

Terms of Service D & S

<https://www.dandsdiversifiedtech.com/eula.html>

D&S Diversified Technologies LLP GENERAL TERMS OF SERVICE

Welcome to [dandsdiversifiedtech.com](https://www.dandsdiversifiedtech.com), owned and produced by D&S Diversified Technologies LLP. (referred to as "D&S Diversified Technologies LLP"). By becoming a Subscriber of D&S Diversified Technologies LLP and to use any D&S Diversified Technologies LLP Services, you are agreeing to the following Terms of Service. In addition, there are a variety of special Products and Services offered through D&S Diversified Technologies LLP that have separate registration procedures and separate terms and conditions, terms of service, user agreements, or similar legal agreement. When you are using any D&S Diversified Technologies LLP service or product that does not have a separate legal agreement, the Terms of Service set forth here will apply. Additionally, even if another D&S Diversified Technologies LLP service or product has separate terms and conditions, terms of service, user agreement, or similar legal agreement, these Terms and conditions will also apply to the use of that service or product. D&S Diversified Technologies LLP also may supplement the Terms of Service with additional posted guidelines or rules. These Terms of Service may be amended from time to time without any notice to yourself. You can view the most current version of the Terms of Service at any time by visiting:

<https://www.dandsdiversifiedtech.com/eula.html>.

Please review these Terms of Service from time to time so you will be apprised of any changes.

D&S Diversified Technologies LLP may also offer other services from time to time that may be governed by the terms of service of the respective service partners.

Because the Terms of Service contain legal obligations, please read them carefully. Failure to comply will result in Subscription termination and will subject you to further legal liability.

Description of the Products and Services

D&S Diversified Technologies LLP entitles users access to a variety of on-line resources, including web data hosting services and interactive on-line services (the "Products and Services"). Some of the Products and Services are supported by advertising, enabling D&S Diversified Technologies LLP to provide them to you at no cost. When you use these free services, you agree to allow D&S Diversified Technologies LLP to display advertising, including third party advertising, through the Products and Services. D&S Diversified Technologies LLP reserves the right to modify the Products and Services from time to time, for any reason, and without notice, including the right to terminate the Products and Services or to change the nature, style, or form of advertisements displayed through the Products and Services. Unless explicitly stated otherwise, any new Products and Services, including changes, updates and new versions of the Products and Services, shall be subject to the Terms of Service.

Terms of Service D & S

Acceptance

By using the Products and Services, you agree, without limitation or qualification, to be bound by, and to comply with, these Terms of Service as they may be amended from time to time, together with any other posted guidelines or rules applicable to any specific Product or Service.

YOUR REGISTRATION OBLIGATIONS

Certain of the Products and Services will require the user to register and provide certain data. In consideration of use of the Products and Services, you agree to:

(a) provide true, accurate, current and complete information about yourself as prompted by the relevant registration form (the "Registration Data") and

(b) maintain and promptly update the Registration Data to keep it true, accurate, current and complete. If you provide any information that is untrue, inaccurate, not current or incomplete, or D&S Diversified Technologies LLP has reasonable grounds to suspect that such information is untrue, inaccurate, not current or incomplete, D&S Diversified Technologies LLP has the right to suspend or terminate your subscription and refuse any and all current or future use of the Products and Services (or any portion thereof).

RESPONSIBILITY FOR MINORS

In cases where you have authorized a minor to use the Products and Services, you recognize that you are fully responsible for:

(a) the online conduct of such minor;

(b) controlling the minor's access to and use of the Products and Services; and

(c) the consequences of any misuse by the minor.

RESPONSIBILITY FOR PASSWORD AND USERNAME

Upon subscribing, you will receive a login ID and password. You are responsible for maintaining the confidentiality of the password and login ID, and are fully responsible for all activities that occur under your password or login ID. You agree to:

(a) immediately notify D&S Diversified Technologies LLP of any unauthorized use of your password or any other breach of security, and (b) ensure that you exit from your user account at the end of each session. D&S Diversified Technologies LLP cannot and will not be liable for any loss or damage arising from your failure to comply with this requirement.

