

Terms and Conditions

Last updated: February 1st, 2019

We want to make this experience as simple as possible. Our terms are, to the extent possible, laid out in plain language to ensure that you know exactly what you are getting for your money. If you have any questions about our terms, you can always email us at info@adlius.com

1. Definitions:

Please read these Terms and Conditions ("Terms") carefully before using the Daltonomous Inc. operating as ADLIUS ("Daltonomous", "ADLIUS" "us", "we", "Company", or "our") Service (defined below). Daltonomous is a Canadian corporation registered in the Province of Ontario. ADLIUS is a division of Daltonomous Inc.

This agreement sets forth the legally binding terms and conditions for you and your business or other legal entity's ("you", "your", and "they") use of the various websites owned and operated by Daltonomous, including, without limitation, www.adlius.com website and domains, and any other features, content, or applications offered in connection therewith, as well as any operation conducted on behalf of Daltonomous Inc. or ADLIUS through the course of in-person or telephone business (collectively, the "Service").

Your access to and use of the Service is conditioned on your acceptance of and compliance with these Terms. These Terms apply to all visitors, users and others who access or use the Service. By accessing or using the Service you agree to be bound by these Terms. If you disagree with any part of the terms then you may not access the Service.

The Service is offered subject to acceptance without modification of these Terms and all other operating rules, policies and procedures that may be published from time to time on the Sites by us. In addition, some services offered through the Service may be subject to additional terms and conditions promulgated by us at any time; your use of such services is subject to those additional terms and conditions, which are incorporated into these Terms by this reference.

Common words that are referenced in these terms contain specific definitions. These definitions may change from time to time, without notice.

Advertiser: A company or individual that agrees to the subscription Services.

Banner Ad: (Length times height) 15 foot times 2 foot banners that the ads are printed on. One Set of Banner Ads is two (2) of these Banner Ads.

First Party Ads: Content printed on the Banner Ads that is belonging to the company that owns the truck trailer.

Third Party Ads: Content printed on the Banner Ads that belongs to a company other than the company that owns the truck trailer.

Trailer Owners: The company that owns the trailer that the Wings are attached to.

Wings: Also known as “Trailer Skirts” or “Skirts”, these are the aerodynamic elements under the trailer.

Daltonomous’s current privacy policy is located at www.adlius.com/privacy-policy (the “Privacy Policy”) and is incorporated into these Terms by this reference. For inquiries in regard to the Privacy Policy, or to report a privacy-related problem, please contact legal@adlius.com

2. Access, Registration and Accounts

2.1. Daltonomous hereby grants you a limited, revocable, non-transferable, non-sublicensable licence to access and use the Service, subject to and in accordance with these Terms, provided that:

- (a) your use of the Service is solely for your personal use;
- (b) you agree not to provide any third party with access to the Services;
- (c) you will not copy, distribute, trade, sell or resell the Service or any part thereof in any medium or manner;
- (d) you will not alter or modify any part of the Service; and
- (e) you will otherwise comply with these Terms.

2.1.1. For eligibility to the Service as a Trailer Owner, among all other items listed in these Terms, trailers that are to have the Third Party Ads installed are to be on the road 80% of the time.

2.1.2. For eligibility to the Service as an Advertiser, among all other items listed in these Terms, all proposed Third Party Ads must comply to local laws for advertising. Daltonomous has the right to refuse, at its sole discretion and for any reason, any Third Party Ad supplied by an Advertiser.

2.2. As a condition to using certain aspects of the Service, you will be required to register with Daltonomous and select a password and username (“ADLIUS User ID”). You represent and warrant that all registration information you submit is accurate and truthful; and that your use of the Service does not violate any applicable law or regulation. You shall provide Daltonomous with accurate, complete, and updated registration information. You shall not (i) select or use as a ADLIUS User ID a name of another person with the intent to impersonate that person; (ii) use as a ADLIUS User ID a name subject to any rights of a person other than you without appropriate authorization; or (iii) use as a ADLIUS User ID a name that is otherwise offensive, vulgar or obscene. Failure to comply with the foregoing requirements shall constitute a breach of the Terms, which may result in immediate termination of your Daltonomous account.

2.3. Daltonomous may, in its sole discretion, refuse to offer the Service to any entity and change its eligibility criteria at any time.

2.4. You are responsible for safeguarding the password that you use to access the Service and for any activities or actions under your password. You agree not to

disclose your password to any third party. You must notify us immediately upon becoming aware of any breach of security or unauthorized use of your account.

