

ACTINIC SERVICES AGREEMENT v6

This agreement (the "Agreement") is between Actinic Software Ltd ('Actinic') a Company incorporated in England and Wales (no 03221222) whose registered office is at Globe House, Lavender Park Road, West Byfleet, Surrey KT14 6ND and you (the Merchant) (together "the Parties") and governs the provision of services by Actinic or Actinic's supplier to the Merchant ("Actinic Service(s)"). These are the terms and conditions for use of the Actinic Services and constitute a legal agreement between the Merchant and Actinic. In order to use any of the Actinic Services the Merchant must accept clauses 1 to 28 of this Agreement in their entirety and accept clauses 29 to 37 in so far as the particular Actinic Services specified therein are provided by Actinic to the Merchant. This Actinic Services Agreement replaces any previous agreement for the supply of services covered under this Agreement.

The Merchant may be an individual, an organisation, a company of limited liability or otherwise, a partnership of limited liability or otherwise or a charity or any other legal entity. The Merchant signifies its consent to this Actinic Services Agreement by checking the box on the web site situated at www.actinic.co.uk or www.actinic.com (the "Website") as part of ordering one or more services, and the Merchant doing so thereby also acknowledges that it is duly authorised to make this Agreement and that it has read and understood this Agreement.

1 PURPOSE

The purpose of this Agreement is to enable the Merchant to conduct business with third parties or improve internal administrative processes with the help of Actinic Services.

In return for payment of the relevant fees as specified below in connection with the Actinic Services, Actinic will provide such Actinic Services and grants a royalty free licence, on the terms set out below, for use of software and interfaces for the purpose only of giving effect to the provisions of this Agreement and for the duration of the Agreement.

The Merchant agrees to abide by the terms of this Agreement.

2 DEFINITIONS

The Actinic Services which can be included under this Agreement include but are not limited to the following types ("**Type of Service**"): support for Actinic's software products ("**Product Support**"), the provision of web site hosting on a computer server connected to the Internet ("**Hosting**"), the provision of licensed software and Hosting bundled together ("**SaaS Service**"), the provision of a service whereby requests to take payments or make refunds or similar transactions from or to payment cards are passed to the banking network and a reply received ("**Actinic Payments**"), the provision of domain name management services ("**Domain Name Registration Service**"), the provision of secure (SSL) certificates associated with a domain name ("**SSL Certificates**"), the provision of a facility for sharing use of a web server where information can be captured under an SSL certificate ("**Shared SSL**"), the provision of information checking or look up services based on access to a database of information ("**Post or Zip Code Lookup Or Other Information Services**") the provision of upgrades to previously licensed software whose rights are owned by Actinic ("**Product Upgrades**"), the provision of a service whereby requests are made from merchant's buyers for feedback on the products and service received "Independent Customer Feedback Service".

3 DESCRIPTION OF EACH SERVICE

Each Actinic Service will, at the Website, have a description setting out the scope, term, pricing and Type of Service of such Actinic Service ("**Service Description**"). Where the description also includes one or more of the following elements, these form part of the Actinic Services Agreement in relation to such Actinic Services (and these terms shall have the following meanings in this Agreement):

the initial fee to commence using the service ("**Setup Fee**");
the contract term when the service is first purchased ("**Initial Contract Period**");
the contract term when the contract is renewed ("**Contract Period**"); this is also the Initial Contract Period when the Initial Contract Period is not explicitly specified;
the fee for the Initial Contract Period ("**Initial Contract Price**");
the normal fee for the Contract Period ("**Contract Price**"), this is also the Initial Contract Price when the Initial Contract Price is not explicitly specified;
the details of how the fee may vary on contract renewal ("**Loyalty Discount**");
the term of the Agreement, which is either the Initial Contract Period or, following the first renewal, the Contract Period, ("**Term**");
the minimum time over which the Actinic Services must be renewed which is used when a Product Upgrade is included and the Merchant is committed to renew the contract a number of times ("**Minimum Term**"). Where no Minimum Term is specified there is no Minimum Term;
the unit of measurement of service usage for a particular service such as number of payment related transactions, or number of gigabytes of data transferred from a web server ("**Transaction Type**");
the actual service usage for a particular Transaction Type such as the actual number of payment related transactions, or the actual number of gigabytes of data transferred from a web server ("**Transactions**");
the number of free Transactions for the Initial Contract Period ("**Initial Transactions Included**");
the number of free transactions for the Contract Period ("**Transactions Included**"), this is also the Initial Transactions Included when the Initial Transactions Included are not specified;
the fee per transaction when the number of transactions consumed exceeds the Transactions Included or Initial Transactions Included as appropriate during a term ("**Cost Per Additional Transaction**");
the fee associated with each user working for the benefit of the Merchant and who has access to data supplied as part of this Agreement ("**Fee Per Seat**");
the current release or its immediate predecessor of any Actinic software product licensed to the Merchant under the End-user Agreement (as such term is defined in clause 5 of this Agreement) ("**Actinic Product**");
a service ordered by the Merchant and provided by Actinic to the Merchant under this Agreement ("**Actinic Service**");
the fee for each additional user who is able to access the Actinic Service for administration purposes ("**Additional User Fee**"). Where no fee is specified the

Initial Contract Price and Contract Price as appropriate will be charged per additional user;

the fee for each additional web site for the Actinic Service ("**Additional Per Web Site Fee**"). Where no fee is specified the Initial Contract Price and Contract Price as appropriate will be charged per additional web site;

a description encompassing both the Contract Price and Contract Period ("**Charge Band**"); and

a third party, such as (but not limited to) The Royal Mail, who own the rights to data provided under this Agreement and who provide such data to Actinic under a license agreement (the "**Licensor**").

4 SERVICE PROVIDED

Actinic warrants that the Actinic Services provided materially comply with the Service Description at the Website, as amended from time to time, subject to the terms of this Agreement. Where there is any conflict between the Service Description and the terms of this Agreement the terms of this Agreement take absolute precedence. No other warranties are given except as expressed in this Agreement.

The provision of the Actinic Services is for a single web site only and for a single individual representing the Merchant to use at any one time only, except where an Additional Per Web Site and/or Additional User Fee is paid.

Actinic shall provide one or more user ids and passwords to allow the Merchant to access their account for Actinic Service across the Internet. Actinic shall provide a telephone number for contacting Actinic as specified from time to time on the Website for the relevant Actinic Service.

