# **General Terms of Service**

NOTE: On November 21, 2022, we updated our Terms of Service to (i) address new limits related to usage of cPanel accounts, and (ii) provide a specific time frame for when accounts in suspended or deactivated state will be canceled by Creative Knoxville.  On September 29, 2022, we updated our Terms of Service to modify the time frame of Creative Knoxville’s Money-back Guarantee from 45 Days to 30 Days. The 30 Day Money-back Guarantee will become effective November 1, 2022. Additionally, as previously announced on August 11, 2022, Creative Knoxville’s Money-back Guarantee does not apply to services with a monthly term.

These Terms of Service (the "Agreement") are an agreement between Creative Knoxville, LLC ("Creative Knoxville", "us", "our", or the “Company”) and you ("User" or "you" or "your"). This Agreement sets forth the general terms and conditions of your use of the products and services made available by Creative Knoxville and of the CreativeKnoxville.com website (collectively, the "Services"). By using the Services, you agree to be bound by this Agreement. If you do not agree to abide by the terms of this Agreement, you are not authorized to use or access the Services.

### Additional Policies and Agreements

* 1. Use of the Services is also governed by the following policies, which are incorporated by reference. By using the Services, you also agree to the terms of the following policies.
     1. [Privacy Notice](https://newfold.com/privacy-center)
     2. [Acceptable Use Policy](https://www.hostgator.com/tos/acceptable-use-policy)
     3. [Copyright Infringement Policy](https://www.hostgator.com/copyright)
  2. Additional terms may also apply to certain Services, and are incorporated by reference herein as applicable. For example, if you register a domain name with us, then the Domain Registration Agreement will also apply to you and would be incorporated herein.

### Account Eligibility

* 1. By registering for or using the Services, you represent and warrant that:
     1. You are eighteen (18) years of age or older. The Services are intended solely for Users who are eighteen (18) years of age or older. Any registration, use of or access to the Services, by anyone under eighteen (18) is unauthorized and is a violation of this Agreement.
     2. If you use the Services on behalf of another party you agree that you are authorized to bind such other party to this Agreement and to act on such other party's behalf with respect to any actions you take in connection with the Services.
  2. It is your responsibility to provide accurate, current, and complete information on the registration forms, including an email address that is different from the domain you are signing up under. If there is ever an abuse issue or we need to contact you, we will use the primary email address we have on file. It is your responsibility to ensure that the contact information for your account, including any domain accounts is accurate, correct and complete at all times. Creative Knoxville is not responsible for any lapse in the Services, including without limitation, any lapsed domain registrations due to outdated contact information being associated with the domain. If you need to verify or change your contact information, you may utilize the Creative Knoxville Billing and Support Portal to update your contact information. Providing false contact information of any kind may result in the termination of your account. In dedicated server purchases or certain other cases, you may be required to provide government issued identification and possibly a scan of the credit card used for verification purposes. Failure to provide the information requested may result in your order being denied.
  3. You agree to be fully responsible for all use of your account and for any actions that take place through your account. It is your responsibility to maintain the confidentiality of your password and other information related to the security of your account.
  4. Any dedicated IP order in addition to those provided with a hosting package may be subject to IP justification. IP justification practices are subject to change to remain in compliance with the policies of the American Registry for Internet Numbers (ARIN). We reserve the right to deny any dedicated IP request based on insufficient justification or current IP utilization.
  5. The Service and any data you provide to Creative Knoxville is hosted in the United States (U.S.) unless otherwise provided. If you access the Service from outside of the U.S., you are voluntarily transferring information (potentially including personally-identifiable information) and content to the U.S. and you agreeing that our collection, use, storage and sharing of your information and content is subject to the laws of the U.S., and not necessarily of the jurisdiction in which you are located.

### Transfers

Our Transfers Team will make every effort to help you move your website to us. Transfers are provided as a courtesy service. We do not make any guarantees regarding the availability, possibility, or time required to complete an account transfer. Each hosting company is configured differently, and some hosting platforms save data in an incompatible or proprietary format, which may make it extremely difficult, if not impossible, to migrate some or all account data. In some cases we may not be able to assist you in a transfer of data from an old host. The free transfer service is available for thirty (30) days from your sign up date. Transfers outside of the thirty (30) day period will incur a charge; please contact a member of our Transfers department to receive a price quote. In no event shall Creative Knoxville be held liable for any lost or missing data or files resulting from a transfer to or from Creative Knoxville. You are solely responsible for backing up your data in all circumstances.

### Creative Knoxville Content

* 1. Except for User Content (as defined below), all content made available through the Services, including images made available through website builder tools provided by Creative Knoxville (the “Licensed Images”), designs, templates, text, graphics, images, video, information, software, audio and other files, and their selection and arrangement, and all software used to provide the Services (collectively with the Licensed Images, "Creative Knoxville Content"), are the property of Creative Knoxville or its licensors. No Creative Knoxville Content may not be modified, copied, distributed, framed, reproduced, republished, downloaded, scraped, displayed, posted, transmitted, sold or exploited for any purpose in any form or by any means, in whole or in part, other than as expressly permitted in this Agreement. You may not, directly or indirectly, reverse engineer, compile, disassemble, or otherwise attempt to derive source code or other trade secrets from any Creative Knoxville Content.
  2. To the extent applicable, you are granted a limited, revocable, non-sublicensable, license to use the Licensed Images solely in connection with the Services. You are prohibited from using any Licensed Images: (i) with pornographic, defamatory, or unlawful content or in such a manner that infringes upon any third party's trademark or intellectual property rights; (ii) as a trademark, service mark, or logo; and (iii) portraying any person depicted therein (a "Model") in a way that a reasonable person would find offensive, including but not limited to depicting a Model: (a) in connection with pornography, "adult videos", adult entertainment venues, escort services, dating services, or the like; (b) in connection with the advertisement or promotion of tobacco products; (c) as endorsing a political party, candidate, elected official, or opinion; (d) as suffering from, or medicating for, a physical or mental ailment; or (e) engaging in immoral or criminal activities.
  3. Any use of Creative Knoxville Content, other than as specifically authorized herein, is prohibited and will automatically terminate your rights to use the Services and any Creative Knoxville Content. All rights to use Creative Knoxville Content that are not expressly granted in this Agreement are reserved by Creative Knoxville and Creative Knoxville's licensors.

