



The use of products and services by you [the “Client”] from Tantum Technologies, LLC [hereafter referred to as “Tantum Technologies” or “TantumTech.net”] constitutes agreement to these terms, our Acceptable Use Policy (“AUP”) and, if applicable, the terms of our “Domain Name Registration Agreement” all found at <https://clients.tantumtech.net/downloads.php> under the Legal section.

Web Design, Graphic Design, and Service Orders are covered in detail in Sections 13 and 14. Sections 1-12 primarily refer to Web Services such as Hosting and Domain purchases, however may also apply to all other orders.

1a. Account Setup / Email on file

We will setup your hosting account (if applicable) and/or start processing your order after we have received the necessary payment and we and/or our payment partner(s) have screened the order(s) in case of fraud. It is your responsibility to provide us with an email address which is not @ the domain(s) you are signing up under. If there is ever an abuse issue or we need to contact you, the primary email address on file will be used for this purpose. It is your responsibility to ensure the email address on file is current or up to date at all times. If you have a domain name registered with Tantum Technologies, it is your responsibility to ensure that the contact information for your domain account and your actual domain name(s) is/are correct and up-to-date. Tantum Technologies is not responsible for a lapsed registration due to outdated contact information being associated with the domain. If you need to verify or change this information, you should contact our support team via our Client Center. Providing false contact information of any kind may result in the termination of your account. In dedicated server purchases, computer purchases or high risk transactions, it may be necessary to provide government issued identification and possibly a scan of the credit card used for the purchase. If you fail to meet these requirements, the order may be considered fraudulent in nature and be denied.

1b. Website Transfers

Our Web Services Department will make every effort to help you move your site to us. However, transfers are provided as a courtesy service, and we can not make guarantees regarding the availability, possibility, or time required to complete an account transfer. Each hosting company is configured differently, and some hosting platforms save data in an incompatible or proprietary format, which may make it extremely difficult if not impossible to migrate some or all account data. We will try our best, but in some cases we may be unable to assist you in a transfer of data from an old host.

The free transfer services are available for 30 days from your sign up date. Transfers outside of the 30 day free period will incur a charge; please submit a ticket to our Web Services Department with specific details to receive a price quote.

2. Content

All services provided by Tantum Technologies may only be used for lawful purposes. The laws of the State of Nevada, the State of California, and the United States of America apply.

The customer agrees to indemnify and hold harmless Tantum Technologies from any claims resulting from the use of our services.

Use of our services to infringe upon any copyright or trademark is prohibited. This includes but is not limited to unauthorized copying of music, books, photographs, or any other copyrighted work. The offer of sale of any counterfeit merchandise of a trademark holder will result in the immediate termination of your account. Any account found to be in violation of another's copyright will be expeditiously removed, or access to the material disabled. Any account found to be in repeated violation of copyright laws will be suspended and/or terminated from our hosting. If you believe that your copyright or trademark is being infringed upon, please email abuse@tantumtech.net with the information required. If the request is of a licensing issue, we may require further documentation.

Using a shared account as a backup/storage device is not permitted, with the exception of one cPanel backup of the same account. Please do not take backups of your backups.

Examples of unacceptable material on all Shared and Reseller Hosting packages include:

- Topsites
- IRC Scripts/Bots
- Proxy Scripts/Anonymizers
- Pirated Software/Warez
- Image Hosting Scripts (similar to Photobucket or Tinypic)
- AutoSurf/PTC/PTS/PPC sites
- IP Scanners
- Bruteforce Programs/Scripts/Applications
- Mail Bombers/Spam Scripts
- Banner-Ad services (commercial banner ad rotation)
- File Dump/Mirror Scripts (similar to rapidshare)
- Commercial Audio Streaming (more than one or two streams)
- Escrow/Bank Debentures
- High-Yield Interest Programs (HYIP) or Related Sites
- Investment Sites (FOREX, E-Gold Exchange, Second Life/Linden Exchange, Ponzi, MLM/Pyramid Scheme)
- Sale of any controlled substance without prior proof of appropriate permit(s)
- Prime Banks Programs
- Lottery/Gambling Sites
- MUDs/RPGs/PBBGs
- Hateful/Racist/Harassment oriented sites
- Hacker focused sites/archives/programs
- Sites promoting illegal activities
- Forums and/or websites that distribute or link to warez/pirated/illegal content
- Bank Debentures/Bank Debenture Trading Programs
- Fraudulent Sites (Including, but not limited to sites listed at aa419.org & escrow-fraud.com)
- Mailer Pro
- Broadcast or Streaming of Live Sporting Events (UFC, NASCAR, FIFA, NFL, MLB, NBA, WWE, WWF, etc)

