LightMedia Communications Limited

Hosting Terms and Conditions

Revision Date – 01/01/2015



LightMedia Communications Limited – Means LightMedia Communications Limited, company number: 5283903

Customer/You/Your - Means the person or company who purchases Services/Hosting from LightMedia Communications Limited

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This Hosting Agreement governs your purchase and use, in any manner, of all Web site hosting, ordered by you and accepted by LightMedia Communications Limited and describes the terms and conditions that apply to such purchase and use of the Services. You AGREE TO BE BOUND BY THE TERMS AND CONDITIONS CONTAINED HEREIN. LightMedia Communications Limited reserves the right to change or modify any of the terms and conditions contained in this Agreement at any time and from time to time in its sole discretion, and to determine whether and when any such changes apply to both existing or future customers. LightMedia Communications Limited may make changes or modifications to referenced policies and guidelines without notice to you. Your continued use of the Services following LightMedia Communications Limited posting of any changes or modifications will constitute your acceptance of such changes or modifications.

1. Payment. As consideration for LightMedia Communications Limited providing the Hosting Services hereunder, Customer agrees to pay LightMedia Communications Limited the agreed fees no later than 30 days after invoice.

2. Provision of Services. LightMedia Communications Limited will aim for 24 hour hosting where possible. LightMedia may use, but not limited to, Rackspace, Azure, Amazon Web Services to supply part or all of your hosting. The service level agreements provided will be based on the agreements by the companies used. Customer understands and agrees that LightMedia Communications Limited will host the Web site solely in accordance with the information provided by Customer.

3. Rights to the Web Site and Content. With the exception of any Third-Party Materials and Background Technology as set forth in Section 4, Customer owns the Customer Content. "Customer Content" means all content or information (including, without limitation, any text, music, sound, photographs, video, graphics, data, or software), in any medium, provided by Customer to LightMedia Communications Limited. "Third-Party Materials" means any content, software, or other computer programming material that is owned by an entity other than LightMedia Communications Limited, and licensed by LightMedia Communications Limited or generally available to the public, including Customer, under published licensing terms, and that LightMedia Communications Limited will use to display or run a Web site.

4. Limited License to the Background Technology. "Background Technology" means computer programming/formatting code or operating instructions developed by or for LightMedia Communications Limited and used to host or operate the Web site or a Web server in connection with a Web site. Background Technology includes, but is not limited to, any files necessary to make forms, buttons, checkboxes, and similar functions and underlying technology or components, such as style sheets, animation templates, interface programs that link multimedia and other programs, customized graphics manipulation engines, and menu utilities, whether in database form or dynamically driven. Background Technology does not include any Customer Content. Customer may not duplicate or distribute any Background Technology to any third party without the prior written consent of LightMedia Communications Limited. All rights to the Background Technology not expressly granted to Customer hereunder are retained by LightMedia Communications Limited. Without limiting the foregoing, Customer agrees not to reverse-engineer, reverse-assemble, decompile, or otherwise attempt to derive any source code of the Background Technology, except as allowed by law.

5. Limited License to Content. Customer hereby grants to LightMedia Communications Limited the limited, nonexclusive right and license to copy, distribute, transmit, display, perform, create derivative works from, modify, and otherwise use and exploit Web site, any Customer Content, or any Customer Marks provided to LightMedia Communications Limited hereunder, solely for the purpose of rendering LightMedia Communications Limited Services under this Agreement. Such limited right and license shall extend to no other materials or for any other purpose and will terminate automatically upon termination of this Agreement for any reason.

6. Content Standards. Customer agrees not to provide Customer Content, and LightMedia Communications Limited will not intentionally provide to Customers any content, that (a) infringes on any third party's intellectual property or publicity/privacy rights; (b) violates any applicable law or regulation; (c) is defamatory, violent, clearly harmful, or obscene or pornographic or infringes on citizens' rights; or (d) contains any viruses, Trojan horses, worms, time bombs, cancel bots, or other computer programming routines that are intended to damage or interfere with any system, data, or personal information. If Customer is international, then Customer agrees to comply with all

applicable local and national laws. LightMedia Communications Limited reserves the right to refuse any other subject matter it deems inappropriate.