### User Content

* 1. You may be able to upload, store, publish, display and distribute information, text, photos, videos, emails, and other content on or through the Services (collectively, "User Content"). User Content includes any content posted by you or by users of any of your websites hosted through the Services ("User Websites"). You are solely responsible for any and all User Content and any transactions or other activities conducted on or through User Websites. By posting or distributing User Content on or through the Services, you represent and warrant to Creative Knoxville that (i) you have all the necessary rights to post or distribute such User Content, and (ii) your posting or distribution of such User Content does not infringe or violate the rights of any third party.  
       
     Solely for purposes of providing the Services, you hereby grant to Creative Knoxville a non-exclusive, royalty-free, worldwide right and license to: (i) use, reproduce, publicly perform, publicly display, modify, translate, excerpt (in whole or in part), publish and distribute User Content; and (ii) make archival or back-up copies of User Content and User Websites. Except for the rights expressly granted herein, Creative Knoxville does not acquire any right, title or interest in or to the User Content, all of which shall remain solely with you.
  2. Creative Knoxville exercises no control over, and accepts no responsibility for, User Content or the content of any information passing through Creative Knoxville's computers, network hubs and points of presence or the Internet. Creative Knoxville does not monitor User Content. However, you acknowledge and agree that Creative Knoxville may, but is not obligated to, immediately take any corrective action in Creative Knoxville's sole discretion, including without limitation removal of all or a portion of the User Content or User Websites, and suspend or terminate any and all Services without refund if you violate the terms of this Agreement. You hereby agree that Creative Knoxville shall have no liability due to any corrective action that Creative Knoxville may take.

### Compliance with Applicable Law.

* 1. You agree to comply with all applicable laws, rules, and regulations, including without limitation all local rules where you reside or your organization is location regarding User Content, User Websites, online activities, email and your use of the Services. More specifically, but without limitation, you agree to comply with all applicable laws regarding the transmission of technical data exported to or from the United States or the country in which you reside. The Services are controlled and operated by us from our offices within the United States (although we may share data with third parties around the world to assist us in providing the Services as further described in our Privacy Notice) and we make no representation that the Services are appropriate or available for use in other locations. Those who access the Services from other locations do so at their own initiative and risk, and are fully responsible for compliance with all applicable laws in those locations. We do not offer the Services where prohibited by law.  
       
     For the purposes of European Directive 95/46/EC, the General Data Protection Regulation 2016/679) (“GDPR”) and any applicable national implementing laws in your jurisdiction, and with respect to your subscribers’ or customers’ personal  
     data, you acknowledge and agree that you are the Controller (as that term is defined in the GDPR), and we are a Processor (as that term is defined in the GDPR) insofar as you may store personal data through your use of our Services only as permitted and subject to the terms of this Agreement. You also acknowledge and agree that you are responsible for complying with all obligations of a data controller under applicable law (including the GDPR).  
       
     To the extent the GDPR applies to you, you represent and warrant that in using our Services, you will clearly describe in writing how you plan to use any personal data collected and you will ensure you have a legitimate legal basis to transfer such personal data to us and that you have the necessary permission to allow us to receive and process (e.g., store) such personal data on your behalf. The additional data processing terms set forth [here](https://assets.web.com/legal/English/DataProcessingAddendum.pdf) shall apply where you are a Controller subject to the GDPR.

### Third Party Products and Services

* 1. Third Party Providers  
     Creative Knoxville may offer certain third party products and services. Such products and services may be subject to the terms and conditions of the third party provider. Discounts, promotions and special third party offers may be subject to additional restrictions and limitations by the third party provider. You should confirm the terms of any purchase and the use of goods or services with the specific third party provider with whom you are dealing.  
       
     Creative Knoxville does not make any representations or warranties regarding, and is not liable for, the quality, availability, or timeliness of goods or services provided by a third party provider. You undertake all transactions with these third party providers at your own risk. We do not warrant the accuracy or completeness of any information regarding third party providers. Creative Knoxville is not an agent, representative, trustee or fiduciary of you or the third party provider in any transaction.
  2. Creative Knoxville as Reseller or Licenser  
     Creative Knoxville may act as a reseller or licenser of certain third party services, hardware, software and equipment used in connection with the Services ("Non-Creative Knoxville Products"). Creative Knoxville shall not be responsible for any changes in the Services that cause any Non-Creative Knoxville Products to become obsolete, require modification or alteration, or otherwise affect the performance of the Services. Any malfunction or manufacturer's defects of Non-Creative Knoxville Products, either sold, licensed or provided by Creative Knoxville to you will not be deemed a breach of Creative Knoxville's obligations under this Agreement. Any rights or remedies you may have regarding the ownership, licensing, performance or compliance of any Non-Creative Knoxville Product are limited to those rights extended to you by the manufacturer of such Non-Creative Knoxville Product. You are entitled to use any Non-Creative Knoxville Product supplied by Creative Knoxville only in connection with your use of the Services as permitted under this Agreement. You shall make no attempt to copy, alter, reverse engineer, or tamper with such Non-Creative Knoxville Product or to use it other than in connection with the Services. You shall not resell, transfer, export or re-export any Non-Creative Knoxville Product, or any technical data derived therefrom, in violation of any applicable law, rules or regulations.
  3. Third Party Websites  
     The Services may contain links to other websites that are not owned or controlled by Creative Knoxville ("Third Party Sites"), as well as articles, photographs, text, graphics, pictures, designs, sound, video, information, and other content or items belonging to or originating from third parties ("Third Party Content"). We are not responsible for any Third Party Sites or Third Party Content accessed through the Services. Third Party Sites and Third Party Content are not investigated, monitored or checked for accuracy, appropriateness, or completeness by us. If you decide to access Third Party Sites or to access or use any Third Party Content, you do so at your own risk and you should be aware that our terms and policies no longer govern. You should review the applicable third party's terms and policies, including privacy and data gathering practices of any website to which you navigate.

