

HOSTSLIM

TERMS AND CONDITIONS

All services from HostSlim B.V. obtain the general terms and conditions. Potential present (purchase) conditions of the customer are therefore emphatically rejected.

All prices HostSlim B.V. are excl. 21% VAT

ARTICLE 1 APPLICABILITY

1.1 Insofar as writing is not waived by agreement between the parties, the following articles shall apply to any offer, order or agreement from or with HostSlim B.V.

1.2 Terms and conditions of the client c.q. third parties for HostSlim B.V. Are not binding and a not applicable.

1.3 All services of HostSlim B.V. ,With the exception of virtual servers with limited data traffic, is no data limit. The traffic is unmetered on a 100Mbit/s switch port.

ARTICLE 2 OFFER AND ACCEPTANCE

2.1 All tenders and quotations by or on behalf HostSlim B.V. are made without obligation , unless by HostSlim B.V. in writing or by e- mail stated.

2.2 An offer made by HostSlim B.V. Has a period of 8 days, unless otherwise stated.

ARTICLE 3 COMMENCEMENT OF THE AGREEMENT

3.1 An agreement is concluded on the day of compliance with the following conditions:

ordering or contract form has been completed and it has the check mark clicked to agree to deal with these conditions (on the Web) or signed letter, received and accepted by HostSlim B.V.

3.2 The parties are free to the conclusion of the agreement by other means prove.

3.3 Additions and amendments to the agreement may only be made in writing.

ARTICLE 4 TERM AND TERMINATION

4.1 The agreement is for an indefinite period, unless otherwise agreed.

4.2 The agreement can only after the expiration of the minimum period be terminated in writing, with due observance of a notice period of one month.

4.3 HostSlim B.V. Has the right to end the contract without notice or judicial

intervention to terminate immediately if the customer is declared bankrupt, suspension of payment has been obtained or otherwise has the disposition of his assets lost. The latter party then no right to any compensation.

4.4 HostSlim B.V. may terminate the agreement with immediate effect if

client meets to one or more of its obligations, not properly or completely

comply or violate (banned websites).

4.5 Notwithstanding the provisions in Article 4.4 HostSlim B.V. the agreement with the law immediate effect and without ending judicial intervention if:

- The client makes improper use of the Internet;
- Customer spreads information that conflicts with (inter) national laws and regulations;
- Customer spreads information that is contrary to the generally accepted norms and values;
- Customer spreads information that discriminates against appearance , race, religion, gender, culture, origin or otherwise can be called offensive , even it is not allowed so-called adult pages , place mp3 pages or anything related thereto which are contrary to the legislation of the country where the servers are located.

ARTICLE 5 DELIVERY AND DELIVERY TIME

5.1 Once the order is placed and the outstanding amount is met, the product will be delivered as soon as possible . The duration of yield can be different. With each product is an estimate of the time that is necessary in order to make the service . However, this estimate can not legally binding.

ARTICLE 6 PRICES

6.1 All prices mentioned on this site, are excluding VAT, unless otherwise stated.

6.2 HostSlim B.V. has the right to change rates. These changes are at least 1 month before they go made known to the client. Client is entitled to terminate the agreement before the date of entry into force of the amendment.

6.3 Upon exceeding the data limit is HostSlim B.V. forced to charge the amount to the client. The invoice will be sent to you and should be paid as soon as possible, or will be included in the next bill.

ARTICLE 7 PAYMENT

7.1 The payment obligation commences on the day the contract is concluded. The payment covers the period beginning on the day of the actual provision of products and services.

7.2 The provisions in the contract fee is exclusive of VAT and any other taxes resulting from statutory regulations. Client have to pay the fees arising from these conditions due.

7.3 The charges, depending on the period for which the agreement is entered into, will be charged in advance, and serve a year in advance to be paid by invoice, if not HostSlim B.V. reserves the right to stop the presentation (temporarily). The compensation for other costs collected annually in advance.

7.4 HostSlim B.V. client sends a payment an invoice for the costs associated with the agreement.

7.5 If the client fails to pay in time, this is communicated to the

client and is thereby established a new payment term. Is not paid within that period, then the customer without further notice in default.

7.6 If the customer believes there are inaccurate costs charged, the client can make objections within one week from the date to HostSlim B.V. After receiving the complaint, the HostSlim will B.V. investigate the accuracy of the invoice amount.

7.7 Payment of the fee can take place by means of an annual debit, which the customer at the start of the agreement or subsequently authorized.

ARTICLE 8 PAYMENTS

8.1 In case of direct debit the customer must ensure sufficient funds in his account.

8.2 Client is in default from the date on which the fee payable at the hands of the client can not be collected or not HostSlim B.V. is completed.

8.3 If the amounts due at the hands of the client can not be collected or received ,than HostSlim B.V. Will bring a default interest which is equal to the statutory rate, which will be due from the moment the client is in default until the moment of payment.