Terms of Service D & S

Responsibility for Content

You acknowledge and agree that all information, code, data, text, software, sound, photographs, pictures, graphics, messages, files, or other materials ("Content"), whether publicly posted or privately transmitted, are the sole responsibility of the person from which such Content originated. This means that you, and not D&S Diversified Technologies LLP, are entirely responsible for all Content that you upload, post, email or otherwise transmit via the Products and Services. D&S Diversified Technologies LLP does not control user or third party Content posted via the Products and Services, and, as such, does not guarantee the accuracy, integrity or quality of such user or third party Content. Under no circumstances will D&S Diversified Technologies LLP be liable in any way for any user or third party Content, including, but not limited to, for any errors or omissions in any such Content, or for any loss or damage of any kind incurred as a result of the use of any such Content posted, emailed or otherwise transmitted via the Products and Services. D&S Diversified Technologies LLP does not, as a general practice, pre-screen user or third party Content posted on the Products and Services, although D&S Diversified Technologies LLP reserves the right to do so.

Disclaimer of Warranty

D&S Diversified Technologies LLP disclaims all warranties or representations, express or implied, oral or written, including, without limitation, warranties of merchantability, fitness for a particular purpose, title or non-infringement. D&S Diversified Technologies LLP does not warrant that its services are error-free or that they will operate without interruption nor does D&S Diversified Technologies LLP make any warranty with respect to the quality, reliability, timeliness or security of the Products and Services (including the existence or non-existence of any viruses or other destructive elements within the Products and Services). D&S Diversified Technologies LLP makes no guarantee as to the availability of Products and Services and is not responsible for any loss of information resulting from deletion of Products and Services, network or system outages, file corruption, or any other reasons.

Service Limitations

The Products and Services may only be used for the intended purpose for which such Products and Services are being made available. You may not use the Products and Services to:

(A) Upload, post or otherwise transmit any Content that is, or that promotes behaviour that is, unlawful, harmful, threatening, abusive, harassing, tortious, defamatory, vulgar, obscene, libelous, invasive of another's privacy, hateful, or racially, ethnically or otherwise objectionable;

(B) Upload, post, email or otherwise transmit any Content that exploits the images of children under 18 years of age, or that discloses personally identifying information belonging to children under 18 years of age;

Terms of Service D & S

(C) Harm minors in any way;

(D) Associate D&S Diversified Technologies LLP and any Products and Services with any adult material of any sort. This includes, but is not limited to, such things as nudity, any site, page, image or service requiring any adult verification service, anything that requires users to be 18 or older to view or join or access, and any text, image or likeness suggesting sexual and/or inappropriate and/or illegal acts of any sort. Without limiting the foregoing, you may not use the Products and Services to store, use, contain or display pornography, adult novelties, adult toys, XXX material, escort services, Gorean, bondage, BDSM, bigotry, racism, hatred, profanity, or any material which may be insulting to another person(s) or entity;

(E) Impersonate any person or entity, including, but not limited to, a D&S Diversified Technologies LLP official, guide or host, or falsely state or otherwise misrepresent your affiliation with a person or entity;

(F) Sell, distribute, or make any commercial use of data obtained from any Products and Services or make any other use of such data in a manner which could be expected to offend the person for whom the data is relevant;

(G) Interfere with or disrupt the Products and Services or servers or networks connected to the Products and Services, or disobey any requirements, procedures, policies or regulations of networks connected to the Products and Services;

(H) Upload, post, email or otherwise transmit any material that is false, misleading, or designed to manipulate any equity, security, or other market;

(I) Disobey any D&S Diversified Technologies LLP employee or representative or interfere with any action by any D&S Diversified Technologies LLP employee or representative to redress any violation of these Terms of Service;

