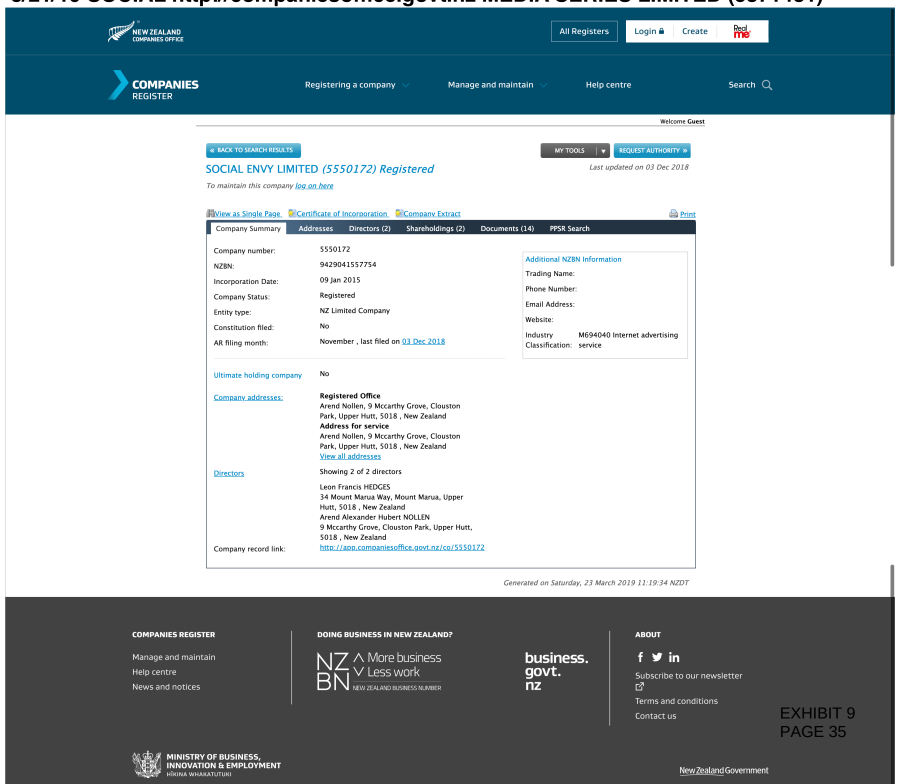
EXHIBIT 9

EXHIBIT 9 PAGE 34

3/21/19 SOCIAL http://companiesoffice.govt.nz MEDIA SERIES LIMITED (5871481)





COMPANIES

Form version 5 April 2013

IMPORTANT! This document must be uploaded online OR faxed to 0508 266 736 (0508 CONSENT) or +64 9 913 4213. Please do not return this document by post.

Consent of shareholder of proposed company

Section 12(1) Companies Act 1993

SOCIAL ENVY LIMITED

Name of proposed company

Barcode (for office use)

50000894827

Proposed company number

5550172

Shareholder's full legal name

Arend Alexander Hubert NOLLEN

Shareholder's address

29 Pinehaven Road Pinehaven

Upper Hutt 5019

Number of shares held

50

I consent to act as shareholder of the above proposed companyand to taking the number of shares specified.

Signature

ynolle IMPORTANT INFORMATION

Share holders

- A trust, whether expressed, implied or constructive, cannot be entered on the share register. Where, for example, shares are held by a family trust the name of the trustees must be entered individually as members of a share parcel.
- Initials of the person's name are not allow ed. The full legal name must be provided.
- A postal address, private bag or DX number is not permitted for the shareholder's address.
- Only one person must complete this form. If the shares are held jointly with others then each share holder must complete and sign their own form, indicating they own them jointly.
- If the shareholder is a natural person, please give a residential address. If the shareholder is a body corporate, please give the address of its registered office or, if it does not have a registered office, the address of its principal place of business.
- If this form has been signed by an agent, it must be accompanied by the instrument authorising the agent to sign it. An example where this would be used is when the shareholder is overseas and unable to sign the form when the company is to be incorporated. To obtain more information on this process including a sample authorisation formthen visit our wiebsite.
- If this form is signed under power of attorney, the attorney must provide a Certificate of Non-Revocation. To obtain more information on this process then visit our website.

Completed by

Arend NOLLEN 29 Pinehaven Road Pnehaven

Upper Hutt

5019

NZ

EXHIBIT 11



Form 3 Form version | April 2013

IMPORTANT! This document must be uploaded online OR faxed to 0508 266 736 (0508 CONSENT) or +64 9 913 4213. Please do not return this document by post.

Consent of shareholder of proposed company

Section 12(1) Companies Act 1993

Name of proposed company

SOCIAL ENVY LIMITED

Barcode (for office use)

50000894826

Proposed company number

5550172

Shareholder's full legal name

Leon Francis HEDGES

Shareholder's address

8d Waldie Grove

Avalon

Lower Hutt

5011

NZ

Number of shares held

50

I consent to act as shareholder of the above proposed company and to taking the number of shares specified.

Signature

Heelges

IMPORTANT INFORMATION

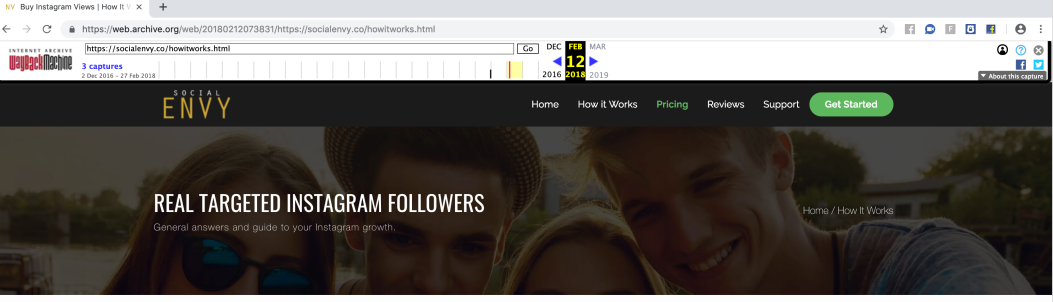
Shareholders

- A trust, whether expressed, implied or constructive, cannot be entered on the share register. Where, for example, shares are held by a family trust the name of the trustees must be entered individually as members of a share parcel.
- Initials of the person's name are not allowed. The full legal name must be provided.
- A postal address, private bag or DX number is not permitted for the shareholder's address.
- Only one person must complete this form. If the shares are held jointly with others then each shareholder must complete and sign their own form, indicating they own them jointly.
- If the shareholder is a natural person, please give a residential address. If the shareholder is a body corporate, please give the address of its registered office or, if it does not have a registered office, the address of its principal place of business.
- If this form has been signed by an agent, it must be accompanied by the instrument authorising the agent to sign it. An example where this would be used is when the shareholder is overseas and unable to sign the form when the company is to be incorporated. To obtain more information on this process including a sample authorisation form then visit our website.
- If this form is signed under power of attorney, the attorney must provide a Certificate of Non-Revocation. To obtain more information on this process then visit our website.