### Prohibited Persons (Countries, Entities, And Individuals).

The Services are subject to export control and economic sanctions laws and regulations administered or enforced by the United States Department of Commerce, Department of Treasury’s Office of Foreign Assets Control (“OFAC”), Department of State, and other United States authorities (collectively, “U.S. Trade Laws”). You may not use the Services to export or reexport, or permit the export or reexport, of software or technical data in violation of U.S. Trade Laws. In addition, by using the Services, you represent and warrant that you are not (a) an individual, organization or entity organized or located in a country or territory that is the target of OFAC sanctions (including Cuba, Iran, Syria, North Korea, or the Crimea, the Donetsk People’s Republic, or the Luhansk People’s Republic regions of Ukraine); (b) designated as a Specially Designated National or Blocked Person by OFAC or otherwise owned, controlled, or acting on behalf of such a person; (c) otherwise a prohibited party under U.S. Trade Laws; or (d) engaged in nuclear, missile, chemical or biological weapons activities to which U.S. persons may not contribute without a U.S. Government license. Unless otherwise provided with explicit written permission, Creative Knoxville also does not register, and prohibits the use of any of our Services in connection with, any Country-Code Top Level Domain Name (“ccTLD”) for any country or territory that is the target of OFAC sanctions. The obligations under this section shall survive any termination or expiration of this Agreement or your use of the Services.

### Account Security and Creative Knoxville Systems.

* 1. It is your responsibility to ensure that scripts/programs installed under your account are secure and permissions of directories are set properly, regardless of the installation method. When at all possible, set permissions on most directories to 755 or as restrictive as possible. Users are ultimately responsible for all actions taken under their account. This includes the compromise of credentials such as user name and password. You are required to use a secure password. If a weak password is used, your account may be suspended until you agree to use a more secure password. Audits may be done to prevent weak passwords from being used. If an audit is performed, and your password is found to be weak, we will notify you and allow time for you to change or update your password before suspending your account.
  2. The Services, including all related equipment, networks and network devices are provided only for authorized customer use. Creative Knoxville may, but is not obligated to, monitor our systems, including without limitation, to ensure that use is authorized, to facilitate protection against unauthorized access, and to verify security procedures, survivability, and operational security. During monitoring, information may be examined, recorded, copied and used for authorized purposes. By using the Services, you consent to monitoring for these purposes.
  3. Any account found connecting to a third party network or system without authorization from the third party is subject to suspension. Access to networks or systems outside of your direct control requires the express written consent of the third party. Creative Knoxville may, at our discretion, request documentation to prove that your access to a third party network or system is authorized.
  4. Any account which causes us to receive an abuse report may be terminated and/or have access to services suspended. If you do not remove malicious content from your account after being notified by Creative Knoxville of an issue, we reserve the right to leave access to services disabled.
  5. Creative Knoxville reserves the right to migrate your account from one data center to another in order to comply with applicable data center policies, local law or for technical or other reasons without notice.

### HIPAA Disclaimer. We are not "HIPAA compliant."

You are solely responsible for any applicable compliance with federal or state laws governing the privacy and security of personal data, including medical or other sensitive data. You acknowledge that the Services may not be appropriate for the storage or control of access to sensitive data, such as information about children or medical or health information. Creative Knoxville does not control or monitor the information or data you store on, or transmit through, the Services. We specifically disclaim any representation or warranty that the Services, as offered, comply with the federal Health Insurance Portability and Accountability Act ("HIPAA"). Customers requiring secure storage of "protected health information" as defined under HIPAA are expressly prohibited from using the Services for such purposes. Storing and permitting access to "protected health information" is a material violation of this Agreement, and grounds for immediate account termination. We do not sign "Business Associate Agreements" and you agree that Creative Knoxville is not a Business Associate or subcontractor or agent of yours pursuant to HIPAA. If you have questions about the security of your data, you should contact https://helpchat.Creative Knoxville.com.

### Compatibility with the Services

* 1. You agree to cooperate fully with Creative Knoxville in connection with Creative Knoxville's provision of the Services. It is solely your responsibility to provide any equipment or software that may be necessary for your use of the Services. To the extent that the performance of any of our obligations under this Agreement may depend upon your performance of your obligations, Creative Knoxville is not responsible for any delays due to your failure to timely perform your obligations.
  2. You are solely responsible for ensuring that all User Content and User Websites are compatible with the hardware and software used by Creative Knoxville to provide the Services, which may be changed by Creative Knoxville from time to time in our sole discretion.
  3. You are solely responsible for backing-up all User Content, including but not limited to, any User Websites. Creative Knoxville does not warrant that we back-up any User Content, and you agree to accept the risk of loss of any and all User Content.

