

# Terms and Conditions

## AI No Hype Clarity Systems with Signalproof

**Last Revised: April 01, 2026**

**Effective: April 01, 2026**

These Terms and Conditions govern your access to and use of the websites, pages, funnels, forms, services, systems, products, programs, training, coaching, memberships, AI tools, CRM tools, automations, events, workshops, downloads, and digital materials provided by **AI No Hype Clarity Systems with Signalproof**.

For purposes of these Terms, “**AI No Hype**,” “**Clarity System**,” “**Signalproof**,” “**we**,” “**our**,” or “**us**” refers to **[insert legal business name]**, including its owners, officers, contractors, employees, agents, affiliates, partners, websites, platforms, programs, and service providers.

By accessing our website, booking a call, purchasing a product or service, joining a program, using a Clarity System workspace, participating in Signalproof training, submitting information through our forms, or otherwise using our Services, you agree to be bound by these Terms and all applicable laws and regulations.

If you do not agree with these Terms, you are prohibited from using or accessing our websites, systems, products, programs, or Services.

## 1. Definitions

For clarity, the following terms apply:

**Services** means all websites, products, subscriptions, memberships, AI tools, CRM systems, automations, training, coaching, consulting, workshops, digital downloads, templates, prompts, frameworks, live events, and business-support services offered by AI No Hype, Clarity System, or Signalproof.

**AI No Hype** means the parent brand and practical AI philosophy focused on implementation, clarity, and real-world business use.

**Clarity System** means the business operating ecosystem that may include CRM infrastructure, automation, AI-supported tools, business workflows, dashboards, forms, calendars, funnels, memberships, learning areas, and implementation support.

**Signalproof** means the methodology, framework, training, coaching, and adoption layer designed to help users improve clarity, workflow discipline, communication, execution, and practical AI adoption.

**User, Client, Customer, You, or Your** means any person or entity that accesses, purchases, uses, participates in, or interacts with our Services.

**Client Content** means any information, documents, files, prompts, customer data, CRM records, business plans, workflows, SOPs, scripts, media, brand materials, or other content you upload, submit, share, or provide to us.

**AI Output** means any text, strategy, workflow, recommendation, draft, template, analysis, response, automation concept, or other content generated or assisted by AI tools within or connected to our Services.

## 2. Acceptance of Terms

By using our Services, you confirm that:

- You have read these Terms.
- You understand these Terms.
- You agree to be legally bound by these Terms.
- You are responsible for complying with applicable laws in your jurisdiction.
- You are at least 18 years old or have legal authority to enter into these Terms on behalf of a business or organization.

If you are using the Services on behalf of a company, studio, school, martial arts business, agency, nonprofit, or other organization, you represent that you have authority to bind that organization to these Terms.

## 3. Changes to These Terms

We may update or revise these Terms at any time.

If we make material changes, we may provide notice by posting the updated Terms on our website, sending an email, displaying a notice in your account, or using another reasonable method.

Your continued use of the Services after updated Terms become effective means you accept the revised Terms.

## 4. Services Covered

These Terms apply to all Services offered by AI No Hype Clarity Systems with Signalproof, including but not limited to:

- AI No Hype websites and landing pages
- Clarity Sessions
- Strategy calls
- CRM setup or configuration
- GHL-based systems or related CRM infrastructure
- Proprietary AI-supported tools
- LLM-powered workspaces
- Signalproof training
- Signalproof frameworks
- Coaching and mentoring
- Consulting
- Workshops
- Webinars
- Paid programs
- Free resources
- Digital downloads
- Templates
- Prompt packs
- Business maps
- Workflow playbooks
- Operating cadence systems
- Membership areas
- LMS or course portals
- Automation support
- Client onboarding support
- Live events
- Partner events
- Any related business-support service

Certain Services may also be governed by additional agreements, invoices, order forms, statements of work, waivers, program rules, or platform-specific terms. If there is a conflict between these Terms and a signed written agreement, the signed written agreement will control for that specific service.

## **5. Eligibility**

Our Services are intended for users who are at least 18 years old.

By using our Services, you represent that:

- You are at least 18 years old.

- You have legal capacity to agree to these Terms.
- You will use the Services only for lawful purposes.
- You will not use the Services to violate the rights of others.
- If using the Services for a business, you have authority to act for that business.

We do not knowingly provide Services directly to children under 13. If you believe a child has provided personal information to us, contact us immediately.

