

Effective as from 1st June 2022

TABLE OF CONTENT

TERMINOLOGY

PREAMBLE

CHAPTER 1: LEGAL BINDING WITH DANNYOKEC ENTERPRISE

CHAPTER 2: DANNYOKEC ADSENSE TRAFFIC BOT SYSTEM

CHAPTER 3: DANNYOKEC ADSENSE TRAFFIC BOT COURSE

CHAPTER 4: DANNYOKEC ENTERPRISE COMMUNICATION POLICY

CHAPTER 5: DANNYOKEC ENTERPRISE REFUND POLICY

CHAPTER 6: DANNYOKEC ENTERPRISE LIABILITY COVERAGE POLICY

CHAPTER 7: DANNYOKEC ENTERPRISE CONTRACT AND ACCOUNT TERMINATION POLICY

CHAPTER 8: DANNYOKEC ENTERPRISE DEFAMATION / SLANDER / THREAT POLICY

CHAPTER 9: DANNYOKEC ENTERPRISE DISPUTE POLICY

CHAPTER 10: DANNYOKEC ENTERPRISE SUGGESTION POLICY

TERMINOLOGY:

" **DANNYOKEC** " means DANNYOKEC ENTERPRISE

Eligible DannyOkec user: means any individual, organisation or legal entity who has a legal binding contract and has agreed with **DANNYOKEC ENTERPRISE** and such legal binding contract has not been terminated or suspended by **DANNYOKEC ENTERPRISE** .

"Account": means the DannyOkec account You open using your details with the Website (**adsense.dannyokec.com**).

"The Agreement": means "Terms and Conditions".

"Bot System": is a traffic bot used to improve AdSense earnings provided by DANNYOKEC ENTERPRISE, it is deployed for YouTube channels and websites.

"Bot Course": is the traffic bot course which is in four (4) phases provided by DANNYOKEC ENTERPRISE, it is provided for eligible DannyOkec users to learn about the bot, also how to tailor and deploy the bot for the particular YouTube channel or website.

"We/us/our/the Company": means DANNYOKEC ENTERPRISE which is the owner and the operator of the website.

"Website": means the domain **adsense.dannyokec.com** or any derivative thereof.

"Your Jurisdiction": means the jurisdiction in which you are domiciled, reside or work.

"You/Your" also referred to as **"Customer"**: means any person who enters the Website and participates in any services provided by us.

PREAMBLE

DannyOkec[®] is a trading name of **DANNYOKEC ENTERPRISE**, a company incorporated under the laws of the Federal Republic of Nigeria with registration number 1634076. We are authorised by the Federal republic of Nigeria to engage in the business of general contract, general supplies, logistics and more.

Adsense.dannyokec.com is a website (domain) owned by **DANNYOKEC ENTERPRISE**, the website (**adsense.dannyokec.com**) was created to enable members of the public to sign a contract with **DANNYOKEC ENTERPRISE** at their convenience.

The website **adsense.dannyokec.com** on behalf of **DANNYOKEC ENTERPRISE**, will supply professional services of tutorials, mentorship and bot deployment via the website, our mobile app, SMS, phone calls and other options convenient with the company and an eligible DannyOkec user.

The website **adsense.dannyokec.com** on behalf of **DANNYOKEC ENTERPRISE**, will also provide eligible DannyOkec users support to handle errors and other difficulties encountered while coding the bot.

The website **adsense.dannyokec.com** on behalf of **DANNYOKEC ENTERPRISE**, will provide the above services on a contract that the eligible DannyOkec user of such supplies, pays us a fixed full amount or a part payment then a commission of their earnings as a result of using our supplied services.

CHAPTER 1: LEGAL BINDING WITH DANNYOKEC ENTERPRISE

1.1. These terms and conditions constitute a binding contract between you and DANNYOKEC (DANNYOKEC ENTERPRISE or we/our/us/the Company) and govern your use of the contract based on services offered by the Company. By using the services, you agree to be bound by these terms and conditions, which incorporate the following additional terms:

Privacy Policy

Referral Policy

Promotion Policy

1.2. If you do not agree to these terms and conditions, please discontinue using the website. your continued use of the website, is acceptance by you of these terms and conditions. These terms and conditions form a legal agreement between you and DANNYOKEC ENTERPRISE. You should print out copies of these terms and conditions and keep them in a safe place.

1.3. These terms and conditions, supersede any other agreement [whether oral or written] between you and DANNYOKEC ENTERPRISE or a representative of DANNYOKEC ENTERPRISE regarding your use of our services.

1.4. If there is any inconsistency between these terms and conditions and any documentation incorporated by reference, these terms and condition shall prevail.