Actinic reserves the right at any time to revise and modify its software (the "**Software**"), release subsequent versions thereof and to alter features, specifications, capabilities, functions, and other characteristics of the Software or minor aspects of the Actinic Services, without notice to the Merchant. Actinic shall, as soon as reasonably practicable, notify the Merchant via its Website of any such amendments to the Software or the Actinic Services.

5 END-USER AGREEMENT

This Agreement is additional to the end-user agreement between Actinic and an end-user set out in the relevant Actinic Product as amended from time to time ("End-user Agreement"). Where the Merchant is licensed to use an Actinic Product under an End-user Agreement they are known as an "End-user". Where relevant to software licensing, terms shall have the same meaning given to them in this Agreement as in the relevant End-user Agreement, unless specifically defined in this Agreement. If there is any conflict between this Agreement and the End-user Agreement, the End-user Agreement takes precedence.

6 TAX AND OTHER DUTIES

All prices quoted are always exclusive of VAT and any other applicable tax, import, and all other duties which may be levied as required by law and Actinic may add VAT or such applicable tax to any fees it charges the Merchant.

7 COMMENCEMENT AND RENEWAL OF SERVICE

The Agreement will commence on the date the Merchant or a duly authorised representative of the Merchant agrees to the terms of this Agreement. This Agreement shall continue for the Term and renew automatically at the end of the Term and shall then remain in force until terminated by either Party in accordance with this Agreement.

8 PAYMENT

The Merchant shall pay the fees published on the Website from time to time or communicated otherwise by Actinic in relation to the relevant Actinic Service which may include: the Initial Contract Price (if any); the Contract Price; Setup Fee; Fee Per Seat; Additional User Fee; Additional Per Web Site Fee; and will take into consideration any Loyalty Discount and any taxes payable in accordance with clause 6. Payments shall be due and payable in advance of delivery of the Actinic Service, by direct debit or payment card. Actinic shall have no obligations under this Agreement until it has received cleared funds to cover such fees. It is the Merchant's responsibility to ensure that appropriate credit levels or account balances are available to meet all such fees and it is the Merchant's responsibility to ensure that the payment card or bank account details are valid at the time of payment and it is the Merchant's responsibility to inform Actinic of any changes to payment card details or bank account details using the prevailing method published by Actinic to do so. Any changes to payment details must be given to Actinic 14 days before the next due payment date.

9 VOLUME CHARGES

Associated with some Actinic Services are one or more Transaction Types. An additional fee to those set out in clause 8 above is payable as specified on the Website from time to time as 'Cost Per Additional Transaction' in respect of each transaction of the relevant Transaction Type in excess of the specified number of Transactions Included. This charge or charges are due and payable after the transactions have been executed, and such charges are payable on demand and will be taken automatically by Actinic using the prevailing payment method. The responsibility to settle payment for such charges survives termination of this Agreement.

10 SERVICE AVAILABILITY

Actinic will make reasonable endeavours to provide the Actinic Services for 24 hours a day and 365 days a year except for example, but not limited to where, as with Product Support, more restricted hours of availability of a particular Actinic Service are published on the Website. Actinic shall pro-actively monitor server availability out of hours, where servers constitute part of the Actinic Service. The Actinic Service will occasionally be unavailable due to routine maintenance and will sometimes be unavailable due to technical failure or other problem.

11 SUPPORT

Support is only provided for the use and operation of Actinic Products where an Actinic Service incorporating Product Support has been agreed and relevant fees have been paid for such support.

Actinic may not provide such support where it reasonably determines (in its sole discretion) that:

the Merchant's enquiries relate to business practice, application consulting or training;

the Merchant's use of the Actinic Product is outside that set out in the documentation provided with the Software (the "Software Documentation");

the Merchant's use of the Support is excessive, abusive or fraudulent;

the Merchant is not using the current release of the Actinic Product or its immediate predecessor; and/or

the Merchant has breached the End-user Agreement.

12 REFUNDS/RIGHTS TO WITHDRAW

The Merchant may cancel this Agreement without cause during the first 7 days from the date it accepts this Agreement, subject to the following charges:

the proportion of the Contract Price represented by seven days out of the Initial Contract Period; or

where the Actinic Service includes a Product Upgrade and the Merchant has requested such an upgrade, the full cost of the Setup Fee added to the Contract Price for the Minimum Term.

13 THE MERCHANT'S RIGHT TO TERMINATE

In addition to the Merchant's rights at clause 12, the Merchant shall have the right to terminate this Agreement for any reason at any time using the prevailing method communicated by Actinic (this will normally be achieved by changes to the Merchant's online account provided by Actinic) or by giving 14 days notice to Actinic by email to cancellation@actinic.co.uk. Should the Merchant terminate the Agreement such that termination occurs prior to the end of the Minimum Term, then full payment as though the Agreement had been in place up to the end of the Minimum Term is due immediately to Actinic.

14 ACTINIC'S RIGHT TO VARIATION AND TERMINATION

Subject to clause 4, Actinic may vary the material terms of this Agreement relating to Actinic Services or withdraw any Actinic Service on one calendar month's written notice by email to the email address given by the Merchant on registration or as updated by the Merchant in accordance with Actinic's prevailing stated method for doing so. Whenever such notice is given the Merchant shall have the right to terminate this Agreement provided it notifies Actinic in writing of its intention to terminate before the end of the notice period. Continued use of any Actinic Service 7 days after the date of Actinic's notice will constitute the Merchant's affirmative acknowledgement of the varied terms and agreement to them.

Actinic has the right, without notice to the Merchant (although notice must be given as soon as reasonably possible), to terminate this Agreement immediately or suspend provision of any part or all of the Actinic Service where Actinic reasonably believes that: (a) the Merchant has failed to timely pay Actinic any amount due to Actinic under this Agreement or (b) the Merchant has materially breached any term or condition of this Agreement or (c) the Merchant has entered into any form of insolvency or administration or (d) the merchant has performed, or threatened to perform, any act which might undermine the technical, commercial or other viability or integrity of any of the Actinic Services provided by Actinic or Actinic's suppliers or (e) a third party is abusing the facilities made available by the Merchant across the Internet using Actinic Services so as to undermine the commercial, technical or other viability or integrity of any of the Actinic Services provided by Actinic or Actinic's suppliers or (f) the Merchant's use of the Actinic Service adversely affects the use of the Actinic Service by other parties or (g) Actinic's supplier has terminated or suspended provision of any part or all of the Actinic Service or (h) the operation of the Actinic Service is being driven automatically by a computer where it is designed to be driven by a human operator or (i) the use of the Actinic Service is excessive or outside of the scale of usage indicated by The Merchant to Actinic. Such termination shall not prejudice any of Actinic's rights or claims.

