amounts owed, plus reasonable costs, fees, and attorneys' fees where permitted by law; and (e) a permanent ban from creating new accounts or participating in any Alertsify program.

Automatic Referral and Affiliate Commission Forfeiture: If you initiate a chargeback, payment dispute, or similar claim against Alertsify through your bank, credit card company, payment processor, app store, or any third party, all referral and affiliate commissions associated with your account are automatically and permanently voided, regardless of the outcome or resolution of the dispute. This forfeiture applies even if the dispute is ultimately resolved in your favor, reversed, withdrawn, or settled. Alertsify is under no obligation to reinstate forfeited commissions under any circumstances. Furthermore, if commissions were previously paid out to you and are subsequently forfeited due to a dispute, Alertsify reserves the right to offset the forfeited amounts against any future payments, credits, or balances owed to you, or to pursue recovery of previously paid commissions. All decisions regarding commission forfeiture, clawback, suspension, and reinstatement are made at Alertsify's sole and absolute discretion and are final and binding.

Alertsify reserves the right to dispute chargebacks and provide documentation of authorization, usage, Terms acceptance, and policy acknowledgment to payment processors, banks, and any dispute resolution body.

14.1 Referral and Affiliate Program

Alertsify may offer a referral or affiliate program that allows users to earn commissions by referring new users to the Services. Participation in any referral or affiliate program is subject to Alertsify's then-current affiliate terms and policies. All referral commissions are earned at Alertsify's discretion, are subject to verification and fraud review, and may be adjusted, withheld, clawed back, or permanently revoked if Alertsify determines, in its sole discretion, that the referral activity involved any of the following: fraud, abuse, or manipulation of any kind; self-referral or referral of accounts you control; misrepresentation of Alertsify, its features, pricing, or results; use of misleading, deceptive, or non-compliant marketing materials; spam, unsolicited communications, or violation of any applicable advertising or marketing law; referral of users who subsequently file chargebacks or disputes; any violation of these Terms, the affiliate program terms, or any Alertsify policy; or any activity that Alertsify determines, in its sole judgment, harms the platform, its reputation, or its users.

Alertsify reserves the right to modify, suspend, or terminate the referral program, commission rates, payout schedules, minimum payout thresholds, and eligibility requirements at any time, with or without notice. Changes to commission rates apply to commissions earned after the change date; previously earned and verified commissions are not retroactively reduced except in cases of fraud or policy violation. Commissions are not

guaranteed income and do not constitute an employment, partnership, joint venture, or agency relationship between you and Alertsify. Affiliates are independent parties and are solely responsible for their own tax obligations, regulatory compliance, and marketing activities. All final decisions regarding commission eligibility, calculation, payment timing, and disputes are made by Alertsify at its sole discretion and are final.

14.2 Lead Trader Monetization and Revenue Sharing

Certain Lead Traders may be eligible to receive subscription revenue from followers and may participate in Alertsify's revenue pool or incentive programs. Monetized Lead Traders are not investment advisers, broker-dealers, or fiduciaries by virtue of using Alertsify. Monetization does not create an advisory, brokerage, or fiduciary relationship between a Lead Trader and any subscriber or between a Lead Trader and Alertsify.

Monetized Lead Traders are prohibited from: providing individualized or personalized investment advice to subscribers; guaranteeing or implying guaranteed profits, low-risk returns, or specific performance outcomes; implying that Alertsify has reviewed, approved, endorsed, or is responsible for their trading, strategy, or regulatory compliance; selectively promoting off-platform trades or results not reflected in on-platform alerts; and framing any strategy as 'safe,' 'low risk,' or appropriate for any specific type of investor.

All revenue sharing, payouts, and incentive distributions to Lead Traders are made at Alertsify's sole discretion and may be modified, suspended, or terminated at any time. Alertsify reserves the right to withhold or claw back payouts in cases of fraud, policy violation, chargeback activity by the trader or their referrals, or any conduct Alertsify determines is harmful to the platform or its users.

15. Account Sharing, Multi-Account, and Abuse

Each user account is for a single individual. You may not share your account credentials with any other person, allow others to access the Services through your account, or create multiple accounts to circumvent pricing, trial limitations, competition rules, referral program terms, or any other platform policy. Alertsify reserves the right to detect, investigate, and take action against multi-account abuse, including but not limited to suspension or termination of all related accounts, forfeiture of all commissions and competition winnings, and pursuit of amounts owed.

16. Pricing Changes and Grandfathering

Alertsify reserves the right to change its pricing, fee structure, execution fee tiers, commission rates, and plan features at any time. Price increases for existing subscribers will be communicated in advance (via email, in-app notification, or both) before the next billing cycle. Continued use of the Services after a price change constitutes acceptance of the new pricing. Alertsify may, at its sole discretion, offer grandfathered pricing to existing users, but is under no obligation to do so. Any grandfathered pricing may be modified or revoked if the user's account lapses, is terminated for cause, or if the user changes plans.

17. Disclaimers

The Services are provided on an "AS IS" and "AS AVAILABLE" basis, without warranties of any kind, whether express, implied, or statutory, including warranties of merchantability, fitness for a particular purpose,

non-infringement, accuracy, reliability, completeness, availability, or uptime. Alertsify does not warrant that the Services will be uninterrupted, error-free, or free of viruses or other harmful components. Alertsify does not warrant the accuracy, timeliness, or completeness of any market data, trade data, performance statistics, or leaderboard information displayed through the Services.