Examples of unacceptable material on all Dedicated servers include:

- IRCD (irc servers)
- IRC Scripts/Bots
- Pirated Software/Warez
- IP Scanners
- Bruteforce Programs/Scripts/Applications
- Mail Bombers/spam Scripts

- Escrow
- High-Yield Interest Programs (HYIP) or Related Sites
- Investment Sites (FOREX, E-Gold Exchange, Second Life/Linden Exchange, Ponzi, MLM/Pyramid Scheme)
- Sale of any controlled substance without prior proof of appropriate permit(s)
- Prime Banks Programs
- Lottery/Gambling Sites
- Hateful/Racist/Harassment oriented sites
- Hacker focused sites/archives/programs
- Sites promoting illegal activities
- Forums and/or websites that distribute or link to warez/pirated/illegal content
- Bank Debentures/Bank Debenture Trading Programs
- Fraudulent Sites (Including, but not limited to sites listed at aa419.org & escrow-fraud.com)
- Mailer Pro
- Broadcast or Streaming of Live Sporting Events (UFC, NASCAR, FIFA, NFL, MLB, NBA, WWE, WWF, etc)

Tantum Technologies services, including all related equipment, servers, networks and network devices are provided only for authorized customer use. Tantum Technologies systems may be monitored for all lawful purposes, including to ensure that use is authorized, for management of the system, to facilitate protection against unauthorized access, and to verify security procedures, survivability, and operational security. During monitoring, information may be examined, recorded, copied and used for authorized purposes. Use of Tantum Technologies system(s) constitutes consent to monitoring for these purposes.

Any account found connecting to a third party network or system without authorization from the third party is subject to suspension. Access to networks or systems outside of your direct control must be with expressed written consent from the third party. Tantum Technologies may, at its discretion, request and require documentation to prove access to a third party network or system is authorized.

We reserve the right to refuse service to anyone. Any material that, in our judgment, is obscene, threatening, illegal, violates our terms of service in any manner, or that which may tarnish Tantum Technologies image may be removed from our servers (or otherwise disabled), with or without notice.

Failure to respond to email from our abuse department within 48 hours may result in the suspension or termination of your services. All abuse issues must be dealt with via trouble ticket system or email due to tracking purposes and will have a response within 48 hours.

Sites hosted on TantumTech.net's service(s) are regulated only by U.S. law. Given this fact, and pursuant to Section 230(c) of the Communications Decency Act, we do not remove allegedly defamatory material from domains hosted on our service(s). The only exception to this rule is if the material has been found to be defamatory by a court, as evidenced by a court order. Tantum Technologies is not in a position to investigate and validate or invalidate the veracity of individual defamation claims, which is why we rely on the legal system and courts to determine whether or not material is indeed considered defamatory. In any case in which a court order indicates material is defamatory, libelous, or slanderous in nature; we will disable access to the material. Similarly, in any case in which a US Court has placed an injunction against specified content or material; we will comply and remove or disable access to the material in question.

The language of Section 230(c) of the Communications Decency Act fundamentally states that Internet service providers like Tantum Technologies and many of TantumTech.net's other webhosting services and brands are republishers and not the publisher of content, with the exception of software or website designs we create, in which case we still do not author any content. Our service merely provides a hosting platform and space on which to host content, and any creation or publication of content on our services is the sole responsibility of the third-party user which creates or publishes the content. Therefore, Tantum Technologies should not be held liable for

any allegedly defamatory, offensive or harassing content published on sites hosted under TantumTech.net's webhosting service(s).

Potential harm to minors is strictly forbidden, including but not limited to child pornography or content perceived to be child pornography (Lolita):

Any site found to host child pornography or linking to child pornography will be suspended immediately without notice.

Resellers: we will suspend the site in question and will notify you so you may terminate the account. We will further monitor your activity; more than one infraction of this type may result in the immediate termination of your account.

Direct customers: Your services will be terminated with or without notice.

Violations will be reported to the appropriate law enforcement agency.

