



# Public Policy

AuraXtail



---

## DISCLAIMER

AuraXtail™, operating under the legal entity Oxtail Holdings Inc.®, is a trader-funded firm (TFT) and proprietary trading firm dedicated to fostering transparent and reliable trading services. The Public Trader Policy (PTP), serving as the current Terms and Conditions, establishes a preliminary framework delineating the rights, responsibilities, and operational protections for traders and the firm.

This PTP is designed as an initial guide, embodying AuraXtail's voluntary commitment to industry-leading practices in trader-funded operations. As the firm progresses toward full operational capacity, fueled by growing trader participation and transaction volume, the PTP will be refined, expanded, and formalized. Anticipated updates will incorporate enhanced regulatory compliance, potentially with oversight from regulatory authorities such as those responsible for securities, financial transactions, or anti-money laundering (e.g., securities commissions, investment regulatory organizations, or financial intelligence units). These amendments will also outline the engagement of independent auditing firms, escrow agents, or other fiduciary entities to uphold compliance, mediation, and transparency in the firm's operational and financial frameworks.

Traders who secure funding from AuraXtail will receive individualized trading contracts, providing detailed insights into the firm's mechanisms and obligations. The PTP is not a comprehensive or final statement of AuraXtail's policies but serves as a foundational outline, subject to further development as regulatory and operational structures are solidified. AuraXtail reserves the right to amend the PTP at its discretion, with updates communicated via [www.auraxtail.com](http://www.auraxtail.com).

By engaging with AuraXtail's services, traders acknowledge that the firm is actively working toward formal regulatory alignment and operational maturity, ensuring adherence to applicable industry standards and legal requirements.

---

---

## AURAXTAIL GENERAL TERMS AND CONDITIONS

These General Terms and Conditions (“Terms”) establish the rights and obligations for using services provided by Oxtail Holdings Inc., operating as AuraXtail (“Services”), primarily through the website [www.auraxtail.com](http://www.auraxtail.com) (“Website”). By engaging with our Services, you agree to these Terms in their entirety. If you do not agree or understand any part of these Terms, you must not use the Services.

### 1. GENERAL PROVISIONS 1.1.

These Terms apply to you (“you”, “your”, or “Trader”) and your use of Services provided by Oxtail Holdings Inc., a corporation registered under the Business Corporations Act of Alberta, with its registered office at 10180 101st NW, Edmonton, AB, T5J 3S4, Canada, identification number 713568947, registered with the Government of Alberta (“we”, “us”, “our”, or “AuraXtail”).

### 1.2.

By registering on the Website or using the Services for the first time, you enter into a legally binding agreement with AuraXtail for the provision of your chosen Services. These Terms are an integral part of that agreement, and your use of the Services signifies your acceptance.

### 1.3.

The Services are exclusively for individuals aged 18 or older residing in jurisdictions where the Services are permitted. By registering, you confirm you are at least 18 and accessing the Services from an eligible jurisdiction. You acknowledge that legal restrictions in some jurisdictions may prohibit or limit Service use, and you agree to comply with all applicable laws.

### 1.4.

AuraXtail does not provide Services to Traders who: (i) are nationals of or reside in Restricted Jurisdictions; (ii) are incorporated or have a registered office in Restricted Jurisdictions; (iii) are subject to international sanctions; or (iv) have a criminal record related to financial crimes or

---

---

terrorism. Restricted Jurisdictions include countries under international sanctions, engaged in active conflict, or deemed high-risk for terrorism. AuraXtail may refuse, limit, or terminate Services to such Traders, who are prohibited from using the Website, Client Portal, or Trading Platform.

1.5.

The Services include:

- (i) access to tier-1 liquidity pools through aggregated partnerships, enabling Traders to execute trades via demo accounts routed to live markets;
- (ii) trading evaluations;
- (iii) giveaway competitions;
- (iv) access to the MetaTrader 5 Trading Platform; and (v) ancillary services such as analytical tools and educational content.

Trades executed via demo accounts are routed to live liquidity pools managed by AuraXtail, with a minimum of 70% of the traders market order volume sent to liquidity providers (LPs), while the remaining 30% is managed at AuraXtail's discretion. Traders receive a 70% profit split on funded accounts, with AuraXtail retaining 30%. Traders are charged commissions (\$8 per lot, subject to change) and receive raw spreads from LPs. AuraXtail provides dynamic leverage based on margin account health.

