Terms of Use ("Terms")

Last updated: 11 July, 2016.

Please read these Terms of Use ("Terms", "Terms of Use") carefully before using the DropBug

https://hosting.backand.io website (the "Service") operated by Innovaseeds Solutions ("us", "we", or "our").

Your access to and use of the DropBug 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 DropBug Service.

By accessing or using the DropBug Service you agree to be bound by these Terms. If you disagree with

any part of the terms then you may not access the DropBug Service.

Account Activation

The person signing up for the DropBug Service will be the contracting party ("Account Owner") for the

purposes of our Terms of Service and will be the person who is authorized to use any corresponding

account we may provide to the Account Owner in connection with the DropBug Service.

If you are signing up for the DropBug Service on behalf of your employer, your employer shall be the

Account Owner. If you are signing up for the DropBug Service on behalf of your employer, then you

represent and warrant that you have the authority to bind your employer to our Terms of Service.

General Conditions

You must read, agree with and accept all of the terms and conditions contained in these Terms of Service

and the Privacy Policy before you may become a member of DropBug. The use of the DropBug Service

shall indicate that you agree to its Terms of Use and the Privacy Policy.

Technical support is provided to all Account holders and is available via email or via contacting relating

channels.

The Terms of Service shall be governed by and interpreted in accordance with the laws of Malaysia

applicable therein, without regard to principles of conflicts of laws. The parties irrevocably and

unconditionally submit to the exclusive jurisdiction of the courts of Malaysia with respect to any dispute or

claim arising out of or in connection with the Terms of Service. The United Nations Convention on

Contracts for the International Sale of Goods will not apply to these Terms of Service and is hereby expressly excluded.

You acknowledge and agree that DropBug may amend these Terms of Service at any time by posting the relevant amended and restated Terms of Service on DropBug's website, available at http://www.dropbug-seeds.com/#!terms-of-service/i3nxv and such amendments to the Terms of Service are effective as of the date of posting. Your continued use of the Services after the amended Terms of Service are posted to DropBug's website constitutes your agreement to, and acceptance of, the amended Terms of Service. If you do not agree to any changes to the Terms of Service, do not continue to use the Service.

You may not use the DropBug service for any illegal or unauthorized purpose nor may you, in the use of the Service, violate any laws in your jurisdiction (including but not limited to copyright laws), the laws applicable to you in your customer's jurisdiction, or the laws of Malaysia. You will comply with all applicable laws, rules and regulations in your use of the Service.

You agree not to reproduce, duplicate, copy, sell, resell or exploit any portion of the Service, use of the Service, or access to the Service without the express written permission by DropBug.

You shall not purchase search engine or other pay per click keywords (such as Google AdWords), or domain names that use DropBug or DropBug trademarks and/or variations and misspellings thereof Questions about the Terms of Service should be sent to innovaseedssolutions@gmail.com.

You acknowledge and agree that your use of the Service, including information transmitted to or stored by DropBug, is governed by its privacy policy at http://www.dropbug-seeds.com/#!privacy-policy/dezih

The Terms of Service may be available in languages other than English. To the extent of any inconsistencies or conflicts between these English Terms of Service and DropBug's Terms of Service available in another language, the most current English version of the Terms of Service at http://www.dropbug-seeds.com/#lterms-of-service/i3nxv will prevail.

Limitation of Liability

You expressly understand and agree that DropBug shall not be liable for any direct, indirect, incidental, special, consequential or exemplary damages, including but not limited to, damages for loss of profits, goodwill, use, data or other intangible losses resulting from the use of or inability to use the service.

In no event shall DropBug or our suppliers be liable for lost profits or any special, incidental or consequential damages arising out of or in connection with our site, our services or these Terms of Service (however arising including negligence). You agree to indemnify and hold us and (as applicable) our parent, subsidiaries, affiliates, DropBug partners, officers, directors, agents, employees, and suppliers harmless from any claim or demand, including reasonable attorneys' fees, made by any third party due to or arising out of your breach of these Terms of Service or the documents it incorporates by reference, or your violation of any law or the rights of a third party.