15 EFFECTS OF TERMINATION

Upon the expiration and non-renewal or termination of this Agreement for any reason, the Merchant's access to, and use of, the Actinic Services and those of Actinic's suppliers shall terminate.

Following termination Actinic reserves the right to delete from its and its suppliers servers any and all information associated with the Actinic Service provided to the Merchant without liability for any loss, costs, expense or damage suffered by the Merchant.

The termination of this Agreement shall be without prejudice to the rights and remedies of either Party which have accrued up to the date of termination.

16 TRANSFERABILITY

Actinic Services are for use by the Merchant only. The Merchant is not permitted to transfer, assign or give away the Actinic Services without the prior written agreement of Actinic.

17 EXCLUSION AND LIMITATION OF LIABILITY

Nothing in this Agreement shall exclude or limit the liability of either Party for death or personal injury resulting from the negligence of that Party or in respect of fraud or of any statements made fraudulently by that Party, or arising under Part 1 of the Consumer Protection Act 1987 in respect of any defect in an Actinic Product.

Subject to the exception set out above and to the fullest extent permissible by law, Actinic will not be liable to the Merchant whether in contract (including under any indemnity or warranty), in tort (including negligence), under statute or otherwise for any (whether direct or indirect) of: (a) loss of profit; (b) loss of revenue; (c) loss of sales; (d) loss of anticipated savings; (e) loss or corruption of data; (f) loss of contract or opportunity; (g) loss of goodwill; (h) costs incurred in modifying, testing, implementing or configuring Actinic Products or Actinic Services (whether in accordance with the Software Documentation and other instructions and training or not); (i) unreasonable costs in remedying any loss; or (j) indirect or consequential loss.

Subject to the exception set out in the paragraph above and to the extent permissible by law, in the event that Actinic is liable to the Merchant in contract (including under any indemnity or warranty), in tort (including negligence), under statute or otherwise its liability shall be limited to a claim for the fees paid to Actinic during any single consecutive 12 month period after the Merchant's acceptance of this Agreement for any one event or series of connected events.

For purposes of this section, "Actinic" includes its employees, sub-contractors and suppliers.

The Merchant acknowledges that given the price paid for the Actinic Products and the Actinic Services, the short commitment required of the Merchant, the complicated nature of the software involved, the numerous software and hardware environment combinations in which the Actinic Products and the Actinic Service must operate, the fact that Actinic cannot anticipate the particular purpose for which the Merchant is using the software and the availability of insurance for any loss that the above limitations and exclusions are reasonable in all the circumstances.

Other than as expressly set out elsewhere in this Agreement all representations, warranties, conditions and terms express or implied whether statutory or otherwise are expressly excluded by Actinic and by Actinic's suppliers to the fullest extent permitted by law.

18 INTELLECTUAL PROPERTY RIGHTS

All intellectual property rights relating to the provision of the Actinic Services and Actinic Products are the property of Actinic or Actinic's suppliers or the Licensor or other third parties that have licensed the use of such rights to Actinic. Where a Licensor has licensed rights to Actinic with stated restrictions on sub-licensing these restrictions will apply to the Merchant and the Licensor shall have the right to enforce these restrictions on the Merchant through the courts.

The Merchant acknowledges and agrees that content available from Actinic or Actinic's suppliers or the Licensor or other third parties that have licensed the use of such rights to Actinic, including but not limited to text, software, music, sound, logos, trade marks, service marks, photographs, graphics, or video, is protected by copyright, trade mark, patent, or other proprietary rights and laws, and may not be used in any manner other than on the same restricted basis as specified for the purposes of this Agreement.

The Merchant will respect the intellectual property and copyrights of all third parties.

Actinic, Actinic's suppliers or the Licensor grant the Merchant a non-transferable and non-exclusive right and licence for the duration of this Agreement to use the Actinic Service in accordance with the documentation and any limitations imposed by the Licensor and use relevant support materials and documentation only as required to use the Actinic Service. Any use of the Intellectual Property Rights relating to any Actinic Service other than as authorised under this Agreement is prohibited including copying, disassembling, decompiling or reverse engineering software, interfaces or other intellectual property owned by Actinic or Actinic's supplier except to the extent explicitly permitted by statutory UK law. All rights not expressly granted are reserved.

Nothing in this Agreement shall prevent or restrict Actinic or Actinic's Suppliers from using and exploiting any intellectual property rights, techniques, tools, ideas or know-how created, used or developed during the provision of the Actinic Service or the Actinic Product for any purpose whatsoever.

Actinic will keep the Merchant fully indemnified against all reasonable costs, claims, expenses, judgments and liabilities suffered by the Merchant howsoever arising through Actinic's or Actinic's supplier's infringement of third party intellectual property rights which have not been caused by actions of the Merchant provided that the Merchant notifies Actinic in writing of the claim or action immediately that the Merchant becomes aware of it; that the Merchant grants sole control of the defence of the claim or action to Actinic or Actinic's supplier at Actinic's sole discretion; and the Merchant gives Actinic or Actinic's supplier complete and accurate information at the time of disclosure and full assistance in enabling Actinic or Actinic's supplier to settle or defend the claim or action.

The Merchant will keep Actinic and Actinic's suppliers fully indemnified against all reasonable costs, claims, expenses, judgments and liabilities suffered by Actinic or Actinic's suppliers howsoever arising through the Merchant's infringement of third party intellectual property rights which have not been caused by the actions of Actinic or Actinic's suppliers.

The Merchant will keep Actinic and Actinic's suppliers fully indemnified against all reasonable costs, claims, expenses, judgments and liabilities suffered by Actinic or Actinic's suppliers howsoever arising through any claim or action by the Merchant's customers or prospects and arising out of use of the Actinic Service or the Actinic Product.