### Billing and Payment Information

* 1. Prepayment.  
     It is your responsibility to ensure that your payment information is up to date, and that all invoices are paid on time. You agree to pay for the Services in advance of the time period during which such Services are provided. Subject to applicable laws, rules, and regulations, payments received will be first applied to the oldest outstanding invoice in your billing account.
  2. Auto renewal.  
     Unless otherwise provided, you agree that until and unless you notify Creative Knoxville of your desire to cancel the Services, you will be billed on an automatically recurring basis to prevent any disruption to your Services, using your credit card or other billing information on file with us.
  3. Taxes.  
     Listed fees for the Services do not include any applicable sales, use, revenue, excise or other taxes imposed by any taxing authority. Any applicable taxes will be added to Creative Knoxville's invoice as a separate charge to be paid by you. All fees are non-refundable when paid unless otherwise stated.
  4. Late Payment.  
     All invoices must be paid within ten (10) days of the invoice due date. Any invoice that is outstanding for more than ten (10) days may result in the suspension or termination of Services. Access to the account will not be restored until payment has been received. If you fail to pay the fees as specified herein, Creative Knoxville may suspend or terminate your account and pursue the collection costs incurred by Creative Knoxville, including without limitation, any arbitration and legal fees, and reasonable attorneys' fees. Creative Knoxville will not activate new orders or activate new packages for customers who have an outstanding balance on their account.  
     Dedicated servers are subject to being reclaimed and all content deleted if you fail to make a timely payment. If you make a late payment we do not automatically reactivate the dedicated servers. Contact Creative Knoxville directly after you make a late payment to reactivate the dedicated server.
  5. Domain Payments.  
     It is solely your responsibility to notify Creative Knoxville's Billing department by calling 1-865-839-3773 or by using Live Chat after purchasing a domain. Domain renewal notices are provided as a courtesy reminder and Creative Knoxville is not responsible for a failure to renew a domain or a failure to notify a customer about a domain's renewal. Domain renewals are billed and renewed thirty (30) days before the renew date.
  6. Fraud.  
     It is a violation of this Agreement for you to misuse or fraudulently use credit cards, charge cards, electronic funds transfers, electronic checks, or any other payment method. Creative Knoxville may report any such misuse or fraudulent use, as determined in Creative Knoxville's sole discretion, to governmental and law enforcement authorities, credit reporting services, financial institutions and/or credit card companies.
  7. Invoice Disputes.  
     You have ninety (90) days to dispute any charge or payment processed by Creative Knoxville. If you have any questions concerning a charge on your account, please reach out to our billing department for assistance.
  8. Payment Card Industry Security Standard Disclaimer.  
     Creative Knoxville complies with the Payment Card Industry Security Standard ("PCI Standard") in connection with the collection and processing of our customer's data and billing information. However, you are solely responsible for the security of the data and billing information on your User Website. Creative Knoxville does not monitor User Websites for PCI compliance and we are not able to verify whether a User Website complies with the PCI Standard.

### Money-Back Guarantee, Cancellation and Refund Policy

* 1. Money-back Guarantee.   
     If you purchase an account with a thirty (30) day money-back guarantee, you may receive a full refund of basic shared, VPS and reseller hosting fees paid (the "Money-back Guarantee Refund") if you cancel within the first thirty (30) days of the Initial Term (the "Money-back Guarantee Period"). To request a Money-back Guarantee Refund, please contact our billing department by calling (866) 964-2867 or by using our online Live Chat. The Money-back Guarantee Refund shall only accrue and be due to you upon your compliance with, and subject in all respects to, the terms and conditions of this Section 13. The Money-back Guarantee does not apply to Services with a monthly term, domain registration fees, dedicated servers (see below), administrative fees, install fees for custom software or other setup fees, or any fees for additional Services.
  2. The Money-back Guarantee Refund is valid for PayPal and credit card payments only. Due to the costs associated with processing payments made by other methods, we are not able to offer the Money-back Guarantee Refund for other payment methods. Any refunds are made at the sole discretion of Creative Knoxville.
  3. Dedicated Servers. There are no refunds on dedicated servers.  As stated above, the Money-back Guarantee does not apply to dedicated servers.
  4. Non-refundable Products and Services.

There are no refunds on dedicated servers, domain names, administrative fees, install fees for custom software, and certain add-on services including Site Lock.

* 1. Cancellation Process.  
     You may terminate or cancel the Services by giving Creative Knoxville written notice  
     via the cancellation form provided. In such event: (i) you shall be obligated to  
     pay all fees and charges accrued prior to the effectiveness of such cancellation  
     and (ii) Creative Knoxville may, in our sole discretion, refund all pre-paid fees for basic  
     hosting services for the full months remaining after the effectiveness of such  
     cancellation (i.e. no partial month fees shall be refunded) less any setup fees,  
     applicable taxes and any discount applied for prepayment, provided that you are  
     not in breach of this Agreement.

Once we receive your cancellation form and have confirmed all necessary  
information with you via email, we will inform you in writing (typically email) that  
your account has been canceled. Your cancellation confirmation will contain a  
ticket/tracking number in the subject line for your reference and for verification  
purposes. You should immediately receive an automatic email with a tracking  
number stating that "Your request has been received...." Creative Knoxville will confirm  
your request and process your cancellation shortly thereafter. If you do not hear  
back from us, or do not receive the automatic confirmation email within a few  
minutes after submitting your cancellation form, please contact us immediately  
via phone at: 1-865-839-3773

We require all cancellations to be done through the online form in order to (a)  
confirm your identity, (b) confirm in writing that you are prepared for all of your files  
and emails to be removed, and (c) document the request. This process aims to  
reduce the likelihood of mistakes, fraudulent/malicious requests, and to ensure  
that you are aware that your files, emails, and account may be removed  
immediately and permanently after a cancellation request is processed.

