

Asteroid Node - Terms of Service

Constitution

The following is the constitution and internals of contract and agreement regarding services of the provider betwixt the provider, named Asteroid Node and the client. Said parties, namely first the provider shall hereupon be of the citings in where the first or third person is used in addition to “Provider”, “Asteroid Node”, “Company”. In second is the client and or reader and follower of the agreement referenced by their second person pronouns and “Client”.

By force and law of the United Kingdom of Great Britain and Northern Ireland in addition to international shall the following, current and prior contract be governed.

If in case, event or act of legal proceedings does the provider reserve every right to require said proceeding(s) to take place within the United Kingdom and therefore its judiciaries.

In regards to violatory events, where said events are defined by the provider’s will, of the contract by the client or on their services by third-parties does the provider inherit full rights to termination of the relationship, permanently. Repeated or excessively violatory breaches of contract may lead to legal sought by said provider.

Eligibility of Signature

To sign, form, follow and agree to the contract, therefore consume the services of the provider must one, the client not be inherent to any of the ensuing:

- Be under 13 years of age
- Be unable to sign, form, dissolve contracts by law.
- Have Instigated the CoT, by the provider for previous accounts.

Agreement of the Contract

One, by using the provider's services, communicating with said provider in any commercial way and or voluntarily agreeing to the document via checkbox, agrees to the following and constitution of the contract.

Definition and Liabilities of the Relationship

A relationship is the term in where a client has purchased a service, recurring or not. The relationship shall not be deemed as restarted in the event of continual recurrence, may it be *continued*.

On cancellation of services is the relationship to be defined as *halted* and will not insist any termination of account or this contract.

I. Termination

- a) Termination of relationship otherwise known as instigation of the Clause of Termination, (CoT(a)) may be acted by and or upon both parties in any sense, under any pretense, undisputed.

- b) Termination of service (CoT(b)) is the act of where the client or provider ends the lifespan of a specific billing instance or service, said act does not affect the relationship's existence.

I. Liabilities

The client agrees, to and by the contract and accepts all liability and responsibility for actions and or events from and by his services.

Commerce

I. Gateways

Any commercial relationship with the provider requires payment via PayPal and or Stripe.

II. Refunds

A refunding of purchase is applicable where 14 days or less have passed since the initial purchase.

III. Failure of Payment

- a) If the client does not succeed in fulfilling the payment of due, overdue invoices by 7 days since their due shall the services which are due be *terminated*.
- b) While and or when or if a service, therefore invoice is overdue by under 7 days, yet due shall the service be *suspended*. Said service is by definition of suspension inaccessible yet in existence and by fulfilling of due invoice may it be *reinstated*.

IV. Value Added Tax (VAT)

The Value Added Tax or VAT is applied on all advertised and listed prices, negligent on the client's residence and or location.

Privacy Disclaimer

Regarding the client's privacy, handling of data by the provider should the client look towards the Privacy Policy adjacently constituted to this agreement.

Service Restrictions

The following is prohibited on Hyperlion's services and or networks;

- Cryptocurrency mining
- *Fraudulent* or illegal activity
- Resource hogging scripts and or program
- Adult content

Fraudulency is activity deemed the same by the provider.

If and or when the provider finds or deems use of service to be of the restricted definition then said provider shall request said content to be removed, make sure of removal and or if violatory usage is violatory enough the provider shall terminate the said service and or even contract.

Copyright

The copyright and intellectual property laws of the United Kingdom are of effect, in addition to the adjacent laws specified by the service's hosted location.

Violation of the prior requires the removal of the violatory content by the provider and or law, by excessive violation may the provider seek termination of contract.

Alterations to the terms

At any time, without notice may the provider enforce changes to these terms and any adjacent agreements. As a follower of the said contracts is it of your duty to be up to date with effects and check the agreements from time to time.

Last Updated 07/02/2021 at 12:16 GMT+00