1.5. We reserve the right to update these terms and conditions from time to time in order to address legal and regulatory changes, incorporate changes in our business or to improve the clarity and helpfulness of these terms and conditions. When the terms and conditions are updated, we will post them on this website and it is your responsibility to check our site from time to time to review any updated terms and conditions when posted. The updated terms and conditions shall govern and control once they are posted to the website. It is your responsibility to retain copies of service policies and rules.

1.6. The continued use of the service after the date when the terms and conditions are meant to come into effect will correspond to a complete acceptance of the revision performed, whether or not the changes have been acknowledged.

1.7. If you consider any amendment carried out by us to be intolerable or uncondusive, you may cease using our services.

CHAPTER 2: DANNYOKEC ADSENSE TRAFFIC BOT SYSTEM

2.1. During your request to use the DannyOkec AdSense Traffic Bot System, you acknowledge and agree that:

You are older or of the age eighteen [18] or the legal age for signing a contract in the jurisdiction in which you reside.

You have read, fully understood, and accepted these terms and conditions.

These terms and conditions constitute a legal binding agreement between you and DANNYOKEC ENTERPRISE regarding the use of our services and you are legally fit to enter into such contract.

Coding the bot taught on our tutorials are done at your discretion and we are not liable for any strikes you might incur on your AdSense account while using the bot you coded specifically for your YouTube channel or website.

2.2. The DannyOkec AdSense Traffic Bot System will be available on the website (www.adsense.dannyokec.com) to enable eligible DannyOkec users access the tutorials and learn how it works.

2.3. DANNYOKEC ENTERPRISE will not be held responsible and liable for any strikes, damages, or negative event that an eligible DannyOkec user might incur as result of using the DannyOkec AdSense Traffic Bot System or if not been able to use the DannyOkec AdSense Traffic Bot System.

2.4. DANNYOKEC ENTERPRISE reserves full credit to the DannyOkec AdSense Traffic Bot System.

2.5. Any user other than a staff or representative of **DANNYOKEC ENTERPRISE** who takes credit for the DannyOkec AdSense Traffic Bot System is mandated to pay **10,000,000** Naira or its equivalent in damages for theft of credit or any other amounts agreed upon by **DANNYOKEC ENTERPRISE**.

2.6. Any user found guilty on the act of selling the access and link to the DannyOkec AdSense Traffic Bot System will be fined 1,000,000 Naira or its equivalent for reselling a premium professional service of **DANNYOKEC ENTERPRISE**.

2.7. A user's access to the DannyOkec AdSense Traffic Bot System will be terminated and prohibited for numerous reasons not limited to:

Violating a policy of **DANNYOKEC ENTERPRISE**.

Being abusive, a threat, or a nuisance to a staff or representative of **DANNYOKEC ENTERPRISE**.

2.8. If you do not agree to any of these terms and conditions, immediately discontinue your use of the website.

CHAPTER 3: DANNYOKEC ADSENSE TRAFFIC BOT COURSE

3.1. During your registration requesting participation in the DannyOkec AdSense Traffic Bot System Course, by ticking the boxes I confirm that I am at least eighteen [18] years old and I have read, printed, and accepted the terms and conditions, you acknowledge and agree that:

You are older or of the age of eighteen [18] or the legal age for signing a contract in the jurisdiction in which you reside.

You have read, fully understood, and accepted these **terms and conditions**.

These terms and conditions constitute a legally binding agreement between you and **DANNYOKEC ENTERPRISE** regarding the use of our services and you are legally fit to enter into such contract.

Your registration details are absolutely correct [address, full name, and every other detail you provided on the website], and that supply of incorrect details with the purpose of misleading the company would lead to suspension and/or termination of your Dannyokec user account without compensation or refund.

You have watched the latest AdSense tutorials on YouTube on how the bot works and understand that the process taught on the tutorials have been tried and true, but you are responsible for the bot you coded yourself.

3.2. The DannyOkec AdSense Traffic Bot System will supply you with professional tutorials on how the bot works, and how to code and deploy the bot.

3.3. The DannyOkec AdSense Traffic Bot System Course will not be free of charge.

3.4. The DannyOkec AdSense Traffic Bot System Course in full or part may only be accessible to an eligible DannyOkec user who has made full payment or part payment.

3.5. DannyOkec AdSense Traffic Bot System Course is in four phases and provides a lifetime access to the full course, if part payment was made only the value paid will access be given.

3.6. Subscription to the DannyOkec AdSense Traffic Bot System Course is only bound to the eligible DannyOkec user who paid for the course either full or part payment.

3.7. An eligible DannyOkec user access to the the DannyOkec AdSense Traffic Bot System Course must not share the login details of the DannyOkec AdSense Traffic Bot System Course with a third party.

