

Terms and Conditions

A C Mole & Sons has partnered with one of the UK leading hosting companies to provide domain name registration, email, hosting and other related services to you. While we will take all reasonable actions to ensure the continuation of service to you we can not be held liable for the actions or omissions of our hosting partners.

General Terms and Conditions

A C Mole & Sons reserves the right to refuse service and/or access to the servers where data is stored and/or services to anyone.

A C Mole & Sons does not allow any of the following content to be stored on its servers:

- Adult material – including all pornography, erotic images, or otherwise lewd or obscene images
- Excessive download content or non-linked content

Refusal of service based on content matching either of these two criteria is entirely at the discretion of A C Mole & Sons

A C Mole & Sons reserves the right to move your data to a different server with no previous notice.

Support

We will endeavour to provide a continuous high quality service. If you experience problems with your service you should contact us.

Please note that suspension of service for a short period may be required from time to time to allow maintenance or repair to our services.

Reselling Services

All accounts are to be used by the primary owner only, and do not allow the holders to resell, store or give away web-hosting services of their website to other parties.

Web hosting services are defined as allowing a separate, third party to host content on the owner's web site. Exceptions to this include ad banners, classified ads, and personal ads.

Contract Terms

All hosting, email and other services are subject to a 12 month minimum contact term.

Disclaimers and Warranties

1. A C Mole & Sons does not back up Your data/website and whilst every attempt would be made in the unlikely event of any corruption or hardware failure, A C Mole & Sons cannot guarantee to be able to replace lost data. This includes loss of data resulting from delays, non-deliveries, wrong delivery, and any and all service interruptions caused by A C Mole & Sons and its employees.
2. A C Mole & Sons makes no warranties or representations that any service will be uninterrupted or error-free. You accept all services provided hereunder "as is" without warranty of any kind.
3. All implied conditions, warranties and terms (whether express or implied by statute, common law, custom or otherwise) including, but not limited to, those relating to the exercise of reasonable care and skill, fitness for purpose and satisfactory quality (where applicable) are hereby excluded in relation to each of the services to be provided hereunder to the fullest extent permitted by law.
4. A C Mole & Sons shall not be liable for any services or products to be supplied by any third party.
5. A C Mole & Sons shall not be liable for any loss or damage of whatsoever nature suffered by You arising out of or in connection with any breach of this Agreement by You or any act, misrepresentation, error or omission made by You or on Your behalf.
6. A C Mole & Sons will not be liable for any indirect loss, consequential loss, loss of profit, revenue, data or goodwill howsoever arising suffered by You or for any wasted management time or failure to make anticipated savings or liability You incur to any third party arising in any way in connection with this Agreement or otherwise whether or not such loss has been discussed by the parties pre-contract or for any account for profit, costs or expenses arising from such damage or loss.
7. No matter how many claims are made and whatever the basis of such claims, A C Mole & Sons' maximum aggregate liability to You under or in connection with this Agreement in respect of any direct loss (or any other loss to the extent that such loss is not excluded by other provisions in this Agreement) whether such claim arises in contract or in tort shall not exceed a sum equal to twice the fees paid by You for the services in relation to which Your claim arises during the 12 month period prior to such claim.
8. None of the clauses herein shall apply so as to restrict liability for death or personal injury resulting from the negligence of A C Mole & Sons, its employees or its sub-contractors.
9. A C Mole & Sons shall not be liable for any interruptions to the services or outages arising directly or indirectly from:-
 - a. interruptions to the flow of data to or from the internet;
 - b. changes, updates or repairs to the network or software which it uses as a platform to provide the services;
 - c. the effects of the failure or interruption of services provided by third parties;
 - d. factors outside of A C Mole & Sons' reasonable control;
 - e. Your actions or omissions (including, without limitation, breach of Your obligations set out in the Agreement) or those of any third parties;
 - f. problems with Your equipment and/or third party equipment;
 - g. interruptions to the services requested by You.

Please note: by signing up for any of our services you agree to be bound by all A C Mole & Sons terms and conditions.