

This “Agreement” is between the “end user” and “the company”

Welcome to the website <https://www.cometcommunications.ca>

The website also known as (the "Site") is comprised of several key components including text and video links used in connection to identify emerging techniques that strengthen an ability to capitalize on a business model conveyed to those known in part to the execution strategy as it is made known by a non-disclosure hereof. This site has one web page operated by a “consultant” acting on behalf of “the company”. The website as it is displayed in its human, readable format instructs its audience to be discrete with the business ideas, materials and elements common to each respective position once it is identified. For those who also wish to forgo certain matters to this business, then we will decide what business is subject to the NDA as it is known, the importance of which remains accountable by all parties. As it connects audiences to certain elements used for advertising and certain motion pictures, the services will constitute a position known to the consultant wherein the completion of services will address those who wish to be identified. The website as it is perceived www.cometcommunications.ca is offered to you whether you agree to the conditions hereof; as required by law. Upon this recognition and wherever it is placed includes certain captions to suggest counterparts may exist to better convey through text and body placement an area of expertise that is more ritual based as it reflects a presence only known to the respective business model. The business as it is understood is collectively recognized as “niche”. It is upon your acceptance without modification of these terms, conditions, and notices contained herein (the "Terms") that your knowledge is subject to certain industry trade secrets and lawful information as according to the business purpose. Your use of the website including all functionality that governs your device constitutes your agreement in full whether made in part by clicking on this link or another, whereas to all such Terms you “agree” that you understand it as is. Please read these terms carefully and keep a copy of them for your reference.

The Site is a News and Information Site

The company provides media consultation, training, workflow, and new technology to assist in the delivery of digital media assets, subject to interpretation and trade secret according to those identified in its business.

Privacy

Your use of the Site is subject to our Privacy Policy. Please review our Privacy Policy, which also governs the Site and informs users of our data collection practices.

Electronic Communications

Visiting the Site or sending emails to any consultant or team member constitutes electronic communications. You consent to receive electronic communications and you agree that all agreements, notices, disclosures, and other communications that we provide to you electronically, via email and on the Site, satisfy any legal requirement that such communications be in writing.

As it is made known to you, hereby accepting these terms it is our duty to inform you that “the company” does not knowingly collect, either online or offline any personal information whatsoever, except that which you give consent to.

Links to third party sites/Third party services

The Site may contain links to other websites ("Linked Sites"). The Linked Sites are not under the control of “the company” and “the company” is not responsible for the contents of any Linked Site, including without limitation any link contained in a Linked Site, or any changes or updates to a Linked Site. For your knowledge "the company" is providing these links to you only as a convenience, and the inclusion of any link does not imply endorsement by "the company" or the use of the site or any association with its operators or counterparts hereafter made known or wherever recognized.

Certain services made available via the Site are delivered by third party businesses including websites and organizations that may or may not be known to any personnel acting for or against the company. By using any product, service or functionality originating from the domain, you hereby acknowledge and consent that the company may share such information and data with any third party with whom the company has a contractual relationship to provide the requested product, service or functionality on behalf of its end users and customers however they may be recognized.

No unlawful or prohibited use/Intellectual Property

You are granted a non-exclusive, non-transferable, revocable license to access and use the Site strictly in accordance with these terms of use. As a condition of your use of the Site, you warrant that you will not use the Site for any purpose that is unlawful or prohibited by these Terms or any lawfully recognized term are you may know it to be such. You may not use the Site in any manner, which could; damage, disable, overburden, or impair the Site or interfere with any other party's use and enjoyment of the Site. You may not obtain or attempt to obtain any materials or information through any means not intentionally made available or provided for through the Site.

All content included as part of the Service, such as text, graphics, logos, images, as well as the compilation thereof, and any software used on the Site, is the property of Comet Communications Inc., or "consultant" acting in part to protect the mutual interests therein occupied by the NDA as instructed. Such suppliers, should they be known to certain personnel are not protected by copyright and other laws that protect intellectual property and proprietary rights. You agree to observe and abide by all copyright and other proprietary notices, legends or other restrictions contained in any such content and will not make any changes thereto.