1.6.

AURAXTAIL DOES NOT PROVIDE INVESTMENT ADVICE OR FINANCIAL SERVICES UNDER APPLICABLE LAWS. WE DO NOT OFFER GUIDANCE ON TRADING STRATEGIES OR EXECUTION. NO SERVICE CONSTITUTES INVESTMENT RECOMMENDATIONS. OUR STAFF ARE NOT AUTHORIZED TO PROVIDE FINANCIAL ADVICE. ANY INFORMATION FROM AURAXTAIL OR ITS REPRESENTATIVES THAT MAY BE INTERPRETED AS ADVICE IS NOT INTENDED AS SUCH, AND AURAXTAIL DISCLAIMS LIABILITY FOR ANY SUCH INTERPRETATION.

---

---

1.7. Your personal data is handled per the Privacy Policy. You consent to data sharing with The Forex Blockchain (DRU Network) for auditing and operational purposes, as detailed in the Privacy Policy.

1.8.

Defined terms are explained in Clause 19.

## 2. SERVICE ACCESS AND ORDERING

2.1.

You may order Services via the Website by completing the registration or order form. Upon registration, we provide login credentials for the Client Portal and/or MetaTrader 5 Trading Platform via email. Funded account credentials can take up to 7 business days to send.

2.2.

Giveaway competitions are promotional events where winners are selected at AuraXtail's discretion based on their potential to generate surplus in margin accounts. Completing a giveaway does not guarantee access to Services.

2.3.

All information provided during registration, in the Client Portal, or otherwise must be accurate, complete, and current. You must update your details promptly in the Client Portal or notify us of changes. You are solely responsible for the accuracy of your data, and AuraXtail is not obligated to verify it.

2.4.

If you provide a tax ID or indicate you are a legal entity, you are deemed a business entity, and consumer protections under these Terms or applicable law do not apply.

2.5.

---

---

Fees cover access to evaluations or related Services. No refunds are issued and all sales are final. Giveaway competitions are currently free, with revenue generated from brokerage partnerships.

2.6.

Disputing a paid fee with your bank or payment provider (e.g., via chargeback) without valid cause allows AuraXtail to suspend your Services and prohibit future access at its discretion.

2.7.

AuraXtail may adjust fees, trading restrictions / rules, commissions (\$8 per lot as of May 2025), or Service parameters at any time. Changes do not affect prior purchases unless notified.

2.8.

You are responsible for obtaining compatible hardware and software (e.g., MetaTrader 5) at your own cost and risk. The Website is accessible via standard browsers. AuraXtail does not guarantee compatibility with specific devices and does not charge for internet access.

2.9.

MetaTrader 5 and The Forex Blockchain (DRU Network) are operated by third parties with their own terms and privacy policies, which you must review before ordering.

### 3. PAYMENT TERMS

3.1.

Fees are paid in USD. Fees include applicable taxes and DRU Network fees. Business entities must handle their tax obligations under their local law.

3.2.

Payments are accepted via card or other methods listed on the Website.

### 4. CLIENT PORTAL AND TRADING PLATFORM

---

---

4.1.

Each Trader is limited to one Client Portal, where all Services are managed.

4.2.

Client Portal and Trading Platform access is secured by credentials, which you must not share. Legal entities may allow authorized personnel access. You are liable for all activities in your Client Portal or Trading Platform. AuraXtail is not responsible for misuse due to your actions, and no compensation is provided.

4.3.

Services may be unavailable due to maintenance or other issues. AuraXtail is not liable for downtime or data loss in the Client Portal or Trading Platform.

4.4.

You may cancel your Client Portal by emailing [relations@auraxtail.com](mailto:relations@auraxtail.com), terminating the contract. AuraXtail confirms cancellation, and you lose access to Services with no refund.

## 5. TRADING RULES

5.1.

Demo accounts allow trading of real funds in segregated margin accounts, routed to LPs and The Forex Blockchain. Trades must comply with market standards and risk management unless they violate Prohibited Trading Practices.

5.2.

AuraXtail monitors demo trades and may share data with affiliates, LPs, The Forex Blockchain, regulators, and more. You consent to this without additional approval or compensation. Your trading is not investment advice, and you may pause trading at any time.

5.3.

---

---

AuraXtail is not liable for errors, delays, or inaccuracies in Trading Platform data.