3.8. Sharing of the DannyOkec AdSense Traffic Bot System Course login details with a third party its prohibited, and if an eligible DannyOkec user is found guilty of sharing login details to the DannyOkec AdSense Traffic Bot System Course such eligible user will forfeit eligibility of their DannyOkec account and their legal contract with **DANNYOKEC ENTERPRISE** will be terminated with no refund or compensation.

3.9. DANNYOKEC ENTERPRISE will not be held responsible and liable for any strikes, damages, or negative event that an eligible DannyOkec user might incur as result of using or not being able to use the DannyOkec AdSense Traffic Bot.

3.10. In a situation the DannyOkec AdSense Traffic Bot System Course is unavailable for more than 72 working hours, an eligible DannyOkec user who has made full or part payment for the course can reach out to **DANNYOKEC ENTERPRISE** for complaints and enquiries.

3.11. It is at our discretion to discontinue the tutorials at any given time even without prior notice.

3.12. It is at our discretion to decide whether or not an eligible DannyOkec user's request to pay as you learn or earn will be granted or declined.

3.13. The DannyOkec AdSense Traffic Bot System Course is a professional service where tutorials and support on coding a Google AdSense traffic bot to improve AdSense earnings, therefore all payments made would by eligible DannyOkec users will not be refunded for any reason not limited to:

Displeasure in the tutorial approach and language used.

Inability to code the bot properly after watching the tutorials and receiving support.

Loss of interest to use the DannyOkec AdSense Traffic Bot System.

3.14. We reserve the right to update the course fees for the DannyOkec AdSense Traffic Bot System Course at our discretion, without prior information or reason for the change in course fees.

3.15. If an eligible DannyOkec user is not in accordance with the new course fees before payment, they are required to discontinue payment for the DannyOkec AdSense Traffic Bot System Course.

3.16. We reserve the right to terminate the DannyOkec AdSense Traffic Bot System Course access of an eligible DannyOkec user at our discretion with no form of refund or compensation on such termination.

3.17. An eligible DannyOkec user who made either full or part payment for the DannyOkec AdSense Traffic Bot System Course will lose access and risk termination of account for any reason not limited to:

Violating a Policy of **DANNYOKEC ENTERPRISE**.

Being abusive, a threat or a nuisance to a staff, executive or representative of **DANNYOKEC ENTERPRISE**.

3.18. IF YOU DO NOT AGREE TO ANY OF THESE TERMS AND CONDITIONS, PLEASE DO NOT COMPLETE THE REGISTRATION BUT RATHER, IMMEDIATELY DISCONTINUE YOUR USE OF THE WEBSITE

CHAPTER 4: DANNYOKEC ENTERPRISE COMMUNICATION POLICY

4.1. All communication to **DANNYOKEC ENTERPRISE** must be done via the email address and social media links on the website.

4.2. **DANNYOKEC ENTERPRISE** will not take responsibility and liability for any communication, transaction or agreement done outside the contact details provided on the website.

4.3. Mediums of communication can be hacked and compromised, in a scenario where any of our communication channels are compromised, we would not take responsibility and liability for any communication, transaction or agreement done.

4.4. **DANNYOKEC ENTERPRISE** will not condone any form of abuse, threat, accusation, humiliation, or intimation during communication.

4.5. We reserve the right to discommunicate, ban, block or restrict you at our sole discretion for reasons not limited to abusing, threatening, accusing, humiliating or intimidating **DANNYOKEC ENTERPRISE** or any representative of **DANNYOKEC ENTERPRISE** during communication.

4.6. Our customer support representative will only be available from 9am to 5pm, Monday to Friday, Lagos, Nigeria, West Africa Time (WAT).

4.7. We reserve the right to record and document all conversations for the following purposes, not limited to:

Improving our services

Holding evidence for any likely dispute that might occur

Tracking the activities of our staffs and representatives

Proper documentation and record keeping

4.8. We reserve the right to contact an eligible DannyOkec user through their contact and email address details registered on our website.

4.9. If you do not agree to these communication rules, desist from making any form of communication with us.

CHAPTER 5: DANNYOKEC ENTERPRISE REFUND POLICY

5.1. Due to the nature of our professional services which involves making tutorials and providing support on coding a Google AdSense traffic bot to improve AdSense earnings, we hereby state that we run and operate on a no refund policy.

5.2. We do not grant/give refunds on any form of transactions whether value was offered or not, this includes payments for DannyOkec Google AdSense traffic bot course and any other form of transactions done whatsoever.

5.3. By Purchasing and transacting with us, you are giving us the legal right to withhold any amount transacted whether or not we supplied the purchased services.

