BackWatcher Software License Agreement

BackWatcher Terms of Use

Thank you for using BackWatcher. To protect BackWatcher and our users we need this user agreement to set rules that are required to use our software. If you download, install, or use our software then you are agreeing to this End User License Agreement ("EULA").

Privacy

Please visit our Privacy Policy web page to review BackWatcher most up to date privacy policy: https://backwatcher.ml/ BackWatcher_Privacy_terms.pdf .

BackWatcher Business & Enterprise Users

BackWatcher's free trial is currently free to use for non-commercial use as long as you agree to our EULA and Privacy Policy. Business, Enterprise, and any other BackWatcher users who use the BackWatcher product for commercial use should purchase one of our paid licenses. Please contact us for bulk orders so we can assist you.

Reporting Bugs

If you have found a bug or vulnerability in the BackWatcher software send an email to backwatcherdev@gmail.com. Thank you for reporting any problems you find with the BackWatcher software so we can continue to improve it.

BackWatcher Contract

THIS IS A LEGAL AND ENFORCEABLE CONTRACT BETWEEN YOU AND BACKWATCHER. BY ACCESSING, INSTALLING, DOWNLOADING, OR USING THIS SOFTWARE THE USER AGREES TO THE FULL TERMS OF THIS AGREEMENT. IF THE USER IS ACCEPTING THESE TERMS ON BEHALF OF ANOTHER PERSON, COMPANY, OR ANY OTHER TYPE OF ENTITY THE USER REPRESENTS AND WARRANTS THAT THE USER AND BACKWATCHER HAS FULL AUTHORITY TO BIND THAT COMPANY, ENTITY, OR PERSON TO THESE TERMS.

IF THE USER DOES NOT AGREE TO THESE TERMS THEN DO NOT DOWNLOAD, COPY, INSTALL, ACCESS, OR USE THIS SOFTWARE AND PROMPTLY RETURN THE SOFTWARE AND LICENSE TO THE PARTY FROM WHOM THE SOFTWARE WAS ACQUIRED.

Terms and Conditions

For your use of the BackWatcher software and any updates, customizations, plug-ins, enhancements, or any other parts provided by BackWatcher ("licensor"), you ("user") agree to the following terms and conditions.

Warranty

The BackWatcher software is provided as is without any express or implied warranty. In no event or circumstances will the authors or company be held liable for any damages arising from the user of this software or documentation

Liability and Ownership

For absolutely no reason will BackWatcher be liable for you for more than the amount of fees paid by you to BackWatcher in the 1-month prior to the date of the claim, in any event.

Ownership and Relationship of Parties

The BackWatcher software is protected by service marks, patents, trademarks, international treaties, copyright, and other proprietary laws of the U.S. and other countries. The licensor retains exclusive ownership of all worldwide copyrights, trademarks, service marks, trade secrets, patent rights, moral rights, property rights and all other industrial rights in the Software and documentation, including any derivative works, modification, updates, or enhancements. All rights in and to the Software not expressly granted to User in this Agreement are reserved by Licensor. Nothing in this Agreement shall be deemed to grant, by implication, estoppel or otherwise, a license under any of Licensor's existing or future patents. You agree to follow all proprietary laws that apply to your use of the BackWatcher software. The BackWatcher license gives you no rights, titles or any interests in any intellectual property owned by the licensor, and this license creates no relationship between the licensor and you other than that of licensor and licensee. Rights which are not granted to you through this license are automatically reserved by the licensor. You are not allowed to use BackWatcher without the licensor's prior approval. BackWatcher may use certain software developed by third parties. This software allows BackWatcher to do certain functions. All rights held by this third party software are reserved by the owner of the third party software. BackWatcher may change its pricing at any time and may change its pricing structure at any time in any way. BackWatcher may discontinue its service at any time for any reason. BackWatcher may charge for any support. BackWatcher may limit software features or access to certain parts of the BackWatcher website with no warning or notice and with no liability. BackWatcher may stop service either temporarily or finally any time for any reason with no warning or notice and with no liability.