It is your responsibility to ensure that scripts/programs installed under your account are secure and permissions of directories are set properly, regardless of installation method. *When at all possible, set permissions on most directories to 755 or as restrictive as possible.* Users are ultimately responsible for all actions taken under their account. This includes the compromise of credentials such as user name and password. It is required that you use a secure password. If a weak password is used, your account may be suspended until you agree to use a more secure password. Audits may be done to prevent weak passwords from being used. If an audit is performed, and your password is found to be weak, we will notify you and allow time for you to change/update your password.

3. Zero Tolerance Spam Policy

We take a zero tolerance stance against sending of unsolicited e-mail, bulk emailing, and spam. "Safe lists" and purchased lists will be treated as spam. Any user who sends out spam will have their account terminated with or without notice.

Sites advertised via SPAM (Spamvertised) may not be hosted on our servers. This provision includes, but is not limited to SPAM sent via fax, email, instant messaging, or usenet/newsgroups. No organization or entity listed in the [ROKSO](#) may be hosted on our servers. Any account which results in our IP space being blacklisted will be immediately suspended and/or terminated.

Tantum Technologies reserves the right to require changes or disable as necessary any web site, account, database, or other component that does not comply with its established policies, or to make any such modifications in an emergency at its sole discretion.

Tantum Technologies reserves the right to charge the holder of the account used to send any unsolicited e-mail a clean up fee or any charges incurred for blacklist removal. This cost of the clean up fee is entirely at the discretion of Tantum Technologies.

4. Payment Information

You agree to supply appropriate payment for the services received from Tantum Technologies, in advance of the time period during which such services are provided. You agree that until and unless you notify Tantum Technologies of your desire to cancel any or all services received, those services will be billed on a recurring basis. This includes when accounts are suspended. When an account's invoices are paid outside of the 10 day grace period, invoices will not be automatically generated. However, after the customer notifies Tantum Technologies of

his or intent to resume service, invoices will be manually generated and payment expected for the time the account was suspended.

Cancellations must be done in writing via trouble ticket or email. Once we receive your cancellation and have confirmed all necessary information with you via e-mail, we will inform you in writing (typically email) that your account has been canceled. Your cancellation confirmation will contain a ticket/tracking number in the subject for your reference, and for verification purposes. An employee will confirm your request (and process your cancellation) shortly thereafter. This process reduces the likelihood of mistakes, fraudulent/malicious requests, and ensures you are aware that the files, emails, and account may be removed immediately after a cancellation request is processed.

As a client of Tantum Technologies, it is your responsibility to ensure that your payment information is up to date, and that all invoices are paid on time. You agree that until and unless you notify Tantum Technologies of your desire to cancel any or all services received (by the proper means listed in the appropriate section of the Terms of Service), those services will be billed on a recurring basis, unless otherwise stated in writing by Tantum Technologies. Tantum Technologies reserves the right to bill your credit card or billing information on file with us. Tantum Technologies provides a 10 day grace period from the time the invoice is generated and when it must be paid. Any invoice that is outstanding for 10 days and not paid will result in a \$5 late fee and/or an account suspension until account balance has been paid in full. The \$5 late fee is applied in addition to whatever else is owed to Tantum Technologies for services rendered. Access to the account will not be restored until payment has been received.

Invoices that have been paid more than once with multiple Paypal Subscriptions can only be added as credit towards the account and cannot be refunded via Paypal. If you require assistance with this provision, please contact billing@tantumtech.net

Tantum Technologies reserves the right to change the monthly payment amount and any other charges at anytime.

5. Backups and Data Loss

Your use of this service is at your sole risk. Our backup service is ran daily, overwrites any of our previous backups made, and only one week of backups are kept. This service is provided to you as a courtesy. Tantum Technologies is not responsible for files and/or data residing on your account. You agree to take full responsibility for files and data transferred and to maintain all appropriate backup of files and data stored on Tantum Technologies servers. Backups will not be provided for accounts that have been suspended or terminated for any reason unless otherwise agreed to in writing by Tantum Technologies.

6. Cancellations and Refunds

Tantum Technologies reserves the right to cancel, suspend, or otherwise restrict access to the account at any time with or without notice.

Any abuse of our staff in any medium or format will result in the suspension or termination of your services.

Customers may cancel at any time via trouble ticket or email. Tantum Technologies gives you an unconditional 30 day money back guarantee on shared hosting, and reseller solutions for any customer who paid the first invoice with a credit card or with PayPal.