All intellectual property rights and any analogous rights of any nature created during the provision of support by Actinic for any Actinic Product or Actinic Service are the property of Actinic. The Merchant hereby assigns all right, title and interest in any such intellectual property rights and agree to provide any assistance that Actinic may require to perfect its title to such rights.

19 CONFORMANCE WITH THE LAW AND GENERAL STANDARDS OF DECENCY

Actinic reserves the right to refuse to provide the Actinic Service to the Merchant where Actinic believes, in its sole discretion, the Merchant: (a) makes available goods or services, or uses or displays materials, that are illegal, immoral, obscene, vulgar, offensive, dangerous, or are otherwise inappropriate; (b) has received two or more complaints for failing to be reasonably accessible to the Merchant's customers or timely fulfil customer orders or adequately deal with customers' complaints or warranty or service requirements; (c) the Merchant has become the subject of a government complaint or investigation; (d) the Merchant is the subject of public adverse comment of a nature that Actinic's continued involvement in providing the Actinic Service to the Merchant might cause damage to Actinic's business.

The Merchant agrees that it is solely responsible for all goods and services sold, rented, leased, licensed or otherwise made available to other businesses, organisations or individuals by the Merchant and utilising Actinic Services or Actinic Products in order to supply them.

The Merchant agrees that it is responsible for conforming to all laws and will obey all laws regarding the use of the Actinic Service and the Actinic Products in the jurisdictions where it conducts business.

20 TRADEMARKS

"Actinic" is a registered trade mark of Actinic Software Ltd or its wholly owned subsidiaries in the United Kingdom, USA, EU, Canada, Australia and Japan. The Merchant may not use the Actinic trademarks or those of any of Actinic's suppliers in any way without Actinic's prior written consent, nor will it challenge the validity or ownership of such trade marks.

21 FORCE MAJEURE

Actinic shall not be liable for any failure in performing its obligations under this Agreement due to circumstances beyond its reasonable control. Neither Party shall be deemed in default of this Agreement to the extent that performance of its obligations or attempts to cure any breach are delayed or prevented by reason of any act of God, fire, natural disaster, accident, riots, acts of government, or any other cause beyond the reasonable control of such Party; provided that the Party whose performance is affected by any such event gives the other Party notice thereof within ten (10) business days of such event or occurrence where such event has not made it impossible to do so.

22 COMMUNICATION

The Merchant's name, phone, fax number, address, email address and other data related to the provision of the Actinic Service (the "**Merchant's Data**") will be stored in Actinic's database and processed by Actinic in servicing the relationship with the Merchant, including disclosure to third party suppliers and consultants. Actinic will communicate with the Merchant using the Merchant's Data in connection with the provision of the Actinic Service and this may include, but is not limited to, Actinic's provision of information or updates about the Actinic Products and the Actinic Service, and information concerning payments, renewals and changes to this Agreement. By submitting the Merchant's Data to Actinic the Merchant agrees to Actinic's storage, use and disclosure of that data. Both parties agree that the instructions and authorisations given through any Actinic Service shall be treated as satisfying any legal requirements for communication in writing. Any information provided by Actinic to the Merchant as part of any Actinic Service shall not be taken as conclusive evidence of the accuracy and completeness of any information thus given. Any such information may be adjusted at any time. In the event of any dispute regarding the Merchant's use of any Actinic Service the records kept by Actinic or Actinic's supplier shall be prima facie proof for the purposes of resolving such a dispute.

23 DATA PROTECTION

Both parties undertake to comply with provisions of the Data Protection Act 1998 ("the Act") in relation to the disclosure, use and storage of any personal information as defined in the Act.

Unless the Merchant notifies Actinic otherwise the Merchant agrees that Actinic may use and analyse the Merchant's Data to give information about services which may be of interest to the Merchant. If the Merchant does not wish to be contacted for marketing purposes by Actinic or by third parties the Merchant should send an email to the following address: marketing@actinic.co.uk.

The Merchant agrees that for the purposes described above their Data may be transferred to countries outside the EEA.

The Merchant expressly agrees that data pertaining to their sales or service, including but not limited to transaction data relating to payments, can be viewed by Actinic and by Actinic's suppliers in the normal course of their commercial activities but such data cannot be made available to other parties except where required by the law or where required by statutory authorities or by the banking system or where a suitable disclosure agreement has been signed with such parties. This right survives termination of this Agreement.

24 ACTINIC'S SUPPLIERS

Actinic Services are provided by a combination of Actinic staff, equipment and software together with bought-in services from third party suppliers. Actinic uses this approach in order to achieve economies of scale and the Merchant acknowledges this fact and accepts that this a reasonable approach given the low cost of the services provided. Actinic may from time to time decide to use different suppliers to provide the Actinic Services. No contractual relationship shall exist between the Merchant and Actinic's suppliers.

25 CLAIMS AND INFORMATION

Either Party will notify the other Party promptly of any claim or potential legal claim in connection with this Agreement and provide reasonable details and give the other Party reasonable assistance in connection with the investigation or defence of such a claim.

The Merchant agrees to promptly provide such reasonable information as Actinic may request from time to time, in order that Actinic can comply with its obligations to its suppliers.

The Parties agree that they will keep confidential (except as required by law and as required for them to take professional advice, or as required by them to perform their obligations under this Agreement) all confidential information about this Agreement and the other Party's customers and suppliers, unless that information was already known to them or has entered the public domain by means other than the breach of this clause of the Agreement.

26 UNRELIABILITY OF COMMUNICATION SYSTEMS

The Merchant acknowledges that due to the nature of the Internet where service is accomplished by inter-connecting many different networks supplied by many different parties and where software used to provide service is hugely complex and subject to bugs and where access to the Internet is not provided by Actinic, it is inevitable that at times some Actinic Services will be unavailable to the Merchant or the Merchant's customers and that this will include but not be restricted to the availability of web servers, the resolution of domain names and the availability of payment services. In addition, the Merchant acknowledges that at times it will not be possible to contact Actinic by telephone due to the occasional malfunction of the public switched telephone network, Actinic's connection to it, and failure of equipment used for telephony.