## 6. Use License

Permission is granted to temporarily access and use the materials, information, software, tools, training, downloads, and resources provided through AI No Hype, Clarity System, or Signalproof for your personal or internal business use only, unless otherwise stated in writing.

This is a license, not a transfer of ownership.

Under this license, you may not:

- Modify, copy, resell, or redistribute our materials without permission.
- Use our materials for unauthorized commercial purposes.
- Publicly display paid or restricted materials without permission.
- Share private course, membership, or system access with unauthorized users.
- Attempt to decompile, reverse engineer, scrape, clone, or copy any software, AI tool, workflow, or system.
- Remove copyright, trademark, proprietary, confidentiality, or attribution notices.
- Transfer materials to another person without permission.
- Mirror, upload, or host our materials on another server or platform.
- Use our frameworks to create a competing product, course, system, or service without written authorization.
- Use our AI tools, templates, prompts, workflows, or training materials to train unauthorized systems or competing tools.

This license automatically terminates if you violate these restrictions and may be terminated by us at any time.

Upon termination, you must destroy any downloaded materials in your possession, whether electronic or printed, unless you have written permission to retain them.

## 7. Account Registration and Access

Some Services may require an account, login, membership, workspace, CRM seat, or user profile.

You agree to:

- Provide accurate account information.
- Keep your login credentials secure.
- Not share your login without authorization.
- Notify us immediately of unauthorized access.
- Accept responsibility for activity under your account.
- Keep your contact and billing information current.

We may suspend or terminate access if we believe your account has been compromised, misused, shared improperly, or used in violation of these Terms.

## **8. Client Responsibility for Accounts and Access**

If we provide CRM access, AI workspace access, membership access, or administrative access, you are responsible for managing your users, passwords, internal permissions, staff access, contractors, and connected accounts.

You are responsible for:

- Who you invite into your systems.
- What permissions you grant.
- What data your users upload.
- What automations your users approve.
- What messages your business sends.
- What customer data your business collects.
- Whether your business complies with privacy, advertising, SMS, email, and consumer laws.

We are not responsible for unauthorized access caused by your failure to secure credentials, devices, accounts, or user permissions.

## **9. Acceptable Use**

You agree to use our Services only for lawful, authorized, and appropriate purposes.

You may not use our Services to:

- Violate any law, regulation, or third-party right.
- Commit fraud or misrepresentation.
- Send spam or unlawful marketing messages.
- Harass, threaten, abuse, defame, or harm others.
- Upload malicious code, viruses, malware, spyware, or harmful files.
- Attempt to gain unauthorized access to systems, accounts, or data.
- Interfere with system security or performance.

- Scrape, copy, or harvest data without permission.
- Use the Services for illegal surveillance or unauthorized monitoring.
- Use the Services to generate deceptive reviews, fake testimonials, fake identities, or fraudulent claims.
- Use the Services to produce illegal, harmful, infringing, or abusive content.
- Use the Services to violate platform rules, email laws, SMS rules, advertising rules, or consumer-protection laws.

We reserve the right to suspend or terminate access for any misuse.

## 10. Prohibited AI Use

You may not use our AI-supported tools, prompts, workflows, systems, or Services to:

- Generate illegal instructions.
- Create fraudulent documents.
- Impersonate another person or entity without permission.
- Create deceptive business claims.
- Generate fake reviews or testimonials.
- Mislead customers about financial, legal, medical, or professional outcomes.
- Violate intellectual property rights.
- Upload data you do not have permission to use.
- Process sensitive or regulated data without proper authority.
- Make automated decisions that legally or significantly affect people without proper review and compliance.
- Replace licensed professional advice where such advice is legally required.

AI-supported features are tools for support, drafting, organization, analysis, and workflow assistance. They do not remove your responsibility to review, verify, approve, and lawfully use any output.

## 11. AI Outputs and Human Review

AI Outputs may be incomplete, inaccurate, outdated, biased, unsuitable, or incorrect.

You are responsible for:

- Reviewing AI Outputs before use.
- Fact-checking AI Outputs.
- Confirming legal, financial, medical, tax, insurance, or compliance statements with licensed professionals.
- Editing AI-generated business materials before publication.
- Ensuring customer-facing claims are accurate.

- Ensuring marketing claims are truthful and substantiated.
- Ensuring AI-generated content does not violate third-party rights.

We do not guarantee that any AI Output will be accurate, original, compliant, profitable, or suitable for your particular business.