8.4 If it is accidentally collected a larger amount than HostSlim B.V. needs to reverse the overcharged amount at the first request of the client immediately to the client. All this plus statutory interest from the day of collection to that will be reversed when the said amount.

ARTICLE 9 INTELLECTUAL PROPERTY RIGHTS

9.1 The client is permitted to HostSlim B.V. site software that is available rest (intellectual) property rights or which are not enforced (so called . Freeware), to download and use.

9.2 Client should the intellectual property rights in respect of protected software and / or other works (among others called . "Shareware") to respect and safeguard HostSlim B.V. from any liability.

ARTICLE 10 OWNERSHIP

10.1 by HostSlim B.V. manufactured material is and remains owned HostSlim B.V.

ARTICLE 11 LIABILITY

11.1 HostSlim B.V. , the user grants the possibility to make use of the Host Slim B.V. servers according to the user selected hosting formula. The web server (s) are provided and maintained according to the usage in the industry (internet hosting). Notwithstanding, we make efforts to protect your data and take regular backups are not responsible for your data on our servers. You and you alone are responsible for taking a backup of the data in your assigned server space. Under no circumstances can HostSlim B.V. be held responsible for the loss of your data on our web server (s) or can be demanded any compensation. On reseller packages are no backed ups, the reseller is responsible for its own back-up as its customers.

11.2 In case of breach in the performance of the agreement is HostSlim B.V. only liable for compensatory damages, ie compensation of the value of the omitted performance. Any liability of HostSlim B.V. is for any

other form of damage, including additional compensation in whatever form, compensation for indirect or consequential damages or damages for lost sales or profits.

11.3 Client shall indemnify HostSlim B.V. for all claims which third parties might make in respect of damages in any way arising from the unlawful or careless use of the products delivered to the customer and services HostSlim B.V.

11.4 In view of the on the internet large number of nodes with human intervention, the use of local networks and wireless communication, one must take into account the fact that the information sent or received is freely accessible via the Internet. HostSlim B.V. can not be held liable for any damage whatsoever caused by sending confidential or secret information. HostSlim B.V. is not responsible for the security or abuse by third parties of the data stored.

11.5 HostSlim B.V. is not responsible or liable for the content of promotional material supplied by the customer.

11.6 The principal is liable for all damage HostSlim B.V. may suffer as a result of a client of breach in the fulfillment of the obligations arising from the agreement and these conditions.

11.7 Changes in the data of the customer client must communicate directly in writing to Host Slim B.V. If the customer does not, the client is liable for any damage HostSlim B.V. as a result suffers.

ARTICLE 12 TRANSFER OF RIGHTS AND OBLIGATIONS

12.1 Parties are not entitled to transfer their rights or obligations arising from a contract, without the prior written consent of the other party.

12.2 The notice to HostSlim B.V. is one month , we from HostSlim B.V. are therefore entitled to set aside here, you should report that you want to terminate the contract one week before the end of the month. If not, that you are obliged to take the next month your service. Cancellation of a service must be in writing.

ARTICLE 13 DECOMMISSIONING

13.1 HostSlim B.V. has the right for products and services (temporarily) to establish and / or to restrict their use if the client in respect of the agreement an obligation HostSlim B.V. fails or is acting in breach of these terms and conditions. HostSlim B.V. will sponsor them advance notice , unless not reasonably HostSlim B.V. may be required. The obligation to pay the amounts due remains during decommissioning.

13.2 The service shall be lifted if the client within a HostSlim B.V. deadline has fulfilled its obligations and has paid an amount to activate the matter, large 60 euros excl. VAT.

ARTICLE 14 ADVERTISING

14.1 Client must in respect of visible defects within 14 days of a complaint in writing after delivery , failing which any claim against HostSlim B.V. expires.

14.2 Advertising concerning hidden defects must be made in writing through

a registered letter within 14 days after the defect is discovered , had

found

could be or should have been discovered. If not then any claim and regard HostSlim B.V.

14.3 If the complaint is valid , the delivered products or services will be adjusted, replaced or refunded.

14.4 Advertising does not suspend the obligations of the client.

ARTICLE 15 AMENDMENT OF THE TERMS

15.1 HostSlim B.V. reserves the right to amend or supplement the law for these conditions.

15.2 Changes also apply to agreements already concluded with due a period of 30 days after written notification of the change.

15.3 If the Client not accept these conditions , he can until the date on which the new conditions will terminate the agreement by this date or on the date of receipt of the notice if it is after the effective date of the change.

ARTICLE 16 DISPUTES AND APPLICABLE LAW

16.1 If a court order one or more of these items will be declared invalid, the other provisions of these terms and conditions shall remain in full force and HostSlim B.V. and client engage in dialogue to develop new rules to replace the invalid or void provisions to be agreed , as far as possible the purpose and intent of the invalid or void provisions are respected .

16.2 This agreement is exclusively governed by Dutch law .

16.3 In default of payment after the due date and any notices ,brings HostSlim B.V. 45 euros excl.VAT charged.