(J) Modify, publish, transmit, transfer or sell, reproduce, create derivative works from, distribute, perform, link, display or in any way exploit any Content from any D&S Diversified Technologies LLP database, including, without limitation, by incorporating data from any Products and Services, whether browser-based, based on proprietary client-site applications, web-based, or otherwise;

(K) Employ misleading email addresses or falsify information in the header, footer, return path, or any part of any communication, including emails, transmitted through the Products and Services;

(L) Upload, post, or otherwise transmit any Content that you do not have a right to transmit under any law or under contractual or fiduciary relationships;

(M) Upload, post, email, otherwise transmit, or post links to any Content that infringes any patent, trademark, service mark, trade secret, copyright or other

Terms of Service D & S

proprietary rights ("Rights") of any party, or contributing to inducing or facilitating such infringement. This prohibition shall include, without limitation, the following forms of software piracy:

- (1) Making available copyrighted software or other Content that has had the copyright protection removed.
- (2) Making available serial numbers for software that can be used to illegally validate or register software.
- (3) Making available tools that can be used for no purpose other than for "cracking" software or other copyrighted Content.
- (4) Making available any software files for which the user does not own the copyright or have the legal right to make available;
- (N) Use any software deployed in connection with the Products and Services to process data as a service to other entities without the express written consent of D&S Diversified Technologies LLP or the party from whom such software may be licensed.
- (O) Upload, post or otherwise transmit or provide links to any material that contains software viruses or any other computer code, files or programs designed to exploit, interrupt, destroy or limit the functionality of any computer software or hardware or telecommunications equipment;
- (P) Disrupt the normal use of Products and Services, or otherwise act in a manner that negatively affects other users' ability to engage in real time exchanges;
- (Q) Interfere with or disrupt the Products and Services or servers or networks connected to the Products and Services, or disobey any requirements, procedures, policies or regulations of networks connected to the Products and Services;
- (R) Intentionally or unintentionally violate any applicable local, state, national or international law, including, but not limited to, regulations promulgated by any Securities and Exchange Commission or similar body, and any regulations having the force of law.
- (S) Decompile, disassemble, modify, translate, adapt, reverse engineer, create derivative works from, or sublicense any software deployed in connection with the Products and Services.

D&S Diversified Technologies LLP Code Usage Limitations The Products and Services and D&S Diversified Technologies LLP code provided for use by Subscribers are, and remain, copyrighted material/property of D&S Diversified Technologies LLP.

You may not modify any of the Products and Services or D&S Diversified Technologies LLP code, including but not limited to script, or any other D&S Diversified

Terms of Service D & S

Technologies LLP code, in any manner, for any reason whatsoever.

Subscription Termination

Use of the Products and Services is subject to compliance with these Terms of Service. You acknowledge and agree that D&S Diversified Technologies LLP may terminate your subscription and your access to any of the Products and Services, and may remove and discard any Content, without prior notice, should you fail to comply with the Terms of Service or any other guidelines and rules published by D&S Diversified Technologies LLP. Any such termination shall be in D&S Diversified Technologies LLP's sole discretion and may occur without any notice. D&S Diversified Technologies LLP further reserves the right to terminate any user's subscription or access to the Products and Services for any conduct that D&S Diversified Technologies LLP, in its sole discretion, believes is or may be directly or indirectly harmful to other users, to D&S Diversified Technologies LLP or its subsidiaries, affiliates, or business contractors, or to other third parties, or for any conduct that violates any local, state, federal, or foreign laws or regulations. D&S Diversified Technologies LLP further reserves the right to terminate any user's subscription if there is no evident activity for a period of 365 days. D&S Diversified Technologies LLP further reserves the right to terminate any user's subscription and access to the Products and Services, and to remove and discard any Content, for any reason or for no reason at all, in D&S Diversified Technologies LLP's sole discretion, without prior notice, or any notice.

In the event D&S Diversified Technologies LLP terminates a user's subscription for violating the Terms of Service or for inactivity, and that user is a paid Subscriber of D&S Diversified Technologies LLP, that user's payment is not refundable.