Completed by

Arend NOLLEN 29 Pinehaven Road Pinehaven Upper Hutt 5019

3/21/19 Screenshot of https://socialenvy.com/howitworks.html as on 2/12/2018 via http://archive.org



HOW DOES SOCIAL ENVY WORK?

Social Envy helps you organically grow your Instagram following and engagement through cutting edge technology. With our genuine marketing techniques we drive real targeted Instagram followers to your profile, Let Social Envy grow your Instagram. Get started now.



Getting Started

Starting is easy! Sign up on our get started page, you will then be assigned a case manager who will look after your growth!



Audience Targeting

We use hashtags and search technology to engage with users targeted towards your audience. Need help with hashtags? Check out hashtagsforlikes.co!



Weekly Reporting

After setting up your account, you can request detailed weekly reports to help you vizualize your growth and engagements.

04/25/19 socialenvy.co - 12/2/16 archive.org Terms and Conditions

TERMS AND CONDITIONS

1. General

This is the most recent Terms of Service agreement as of July 23, 2015.

IF YOU DO NOT WISH TO ACCEPT ALL TERMS OF SERVICE FOR THE Social Envy WEBSITE

Any further changes modify and replace all former agreements.

THEN PLEASE DO NOT REGISTER OR ACCEPT THIS AGREEMENT.

2. Service

Social Envy will only be used for promotional purposes for your account and pictures on Instagram.

We require your Instagram credentials to run our service because we need access to your Instagram API. To run our service we use your Instagram API to target your specific target audience to drive traffic to your account. This is a very legitimate marketing method which will increase your exposure and following with real organic followers.

The expected amount of followers, likes and comments is not guaranteed to you in any way. It all depends on the quality and interestingness of your content.

Images liked by Social Envy or related services are chosen through hash-tagging - we cannot guarantee photos liked to be of appropriate material. (Example: photos containing nudity with the hash-tags #fitness #nutrition)

3. PayPal & Payments

You agree that upon purchasing our services, that you clearly understand and agree what you are purchasing and will not file a fraudulent dispute via PayPal.

Your re-occurring payment term will automatically recur for the same amount on the same term if you fail to cancel or notify us for cancellation

Upon a fraudulent attempt to file a dispute, we receive the right, if necessary, to reset all followers and likes, terminate your account and/or permanently ban your IP address.

If you fail to reply within 1 week you will automatically forfeit any chance of a refund for that weeks and previous weeks payments and instead be applied "time" as service for the monies paid.

Registration

We require your Instagram username and password to obtain required information for Social Envy services.

By subscribing to a specific Instagram weekly term, you must pay for the complete term time before cancelling your subscription. If no notice your term time will fall into the exact same term time. If at any stage you would like to cancel your term please contact support to advise them of this & allow 24 hours.

You agree by registering or accepting this agreement that you are at least 13 years of age.

Copyright

You will in no way copy any programming, text or images used on the Social Envy website without the written consent of a Social Envy representative.

Instagram

You will only use the Social Envy website in a manner which follows all agreements made with Instagram on their Terms of Service page. EXHIBIT 13 PAGE 43

7. Reviews & Public Usage

If asked for a Social Envy review, we have the rights to utilize reviews publicly on forums, and websites unless specifically asked to remain confidential. We can remove your review if contacted - allow 24 hours and it will be removed.

8. Liabilities

Social Envy is in no way liable for any account suspension or picture deletion done by Instagram.

9. Disclaimer

Social Envy will not be responsible for any damages you or your business may suffer. Social Envy makes no guarantees of any kind, expressed or implied for the services we provide. Since Social Envy uses the internet to deliver services, we cannot guarantee up time or availability of our website.

10. Change of Terms

This Terms of Service is subject to change at any time. Notices of change will be considered given and effective on the date posted on our website. The changes made will become effective the date they are posted on our website. No further notice by Social Envy is required upon your continued use of our website or software.

Refund Policy

Since Social Envy is offering non-tangible irrevocable goods we do not issue refunds once the order is accomplished and the product is sent. As a customer you are responsible for understanding this upon purchasing any item at our site.

However, we realize that exceptional circumstance can take place with regard to the character of the product we supply.

Therefore, we DO honor requests for the refund on the following reasons:

Non-delivery of the product: in some cases the process times are slower, and it may take a little longer for your orders to finish. In this case we recommend contacting us for assistance. Claims for non-delivery must be submitted to our support department in writing within 7 days from the order placing date. Otherwise the campaign will be considered completed.

Unsatisfaction, if you are 100% unsatsifed and we can adhere to the results provided you will be granted a full refund.

Product not-as-described: such issues should be reported to our support department within 7 days from the date of the purchase. Clear evidence must be provided proving that the purchased product is not as it is described on the website. Complaints which are based merely on the customer's false expectations or wishes are not honored.

Privacy Policy

This policy covers how we use your personal information. We take your privacy seriously and will take all measures to protect your personal information.

Any personal information received will only be used to fill your order. We will not sell or redistribute your information to anyone.

