



SIGN DESIGN PRINT

TERMS & CONDITIONS FOR SIGN DESIGN PRINT (SDPUK LTD) DESIGN & PRINT SERVICES

These Terms & Conditions apply to all customers who purchased any SDPUK design and print services after 8TH NOVEMBER 2016.

These Terms & Conditions explain our responsibilities to you, along with your responsibilities to SDPUK and to the other users of the service.

If there is anything you do not understand or have any further questions please contact or email us

SDPUK reserves the right to refuse any application for service.

“the Customer”	means the person, firm, company or organisation who orders the Commissioned Work pursuant to these Conditions;
“the Customer’s Materials”	means all materials delivered to the Company by the Customer;
“the Commissioned Work”	means the physical design work, copying, printing or other work howsoever described including where the context so admits, each edition of a periodical publication ordered by the Customer from the Company;
“Intellectual Property Rights” whether	means any copyright, design right, registered design, trade mark registered or not, right of confidentiality or any other similar right whether arising in the United Kingdom or elsewhere in the world,
“Origination Items”	is defined in Condition 11(b).
“the company”	means SIGN DESIGN PRINT (SDPUK LTD) (and all divisions of), Unit 21, Limberline Road PO3 5JW, United Kingdom and/or any other group member of SIGNDESIGNPRINT . which shall supply Service to You.



SIGN DESIGN PRINT

IMPORTANT NOTICE

While we believe that SDPUK has built a reputation for providing a service to the highest competitive standards, even the best of enterprises must take account of the possibility however remote, of error, omission or wrongdoing. We therefore draw your attention to the following standard conditions (and in particular Conditions 6, 8, 13, 14 and 15 thereof) which contain provisions defining and limiting our liability in respect of any potential default. Copying, whether of words, images, printed music or other material is likely to comprise a breach of copyright unless it is authorised. Customers should not request copying services unless they are sure that they comply with the warranty contained in Condition 18 (Customer's Warranty and Indemnity).

2. PRICE VARIATION — Estimates are based on the Company's current costs of production and, unless otherwise agreed, are subject to amendment on or at any time after acceptance to meet any rise or fall in such costs.

3. PRELIMINARY WORK — All work carried out, whether experimentally or otherwise, at customer's request shall be charged.

4. COPY — A charge may be made to cover any additional work involved where copy supplied is not clear and legible.

5. PROOFS — Proofs of all work may be submitted for customer's approval and the Company shall incur no liability for any errors not corrected by the customer in proofs so submitted. Customer's alterations and additional proofs necessitated thereby shall be charged extra. When style, type or layout is left to the Company's judgment, changes therefrom made by the customer shall be charged extra.

6. DELIVERY — (a) The Company shall use its reasonable endeavours to meet delivery dates but, unless otherwise agreed in writing, time shall not be of the essence of the contract. In no circumstances shall the Company be liable for any delay in transit, howsoever caused.

b) Delivery of work shall be accepted when tendered and thereupon or, if earlier, on notification that the work has been completed payment shall become due.

(c) Unless otherwise specified a charge may be made to cover any extra costs involved for delivery to an address.

(d) Should expedited delivery be agreed an extra may be charged to cover any overtime or any other additional costs involved.

(e) Should work be terminated or suspended at the request of or delayed through any default of the customer for a period of 30 days the Company shall then be entitled to payment for work already carried out, materials specially ordered and other additional costs including storage.

7. VARIATIONS IN QUANTITY — Every endeavour will be made to deliver the correct quantity ordered, but estimates are conditional upon margins of 5 per cent for work in one colour and 10 per cent for other work being allowed for overs or shortage (4 per cent and 8 per cent respectively for quantities exceeding 50,000) the same to be charged or deducted.

8. CLAIMS — Advice of damage, delay or partial loss of goods in transit or of non-delivery must be given in writing to the Company and the carrier within three clear days of delivery (or, in the case of non-delivery, within 28 days of despatch of the goods) and any claim in respect thereof must be made in writing to the Company and the carrier within seven clear days of delivery (or, in the case of non-delivery, within 42 days of despatch). All other claims must be made in writing to the Company within 28 days of delivery. The Company shall not be liable in respect of any claim unless the aforementioned requirements have been complied with except in any particular case where the customer proves that (i) it was not possible to comply with the requirements and (ii) advice (where required) was given and the claim made as soon as reasonably possible.

UNIT 21
LIMBERLINE ROAD
HAMPSHIRE
PO3 5JW

TEL: 02392 006437
EMAIL: LEGAL@SIGNDESIGNPRINT.COM

SDPUK LTD
REGISTERED IN ENGLAND NO 10467333



SIGN DESIGN PRINT

9. TERMS OF PAYMENT — Terms of payment are strictly fifty percent 50% half with order and the remainder on completion of the job or within (14) days net of order from date of invoice unless otherwise agreed in writing or stated on the invoice. If the customer fails to make payment in full on the due date then without prejudice to any other right or remedy available to the Company, the Company shall be entitled to:

(a) Charge the customer interest (both before and after any judgment) on the amount unpaid; at a rate of three (3) per cent per annum above Lloyds Bank base rate from time to time until payment in full is made (a part of a month being treated as a full month for the purposes of calculating interest); and

(b) Charge the customer for all costs incurred in the collection of any amount outstanding, including but without prejudice to the generality of the foregoing all agency fees, legal fees and court costs.

10. POSTAGE SHIPPING AND FREIGHT COSTS — The Company is entitled to request and receive payment in advance for postage necessary to perform a bulk mailing on behalf of the customer. The Company is also entitled to a reasonable financing charge on all postage not paid in advance and a handling charge on freight (both air and surface) and courier services to cover administration, handling and materials (for example boxes, envelopes, etc.)