Cancellations for shared and reseller accounts will be effective on the account's  
renewal date. Cancellations for dedicated and VPS accounts will be effective  
immediately.

* 1. Domains.
     1. Domain Renewals.  
        Domain renewals are billed and renewed thirty (30) days before the renewal date. It is your responsibility to notify Creative Knoxville's Billing department by calling 1-865-839-3773 or by using Live Chat to cancel any domain registration at least thirty (30) days prior to the renewal date. No refunds will be given once a domain is renewed. All domain registrations and renewals are final.
     2. Domain Name Fees.  
        If your plan includes a free domain name and you cancel within 1 year, our  
        standard fee of $17.99 for the domain name (and any  
        applicable taxes) (the "Domain Name Fee") will be deducted from your  
        refund.
  2. Foreign Currencies.  
     Exchange rate fluctuations for international payments are constant and unavoidable. All refunds are processed in U.S. dollars and will reflect the exchange rate in effect on the date of the refund. All refunds are subject to this fluctuation and Creative Knoxville is not responsible for any change in exchange rates between the time of payment and the time of refund.
  3. Termination.  
     Creative Knoxville may terminate your access to the Services, in whole or in part, including deletion or confiscation of all files, content, and/or domain name registrations, without notice in the event that: (i) you fail to pay any fees due hereunder to Creative Knoxville; (ii) you violate the terms and conditions of this Agreement; (iii) your conduct may harm Creative Knoxville or others, cause Creative Knoxville or others to incur liability, or disrupt Creative Knoxville's business operations (as determined by Creative Knoxville in its sole discretion); (iv) you are abusive toward Creative Knoxville's staff in any manner; or (v) for any other lawful reason, including to comply with applicable law, or as otherwise specified in this Agreement. In such event, Creative Knoxville will not refund to you any fees paid in advance of such termination, and you shall be obligated to pay all fees and charges accrued prior to the effectiveness of such termination.
  4. Suspended Accounts.  
     Creative Knoxville reserves the right to terminate any account that has been in a suspended  
     or deactivated state for thirty (30) days which will result in the loss of all data stored on the account.

UPON TERMINATION OF THE SERVICES FOR ANY REASON, USER CONTENT, USER WEBSITES, AND OTHER DATA WILL BE DELETED.

### Resource Usage

* 1. Shared Hosting
     1. Acceptable Use Policy. Disk space is intended for use in accordance with Creative Knoxville’s Acceptable Use Policy and limited to web files, active email and User Website content only. Shared hosting space may not be used for storage, including without limitation, of media, emails, as offsite storage of electronic files, or FTP hosts. Creative Knoxville expressly reserves the right to review every shared account for excessive usage of CPU, disk space and other resources that may be caused by a violation of this Agreement or the Acceptable Use Policy. Creative Knoxville may, in its sole discretion, terminate access to the Services, apply additional fees, or remove or delete User Content for those accounts that are found to be in violation of Creative Knoxville's terms and conditions.
     2. Excessive Server Resources. Use of Creative Knoxville’s resources must be consistent with a shared hosting environment and must otherwise comply with this Agreement. Accounts with a large number of files (inode count in excess of 200,000) can have an adverse effect on server performance. Similarly, accounts with an excessive number of database tables (in excess of 5000 database tables) or an excessive database size (in excess of 10GB total database usage or 5GB database usage in a single database) negatively affect the performance of the server. In the event that you exceed these amounts, Creative Knoxville may request that you reduce the number of files/inodes, database tables, or total databases to ensure optimal server performance. Creative Knoxville reserves the right to terminate your account, with or without notice, for excessive use of resources that result in a degradation of server performance or the Services.
     3. Bandwidth Usage. With the exception of resellers, shared servers are not limited in their bandwidth allowance. Resellers are subject to the terms of the plan they purchased and usage information can be viewed in the control panel.
  2. Virtual Private Servers (VPS) and Dedicated Servers Usage.
     1. Dedicated and VPS usage is limited by the resources allocated to the specific plan you purchased.
  3. Virtual Private Servers (VPS), Dedicated Servers, and Shared Reseller.
     1. cPanel Accounts.
        1. Creative Knoxville reserves the right to restrict the number of cPanel accounts and/or terminate any excessive cPanel accounts as determined in Creative Knoxville’s sole discretion.
        2. Customers who exceed Creative Knoxville’s limit for cPanel accounts may be charged for additional cPanel accounts.

### Uptime Guarantee.

If your shared or reseller server has a physical downtime that falls short of the 99.9% uptime guarantee, you may receive one (1) month of credit on your account. This uptime guarantee does not apply to planned maintenance. Approval of any credit is at the sole discretion of Creative Knoxville and may be dependent upon the justification provided. Third party monitoring service reports may not be used for justification due to a variety of factors including the monitor's network capacity/transit availability. The uptime of the server is defined as the reported uptime from the operating system and the Apache Web Server which may differ from the uptime reported by other individual services. To request a credit, please contact our Billing department by calling 1-865-839-3773 or by using Live Chat with justification within thirty (30) days of the end of the month for which you are requesting a credit. Uptime guarantees only apply to shared and reseller solutions. Dedicated servers are covered by a network guarantee in which the credit is prorated for the amount of time the server is down which is not related to our uptime guarantee.