27 USE OF THE SERVICE

It is the Merchant's sole responsibility to provide computer equipment and Internet connectivity in order to avail themselves of the Actinic Service and to determine which of their employees or representatives is granted access to the Actinic Services and Actinic does not accept any liability for failures in the relevant Actinic Service caused by such computer equipment and Internet connectivity. The Merchant agrees that all logins, passwords, transactions keys, hash keys and similar involved in the use of the Actinic Service will be kept confidential and each user id will be used by one person only. The Merchant agrees that all acts or omissions that occur in connection with the Actinic Service involving the Merchant's logins, passwords, transactions keys, hash keys and similar are the sole responsibility of the Merchant.

The Merchant agrees that appropriate security measures will be taken in relation to the Actinic Service such as logging off from all accounts when it is no longer

necessary to remain logged in, locking the computer when left logged on but unattended and maintaining up to date anti-virus software.

It is the merchant's responsibility to conform with the Payment Card Industry Data Security Standard (PCI DSS) in relation to payment cards of all types and Actinic makes no warranties about PCI DSS conformance other than as stated in this Agreement.

In connection with any Actinic Service, the Merchant will report to Actinic as soon as practicable after it becomes aware of any: a) abuse or threatened abuse of the Actinic Services; b) loss of service; c) factors affecting the performance of the Actinic Services; d) failure, bug or data corruption in the Actinic Services; e) unauthorised use or access to the Actinic Services; f) known or suspected fraud; g) The Merchant must immediately notify Actinic if it becomes aware that there has been a breach of security connected in any way with logins, passwords, transaction keys, hash keys or similar techniques used to validate use of the Actinic Service and Actinic or Actinic's supplier may act upon any such notification without further enquiry as to the identity or authority of the caller and block access to the Actinic Service and take any other action deemed necessary. The Merchant agrees to provide all reasonable assistance to Actinic and/or Actinic's suppliers in any investigation into these matters.

The Merchant irrevocably and unconditionally authorises Actinic or Actinic's suppliers to act upon all authorisations and instructions sent by the Merchant through any Actinic Service and agrees that the use of logins, passwords, transactions keys, hash keys and similar techniques is sufficient evidence for Actinic and Actinic's suppliers to act on such authorisations or instructions.

The Merchant undertakes not to disconnect or interfere with the operation of any aspect of the Actinic Service except where explicitly agreed in writing between the Parties and to use its best endeavours to prevent such disconnection or interference by any other party.

The Merchant is solely responsible for ensuring the accuracy of any data supplied to the Actinic Service and proper use of the Actinic Service.

The Merchant agrees that they will not attempt to rely on any terms and conditions in this Agreement if to do so would be an attempt to repudiate the validity of any instructions supplied by The Merchant to the Actinic Service.

28 CHOICE OF LAW AND JURISDICTION AND GENERAL

This Agreement shall be governed by and construed in accordance with English and Welsh law and the parties hereby submit to the exclusive jurisdiction of the English and Welsh courts. This Agreement contains the whole agreement between the parties in relation to all Actinic Services and supersedes any prior written or oral agreements relating to the same other than the End-user Agreement referred to elsewhere in this Agreement.

If any provisions of this Agreement are held to be invalid under any applicable statute or rule of law, they are to that extent omitted from the Agreement without affecting the validity or enforceability of the remainder.

The failure or delay in exercising a right or remedy provided by this Agreement or by law does not constitute a waiver of the right or a waiver of other rights or remedies.

No single or partial exercise of a right or remedy provided by this Agreement or by law prevents further exercise of the right or remedy or the exercise of another right or remedy.

Any action against Actinic must be brought within 2 years after the cause of action arises.

This Agreement does not confer the right on any third party (other than as expressly provided for herein) to enforce any provision of this Agreement under the Contracts (Rights of Third Parties) Act 1999 or otherwise. Any rights conferred on any third party hereunder may be altered or extinguished by the written agreement between the parties without the consent of the third party.

Where the context so admits words denoting the masculine gender shall include the feminine or the neuter and vice versa and words denoting the singular shall denote the plural and vice versa.

Sub-headings are solely to aid the reading of the Agreement and do not form part of the Agreement.

Although Actinic makes all reasonable efforts to ensure that the Actinic Service provided is secure, the Merchant acknowledges that the Internet is inherently insecure and subject to attacks whose nature cannot be predicted or fully protected against. Actinic gives no warranties and makes no claims about the security of the Actinic Service other than explicitly stated in this Agreement.

Parts of servers providing Actinic Services are designed for administration of the service and not for access by the Merchant. The Merchant agrees not to access such areas, accepts liability for such access if performed by an employee or agent of the Merchant and acknowledges that actual or attempted access to these areas may be subject to prosecution.

Parts of Actinic Service are protected so that differing fees may be payable for differing functionality or service levels. The Merchant agrees: not attempt to circumvent such protection; to advise Actinic if such protection can be circumvented; to accept liability for circumvention if performed by an employee or agent of the Merchant in contravention of the relevant user documentation; and acknowledges that actual or attempted access to functionality or service levels not available for the fee paid may be subject to prosecution.

SPECIFIC CLAUSES RELATING TO SPECIFIC SERVICES

29 PRODUCT SUPPORT

Where Actinic Services including Product Support are provided to the Merchant, the terms in this clause apply in addition to those set out in clauses 1-28 inclusive of this Agreement.

Actinic will supply telephone based advice on the use and operation of the Actinic Product which has been licensed by the Merchant and where the Merchant has purchased the appropriate Actinic Service for Product Support for that product.

Subject to clause 11 above, the Merchant may obtain assistance with any technical difficulty that may arise in connection with Merchant's utilisation of an Actinic Service by calling or sending an email to Actinic's technical support team.

Actinic will provide such support for the Actinic Service on weekdays between the hours of 9.00am and 5.00pm (support centre local time). Actinic will not provide such support on support centre local public holidays or where it reasonably determines, in its sole discretion, that systems and server maintenance is necessary or its staff occasionally require training or team building.

Actinic reserves the right to limit each telephone call to one single support issue or question and to a duration of thirty minutes (an "**Incident**"). Actinic further

reserves the right to limit the Merchant's support to an average of one incident per month.

Such support calls may be recorded to maintain quality of service and for training purposes.

All intellectual property rights and any analogous rights of any nature created during the provision of the Support are the property of Actinic.