> **EXHIBIT 13** PAGE 44



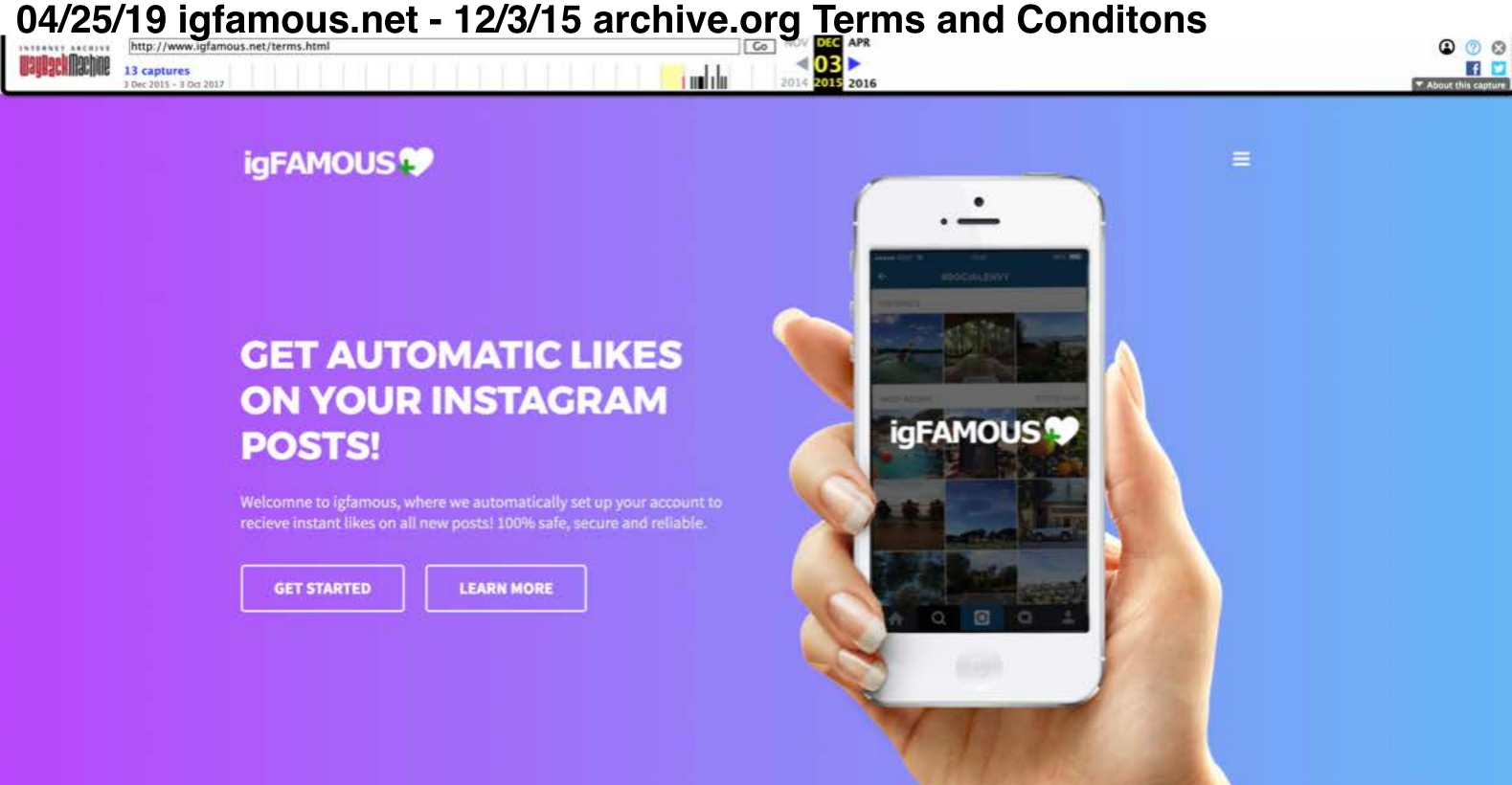
0

Get Started Grow your Instagram.



How it Works Help & Frequently asked questions

Privacy



IGFAMOUS TERMS & CONDITIONS

By using SOCIAL ENVY LIMITED under the url igfamous.COM, you automatically agree to these Terms, so you should first read them carefully.

If you don't wish to accept all Terms then please don't use our service.

SOCIAL ENVY LIMITED is not affiliated with Instagram or Facebook in anyway.

It is your sole responsibility to comply with Instagram rules and any legislation that you are subject to. Our li You use SOCIAL ENVY LIMITED at your own risk.

We are not responsible for your actions and their consequences. We are not to blame if your Instagram account is banned for any reason.

By subscribing to a specific Instagram weekly term, you must pay for the complete term time before cancelling your subscription. If no notice your term time will fall into the exact same term time. If at any stage you would like to cancel your term please contact support to advise them of this & allow 24 hours.

Your re-occurring payment term will automatically recur for the same amount on the same term if you fail to cancel or notify us for cancellation

You agree that upon purchasing our service, that you clearly understand and agree what you are purchasing and will not file a fraudulent dispute via PayPal.

We reserve the right to modify, suspend or withdraw the whole or any part of our service or any of its content at any time without notice and without incurring any liability.

It is your sole responsibility to check whether the Terms have changed.

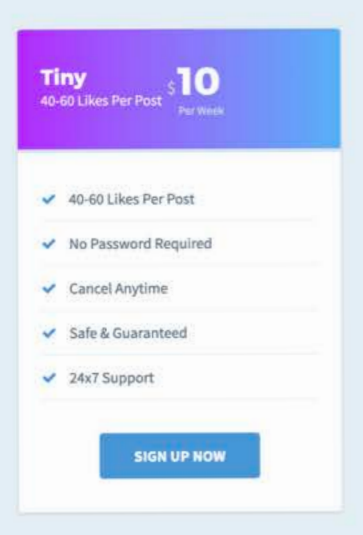
Please read these Terms carefully, and contact us if you have any questions.

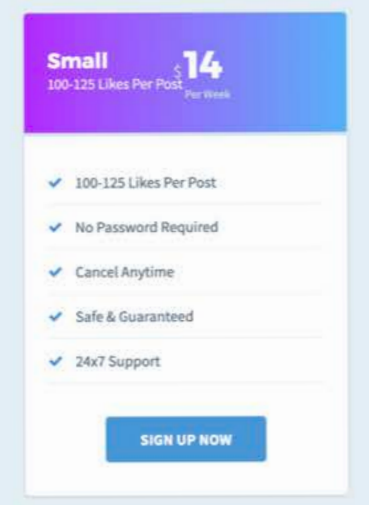
We have created real looking Instagram accounts, when you post our system will instantly detect your new post and the likes are sent. Please be aware these will not interact with your account in any other way.

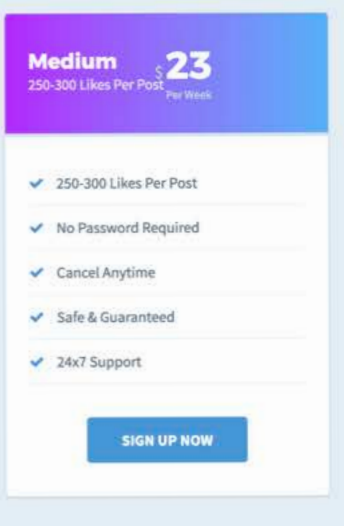
Methodology

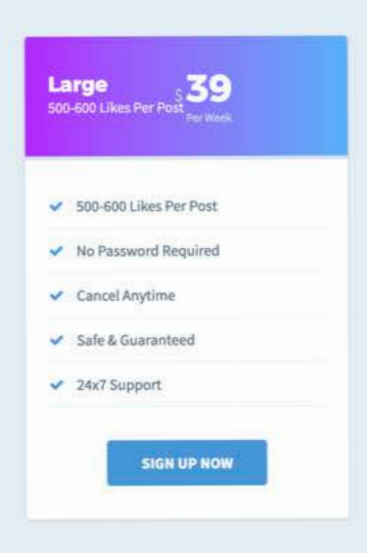
As a team we have developed a method of processing your orders that is efficient and strictly adhered to. While we are a reseller of automatic likes and constantly developing strategies and techniques to improve our service to you, the method of attending to your order is something we have perfected. We believe that following a recipe that has been trialled and tested is the best way to ensure consistent, reliable product delivery every time. When you place an order with us you can be sure that the same efficient process will be followed time and time again. Thanks for using SOCIAL ENVY LIMITED!