## **12. No Legal, Financial, Medical, Tax, or Licensed Professional Advice**

Our Services may include business strategy, AI-supported drafting, workflow recommendations, marketing support, training, coaching, and general educational information.

Unless expressly stated in a separate signed agreement, our Services do not constitute:

- Legal advice
- Tax advice
- Financial advice
- Investment advice
- Medical advice
- Mental health advice
- Insurance advice
- Accounting advice
- Compliance advice
- Licensed professional services

You should consult qualified professionals before making legal, tax, financial, medical, insurance, employment, investment, or compliance decisions.

## **13. Business Results Are Not Guaranteed**

We may provide strategy, training, tools, CRM infrastructure, AI-supported workflows, coaching, prompts, templates, and implementation guidance.

However, we do not guarantee:

- Revenue increases
- Profit increases
- Lead volume
- Sales conversions
- Customer retention
- Business growth
- Funding
- Rankings

- Viral content
- Audience growth
- Time savings
- Automation performance
- AI accuracy
- Specific outcomes from coaching or training
- Success in any business, market, niche, or industry

Your results depend on many factors outside our control, including your offer, market, execution, budget, staffing, follow-up, customer demand, business model, industry conditions, and personal effort.

Testimonials, examples, case studies, or demonstrations are illustrative only and do not guarantee that you will achieve the same result.

## **14. Signalproof Training and Coaching**

Signalproof training, coaching, mentoring, frameworks, and exercises are designed to support clarity, communication, organization, execution, discipline, workflow habits, and practical AI adoption.

You understand and agree that:

- Training requires your participation and implementation.
- Coaching does not guarantee specific business outcomes.
- Frameworks are educational and strategic tools.
- You remain responsible for your decisions and actions.
- You are responsible for completing assignments, reviews, or implementation steps.
- We may provide feedback, but final business decisions remain yours.

Signalproof is a methodology and training layer. It is not a substitute for professional legal, financial, medical, or mental health services.

## **15. Clarity System and CRM Services**

Clarity System may include CRM infrastructure, automation, workflow support, forms, funnels, calendars, pipelines, dashboards, AI-supported tools, membership areas, LMS tools, and related features.

You understand and agree that:

- CRM features may depend on third-party platforms.
- Automations must be tested before launch.
- You are responsible for reviewing messages before activation.

- You are responsible for ensuring your communications comply with email, SMS, advertising, and privacy laws.
- You are responsible for the accuracy of customer data placed in the system.
- You are responsible for maintaining consent records where required.
- You are responsible for business decisions made using the system.
- We do not guarantee uninterrupted system performance.
- Third-party platform outages, changes, or restrictions may affect service delivery.

If your package includes CRM customization, the exact scope of work must be defined in an invoice, order form, proposal, or written agreement.

## 16. Third-Party Platforms and Integrations

Our Services may rely on or integrate with third-party platforms, including but not limited to:

- CRM providers
- Payment processors
- AI providers
- Email platforms
- SMS providers
- Phone systems
- Calendar tools
- Funnel builders
- Website hosts
- Analytics providers
- Advertising platforms
- Course or membership platforms
- Cloud storage providers
- Social media platforms
- Automation tools

We do not control third-party platforms.

You agree that:

- Third-party platforms may have their own terms and privacy policies.
- You are responsible for complying with those third-party terms.
- We are not liable for third-party outages, errors, data loss, price changes, account suspensions, API changes, policy changes, or discontinued features.
- We may need to adjust workflows if a third-party platform changes.
- Some integrations may require your authorization, credentials, API keys, or account access.

Your use of third-party services is at your own risk.

## 17. Client Content

You retain ownership of your Client Content unless otherwise stated in a separate written agreement.

By submitting Client Content to us, you grant us a limited, non-exclusive, worldwide license to use, host, store, process, reproduce, modify, display, transmit, and create derivative materials from that Client Content only as needed to provide, support, improve, configure, or deliver the Services.

You represent and warrant that:

- You own or have rights to use the Client Content.
- Your Client Content does not violate any law or third-party right.
- Your Client Content does not contain unlawful, harmful, or infringing material.
- You have permission to submit customer, employee, student, member, or third-party data where applicable.
- You will not upload sensitive or regulated data unless authorized and necessary.

We may remove or restrict Client Content that we believe violates these Terms, applicable law, platform rules, or third-party rights.