7. Support. LightMedia Communications Limited agrees to provide reasonable technical support regarding the hosting of the Customer's website via email during LightMedia Communications Limited's normal technical support hours.

8. Term and Termination. (a) This Agreement is effective as of the Effective Date and shall continue unless terminated; (b) LightMedia Communications Limited may terminate this Agreement after five (5) days' written notice to Customer if Customer materially breaches this Agreement, including, without limitation, failure to pay, and fails to cure such breach during such five (5) day period; and (c) upon the termination of this Agreement, Customer will pay LightMedia Communications Limited for all Services provided to Customer by LightMedia Communications Limited prior to termination. Sections 2, 3, 4, 5, 9, 11, and 12 will survive termination of this Agreement.

9. Warranty Disclaimer. Except as expressly provided in this Agreement, the Services are provided "as is," and LightMedia Communications Limited expressly disclaims all warranties and conditions of any kind, express, implied, or statutory, including, without limitation, the implied warranties of title, non-infringement, merchantability, and fitness for a particular purpose. Interruption of Service: You hereby acknowledge and agree that LightMedia Communications Limited will not be liable for any temporary delay, outages or interruptions of the Services. Each party acknowledges that it has not entered into this Agreement in reliance upon any warranty or representation except those specifically set forth herein. Unless an approval process is specified herein or in a Statement, all Hosting provided by LightMedia Communications Limited to a Customer will be deemed accepted when delivered.

10. Indemnity. (a) Customer Indemnity. Customer will defend LightMedia Communications Limited against any third-party claim, action, suit, or proceeding alleging any breach of the covenants contained in Section . Subject to Section 11, Customer shall indemnify LightMedia Communications Limited for all losses, damages, liabilities, and all reasonable expenses and costs incurred by LightMedia Communications Limited as a result of any such third-party claim, action, suit, or proceeding. (b) LightMedia Communications Limited' Indemnity. LightMedia Communications Limited will defend Customer against any third-party claim, action, suit, or proceeding alleging any breach of the covenants contained in Section 6. Subject to Section 11, LightMedia Communications Limited shall indemnify Customer for all losses, damages, liabilities, and all reasonable expenses and costs incurred by Customer as a result of any such third party claim, action, suit, or proceeding. (c) Mechanics of Indemnity. The indemnifying party's obligations are conditioned upon the indemnified party: (i) giving the indemnifying party prompt, written notice of any claim, action, suit, or proceeding for which the indemnified party is seeking indemnity; (ii) granting control of the defense and settlement to the indemnifying party; and (iii) reasonably cooperating with the indemnifying party at the indemnifying party's expense.

11. Limitation of Liability. LightMedia Communications Limited'S LIABILITY HEREUNDER SHALL NOT EXCEED THE AMOUNT PAID BY CUSTOMER TO LightMedia Communications Limited DURING THE ONE (1) MONTH PERIOD BEFORE THE ACTION AROSE. LightMedia Communications Limited SHALL NOT BE LIABLE FOR (A) ANY LOSS OF USE, LOSS OF DATA, OR INTERRUPTION OF BUSINESS OR (B) ANY INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL, OR PUNITIVE DAMAGES OF ANY KIND (INCLUDING, WITHOUT LIMITATION, LOST PROFITS), REGARDLESS OF THE FORM OR ACTION, WHETHER IN CONTRACT, TORT (INCLUDING NEGLIGENCE), STRICT LIABILITY, OR OTHERWISE, EVEN IF LightMedia Communications Limited HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. CUSTOMER ACKNOWLEDGES THAT THESE LIMITATIONS ARE AN ESSENTIAL ELEMENT OF THIS AGREEMENT, AND ABSENT SUCH LIMITATIONS, LightMedia Communications Limited WOULD NOT ENTER INTO THIS AGREEMENT.

Reg in England & Wales: 5283903 LightMedia Communications Ltd, Greystones, Welsh Road East, Southam, Warwickshire, CV47 1NE.