

## **Domain/ Hosting Registration Form**

Contact Information:			
First Name :			
Last Name :			
Company Name (if any):			
Address 1 :			
Address 2 :			
City:			
Home Phone :			
Work Phone :			
Fax:			
Email Address :			
Service Information			
	•		
Domain Name :			
☐ Parked ☐ Parked	and Pointed	Parked w/ Emails	
Choose Your Hosting Package (if applicable) :			
☐ Unix Personal	☐ Windows Business	☐ Streaming Media Server 1	
<ul><li>☐ Unix Developer</li><li>☐ Unix Corporate</li></ul>	<ul><li>☐ Windows Developer</li><li>☐ Windows Corporate</li></ul>	<ul><li>☐ Streaming Media Server 2</li><li>☐ Streaming Media Server 3</li></ul>	
Additonal Features/ Services (if applicable) :			
☐ Database	amt		
☐ Additional FTP Acc.	amt		
☐ Mailing List	amt		
Server Username :		Server Password :	
Official Use :			
		Comments:	
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Date Approved:			

## Terms and Conditions:

This is an agreement where by Apex Solutions Limited will provide Internet Web Hosting Services to			
hereafter called "THE CUSTOMER".			
By the use of Apex Solutions Web Hosting Services, the customer hereby agrees to the terms and conditions set forth below which conjoins our Service Contract also documented at www.apex-solutions.com/terms.htm. This Agreement will be automatically renewed at the end of the initial term for the same period as the initial term unless cannot be continued because of circumstances warranting the discontinuing or termination of the agreement set out within this agreement itself and references in our Service Contract.			
PRIVACY POLICY - In acquiring our service, the customer will have to complete forms for delivery of service. The customer is required to give valid contact information, (such as name and mailing address, email address. We use this information in a manner of interest of the account an the service acquired. We also require a valid user's I.D./ Passport / Drivers Permit Number to provide validity of this information being submittee Apex Solutions places a high value on privacy and only exempts this obligation under circumstances stated in clause 'D' of our Service Contraction.			
PROVISIONS OF SERVICE - Apex Solutions will make the necessary provisions to host "The Customer's" website on our web server(s) located in the United States via Hostcentric Company.			
HOSTING - Apex Solutions will provide hosting facilities via Hostcentric Company for the hosting of personal, commercial websites, email accounts and domain names for a service charge. Websites hosted with Apex Solutions gives us some ethical responsibility for the content of such pages. Websites hosted with Apex Solutions must conform to the regulations as set out for the service at part 'A:1' of our Service Contract			
DOMAIN REGISTRATION - Apex solutions provides a Domain Name Registration Service through an affiliated company. This is an additional independent service and will be treated as separate services, and in turn billed separately. The customer is responsible to Domain Name Registration Authorities for any charges incurred. The domain name is registered on behalf of the customers in the customer's name and is by the customer. Any changes to the domain name will be done via formal notice from the customer to Apex Solutions.			
SEARCH ENGINE REGISTRATION - Apex Solutions will provides a Search Engine Application Seregistration Service. This is an additional and independent service and will be treated as separa Solutions does not take responsibility for nor honours, warranty/ guarantees the service acquire provide effectively gain from its service.	te services, and in turn billed separately. Apex		
SPECIALS - Where by the customer has obtain services from Apex Solutions through any promotion, special or incentive advertised the custome by signing this contract agrees to the service for at least one year. Should the customer decide to terminate this agreement/ service before the 1 year waiting period, then the full service charge(s) is payable where by before the customer would have benefited. These charges become due a must be paid before termination is effective.			
CUSTOMER RESPONSIBILTY			
PAYMENT AND CHARGES - The customer agrees to pay Apex Solutions in advance all charges relating to use of account(s) according to rates and prices as stated according to our pricing structure. Each account is billed from the 1st day of the present month regardless of the signup day and becomes due upon date of billing invoice. Invoices are either delivered electronically, or posted to the customer via his/her contact information at the beginning of each billing cycle. The Customer is obligated to fulfill their agreement and is bound to the rules concerning our payment terms as stated in part 'C' of our Service Contract			
RESPONSIBILITY FOR ACCOUNT USE - The customer is responsible for all use of their account(s), validity of information and confidentiality of the accounts 'sensitive information'. The customer is also responsible for their independent backup of their information. Apex Solutions Services may only be used for purposes as agreed to and as outlined by our acceptable use terms and guidelines as stated in part 'B:1' of our Service Contract. The customer agrees to indemnify and hold harmless Apex Solutions from any claims resulting from the use/ misuse of Apex Solutions' services where there has been a violation of our terms and guidelines for acceptable use of service as stated in part 'B' of our Service Contract			
TERM AND TERMINATION - This agreement shall become effective on the date the service application is entered into with Apex Solutions' system (no later than the end of a business day after receipt of application). Apex Solutions, at its sole discretion, may terminate this Agreement immediately or suspend access to the service upon any breach of this Agreement by the customer NOTE: Termination of service shall NOT relieve the customer from any obligation to satisfy and clear outstanding invoices or conditions.			
TERMINATION BY CUSTOMER'S REQUEST - The Customer may terminate the service by notifying Apex Solutions in writing of their wish to terminate the account giving to Apex Solutions at least 30 days notice. All fees due become payable from the date of notification and must be cleared before termination date is effective. This notice does not relieve the customer from any liability that has been incurred from the date of termination notice whether billed or not billed.  NOTE: If an annual payment was made to benefit from certain charges being waived before the year period, at the time of termination the unused			
portion of the customer's fees will be refunded less one (1) month penalty fee and at that point the waived charges will then be deducted.			
INDEMNITIES - While Apex Solutions has been assured by Hostcentric the highest guarantee with respect to standard of service and security Apex Solutions assumes no responsibility for the unauthorized access by the customer or anonymous users to information of participating networks "hacking", or any virus or harmful programs which may be introduced by the customer or anonymous user, or for the use of information received via the service through use/ misuse of the service.			
LIMITATION OF LIABILITY - Neither Apex Solutions Limited, its officers, directors, employees or authorized agents shall be under any liability to the customer nor any other person for direct, indirect or consequential loss or damage (including, but not limited to lost profits or damaged or corrupted data) arising out of or in connection delay, failure or interruption of the service or in the use causes beyond Apex Solutions' reasonable control such as acts of God, acts of any government, war or other hostility, civil disorder, the elements, fire, explosion, power failure, equipment failure, industrial failure or labour disputes, inability to obtain necessary supplies and the like.			
EFFECT OF THIS AGREEMENT - This agreement (which shall include the current and future Schedules hereto) represents the complete agreement conjoining our Service Agreement located at www.apex-solutions.com/terms.htm concerning this license between the parties and supersedes all prior agreements and representations between them. The acceptance of any purchase order placed by the customer is expressly made conditiona on the customer assent to the terms set forth herein which represents full legitimacy to our Service Contract, and not those contained in your purchase order.			
Customer Signature :	Authorising Signature :		
Customer ID/ DP/ Passport # / Company Stamp :	Date :		