When you use any functions of this site, You agree you will not modify, publish, transmit, reverse engineer, participate in the transfer or sale, create derivative works, or in any way as a means to exploit any of the content, in whole or in part recognized or construed by and TCP or UDP connection in relation to the perspective of which governs the use of the Site. The company content is not for resale. Your use of the Site does not entitle you to make any unauthorized use of any protected content, and in particular you will not delete or alter any proprietary rights or attribution notices in any content or modify any agreement including any body of text or elements however conveyed through the display or device by which you use. You will use protected content solely for your personal use and will make no other use of the content without the express written permission of "the business owner". You agree that you do not acquire any ownership rights in any protected content and should any claim arise from such action then you will waiver such rights as those rights will no longer be recognized according to the Corporations Act. The company does not grant you any licenses, expressed or implied, to the intellectual use of any property of "the business owner" or our licensors except as expressly authorized by legal notice, subject to limitations according to the jurisdiction by which you reside.

International Users

The Service is controlled, operated, and administered by "WIX" and is not known to the company to exist or take place from any other known office, as it is made known to the company owner. If you access the Service from a location outside the USA, you are responsible for all compliance with all local and provincial laws except whereas such laws are permutated by the collection policy and notice provided by a subject to vote board meeting hereafter known to the Corporations Act. You agree that you will not use any content accessed through the Site in any country or in any manner prohibited by any applicable laws, restrictions, or regulations pertaining to the use thereof at any time.

Indemnification

You agree to indemnify, defend and hold harmless Comet Communications Inc., in its formal recognized state as a company existing under the laws within the jurisdiction of Alberta, Canada only. Those of its concordant body including its officers, directors, employees, agents and third parties will be held liable for any losses, costs, liabilities and expenses (including reasonable attorneys' fees) relating to or arising out of any misuse of or inability to use the Site or services, any user postings made by you, including that mentioned in your violation of any terms of this Agreement or your violation of any rights of a third party, or your violation of any applicable laws, rules or regulations. For your knowledge, the company reserves the right, at its own cost, to assume the exclusive defense and control of any matter otherwise subject to indemnification by you, in which event you will fully cooperate with "the consultant" acting on behalf of Comet Communications in asserting any available defenses.

Liability disclaimer

THE INFORMATION, SOFTWARE, PRODUCTS, AND SERVICES INCLUDED IN OR MADE AVAILABLE THROUGH THE SITE MAY INCLUDE INACCURACIES OR ERRORS. CHANGES ARE PERIODICALLY ADDED TO THE INFORMATION HEREIN.

THE COMPANY MAKES NO REPRESENTATIONS ACCORDING TO THE SITUATIONS DISCLOSED UPON THOSE KNOWN TO THE COMPANY CONSULTANT REGARDING ALL MATTERS FORGOING THE SUITABILITY, RELIABILITY, AVAILABILITY, TIMELINESS, AND ACCURACY OF THE INFORMATION CONTAINED HEREIN SUBJECT TO ALL MATTERS INCLUDING; SOFTWARE, CERTAIN PRODUCTS AND SERVICES KNOWN AT THIS TIME. ESSENTIALLY ANY RELATED GRAPHICS CONTAINED ON THE SITE WHETHER MADE FOR ANY PURPOSE TO TRANSLATE OR OCCUPY CERTAIN INTERESTS WILL REMAIN MATTERS ACCORDING TO THE BYLAWS OF THE CORPORATION WHEREVER PERMITTED TO DO SO AND WILL REMAIN SUBJECT TO A CLAIM SHOULD ANY ARISE, NOT WITHSTANDING THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW WHEREAS ALL SUCH INFORMATION IS PROVIDED "AS IS" WITHOUT WARRANTY TO CERTAIN PRACTISES MADE KNOWN TO ITS BUSINESS. THIS DISCLAIMER IS FOR YOUR RECORD PROVIDED ALL WARRANTIES AND CONDITIONS WITH REGARD TO THIS INFORMATION, ITS SOFTWARE, PRODUCTS OR SERVICES ARE DIRECTLY RELATED TO GRAPHICS PACKAGES INCLUDING ALL IMPLIED WARRANTIES OR CONDITIONS OF MERCHANTABILITY, FITNESS OF ANY KIND AND REMAIN FOR A PARTICULAR PURPOSE, TITLED TO THE PRIVILEGED AND NON-INFRINGEMENT THEREOF.

TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT SHALL THE COMPANY BE LIABLE FOR ANY DIRECT, INDIRECT, PUNITIVE, INCIDENTAL, SPECIAL, CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF USE, DATA OR PROFITS, ARISING OUT OF OR THAT MAY IN ANY WAY BE CONNECTED WITH THE USE OR PERFORMANCE OF THE SITE OR SERVICES PROVIDED. EXCEPT WHERE RECOGNISED, THE DELAY OR INABILITY TO USE THE SITE OR RELATED SERVICES, THE PROVISION OF OR FAILURE OF WHICH IS INHIBITED TO PROVIDE SERVICES, OR FOR ANY INFORMATION, OR LAWFUL REASONING THEREAFTER REGARDING CERTAIN SOFTWARE, PRODUCTS, SERVICES AND RELATED GRAPHICS OBTAINED THROUGH THE SITE, OR OTHERWISE ARISING OUT OF THE USE OF THE SITE, WHETHER BASED ON CONTRACT, TORT, NEGLIGENCE, STRICT LIABILITY OR OTHERWISE, THEN THE INFORMATION WILL REMAIN SUBJECT TO THE NDA. UNLESS THE END USER HAS BEEN ADVISED OF THE POSSIBILITY OF DAMAGES BECAUSE SOME STATES/JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF LIABILITY FOR CONSEQUENTIAL OR INCIDENTAL DAMAGES, THE ABOVE LIMITATION MAY NOT APPLY TO YOU. IF YOU ARE DISSATISFIED WITH ANY PORTION OF THE SITE, OR WITH ANY OF THESE TERMS OF USE, YOUR SOLE AND EXCLUSIVE REMEDY IS TO DISCONTINUE USING THE SITE.

Termination/access restriction

The company reserves the right, in its sole discretion, to terminate your access to the Site and the related services or any portion thereof at any time, without notice. To the maximum extent permitted by law, the laws in the province of Alberta, Canada govern this agreement and you hereby consent to the exclusive jurisdiction and venue of courts in Alberta in all disputes arising out of or relating to the use of the Site. Use of the Site is unauthorized in any jurisdiction that does not give effect to all provisions of these Terms, including, without limitation made explicitly to modify this section.

You agree that no joint venture, partnership, employment, or agency relationship exists between you and The Company and as a result of this agreement or use of the Site you provide in its full accord, any permission needed to render the performance of this agreement is true, subject to existing laws and legal process, and nothing contained in this agreement is in defect as recognized by this binding clause.

Your expressed and permitted use is made to comply with governmental, court and law enforcement should any requests or requirements relating to your use of the Site or information provided to you be advised in any other manner. For the required use applicable to your own person(s) or wherever gathered by "the company" with respect to such use hereof such lawful information, then it is with full enforcement of the law that you abide by these terms and use of as it is documented. If any part of this agreement is determined to be invalid or unenforceable pursuant to applicable law including, but not limited to, the warranty disclaimers and liability limitations set forth above, then the invalid or unenforceable provision will be deemed superseded by a valid, enforceable provision that most closely matches the intent of the original or modified provision by law, bound by the intended use hereof made with due notice provided to the consultant acting

COMET COMMUNICATIONS INC.

TERMS AND CONDITIONS

on behalf of the company at such time and the remainder of the agreement shall continue in effect thereafter as according to the company bylaws in articles pertaining to Section 3.

Unless otherwise specified herein, this agreement constitutes the entire agreement between the user and the company with respect to the Site and it supersedes all prior or other communications and proposals, whether electronic, oral, or written, made actionable between the user and "the company" with respect to the Site and its business owner with notice provided to the consultant acting to protect mutual interests contained therein. It is recommended that a printed version of this agreement and of any notice given in electronic form shall be admissible in judicial or administrative proceedings based upon or relating to this agreement to the same extent and will be subject to the same conditions as other business documents and records originally generated and maintained in printed form. It is the express wish to the parties that this agreement and all related documents be written in English.

Changes to Terms

The company reserves the right, in its sole discretion, to change the Terms under which www.crushdailies.com is offered. The most current version of the Terms will supersede all previous versions. The consultant acting on behalf of this business encourages you to periodically review the Terms to stay informed of our updates.

Contact Us

The Company welcomes your questions or comments regarding these Terms and Conditions.