## Terms of Service

These terms and conditions apply to the paid services provided to you, by MK-Scripts, as a licensee of a GPL licensed software.

Our software is licensed under the GNU GPL. You can read the full text of the license here.

In addition to article 7 of the GPL license, it is not allowed to:

- misrepresent the origin of the material;
- to require that modified versions of the material are reasonably marked as different from the original version;
- use our trade names, trademarks or service marks;
- NOT indemnify licensors and authors of that material by anyone who conveys the
  material (or modified versions of it) with contractual assumptions or liability to the
  recipient, for any liability that these contractual assumptions directly impose on those
  licenses and authors.

Recurring fees apply to our services. Your annual subscription begins on the date when you complete your initial order. When your subscription/license has reached its end, a renewal order will automatically be created for you which you can pay within your account. Direct debit is not applied. If you leave your renewal order unpaid for 40 days, we will consider this as if you have canceled your subscription. As a result, your order will be automatically canceled and your subscription/license will be ended and deleted.

Cancellation of your subscription/license is possible within your account at any time by simply using a cancel button. The cancellation takes effect at the time when the subscription would otherwise be renewed and will result in the ending and deletion of your subscription/license and the deletion of your registered domains.

A valid license gives the user the right to download and use our software, to get available updates and to get premium support.

Updates are released from time to time for the purpose of improving and maintaining compatibility, as long as the software remains. In the event that the software ceases to exist, we are required to offer updates for at least 1 year after purchasing our software.

The support is provided as far as our software is concerned and is limited to what is considered reasonable. Information about availability and contact options can be found on the Download After Email website.

The company reserves the right to limit its service if the website in question contains explicit or offensive content.

You shall not provide us with personal information (EU / GDPR) or personally identifiable information (US) unless it has been approved in writing in advance. If you do this, you will be liable for all costs and damages that result from this, such as the costs related to the processing and removal of this data, including administrative fines and the costs of secure removal.

We reserve the right to adjust the prices of our services at any time. This includes that a (recurring) fee may be charged for services that were previously free.

We shall keep personal information about you strictly confidential.

We do our best to make high-quality software and to make as few mistakes as possible. Nevertheless, we are not liable for any costs and damage resulting from the use of our software.

We are willing to listen to your advice to make improvements via our updates, but it's up to us if we implement them. These updates will be owned by us and made available under the GPL license.

It is the responsibility of the user to comply with all legal requirements regarding the use of our software.

All disputes arising out of or in connection with this agreement are governed by Dutch law and will be resolved by the Arnhem District Court.

Refunds are possible within 30 days after payment of the user's initial order of their first subscription. The user can do this by completing the form on the support page within "My account" and giving his reason for reimbursement. Renewal orders cannot be refunded.