## 18. Confidentiality

In the course of providing Services, either party may receive confidential information.

Confidential information may include:

- Business strategies
- Customer lists
- Sales data
- CRM workflows
- SOPs
- Financial information
- Marketing plans
- Private documents
- Internal processes
- Trade secrets
- Technical configurations
- Client notes
- Non-public information

Each party agrees to use reasonable care to protect confidential information and not disclose it except as needed to provide Services, comply with law, work with authorized service providers, or as otherwise permitted in writing.

Confidentiality obligations do not apply to information that:

- Is publicly available through no fault of the receiving party.
- Was already known before disclosure.
- Is independently developed without use of confidential information.
- Is received lawfully from another source.
- Must be disclosed by law, subpoena, court order, or government request.

## **19. Privacy**

Your use of our Services is also governed by our Privacy Policy.

By using our Services, you agree that we may collect, use, process, and share information as described in our Privacy Policy.

If you use our Services to collect information from your own customers, leads, students, members, or clients, you are responsible for having your own privacy policy, consent processes, data practices, and legal compliance.

## **20. Payments**

You agree to pay all fees associated with the Services you purchase.

Fees may include:

- One-time purchases
- Subscriptions
- Setup fees
- Monthly fees
- Annual fees
- Coaching fees
- Consulting fees
- Event fees
- Workshop fees
- CRM fees
- Platform fees
- Add-on fees
- Custom implementation fees

All prices are listed in U.S. dollars unless otherwise stated.

You authorize us and our payment processors to charge your selected payment method for purchases, subscriptions, renewals, payment plans, and applicable fees.

## **21. Subscriptions and Renewals**

If you purchase a subscription, membership, recurring service, or payment plan, you authorize recurring charges until the subscription is canceled, expired, or terminated according to the applicable terms.

You are responsible for:

- Maintaining an active payment method.
- Paying recurring fees on time.
- Reviewing subscription terms before purchase.
- Canceling before the renewal date if you do not want to continue.

Failure to pay may result in suspension or termination of access.

Cancellation stops future billing but does not automatically refund past payments unless stated in a written refund policy.

## **22. Refunds**

Refund eligibility depends on the product, service, program, subscription, event, or written agreement.

Unless otherwise stated in writing:

- Digital products may be non-refundable after access or download.
- Coaching and consulting fees may be non-refundable once booked, delivered, or started.
- Setup fees may be non-refundable once work begins.
- Subscription fees may be non-refundable for the current billing period.
- Event fees may be subject to event-specific refund rules.
- Custom CRM, automation, AI, or implementation work may be non-refundable once initiated.

Any approved refund may be reduced by payment processing fees, completed work, administrative costs, or third-party platform fees where allowed.

## **23. Payment Plans**

If a payment plan is offered, you agree to complete all scheduled payments.

A payment plan is not a month-to-month subscription unless expressly stated. It is a commitment to pay the full agreed amount over time.

If you default on a payment plan, we may:

- Suspend access.
- Stop work.
- Cancel services.
- Charge late fees where allowed.
- Send invoices or reminders.
- Refer unpaid balances for collection where lawful.
- Withhold deliverables until payment is current.

## **24. Chargebacks and Payment Disputes**

Before filing a chargeback, you agree to contact us at **[insert billing email]** to attempt to resolve the issue.

Improper chargebacks may result in:

- Account suspension
- Termination of Services
- Loss of access to digital products
- Collection activity where lawful
- Responsibility for chargeback fees, administrative costs, or unpaid balances

Nothing in this section limits rights that cannot be waived under applicable consumer law.

## **25. Taxes**

You are responsible for any applicable taxes, sales tax, use tax, VAT, GST, duties, or government charges associated with your purchase, unless we are legally required to collect and remit them.

## **26. Intellectual Property**

All materials provided by AI No Hype, Clarity System, and Signalproof are protected by copyright, trademark, trade secret, and other intellectual property laws.

Our intellectual property includes but is not limited to:

- Brand names
- Logos

- Website content
- Written materials
- Training materials
- Course content
- Signalproof frameworks
- Clarity System materials
- Templates
- Prompts
- Worksheets
- Quizzes
- Videos
- Graphics
- Business maps
- Workflow systems
- SOP structures
- AI tool configurations
- Strategic frameworks
- Downloads
- Slide decks
- Program names
- Product names
- Audio and video recordings
- Proprietary methods

You may not copy, reproduce, distribute, sell, sublicense, publish, display, modify, reverse engineer, or create derivative works from our intellectual property without written permission.