The Merchant acknowledges that due to the multiple hardware and software environments into which the Actinic Product may be put, Actinic cannot guarantee that every enquiry or connectivity issues between third party services, service providers, hardware or software will be resolved. Subject to and in accordance with the terms of this Agreement, Actinic's sole support obligation is to provide reasonable and good faith efforts to resolve the Merchant's enquiries arising from the Merchant's use of the Actinic Product in accordance with the Software Documentation. This is the end of the terms relating solely to Product Support.

30 PRODUCT UPGRADES

Where Actinic Services which include Actinic Product Upgrades are provided to the Merchant, the terms in this clause apply in addition to those set out in clauses 1-28 inclusive of this Agreement:

During the Term, the Merchant will be entitled to all Software upgrades for the relevant Actinic Products licensed to the Merchant without further charge.

In the event that the Merchant purchases an upgrade from one Actinic Product to another (for example, Actinic Catalog to Actinic Business) but does not elect to pay any further fees necessary to upgrade the Product Support under this Agreement to match the upgraded Actinic Product, the Product Support will terminate. The Merchant will be entitled to a refund of a proportion of the fees paid which are attributable to the unexpired complete months before the end of the Term, taking into consideration any discount that has been given on the upgrade fee related to Product Support.

This is the end of the terms relating solely to Product Upgrades.

31 DOMAIN NAME REGISTRATION SERVICE

Where Actinic Services which include Domain Name Registration Services are provided to the Merchant, the terms in this clause apply in addition to those set out in clauses 1-28 inclusive of this Agreement:

Actinic's Domain Name Registration Service will be provided through a supplier which is an accredited registrar with the Internet Corporation for Assigned Names and Numbers ("ICANN") for Top Level Domain Names ("TLDs") (such as .com, .net, .org, .de, co.uk, etc.) ("Domain Name Registrar"). ICANN oversees registrations and other aspects of the TLDs. Domain name registrations are only for limited terms, which end on the expiration date. For domain names which are created as a new registration out of the available namespace, the term begins on the date the domain name registration is acknowledged by the applicable registry; for domain name registrations which were not returned to the available namespace, the term begins on the date the previous registrant's domain name registration was acknowledged by the applicable registry.

Actinic's sole responsibility will be to liaise with the Domain Name Registrar on the Merchant's behalf and Actinic does not accept responsibility for the actions and/or omissions of the Domain Name Registrar. Actinic does not make any warranty that the domain name requested by the Merchant will be accepted for registration in the register of the Domain Name Registrar, nor will it be liable for any costs of the Merchant incurred if the application for registration is unsuccessful. Actinic does not accept responsibility for any liability to third parties for breach of their intellectual property rights in relation to the domain name requested by the Merchant.

Actinic warrants that it will make no charge for any request to transfer a domain name registered to the Merchant from Actinic's control and will not be obstructive to such a request and will respond in a timely manner to such a request.

Domain names expire and can be lost. Where the Merchant has failed to pay on time Actinic will not pay third party fees in order to secure domain names and the loss of the domain name will result.

This is the end of the terms relating solely to Domain Name Registration Service.

32 HOSTING

Where Actinic Services which include Hosting are provided to the Merchant, the terms in this clause apply in addition to those set out in clauses 1-28 inclusive of this Agreement:

For Hosting, a Transaction is one gigabyte of data transferred from any web site that is hosted. Although Actinic makes all efforts to ensure the Service provided is secure, Actinic gives no warranties and makes no claims about this security. Should any third party gain unauthorised access to the Merchant's account, Actinic shall not be held responsible in so far as such unauthorised access does not relate to a breach of the terms of this Agreement by Actinic.

The Merchant remains wholly responsible for the accuracy and completeness of the content provided on the hosted web site and, notwithstanding Actinic's rights under clause 19 of this Agreement, the Merchant shall ensure that such content is compliant with all applicable laws and regulations and does not infringe the rights of any third party.

The Merchant shall indemnify Actinic against all damages, losses, expenses arising as a result of any action or claim that the content on the hosted web site infringes laws or regulations or is in anyway obscene, offensive, defamatory, or in breach of any third party intellectual property rights.

All intellectual property in content provided to Actinic for Hosting shall remain the property of the Merchant but the Merchant hereby grants Actinic a non-exclusive worldwide licence to use such content for the purpose of Hosting.

This is the end of the terms relating solely to Hosting.

33 SSL CERTIFICATES

Where Actinic Services which include SSL Certificates are provided to the Merchant, the terms in this clause apply in addition to those set out in clauses 1-28 inclusive of this Agreement:

Actinic's SSL Certificate service will be provided through a supplier which is an accredited and recognised provider of SSL certificates. Actinic's sole responsibility will be to liaise with such supplier on the Merchant's behalf and Actinic does not accept responsibility for the actions and/or omissions of such supplier.

Actinic does not accept any responsibility for the SSL certificate or any losses which are caused by a deficiency in the SSL certificates that are issued by the third party supplier.

SSL Certificates expire and can be lost. Where the Merchant has failed to pay on time Actinic will not pay third party fees in order to secure the SSL certificate and the loss of the SSL certificate will result.

SSL certificates apply to a particular IP address. If any service is moved to another web server, the SSL certificate will not operate and a new one must be purchased.

This is the end of the terms relating solely to SSL Certificates.

34 SHARED SSL

Where Actinic Services which include Shared SSL are provided to the Merchant, the terms of his clause apply in addition to the terms set out in clause 1-28 inclusive of this Agreement:

Actinic does not accept any responsibility for the SSL certificate or any losses which are caused by a deficiency in the SSL certificates that are issued by the third party supplier.

The Shared SSL service is not Payment Card Industry Data Security Standard (PCI DSS) certified and The Merchant accepts that compliance with the relevant banking codes is its responsibility..

This is the end of the terms relating solely to Shared SSL.

35 SAAS SERVICE

Where Actinic Services which include SaaS Services are provided to the Merchant, the terms in this clause apply in addition to those set out in clauses 1-28 inclusive of this Agreement and clause 32:

Actinic hereby grants the Merchant a non-exclusive, non-transferable licence to use the Software only on a web server controlled by Actinic for the sole purpose of making available goods or services for sale, lease or rental on such server ("the Service").

Actinic shall not be required to deliver a hard copy of any software to the Merchant.

The Merchant shall not copy the software or use it on computers other than a server controlled by Actinic and the Merchant acknowledges that the Software remains at all times the property of Actinic. Without Actinic's express written agreement the Merchant shall not use web pages or parts of web pages generated by means of the software, other than content that originates from and is proprietary to the Merchant, on any server other than the servers controlled by Actinic.