The following methods of payments are non-refundable, and refunds will be posted as credit to the hosting account:

- Bank Wire Transfers

- Western Union Payments
- Checks
- Money orders

There are no refunds on dedicated servers, administrative fees, install fees for custom software, or domain name purchases. Refund requests for shared and reseller accounts after the initial 30 days may be refunded on a prorated basis of any unused time. Service Orders fall under separate cancellation policies which you can find below.

Violations of the Terms of Service will waive the refund policy.

7a. Shared Hosting Resource Usage

User may not:

- 1) Use 25% or more of system resources for longer than 90 seconds. There are numerous activities that could cause such problems; these include: CGI scripts, FTP, PHP, HTTP, etc.
- 2) Run stand-alone, unattended server-side processes at any point in time on the server. This includes any and all daemons, such as IRCD.
- 3) Run any type of web spider or indexer (including Google Cash / AdSpy) on shared servers.
- 4) Run any software that interfaces with an IRC (Internet Relay Chat) network.
- 5) Run any bit torrent application, tracker, or client. You may link to legal torrents off-site, but may not host or store them on our shared servers.
- 6) Participate in any file-sharing/peer-to-peer activities
- 7) Run any gaming servers such as counter-strike, half-life, battlefield1942, etc
- 8) Run cron entries with intervals of less than 15 minutes.
- 9) Run any MySQL queries longer than 15 seconds. MySQL tables should be indexed appropriately.
- 10) When using PHP include functions for including a local file, include the local file rather than the URL. Instead of `include("http://yourdomain.com/include.php")` use `include("include.php")`
- 11) To help reduce usage, do not force html to handle server-side code (like php and shtml).
- 12) Only use https protocol when necessary; encrypting and decrypting communications is noticeably more CPU-intensive than unencrypted communications.

7b. INODES

The use of more than 250,000 inodes on any shared account may potentially result in a warning first, and if no action is taken future suspension. Accounts found to be exceeding the 100,000 inode limit will automatically be removed from our backup system to avoid over-usage, however databases will still be backed up. Every file (a webpage, image file, email, etc) on your account uses up 1 inode.

Sites that slightly exceed our inode limits are unlikely to be suspended; however, accounts that constantly create and delete large numbers of files on a regular basis, have hundreds of thousands of files, or cause file system damage may be flagged for review and/or suspension. The primary cause of excessive inodes seems to be due to users leaving their catchall address enabled, but never checking their primary account mailbox. Over time, tens of thousands of messages (or more) build up, eventually pushing the account past our inode limit. To disable your default mailbox, login to cPanel and choose "Mail", then "Default Address", "Set Default Address", and then type in: `:fail: No such user here.`

7c. Backup Limit

Any shared account using more than 20 gigabytes of disk space will be removed from our off site weekly backup with the exception of Databases continuing to be backed up. All data will continue to be mirrored to a secondary drive which helps protect against data loss in the event of a drive failure.

8. Bandwidth Usage

You are allocated a monthly bandwidth allowance. This allowance varies depending on the hosting package you purchase. Should your account pass the allocated amount we reserve the right to suspend the account until the start of the next allocation, suspend the account until more bandwidth is purchased at an additional fee, suspend the account until you upgrade to a higher level of package, terminate the account and/or charge you an additional fee for the overages. Unused transfer in one month cannot be carried over to the next month.

9a. Money back Guarantee

On dedicated servers and collocation no full refund will be honored -- the 30 day money back guarantee does not apply. We reserve the right to refund a prorated amount or no refund at all. Graphic, Web Design, and Service Order refund policies see Section 13.

Each of Tantum Technologies shared, VPS, and reseller services carry a 30 day unconditional money back guarantee on them. If you are not completely satisfied with our services within the first 30 days of your service, you will be given a full refund of the contract amount. Remember, this is only for monthly shared or reseller packages and does not apply to dedicated servers, administrative fees, install fees for custom software, designs, or domain name purchases.

Tantum Technologies will not activate new orders or activate new packages for customers who have an outstanding balance with Tantum Technologies. For a new order to be setup or a new package to be activated, you must have a balance of \$0.00, unless otherwise stated by Tantum Technologies in writing.