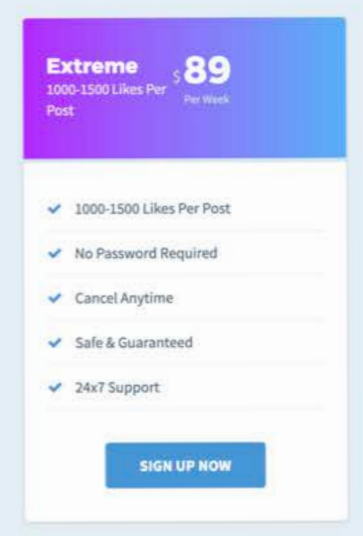












GET IN TOUCH

Contact us for any questions, feedback or more! We will reply within 24 hours.

Name		
Email		
Your Message		



1201 Third Avenue Suite 4900 Seattle, WA 98101-3099 +1.206.359.8000 +1.206.359.9000 perkinscoie.com

February 20, 2018

Catherine M. del Fierro CdelFierro@perkinscoie.com D. (206) 359-3507

VIA EMAIL

Arend Nollen a/k/a Arend Boss 29 Pinehaven Road Pinehaven Upper Hutt 5019 New Zealand malaga ga@hotmail.com arend 18@hotmail.co.nz

Leon Francis Hedges
Stokes Valley
Lower Hutt
5019 New Zealand
hedgesleon@hotmail.com
hello@socialenvy.co

Re: SocialEnvy.co and IGFamous.net - Cease and Desist Abuse of Instagram and Notice of Trademark Infringement

Dear Messrs. Nollen and Hedges:

We represent Facebook, Inc., based in Menlo Park, California, and Instagram, LLC. It has come to our attention that you are selling Instagram Followers and Likes through your websites SocialEnvy.co and IGFamous.net. Your activities violate Instagram's terms of service.

Instagram demands that these activities stop immediately.

Instagram takes the protection of the user experience very seriously, and is committed to keeping its site safe for users to interact and share information. It has developed terms of service to protect users and facilitate these goals.

Instagram's terms of service prohibit, among other things:

- Misleading Instagram users;
- Creating false or duplicate profiles;
- Collecting user credentials;

- Automating interactions between profiles that have no prior relationship;
- Using Instagram's trademarks, logos, or any confusingly similar marks, including uses of "Instagram," "IG," "INSTA" and "GRAM," except as expressly permitted by Instagram or with Instagram's prior written permission; and
- Facilitating or encouraging others to violate Instagram's terms of service.

See Instagram Terms of Use, http://instagram.com/about/legal/terms/, and Instagram API Terms of Use, http://instagram.com/about/legal/terms/api/.

In addition to breaching the terms of service, and interfering with Instagram's business expectations and interests, your activities may violate state and federal laws. *See* Computer Fraud and Abuse Act, 18 U.S.C. § 1030; California Comprehensive Computer Data Access and Fraud Act, Cal. Penal Code § 502(c); and Lanham Act, 15 U.S.C. §§ 1114, 1125(a), & 1125(c).

Facebook and Instagram have taken technical steps to deactivate your Facebook and Instagram accounts, and your limited license to access or use the Facebook and Instagram websites and/or services has been revoked. This means that you, your agents, your employees and/or anyone acting on your behalf (collectively "You" or "Your") may not access the Facebook or Instagram websites, use the Facebook or Instagram APIs, or use any of the services offered by Facebook or Instagram for any reason whatsoever. Facebook and Instagram will treat further activity by You on their websites or services as unauthorized access to their protected computer networks.

Please respond to me in writing WITHIN 48 HOURS confirming that You:

- Have preserved and will continue to preserve in the future all information related to Your offering of Instagram services;
- Have stopped and will not in the future offer, transfer, market, sell or offer to sell any services related to Facebook and Instagram;
- Have shut down all websites You operate that are used to offer Instagram services, and have removed all advertisements or postings on external websites advertising or describing Your Instagram services;
- Have removed all references to Facebook and Instagram from any and all websites that You own or have the ability to control;

- Will transfer to Facebook any domain you own containing "Facebook," "FB," "Instagram," "IG;" "Insta" or "Gram," including but not limited to your domain IGFamous.net;
- Have stopped and will not in the future access Facebook's or Instagram's websites and/or services for any reason whatsoever; and
- Will account for and disgorge any and all revenue earned from Your unauthorized activities related to Instagram.

Along with your response, we demand that you provide:

- A complete list of any and all Facebook and Instagram accounts You have created, developed, maintained, or controlled;
- A complete list of domain names that You own, maintain, or control, along with all domain names that you have previously used to offer Facebook or Instagram services;
- A copy of each and every version of any software code You have developed or used to interact with the Instagram website;
- A complete accounting of each and every customer who received your Instagram services, including an accounting of all compensation or revenue received by You, and the URLs for each profile and/or Page for which You rendered those services; and
- A complete description of the methods you use to acquire Instagram Followers and Likes.

If you ignore this letter or continue your improper conduct, Facebook and Instagram will take necessary measures to enforce their rights, maintain the quality of their websites, and protect their users.

This letter is not intended by us, and should not be construed by you, as a relinquishment or waiver of any of Facebook's or Instagram's rights or remedies. Facebook and Instagram specifically reserve all such rights and remedies whether at law or in equity.

