

Terms of Service

Terms of Service are written in each agreement between Frogtummy Enterprises and the Client. Clients that sign the agreement agree to the terms and conditions as written in the agreement. We constantly try to improve our Services, so we may update this Agreement as we offer new and improved Services. The Client agrees to review these Terms periodically and as additional applications are added, for new information and terms that govern their use of the Services. We reserve the right to make changes to the Services, our policies, and these Terms at any time; your continued use of the Services provided indicates your acceptance of any revised terms. If you do not agree to the revised terms, stop using the Services immediately and contact Frogtummy Enterprises.

Neither Frogtummy Enterprises nor any of our Directors, Officers, employees, or contractors will be liable for any incidental, indirect, punitive, exemplary, special, or consequential damages whatsoever arising from the use of the services or content, to the fullest extent permitted by applicable law, in no event will Frogtummy Enterprise's total liability to you in connection with your access to and use of the services and your rights under these terms exceed the amount paid by you to Frogtummy Enterprises during the previous 12 months for all possible damages, losses, and causes of action.

We take the privacy of our users very seriously. Frogtummy Enterprises has adopted a Privacy Policy which has been posted on our website, which outlines what personal information we collect from you and how we use that information to provide our service.