Your use of the Service is at your sole risk. The Service is provided on an "as is" and "as available" basis without any warranty or condition, express, implied or statutory.

DropBug does not warrant that the Service will be uninterrupted, timely, secure, or error-free.

DropBug does not warrant that the results that may be obtained from the use of the Service will be accurate or reliable.

DropBug does not warrant that the quality of any products, services, information, or other material purchased or obtained by you through the Service will meet your expectations, or that any errors in the Service will be corrected.

Waiver and Complete Agreement

The failure of DropBug to exercise or enforce any right or provision of the Terms of Service shall not constitute a waiver of such right or provision. The Terms of Service constitutes the entire agreement between you and DropBug and govern your use of the Service, superseding any prior agreements between you and DropBug (including, but not limited to, any prior versions of the Terms of Service).

Termination

We may terminate or suspend access to our DropBug Service immediately, without prior notice or liability, for any reason whatsoever, including without limitation if you breach the Terms.

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.

Links To Other Web Sites

Our DropBug Service may contain links to third-party web sites or services that are not owned or controlled by Innovaseeds Solutions.

Innovaseeds Solutions 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 Innovaseeds Solutions 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.

Governing Law

These Terms shall be governed and construed in accordance with the laws of Malaysia, without regard to its conflict of law provisions.

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 DropBug Service, and supersede and replace any prior agreements we might have between us regarding the DropBug Service.

Changes

We reserve the right, at our sole discretion, to modify or replace these Terms at any time. If a revision is material we will try to provide at least 30 days notice prior to any new terms taking effect. What constitutes a material change will be determined at our sole discretion.

By continuing to access or use our DropBug Service after those revisions become effective, you agree to be bound by the revised terms. If you do not agree to the new terms, please stop using the DropBug Service.

Intellectual Property and Customer Content

We do not claim any intellectual property rights over the material you provide to the DropBug service. All material you upload remains yours. You can remove your DropBug Service account at any time by deleting your Account. Please contact us to delete your account.

By uploading Account Content, you agree: (a) to allow other internet users to view your Account Content; (b) to allow DropBug Service to display and account your Account Content; and (c) that DropBug Service can, at any time, review all the Account Content submitted by you to its Service.

You retain ownership over all Account Content that you upload to a DropBug Service account; however, by making your account public, you agree to allow others to view your Account Content. You are responsible for compliance of Account Content with any applicable laws or regulations.

We will not disclose your confidential information to third parties, except as required in the course of providing our services. Confidential information includes any materials or information provided by you to us which is not publicly known. Confidential information does not include information that: (a) was in the public domain at the time we received it; (b) comes into the public domain after we received it through no fault of ours; (c) we received from someone other than you without breach of our or their confidentiality obligations; or (d) we are required by law to disclose.

DropBug Service shall have the non-exclusive right and license to use the names, trademarks, service marks and logos associated with your account to promote the Service.

Cancellation and Termination

You may cancel your Account at anytime by emailing innovaseedssolutions@gmail.com and then following the specific instructions indicated to you in DropBug's response.

Upon termination of the Services by either party for any reason:

- DropBug will cease providing you with the Services and you will no longer be able to access your Account;
- unless otherwise provided in the Terms of Service, you will not be entitled to any refunds of any Fees, pro rata or otherwise;
- any outstanding balance owed to DropBug for your use of the Services through the effective date of such termination will immediately become due and payable in full; and your store website will be taken offline.

Fraud: Without limiting any other remedies, DropBug may suspend or terminate your Account if we suspect that you (by conviction, settlement, insurance or escrow investigation, or otherwise) have engaged in fraudulent activity in connection with the Site or App.

Agreement of Terms of Use

The use of the DropBug Service shall indicate that you agree to its Terms of Use and the Privacy Policy.

Contact Us

If you have any questions about these Terms, please contact us.