



Terms and Conditions

Acceptance, Payment Obligations, Renewals and Cancellations

1. Acceptance

It is not necessary for any client to have signed an acceptance of these terms and conditions in order for them to apply. Payment of an advance fee or payment online is an acceptance of our Terms and Conditions. These Terms and Conditions are always available on our website www.daddysnack.com for review.

2. Payment Obligations

Up to a 50% down payment is required to begin a website development project. This is unless special arrangements between Daddysnack and the client apply.

The remaining balance of the project can either be paid in full before go-live of the website or payment instalments can be arranged ahead of time between Daddysnack and the client. If not instalment plan is in place and agreed by both parties, the full remaining amount must be paid before the website can go live.

For printed products and consultancy services full payment must be made in advance of receiving either the products or services.

There are no refunds once the client has given a form of payment. By giving Daddysnack payment for a service, the client consents authorisation to pay for the services provided and is responsible for full payment.

3. Third-Party Services and Websites

Some services may include third-party software, services, and websites (collectively, "Third-Party Sites and Services"), which may require the client to enter into a separate subscription or licensing agreements with certain third-party providers.

The client acknowledges and agrees, upon request, to execute and comply with any agreements that may be required for the use of such Third-Party Sites and services.

Some services may require the client to provide access to or login information for Third-Party Sites and Services. By providing access to and/or login information for Third-Party Sites and Services, the client acknowledges and agrees that client:

(a) has read all licenses and written agreements governing such access and/or login information; and

(b) has all the necessary contractual and legal rights to provide such access and/or login information.

Third-party sites and services may be subject to the applicable third-party provider's terms of service and other policies, and the client is solely responsible for reviewing and complying with any such terms of service and/or policies.

Daddysnack will not be responsible for any loss or damage incurred as a result of the client's use of Third-Party Sites and Services, regardless of whether the client was directed by Daddysnack to such third-party software and services. References made by Daddysnack to Third-party sites and services shall not be construed as Daddysnack's approval or endorsement of such Third-Party Sites and Service.

4. Confidentiality

Unless expressly authorized in writing by the other party, neither party shall disclose to any third party any Confidential Information of the other Party, nor use such Confidential Information in any manner other than to perform its obligations under this Agreement.

"Confidential Information" means any non-public information and/or materials provided by a party under this Agreement to the other party and reasonably understood to be confidential.

5. Copyright

The client retains the copyright to data, files and graphic logos provided by the client, and grants Daddysnack the rights to publish and use such material.

The client must obtain permission and rights to use any information or files that are copyrighted by a third party. If client leaves Daddysnack, Daddysnack retains rights to all data, files and graphic logos provided by Daddysnack.

6. Renewals

Daddysnack may purchase domain names, hosting packages and other services on behalf of the client, in which case they will be renewed on an annual basis or

when they are due to expire. The client will be invoiced by Daddysnack and will include an administration fee of £20.00.

If the client wishes to manage their own renewals they can provide their bank details and will be billed automatically when service and products are set to renew.

7. Printed products and assets

The client acknowledges and agrees:

(a) that the client is solely responsible for the accuracy, quality, integrity, legality, reliability, appropriateness, and right to the use any content submitted in connection with the Print Product; and

(b) in the event that the client submitted incorrect content, the client shall pay any associated correction fees.

8. Website cancellation

Termination of services by the client must be requested in a written notice 30 days prior to bill date. Cancellation notices may be emailed to heydaddysnack@gmail.com.

If the client cancels, there are 30 days to request data. After 30 days, we will no longer keep clients data backed up.

9. Privacy policy

Use of our services is subject to our Privacy Policy, as updated from time to time. By using the Services, the client agrees to the terms of our Privacy Policy, which is hereby incorporated by this reference.