The Merchant acknowledges and agrees that the software is intended for access and use by means of web browsing software. This is the end of the terms relating solely to SaaS Service.

36 ACTINIC PAYMENTS

Where Actinic Services which include Actinic Payments are provided to the Merchant, the terms in this clause apply in addition to those set out in clauses 1-28 inclusive of this Agreement:

The following definitions apply: the banking system operated by any approved bank, financial institution or other body ("**Bank System**"); the security digits encoded on a payment card, printed on a payment card signature strip or appearing elsewhere on the payment card ("**CVV, CVV2, CVC2 or PVV**"); the merchant account facility agreed between the Customer and the Merchant Acquiring Bank ("**Merchant Account**"); the bank with which the Customer holds a Merchant Account ("**Merchant Acquiring Bank**"); each individual payment, authorisation, pre-authorisation, settlement or void processed by Actinic Payments ("**Card Transaction**"); the Actinic Payments web page which is provided to the Merchant to allow their customer or their agent to make payments through the Actinic Payments service ("**Payment Page**").

For Actinic Payments, a Transaction is a payment or a refund of a payment.

Actinic warrants that Actinic Payments is provided through a supplier who is Level 1 Payment Card Industry Data Security Standard (PCI DSS) certified.

The Merchant shall ensure that all publicity, signage and/or promotional material used or displayed in connection with Actinic Payments complies in all respects with all codes of practice, rules of procedure, guidelines, directions, scheme rules and other requirements issued by the Bank System as may be specified from time to time as being applicable to the Merchant. The Merchant shall not in any publicity or other promotional activity state or imply any approval by Actinic or Actinic's supplier of any products or services offered by the Merchant in any way without the prior written approval of Actinic.

The Merchant is responsible for ensuring that all necessary rights, authorisations, licences, exemptions, consents and permissions have been obtained or granted and all such requirements of law or of any other competent authority or public body have been complied with as are necessary or prudent in connection with the use of Actinic Payments and that these are maintained for the duration of this Agreement.

The Merchant will use Actinic Payments only for those services and/or products as agreed with the Merchant Acquiring Bank as notified to Actinic in the online form used when applying for Actinic Payments.

If The Merchant captures credit card details on their own web site or through a computer application operated by The Merchant, The Merchant will encrypt or obscure the Card numbers either by masking all digits except the first 6 and last 4 numbers or using the last 4 digits only or by applying a secure one way hashing algorithm such as SHA-1.

The Merchant agrees not to:

store the full payment card number, CVV, CVV2, CVC2 or PVV information and/or any Track 2 information derived from the chip or magnetic strip on the payment card; or

log the full payment card number, CVV, CVV2, CVC2 or PVV information and/or any Track 2 information for any purpose at all including debugging or auditing and nor will any other record of these elements of the card transaction be held electronically or on paper.

The Merchant acknowledges that it is responsible for the set up of a valid and correctly specified Merchant Account with the Merchant Acquiring Bank; and any and all set up and bank charges associated with the Merchant Account.

Where this Agreement is terminated or a Merchant Account is cancelled or terminated Actinic shall at its sole discretion prevent access to Actinic Payments and the Merchant must on request from Actinic remove all links to the Payment Page within one working day.

The Merchant acknowledges that all risks with respect to Card Transactions processed by the Bank System lie with the Merchant and/or the relevant financial institution and Actinic and Actinic's suppliers shall have absolutely no liability in respect thereof to the Merchant except where a Card Transaction fails due to

Actinic's or Actinic's supplier's negligent act or omission in which case Actinic's and Actinic's suppliers sole liability will be to reprocess the Card Transaction. The Merchant acknowledges and agrees that the allocation of risk contained in the preceding paragraph is reflected in the fees agreed between the parties and that the allocation of the risk was fundamental to Actinic in entering into this Agreement.

The Merchant acknowledges that the processing of Card Transactions is not within Actinic's or Actinic's supplier's control once a request has been passed to the Bank System and that it is subject to the Bank System processing times and procedures.

The Merchant acknowledges that the Bank System is the originator of authorisation information for Card Transactions. Authorisation shall not in any way be binding on Actinic as to the validity or non validity of any Card Transaction. Actinic gives the Merchant no assurances that a Card Transaction will be honoured or will not be subject to dispute by the Merchant's customer or the card holder and Actinic shall have no liability to the Merchant for any failure of the transaction to be honoured or for any disputed transaction.

Any information that originates from the Merchant's web server or the server of a third party designated by the Merchant including a web server provided under this Agreement or from a computer application using the service provided under this Agreement and which is received in the same form as sent or that is entered through a web browser into the Actinic Payments system will be deemed to be authorised by the Merchant and Actinic and Actinic's supplier shall not be liable for any consequence of processing such information. Actinic and Actinic's supplier are not responsible and shall have no liability in contract or in tort for the security of data residing on the Merchant's server or the server of a third party designated by the Merchant.

The Merchant agrees that the collation and accuracy of all information provided by The Merchant is the responsibility of the Merchant and Actinic shall have no liability for acting on such information.

Actinic and Actinic's supplier are not responsible for any loss The Merchant may incur as a result of any Card Transactions not being processed after or during the termination suspension or withdrawal of Actinic Payments.

Card Transactions are typically submitted to the banking system between 09:00 and 09:30 each working day and later ones will not be submitted until the following working day. Actinic and Actinic's supplier is not liable for any delay in a Card Transaction caused by a delay in submitting the same to the bank system.

Card Transactions should only be deemed to have been fully actioned when Actinic Payments indicates this explicitly, not when receipt of the instruction to process a Card Transaction has been received and acknowledged.

Actinic and Actinic's supplier reserve the right to process or cancel any Card Transactions in progress on termination of this Agreement or on suspension or withdrawal of Actinic Payments and is not responsible for any loss the Merchant may incur as a result of any Card Transactions not being processed after such an event.

Actinic and Actinic's supplier will not be liable in any way for any failure in any aspect of Actinic Payments or for any breach of security that arises because of any virus, time bomb, corruption of data or unauthorised use of any system owned or operated by the Actinic, Actinic's supplier, the Merchant, the Merchant's customer or prospect or the Bank System.