Sincerely,

Catherine M. du fien

Catherine M. del Fierro

CMD:cmd

PERKINSCOIE

1201 Third Avenue Suite 4900 Seattle, WA 98101-3099 1 +1.206.359.8000 1 +1.206.359.9000 PerkinsCoie.com

December 18, 2018

Catherine M. del Fierro CdelFierro@perkinscoie.com D. +1.206.359.3507

VIA EMAIL

Arend Alexander Hubert Nollen 9 Mccarthy Grove, Clouston Park Upper Hutt, 5018, New Zealand arend 18@hotmail.co.nz malaga_ga@hotmail.com
a.nollen@yahoo.com
malaga_ga@hotmail.com
instaspike.com@gmail.com
arend_18@hotmail.co.nz
setupinstaspike.com@gmail.com
envyliker@gmail.com
igaccess2015@gmail.com
iggramco@gmail.com
justinbower962@rediffmail.com
hello@socialenvy.co

Leon Francis Hedges
34 Mount Marua Way, Mount Marua
Upper Hutt, 5018, New Zealand
hedgesleon@hotmail.com
tedeze1@gmail.com

Re: Cease and Desist Abuse of Instagram

Dear Messrs. Nollen and Hedges:

As you know, we represent Facebook, Inc., based in Menlo Park, California, and Instagram, LLC (collectively "Facebook"). We first contacted you on February 20, 2018 demanding that you stop selling Instagram Followers and Likes through your websites SocialEnvy.co and IGFamous.net. Facebook is aware that you have continued your improper activities through your current websites including but not limited to, LikeSocial.co, Social10x.com, smseries.co.nz, and SocialSteeze.net, where you continue to sell services that automate actions on Instagram including, followers, likes, and views. This violates Instagram's terms of service. It appears that your service may also store or

cache Instagram login credentials for users, which is also a clear violation of Instagram's Terms.

Facebook demands that you stop this activity immediately.

Facebook takes the protection of the user experience very seriously, and it is committed to keeping its websites safe for users to interact and share information. Instagram has developed its terms of service to protect the user experience and to facilitate these goals.

Instagram's terms of service prohibit, among other things:

- <u>Misleading Instagram Users</u>. Your services automate various user activities, creating the false impression that accounts created or the actions taken from those accounts belong to real persons. Similarly, the fake "likes," and related actions your software provides to photos and posts attempt to give the false impression of genuine interest in content.
- Automating user actions. Your service automates the process of following, liking, and viewing user content, taking multiple actions at once and without express user consent. Moreover, Instagram's terms permit applications to post to Instagram only to manage business communications with people who have expressed interest in them, and not for other purposes. Instagram's terms prohibit companies from offering services to users that allow the user to take more than one action on Instagram at a time.
- Accessing Facebook or Instagram through automated means. Your service automates a variety of actions on Instagram. You may not access Facebook or Instagram through automated means without Facebook's and Instagram's prior permission.
- Facilitating or encouraging others to violate Facebook's or Instagram's terms. Your software cannot be used on Instagram without violating its terms. By selling or licensing the software to others, you are facilitating the violations of Instagram's terms as described above.

See Instagram Terms of Service, http://instagram.com/about/legal/terms/; and Instagram API Terms of Service, http://instagram.com/about/legal/terms/; and Instagram.

In addition to breaching the terms of service and interfering with Facebook's business expectations and interests, your activities may violate other federal and state laws. See

Computer Fraud and Abuse Act, 18 U.S.C. § 1030 and the California Comprehensive Computer Data Access and Fraud Act, Cal. Penal Code § 502(c).

Facebook has taken technical steps to deactivate your Facebook and Instagram accounts, and hereby revokes your limited licenses to access Facebook and Instagram. This means that you, your agents, employees, affiliates, or anyone acting on your behalf ("You" or "Your") may not access the Facebook or Instagram websites, Platforms, or networks for any reason whatsoever. Facebook will treat any further activity by You on its websites, Platforms, services or networks as intentional and unauthorized access to its protected computer networks.

Please respond to me WITHIN 48 hours confirming that You:

- Have stopped and will not in the future access the Facebook and Instagram websites and/or use Facebook's and Instagram's services for any reason whatsoever;
- Have preserved and will continue to preserve in the future all information related to Your offering and/or sale of Facebook and Instagram services;
- Have stopped and will not in the future offer, transfer, market, sell or offer to sell any services related to Facebook and Instagram;
- Have shut down all websites You operate that are used to sell Facebook or Instagram services, and have removed all advertisements or postings on external websites advertising or describing Your Facebook or Instagram services;
- Will transfer all domains that include the terms "Insta," "Gram" or similar domains related to Instagram to Facebook;
- Have removed all references to Facebook and Instagram from any and all websites that You own or have the ability to control; and
- Will account for and disgorge any and all revenue earned from Your unauthorized activities related to Facebook and Instagram.

Along with Your responses, You must provide the following information:

• A complete list of any and all Facebook and Instagram accounts You have created, developed, maintained, or controlled;

- A complete list of domain names that You own, maintain, or control presently, along with all domain names that you have previously used to offer Facebook or Instagram services;
- A detailed description of the methods used to automate Instagram functionality and provide Instagram-related services;
- A complete accounting of each and every customer who purchased your Facebook or Instagram services, including an accounting of all compensation or revenue received by You, and the URLs for each profile and/or Page for which You rendered those services; and
- A copy of each and every version of any software code You have developed or used to interact with the Facebook and Instagram websites and/or services.

If you ignore this letter and continue your current improper conduct, Facebook will take whatever measures it believes are necessary to enforce its rights, maintain the quality of its websites, and protect users' information and privacy.

This letter is not intended by us, and should not be construed by you, as a waiver or relinquishment of any of Facebook's rights or remedies in this matter. Facebook specifically reserves all such rights and remedies whether at law or in equity, under applicable domestic and foreign laws.

Sincerely,

Catherine M. du fiens

Catherine M. del Fierro

04/05/19 likesocial.co - original Affiliate Sign Up and Terms

Username *

Password *

Likesocial

English →

Manage Account

Affiliate Home

Signup Now

Welcome Affiliate!

Join our affiliate program and start earning money for every sale you send our way! Simply create your account, place your linking code into your website and watch your account balance grow as your visitors become our customers.

Create Your Account

Standard Information

Email Address *

Company Name

Website Address *

http://

Personal Information

First Name *

Last Name *

Phone Number

Country *

United States

Commission Payment

How should we pay you?*

PayPal

Terms and Conditions

Paypal Email *

To be an authorized affiliate of LikeSocial.co, you agree to abide by the terms and conditions contained in this agreement.

We will send you a PayPal payment.

Please read this agreement carefully before registering and using the LikeSocial.co service as an affiliate. By signing up for the LikeSocial.co affiliate program, you indicate your acceptance of this agreement and its terms and conditions.