All mailings sent to you by D&S Diversified Technologies LLP are opt-in emails activated and authorized by you either through subscription or as a mandatory component of your subscription in D&S Diversified Technologies LLP products and services. All subscription mailing lists have a link at the bottom to allow you to unsubscribe from that mailing list if you wish. Other mailings are mandatory and are conditional of your Subscription with D&S Diversified Technologies LLP. If you report any of these mailings or service notification emails, (which you have the control to turn off yourself), as Unsolicited Commercial Email, or SPAM, we reserve the right to terminate your D&S Diversified Technologies LLP subscription.

Service and Subscriber Account Upkeep

As the Registered Owners of our services, D&S Diversified Technologies LLP Subscribers are required to maintain their Registered Services and keep them within the guidelines set forth here in the Terms of Service. Failure to do so will result in Subscription Termination, at D&S Diversified Technologies LLP's sole discretion.

Subscriber Email list

Terms of Service D & S

By subscribing to a D&S Diversified Technologies LLP service, you agree to be added to our Subscribers email, mailing list. This list may contain third-party sponsorships. You may unsubscribe from the mailing list by canceling your Subscription here:

mailing list Remove me from this list

Cookies

Use of the Products and Services requires that you accept all cookies in order to activate special Web features and security mechanisms, and to enhance Web site performance. While your browser may allow you to "reject" cookies, the Products and Services may require that you accept all cookies in order for its features and security mechanisms to function fully. Deleting, removing or preventing D&S Diversified Technologies LLP cookies from being properly written to your computer may result in adverse affects on your use of the Products and Services. A "cookie" is an electronic note created by a web site and stored on your computer. By using the Products and Services, you authorize D&S Diversified Technologies LLP's use of cookies.

Limitation of Warranty

THE PRODUCTS AND SERVICES ARE PROVIDED "AS IS," WITH NO WARRANTIES WHATSOEVER. ALL EXPRESS, IMPLIED, AND STATUTORY WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT OF PROPRIETARY RIGHTS, ARE EXPRESSLY DISCLAIMED TO THE FULLEST EXTENT PERMITTED BY LAW. TO THE FULLEST EXTENT PERMITTED BY LAW, D&S Diversified Technologies LLP DISCLAIMS ANY WARRANTIES FOR THE SECURITY, RELIABILITY, TIMELINESS, AND PERFORMANCE OF THE PRODUCTS AND SERVICES. TO THE FULLEST EXTENT PERMITTED BY LAW, D&S Diversified Technologies LLP DISCLAIMS ANY WARRANTIES FOR OTHER SERVICES OR GOODS RECEIVED THROUGH OR ADVERTISED ON THE PRODUCTS AND SERVICES OR RECEIVED THROUGH ANY LINKS PROVIDED IN THE PRODUCTS AND SERVICES, AS WELL AS FOR ANY INFORMATION OR ADVICE RECEIVED THROUGH THE PRODUCTS AND SERVICES OR THROUGH ANY LINKS PROVIDED IN THE PRODUCTS AND SERVICES. D&S Diversified Technologies LLP SIMILARLY DISCLAIMS, TO THE FULLEST EXTENT PERMITTED BY LAW, ANY WARRANTIES FOR ANY INFORMATION OR ADVICE OBTAINED THROUGH THE PRODUCTS AND SERVICES.