9b. Uptime Guarantee

If your shared / reseller server has a physical downtime that is not within the 99.9% uptime you may receive, at Tantum Technologies sole discretion, either a one month credit or a credit prorated for the amount of time the service is down. Approval of the credit is at the discretion of Tantum Technologies dependent upon justification provided. Third party monitoring service reports may not be used for justification due to a variety of factors including the monitor's network capacity/transit availability. The uptime of the server is defined as the reported uptime from the operating system and the Apache Web Server which may differ from the uptime reported by other individual services. To request a credit, please contact sales@tantumtech.net with justification. All requests must be made in writing via email. Uptime guarantees only apply to shared / reseller solutions. Dedicated servers are covered by a network guarantee in which the credit is prorated for the amount of time the server is down which is not related to our uptime guarantee.

10. Reseller: Client Responsibility

The following applies to Resellers whom do not have an active outsourced support package with us: Resellers are responsible for supporting their clients. Tantum Technologies does not provide support to our Reseller's Clients. If a reseller's client contacts us, we reserve the right to place the client account on hold until the reseller can assume their responsibility for their client. All support requests must be made by the reseller on their clients' behalf for security purposes. Resellers are also responsible for all content stored or transmitted under their reseller account and the actions of their clients'. Tantum Technologies will hold any reseller responsible for any of their clients' actions that violate the law or the terms of service.

11. Shared (non-reseller accounts) / Semidedicated Servers

Shared accounts may not resell web hosting to other people; if you wish to resell hosting you must use a reseller account.

12. Dedicated Servers

Tantum Technologies reserves the right to reset the password on a dedicated server if the password on file is not current so that we may do security audits as required by our datacenter. It is the responsibility of the client to ensure that there is a valid email address and current root password on file for their dedicated server on file to prevent downtime from forced password resets. Tantum Technologies reserves the right to audit servers as

needed and to perform administrative actions at the request of our datacenter. Dedicated servers are NOT backed up by us and it is the responsibility of the client to maintain backups or have a solution for this. You may purchase an additional hard drive and maintain backups to it as the simplest solution. Please contact sales@tantumtech.net if you wish to obtain a secondary hard drive. It is your responsibility to maintain backups.

13. Graphic and Web Design

13.1 Tantum Technologies will begin creation of a logo or web design (collectively, “The Design”) upon receipt of project details, scope of work agreement, and 50% deposit payment. Once the order is completed the remaining 50% balance will be due. Once the initial design set or layout is shown to the client, they have 48 hours to inform us, in writing (email, ticket or chat), that they’d like to cancel The Design order; if the client would like to proceed or no cancellation is given within 48 hours all refund policies will be void. If the client wishes to cancel The Design before (i) 48 hours has passed from the time of sending the initial set and, (ii) before the second set is shown, then a refund will be given as per the design refund policy. If the client does not communicate with us in any way within 72 hours of purchase, then Tantum Technologies will issue no refunds.

13.2 Upon completion of The Design, Tantum Technologies agrees to transfer electronic files relating to the FINAL chosen Design to the client via digital download. Tantum Technologies retains the copyrights to all design sets unless the client purchased a Web Design package or Graphic Design Owned addon package in which case: Tantum Technologies retains the copyrights to all design sets except the FINAL chosen Design. If the client wishes to access the final chosen Design at any time they can do so via the Client Center downloads in their account.

13.3 If the client does not provide any feedback or response to The Design at any stage of the design process within ten (10) days, the package will be deactivated and re-activation of the project will cost an additional \$25.00.

13.4 After the design process has started, if the client does not communicate with Tantum Technologies for more than two (2) weeks, the package will be deemed complete, and any remaining balance will be charged. Once a design set is completed and the final Design is sent to the client, no more edit requests will be entertained unless they are paid for. It is the responsibility of the client to be aware of these time restrictions and act accordingly. No alerts or warnings are required by Tantum Technologies.

13.5 The Design package is deemed to have been completed when the client agrees and requests the final files. It is the responsibility of the client to ensure that all final Designs are up to their satisfaction and are error free. Any errors in The Design including, but not limited to, typos which are not pointed out by the client by the time they request the final files are not the responsibility of Tantum Technologies, including its employees. We do not offer any support in terms of changes to The Design after the package is complete and the client has been given the final Design.

13.6 Design refunds are made in accordance with the refund policy in effect for each package at the time or at the discretion of the management. No refunds are made after the initial design concept phase. Tantum Technologies would proceed after the initial design phase once the client has indicated they would like to proceed with The Design by asking for a redraw, revision, another set or requesting to continue. The balance of the package amount may be charged at any time.

