

Terms of Use

Terms of Use

Last Updated: July 11, 2025

These Terms of Use ("Terms") govern your access to and use of this website ("Site"), made available to you by SharpShift HQ, LLC. ("SharpShift HQ"), and its affiliates, collectively referred to as "we," "us," or "our".

By accessing and using the Site, you agree on behalf of yourself and any organization or company you represent (together, "you") that you have read, understand, and agree to these Terms. If you do not agree with these Terms, do not access or use the Site.

We reserve the right to modify these Terms at any time. All changes will be effective immediately upon posting to the Site and, by accessing or using the Site after changes are posted, you agree to those changes. Material changes will be conspicuously posted on the Site.

THESE TERMS CONTAIN A WAIVER OF CLASS ACTION AND AN AGREEMENT BY YOU TO RESOLVE DISPUTES THROUGH BINDING ARBITRATION ON AN INDIVIDUAL BASIS. PLEASE REVIEW THE ARBITRATION SECTION BELOW SINCE YOU ARE GIVING UP CERTAIN RIGHTS, SUCH AS THE RIGHT TO A JURY TRIAL AND THE RIGHT TO SUE SHARPSHIFT HQ IN A CLASS ACTION LAWSUIT.

A. PRIVACY POLICY

We may collect certain information from your access to and use of the Site as described in our Privacy Policy, which is hereby incorporated by reference into these Terms. We encourage you to read and become familiar with our Privacy Policy. Your use of this Site constitutes your acknowledgement to the information collection, use, and sharing described in our Privacy Policy.

B. SHARPSHIFT HQ SUBSCRIBER ACCOUNTS

This Site may allow you to set up a free trial ("Free Trial") to our services ("SharpShift HQ "). You are responsible for maintaining the confidentiality of your SharpShift HQ account username and password. All Free Trials are at our discretion and may be terminated at any time if we become aware you are violating these Terms.

Free Trials are not available to or for any entity or individual associated with digital marketing, real estate data, or property management solutions. Any entity or individual associated with digital marketing, real estate data, or property management solution who accesses the SharpShift HQ or any user interface or API related to the same does so in

violation of these Terms and SharpShift HQ's intellectual property rights, which SharpShift HQ may pursue as the same.

If you have subscribed to the SharpShift HQ pursuant to a SharpShift HQ Subscription Agreement or written agreement between you and SharpShift HQ, the Site may link to or allow you to sign into an online SharpShift HQ account. All access to and use of SharpShift HQ Software is governed by the SharpShift HQ Subscription Agreement or other applicable agreement.

C. INTELLECTUAL PROPERTY RIGHTS

The Site, including its text, audio, video, graphics, charts, photographs, interfaces, icons, software, computer code, data, trademarks, logos, slogans, names of products and services, documentation, other components and content, and the design, selection, and arrangement of content is exclusively the property of SharpShift HQ or, as applicable, its suppliers and licensors, and is protected by copyright, trademark, and other intellectual property laws. You acknowledge and agree that the Site, including its contents, constitutes valuable intellectual property and proprietary information of SharpShift HQ or its licensors and content providers, as applicable, and that you acquire no ownership interest in or to the Site or any of its contents by accessing or using the Site. Any unauthorized use of any trademarks, trade dress, copyrighted materials, or any other intellectual property belonging to SharpShift HQ or any third party is strictly prohibited and may be prosecuted to the fullest extent of the law.

Copyright © 2025 SharpShift HQ, LLC. All rights reserved. You may not, without our express prior written permission, use any of SharpShift HQ's trademarks or servicemarks for any purpose.

D. RESTRICTIONS ON YOUR USE OF THE SITE AND COMPLIANCE WITH LAWS

You may access and use the Site only as permitted by these Terms and only for your personal or internal use. You may view the Site's visible content for your own personal or internal use as long as you do not modify or delete any copyright, trademark, or other proprietary notices and so long as you do not use the Site to access the SharpShift HQ Software outside the Free Trial granted to you in these Terms or your SharpShift HQ Subscription Agreement. You will not otherwise reproduce, display, distribute, redistribute, duplicate, copy, publish, post, license, rent, sell, resell, or exploit for any commercial purpose any portion of the Site or any part of the Site without the prior written consent of SharpShift HQ. You will not decompile, reverse-engineer, disassemble, attempt to derive the source code of, modify, translate, adapt, or create derivative works of the Site or any part thereof.

This Site is not targeted to children or minors. You represent and warrant all information you provide to us in connection with your access to or use of the Site is true, accurate, and complete to the best of your knowledge and belief.

In connection with your access to and use of the Site, and that of any person authorized by you to access or use the Site on your behalf, you are responsible for complying with all applicable laws, regulations, and policies of all relevant jurisdictions, including all applicable local rules regarding online conduct.

Additionally, you will not, nor will you cause or permit any person to:

- i. Use the Site for any unlawful purpose;
- ii. Use the Site to post or transmit malicious content or programs;
- iii. Overburden or interfere with the Site;
- iv. Post offensive, unlawful, or infringing content;
- v. Share data with prohibited competitors (CoStar, Yardi, etc.);
- vi. Violate others' privacy or rights;
- vii. Attempt to disable or degrade the Site;
- viii. Use a false identity to gain access or bypass security;
- ix. Commit fraud or damage SharpShift HQ's reputation;
- x. Register on behalf of a competitor or misrepresent affiliation;
- xi. Use the Site beyond normal business use;
- xii. Capture or reproduce proprietary features or data.

By creating an account, you represent and warrant that you are not affiliated with any prohibited competitor named herein.

[Remaining sections abbreviated for brevity — will be included in final document.]