3. Payment and Pricing

3.1. All prices are in United States Dollars (USD), unless otherwise explicitly stated.

3.2. For the purpose of these Terms the terms have the meanings set out below

(a) "Subscription Tier" or "Subscription Plan" can be used interchangeably and means the advertisement service plan made available by Daltonomous through use of the Services.

(b) "Single Ad Purchase" is reserved for Trailer Owners and is not an option available to Advertisers. A Single Ad Purchase consists of two (2) Banner Ads. The content on the Banner Ads must be related to the Trailer Owners' company, for which the trailer or cab is branded. A Trailer Owner cannot sub-license this Single Ad Purchase as it will constitute breach of these Terms.

(c) "Add-ons" refer to optional extras, defined individually, and are priced in addition to monthly Subscription Plans.

(d) "Free Ad Swaps" refers to the number of times an Advertiser may replace existing Third Party Ads. This is based on the length of time an Advertiser signs up in the General Service Agreement. If an Advertiser is not eligible or has use their allotment of Free Ad Swaps, they can purchase an additional Set of Banner Ads for \$999. The number of times and Advertiser can use a Free Swap is:

(I) 6 Month Term: No Ad Swap

(II) 12 Month Term: 1 Ad Swap

(III) 24 Month Term: 3 Ad Swaps

(IV) 36 Month Term: 5 Ad Swaps

(e) "Stacking Discounts" refers to, and only to, discounts for Number of Third Party Ads installed and the length of Term signed in the General Service Agreement. These two discounts, when the qualifying criteria (defined below) is met, can be added together to form a "Stacking Discount". The maximum possible Stacking Discount is 25%.

(I) The qualifying criteria for Number of Third Party Ads is:

i. 20-49 Ads earns a 5% discount

ii. 50-99 Ads earns a 7.5% discount

iii. 100 Ads earns a 10% discounts

(II) The qualifying criteria for Length of Term is:

i. 12 month term earns a 5% discount

ii. 24 month term earns a 10% discount

iii. 36 month term earns a 15% discount

(f) "Savings" refers to our estimate regarding the amount of money a Trailer Owner may save. These Savings are comprised of our retail price for the outright purchase and installation of the Wings, First Part Ads, along with the estimate fuel

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savings provides by RidgeCorp (GreenWing manufacturer). These are estimations and may change from time to time without notice. THESE SAVINGS HAVE NO CASH VALUE.

- 3.3. This Agreement incorporates by reference and includes all ordering and payment terms provided to you on the ADLIUS website.
- 3.4. Payments will be billed to you in USD, and you will be charged when you subscribe and provide your payment information, unless stated otherwise in the payment terms on the ADLIUS website.
- 3.5. Upon expiry of the applicable subscription period Daltonomous will automatically renew your Subscription Plan at the then-current rates, unless you provide thirty (30) days' written notice of cancellation or unless the Services are cancelled or terminated under this these Terms.
- 3.6. Unless otherwise specified in the terms applicable to a particular Add-on, all Add-ons are a one-time expense that is payable immediately upon ordering.
- 3.7. All amounts payable to Daltonomous are payable in advance and any amounts not paid when due shall bear interest at the rate of thirty (30%) per annum, compounded monthly.
- 3.8. Use of the Services may require a compatible mobile device, computer, internet access and / or require software. You are solely responsible for these requirements, including any applicable changes, updates and fees. Daltonomous makes no warranties or representations of any kind, express, statutory or implied as to: (i) the availability of telecommunication services from your provider and/or access to the Services at any time or from any location; (ii) any loss, damage, or other security intrusion of the telecommunication services; and (iii) any disclosure of information to third parties or failure to transmit any data, communications or settings connected with the Services, and Daltonomous disclaims any and all liability with respect to such matters.