Terms:

This Agreement contains the complete terms and conditions that apply to an individual or company's participation in the LikeSocial.co Affiliate Referral Program (the "Program"). As used in this Agreement, "Company" means New Zealand Like Social LLC and "Affiliate" means the individual and/or company indicated in the registration form which by reference is made a part of this agreement.

Participation

To participate in the LikeSocial.co Affiliate Referral Program, the Affiliate registration form must be completed and submitted to LikeSocial.co. All applicants are immediately eligible to participate in the LikeSocial.co Affiliate Referral program however such participation is subject to ongoing, periodic review by LikeSocial.co and may be revoked at anytime without notice. Participation may be suspended or terminated if we determine (at our sole discretion) that your site is unsuitable for the Program. Unsuitable sites include those that:

- I Promote sexually explicit materials
- I Promote violence
- I Promote discrimination based on race, sex, religion, nationality, disability, sexual orientation, or age
- I Promote illegal activities
- I Violate intellectual property rights
- I Or are otherwise deemed inconsistent with the best interests of LikeSocial.co

This agreement shall apply only to Affiliate owned and managed web sites as indicated in the registration form. Creating the Affiliate Link

EXHIBIT 17 PAGE 58

Once you have completed the online application you will be presented with a set of guidelines and graphical artwork to use in linking to the LikeSocial.co website. To permit accurate tracking, reporting, and affiliate referral fee accrual, we will provide you with a special link format which includes your Referrer ID number to be used in all links between your site and our LikeSocial.co website. You must ensure that each of the links between your site and our site properly utilizes the exact link format and Referrer ID in order to obtain credit for any sales resulting from customers coming to the LikeSocial.co website from your link. The LikeSocial.co Affiliate Referral program will capture the Affiliate's Referrer ID and the linking websites URL. You will only earn referral fees with sales on our site occurring directly through your LikeSocial.co Affiliate Referrer ID. LikeSocial.co will not be liable to you with respect to any failure by you to correctly configure the LikeSocial.co Affiliate Referral link, by any failure resulting from issues of internet connectivity, shopper behavior, web site or application failure on your server or any other such action which may result in your affiliate referral not being credited for a sale including to the extent that such failure may result in any reduction of amounts which would otherwise be paid to you pursuant to this Agreement.

EXHIBI PAGE 5

Bonifide Orders

LikeSocial.co will process all qualified orders placed by customers who follow LikeSocial.co affiliate links from your site to LikeSocial.co. We reserve the right to reject orders that do not comply with any requirements that LikeSocial.co may from time to time establish. LikeSocial.co assumes responsibility for all aspects of order processing and fulfillment. LikeSocial.co will prepare and maintain all order forms; process payments, cancellations; and handle customer service. LikeSocial.co will track sales made to customers who purchase products using LikeSocial.co affiliate links from your site to our site and will make available to you reports summarizing this sales activity. Report forms, content, and frequency of the reports may vary from time to time at our discretion.

Referral Fees

LikeSocial.co will pay approved affiliate referral partners referral fees on designated Product sales to new LikeSocial.co customers. Referral fees will be applied to the LAST affiliate link clicked prior to the sale taking place. For a Product sale to be eligible to earn a referral fee, the customer must follow an LikeSocial.co Affiliate Link from your site to our site, select and purchase the Product during that shopping session, accept delivery of the Product, and remit full payment to us. We will not, however, pay referral fees on any Products that are purchased by a customer after the customer has re-entered our site via a means other than the LikeSocial.co Affiliate Link, even if the customer previously followed a link from your site to our site. Orders by Existing LikeSocial.co Customers and business associates are not eligible.

You may not purchase products during sessions initiated through the links on your site for your own personal use. This includes orders for products to be used by you or your friends, or relatives in any manner. Such purchases may result (in our sole discretion) in the withholding of referral fees or the termination of this Agreement.

Products that are eligible to earn referral fees under the rules set forth above are referred to as "Qualifying Products." In addition, you may not: (a) directly or indirectly offer any person or entity any consideration or incentive (including, without limitation, payment of money (including any rebate), or granting of any discount or other benefit) for using LikeSocial.co Affiliate Links on your site to access our site (e.g., by implementing any "rewards" program for persons or entities who use LikeSocial.co Affiliate Links on your site to access our site); or (b) post any LikeSocial.co Affiliate Links on any Web site or other platform that is accessible through any Internet Access Appliance. If we determine, in our sole discretion, that you have offered any person or entity any such consideration or incentive, or posted LikeSocial.co Affiliate Links on any such Web site or platform, we may (without limiting any other rights or remedies available to us) withhold any referral fees otherwise payable to you under this Agreement and/or terminate this Agreement.

Existing Customers Exclusion

Existing LikeSocial.co customers include (i) any individual or entity that had previously purchased LikeSocial.co products or services; (ii) any individual or entity that had previously been logged as a Sales Lead by signing up for the LikeSocial.co mailing list, demo registrations, or by directly contacting LikeSocial.co; (iii) any individual or entity that has an existing business relationship with LikeSocial.co.

Referral Fee Schedule

You will earn referral fees based on qualifying revenues according to referral fee schedules to be established by us. "qualifying revenues" are revenues derived by us from our sales of qualifying products, excluding costs for shipping, handling, gift-wrapping, taxes, service charges, credit card processing fees, and bad debt.

Payment of Referral Commissions

LikeSocial.co will review all Affiliate Referral accounts approximately once each month. All accounts with affiliate referral fees totaling \$50.00 or more will be paid. Payments will NOT include taxes, shipping costs, subsequently refunded products or services or fraudulent charges. Payment will be by PayPal for the referral fees earned on our sales of Qualifying Products that were purchased during that month. However, if the referral fees payable to you for any monthly period are less than \$50.00, we will hold those referral fees until the total amount due is at least \$50.00 or (if earlier) until this Agreement is terminated. If a Product that generated a referral fee is returned by the customer, we will deduct the corresponding referral fee from your next monthly payment. If there is no subsequent payment, we will send you a bill for the referral fee.

Policies and Pricing

Customers who buy products through this Program will be deemed to be customers of LikeSocial.co, Incorporated Accordingly, all LikeSocial.co rules, policies, and operating procedures concerning customer orders, customer service, and product sales will apply to those customers. We may change our policies and operating procedures at any time. For example, we will determine the prices to be charged for products sold under this Program in accordance with our own pricing policies. Product prices and availability may vary from time to time. Because price changes may affect products that you already have listed on your site, you may not include price information in your product descriptions. We will use commercially reasonable efforts to present accurate information, but we cannot guarantee the availability or price of any particular product.