### Reseller Terms and Client Responsibility

* 1. Resellers shall ensure that each of their clients complies with this Agreement.
  2. Resellers are responsible for supporting their clients. Creative Knoxville does not provide support to clients of Creative Knoxville's resellers. If a resellers client contacts Creative Knoxville, Creative Knoxville reserves the right to place a reseller client account on hold until the reseller can assume responsibility for the resellers client. All support requests must be made by the reseller on its client's behalf for security purposes.
  3. Resellers are also responsible for all content stored or transmitted under their reseller account and the actions of their clients. Creative Knoxville will hold any reseller responsible for any of their client's actions that violate the law or this Agreement.
  4. Creative Knoxville is not responsible for the acts or omissions of our resellers. The reseller hereby agrees to indemnify Creative Knoxville from and against any and all claims made by any User arising from the reseller's acts or omissions.
  5. Creative Knoxville reserves the right to revise our Reseller Program at any time. Changes shall take effect when posted online or on any subsequent date as may be set forth by Creative Knoxville.
  6. Resellers in the Creative Knoxville Reseller Program assume all responsibility for billing and technical support for each of the Users signed up by the reseller.

### Shared (non-reseller accounts)

Shared accounts may not be used to resell web hosting to others. If you wish to resell hosting you must use a reseller account.

### Dedicated Servers

Creative Knoxville reserves the right to reset the password on a dedicated server if the password on file is not current so that we may do security audits as required by our datacenter. It is your responsibility to ensure that there is a valid email address and current root password on file for your dedicated server to prevent downtime from forced password resets. Creative Knoxville reserves the right to audit servers as needed and to perform administrative actions at the request of our datacenter. Dedicated servers are NOT backed up by us. It is your responsibility to maintain backups. Dedicated servers that have invoices outstanding for more than ten (10) days may be subject to deletion which will result in the loss of all data on the server. Creative Knoxville will not be liable for any loss of data resulting from such deletion.

### Appointment Booking

If you elect to use Creative Knoxville's Appointment Booking Service (“Booking”) to schedule appointments through the User Website, you acknowledge that you are responsible for managing and fulfilling your appointments and service offerings. BOOKING IS PROVIDED ON AN "AS-IS" AND "AS-AVAILABLE" BASIS AND Creative Knoxville MAKES NO WARRANTIES THAT THE SERVICE WILL PERFORM IN AN ERROR-FREE AND UNINTERRUPTED MANNER. Creative Knoxville HEREBY EXPRESSLY DISCLAIMS ANY LIABILITY FOR LOSS OF PROFITS OR BUSINESS RESULTING FROM YOUR USE OF BOOKING.

### Email Marketing

If you elect to use the email marketing feature ("Email Marketing"), your use of Email Marketing shall be governed by the Constant Contact Website and Products Terms and Conditions of Use (the "Email Marketing Terms"). To the extent there is any conflict between the Email Marketing Terms and this Agreement, the Email Marketing Terms shall control solely with respect to your use of Email Marketing.

### Store

If you elect to use Creative Knoxville e-commerce store Services (“Store”) for selling any of your products and/or services (“Store Content”), you are solely responsible for any and all Store Content and any transactions or other activities conducted on or through the Store. Your Store activities are your responsibility and Creative Knoxville disclaims any and all liability related to any Store Content. You represent and warrant to Creative Knoxville that (i) you have all necessary rights to post or distribute such Store Content, and (ii) your Store Content does not infringe or violate the rights of any third party.

* 1. You acknowledge and agree that Creative Knoxville may, but is not obligated to, monitor your Store and may take any corrective action in Creative Knoxville's sole discretion, including without limitation removal of all or a portion of the Store Content, and suspension or termination of any and all Services without refund of any pre-paid fees. You hereby agree that Creative Knoxville shall have no liability due to any corrective action that Creative Knoxville may take, including without limitation suspension or termination of your Store.
  2. You acknowledge and agree that you are solely responsible for your compliance with the following:  
     ■ all applicable laws and regulations related to the Store and any Store Content including any related consumer, data privacy, and e-commerce laws;  
     ■ taxes and fees associated with the Store, including taxes related to purchase or sale of products and services in connection with the Store;  
     ■ customer service for the Store, including any inquiries, concerns, warranties you may offer, or claims and complaints relating to the Store;  
     ■ fulfillment and the delivery of Store Content to your customers; and   
     visibility for all terms and policies that may apply, including but not limited to privacy policies, cookie policies, return policies, and any offered warranties.  
     ■ Your Store Content is subject to Creative Knoxville's Acceptable Use Policy. In the event you violate this policy, Creative Knoxville reserves the right to, at any time and in our sole discretion, without notice, suspend and disable access, or remove your Store and/or Store Content without any liability to you or your customers, including without limitation, any loss of profits, revenue, data, goodwill, or other losses except where prohibited by law.

### Logo Maker

* 1. If you elect to use Creative Knoxville's Logo Maker Service ("Logo Maker") to create a logo or design for your use, you acknowledge that Logo Maker uses certain elements, including colors, fonts, icons, and other designs. These elements are also made available to other Users and, as such, any logo created by Logo Maker may be similar or identical to logos created by other Users who use Logo Maker. LOGOS CREATED BY LOGO MAKER ARE PROVIDED ON AN "AS-IS" AND "AS-AVAILABLE" BASIS AND WEBSITE BUILDER MAKES NO WARRANTIES THAT THE LOGOS DO NOT INFRINGE THE INTELLECTUAL PROPERTY RIGHTS OF ANY THIRD PARTY. It is your responsibility to determine (a) whether any logo created by Logo Maker is subject to any third party rights and (b) whether you may use and/or register your logo as a trademark.
  2. You may not assign or resell your LogoMaker logo to any third party, and you may not challenge the use or registration of any other logo created by LogoMaker on behalf of another User.

### WordPress Plugins.

If you install or use WordPress plugins operated by Automattic on your hosting account (including, for example, Jetpack), you also acknowledge and agree to (1) the WordPress.com Terms of Service located at (<https://en.wordpress.com/tos/>) which apply to your use of all Automattic products and services; and (2) the Automattic Privacy Policy located at (<http://automattic.com/privacy/>), including without limitation, Automattic's collection of data as described therein.