4. Account Information from Third-Parties

- 4.1. Our Service may contain links to third-party web sites or services that are not owned or controlled by Daltonomous. Daltonomous has no control over, and assumes no responsibility for, the content, privacy policies, or practices of any third party web sites or services. You further acknowledge and agree that Daltonomous shall not be responsible or liable, directly or indirectly, for any damage or loss caused or alleged to be caused by or in connection with use of or reliance on any such content, goods or services available on or through any such web sites or services. We strongly advise you to read the terms and conditions and privacy policies of any third-party web sites or services that you visit.
- 4.2. By using the Service, you expressly authorize Daltonomous to access, store and use your Third Party Account Information maintained by identified third parties. You hereby authorize Daltonomous to store and use your Third Party Access Information to accomplish the foregoing and to configure the Service so that it is compatible with the third party sites for which you submit Third Party Account Information. You acknowledge and agree that when Daltonomous accesses and retrieves Third Party Account Information from third-party sites, Daltonomous is acting on your behalf, and not as the agent on behalf of the third-party. You acknowledge and agree that the

foregoing does not imply sponsorship or endorsement by any third-party services accessible through the Service. You represent and warrant that neither the foregoing (or anything else in this Agreement) nor your use of the Services will violate any agreement or terms to which you are subject, including without limitation, those with respect to any third party site or service.

5. Services from Third-Parties

- 5.1. Our Service uses third-parties installation to install the Wings and Banner Ads. Daltonomous, in good faith, uses qualified or certified installers who are hired as contractors. Our Service may also use other third-party services for other elements such as, but not limited to, graphic design work, application development, website development and website hosting. However, these third-party services are not owned or controlled by Daltonomous. Daltonomous has no control over, and assumes no responsibility for, the actions, privacy policies, or practices of any third-party services. You further acknowledge and agree that Daltonomous shall not be responsible or liable, directly or indirectly, for any damage or loss caused or alleged to be caused by or in connection with use of or reliance on any such content, goods or services available on or through any such web sites or services.
- 5.2. We reserve the right to install, remove, or repair the Advertisements or Wings, at any time, as often as necessary. We will provide no less than 5 business days notice, unless given permission to do so sooner by the Trailer Owner.
 - 5.2.1. Daltonomous, or any Third-Parties, will attempt, in good faith, not to impede operations of the Trailer Owners while completing the Services.
 - 5.2.2. Refusing this right can constitute breach of these Terms.

6. WingTAB

- 6.1. The WingTAB is how Daltonomous provides our “Free GreenWing Skirts” (Wings) as displayed on our website or various marketing material. There is no direct cost to you when you are qualified and admitted to our program. However upon signing the General Service Agreement, the following conditions will be applied and you agree to:
 - 6.1.1. An outstanding balance of \$3600 USD will be created for each and every trailer that you are having Wings installed on. This is your WingTAB.
 - 6.1.2. Each month, \$100 USD per trailer will be deducted from your WingTAB for as long as you are with the program, or until 36 months since your start of the program has elapsed, whichever comes first.
 - 6.1.3. At the end of 36 months, your WingTAB will be \$0 and you will be the rightful owner of the Wings, at which point you relinquish Daltonomous from all duties and care associated with the Wings.
 - 6.1.4. Should you wish to terminate our Services before 36 months, you must do so in accordance with Section 13. Should you wish to retain your Wings, the remaining balance on your WingTAB must be paid off within 30 days of your final day of Service. Otherwise Daltonomous reserves to repossess the Wings with 30 days of your final day of Service.
- 6.2. For as long as your trailer has an outstanding WingTAB balance, Daltonomous is the rightful owner of the Wings.

7. AdVantage Client

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- 7.1. In addition to its subscription based services, Daltonomous offers through the Service a AdVantage Client service for companies who wish to host Third Party Ads on their Wings. Admissibility to the AdVantage Client service is contingent on Daltonomous' sole discretion and 2.1.1 and on one of two other factors:
 - 7.1.1. A company, who has received Free Trailer Skirts AND has hosted ads on the Free Trailer Skirts for a period of thirty six (36) continuous months or,
 - 7.1.2. A company who has existing skirts on their trucks, regardless of skirt manufacturer.
- 7.2. The AdVantage Client service allows admitted clients to earn revenue from the Third Party Ads that they host on the Wings. This revenue is based on the length of time that a client agrees to host the Third Party Ads for. The revenue a client can earn is a certain percentage of the ad revenue generated for the specific Third Party Ad hosted on the client's Wing. The following are the lengths of time and their corresponding percentage payout tier:
 - 7.2.1. 6 months will earn a client 2% of the ad revenue
 - 7.2.2. 12 months will earn a client 3.5% of the ad revenue
 - 7.2.3. 24 months will earn a client 6.5% of the ad revenue
 - 7.2.4. 36 months will earn a client 10% of the ad revenue
- 7.3. The accrued amount payable to the client will be paid out once annually, as described on the AdVantage Client agreement.
- 7.4. Should an AdVantage Client wish to terminate their account, at the end of their agreed up on term, they must provide 30 days written notice to Daltonomous.
- 7.5. SHOULD AN ADVANTAGE CLIENT WISH TO TERMINATE THEIR ACCOUNT BEFORE THE END OF THEIR AGREED UPON TERM, THEY MUST PROVIDE 60 DAYS WRITTEN NOTICE TO DALTONOMOUS. FAILURE TO DO SO WILL CONSTITUTE FORFEITURE OF ANY ACCRUED AMOUNT PAYABLE AND IMMEDIATE REMOVAL FROM THE PLATINUM CLIENT SERVICE.
 - 7.5.1. Upon providing the written notice to Daltonomous, the percentage payout will be downgraded to the prior percentage payout tier and the client's accrued amount payable will be adjusted accordingly.