13.7a For all Graphic (logo, graphic) Design Basic packages, Tantum Technologies owns the copyrights to all final Designs and gives the client full usability rights to use it how they would like with the exception of editing; the client will not be given the psd/source file. For all Graphic Design Owned addons, the client shall own all copyrights to the final approved design and will be given all psd/source files. All other designs and concepts resulting from the graphic design process shall remain the exclusive copyright of Tantum Technologies. Any use of this work project by the client is prohibited without written, prior permission by Tantum Technologies.

13.7b For all Web (website) Design packages, basic or not, the client shall own all copyrights to the final approved design and shall be given all source files. All other designs and concepts resulting from the web design process shall remain the exclusive copyright of Tantum Technologies. Any use of this work project by the client is prohibited without written, prior permission by Tantum Technologies.

13.8 Tantum Technologies retains the right to utilize ANY artwork, designs, concepts, websites, edits, revisions and work product from The Design in advertising, promotion and other marketing materials. Tantum Technologies agrees to add a Trademark, Copyright or other ownership mark as may be requested by the client from time to time. Furthermore Tantum Technologies reserves the right to publish any non-personal comment/feedback/testimonial that the client sent the company on Tantum Technologies website.

13.9 Due to the complexities of international copyright and trademark law, Tantum Technologies will not be held liable should the client be found to be infringing on an already existing copyright or trademarks or service mark relating to The Design. The client should conduct a copyright and/or trademark search prior to giving us the requested information. If the client is required to retract or change The Design in any way due to such copyright/trademark issues, Tantum Technologies is not liable for any costs or damages.

13.10 If for some reason outside the control of Tantum Technologies (such as computer problems, missing software, etc) the client is not able to open the files, or the files, system or application created by Tantum Technologies is messed up due to negligence, Tantum Technologies will not provide support troubleshooting the client's computer, website, application or system unless proper package is purchased.

14. Service Orders

Service Orders follow the same policies as other services from Tantum Technologies and are governed by the Quote & Scope of Work Agreement agreed to prior to starting the specified work. A 50% deposit is required before work starts and the remaining 50% balance due when work is complete as defined by the Scope of Work Agreement. ANY requests, additions, or modifications not included in the original Scope of Work will be billed separately and due upon receipt, Tantum Technologies is not responsible for any delay in timeframe due to such additions or modifications.

14. Price Change

The amount you pay for hosting will never increase from the date of purchase. We reserve the right to change prices listed on TantumTech.net, and the right to increase or decrease the amount of resources given to plans at any time. These changes will only affect future orders, not your active service(s).

15. Coupons

Discounts and coupon codes are reserved for first-time accounts, first-time customers, and special offers to current customers only and may not be used towards the purchase of a domain registration unless otherwise specified. If you have signed up using a particular domain, you may not resign up for that domain using another coupon at a later date. Any account found in violation of these policies will be reviewed by our sales department and the appropriate invoices will be added to the account. Coupon abuse will not be tolerated and may result in the suspension or termination of the account. Coupons or discounts are only valid towards the initial purchase, and do not affect the renewal or recurring price.

16. Indemnification

Customer agrees to indemnify and hold harmless Tantum Technologies, its subsidiaries, their affiliates and each of their respective directors, officers, employees, shareholders and agents (each an "Indemnified Party") against any losses, claims, damages, liabilities, penalties, actions, proceedings, judgments, or any and all costs thereof (collectively, "Losses") to which an Indemnified Party may become subject and which Losses arise out of, or relate to the Agreement, Customer's use of the Products and Services, breach of any confidentiality obligation or any alleged infringement of any trademark, copyright, patent or other intellectual property right and will reimburse an Indemnified Party for all legal and other expenses, including reasonable attorneys' fees incurred by such

Indemnified Party, in connection with investigating, defending, or settling any Loss, whether or not in connection with pending or threatened litigation in which such Indemnified Party is a party.

17. Disclaimer

Tantum Technologies shall not be responsible for any damages your business may suffer. Tantum Technologies makes no warranties of any kind, expressed or implied for services we provide. Tantum Technologies disclaims any warranty or merchantability or fitness for a particular purpose. This includes loss of data resulting from delays, no deliveries, wrong delivery, and any and all service interruptions caused by Tantum Technologies and its employees.

18. Disclosure to law enforcement

Tantum Technologies may disclose any subscriber information to law enforcement agencies without further consent or notification to the subscriber upon lawful request from such agencies. We will cooperate fully with law enforcement agencies.

19. Changes to the TOS

Tantum Technologies reserves the right to revise its policies at any time without notice.