

ACCEPTRICS LLC

Terms of Service For Using www.acceptrings.com

Last Updated: October 8, 2024

Acceptrings LLC is a company registered in the State of Florida. We operate the website <https://acceptrings.com> (the “Website”), through which we provide our services, including its programs, features and functionality (the “Services”).

These Terms of Services constitute a legally binding agreement made between Acceptrings and you as User/Subscriber (the “User/Subscriber”), whether personally or on behalf of an entity, regarding access and use of the Website and its Services.

Additional documents with specific terms and conditions, such as Subscription Agreements, may be included based on the type and scope of Services.

Acceptrings reserves the right to modify any or part of these Terms of Services from time to time. We will notify all Users/Subscribers of any modifications by updating the “Last Updated” section of these Terms of Service. It is the responsibility of all Users/Subscribers to periodically review the “Last Updated” section to stay current with any changes.

OVERVIEW:

- **You must abide by the Terms of Services** – You may not use our Website outside and beyond the current functionality and features that we offer. You are not allowed to work around the technical scope, boundaries, and limitations we designed and built within our Website architecture.
- **Intellectual Property Protection** – While we offer flexibility in generating your user-managed contents, such as the consent banner, no portion of our website may be reproduced, duplicated, copied,

sold, or otherwise commercially exploited without expressed, written permission from Acceptrics LLC.

- **Use at Your Own Risk** – The services, features, and functionality we offer are on “AS-IS” basis and may enhanced with new ones, updated or deleted from time-to-time.
- **Termination** – To terminate the use of our website, Users/Subscribers can deactivate their account at any time. For Paid Subscriptions, additional terms and conditions may apply.
- **Liability** - In case of any liability claim, our aggregate liability will not exceed \$100.00 (USD).
- **Registered Users/Subscribers Age Requirements** – Users of our website must be eighteen (18) years or older.

1. Our Services

- a. The Cookie Consent Solution to Privacy Compliance service is offered through the URL www.acceptrics.com (the “Website”).
- b. Upon signing up for subscription (free or paid), the subscribed user is granted limited, revocable, non-transferable, and revocable rights to access and utilize the features and functionality offered by our Website.
- c. Additional Terms and Conditions may be stipulated as part of the Subscription Plan Agreement.

2. Privacy Policy – Refer to our Privacy Policy Section on how Acceptrics LLC collects, uses, and discloses user-related information.

3. Who May Use the Services, Users/Subscribers must:

- a. Be at least 18 (eighteen) years old
- b. Provide complete and updated legal and contact information
- c. Complete and the Registration/Subscription process
- d. Authorized to accept the Terms and Conditions, if representing a legal entity.

4. Term and Duration

- a. Start – Upon completion and signing of the Subscription Agreement.

- b. Termination – Within 24 hours upon receiving email notice from the User/Subscriber.

5. Warranty

- a. The Service provided is offered “AS IS” and “AS AVAILABLE”.
- b. Except for specific warranties stipulated in the Subscription Agreement, no warranties are provided of any kind, either express or implied.
- c. We may conduct maintenance tasks from time to time that require downtime. Whenever possible, Acceptrics will always announce the schedule and scope of any downtimes. Acceptrics will not be liable for any impact from these downtimes.
- d. Significant and reasonable efforts have been made to minimize any detrimental impacts from virus and malware that could breach the Website. However, all liability claims from virus and malware will be processed in accordance to the terms and condition under Liability Section of the Terms of Service.

6. Liability

- a. To the extent permitted by the governing laws and statutes, Acceptrics accepts no liability to users, subscribers, or any third party for any direct or indirect financial lost and/or loss of data.
- b. Liability Limit for any claim will be based on the lesser of:
 - i. Amount Paid for current subscription
 - ii. Sum of \$100
- c. Acceptrics exercised due diligence and good faith in ensuring that the terms and conditions in this Terms of Service adhere strictly with governing laws. However, if any parts of these Terms of Service are found to be unlawful or unenforceable, that part is deemed severed from this Terms of Service, but will not affect the validity of the remaining parts/sections.

7. Indemnification – Users/Subscribers agree to indemnify and hold Acceptrics, including its Subsidiaries, Affiliates, Corporate Members, Management, and Employees from any loss, damage, liability,

claims, demands for legal fees/expenses made by third party due to breach the terms and conditions stipulated in this Terms of Services.

8. Contact Us – For any complaints or queries regarding this Terms of Service, please contact:

Acceptrics LLC

150 E Palmetto Park Road, Suite 800

Boca Raton, FL

Phone: +1.561.344.4488

Email: victor@acceptrics.com