BackWatcher Licensing Agreement

- 1. You the BackWatcher user are granted a non-transferable, non-exclusive license that says you may install and use this software on your own device. This license is in effect until one of the parties terminates the license. You may terminate the license by no longer using the BackWatcher software or web services. BackWatcher may terminate the license at any time for any reason. BackWatcher may change this software license agreement at any time. The license agreement may also be terminated if you violate any of the terms and conditions of this agreement.
- 2. User acknowledges that the Software and its structure, organization, and source code constitute valuable trade secrets of Licensor. Accordingly, User agrees not to
- (i) copy, perform, distribute, modify, adapt, alter, translate, or create derivative works (as defined by the U.S. Copyright Act) from the Software;
- (ii) merge the Software with other software;
- (iii) timeshare, sublicense, lease, rent, or loan the Software to any third party;
- (iv) reverse engineer, decompile, disassemble, or otherwise attempt to derive the source code for the Software;
- (v) otherwise use the Software except as expressly allowed in this Agreement.

You may not seek intellectual property protection on the BackWatcher software.

- 3. You may not use the BackWatcher in any serious or critical situation where lives or property may be at stake. You understand BackWatcher is not made for such purposes and will not be liable for any damages that might occur. BackWatcher should also not be used while engaging in any dangerous activity such as driving or operating heavy machinery. You understand that using BackWatcher while doing a hazardous activity could cause death for you or others. BackWatcher is not responsible for any damages that could occur if you use BackWatcher.
- 4. User shall not use the Software in any way that violates any local, state, federal or law of other nations, including but not limited to the posting of information that may violate third party rights, that may defame a third party, that may harass or assault others, that may violate hacking or other computer crime regulations, etc. Licensor does not monitor or edit any transmissions, postings, routings or other materials which User may send, post, route, transmit or otherwise move through or with the Software. You may not use the BackWatcher software in any manner that is unlawful, or in any way which is not in agreement with this software license or the BackWatcher terms of service.
- 5. You may not obtain income from the BackWatcher software in a way which was not intended by Licensor. If you do Licensor will revoke your license immediately and Licensor will not be responsible for any damages that might occur due to this revoke.

- 6. You may not transfer your software license to another person or entity without permission from BackWatcher.
- 7. You may not make available or share any copyrighted material that doesn't belong to you. The burden to determine if the material is copyrighted rests with you.
- 8. You may not defame, slander, harass, use a false identity, or violate the rights of any third party by using BackWatcher software.

Fee and Payment Policy

The licensor of BackWatcher has the right to charge any fees for access to BackWatcher software or any BackWatcher web services. You are in charge of maintaining all hardware and software needed to access the BackWatcher software and web services and you are responsible for any charges these services may need to function. You agree to pay any services you sign up for through BackWatcher on time and you agree not to act in any way that could be viewed as fraudulent. You shall pay all applicable taxes yourself which may be incurred due to your location. You must be 18 or older to be a BackWatcher affiliate and BackWatcher might change affiliate programs at any time or stop the affiliate program for any reason. You may not use fraud, obscenity, adult content, fake malware reports, or any illegal content to make money with the BackWatcher affiliate program.

In the event that your BackWatcher account or serial number is terminated due to violations of the BackWatcher license no refund or credits will be given to you. If you purchased the BackWatcher software you may request by email a refund within the first 15 days after purchasing the software.

Limitation of Liability

BackWatcher or any of its employees or officers shall not be liable to user or any third party for any incidental, indirect, exemplary, special or consequential damages, under any circumstances, including, but not limited to, lost profits, revenue or savings, loss of goodwill, or the loss of use of any data, even if licensor had been advised of, knew, or should have known, of the possibility thereof. Under no circumstances shall licensor's aggregate cumulative liability hereunder, whether in contract, tort, or otherwise, exceed the total amount of fees actually paid by user under this agreement. The user acknowledges that the fees paid by him or her reflect the allocation of risk set forth in this agreement and that licensor would not enter into this agreement without these limitations on its liability. BackWatcher and its officers will not ever be liable to you for any claim or claims of any kind caused by the use of the BackWatcher software or BackWatcher web services. BackWatcher will not be liable to you for any claims of any kind based on any legal theory of any kind. BackWatcher is not liable to you for direct damages of any kind that could be in connection with any third party software used with BackWatcher, any information or data accessed through the BackWatcher software or access to or inability to access the BackWatcher software or servers. any information supplied by other BackWatcher users or the BackWatcher servers could be delayed,

inaccurate, in error, or contain omissions for which BackWatcher will not have any liability. For absolutely no reason will BackWatcher be liable for you for more than the amount of fees paid by you to BackWatcher in the 1-month prior to the date of the claim, in any event.

