

Service Agreement

Google Suspension Appeals & Verification Services

Company / Organization

(hereafter referred to as "You", "Client", or "Customer" in the contract)

Services to Be Purchased

Un-suspend 1 Google Account or service; or overcome 1 policy violation; or get Client through advertiser verification and/or business operations verification. **This agreement covers one (1) of the above services — not more than one.**

We charge **\$3,500** for this service.

Full-Refund Guarantee: If we are not successful, we will refund you the full amount you paid on or before the 49th day after payment. The refund is automatic — you do not need to request it. (Conditioned on Client cooperation — see Terms below.)

- You agree to allow us to make multiple appeals or submissions and to give us up to 49 days to keep working on your case.
- You agree to give us access to your Google account to prove whether our work was successful or not.

Terms & Conditions

Client Cooperation. The Full-Refund Guarantee is conditioned on Client's cooperation. During the 49-day period, Client agrees to provide timely access to the account, to provide accurate and complete information, and not to submit their own appeals, contact Google about the matter, or make changes to the account without Webrageous's approval. If Client withholds or revokes access, provides inaccurate information, or interferes with the process, the Full-Refund Guarantee will not apply.

Refunds. If we are not successful, your refund is automatic — you do not need to request it. Refunds are issued in full to the original payment method on or before the 49th day after payment. The 49-day period begins on the date your payment is received.

Future Account Standing. Webrageous does not control Google. A successful reinstatement, resolved policy violation, or completed verification does not guarantee that Google will not suspend, disapprove, or take other action against the account in the future. Later actions by Google after a successful outcome are outside the scope of this agreement and do not entitle Client to a refund.

Severability. Should any term of this Agreement be finally determined by a court/arbitrator/mediator of competent jurisdiction to be invalid, unenforceable or otherwise contrary to law and equity, the parties agree that such provision shall be construed, limited, modified or, if necessary, severed, to the extent necessary to eliminate its invalidity or unenforceability, and that the other provisions of this Agreement shall remain unaffected.

Liability. The maximum liability of Webrageous Studios related to or in connection with this agreement will be limited to the total amount paid by the customer in the year of any dispute. Webrageous Studios shall not be responsible for loss of profits or revenue. It is understood that this agreement is made with Webrageous Studios, LLC only. This agreement is not made with any employees or members of Webrageous Studios, LLC.

Agreement Not to Hire. Client (and its subsidiaries and parent companies) and Webrageous agree not to offer employment or subcontract work to each other's known employee(s) or known contractors/subcontractors during the period of this contract and for a period of 1 year after this agreement ends. Both parties agree to do everything possible to prevent the other's employees or contractors from being hired by clients.

Governing Law. This Agreement will be governed by and construed in accordance with the internal laws of the State of Nevada, excluding that body of laws known as choice of law or conflict of laws.

Disputes. All claims must be brought in the parties' individual capacity, and not as a plaintiff or class member in any purported class action, collective action, private attorney general action or other representative proceeding.

Communications. Client agrees to receive AI calls from Webrageous, text messages and automated emails. You can opt out at any time, including now, by emailing us at the email address shown in the footer of any page on webrageous.com.

Payment

How payment works: We will call you to obtain your payment information securely by phone — there is no need to include it on this form.

By signing below you confirm you have read and understood the foregoing terms and agree to them. I authorize Webrageous to initiate an electronic debit, to create and process a draft against my bank account, or to charge my credit card according to the terms outlined herein. Billing information provided to Webrageous will be used only for fees for services under this agreement. Invoices for Webrageous services will be emailed to you. Webrageous will process your payment automatically.

Acknowledgment & Signatures

Acceptance. Client's signature below constitutes an offer to purchase the service described above. This Agreement becomes binding only when accepted and countersigned by Webrageous Studios, LLC. Webrageous may decline any engagement for any reason before acceptance; if payment has already been collected, it will be refunded in full.

ACCEPTED BY — WEBRAGEOUS STUDIOS, LLC

CLIENT

Signature

Client Signature

David Chapman — President, Webrageous Studios, LLC

Business Name (if applicable)

Date

Name

Date

Problems or questions? Please email us at the address shown in the footer of any page on webrageous.com