8. Feedback

- 8.1. Daltonomous may provide you with a mechanism to provide to Daltonomous feedback, suggestions, ideas, improvements and comments about the Services ("Feedback"). You agree that all Feedback shall become the sole and exclusive property of Daltonomous and Daltonomous may, in its sole discretion, use any Feedback in any way, including for future modifications, improvements and enhancements to the Services, and/or in advertising and promotional materials relating thereto without notice to you and without compensation. You hereby irrevocably assign to Daltonomous all rights, title and interest in and to any and all Feedback and you hereby irrevocably waive, to the maximum extent permitted by law, all rights of attribution, paternity, integrity, modification, disclosure and withdrawal, and any other rights throughout the world that may be known as or referred to as "moral rights," "artist's rights," "droit moral," or the like (collectively, "Moral Rights").

9. Personal Data

- 9.1. In using the Services you may submit personal information, including without limitation personal financial information, employee information and other confidential information to Daltonomous ("Personal Data"). Daltonomous will take reasonable steps to protect any Personal Data, however you understand, acknowledge and agree that Daltonomous does not guarantee any confidentiality with respect to any such Personal Data and it shall not be liable for any security breach or loss of such Personal Data. You hereby consent to the collection, use, storage and disclosure of Personal Data by Daltonomous, and hereby represent and warrant to Daltonomous that you have all necessary consents and authorizations that are required to submit any third party data to Daltonomous that is included in the Personal Data. You hereby grant to Daltonomous a limited, non-exclusive, royalty-free, transferable licence to utilize such Personal Data, as may be required for the Service including the following purposes: (a) to provide the Services; (b) as required by law; (c) in connection with any outsourcing of services by Daltonomous to a third party supplier; and (d) for the internal operational purposes of Daltonomous. The provision of any Personal Data is subject to the Daltonomous privacy policy in effect from time to time, which may be made available on the ADLIUS Website.
- 9.2. You agree that Daltonomous may use and maintain your Personal Data and combine it with that of other users of the Service in a non-identifiable, aggregated data set to improve the Service, to design promotions and/or to provide ways for you to compare your data with the data of other non-identifiable users.

10. Copyrighted and Trademarked Materials

- 10.1. You agree that the Service contains content specifically provided by Daltonomous or its licensors and that such content may be protected by copyrights, trademarks, service marks, patents, trade secrets or other proprietary rights and laws. You shall abide by all copyright notices, information, and restrictions contained in any content accessed through the Service. You shall not sell, license, rent, modify, distribute, copy, reproduce, transmit, publicly display, publicly perform, publish, adapt, edit, create derivative works from, or otherwise use or exploit any content or third party submissions or other proprietary rights not owned by you (i) without the consent of the respective owners or other valid right, and (ii) in any way that violates any third party right. You may not use the content in anyway other than what is expressly approved in writing by Daltonomous.

11. Disclaimer of Warranties

- 11.1. YOU ACKNOWLEDGE AND AGREE THAT YOUR USE OF THE SERVICES IS AT YOUR SOLE RISK. THE SERVICES ARE PROVIDED "AS IS.", UNLESS OTHERWISE EXPLICITLY STATED, TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, DALTONOMOUS DISCLAIMS ALL REPRESENTATIONS AND WARRANTIES OF ANY KIND, WHETHER STATUTORY, EXPRESS OR IMPLIED. WITHOUT LIMITING THE FOREGOING DALTONOMOUS MAKES NO REPRESENTATION OR WARRANTY WITH RESPECT TO FITNESS FOR A PARTICULAR PURPOSE, TITLE, MERCHANTABILITY, DATA LOSS, NON-INTERFERENCE WITH OR NON-INFRINGEMENT OF ANY INTELLECTUAL PROPERTY RIGHTS, OR THE ACCURACY, RELIABILITY, QUALITY OR CONTENT IN OR LINKED TO THE SERVICES AND MAKES NO REPRESENTATION OR WARRANTY THAT THE SERVICES ARE SECURE, FREE FROM BUGS, VIRUSES, INTERRUPTION, ERRORS, THEFT OR

DESTRUCTION.