The Merchant undertakes to ensure that no changes are made to the web site or application interfaces that will cause incompatibilities with any aspect of Actinic Payments.

The Merchant undertakes to ensure that it incorporates a hypertext link to the Payment Page, where this is the chosen interface to Actinic Payments, in such form as communicated by Actinic and initially made available and will amend any hypertext link within 30 days of a request from Actinic to do so.

Where Actinic or Actinic's suppliers provide the Merchant with the online facility to view and monitor its Card Transactions, the Merchant hereby grants Actinic and such subcontractor the right to use such information in order to provide the Actinic Payments service to it.

It is the Merchant's responsibility to ensure that when accessing any web sites associated with Actinic Payments from countries outside of the UK that the use of any of these web sites is not prohibited by law. 128-bit encryption technology as used by these web sites may be illegal in some countries outside of the UK.

This is the end of the terms relating solely to Actinic Payments.

37 POST OR ZIP CODE LOOKUP OR OTHER INFORMATION SERVICES

Where Actinic Services including Post or Zip Code Lookup Or Other Information Services are provided to the Merchant, the terms in this clause apply in addition to those set out in clauses 1-28 inclusive of this Agreement:

Actinic's service will be provided in accordance with the terms and conditions of the Licensors which are in some cases the appropriate authority providing the licensing of the service and/or database and the Merchant agrees to be bound by these terms. For post codes in the UK this is the Royal Mail and such terms are available by following this link: www.royalmail.com. Licensors shall have the right to enforce the provisions of this Agreement which are for their benefit, by virtue of section 1 of the Contracts (Rights of Third Parties) Act 1999.

Actinic does not warrant that the information provided by the Licensors is correct or that it does not infringe a third party's rights.

A Fee Per Seat may apply to each user or computer which has access to the data. This is the end of the terms relating solely to Post or Zip Code Lookup Or Other Information Services.

38 PREMIUM SUPPORT

Where Actinic Services including Premium Support are provided to the Merchant, the terms in this clause apply in addition to those set out in clauses 1-28 inclusive of this Agreement.

Actinic will supply telephone based advice on the use and operation of the Actinic Product which has been licensed by the Merchant and where the Merchant has purchased the appropriate Actinic Service for Product Support for that product and the following additional services are provided: Actinic will provide the Merchant with contact details for a team drawn from the most experienced Actinic Support staff these contact details to be used when the Merchant seeks telephone based advice; the Merchant will receive an initial response to the reported problem within 4 working hours; issues requiring escalation to the Actinic software development team will receive priority escalation to that team.

This is the end of the terms relating solely to Premium Support.

39 INDEPENDENT CUSTOMER FEEDBACK SERVICE

Where Actinic Services which include Independent Customer Feedback are provided to the Merchant, the terms in this clause apply in addition to those set out in clauses 1-28 inclusive of this Agreement:

"Buyer" is a business or consumer who has placed an order with the Merchant; "Feedback" is text and ratings provided by Buyers containing their opinions about the service and optionally products supplied by the Merchant and aggregated information based on this material; "Independent Customer Feedback Service" is a service whereby Buyers are solicited electronically for Feedback and supply it to the service; "Feedback Supplier" is Actinic or a designated Actinic Supplier who are providing the Independent Customer Feedback Service.

The Feedback Supplier will make available the Independent Customer Feedback Service to one Merchant web site for each contract and broadly in accordance with the prevailing description contained on the Actinic web site but reserves the right to amend or improve the service at any time and in any way.

The Merchant will provide the Feedback Supplier with accurate order information in a fixed and reasonable timescale consistently for all types of orders for which Feedback is solicited, using reasonable endeavours to ensure that all customers are offered the opportunity to comment. The Merchant grants the Feedback Supplier the right to use the order data to operate the Feedback Service.

The Merchant will attribute all Feedback to the Feedback Supplier with a link to the Feedback Suppliers site.

The Feedback Supplier will make the feedback publicly available on its web site.

The Feedback Supplier will provide the Merchant with the ability to publish a response to all Feedback and will display the response along with the Feedback.

The Merchant will ensure that responses are not misleading and do not contain material that could be construed as obscene, factually incorrect, illegal, defamatory or which identifies individuals.

The Feedback is the Merchant's property and the Feedback Supplier will make the Feedback available to the Merchant in machine-readable form.

The Feedback Supplier grants the Merchant an unlimited royalty free license to display its prevailing logos in connection with the Independent Customer Feedback Service for as long as the Merchant operates within the agreement of this contract and as long as the Merchant has not had their contract terminated"

The Merchant grants a royalty free unlimited license to the Feedback Supplier to display the Feedback on its web site and disseminate the feedback on the Internet during the Agreement and for three months following termination and to store the Feedback for two years following termination.

The Feedback Supplier reserves the reasonable right to make the Independent Customer Feedback Service unavailable at any time for the purposes of maintenance and upgrades.

The Merchant agrees to hold harmless and indemnify Actinic and the Feedback Supplier against any and all claims arising as a result of publishing the Feedback.

The Merchant agrees to inform Actinic in a timely manner through the designated method where in the opinion of the Merchant the Feedback is obscene, factually incorrect, illegal, defamatory or identifies individuals and to provide reasons for that opinion. Actinic agrees that the Feedback Supplier will amend the Feedback where in the sole opinion of the Feedback Supplier this opinion is justified. Any changes will be identified as "Edited by Feedback Supplier" where the name of the organisation is substituted for "Feedback Supplier".

The Merchant agrees to operate the Feedback Service in such a way that a true representation is always made of all of the Feedback. Actinic has the right to terminate the Agreement if the Feedback Supplier believes in its sole opinion that The Merchant has been selective in sending details of orders in such a way that the Feedback presents a misleading view of The Merchant's customers' satisfaction or if the display of feedback has been altered to provide a misleading representation. There is no obligation on the Merchant to display Feedback on its web site.

The Feedback Supplier will act strictly within the terms of the Data Protection Act and will not disclose any of The Merchant's order details obtained solely from the operation of the Feedback Service save as is required under other clauses in this contract, typically by law.

This is the end of the terms relating solely to the Independent Feedback Service.

CHANGE LOG (not part of the agreement)

V5 clause 38 relating to Premium Support added.

V6 Clause 39 relating to Independent Customer Feedback Service added, other minor tidy ups.