Identifying Yourself as a LikeSocial.co Affiliate Referrer

You may not make any press release with respect to this Agreement or your participation in the Program without our prior written consent, which may be given or withheld in our sole discretion. In addition, you may not in any manner misrepresent or embellish the relationship between us and you, or express or imply any relationship or affiliation between us and you or any other person or entity except as expressly permitted by this Agreement (including by expressing or implying that LikeSocial.co supports, sponsors, endorses or contributes money to any charity or other cause).

Limited License

We grant you a nonexclusive, revocable right to use the graphic image and text and such other images for which we grant express permission, solely for the purpose of identifying your site as an LikeSocial.co Affiliate Program participant and to assist in generating product sales. You may not modify the graphic image or text, or any other of our images, in any way without our prior approval. We reserve all of our rights in the graphic image and text, any other images, our trade names and trademarks, and all other intellectual property rights. You agree to follow our Trademark Guidelines, as those guidelines may change from time to time. We may revoke your license at any time by giving you written notice.

Responsibility for Your Site

You will be solely responsible for the development, operation, and maintenance of your site and for all materials that appear on your site. For example, you will be solely responsible for:

I The technical operation of your site and all related equipment

I Creating and posting Product descriptions on your site and linking those descriptions to our catalog

I The accuracy and appropriateness of materials posted on your site (including, among other things, all Product-related materials)

I Ensuring that materials posted on your site do not violate or infringe upon the rights of any third party (including, for example, copyrights, trademarks, privacy, or other personal or proprietary rights)

I Ensuring that materials posted on your site are not libelous or otherwise illegal

Liability

We disclaim all liability for these matters. Further, you will indemnify and hold us harmless from all claims, damages, and expenses (including, without limitation, attorneys' fees) relating to the development, operation, maintenance, and contents of your site.

Term of the Agreement

The term of this Agreement will begin upon our acceptance of your application and will end when terminated by either party. Either you or we may terminate this Agreement at any time, with or without cause, by giving the other party written notice of termination. Upon the termination of this Agreement for any reason, you will immediately cease use of, and remove from your site, all links to our site, and all LikeSocial.co trademarks, trade dress and logos, and all other materials provided by or on behalf of us to you pursuant hereto or in connection with the Affiliate Referral Program. You are only eligible to earn referral fees on our sales of Qualifying Products occurring during the term, and referral fees earned through the date of termination will remain payable only if the related orders are not canceled or returned. We may withhold your final payment for a reasonable time to ensure that the correct amount is paid.

Trademarks

You may not purchase and use domain names that contain our name LikeSocial containing within your domain url. Regarding PPC (pay per click) marketing: You may not bid against our trademark name LikeSocial or Like Social or contain our name in any keyword combinations. Nor can you use our name as the display url on such PPC campaigns. Doing so can result in forfeiture of commissions and/or account suspension.

Modification

We may modify any of the terms and conditions contained in this Agreement, at any time and in our sole discretion, by posting a change notice or a new agreement on our site. Modifications may include, for example, changes in the scope of available referral fees, referral fee schedules, payment procedures, and Program rules. IF ANY MODIFICATION IS UNACCEPTABLE TO YOU, YOUR ONLY RECOURSE IS TO TERMINATE THIS AGREEMENT. YOUR CONTINUED PARTICIPATION IN THE PROGRAM FOLLOWING OUR POSTING OF A CHANGE NOTICE OR NEW AGREEMENT ON OUR SITE WILL CONSTITUTE BINDING ACCEPTANCE OF THE CHANGE.

Relationship of Parties

You and we are independent contractors, and nothing in this Agreement will create any partnership, joint venture, agency, franchise, sales representative, or employment relationship between the parties. You will have no authority to make or accept any offers or representations on our behalf. You will not make any statement, whether on your site or otherwise, that reasonably would contradict anything in this Section.

EXHIBIT 17

PAGE 59

Limitation of Liability

We will not be liable for indirect, special, or consequential damages (or any loss of revenue, profits, or data) arising in connection with this Agreement or the Program, even if we have been advised of the possibility of such damages. Further, our aggregate liability arising with respect to this Agreement and the Program will not exceed the total referral fees paid or payable to you under this Agreement.

Disclaimers

We make no express or implied warranties or representations with respect to the Affiliate Referral Program or any products sold through the Affiliate Referral Program (including, without limitation, warranties of fitness, merchantability, non-infringement, or any implied warranties arising out of a course of performance, dealing, or trade usage). In addition, we make no representation that the operation of our site will be uninterrupted or error-free, and we will not be liable for the consequences of any interruptions or errors.

Independent Investigation

YOU ACKNOWLEDGE THAT YOU HAVE READ THIS AGREEMENT AND AGREE TO ALL ITS TERMS AND CONDITIONS. YOU UNDERSTAND THAT WE MAY AT ANY TIME (DIRECTLY OR INDIRECTLY) SOLICIT CUSTOMER REFERRALS ON TERMS THAT MAY DIFFER FROM THOSE CONTAINED IN THIS AGREEMENT OR OPERATE WEB SITES THAT ARE SIMILAR TO OR COMPETE WITH YOUR WEB SITE. YOU HAVE INDEPENDENTLY EVALUATED THE DESIRABILITY OF PARTICIPATING IN THE PROGRAM AND ARE NOT RELYING ON ANY REPRESENTATION, GUARANTEE, OR STATEMENT OTHER THAN AS SET FORTH IN THIS AGREEMENT.

Miscellaneous

This Agreement will be governed by the laws of New Zealand, without reference to rules governing choice of laws. Any action relating to this Agreement must be brought in the federal or state courts located in jurisdiction of our choice and you irrevocably consent to the jurisdiction of such courts. You may not assign this Agreement, by operation of law or otherwise, without our prior written consent. Subject to that restriction, this Agreement will be binding on, inure to the benefit of, and enforceable against the parties and their respective successors and assigns. Our failure to enforce your strict performance of any provision of this Agreement will not constitute a waiver of our right to subsequently enforce such provision or any other provision of this Agreement.

* I have read, understand and agree to the above terms and conditions.

Account Verification

Please enter the security code shown in the box. This step helps us to prevent automated signups.

Security Code *



Create My Account





Buy Instagram Likes. Delivered Automatically.

Get Instagram likes on every new post and get Instagram Followers. Our service detects new uploads within seconds then sends you real Instagram likes and views automatically.

Get More Likes 🤝

How Does LikeSocial Work? New Media is Automatically Detected

Instagram Likes are delivered to your new uploads at your desired speed.

Get real likes 🛡

What do we Offer?