YOU EXPRESSLY UNDERSTAND AND AGREE THAT D&S Diversified Technologies LLP DISCLAIMS ANY AND ALL RESPONSIBILITY OR LIABILITY FOR THE ACCURACY, CONTENT, COMPLETENESS, LEGALITY, RELIABILITY, OR OPERABILITY OR AVAILABILITY OF INFORMATION OR MATERIAL IN THE PRODUCTS AND SERVICES. D&S Diversified Technologies LLP DISCLAIMS ANY RESPONSIBILITY FOR THE DELETION, FAILURE TO STORE, MISDELIVERY, OR UNTIMELY DELIVERY OF ANY INFORMATION OR MATERIAL. D&S Diversified Technologies LLP DISCLAIMS ANY RESPONSIBILITY OR LIABILITY FOR ANY HARM RESULTING FROM DOWNLOADING OR ACCESSING ANY INFORMATION OR MATERIAL THROUGH THE PRODUCTS AND SERVICES, INCLUDING, WITHOUT LIMITATION, FOR HARM CAUSED BY VIRUSES OR SIMILAR CONTAMINATION OR DESTRUCTIVE FEATURES. D&S Diversified Technologies LLP MAKES NO WARRANTY REGARDING THE RELIABILITY OR ACCESSIBILITY OF ANY PRODUCTS AND SERVICES.

Terms of Service D & S

YOU UNDERSTAND AND AGREE THAT ANY MATERIAL DOWNLOADED OR OTHERWISE OBTAINED THROUGH THE USE OF THE PRODUCTS AND SERVICES IS DONE AT YOUR OWN DISCRETION AND RISK AND THAT YOU WILL BE SOLELY RESPONSIBLE FOR ANY DAMAGES TO YOUR COMPUTER SYSTEM OR LOSS OF DATA THAT RESULTS IN THE DOWNLOAD OF SUCH MATERIAL.

Some jurisdictions do not allow the disclaimer of implied warranties. In such jurisdictions, the foregoing disclaimers may not apply to you insofar as they relate to implied warranties.

Limitation of Liability

YOU EXPRESSLY UNDERSTAND AND AGREE THAT UNDER NO CIRCUMSTANCES SHALL D&S Diversified Technologies LLP OR ITS LICENSORS BE LIABLE TO ANY USER ON ACCOUNT OF THAT USER'S USE OR MISUSE OF THE PRODUCTS AND SERVICES OR RELIANCE ON THE PRODUCTS AND SERVICES. SUCH LIMITATION OF LIABILITY SHALL APPLY TO PREVENT RECOVERY OF DIRECT, INDIRECT, INCIDENTAL, CONSEQUENTIAL, SPECIAL, EXEMPLARY, AND PUNITIVE DAMAGES (EVEN IF D&S Diversified Technologies LLP OR ITS LICENSORS HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES). SUCH LIMITATION OF LIABILITY SHALL APPLY WHETHER THE DAMAGES ARISE FROM USE OR MISUSE OF AND RELIANCE ON THE PRODUCTS AND SERVICES, FROM INABILITY TO USE THE PRODUCTS AND SERVICES, OR FROM THE INTERRUPTION, SUSPENSION, OR TERMINATION OF THE PRODUCTS AND SERVICES AND THE DELETION OF CONTENT (INCLUDING SUCH DAMAGES INCURRED BY THIRD PARTIES).

SUCH LIMITATION SHALL ALSO APPLY WITH RESPECT TO DAMAGES INCURRED BY REASON OF OTHER SERVICES OR GOODS RECEIVED THROUGH OR ADVERTISED ON THE PRODUCTS AND SERVICES OR RECEIVED THROUGH ANY LINKS PROVIDED IN THE PRODUCTS AND SERVICES, AS WELL AS BY REASON OF ANY INFORMATION OR ADVICE RECEIVED THROUGH OR ADVERTISED ON THE PRODUCTS AND SERVICES OR RECEIVED THROUGH ANY LINKS PROVIDED IN THE PRODUCTS AND SERVICES. SUCH LIMITATION SHALL APPLY, WITHOUT LIMITATION, TO THE COSTS OF PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES, LOST PROFITS, OR LOST DATA. SUCH LIMITATION SHALL APPLY WITH RESPECT TO THE PERFORMANCE OR NON-PERFORMANCE OF THE PRODUCTS AND SERVICES OR ANY INFORMATION OR MERCHANDISE THAT APPEARS ON, OR IS LINKED OR RELATED IN ANY WAY TO THE PRODUCTS AND SERVICES OR TO D&S Diversified Technologies LLP. SUCH LIMITATION SHALL APPLY NOTWITHSTANDING ANY FAILURE OF ESSENTIAL PURPOSE OF ANY LIMITED REMEDY. SUCH LIMITATION SHALL APPLY TO THE FULLEST EXTENT PERMITTED BY LAW.