### Price Change

Creative Knoxville reserves the right to change prices or any other charges at any time. We will provide you with at least thirty (30) days notice before charging you with any price change on any annual or longer term plans. It is your sole responsibility to periodically review billing information provided by Creative Knoxville through the user billing tool or through other methods of communication, including notices sent or posted by Creative Knoxville.

### Coupons

Discounts and coupon codes are reserved for first-time accounts or first-time customers only and may not be used towards the purchase of a domain registration unless otherwise specified. If you have previously signed up using a particular domain, you may not sign up again for that domain using another coupon at a later date. Any account found in violation of these policies will be reviewed by our Sales department and the appropriate charges will be added to the account. Coupon abuse will not be tolerated and may result in the suspension or termination of your account. All coupons and discounts are only valid towards the initial purchase and do not affect the renewal or recurring price.

### Limitation of Liability

IN NO EVENT WILL Creative Knoxville ITS DIRECTORS, EMPLOYEES OR AGENTS BE LIABLE TO YOU OR ANY THIRD PERSON FOR ANY INDIRECT, CONSEQUENTIAL, EXEMPLARY, INCIDENTAL, SPECIAL OR PUNITIVE DAMAGES, INCLUDING FOR ANY LOST PROFITS OR LOST DATA ARISING FROM YOUR USE OF THE SERVICES, OR ANY USER CONTENT, USER WEBSITES OR OTHER MATERIALS ACCESSED OR DOWNLOADED THROUGH THE SERVICES, EVEN IF Creative Knoxville IS AWARE OR HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.  
NOTWITHSTANDING ANYTHING TO THE CONTRARY CONTAINED HEREIN, Creative Knoxville's LIABILITY TO YOU, OR ANY PARTY CLAIMING THROUGH YOU, FOR ANY CAUSE WHATSOEVER, AND REGARDLESS OF THE FORM OF THE ACTION, IS LIMITED TO THE AMOUNT PAID, IF ANY, BY YOU TO Creative Knoxville FOR THE SERVICES IN THE THREE (3) MONTHS PRIOR TO THE INITIAL ACTION GIVING RISE TO LIABILITY. THIS IS AN AGGREGATE LIMIT. THE EXISTENCE OF MORE THAN ONE CLAIM HEREUNDER WILL NOT INCREASE THIS LIMIT.

### Indemnification

You agree to indemnify, defend and hold harmless Creative Knoxville, our affiliates, and their respective officers, directors, employees and agents (each an "Indemnified Party" and, collectively, the "Indemnified Parties") from and against any and all claims, damages, losses, liabilities, suits, actions, demands, proceedings (whether legal or administrative), and expenses (including, but not limited to, reasonable attorney's fees) threatened, asserted, or filed by a third party against any of the Indemnified Parties arising out of or relating to (i) your use of the Services, (ii) any breach or violation by you of this Agreement; or (iii) any acts or omissions by you. The terms of this section shall survive any termination of this Agreement.

### Arbitration

By using the Services, you hereby submit to the exclusive jurisdiction of the American Arbitration Association ("AAA") in connection with any dispute relating to, concerning or arising out of this Agreement. The arbitration will be conducted before a single arbitrator chosen by Creative Knoxville and will be held at the AAA location chosen by Creative Knoxville in Texas. Payment of all filing, administrative and arbitrator fees will be governed by the AAA's rules, unless otherwise stated in this paragraph. In the event you are able to demonstrate that the costs of arbitration will be prohibitive as compared to the costs of litigation, Creative Knoxville will pay as much of your filing, administrative, and arbitrator fees in connection with the arbitration as the arbitrator deems necessary to prevent the arbitration from being cost-prohibitive. The arbitration before the AAA shall proceed solely on an individual basis without the right for any claims to be arbitrated on a class action basis or on bases involving claims brought in a purported representative capacity on behalf of others. The Federal Arbitration Act, and not any state arbitration law, governs all arbitration under this paragraph. All decisions rendered by the arbitrator will be binding and final. The arbitrator's award is final and binding on all parties. The arbitrator's authority to resolve and make written awards is limited to claims between you and Creative Knoxville alone. Claims may not be joined or consolidated unless agreed to in writing by all parties. No arbitration award or decision will have any preclusive effect as to issues or claims in any dispute with anyone who is not a named party to the arbitration. If you initiate litigation or any other proceeding against Creative Knoxville in violation of this paragraph, you agree to pay Creative Knoxville's reasonable costs and attorneys' fees incurred in connection with our enforcement of this paragraph.

### Independent Contractor

Creative Knoxville and User are independent contractors and nothing contained in this Agreement places Creative Knoxville and User in the relationship of principal and agent, partners or joint venturers. Neither party has, expressly or by implication, or may represent itself as having, any authority to make contracts or enter into any agreements in the name of the other party, or to obligate or bind the other party in any manner whatsoever.

### Governing Law; Jurisdiction

Any controversy or claim arising out of or relating to this Agreement, the formation of this Agreement or the breach of this Agreement, including any claim based upon an alleged tort, shall be governed by the substantive laws of the State of Texas. The United Nations Convention on Contracts for the International Sale of Goods does not apply to this Agreement.

### Disclaimer

Creative Knoxville shall not be responsible for any damages your business may suffer. Creative Knoxville makes no warranties of any kind, expressed or implied for the Services. Creative Knoxville disclaims any warranty of merchantability or fitness for a particular purpose, including loss of data resulting from delays, delivery failures, wrong deliveries, and any and all service interruptions caused by Creative Knoxville or our employees.

