



PVALink

Terms of Service

Enacted February 20, 2017

These terms and conditions are subject to change at any time without notice. Persons or entities are subject to the terms and conditions enacted on or before the date of agreement.

Part I - Payment

The person or entity purchasing a service owes one hundred and fifty dollars (\$150) to PVALink immediately upon agreement. This can be paid using cash, check, or credit/debit card.

The person or entity purchasing a service owes the remaining balance of the invoice within thirty (30) days of service completion.

PVALink reserves the right to cancel the service (take down a website, etc.) if the remaining balance is not paid in full by the given deadline.

If a payment is made using an invalid or bounced check, invalid or insufficient credit/debit card, or counterfeit cash, the payee must pay again using a different payment method within two (2) business days.

Part II – Cancellation

PVALink reserves the right to refuse any person or entity acceptance of their business. Abstraction A applies.

PVALink reserves the right to cancel a service at any time for any reason without a full refund. Abstraction A applies.

The person or entity purchasing the website or service may cancel the service at any time during the development, but will not receive a refund of the down payment of one hundred and fifty dollars (\$150).

Once a service has been completed, the person or entity purchasing the service may not cancel or receive a refund.

Part III – Violation

If any one of these stated terms of service are violated, PVALink will attempt to resolve without taking legal action. However, if the issue cannot be solved between PVALink and the person or entity in dispute, legal action will be taken.

Abstractions

A – This action will likely only be taken in the event that the service requested entails inappropriate visuals, language, or behavior. This is determined at the discretion of PVALink.

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