

Terms and Conditions

Brick-n-Wire LLC, ("we" "us" or "our") develops training programs and videos ("Training Materials") for entrepreneurs to learn skills and master daily actions that can aid them in their professional ventures. While some of these training materials are available to you for free, others require that you create a User Account and pay a Subscription Fee for access. Access to and use of the Services, where accessed with our without payment are subject to the terms and conditions of this Agreement.

By subscribing to the Services or creating a User Account, you also agree to the provisions of the Brick-n-Wire Privacy Policy, which are all incorporated herein by reference. This Agreement and Privacy Policy include important legal information, including the exclusion of certain warranties and remedies. You are responsible for reviewing this Agreement and the Privacy Policy. The Brick-n-Wire Terms and Conditions and Privacy Policy may be amended from time to time without specific notice to you; however, if we amend these terms, we will post the revised Terms and Conditions or Privacy Policy on our Web site.

Accounts. In order to obtain access to the Services, you must create an Brick-n-Wire account ("User Account") and pay the appropriate fees for access to the services you request. By creating a User Account, you represent and warrant the information you provide is accurate and complete. You may never use another's account or share your User Account with others. For example, an institution may not purchase a single user account and share that user account among multiple employees or members. You are responsible for maintaining the security of your password and are solely responsible for the activity that occurs on your User Account. If you believe your User Account has been breached or used in any unauthorized manner, you must notify Brick-n-Wire immediately. Brick-n-Wire is not responsible for any damage or losses caused by unauthorized use of your User Account. You, however, may be responsible to Brick-n-Wire for any harm Brick-n-Wire incurs due to unauthorized use of your Brick-n-Wire User Account.

Subscription Fees. Brick-n-Wire offers services on a subscription fee basis according to the pricing and payment schedule displayed on our website. You agree to pay the Subscription Fees and any other charges incurred in connection with your User Account (including any applicable taxes) at the rates in effect when the charges were incurred. If your subscription includes access to areas containing premium content or services, your access to such areas may be subject to additional fees, terms and conditions, which will be separately disclosed in such areas. We will bill all charges automatically to your credit card, PayPal account or other payment method that Brick-n-Wire offers and you select. For any services billed by invoice, all payments are due upon receipt of the invoice.

Billing. Subscription Fees will be billed beginning on the day of the month in which Brick-n-Wire activates your User Account (the "Subscription Date") and on the monthly anniversary of each Subscription Date thereafter for the Term of this Agreement and any renewal thereof. Unless we state in writing otherwise, all subscription fees and other upgrade charges are nonrefundable. We may change the fees and charges then in effect, or add new fees or charges, by giving you notice in advance. If you want to use a different credit card than one previously provided or there is a change in credit card validity or expiration date, or if you believe someone has accessed the Services using your user name and password without your authorization, you must contact us immediately. You are responsible for any fees or charges incurred to access the Services through an Internet access provider or other third-party service. For example, the Services may include large video files. You are responsible for payment of any bandwidth, data, or subscription charges you may incur from a service provider while utilizing the Services.

Personal Information. When creating a User Account or using the Services, you will provide certain personal information to us ("User Information"). In addition to any provisions of our Privacy Policy, you agree that we may use your User Information to contact you regarding services we provide. We may also provide your e-mail address or contact information you provide to our sponsors and/or affiliates for marketing our services. If you would prefer not to receive marketing or advertising, you must notify us by contacting us at

brickandwire@gmail.com and requesting removal from our contact lists. Brick-n-Wire uses a third party to process credit card purchases and does not retain records that include full credit card account numbers. Brick-n-Wire may, however, obtain and retain portions, such as the last four digits, of a credit card number in order to later verify customer purchases.

Proprietary Rights. All Training Materials, content, organization, graphics, design, compilation, video and other matters related to or included on the Site are protected under applicable copyright, trademark, patent or other proprietary (including but not limited to intellectual property) rights. The copying, modifying, distributing, transmitting, displaying, selling, licensing, using, publishing or creating derivative works by you of any such matters or any part of the Site, except as expressly allowed by the Agreement, is strictly prohibited. You do not acquire ownership rights to any Content or other materials viewed through the Site. The posting of information or materials on the Site does not constitute a waiver of any right in such information and materials.

Trademarks / Service Marks. Brick-n-Wire logo are trademarks and/or service marks of Team Sites Pro and Brick-n-Wire, LLC. Other product and company names may be mentioned on the Site from time to time, which may be trademarks or service marks of their respective owners. These trademarks and/or service marks may not be reproduced without the express written consent of the respective trademark or service mark owner.

Links to Third Party Sites. This Site may contain links to websites controlled by parties other than Brick-n-Wire (the "Third Party Sites"). Brick-n-Wire is not responsible for and does not endorse or accept any responsibility for the availability, the contents or use of the Third Party Sites or any website accessed from a Third Party Site, or any changes or updates to such sites. Brick-n-Wire is not responsible for webcasting or any other form of transmission received from any Third Party Site. Brick-n-Wire is providing these links to you only as a convenience, and the inclusion of any link does not imply endorsement by Brick-n-Wire of the Third Party Site. You acknowledge that you bear all risks associated with access to and use of content provided on Third Party Sites and agree that Brick-n-Wire is not responsible for any loss or damage of any

sort you may incur from dealing with a third party. You should contact the site administrator for the applicable Third Party Site if you have any concerns regarding such links or the content located on a Third Party Site.