## **27. Trademarks**

AI No Hype, Clarity System, Signalproof, and related names, logos, slogans, product names, and brand assets may be trademarks, service marks, or proprietary brand identifiers.

You may not use our trademarks or brand assets without prior written permission.

## **28. Feedback and Suggestions**

If you provide feedback, suggestions, ideas, improvements, testimonials, comments, or recommendations, you grant us permission to use them without restriction or compensation, unless otherwise agreed in writing.

We may use feedback to improve our Services, develop new offerings, revise materials, or improve user experience.

## **29. Testimonials, Case Studies, and Public Results**

If you provide a testimonial, review, public comment, success story, or case study approval, you grant us permission to use it for marketing, advertising, sales, training, and promotional purposes.

We will not publicly disclose confidential business information, private CRM data, customer lists, or sensitive details without permission.

Testimonials and case studies represent individual experiences and do not guarantee future results.

Endorsements must be truthful and reflect the honest opinion or experience of the person providing them.

## **30. Recordings**

Some coaching sessions, webinars, workshops, trainings, calls, or events may be recorded.

By participating, you consent to being recorded if notice is provided.

Recordings may be used for:

- Internal review
- Training access
- Replay access
- Program delivery
- Quality improvement
- Documentation
- Promotional use, only where appropriate consent is obtained

If you do not want to be recorded, you should notify us before participating or avoid participating in recorded sessions.

## **31. Live Events and Physical Activity**

Some AI No Hype, Signalproof, partner, or client-related live events may include in-person activities, physical movement, demonstrations, workouts, martial arts, filming, stunts, transportation, outdoor activities, or other higher-risk situations.

By participating in any live event, you understand that participation may involve risk.

You agree to:

- Follow safety instructions.
- Disclose relevant limitations when required.
- Avoid participation beyond your ability.
- Accept responsibility for your own conduct.
- Sign any required waiver or release.
- Follow venue, instructor, staff, and event rules.

If live events include workouts, physical exercises, stunts, transportation, or outdoor activities, the event-risk section should be expanded for that specific activity.

We are not responsible for injuries, losses, delays, or damages caused by your failure to follow safety instructions, your physical condition, your voluntary participation, third-party venues, transportation providers, or risks inherent to the activity, except where liability cannot legally be limited.

## **32. Accuracy of Materials**

The materials appearing on our websites, platforms, systems, training, AI tools, or Services may include technical, typographical, photographic, factual, strategic, or AI-generated errors.

We do not warrant that any materials are accurate, complete, current, or suitable for your specific purpose.

We may change materials at any time without notice. We do not commit to updating all materials.

You are responsible for verifying information before relying on it.

## **33. Links to Third-Party Sites**

Our websites, materials, emails, systems, or Services may contain links to third-party websites, platforms, tools, applications, services, or resources.

We are not responsible for the content, accuracy, privacy practices, security, or policies of any third-party site or service.

The inclusion of a link does not imply endorsement.

Use of linked sites is at your own risk.

## **34. Beta Features and Experimental Tools**

Some Services may include beta, pilot, experimental, early access, prototype, or test features.

Beta features may:

- Change without notice.
- Contain errors.
- Be discontinued.
- Produce inaccurate results.
- Have limited support.
- Not work as expected.
- Be subject to additional rules.

You use beta features at your own risk.

## **35. Service Availability**

We aim to provide reliable Services, but we do not guarantee that Services will always be uninterrupted, timely, secure, or error-free.

Services may be unavailable due to:

- Maintenance
- Updates
- Third-party outages
- Platform failures
- Internet issues
- Security events
- Payment issues
- Account suspension
- Integration changes
- Force majeure events

We are not liable for downtime or interruptions caused by events outside our reasonable control.

## **36. Suspension and Termination**

We may suspend or terminate your access to Services if:

- You violate these Terms.
- You fail to pay fees.
- You misuse the Services.
- You create security risks.
- You infringe intellectual property rights.
- You violate law or platform rules.
- You harass, threaten, or abuse our team, users, or partners.

- Your use creates risk for us, our clients, or our systems.
- We discontinue a Service.

Upon termination, your license to use our materials ends immediately.

We may retain records as required for legal, accounting, security, dispute-resolution, or business purposes.

## **37. Disclaimer of Warranties**

The Services and materials are provided on an “**as is**” and “**as available**” basis.

