

Terms of Service

Luka Mrovlje, ESY5525896E, Av. Olof Palme 10, 9o 2a, Spain, EU, owner of Campaign-center.net services (will be referred to as “Campaign-center.net”, “Campaign Center”, “CC”, “we”, “us” or “our” in this document) agrees to furnish services to the Subscriber, subject to the following Terms of Service. Use of Campaign-center.net's service constitutes acceptance and agreement to Campaign-center.net's Terms of Service.

Campaign-center.net reserves the right to modify the Terms of Service without notice.

1. Use of Services

You may use our services, provided that you are of legal age to form a binding contract and are not barred from receiving such services under the laws of the European Union or other jurisdictions. In order to access our services, you are required to provide current and factual identification, contact, and other information as part of the subscription process. You are responsible for the confidentiality of your account information and for all activities that occur under your account. You are solely responsible for all content within your account. You agree to immediately notify Campaign-center.net of any unauthorized use of your account or any other breach of security. Campaign-center.net will not be liable for any loss or damage as a result of your failure to provide us with accurate information or to keep your account secure.

2. Acceptable Conduct

You are responsible for the actions of all users of your account and any data that is created, stored, displayed by, or transmitted by your account while using Campaign-center.net. You will not engage in any activity that interferes with or disrupts Campaign-center.net's services or networks connected to Campaign-center.net.

3. Prohibited Usage

You agree that any of the below activities are considered prohibited usage and will result in immediate account suspension or cancellation without a refund and the possibility that Campaign-center.net will impose fees; and/or pursue civil remedies without providing advance notice.

Misuse of System Resources: Intentional misuse of system resources, including but not limited to employing programs that consume excessive network capacity, CPU cycles, or disk IO.

Spam and Unsolicited Bulk Email (UBE): Campaign-center.net has a zero tolerance policy on spam, Junk E-mail or UBE. Spam, Junk-mail and UBE are defined as: the sending of the same, or substantially similar, unsolicited electronic mail messages, whether commercial or not, to more than one recipient. A message is considered unsolicited if it is posted in violation of a newsgroup charter or if it is sent to a recipient who has not requested the message. UBE also includes e-mail with forged headers, compromised mail server relays, and false contact information. This prohibition extends to the sending of unsolicited mass mailings from another service, which in any way implicates the use of Campaign-center.net whether or not the message actually originated from our network.

Mailing Lists: Campaign-center.net's mass mailing rules also apply to mailing lists, list servs, or mailing services you may contract with. The policy is stated as follows: An acceptable mailing list will be focused at a targeted audience that has voluntarily signed up for your e-mail information or that has made their e-mail address available for distribution of information from you. The list must also allow for automatic removal of recipients with non-distribution in the future.

Access to Other Computers or Networks without Authorization: Attempting unauthorized and/or illegal access of computers, networks and/or accounts not belonging to party seeking access. Any act which interferes with the services of another user or network. Any act relating to the circumvention of security measures.

Campaign-center.net and the services it provides may only be used for lawful purposes. Transmission, distribution, or storage of any information, data or material in violation of European Union or state regulation or law, or by the common law, is prohibited. This includes, but is not limited to, material protected by copyright, trademark, trade secret, or other intellectual property rights. Campaign-center.net's services may not be used to facilitate infringement of these laws in any way.

Other Activities viewed as Illegal or Harmful: Engaging in illegal activities or engaging in activities harmful to the operations of Campaign-center.net or Campaign-center.net's customers.

Providing False Data on any Contract or Application: including fraudulent use of credit card numbers.

Campaign-center.net does not prohibit the use of distributed, peer to peer network services such as Tor, nor does Campaign-center.net routinely monitor the network communications of customer Campaign-center.nets as a normal business practice. However, customers are responsible for the contents of network traffic exiting their Campaign-center.net. Any usage that prompts the receipt of abuse complaints pertaining to violation of European Union and/or international copyright law must be promptly discontinued to avoid service cancellation for violation of these terms.

4. Invoicing and Payment

You agree that Campaign-center.net shall be permitted to charge you on a monthly, annual, or other agreed upon basis in advance of providing services. Payment is due upon invoicing. Service may be interrupted on accounts that reach 10 days past due. Accounts that are not collectable by Campaign-center.net may be turned over to an outside collection agency for collection.

Subscriber is aware that Campaign-center.net may prospectively change the specified rates and charges from time to time.

Subscriber is aware and agrees to be charged additionally for services or resources used that are not included in their subscription package.

Campaign-center.net is not responsible for any additional bank fees, interest charges, finance charges, over draft charges, or other fees resulting from charges billed by Campaign-center.net. Currency exchange settlements will be based on agreements between you and your banking provider or provider of your credit card.

5. Uptime Guarantee

Campaign-center.net provides a 99.9% uptime guarantee on all Campaign-center.net hardware, and on network connectivity. In any given month, if your Campaign-center.net is down for more than 0.1%, you may request a pro-rated credit for the down-time.