18. Limitation of Liability

To the maximum extent permitted by law, Alertsify and its owners, managers, officers, employees, and agents will not be liable for any indirect, incidental, consequential, special, or punitive damages; any loss of profits, revenue, data, goodwill, or business opportunities; or any losses arising from trading activity, automation/copy trading use, execution fee charges, missed or delayed trades, broker outages, data provider interruptions, or technical issues. In all cases, Alertsify's total aggregate liability shall not exceed the greater of (a) the total amount of Fees you paid to Alertsify in the six (6) months immediately preceding the event giving rise to the claim, or (b) one hundred U.S. dollars (USD \$100). This limitation applies regardless of the theory of liability (contract, tort, negligence, strict liability, or otherwise) and even if Alertsify has been advised of the possibility of such damages.

19. Indemnification

You agree to defend, indemnify, and hold harmless Alertsify and its affiliates, owners, managers, officers, employees, and agents from and against any claims, liabilities, damages, losses, and expenses (including reasonable attorneys' fees) arising out of or related to: (i) your use or misuse of the Services; (ii) your violation of these Terms; (iii) your violation of any law or third-party rights; (iv) your trading activity and outcomes; (v) any content you post, submit, or transmit through the Services; (vi) any chargeback or payment dispute you initiate; or (vii) your participation in the referral program, including any claims by users you referred.

20. Force Majeure

Alertsify shall not be liable for any failure or delay in performing its obligations where such failure or delay results from circumstances beyond Alertsify's reasonable control, including but not limited to: acts of God, natural disasters, pandemics, epidemics, government actions or restrictions, sanctions, embargoes, war, terrorism, riots, civil unrest, labor disputes, power outages, internet or telecommunications failures, cyberattacks, distributed denial-of-service attacks, broker or exchange outages, market closures, trading halts, regulatory changes, third-party service provider failures, or any other event beyond Alertsify's reasonable control. During any such event, Alertsify's obligations under these Terms are suspended to the extent affected, and no refund, credit, or compensation shall be owed for the period of the force majeure event.

21. Dispute Resolution, Arbitration, and Class Action Waiver

Informal Resolution First: Before filing any formal dispute, claim, or legal action, you agree to contact Alertsify at support@alertsify.com and attempt to resolve the dispute informally for at least thirty (30) days. Most disputes can be resolved through direct communication.

Binding Arbitration: If a dispute cannot be resolved informally, you and Alertsify agree that any dispute, claim, or controversy arising out of or relating to these Terms, the Services, your use of the Services, or any related matter shall be resolved exclusively through final and binding individual arbitration, rather than in court, except for claims that may be brought in small claims court. Arbitration shall be administered by the American Arbitration Association ("AAA") under its then-current Consumer Arbitration Rules. The arbitration shall take place in the State of Florida or, at the election of the claimant, via telephone, video conference, or based on written submissions. The arbitrator's decision shall be final and binding and may be entered as a judgment in any court of competent jurisdiction.

Class Action Waiver: YOU AND ALERTSIFY AGREE THAT EACH PARTY MAY BRING CLAIMS AGAINST THE OTHER ONLY IN YOUR OR ITS INDIVIDUAL CAPACITY, AND NOT AS A PLAINTIFF OR CLASS MEMBER IN ANY PURPORTED CLASS, CONSOLIDATED, OR REPRESENTATIVE PROCEEDING. The arbitrator may not consolidate more than one person's claims and may not otherwise preside over any form of a representative, class, or collective proceeding. If this class action waiver is found to be unenforceable, then the entirety of this arbitration provision shall be null and void, and the dispute shall proceed in court subject to the governing law and venue provisions below.

Exceptions: Either party may seek injunctive or equitable relief in any court of competent jurisdiction to prevent the actual or threatened infringement, misappropriation, or violation of a party's copyrights, trademarks, trade secrets, patents, or other intellectual property rights.

22. Suspension and Termination

Alertsify may suspend or terminate your access to the Services at any time, with or without notice, if we reasonably believe you have violated these Terms, posed risk to the platform or other users, engaged in fraud or abuse, filed an unwarranted chargeback or dispute, participated in multi-account abuse, or as otherwise necessary to protect the Services. Upon termination: your right to use the Services will cease immediately; any outstanding Fees remain non-refundable except where required by law; all referral commissions and competition winnings are forfeited; and you must cease all use of Alertsify's intellectual property, trademarks, and marketing materials.

23. Governing Law and Venue

These Terms and any dispute arising out of or relating to them or the Services shall be governed by the laws of the State of Florida, without regard to conflict-of-laws principles. For any disputes not subject to arbitration, the exclusive jurisdiction and venue shall be the state or federal courts located in the State of Florida. You consent to personal jurisdiction in these courts.

24. Electronic Communications and Notices

By using the Services, you consent to receiving electronic communications from Alertsify, including emails, in-app notifications, Discord messages, and other digital communications. These electronic communications satisfy any legal requirement that such communications be in writing. Notices to Alertsify must be sent to support@alertsify.com. Notices to you will be sent to the email address or account associated with your Alertsify account.

25. Changes to Terms; Entire Agreement; Miscellaneous

Alertsify may update these Terms from time to time. Updates are effective upon posting within the product or on an official Alertsify channel. Continued use of the Services after an update constitutes acceptance of the updated Terms. These Terms, together with any policies incorporated by reference (including the No Refund Policy, Privacy Policy, Copy Trading Authorization and Risk Disclosure, and Monetized Trader Standards), constitute the entire agreement between you and Alertsify regarding the Services. If any provision of these Terms is found unenforceable, the remaining provisions will remain in full force and effect. Alertsify's failure to enforce any right or provision will not be deemed a waiver of that right or provision. You may not assign or transfer these Terms or your account without Alertsify's prior written consent. Alertsify may assign these Terms without restriction.

Contact: support@alertsify.com