CMinteractive

Website Terms and Conditions

Last updated 25/05/2024, Version 1.0

1) Parties Involved

1.1) This is a contractual agreement between "you" (the person using our website) and "us" or "we" or "our" referring to CM Interactive Limited which is a private limited liability company registered in England with Companies House (company number: 15392983).

2) Acknowledging These Terms

2.1) By selecting the "I agree" button on the popup which shows the first time you visit our website <u>https://cminteractive.uk/</u>, you have read, understood, and agreed to these terms and conditions in their entirety.

2.2) If you do not agree to these terms and conditions you must not use or visit our website.

3) Acceptable Use

3.1) You agree to not partake in or attempt any malicious behaviour on our website designed to damage, disrupt, or hinder any part of our business or a third party's business. Which may include but is not limited to loss of profit, damage to our reputation, damage to equipment and damage to our staff's reputation.

3.2) We do not allow the distribution, sharing or upload of computer viruses onto our website designed to damage or infect computer systems with malicious code.

3.3) We do not allow any Denial of Service or Distributed Denial of Service attacks designed to disrupt or slow down our website, networks, or computer systems.

3.4) We do not allow any unsolicited messages or spam.

3.5) We do not allow the infringement of our or our third party's intellectual rights such as copyright, trademarks, and patents.

3.6) You agree to not gain unauthorised access to or attempt to gain unauthorised access to our website, computer systems or confidential information.

3.7) You agree not to send any hate speech or threats.

3.8) You agree not to do anything illegal.

3.9) By using our website, you agree to not modify, reverse engineer, decompile or distribute any aspects of our website and its source code.

3.10) You agree to not use any Virtual Private Networks or otherwise attempt to conceal or hide your identity when using our site. This is to prevent abuse and monitor the number of requests you send to stop spam.

3.11) You must not use, repurpose, or distribute any of our website's assets like logos, images, slogans, articles etc without our written consent.

4) Information We May Collect About You When Visting Our Website

4.1) We may collect your device's IP address for the primary purpose of preventing spam through rate limiting. Your device's IP address is publicly available information which will be stored for no longer than is necessary, to facilitate the prevention of spam by identifying requests sent from your device.

5) Information Stored on Your Device

5.1) We will store small amounts of data on your device in the form of cookies. Which are used to determine if you have already agreed to these terms and conditions and to prevent you from being asked to agree to them each time you access our site, for your convenience.

5.2) If you attempt to remove or tamper with the cookies on your device then you may be prompted to agree to this agreement each time you visit the website.

6) Governing Law and Legal Disputes

6.1) This agreement is governed by the law of England if there any legal disputes they are to be settled at Boston Courthouse UK or Lincoln Crown Court UK depending on the severity of the legal dispute.

7) Changes to This Agreement

7.1) We may update these terms and conditions from time to time. You are solely responsible for checking these terms on our website every so often for new changes to this agreement. As soon as new terms posted on our website, they supersede the original website terms and conditions and are effective immediately unless stated otherwise in the new agreement.

8) Questions About This Agreement

8.1) If you have any questions about this agreement please contact us via email at <u>help@cminteractive.uk</u>