Our Services

Automatic Instagram Likes



Easily get more Instagram likes. Select the amount of automatic Instagram likes you would like to receive per upload, then input your Instagram username, and purchase!

Automatic Instagram Views



Receive more video views on Instagram. It's easy, just select the amount you want, then input your Instagram username and we will do the rest.

Automatic Instagram Followers



The followers we send are of the highest quality on the market, with the delivery being spread over the course of the month to appear more natural. Get followers now.

Getting Started

So why should I use it?

EXHIBIT 18 PAGE 62

Why should you use LikeSocial?

What people say about LikeSocial

Testimonials



@zacaynsley

"Since using Likesocial I've seen a huge increase in my organic following because the like engagement has helped my uploads more often on the explore page. This has skyrocketed my growth overall



US

US #@devinphysique

"I reached out to Likesocial has really elevated my growth, using power likes helps me be seen by more people."

Featured Articles

Featured Articles

How to get more Instagram followers



There are roughly 7 billion people on the planet with well over 3 billion on some form of social media. This is staggering and...

Tags: Blogging How to Knowledge

Read More

5 Creative Ways to Get More Instagram Likes

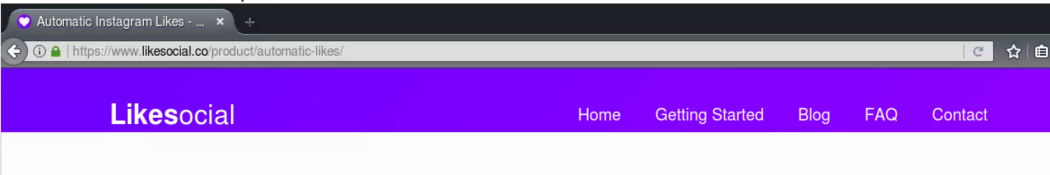


With Instagram now claiming to have a billion regular users, it's clear that people are scrolling, watching,...

Tags: Knowledge Recommendation

EXHIBIT 18 Back to Top PAGE 63





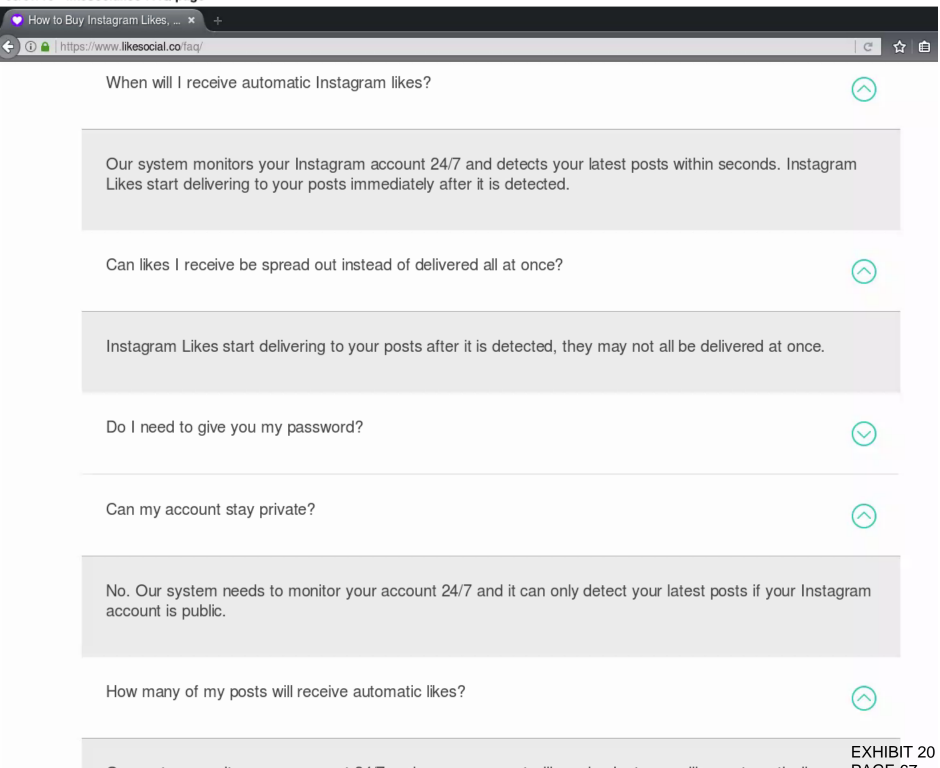


Automatic Instagram Likes

Easily get more Instagram likes. Select the amount of automatic Instagram likes you would like to receive per upload, then input your Instagram username, and purchase!

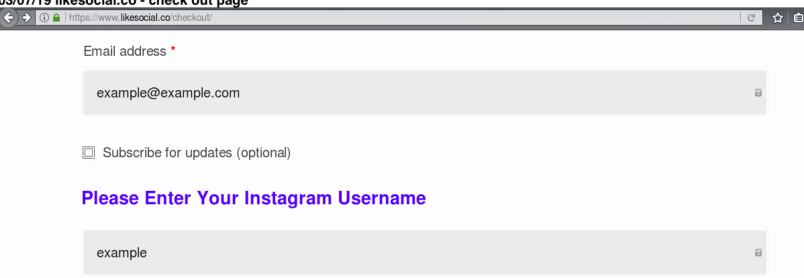
Select your price plan	
50	\$10.00 / week
100	\$14.00 / week
250	\$23.00 / week
500	\$34.00 / week
1000	\$59.00 / week
2000	\$99.00 / week

Buy Now



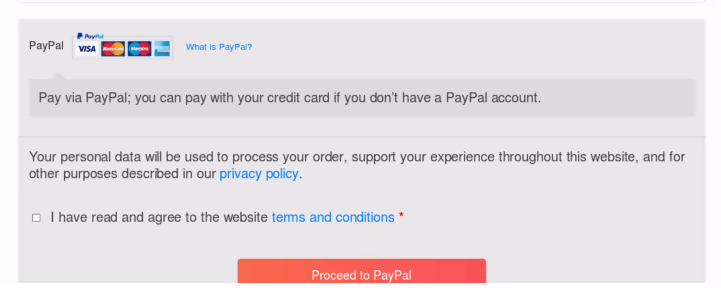
PAGE 67

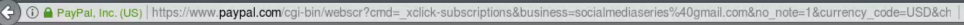
03/07/19 likesocial.co - check out page



Your order

Product	Total
Automatic Instagram Likes - 50 [Remove]	\$10.00 / week
Subtotal	\$10.00
Total	\$10.00
Recurring Totals	
Subtotal	\$10.00 / week
Recurring Total	\$10.00 / week First renewal: March 14, 2019





Social Media Series LLC