### Backups and Data Loss

Your use of the Services is at your sole risk. Creative Knoxville's backup service runs once a week and overwrites any of our previous backups. Only one week of backups are kept at a time. This service is provided only to shared and reseller accounts as a courtesy and may be modified or terminated at any time at Creative Knoxville's sole discretion. Creative Knoxville does not maintain backups of dedicated accounts. Creative Knoxville is not responsible for files and/or data residing on your account. You agree to take full responsibility for all files and data transferred and to maintain all appropriate backup of files and data stored on Creative Knoxville's servers.  
  
Any shared account using more than 20 gigs of disk space will be removed from our off site weekly backup with the exception of databases continuing to be backed up. All data will continue to be mirrored to a secondary drive to help protect against data loss in the event of a drive failure.

### Limited Warranty

THE SERVICES PROVIDED UNDER THIS AGREEMENT ARE PROVIDED ON AN "AS IS" AND "AS AVAILABLE BASIS." EXCEPT AS EXPRESSLY PROVIDED IN THIS SECTION, Creative Knoxville AND OUR AFFILIATES, EMPLOYEES, AGENTS, SUPPLIERS AND LICENSORS DISCLAIM ALL WARRANTIES OF ANY KIND, INCLUDING BUT NOT LIMITED TO IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, OR NON-INFRINGEMENT, FOR THE SERVICES PROVIDED HEREUNDER. Creative Knoxville AND OUR AFFILIATES, EMPLOYEES, AGENTS, SUPPLIERS AND LICENSORS MAKE NO REPRESENTATIONS OR WARRANTIES (I) THAT THE SERVICES WILL BE UNINTERRUPTED, ERROR FREE OR COMPLETELY SECURE; (II) AS TO THE RESULTS THAT MAY BE OBTAINED FROM THE USE OF THE SERVICES; OR (III) AS TO THE ACCURACY, RELIABILITY OR CONTENT OF ANY INFORMATION PROVIDED THROUGH THE SERVICES. Creative Knoxville AND OUR AFFILIATES, EMPLOYEES, AGENTS, SUPPLIERS AND LICENSORS ARE NOT LIABLE, AND EXPRESSLY DISCLAIMS ANY LIABILITY, FOR THE CONTENT OF ANY DATA TRANSFERRED EITHER TO OR FROM USERS OR STORED BY USERS ON OR THROUGH THE SERVICES. THE TERMS OF THIS SECTION SHALL SURVIVE ANY TERMINATION OF THIS AGREEMENT.

### Disclosure to Law Enforcement

Creative Knoxville may disclose User information to law enforcement agencies without further consent or notification to the User upon lawful request from such agencies. We cooperate fully with law enforcement agencies.

### Entire Agreement.

This Agreement, including documents incorporated herein by reference, supersedes all prior discussions, negotiations and agreements between the parties with respect to the subject matter hereof, and this Agreement constitutes the sole and entire agreement between the parties with respect to the matters covered hereby.

### Headings.

The headings herein are for convenience only and are not part of this Agreement.

### Changes to the Agreement or the Services

* 1. Creative Knoxville may modify, add, or delete portions of this Agreement at any time. If we have made significant changes to this Agreement, we will post a notice on the Creative Knoxville website for at least thirty (30) days after the changes are posted and will indicate at the bottom of this Agreement the date of the last revision. Any revisions to this Agreement will become effective when posted unless otherwise provided. You agree to any modification to this Agreement by continuing to use the Services after the effective date of any such modification.
  2. Creative Knoxville reserves the right to modify, change, or discontinue any aspect of the Services at any time.

### Severability

If any provision or portion of any provision of this Agreement is found to be illegal, invalid or unenforceable by a court of competent jurisdiction, the remaining provisions or portions (unless otherwise specified) thereof shall remain in full force and effect.

### Waiver

No failure or delay by you or Creative Knoxville to exercise any right or remedy hereunder shall operate as a waiver thereof, nor shall any single or partial exercise of any right or remedy preclude any other or further exercise of any right or remedy. No express waiver of, or assent to, any breach of or default in any term or condition of this Agreement by any party hereto shall constitute a waiver of, or an assent to, any succeeding breach of or default in the same or any other term or condition hereof.

### Assignment; Successors

You may not assign or transfer this Agreement or any of your rights or obligations hereunder, without the prior written consent of Creative Knoxville. Any attempted assignment in violation of this Agreement shall be null and void and of no force or effect whatsoever. Creative Knoxville may assign our rights and obligations under this Agreement, and may engage subcontractors or agents in performing our duties and exercising our rights hereunder, without the consent of User. This Agreement shall be binding upon and shall inure to the benefit of the parties hereto and their respective successors and permitted assigns.

### Force Majeure

Neither party is liable for any default or delay in the performance of any of its obligations under this Agreement (other than failure to make payments when due) if such default or delay is caused, directly or indirectly, by forces beyond such party's reasonable control, including, without limitation, fire, flood, acts of God, labor disputes, accidents, acts of war or terrorism, interruptions of transportation or communications, supply shortages or the failure of any third party to perform any commitment relative to the production or delivery of any equipment or material required for such party to perform its obligations hereunder.

### Third-Party Beneficiaries

Except as otherwise expressly provided in this Agreement, nothing in this Agreement is intended, nor shall anything herein be construed to confer any rights in any person other than the parties hereto and their respective successors and permitted assigns. Notwithstanding the foregoing, user acknowledges and agrees that any supplier of a third-party product or service that is identified as a third-party beneficiary in the service description, is an intended third-party beneficiary of the provisions set forth in this Agreement as they relate specifically to its products or services and shall have the right to enforce directly the terms and conditions of this Agreement with respect to its products or services against user as if it were a party to this Agreement.