5.4. Should you choose to back out from a service, all payment done in respect to that service will not be refunded.

5.5. If you defame, slander, insult, threaten, abuse, falsely accuse, or inflict harm to **DANNYOKEC ENTERPRISE** or any representative of **DANNYOKEC ENTERPRISE** as a result of no refund dispute, you will hereby agree under this contract to pay us the sum of **10,000,000** Naira or its equivalent in damages, and increase the sum if we feel the damages are beyond the scope of the sum of **10,000,000** Naira.

5.6. All payments to **DANNYOKEC ENTERPRISE** must be properly cross checked, if payments are made with a reduction or increase we will not provide any form of refund.

5.7. We can also grant a refund request at our discretion, if we believe there was an error in the transaction or for any reason seen fit.

CHAPTER 6: DANNYOKEC ENTERPRISE LIABILITY COVERAGE POLICY

6.1. We do not guarantee 100% returns on investment. In a case or condition where you made losses, face strikes, suspension, blocks, or face any form of challenges using our software, we are not liable and can not be held responsible.

6.2. Coding the Google AdSense traffic bot for your website or YouTube channel using our tutorials are strictly at your own risk.

6.3. We will not be held responsible and liable for any losses, damages or negative events that you might incur as a result of using our services or as a result of not being able to use our services.

CHAPTER 7: DANNYOKEC ENTERPRISE CONTRACT TERMINATION POLICY

7.1. Given the nature of the services provided, we reserve the right to terminate your account at any time with or without prior notice if you are in breach of any of the obligations under these **terms and conditions** or based on reasonable evidence. We believe that our **terms and conditions** have been breached upon closure of your account, and any payment made will not be returned to you.

7.2. We take abuse and manipulation of our services seriously and in addition to other rights available under these **terms and conditions**, we reserve the right at our sole discretion to;

Void any withdrawals

Suspend or terminate your account

Suspend the provision of the service to you

Seize all the funds in your account and to reverse any withdrawals that may be pending if our risk management monitoring system have detected irregularities

7.3. If the provision of the services is suspended and/or your account is deactivated, the provision of the services may be reinstated and or your account may be reactivated by **DANNYOKEC ENTERPRISE** after the necessary rectification [if capable of being rectified] action has been taken by you and such rectification has been verified to **DANNYOKEC ENTERPRISE'S** satisfaction.

7.4. Supply of incorrect details could lead to suspension and/or termination of your account without compensation or refund.

CHAPTER 8: DANNYOKEC ENTERPRISE DEFAMATION / SLANDER / THREAT POLICY

8.1. We respect your right to freedom of speech and we believe everyone is entitled to fair hearing and freedom to rate our services, however this freedom of speech and rating our services will be limited to;

Airing your views only if you have had dealings and transactions with us.

Airing your views only if you have concrete and unedited proof of dealings and transactions with us.

Airing your views based on facts, honesty, and your personal experience with us, not an experience of a proxy.

Airing your views peacefully without defamation, slander, threats, abuses, insults or false representation of our services.

If your airings do not make a mis-interpretation and representation of our services.

8.2. Any article or media we find defaming, scandalous, threatening or abusive to our image as a company will be challenged in a reputable court of law for its credibility. In line with this section, we reserve the right to sue the originators of such defaming, scandalous, threatening, abusive articles for damages at our discretion.

8.3. If you are found guilty of defamation, slander, false representation, threat, abuse, false accusation, or making harms to **DANNYOKEC ENTERPRISE** or any representative of **DANNYOKEC ENTERPRISE** as a result of a failed transaction, unsatisfied transaction or transaction related to a no refund dispute, you hereby agree on this contract to pay us the sum of **10,000,000** Naira or its equivalent in damages and increase the sum if we feel the damages are beyond the scope of the sum of **10,000,000** Naira.

CHAPTER 9: DANNYOKEC ENTERPRISE DISPUTE POLICY

9.1. If you have any question about the website or the services or in the event that you have any complaint or dispute regarding **DANNYOKEC ENTERPRISE** services, you should in the first instance email DannyOkec customer service team on admin@dannyokec.com, and support@dannyokec.com from 9:00am to 5:00pm West African Time (WAT).

9.2. During communication regarding dispute to **DANNYOKEC ENTERPRISE**, the communication policy must be strictly adhered to.

9.3. In an occasion where dispute cannot be resolved within you and us, you are free to involve the law court for a more appropriate redress.

9.4. On the rise of dispute between you and us, we reserve the right to sue, arrest and make legal charges using the registered contact and address details you provided upon registration.

CHAPTER 10: DANNYOKEC ENTERPRISE SUGGESTION POLICY

10.1. We reserve the right to adopt suggestions without crediting and compensating the initiator of such suggestions.

10.2. We reserve the right to disregard any form of suggestions initiated to us.