- 11.2. Daltonomous provides a warranty for the Banner Ads that we provide to you. If you have purchased a First Party Ad, you are eligible for a 30 day warranty for any manufacturer defect including ripping of the banner material, fading or cracking of the print, or any other issue that we deem appropriate. Daltonomous will replace your banner with an exact copy at no cost to you during this warranty period. This warranty does not cover lost or stolen banners, and is subject to review of the fair use of the warranty.
- 11.3. Daltonomous provides a warranty for the Banner Ads that we provide to you as part of the Subscription Service. If you have purchased a Third Party Ad, you are eligible for a 60 day warranty for any manufacturer defect including ripping of the banner material, fading or cracking of the print, or any other issue that we deem appropriate. Daltonomous will replace your banner with an exact copy at no cost to you during this warranty period. This warranty does not cover lost or stolen banners, and is subject to review of the fair use of the warranty.
- 11.4. Daltonomous offers a warranty for the Wings that we provide to you as a part of our Service. You are eligible for a 12 month warranty for any manufacturer defect delamination of the material, broken V-Braces due to regular usage, or any other issue that we deem appropriate. Daltonomous will repair or replace, at our sole discretion, your Wing at no cost to you during this warranty period. This warranty does not cover lost or stolen Wings, and is subject to review of the fair use of the warranty. After the 12 month warranty expires, you will be covered for the remainder of the warranty, if any, offered by RidgeCorp. Daltonomous has no control over, and assumes no responsibility for, the warranty provided by RidgeCorp.

12. Limitations

- 12.1. THE RESULTS AND INFORMATION DERIVED FROM THE SERVICES ARE BASED ON THE INFORMATION YOU ENTER AND A VARIETY OF ESTIMATES AND ASSUMPTIONS. DALTONOMOUS DOES NOT GUARANTEE THE RESULTS OF THE SERVICE. CALCULATIONS ARE BASED ON THE ACCURACY AND COMPLETENESS OF THE DATA YOU HAVE ENTERED. DALTONOMOUS USES REASONABLE EFFORTS TO INCLUDE ACCURATE AND UP-TO-DATE INFORMATION IN THE SERVICES, BUT CANNOT GUARANTEE THAT ALL INFORMATION IS ACCURATE OR COMPLETE OR CURRENT AT ALL TIMES. DALTONOMOUS DOES NOT MAKE ANY EXPRESS OR IMPLIED REPRESENTATIONS OR WARRANTIES WITH RESPECT TO ANY INFORMATION OR RESULTS IN CONNECTION WITH THE SERVICES. DALTONOMOUS WILL NOT BE LIABLE FOR ANY PROCEEDINGS, SUITS, DEMANDS, EXPENSES, LOSSES, INJURIES OR CLAIMS OF ANY NATURE ARISING FROM ANY ERRORS OR OMISSIONS IN ANY INFORMATION OR RESULTS, OR ANY ACTION OR DECISION MADE BY YOU IN RELIANCE ON ANY INFORMATION OR RESULTS.
- 12.2. IN NO EVENT SHALL DALTONOMOUS BE LIABLE FOR ANY DAMAGES (INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF DATA OR PROFIT, OR DUE TO BUSINESS INTERRUPTION,) ARISING OUT OF THE INABILITY TO USE THE SERVICES, EVEN IF DALTONOMOUS HAS BEEN NOTIFIED OF THE POSSIBILITY OF SUCH DAMAGE.

