

Acceptable User Policy

This policy is for users of PluraChoice.com and PluraChoice.ca through their business accounts, who use the Plura Choice Account for either the Buyers or for the Sellers. This Acceptable Usage Policy is not an exhaustive document. By accepting these conditions, you are hereby confirming that you are a person who has reached the age of majority and is in a mental and physical condition to clearly read, and understand the contents of these policies, terms, conditions, and agreements.

ACCESS

Your right to use the Plura Choice business as well as your individual user account has been provided through a legal agreement entered between you or your organization and Plura Choice WebServices Inc. (Hereinafter sometimes referred to as "Plura Choice", us, we, and "our company" which terms shall mean and include said Plura Choice WebServices Inc), and all such terms and conditions which make part and parcel of your organization's business account is applicable to you along with all terms and conditions set out in this Acceptable Usage Policy. The current terms and conditions for the use of Plura Choice as a Buyer or a Seller can be read by you by clicking on this link. Your organization which holds and primarily manages the Business Account has complete rights to determine your ability to enter and operate the said organization's business account with Plura Choice

INFORMATION

Plura Choice will execute the directives issued by the business organization upon receipt of the same, and in the event, that a directive is received to Plura Choice to restrict or terminate or restrict your access to your user account, maintained by your organization with Plura Choice for and on behalf of you, Plura Choice will at its earliest opportunity be performing the required directives. This may include terminating your access to your organization's business account as well as your user account. Any disputes into such access are matters between your organization and you, and Plura Choice shall take no liability whatsoever on the said disputes. It is important that you clearly understand that when you use the user account, apart from Plura Choice, your organization will have the access to your data for the said user account, which may include usernames, passwords, search history, order history, payment history and other special notifications, messages, emails, which have been dispatched and received by you as part and parcel of you using your user account. Plura Choice will have no liability whatsoever for the way in which the said data or correspondences are used by your organization.

PERSONAL OBLIGATIONS IN USAGE OF ACCOUNT

Plura Choice Business Accounts are created solely for business purposes only and at no time should not be used by you to make purchases for personal or household uses. It is mandatory that you use the PluraChoice.com or Plurachoice.ca access provided to you through your business organization within these policies, conditions, and terms. It is also important that you understand that in the event of your termination of employment with your business organization, you must cease from using your user account or user account and stop placing orders, act or approve on behalf of your organization or any new organization. If you intend your new organization to be a customer of Plura Choice, you may do so by signing on the said organization with the following link

ACCOUNT SAFETY

It is your duty and obligation to protect the access credentials for your business account as well as your user account provided through your business account. It is important and mandatory that you immediately contact both your business organization as well as Plura Choice, in the event of the said access data and or your payment data being used by any other person or party who has no authorized access to the said business account or to the user account. Your failure to do so will result in financial losses to your organization, for which Plura Choice will not take any liability whatsoever.

REVIEWS AND SUGGESTIONS

We at Plura Choice always love to receive your views whether they are in praise of us or in criticism of us, as with all reviews. It will help us to improve our standards of service to you and to your business organizations, which will ultimately help the patrons of your business establishments to have an enjoyable meal chosen from a fully available menu. It is important to us that your reviews, photos, videos, comments, and all other forms of communications not only reach us but are made not in violation of any laws to which your submission may become subject. In the event of your submission violates any policy of Plura Choice and or any law and or Regulation which is in place either locally, provincially, state wise, or federally, you will be asked to immediately takedown the post and until such time Plura Choice will block the other users from accessing and viewing the said content. In the event of any claim being made against you and or Plura Choice, you will hereby agree to clear the name of Plura Choice and will take full responsibility for your post or review or suggestion. In the event of any litigation is instituted, you will be liable to settle all costs and or fines which Plura Choice may incur as a result of your actions.

ILLEGAL, OFFENSIVE OR HARMFUL CONTENT PUBLISHING OR USAGE

We value your continued participation with Plura Choice. It is important for us to remind you that when you use our website or services attached or related to our website, at all times such is done with good intentions and with good and decent actions. All actions which are done with bad, wrong, or illegal intentions are not accepted by Plura Choice, as, such activities do not form part of our core values of being an inclusive and acceptable business entity. Therefore, any illegal, harmful, false, offensive content, as well as content that may be causing feelings of hurt or annoyance to other users or the public at large, will not be accepted and tolerated by Plura Choice or its affiliated entities. Hence, we at Plura Choice will have the right to immediately take down any such content or material which is posted and will notify you immediately of the said takedown and the reasons for such action. If you wish to contest the said decision, you may do so by writing to us as to why you believe that your content or actions does not infringe the said decision, and we will inquire into such.

ABUSE

We do not tolerate any form of abuse as such is against our core values and principles. Any attempts to publish and or distribute any form of mass emails or advertisements. Any attempts to facilitate such activity for and on behalf of another person or entity will not be accepted or tolerated by Plura Choice. Therefore, we urge you to not to use or abuse our web platforms or apps for any form of mass email advertisement(s) campaigns such as spam mailing (or spam emailing) or commercial advertisements and information which may use to boost your business exposure without the express authority from Plura Choice.

VIOLATIONS OF LAW

Plura Choice is a business that supports the legal rights of all persons who use the website as well as the public. We also value our contribution to society very seriously as it is one of the founding principles of our organization. Therefore, we do not tolerate any behaviour and or activity that will violate any law or regulation in Federal, state, or Provincial, or local apart from our steadfast attempt to support the advancement of humankind. In the event of any such violation takes place, Plura Choice will immediately investigate such an incident. In the course of the said investigation, Plura Choice will be fair to all parties and also adhere to all laws, regulations, and principles of justice which are in force. In the course of such an investigation, if we uncover any violations of law, we will be informing the law enforcement authorities and other appropriate parties. In the course of such reporting if we are to disclose sensitive material such as details of your account inclusive of usernames, passwords, usage data, and any communications, and if such is legally bound to be handed over to law enforcement, we will be handing such over as per the prevailing law, rules, and regulations. If any such violation has occurred to your organization, we will provide our steadfast support to your organization to resolve and bring about the said violators to the course of justice. If it is disclosed through evidence that you have violated the above principles or any laws or regulations, we will be compelled to suspend your account with immediate effect. If a business entity has been found to violate any laws, regulations, or principles of operations, said account will be immediately suspended, which will be followed by a review for the purpose of determining whether the said account needs to be terminated. If it is determined that the said account activity or its user activity demands termination, the said business account will be immediately terminated from accessing Plura Choice web services.

© Plura Choice WebServices Inc 2023

PLURACHOICE