



Dutchy Tech Tips

Terms & Conditions

**Version:
15/07/2018**

1. Definitions and Interpretation

- **“You”, “Individual”** means you are the sole person who is accessing services and products from Dutchy Tech Tips that is not part of or owns a registered or sole trader / proprietor company.
- **“A Company”** means you are an authorised representative that can act on behalf of your company you work for who are accessing services and products from Dutchy Tech Tips.
- **“Us”, “Provider(s)”** refers to Dutchy Tech Tips unless stated otherwise.

2. Purpose

This document outlines the standard term and conditions that you agree upon when you as the individual or company access any not limited to products and services with Dutchy Tech Tips.

3. Agreement

- a. This agreement is between **“You”** as an individual or **“A Company”** who has authorised representative on behalf of said company with **“Us”** Dutchy Tech Tips.
- b. These Terms & Conditions can be altered at anytime for any reason. If any changes made set in this agreement will be terminated and become superseded in accordance with **“9 A”** of this agreement.
- c. **“You”** or **“A Company”** are automatically bound by this Terms & Conditions Agreement when **“You”** or **“A Company”** engage, and purchase with and any but not limited to the **“Providers”** website(s), products, and services.

4. Disclaimers & Liability

- a. **“You”** or **“A Company”** agrees to the phrase **“Use at your own risk”** in which you accept to all the responsibilities and risk when using any of the **“Providers”** or **“Third Party”** products and services on offering.
- b. The **“Provider”** accepts and will not hold any risks and responsibilities for any offerings by the **“Provider”** and its **“Third Parties”** in which is not limited to injury, financial loss, corruption, any other losses or damages.

5. Copy Rights

- a. *Place Holder For Future Updates.*

6. Third Parties

- a. The **“Provider”** has the right to remove comments for any reason from the **“Third Party”** sites that the **“Provider”** has access to and owns which is not limited to You Tube, Blogger, Face Book, and Twitter.

7. Privacy

In regards to any privacy related matters that is required or not required in this agreement, please refer to our website where **“You”** or **“A Company”** can find an up to date privacy policy.

8. General

- a. *Place Holder For Future Updates.*

9. Termination

- a. This agreement will be terminated if the Terms & Conditions Agreement has been superseded and been replaced with a newer version. In this event, the old agreement will become null and void. A new agreement will be automatically rolled over and be newly enforced unless **"You"** or **"A Company"** terminated your agreement with the **"Us"** under a different clause set in this agreement.
- b. Either party may terminate this agreement at anytime. If the **"Provider"** invokes this clause in the agreement then the following clauses: **"9 C"**; will be enforced upon termination. If **"You"** invokes this clause in the agreement then the following clauses: **"9 D"**, **"9 E"**; will be enforced upon termination.
- c. The **"Provider"** can at anytime terminate this agreement for any or no reason. The **"Provider"** in good faith but not obligated to provide **"You"** or **"A Company"** a notice of such termination in this agreement and not limited to the **"Providers"** Website(s), Products, and services.
- d. In the event that **"You"** or **"A Company"** have any outstanding fees or debt to pay to the **"Provider"** is required to provide a **30 Day's** notice period in writing upon termination of this agreement. If you don't have any outstanding fees or debt to pay then this clause will not apply.
- e. If **"You"** or **"A Company"** have given the notice period in writing as required in clause **"8 D"** and have any fees or debt **"You"** or **"A Company"** owed to the **"Provider"**, **"You"** or **"A Company"** must pay the amount owed in full within this notice period. Failing to do so, the **"Provider"** is entitled to recover the amount owed within legal means in New Zealand law.