
REVENUEWELL NOTICES AND LICENSES INFORMATION

1 SERVICES COVERED

This documentation is applicable to the services listed in Section 4, collectively, the “Covered Services” provided by Revenue Well Systems, LLC and its affiliates (“RevenueWell”).

2 PURPOSE OF THIS DOCUMENTATION

This documentation describes features, restrictions and notices associated with any:

- Information sourced from third parties and provided to users via the Covered Services;
- Covered Services functionality that allows users to interact with third-party products, services or platforms; and
- Desktop and mobile device software applications provided in connection with Covered Services.

See your Order Form (s) for additional terms that may apply to your use of the Covered Services.

3 EXTERNAL-FACING SERVICES

The Covered Services are subject to the External-Facing Services Policy at <http://www.revenuewell.com/legal/> as may be applicable.

4 COVERED SERVICES

4.1 POSTCARD AND LETTER PRODUCT

By opting in to use RevenueWell’s postcard and letter product, Customer will be subject to the applicable Variable Fees service fees charged per printed piece as outlined on Our Variable Fee Schedule at <http://www.revenuewell.com/legal/>.

You assume full responsibility that any custom content you submit is correct, and in the event that you submit incorrect information, misspellings, grammatical errors, etc., you agree to pay any and all associated correction fees.

4.2 REVENUEWELL PUBLISHER

RevenueWell Publisher is a free service included in some of our Services which allows the Customer to connect various social media profiles to Services and interact with them through the Services. RevenueWell Publisher services require a valid RevenueWell subscription to be in place. By electing to subscribe to RevenueWell Publisher, you agree to pay all monthly subscription fees through the remainder of the Term of your Agreement, billed in accordance with our normal monthly billing procedures. Customer subscription to RevenueWell Publisher will automatically renew, along with any renewal of your RevenueWell subscription, unless Customer provides RevenueWell with written notice of cancellation not less than thirty (30) days prior to the end of the then-current Term. RevenueWell bears no responsibility for, and

makes no warranty as to, the content published on Customer Facebook pages, or any other matter related to Customer's use, or that of others, of Facebook, its applications, features and functions.

Content from the following third parties may be available to Customer through use of the Social Accounts, Contacts and Leads features. Customer's use of such third party content must comply with the additional terms and policies as noted below:

- **Twitter:** Customer's use of Twitter content must comply with the Twitter Terms of Service, the Twitter privacy policy, and the Twitter Public API terms.
- **Facebook:** Customer's use of Facebook content must comply with the Facebook Terms of Service, and the Facebook Public API terms

4.3 LISTING SERVICE, PATIENTCONNECT365

RevenueWell may offer a complimentary listing service (the "Listing Service") under which Customer business information and customer reviews (collectively, the "Business Information") are submitted to the RevenueWell service referred to as "PatientConnect365." You agree to participate in the Listing Service, and allow RevenueWell to make this data available and provide registration services to other third party sites. It is up to third party sites to accept the submissions, and RevenueWell makes no warranty as to such sites' willingness to do so. For so long as Customer continues to subscribe to the Service, RevenueWell will make a good faith attempt to ensure accuracy and confidentiality of the information we provide to third party sites under the Listing Service. RevenueWell has no control of third party web sites or resources that are provided by companies or persons other than RevenueWell. Additional tools may be available from the third parties to provide additional updates to Customer information, but if Customer uses such services, RevenueWell is not liable for any claim arising out of the combination of such services with the information provided by the Listing Service. If Customer no longer has an active subscription, RevenueWell may remove Customer from the listing. Upon termination of this Agreement by either party, the Business Information and any consumer reviews may remain in any data feeds provided to third parties under the Listing Service but is subject to removal at any time as determined by RevenueWell. Customer may request explicit removal of the Business Information from such data feeds in writing. Upon request, at any time during your active subscription to the Service and up to the date of any termination of this Agreement, RevenueWell will provide Customer with an electronic copy of your Business Information, including consumer reviews.

4.4 REVENUEWELL REPUTATION TRACKER

RevenueWell may offer a complimentary review monitoring service (the "RevenueWell Reputation Tracker"), through which you may be able to access or use third party services, resources, content or information ("Third Party Materials") via RevenueWell. By using RevenueWell to find material on the Internet, you instruct RevenueWell to present portions of the data sources that you have selected. You acknowledge sole responsibility for and assume all risk arising from your access to or use of any such Third Party Materials and RevenueWell disclaims any liability that you may incur arising from your access to or use of such Third Party Materials via RevenueWell. You acknowledge and agree that RevenueWell: (a) is not responsible for the availability or accuracy of such Third Party Materials or the products or services on or available from such Third Party Materials; (b) has no liability to you or any third party for any harm,

injuries or losses suffered as a result of your access to or use of such Third Party Materials; (c) does not make any promises to remove Third Party Materials from being accessed through the Services. Your ability to access or link to Third Party Materials does not imply any endorsement by RevenueWell of Third Party Materials or any such third party services; and (d) has no responsibility or liability for the deletion or failure to store any Third Party Materials maintained or transmitted through use of the Services. You further acknowledge that you are solely responsible for backing up and making copies of any Third Party Material that you wish to preserve.

4.5 REVENUEWELL PAYMENTS

RevenueWell offers payments through WePay, Inc. ("WePay"), a third-party payment processor. In order for you to use WePay's payment processing services, you must register with WePay as a merchant. The WePay Terms of Service explain that process and are available here: <https://go.wepay.com/terms-of-service-us>. The WePay Privacy Policy is available here: <https://go.wepay.com/privacy-policy-us>. By accepting this agreement with RevenueWell, you agree that you have reviewed the WePay Terms of Service and Privacy Policy for the country in which you are located and agree to them. If you have questions regarding the WePay Terms of Service or Privacy Policy, please refer to the WePay website www.wepay.com or contact WePay at <https://support.wepay.com/hc/en-us>.

If you elect to use RevenueWell Payments, you may enter into an agreement with our payments partner, WePay Inc., for the payments service and WePay's use of your data. Please review the WePay Privacy Policy referenced above, which will apply to you.

4.6 DISTRIBUTED SOFTWARE

The User License Agreement for the Covered Services desktop and mobile applications listed below can be found at <http://www.revenuewell.com/legal>.

- RW for iOS
- RW for Android
- RW Printer (<http://www.revenuewell.com/legal/rw-printer/>)