

PROXY SERVICE TERMS OF USE

These Terms of Use ("TOU") govern use of the Proxy Services through <https://any-page.io/> ("Site") provided by Prevas AB ("Company"), a legal entity duly registered at Prevas AB, Glödgargränd 14, 721 03 Västerås, Sweden under the Sweden law, company number 303028709. Please carefully read these TOS before accessing or using the service.

1. DEFINITIONS

In these TOU terms have the following meanings:

- **Account:** Data recorded in the System for your use, including Registration data, statistics, Referral Program, etc.
- **Pricing Plan:** Detailed terms under which Residential Proxy use will be accessible, including Fees, traffic limits, Sub-Users, IP-address locations, billing periods, etc.
- **Registration:** Entering a login and password on the Website, resulting in the acceptance of TOS and identification for System use.
- **Residential Proxy:** A proxy network with a real IP address provided by an Internet service provider, allowing anonymous access to websites.
- **Referral Program:** A feature allowing Users to receive consideration for new users who click the referral link, register, and/or purchase a Pricing Plan.
- **Sub-User:** A person authorized by you to access your Account and the System and/or an additional user's device permitted to use the System.

1.1 ACCOUNT REGISTRATION

To use the System, complete the Account Registration by providing necessary information. Keep your login and password confidential. You're responsible for the accuracy of the provided information. Intentional disclosure of login, password, and Registration Information to Sub-Users is allowed, but Client fully responsible for their actions. The Company may limit access for TOU breaches. The Company can refuse to open an Account without explanation and limit specific groups of Clients' rights.

2. TEMPORARY BLOCK AND SUSPENSION

The Account may be blocked for numerous incorrect login attempts. Contact the Company for a new password. The Company may suspend your access to the System if it believes your use violates TOU, the rights of the Company or third parties, applicable laws, or is objectionable or inappropriate. The Company is entitled to injunctive relief for violations without bond requirements. No refund is provided if your Account is suspended. You'll be notified of the block or refusal reason, and ways to remove the block will be explained. The Account may be blocked for numerous attempts to enter a promo code. Contact the Company for a new password in this case.

3. SERVICES PROVIDED THROUGH THE SYSTEM

The System allows users to use filters to select suitable Residential Proxies for anonymous internet browsing. Depending on the Pricing Plan, you can add Sub-Users to use the System for multiple devices. System functionalities may require actions like browser setting changes, explained in detail in the Account or System.

Users may participate in the referral program by sharing the referral link only via publicly available resources in accordance with the rules posted at <https://any-page.io/> (if applicable). Payments under the referral program may be denied in cases where the company believes that the promotion was carried out in bad faith. For example, if the user cannot prove ownership of resources for promotion (TG, website, software product that uses proxies)

4. FEES

Access to the System requires selecting a Pricing Plan and paying Fees in advance. Fees depend on the Pricing Plan. Details are provided in the System. Subscriptions auto-renew; Fees are deducted through the chosen payment method. Manual payment is required for cryptocurrency transactions. Fees are due on the first day of use and charged upfront for the next period. You'll be billed based on the selected Pricing Plan and additional traffic used. Fees are reflected in the Account in fiat currencies. In cryptocurrency payments, you may be asked to pay extra if the amount received is less than the fiat currency amount in the invoice. Failure to pay may result in System suspension and, after ten days, Account deletion. Fees do not include taxes; the Client is responsible for applicable taxes, levies, duties, and commissions. The Company may refuse orders for Pricing Plans for various reasons. The Company can amend Fee rates and payment terms without prior notice. If you disagree with amended rates, cease use after the paid period.

5. REFUNDS

There are no refunds for termination or cancellation of the Pricing Plan. If the User no longer wishes to subscribe to a System, it is User's responsibility to cancel in due time. All incurred charges are final and non-refundable, except at our sole discretion and in accordance with the rules governing the System.

6. LIMITATION OF LIABILITY

6.1. In no event will the Company be liable for any special, incidental, indirect, or consequential damages whatsoever arising from Client access or use of, or inability to access or use, the site.

6.2. To the extent permitted by law, the total liability of Company for any claims under these terms, including for any implied warranties, is limited to the amount you paid us to use the services (or, if we choose, to supplying you the services again). We will not be liable to you for any lost profits or other consequential, special, indirect, or incidental damages arising out of or in connection with this statement or facebook, even if we have been advised of the possibility of such damages.

7. COMMUNICATION BETWEEN THE PARTIES

At Registering or after the Client shall be obliged to provide the Company with trustworthy information for communication with the Client. The Client shall be responsible for keeping the specified data updated at all times. Upon submitting to the Company the Client's contact information, the Client agrees to receive information via above-mentioned channels.

8. DISPUTES RESOLUTION

8.1 The Company has a right to unilaterally amend these TOU by publishing the updated text in the System. The Company may notify the Client of the changes through the Account and/or System.

8.2 The Client agrees to the changed TOS by continuing to use the System. The Client undertakes at own risk to keep himself/herself updated with the TOS amendments, and do the following: (i) to memorize/ make a note of the date of last update provided in the TOS (e.g., to save a copy of the TOS, etc.) upon the initial registration of the Account and any time after the amendment, (ii) to visit on a regular basis the relevant page of the System Website and study the entire document of amended TOS in case of change in the update date. In case the Client does not agree to any of the amendments on the TOS, the Client shall immediately terminate use of the System.