To the fullest extent permitted by law, we disclaim all warranties, express or implied, including but not limited to:

- Implied warranties of merchantability
- Fitness for a particular purpose
- Non-infringement
- Accuracy
- Reliability
- Availability
- Security
- Error-free operation
- AI accuracy
- Business suitability
- Profitability
- Compatibility with your systems
- Uninterrupted access

We do not warrant that the Services will meet your expectations, produce a specific result, or operate without interruption.

## **38. Limitation of Liability**

To the fullest extent permitted by law, AI No Hype, Clarity System, Signalproof, and their owners, officers, employees, contractors, affiliates, agents, partners, and suppliers will not be liable for any indirect, incidental, consequential, special, exemplary, or punitive damages, including but not limited to:

- Loss of profits
- Loss of revenue
- Loss of business
- Loss of data

- Loss of goodwill
- Business interruption
- System downtime
- Missed opportunities
- Lost leads
- Lost customers
- Failed campaigns
- Inaccurate AI outputs
- CRM errors
- Automation errors
- Third-party platform failures
- Unauthorized access caused by user negligence

Even if we have been advised of the possibility of such damages.

To the fullest extent permitted by law, our total liability for any claim arising out of or related to the Services will not exceed the amount you paid to us for the specific Service giving rise to the claim during the three months before the claim arose.

Some jurisdictions do not allow certain limitations of liability, so some limitations may not apply to you.

## **39. Indemnification**

You agree to defend, indemnify, and hold harmless AI No Hype, Clarity System, Signalproof, and their owners, officers, employees, contractors, affiliates, agents, partners, and suppliers from and against any claims, damages, losses, liabilities, costs, and expenses, including reasonable attorney fees, arising from or related to:

- Your use of the Services
- Your violation of these Terms
- Your violation of law
- Your Client Content
- Your customer data
- Your marketing messages
- Your use of AI Outputs
- Your business decisions
- Your products or services
- Your CRM usage
- Your automations
- Your violation of third-party rights
- Your failure to obtain required permissions or consents
- Your misuse of third-party platforms

## 40. Dispute Resolution

Before filing a claim, you agree to contact us at **[insert legal email]** and attempt to resolve the dispute informally.

If a dispute cannot be resolved informally, the parties agree to attempt mediation before filing a lawsuit, unless emergency injunctive relief is needed or mediation is not required by applicable law.

Any dispute will be handled individually. You agree not to bring or participate in a class action, collective action, or representative action against us, to the extent allowed by law.

## 41. Governing Law

These Terms are governed by and construed in accordance with the laws of the **State of [insert state, such as California or Delaware]**, without regard to conflict-of-law principles.

You agree to submit to the jurisdiction and venue of the state and federal courts located in **[insert county and state]**, unless another forum is required by applicable law.

If you serve users in the European Union, United Kingdom, California, or other regulated jurisdictions, additional consumer, privacy, or data-protection rights may apply.

## 42. Force Majeure

We are not liable for failure or delay in performance caused by events beyond our reasonable control, including but not limited to:

- Natural disasters
- Power outages
- Internet failures
- Cyberattacks
- Labor disputes
- Government actions
- War
- Civil unrest
- Pandemics
- Supply chain failures
- Platform outages
- Payment processor issues
- Third-party service interruptions
- Acts of God

## 43. Assignment

You may not assign or transfer your rights or obligations under these Terms without our written consent.

We may assign or transfer our rights and obligations in connection with a merger, acquisition, sale of assets, reorganization, or change in business structure.

## 44. Severability

If any provision of these Terms is found to be invalid, illegal, or unenforceable, the remaining provisions will remain in full force and effect.

The invalid provision will be modified to the minimum extent necessary to make it enforceable, if possible.

## 45. No Waiver

Our failure to enforce any provision of these Terms does not waive our right to enforce that provision later.

## 46. Entire Agreement

These Terms, together with our Privacy Policy and any applicable order forms, invoices, waivers, program rules, or written agreements, constitute the entire agreement between you and us regarding the Services.

## 47. Contact Information

If you have questions about these Terms, contact us at:

**AI No Hype Clarity Systems with Signalproof**

**Attn: Legal / Terms of Service**

**Legal Business Name:** [insert legal entity]

**Email:** [insert legal email]

**Phone:** [insert phone number]

**Mailing Address:** [insert mailing address]

**Website:** <https://ainoyhype.com>