
SecuPress — Terms and Conditions

This website is edited by 21douze.fr

Registered office: 26 rue Montgolfier 62150 Arques – France.

SIRET: 523 133 189 00028

E-mail: contact@secupress.me

Hoster : o2switch, 222 Boulevard Gustave Flaubert, 63000 Clermont-Ferrand

****SecuPress**** is a registered trademark.

Object

Please read these Terms of Service ("Terms", "Terms of Service") carefully before using the secupress.me website (the "Service") operated by Imagify ("us", "we", or "our").

Your access to and use of the Service is conditioned on your acceptance of and compliance with these Terms. These Terms apply to all visitors, users and others who access or use the Service.

By accessing or using the Service you agree to be bound by these Terms. If you disagree with any part of the terms then you may not access the Service.

The present conditions of sale aim at defining the contractual relations between SecuPress and the purchaser and the conditions applicable to any purchase carried out through the merchant SecuPress website, whether the purchaser is a professional or a consumer.

The acquisition of a good or a service through this website implies unreserved acceptance of the present conditions of sale by the purchaser.

These conditions of sale will prevail on all other General or specific, not expressly approved by SecuPress.

SecuPress reserves the right to modify its conditions of sale at any time. In this case, the applicable conditions will be those in force at the date of the order by the purchaser.

Characteristics of the goods and services offered Products and services offered are those which appear on the website <https://secupress.me>

Each product is accompanied by a description.

Pricing

Catalog prices excluded VAT (article 293B of french CGI) in US dollar.

SecuPress reserves the right to modify its prices at any time, on the understanding, however, that the price appearing in the catalog the day of the order will be the only applicable to the purchaser within the period of the purchase.

If the price drops, the renewal will be affected by this new price, if the price raises, the renewal will not be affected.

Since the owner has changed on SecuPress products, any purchase done before June, 14th 2017 is not affected by these Terms and Conditions but the ones from WP Media (<https://wp-media.me>) at this date. This is not linked to SecuPress, I invite you to contact them for any request about these terms or refunds.

Priority support is only for people who bought a licence still active. But this support on multisites installations is only available for the 10 sites licence minimum.

Order

The buyer who wishes to acquire a product or a service must:

- * Fill in the form on which it will give all requested data or log in the customer account if it has one;
- * Validating his order after it is checked;
- * Make the payment under the conditions laid down;

The payment of the order entails acceptance of the present conditions of sale, recognition in having perfect knowledge and renunciation to take advantage of its own conditions of purchase or other conditions.

All the data supplied and recorded confirmation will be worth proof of the transaction. Confirmation will be worth signing and acceptance of transactions.

The seller will communicate by e-mail confirmation of registered order.

Payment

The price is payable to order.

Payments will be made through the secure system provided by Paypal or Stripe which uses SSL protocol (Secure Socket Layer) in such a way that the information transmitted is encrypted by a software and that no third party can take note during transit on the network.

Payments are compatibles 3-D Secure, MasterCard SecureCode, Verified by VISA.

Buyer's account will only be debited during the shipment of the products or the services available and only the amount of goods or services delivered or downloaded.

Delivery is instant.

The service is billed in advance on a monthly or yearly basis.

No refund will be done for non used credit.

You can upgrade or downgrade your account whenever your want.

Refund Policy

We firmly believe in and stand behind our product 100%. However, we understand that it cannot work perfectly for everyone all of the time.

If the "14 days trial" version of SecuPress is available, you can decide to keep it or not during these 14 days. If not available, we refund you only during the 14 days since of your original purchase.

A couple of small points:

1. We will process your refund as soon as we're able to, in a maximum of 7 working days. In some cases we might ask you for the opportunity to resolve the issue for you.
2. Refunds may only be issued within 14 days of the purchase date. After 14 days no refunds can be processed.
3. Refunds do not apply to product upgrades or annual renewals.

You can ask for a refund, but we recommend you to ask support before.

Accounts

When you create an account with us, you must provide us information that is accurate, complete, and updated at all times. Failure to do so constitutes a breach of the Terms, which may result in immediate termination of your account on our Service.

You must be a human, automatic creation of accounts using a script, crawler, bot is strictly forbidden.

You are responsible for safeguarding the password that you use to access the Service and for any activities or actions under your password, whether your password is with our Service or a third-party service.

You agree not to disclose your password to any third party. You must notify us immediately upon becoming aware of any breach of security or unauthorized use of your account.

Free Downloads

When downloading free products on secupress.me, you automatically agree to subscribe to our promotional newsletter. Your email won't be shared or sold. No more than 1 mail per month, you can unsubscribe at any time.

Links to other websites

Our Service may contain links to third-party web sites or services that are not owned or controlled by SecuPress.

SecuPress has no control over, and assumes no responsibility for, the content, privacy policies, or practices of any third party web sites or services. You further acknowledge and agree that Imagify shall not be responsible or liable, directly or indirectly, for any damage or loss caused or alleged to be caused by or in connection with use of or reliance on any such content, goods or services available on or through any such websites or services.

We strongly advise you to read the terms and conditions and privacy policies of any third-party web sites or services that you visit.

Termination

We may terminate or suspend access to our Service immediately, without prior notice or liability, for any reason whatsoever, including without limitation if you breach the Terms.

All provisions of the Terms which by their nature should survive termination shall survive termination, including, without limitation, ownership provisions, warranty disclaimers, indemnity and limitations of liability.

We may terminate or suspend your account immediately, without prior notice or liability, for any reason whatsoever, including without limitation if you breach the Terms.

Upon termination, your right to use the Service will immediately cease. If you wish to terminate your account, you may simply discontinue using the Service or cancel your account. By cancelling your account all your data, images will be deleted.

All provisions of the Terms which by their nature should survive termination shall survive termination, including, without limitation, ownership provisions, warranty disclaimers, indemnity and limitations of liability.

Responsibility

The seller, in the process of selling online, is only bound by an obligation of means; its responsibility shall not be held liable for a damage resulting from the use of the Internet such as data loss, hacking, virus, rupture of the service, or other unintended problems.

Intellectual property

All the elements of the SecuPress website are and remain the intellectual and exclusive property of SecuPress.

No one is authorized to reproduce, use, repost, or use for any purpose whatsoever, even partially, elements of the website they are software, visual or sound.

Personal data

In accordance with the law on data processing, files and freedoms of January 6, 1978, the identifying informations to purchasers may be subject to automated processing.

SecuPress reserves the right to collect informations about the purchasers including using cookies, and, if desired, to transmit to business partners collected informations.

Purchasers can oppose the disclosure of their details by notifying SecuPress. Similarly, users have a right to access and rectify data concerning them, in accordance with the law of January 6, 1978.

Archiving – Proof

SecuPress will archive the purchase orders and invoices on a reliable and durable support constituting a faithful copy in accordance with the provisions of article 1348 of the Civil Code.

The computerized records of SecuPress will be considered by the parties as proof of communications, orders, payments and transactions between the parties.

Governing Law

These Terms shall be governed and construed in accordance with the laws of France, without regard to its conflict of law provisions.

Our failure to enforce any right or provision of these Terms will not be considered a waiver of those rights. If any provision of these Terms is held to be invalid or unenforceable by a court, the

remaining provisions of these Terms will remain in effect. These Terms constitute the entire agreement between us regarding our Service, and supersede and replace any prior agreements we might have between us regarding the Service.

Updated on September, 14th 2017.

{{Download this terms and conditions}}