Restrictions by US Government

Our documentation and software are considered to be "commercial computer software documentation" and "commercial computer software" respectively, and as such may be subject to certain restricted rights as identified in FAR Section 52.227-19 "Commercial Computer Software – Restricted Rights" and DFARS 227.7202, "Rights in commercial computer software or commercial computer software documentation", as applicable, or any successor U.S. regulations. Any modifications, use, release, performance, reproduction, display, or disclosure of the software by the U.S. government shall be done solely in accordance with this agreement.

Controlling Law

The BackWatcher Software License Agreement shall be governed by the laws of the Travis County Texas in the United States of America. The United Nations Convention on the International Sale of Goods shall apply to this Software License Agreement.

Warranties by Licensor Disclaimer

The BackWatcher software and any included web services are provided "as is" without any express or implied warranty whatsoever, including but not limited to any functionality or its being bug-free. The BackWatcher software will make changes to the computer to function correctly, and the BackWatcher software must write to the computer's hard drive to keep logs of the account. BackWatcher may also use the CPU, memory, hard drive, and other computer resources as needed to work on the machine. User recognizes that the "as is" clause of this agreement is an important part of the basis of this agreement, without which licensor would not have agreed to enter this agreement. Licensor and third parties disclaim all warranties, express, implied, or statutory, regarding the software, including any warranties of merchantability, fitness for a particular purpose, title, and non-infringement. No representation or other affirmation of fact regarding the software shall be deemed a warranty for any purpose or give rise to any liability of third parties whatsoever. User acknowledges that he or she has relied on no warranties or statements other than as may be set forth herein. In no event with the authors be held liable for any damages arising from the use of this software. If BackWatcher software or web services or any data collected from this software or services prove to be defective you assume the entire cost for the repair to the BackWatcher software or your computer systems or any injury or problem of any kind. You have been advised of the possibility of BackWatcher software or web services causing damages or defects and BackWatcher and its officers shall not be held accountable for any damages or defects in any way for any reason. BackWatcher has the right to change its services or features in any way and delete any data for its servers any time for any reason.

Export Regulations

The user agrees and accepts that the BackWatcher software and documentation may be subject to import and export laws of any country, including those of the United States and European Union. If the user transfers or exports the software, which in all cases must be done in accordance with this agreement, you agree to and acknowledge that you are exclusively responsible for complying with all applicable laws and regulations, including but not limited to all United States and European Union trade sanctions and export regulations, regardless of the country in which you reside in or of which you are a citizen.

Indemnification

The BackWatcher user shall defend, indemnify and hold harmless Licensor, its officers, directors contractors, agents and employees, from any and all claims or causes of action arising out of use of or related to the Software, and pay any and all damages and expenses (including but not limited to attorneys' fees incurred by Licensor and/or third parties) in connection therewith. Licensor reserves the right, at its own expense, to assume the exclusive defense and control of any matter otherwise subject to indemnification by User, in which event User shall cooperate with the Licensor in asserting any available defenses.

Laws and Compliance

The BackWatcher licensor may terminate or suspend use of Software and this Agreement immediately upon receipt of any notice which alleges that User has used the Software for any purpose that violates any local, state, federal or law of other nations, including but not limited to the posting of information that may violate third party rights, that may defame a third party, that may be obscene, that may harass or assault others, that may violate hacking or other criminal regulations, etc. of its agents, officers, directors, contractors or employees. In such event, Licensor may disclose the User's identity and contact information, if requested by a government or law enforcement body, or as a result of a subpoena or other legal action, and Licensor shall not be liable for damages or results thereof and User agrees not to bring any action or claim against this Licensor for such disclosure.

Termination

This Agreement is effective unless terminated by Licensor at any time for any breach of this Agreement. User may terminate this Agreement at any time by deleting the Software from User's computer system and other storage media and to completely stop accessing the BackWatcher website or contacting any BackWatcher employees or related entities. This Agreement and User's right to use this Software automatically terminate if the BackWatcher user breaches this Agreement.