Term and Termination. This agreement shall be in effect as of the date you create your User Account. The term of the Agreement for billing purposes shall begin as of the Subscription Date. When selecting the Services, you can enroll on a monthly. Your subscription will renew automatically unless we terminate it or you notify us by e-mail (receipt of which must be confirmed by email reply from us) of your decision to terminate your subscription. If offered, for subscriptions of six months or greater, we will notify you of the pending renewal of your subscription at least 30 days prior to the date your subscription renews, except as otherwise required by law. You must cancel your subscription before it renews in order to avoid billing of subscription fees for the renewal term to your credit card.

Termination by You. You may terminate your User Account at any time by notifying us of your desire to terminate. After receiving notice from you, we will terminate your account before the Subscription Date for the next billing cycle for your Services. You will not receive a refund for any fees paid to Brick-n-Wire.

Termination by Brick-n-Wire. Brick-n-Wire may terminate your User Account with or without cause and without notice when terminated for cause. If you believe your User Account has been terminated in error, contact Brick-n-Wire at brickandwire@gmail.com. For example, Brick-n-Wire may terminate a User Account, if it determines you have provided others with access to Training Materials with your User Account. If Brick-n-Wire determines it in its sole discretion, that your User Account was terminated in error, Brick-n-Wire will provide you with access to the Services at no charge for the period of time in which your User Account was terminated. This shall be the sole and exclusive remedy available to you for any termination in error. If Brick-n-Wire terminates your account for cause, determined at the sole discretion of Brick-n-Wire, you will not receive a refund for any Subscription Fees paid to Brick-n-Wire. If Brick-n-Wire terminates your User Account without cause, as determined by Brick-n-Wire in its discretion, Brick-n-Wire will provide you with a pro rate refund of payments made to you for the

Services.

Limited License. By subscribing to the Services, Brick-n-Wire grants you a limited, non-exclusive license to view the Training Materials via the Brick-n-Wire web site. This license shall terminate immediately upon termination of your Services. Following termination of your User Account, you shall immediately destroy any Training Materials or other content obtained through the Services. Brick-n-Wire is the sole and exclusive property of Brick-n-Wire or the respective creators of the Training Materials. Nothing herein grants you any ownership rights in the Training Materials. You are not authorized to:

- Share your User Account with others;
- Allow more than one individual to access a User Account;
- Copy, modify, distribute, capture, or save locally any of the Training Materials;
- Remove any copyright or proprietary notice included on or in any Training Materials;
- Circumvent or attempt to circumvent any encryption, security code, or other protection used in connection with the Training Materials;
- Use the Services for any unlawful purposes;
- Capture screen shots of Training Materials; or
- Make Training Materials available to others in any format.

As a service to our friends in the Internet marketing community, Brick-n-Wire offers the opportunity to participate in our online community where you can interact with and learn from others with like interests. While Brick-n-Wire does not monitor content posted in the community, please be advised that Brick-n-Wire reserves the right to delete any message for any or no reason and to prohibit your access to services. By posting text, images or other content ("Posted Content") you hereby grant Brick-n-Wire a perpetual, non-exclusive license to use the Posted Content in connection with the Site and Services. You further represent and warrant that the Posted Content does not infringe the intellectual property rights of any third party.

If you have reason to believe that a user has posted content that is obscene, pornographic, violates the intellectual property rights of a

third party or otherwise violates the terms of this Agreement, you may contact Brick-n-Wire at brickandwire@gmail.com to request removal of the content or use other procedures available through the forum to request removal. Requests for removal due to infringement of intellectual property rights must be directed to brickandwire@gmail.com and include the following:

a. A physical or electronic signature of a person authorized to act on behalf of the owner of an exclusive right that is allegedly infringed; b. Identification of the copyrighted work claimed to have been infringed, or, if multiple copyrighted works at a single online site are covered by a single notification, a representative list of such works at that site; c. Identification of the material that is claimed to be infringing or to be the subject of infringing activity and that is to be removed or access to which is to be disabled, and information reasonably sufficient to permit the service provider to locate the material. d. Information reasonably sufficient to permit the service provider to contact the complaining party, such as an address, telephone number, and, if available, an electronic mail address at which the complaining party may be contacted. e. A statement that the complaining party has a good faith belief that use of the material in the manner complained of is not authorized by the copyright owner, its agent, or the law. f. A statement that the information in the notification is accurate, and under penalty of perjury, that the complaining party is authorized to act on behalf of the owner of an exclusive right that is allegedly infringed. (see 17 U.S.C 512(c)(3) for further details)