6. Basic Support Boundaries

Campaign-center.net, provides 24 x 7 basic technical support to our subscribers via email support@campaign-center.net. The following are our guidelines when providing support: Campaign-center.net does not offer technical support for application specific issues such as application configuration, cgi programming, web or mail server configuration, DNS zone configuration or configuration of

your software or any other such issue. Campaign-center.net does not provide technical support to your customers.

7. Account Cancellation or Suspension

Campaign-center.net reserves the right to suspend network access to any customer if, in the judgment of the Campaign-center.net network administrators, the customer's server is the source or target of a violation of any of the other terms of service or for any other reason which Campaign-center.net chooses. Campaign-center.net will use reasonable care in notifying the Customer and in resolving the problem in a method resulting in the least amount of service interference. Campaign-center.net reserves the right to terminate service without notice for continued and repeated violations of the terms of service. If inappropriate activity is detected, all accounts of the Customer in question will be deactivated until an investigation is complete. Prior notification to the Customer is not assured. In extreme cases, law enforcement will be contacted regarding the activity. You are not entitled to pro-rated credit during such downtime. If at any time it becomes necessary for Campaign-center.net to cancel a customer's service without cause, Campaign-center.net will provide 30 days advance notice.

You may cancel the service at any time by sending an email to support@campaign-center.net. Accounts are canceled immediately after confirmation. Cancellation of service does not relieve Subscriber of responsibility for the payment of all accrued charges.

8. Network

If Campaign-center.net assigns Customer an Internet Protocol address for Customer's use, the right to use that Internet Protocol address shall belong only to Campaign-center.net, and Customer shall have no right to use that Internet Protocol address except as permitted by Campaign-center.net in its sole discretion in connection with the Services, during the term of this Agreement. Our allocation of IP addresses is limited by ARIN's policies. These policies state that use of IP addresses for IP based virtual hosts will not be accepted as justification for new IP addresses when the protocol supports name-based virtual hosts. What this means to you is that you **MUST** use name-based hosting where possible.

9. Limitation of Liability

Subscriber acknowledges that the service provided is of such a nature that service can be interrupted for many reasons other than the negligence of Campaign-center.net and that damages resulting from any interruption of

service are difficult to ascertain. Therefore, subscriber agrees that Campaign-center.net shall not be liable for any damages arising from such causes beyond the direct and exclusive control of Campaign-center.net. Subscriber further acknowledges that Campaign-center.net's liability for its own negligence may not in any event exceed an amount equivalent to charges payable by subscriber for services during the period damages occurred. In no event shall Campaign-center.net be liable for any special or consequential damages, loss or injury. Campaign-center.net is not responsible for any damages your business may suffer. Campaign-center.net does not make implied or written warranties for any of our services. Campaign-center.net denies any warranty or merchantability for a specific purpose. This includes loss of data resulting from delays, non-deliveries, wrong delivery, and any and all service interruptions caused by Campaign-center.net.

10. Disclosure to Law Enforcement

The Terms of Service specifically prohibits the use of our service for illegal activities. Therefore, Subscriber agrees that Campaign-center.net may disclose any and all subscriber information including assigned IP numbers, account history, account use, etc. to any court who sends us a valid Court Order, without further consent or notification to the Subscriber. In addition, Campaign-center.net shall have the right to terminate all service set forth in this Agreement.

11. Warranty Disclaimer

You agree that your use of Campaign-center.net shall be at your sole risk. All services provided by Campaign-center.net are available as is, without warranty.

12. Indemnity

Campaign-center.net wishes to emphasize that in agreeing to the Campaign-center.net Terms of Service, customer indemnifies Campaign-center.net for any violation of the Terms of Service that results in loss to Campaign-center.net or the bringing of any claim against Campaign-center.net by any third-party. This means that if Campaign-center.net is sued because of a customer's or a customer of a customer's activity, the customer will pay any damages awarded against Campaign-center.net, plus all costs and reasonable attorney's fees.

13. Notice

You agree that Campaign-center.net may provide you with notices, including those regarding changes to the Terms of Service, by email, regular mail, or postings on Campaign-center.net services.

14. Entire Agreement

The Terms of Service (including any policies, guidelines or amendments that may be presented to you from time to time) constitute the entire agreement between you and Campaign-center.net and govern your use of Campaign-center.net services, superseding any prior agreements between you and Campaign-center.net for the use of Campaign-center.net services.

15. Choice of Law and Forum

The Terms of Service and the relationship between you and Campaign-center.net shall be governed by the laws of the Catalunya, Spain without regard to its conflict of law provisions. You and Campaign-center.net agree to submit to the personal and exclusive jurisdiction of the courts located within the county of Barcelona, Catalunya, Spain.

16. Waiver and Severability of Terms

The failure of Campaign-center.net to exercise or enforce any right or provision of the Terms of Service shall not constitute a waiver of such right or provision. If any provision of the Terms of Service is found by a court of competent jurisdiction to be invalid, the parties nevertheless agree that the court should endeavor to give effect to the party's intentions as reflected in the provision, and the other provisions of the Terms of Service remain in full force and effect.

17. Statute of Limitations

You agree that regardless of any statute or law to the contrary, any claim or cause of action arising out of or related to use of Campaign-center.net services or the Terms of Service must be filed within one (1) year after such claim or cause of action arose or be forever barred.