SUCH LIMITATION OF LIABILITY SHALL ALSO APPLY TO ANY DAMAGE CAUSED BY LOSS OF ACCESS TO, DELETION OF, FAILURE TO STORE, FAILURE TO BACK UP, OR ALTERATION OF SUBSCRIBER DATA OR OTHER CONTENT. WITH RESPECT TO PAID D&S Diversified Technologies LLP Subscribers, D&S Diversified Technologies LLP'S ENTIRE LIABILITY, IF ANY, SHALL NOT EXCEED THE AMOUNT OF THE PAID SUBSCRIBER'S MOST RECENT FEE PAYMENT. UNDER NO CIRCUMSTANCES SHALL D&S Diversified Technologies LLP OR ITS LICENSORS BE HELD LIABLE FOR ANY DELAY OR FAILURE IN PERFORMANCE RESULTING DIRECTLY OR INDIRECTLY FROM ACTS OF NATURE, FORCES, OR CAUSES BEYOND ITS REASONABLE CONTROL, INCLUDING, WITHOUT LIMITATION, INTERNET FAILURES, COMPUTER EQUIPMENT FAILURES, TELECOMMUNICATION EQUIPMENT FAILURES, OTHER EQUIPMENT FAILURES, ELECTRICAL POWER FAILURES, STRIKES, LABOR DISPUTES, RIOTS, INSURRECTIONS, CIVIL DISTURBANCES,

Terms of Service D & S

SHORTAGES OF LABOR OR MATERIALS, FIRES, FLOODS, STORMS, EXPLOSIONS, ACTS OF GOD, WAR, GOVERNMENTAL ACTIONS, ORDERS OF DOMESTIC OR FOREIGN COURTS OR TRIBUNALS, NON-PERFORMANCE OF THIRD PARTIES, OR LOSS OF OR FLUCTUATIONS IN HEAT, LIGHT, OR AIR CONDITIONING.

In some jurisdictions, limitations of liability are not permitted. In such jurisdictions, the foregoing limitation may not apply to you.

Indemnification

By using the Products and Services you agree to indemnify D&S Diversified Technologies LLP and its officers, employees, and licensors and hold them harmless from any and all claims and expenses, including attorney's fees, arising from your use of the Products and Services, or from any person's use of any account or password you maintain with any of the Products and Services, regardless of whether such use is authorized by you. By using the Products and Services, you are hereby agreeing to release D&S Diversified Technologies LLP and its officers, employees, and licensors from any and all claims, demands, debts, obligations, damages (actual or consequential), costs, and expenses of any kind or nature whatsoever, whether known or unknown, suspected or unsuspected, disclosed or undisclosed, that you may have against them arising out of or in any way related to such disputes and/or to the Products and Services. YOU HEREBY AGREE TO WAIVE ALL LAWS THAT MAY LIMIT THE EFFICACY OF SUCH RELEASES.

Governing Law

This agreement shall be deemed to have been made in the State of Montana, USA and the validity, construction, interpretation and enforcement hereof and the rights of the parties hereto shall be determined under, governed by, and construed in accordance with the internal laws of the State of Montana without regard to the principles of conflicts of laws. Each party is specifically prohibited from bringing any action arising from or related to this agreement other than in the State of Montana unless the said action is for the purpose of enforcing a Judgment already obtained in the State of Montana.