Warranty Disclaimer. ALL Materials Brick-n-Wire Provides are PROVIDED "AS IS". Brick-n-Wire DOES NOT WARRANT THAT training materials or services provided in connection therewith WILL MEET YOUR REQUIREMENTS OR THAT THEIR OPERATION WILL BE UNINTERRUPTED OR ERROR-FREE OR THAT THE CONTENTS OF THE Training Materials ARE ACCURATE OR COMPLETE. Brick-n-Wire MAKES NO WARRANTIES, EXPRESS, IMPLIED OR ARISING BY CUSTOM OR TRADE USAGE RELATING TO THE Training Materials or related services, AND WITHOUT LIMITING THE GENERALITY OF THE FOREGOING, TO THE EXTENT PERMITTED BY APPLICABLE LAW, SPECIFICALLY

DISCLAIMS ANY IMPLIED WARRANTIES OF TITLE, NONINFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. TO THE EXTENT PERMITTED BY APPLICABLE LAW.

Limitations on LIABILITY. IN NO EVENT SHALL Brick-n-Wire AND/OR ITS AFFILIATES, MEMBERS, agents, employees, LICENSORS OR SUPPLIERS BE LIABLE FOR ANY PUNITIVE, consequential, OR MULTIPLE DAMAGES OR LOST PROFITS OR OTHER SPECIAL, DIRECT, INDIRECT, INCIDENTAL, OR CONSEQUENTIAL DAMAGES, INCLUDING ANY DAMAGES RESULTING FROM LOSS OF BUSINESS ARISING OUT OF OR IN CONNECTION WITH THE Training Materials or related services, EVEN IF Brick-n-Wire HAS BEEN PREVIOUSLY ADVISED OF THE POSSIBILITY OF SUCH DAMAGES OR IF SUCH DAMAGES WERE FORESEEABLE. In any event, Brick-n-Wire's aggregate liability for any claim relating to the services shall be limited to the amount you have paid to Brick-n-Wire for the three months preceding any action filed.

Territorial Restrictions. The Services may not be available in certain territories due to certain national or international restrictions. By utilizing or subscribing to the Services, you represent and warrant that you are authorized under all applicable laws to access the Services.

Children. Minors are not eligible to use the Site, and we ask that they do not submit any personal information to us. Users and account holders shall be of the minimum age of 18 years old.

Indemnity. You agree to defend, indemnify and hold harmless Brick-n-Wire, its managers, employees and agents, from and against any and all claims, damages, obligations, losses, liabilities, costs or debt, and expenses (including but not limited to attorney's fees) arising from: (i) your violation of this Agreement or Privacy Policy; (ii) your violation of any third party right, including without limitation any copyright, property, or privacy right; or (iii) any claim that one of your User Submissions caused damage to a third party. This defense and indemnification obligation will survive termination of this Agreement

and your use of the Services.

Governing Law and Jurisdiction. This Agreement shall be governed and construed according to the laws of the state of Nevada, United States of America. By using the Services, you consent to the exclusive jurisdiction of the state and federal courts in Clark County, Nevada. The United Nations Convention on Contracts for the International Sale of Goods, the application of which is hereby expressly excluded, will not govern this Agreement.

No Waiver. No delay or failure to take action under this Agreement shall constitute waiver by Brick-n-Wire of any provision of this Agreement or prevent Brick-n-Wire from subsequently enforcing such provisions. The provisions of this Agreement are severable, and if any provision of this Agreement is determined to be invalid or unenforceable under any controlling body of law, such invalidity or non-enforceability shall not in any way affect the validity or enforceability of the remaining provisions.

Again, you are responsible for reviewing the Brick-n-Wire Terms and Conditions as well as the Brick-n-Wire Privacy Policy. If you do not agree to any of the terms above or the Terms and Conditions or Privacy Policy, do not proceed with use of the Brick-n-Wire web site, the Training Materials and do not access the Services.

REFUNDS:

This refund policy relates to all purchases made on Brick-n-Wire websites.

We offer an unconditional 30-day refund for requests for a refund submitted to brickandwire@gmail.com.

The refund request must be submitted to our support department using the address specified above using the email address associated with your Team Sites Pro "Brick-n-Wire" account, within the first 30 days.

After the first 30 days members may cancel their account at anytime, but a refund will not be issued for subsequent subscription renewals, which will occur 30 days after your initial purchase date. Any cancellation request must be submitted to our customer service department two business days prior to the member's subscription renewal date using the email address associated with their Brick-n-Wire account sent to brickandwire@gmail.com.

PAYMENT OPTIONS:

Visa
MasterCard
American Express
Discover

TECHNICAL SUPPORT: Technical Questions regarding Team Sites Pro platform are answered through Team Sites Pro's Support portal. All support tickets are answered within 24-48 hours. Support tickets received on holidays and weekends are answered within 48 hours of the following business day. To submit a support ticket, please visit Brick-n-Wire Community Section.

CONTACT INFORMATION: For customer service questions Brick-n-Wire's Customer Service portal. Requests will be answered within 24-48 hours. Requests sent during holidays and weekends will be answered within 48 hours of the following business day.