



Subsidised services agreement

In this Agreement, unless the context requires otherwise, the following words shall have the following meanings:

“We”, “Us” or “Our” refers to CreepHost LTD, CreepHost’s staff and CreepHost’s alternate trading names.

“They”, “their”, “partner” or “customer” refers to the person(s) or company entering into this agreement.

By entering this agreement, you also agree to our terms of service and our company policies, available at our website; <https://www.creephost.net>

Any breach of the documents above will constitute a breach of this document.

The partner must provide proof of their billing address and government issued photo identification before signing this agreement.

1. 14 (fourteen) days written notice must be given before ceasing this agreement by either party.
2. The partner must not enter into any agreements with or advertise services from companies or persons considered to provide competing services without prior written agreement from an authorised party within our board of directors.
3. Partner agree to inform us of extended leave exceeding 72 (seventy two) hours they should inform us at their earliest convenience to ensure no unjust actions are taken.
4. The partner must respond to written communications within 72 (seventy two) hours unless [3] is already in effect. Failure to notify us without having given prior notification of intended absence will cause the partner’s subsidised service into a review period of 14 (fourteen) days during which submissions will be accepted.
 - a. If no communication is received and acknowledged we may terminate the agreement after this period.
 - b. If the reasoning supplied is deemed insufficient we may terminate the agreement after this period.
5. Partners may refuse our requests for assistance with advertising or other events so long as a full reason is given. The information will not be used to reduce the termination period. The information may be used to invoke the termination period at our discretion.
6. The subsidised service being unavailable for less than 24 hours will not constitute a breach of this agreement. Should an alternate service not be supplied within 24 (twenty four) hours the termination period is reduced to 48 (forty eight) hours should either party wish to invoke it.

7. All degraded service must be reported to us within 2 hours through agreed channels.
8. The partner must provide their referral link to their audience. Links are available via our partner panel.
9. Breach of agreement will incur;
 - a. Liability for the cost of the subsidised service at 60% of none sale time pricing.
 - b. Billing period will be from 14 (fourteen) days prior to the breach of this agreement
 - c. Accounts will be settled in full within 14 (fourteen) days of receipt of the discontinuation notice.
 - d. Termination of service will occur up to 48 (forty eight) hours after the discontinuation notice.
 - e. Payment must made in full within 14 days. An administration charge of \$20 (twenty) United States Dollars will be applied to any overdue account.
 - f. If payment is not received in full within 30 days the debt will be passed to a debt collection agency in your country of residence. This may adversely effect your ability to get credit.

By entering into this agreement the partner is confirming their understand and agreement with the content of this document and our terms of service and our company policies.

This contract will be governed by and construed in accordance with English law and shall be subject to the non-exclusive jurisdiction of the High Court in London.

End of document.