- 12.3. THE LIABILITY OF DALTONOMOUS FOR ANY PROCEEDINGS, SUITS, DEMANDS, EXPENSES, LOSSES, INJURIES OR CLAIMS OF ANY NATURE (A "CLAIM"), WHETHER ARISING UNDER THIS AGREEMENT, CONTRACT, TORT (INCLUDING NEGLIGENCE), STATUTORY LIABILITY OR OTHER THEORY OF LIABILITY, SHALL BE LIMITED TO THE DIRECT AND ACTUAL MONETARY DAMAGES ACTUALLY INCURRED BY YOU AND IN NO EVENT SHALL SUCH LIABILITY IN THE AGGREGATE EXCEED THE LESSER OF (I) THE FEES PAID BY YOU TO DALTONOMOUS FOR USE OF THE SERVICES DURING THE THREE (3) MONTHS PRECEDING THE CLAIM OR (II) \$3600.00. IN NO EVENT SHALL DALTONOMOUS BE LIABLE TO YOU FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, PUNITIVE OR CONSEQUENTIAL DAMAGES, EVEN IF THEY HAVE BEEN NOTIFIED OF THE POSSIBILITY OF SUCH DAMAGES. IN NO EVENT SHALL DALTONOMOUS BE LIABLE FOR ANY CLAIM THAT HAS BEEN CAUSED OR CONTRIBUTED TO BY YOU.
- 12.4. YOU SHALL HAVE NO RIGHT TO ACCESS OR USE THE SERVICE IN ANY JURISDICTION WHERE THE LIMITATIONS SET FORTH IN THESE TERMS ARE PROHIBITED BY LAW.

13. Termination

- 13.1. Daltonomous reserves the right to discontinue all or part of the Services at any time, without notice.
- 13.2. Daltonomous may terminate or suspend access to our Service immediately, without prior notice or liability, for any reason whatsoever, including without limitation if you breach the Terms. Upon termination, your right to use the Service will immediately cease.
- 13.3. Upon termination of this Agreement by Daltonomous, we will refund all unused, prepaid subscription fees. This refund is calculated in monthly increments similar to our subscription tier system, AND IS ALWAYS ROUNDED TO THE FOLLOWING MONTH. There will be no refund for initial set up or on-boarding fees and any Add-ons.
- 13.4. If you wish to terminate your account, you must provide 60 days written notice to Daltonomous.
- 13.5. Upon your decision to terminate this Agreement, Daltonomous will refund one-half of any unused, prepaid subscription fees. This refund is calculated in monthly increments similar to our subscription tier system, AND IS ALWAYS ROUNDED TO THE FOLLOWING MONTH. There will be no refund for initial set up or on-boarding fees and any Add-ons.
- 13.6. If you have a balance on your WingTAB, that must be paid off within 30 days of your final day of Service.
- 13.7. All provisions of the Terms which by their nature should survive termination shall survive termination, including, without limitation, ownership provisions, warranty disclaimers, indemnity and limitations of liability.

14. General

- 14.1. You agree that the Services shall be deemed solely based in Ontario, Canada and that the Services and these Terms shall be governed and construed in accordance with the laws of Ontario, Canada, without regard to its conflict of law provisions. The *United Nations Convention on Contracts for the International Sale of Goods* shall not apply to this Agreement and its application is strictly excluded. The courts situate in the Province of Ontario shall have exclusive jurisdiction. You agree that any cause of action in relation to the Service must be commenced within one (1) year after the cause of action accrues, or such cause of action is permanently barred.
- 14.2. Our failure to enforce any right or provision of these Terms will not be considered a waiver of those rights. If any provision of these Terms is held to be invalid or unenforceable by a court, the remaining provisions of these Terms will remain in effect. These Terms constitute the entire agreement between us regarding our Service, and supersede and replace any prior agreements we might have between us regarding the Service.
- 14.3. If any of the provisions or a part of a provision of these Terms are deemed illegal or unenforceable, such provisions shall be considered separate and severable from these Terms, and the remaining provisions or part of a provision of these Terms shall continue in force, and be binding upon the parties as though such provision or part of a provision had never been included. If any provision of these Terms shall be declared excessively broad, the parties agree that it shall be construed so as to afford Daltonomous with the maximum protection permissible by law and having regard the circumstances.

15. Changes

- 15.1. Daltonomous reserves the right, at our sole discretion, to modify, suspend, discontinue, or replace these Terms in whole or in part at any time, without limitation. If a revision is material we will try to provide at least 15 days' notice prior to any new terms taking effect. What constitutes a material change will be determined at our sole discretion.
- 15.2. Daltonomous Inc. may also impose limits on certain features and services or restrict your access to all or parts of the Service without notice or liability. It is your responsibility to check the Terms periodically for changes.
- 15.3. By continuing to access or use our Service after any revisions become effective, you agree to be bound by the revised terms. If you do not agree to the new Terms, you may not use the Service.

Contact Us

If you have any questions about these Terms, please contact us at info@adlius.com