



DataLocker Inc. Terms and Conditions

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Terms and Conditions

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and your order is canceled, DataLocker Inc. shall issue a credit to your credit card account in the amount of the incorrect price.

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The provisions relating to Copyrights, Trademarks, Disclaimer, Limitation of Liability, Indemnification, and Miscellaneous shall survive termination.

Notice

DataLocker Inc. may deliver notice to you by means of e-mail, a general notice on the site, or by other reliable method to the address you have provided to DataLocker Inc..

Data Retention

Customer Data processed or stored in connection with the Services, including device records, audit logs, file activity, and administrative data (“Customer Data”), will be retained for a period of up to one (1) year from the date of creation or last activity, unless otherwise specified in an applicable Order or Service Description.



DataLocker may reduce the foregoing retention period, in its sole discretion, where the volume of Customer Data exceeds commercially reasonable storage thresholds or materially impacts system performance. Where practicable, DataLocker will provide reasonable notice prior to such a reduction.

Compliance Records. Notwithstanding the above, only certified data erasure reports and associated verification artifacts may be retained beyond the standard retention period, solely for the purpose of preserving audit integrity, evidentiary value, and regulatory alignment.

Deletion. Upon expiration or termination of the Services, Customer Data will be deleted in accordance with DataLocker's standard data deletion processes, unless retention is required by law or expressly agreed in writing.

Miscellaneous

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