5.4.

You may not:

- (a) Exploit platform errors (e.g., pricing glitches or delays).
- (b) Use external or delayed data feeds.
- (c) Manipulate markets, alone or with others, via coordinated trades or opposite positions.
- (d) Violate AuraXtail or Trading Platform terms.
- (e) Use any trading strategy an average broker or LP would not pay.

Any and all usages of banned strategies may result in termination of these services or a voided payout depending on the manipulative nature of the violation and the damages caused.

5.4.5.

Services are for personal use.

## 6. FUNDED ACCOUNTS AND GIVEAWAYS

6.1.

Successful evaluation traders may be offered funded accounts by AuraXtail subject to a trader allocation contract. AuraXtail is not liable for third-party decisions.

6.2.

Giveaway winners are selected at AuraXtail's discretion based on margin account surplus potential. Winners receive funded accounts after margin account funding from the giveaway surplus generated by AuraXtail via broker partnerships, subject to trader allocation contracts.

6.3.

---



---

For funded traders; AuraXtail is obligated to pay 70% profit splits on funded accounts, contingent on margin account functionality. AuraXtail is not liable for non-payment due to Acts of God (e.g., brokerage collapse, fraud, technical failures), or any situation out of the firm's control.

## 7. WEBSITE AND CONTENT USE

### 7.1.

The Website, Services, Client Portal, and all content (e.g., text, graphics, code) (“Content”) are protected by copyright and owned by AuraXtail or its licensors. You are granted a limited, non-transferable license for personal use. Content remains AuraXtail’s property.

### 7.2.

Trademarks and logos are owned by AuraXtail or its licensors, and you may not use them.

### 7.3.

Both parties agree to act in good faith and avoid harming each other’s reputation.

### 7.4.

Prohibited actions include: Exploiting Website or Service vulnerabilities. Bypassing access restrictions. Copying or modifying Content. Distributing or selling Services. Using automated tools to scrape data.

## 8. DISCLAIMER

### 8.1.

SERVICES ARE PROVIDED “AS IS” WITH NO WARRANTIES, EXPRESS OR IMPLIED, INCLUDING FOR MERCHANTABILITY OR FITNESS FOR PURPOSE. AURAXTAIL IS NOT LIABLE FOR INDIRECT, INCIDENTAL, OR CONSEQUENTIAL DAMAGES, INCLUDING LOST PROFITS. IN RARE CIRCUMSTANCES OF A COURT RULING LIABILITY; LIABILITY IS LIMITED TO FEES PAID FOR THE AFFECTED SERVICE.

---

---

AuraXtail may modify Services without compensation. AuraXtail is not liable for Service failures due to force majeure or legal restrictions.

## 9. ACTS OF GOD

AuraXtail is not liable for obligations, including profit split payments, impacted by Acts of God, such as: (a) Brokerage collapse or non-payment. (b) Theft or fraud affecting AuraXtail. (c) Software or technical failures. (d) Events preventing margin account withdrawals. AuraXtail will provide documentation for such events and attempt to mitigate impacts but is not liable for losses.

## 10. BREACH OF TERMS

### 10.1.

Breaches or actions harming AuraXtail's reputation may result in Service suspension, account termination, or access restrictions without refund.

### 10.2.

Rude behavior, harassment, or threats toward AuraXtail or its staff may lead to funding revocation or Service suspension.

## 11. CONSUMER RIGHTS

## 12. ARBITRATION

### 12.1

Disputes arising from these Terms are resolved via binding arbitration under International Centre for Dispute Resolution (ICDR) rules in Calgary, Alberta, Canada, in English, with one arbitrator. The decision is final. Litigation and class actions are prohibited. Each party bears its own costs unless otherwise decided.

## 13. TERMINATION

---

---

13.1.

The contract terminates upon: (a) Client Portal cancellation (b) Breach of Terms.

#### 14. AMENDMENTS

14.1.

AuraXtail may update Terms, with changes posted at [www.auraxtail.com/terms](http://www.auraxtail.com/terms). Existing contracts are unaffected unless agreed.

#### 15. GOVERNING LAW

15.1.

These Terms are governed by Alberta and Canadian law, excluding conflict-of-law rules.

#### 16. SEVERABILITY

16.1.

Invalid provisions do not affect the remaining Terms. Invalid provisions are replaced with legally valid alternatives.

---