Usage of D&S Diversified Technologies LLP Servers

D&S Diversified Technologies LLP servers may be used for lawful purposes only. Transmission, storage, or distribution of any information, data, or material in violation of any applicable law or regulation is prohibited. This includes, but is not limited to: copyrighted material; trademarks; trade secrets or other intellectual property rights used without proper authorization; material that is obscene, defamatory, constitutes an illegal threat, or violates export control laws.

D&S Diversified Technologies LLP Network Security

Violations of system or network security are prohibited and may result in criminal

Terms of Service D & S

and civil liability. Examples include but are not limited to the following: unauthorized access, use, probing, or scanning of systems security or authentication measures, data, or traffic; interference with service to any user, host, or network including, without limitation, mail bombing, flooding, deliberate attempts to overload a system, broadcast attacks; forging of any TCP-IP packet header or any part of the header information in an email.

CPU Usage

D&S Diversified Technologies LLP Subscribers shall not use excessive amounts of CPU processing on any of D&S Diversified Technologies LLP's servers. Any violation of this policy may result in corrective action by D&S Diversified Technologies LLP, including assessment of additional charges, disconnection or discontinuance of any and all Products and Services, termination of this Agreement, as well as the deletion of any Content, which actions may be taken in D&S Diversified Technologies LLP's sole and absolute discretion. If D&S Diversified Technologies LLP takes any corrective action under this section, the Subscriber shall not be entitled to a refund of any fees paid in advance prior to such action.

Bandwidth and Disk Usage

With D&S Diversified Technologies LLP, bandwidth limits are calculated on a recurring 30 days basis. Bandwidth cannot be combined with multiple packages. Bandwidth and disk usage shall not exceed the number of megabytes per day for the Services ordered and purchased by the Subscriber. D&S Diversified Technologies LLP will monitor each Subscriber's bandwidth and disk usage. D&S Diversified Technologies LLP shall have the right to take corrective action if any Subscriber's bandwidth or disk usage exceeds the Agreed Usage. Such corrective action may include the assessment of additional charges, disconnection or discontinuance of any and all Services, or termination of this Agreement, which actions may be taken in D&S Diversified Technologies LLP's sole and absolute discretion. If D&S Diversified Technologies LLP takes any corrective action under this section, the Subscriber shall not be entitled to a refund of any fees paid in advance prior to such action.

Bandwidth limits for accounts are structured around a monthly total, but metered on a daily basis to ensure that server resources are equally available to all accounts. Accounts using all of, or more than, their allotted daily bandwidth will be temporarily suspended until 12:01am MST the following day. Daily bandwidth metering begins at 12:01am MST and ends at 11:59pm MST. Bandwidth limits are a combination of both HTTP and FTP traffic.

Purchase Policy

Service Payments:

If you are purchasing one of our various services we will accept VISA or Mastercard payments. Your service(s) will be automatically activated within your account when purchasing using these methods.

Terms of Service D & S

IMPORTANT NOTE: All prices quoted on the D&S Diversified Technologies LLP's web site are in US dollars.

Refund Policies

Domain Registration Payments:

We do not provide refunds for Domain Registrations, since Domains cannot be unregistered. Domain transfer fees are non-refundable.

On-line Practice Tests:

The Practice Tests contained on the Website are deemed to be commercial software, thus no refunds can be made to those purchasing this service, since the product is digital in nature and cannot be physically returned to D&S Diversified Technologies LLP. All purchases of this service are final and non-refundable.

Webdata Hosting:

Monthly Hosting package payments are non refundable.

Yearly Hosting package payments are partially refundable based on cancelation date. A prorated refund of your payment will be issued based on payment and cancelation date, if applicable.

Partial refunds may result in an administration fee.

D&S Diversified Technologies LLP reserves the right to amend or change these Rules and Regulations at any time and without prior notice.

If you notice a D&S Diversified Technologies LLP Subscriber breaking any of the rules, please notify us via email:

hdmaster@hdmaster.com

Please follow the rules... and enjoy D&S Diversified Technologies LLP's services!
Copyright © 2004, D&S Diversified Technologies, dba Headmaster, All rights reserved