

TERMS AND CONDITIONS

1. Your Acceptance

BY USING AND/OR VISITING THIS WEBSITE (collectively, including all Content available through the CreativeCommunications.co domain name, the “Creative Communications.co”, or “Web site”), YOU AGREE TO BE BOUND BY BOTH THESE TERMS AND CONDITIONS (the “Terms of Service”). If you do not agree to any of these terms, then please do not use the CreativeCommunications.co Web site or its services.

2. Supply

CreativeCommunications.co agrees to supply the product(s) or service(s) to the Customer as detailed in the Package and according to these terms of service. Creative Communications.co and its individuals agrees to provide your church/ministry/organization with a the content as detailed in your package. You are granted a license to use this content AS IS for your personal/church/ministry/organization. It may not be used, copied, reproduced, distributed, transmitted, broadcast, displayed, sold, licensed, or otherwise exploited for any other purposes whatsoever. Your Personal Communications Specialist package training sessions are due to be uploaded using Google Services via the email you provided every second Wednesday of each month. If training session contents are not submitted by the second Wednesday, CreativeCommunications.co will not be held responsible for meeting any deadlines or production whatsoever in that given week.

3. Intellectual Property Rights

The content provided through CreativeCommunications.co, including without limitation, the text, software, scripts, graphics, photos, sounds, music, videos, interactive features and the like (“Content”) and the trademarks, service marks and logos contained therein (“Marks”), are owned by or licensed to CreativeCommunications.co as well as through the Creative Commons License, subject to copyright and other intellectual property rights under US and foreign laws and international conventions. Content on the Web site and via any distribution methods is provided to you AS IS for your information and personal/church/ministry/organizational use only and may not be used, copied, reproduced, distributed, transmitted, broadcast, displayed, sold, licensed, or otherwise exploited for any other purposes whatsoever without the prior written consent of the respective owners. CreativeCommunications.co and its individuals reserves all rights not expressly granted in and to the Web site and the Content. In these circumstances, CreativeCommunications.co and its individuals reserves the right to use the footage/material/media/content/feedback, either in sections or in its entirety, for promotional purposes.

4. Indemnification

You agree to indemnify and hold CreativeCommunications.co, and its individuals, officers, directors, employees, agents, and contractors harmless from and against any and all claims, costs, demands, damages, liabilities, losses or expenses, including, without limitation, reasonable attorneys’ fees, arising from or related to: (a) the Materials you provide, (b) your use of the CreativeCommunications.co content in breach of these Terms, (c) your breach of these Terms, and (d) any actual, prospective, completed or terminated purchase, sale or other transaction between you and a third party.

5. Liability

CreativeCommunications.co and its individuals accepts no liability for any loss or damage that may arise from the supply of the product(s) or service(s). In the unlikely event of individuals or the Company being unable to supply the product(s) or service(s) as specified in the Order, liability shall be limited to the total invoice value – or monies already paid by the Customer.

6. Service Changes

CreativeCommunications.co and its individuals reserves the right with or without notice to the user at any time to change, modify or discontinue any service or a portion or attribute thereof, or the offering of any information, good, content, product or service. CreativeCommunications.co and its individuals shall have no liability to any user or any third party should CreativeCommunications.co and its individuals modify or discontinue service.

7. Payments, Taxes, and Refund Policy

You agree that you will pay for all products you purchase through the Services, and that CreativeCommunications.co and its individuals may charge your payment method for any products purchased and for any additional amounts (including any taxes and late fees, as applicable) that may be accrued by or in connection with your Account. YOU ARE RESPONSIBLE FOR THE TIMELY PAYMENT OF ALL FEES AND FOR PROVIDING CREATIVECOMMUNICATIONS.CO AND ITS INDIVIDUALS WITH A VALID PAYMENT METHOD FOR PAYMENT OF ALL FEES.

Your total price will include the price of the product plus any applicable sales tax; such sales tax is based on the bill-to address and the sales tax rate in effect at the time you purchase.

All sales and rentals of products and services are final.

Prices for products offered via the Services may change at any time, and the Services do not provide price protection or refunds in the event of a price reduction or promotional offering.

8. General

These Terms of Service shall be governed by the internal substantive laws of the United States of America, without respect to its conflict of laws and principles. Any claim or dispute between you and CreativeCommunications.co and its individuals that arises in whole or in part from the CreativeCommunications.co Web site shall be decided exclusively by a court of competent jurisdiction located in Tallahassee, Florida. These Terms of Service, and any other legal notices published by CreativeCommunications.co and on the Web site, shall constitute the entire agreement between you and CreativeCommunications.co concerning the CreativeCommunications.co Web site. If any provision of these Terms of Service is deemed invalid by a court of competent jurisdiction, the invalidity of such provision shall not affect the validity of the remaining provisions of these Terms of Service, which shall remain in full force and effect. No waiver of any term of this these Terms of Service shall be deemed a further or continuing waiver of such term or any other term, and Pro Video Announcements failure to assert any right or provision under these Terms of Service shall not constitute a waiver of such right or provision. CreativeCommunications.co and its individuals reserves the right to amend these Terms of Service at any time and without notice, and it is your responsibility to review these Terms of Service for any changes. Your use of the CreativeCommunications.co, its individuals and services Web site following any amendment of these Terms of Service will signify your assent to and acceptance of its

revised terms. YOU AND CREATIVECOMMUNICATIONS.CO AGREE THAT ANY CAUSE OF ACTION ARISING OUT OF OR RELATED TO THE CREATIVECOMMUNICATIONS.CO WEB SITE MUST COMMENCE WITHIN ONE (1) YEAR AFTER THE CAUSE OF ACTION ACCRUES. OTHERWISE, SUCH CAUSE OF ACTION IS PERMANENTLY BARRED.



Have more questions?

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