11. DESIGN WORK — (a) Subject as provided in this Condition, **ALL DESIGN WORK ORIGINATED BY THE COMPANY SHALL, AS TO ITS MATERIAL ELEMENTS AND AS TO THE COPYRIGHT OR DESIGN RIGHT IN RELATION TO IT, BELONG TO THE COMPANY**, and the Customer shall not have any right to reproduce or authorise any other person to reproduce any such design work in whole or in part or to do any act which would, in the absence of authorisation by the Company, infringe any copyright or design right which may subsist in relation to any such design work.

(b) In the course of the design work the Company may originate physical material (including without limitation artwork, computer files, photographic negatives or positives, transparencies and printing plates, together with all other intermediate material including film work, stereotypes, proofs and progressives). This is referred to in these Conditions as “Origination Items”. Subject as provided in this Condition all Origination Items belong to the Company absolutely.

(c) On due payment by the Customer for design work by the Company, the company will: (i) return to the Customer the Customer’s Materials subject to payment by the customer of all expenses incurred; (ii) deliver and transfer to the Customer copies of the Origination Items; and (iii) at the Customer’s request assign to the Customer the Company’s copyright and design right in relation to the design work subject to payment by the Customer of all additional expenses relating to such assignment.

12. STANDING MATERIAL — All standing material owned by the Company shall remain its exclusive property and will not be released to the customer or his agents. Duplicate copies of standing material can be prepared at the customer’s request and a charge may be made for this service. Standing material supplied by the customer shall remain the customer’s property. Type may be distributed and lithographic or photogravure film and plates, tapes, discs or other work effaced immediately after the order is executed unless written arrangements are made to the contrary. In the latter event, the Company shall be entitled to charge a reasonable rent.

13. CUSTOMER’S PROPERTY — (a) Except in the case of a customer who is not contracting in the course of a business nor holding himself out as doing so, customer’s property and all property supplied to the Company by or on behalf of the customer shall, while it is in the possession of the Company or in transit to or from the customer, be deemed to be at customer’s risk unless otherwise agreed and the customer should insure accordingly. (b) The Company shall be entitled to make a reasonable charge for the storage of any customer’s property left with the Company before receipt of the order or after notification to the customer of completion of the work.

UNIT 21
LIMBERLINE ROAD
HAMPSHIRE
PO3 5JW

TEL: 02392 006437
EMAIL: LEGAL@SIGNDESIGNPRINT.COM

SDPUK LTD
REGISTERED IN ENGLAND NO 10467333



SIGN DESIGN PRINT

14. MATERIALS SUPPLIED BY THE CUSTOMER — (a) The Company may reject any paper, plates or other materials supplied or specified by the customer which appear to them to be unsuitable. Additional cost incurred if materials are found to be unsuitable during production may be charged except that if the whole or any part of such additional cost could have been avoided but for unreasonable delay by the Company in ascertaining the unsuitability of the materials then that amount shall not be charged to the customer.

(b) Where materials are so supplied or specified, the Company will take every care to secure the best results, but responsibility will not be accepted for imperfect work caused by defects in or unsuitability of materials so supplied or specified.

(c) Quantities of materials supplied shall be adequate to cover normal printer's wastage/spoilage.

15. DATA SUPPLIED IN DIGITAL FORM — Where any text, illustration or other matter is supplied to the Company in a digital form on a disc or through a modem or ISDN telephone line and the data so received is not suitable for outputting on equipment normally adequate for such purposes without adjustment or other corrective action the Company may make a charge for any additional cost incurred thereby. In such circumstances the Company will take every care to secure the best results but shall not be responsible for (i) any imperfect work caused by the unsuitability of such data, and (ii) any delay in delivery occasioned by the additional work.

16. RISK AND TITLE — The risk in the Commissioned Work shall pass to the Customer on delivery and the Customer should therefore be insured accordingly.

(a) Notwithstanding delivery and passing of risk, the legal property in and beneficial ownership of the Commissioned Work shall remain with the Company until the Customer has paid all money owed by it to the Company.

(b) The Company may for the purpose of checking that these Conditions are being complied with or recovering the Commissioned Work enter upon any premises where it is stored or where the Company reasonably believes it to be stored.

(c) Until payment is made the Customer shall possess the Commissioned Work as fiduciary bailee and agent only and shall store each item of the Commissioned Work securely and separately from the Customer's own goods or those of any other person or previously Commissioned Work and in a manner which makes them readily identifiable by reference to the Company's invoices.

(d) The Customer's right to possession of the Commissioned Work shall cease if any of the events described in Condition 17 occurs.

(e) The Customer grants the Company an irrevocable licence to enter at any time any vehicle or premises owned or occupied by the Customer or in its possession for the purpose of repossessing and removing any of the Commissioned Work the property in which has remained in the Company under condition 16(a). The Company shall not be responsible for and the Customer will indemnify the Company against liability in respect of damage caused to such vehicles or premises in such repossession and removal being damage it was not reasonably practicable to avoid.

(f) Until payment is made the Customer may only dispose of the Commissioned Work by way of sale on behalf of the Company. Provided that such sale shall be in the ordinary course of its business. The Customer shall, at the Company's request, immediately assign to the Company any debts arising from such sale.

(g) Conditions 16, 16(a), 16(b), 16(c), 16(d) and 16(f) are without prejudice to the Company's rights and remedies if the Customer fails to make payment on the due date or is otherwise in breach of the terms of these Conditions.



SIGN DESIGN PRINT

17. INSOLVENCY — If the customer ceases to pay his debts in the ordinary course of business or cannot pay his debts as they become due or being a company is deemed to be unable to pay its debts or has a winding-up petition issued against it or being a person commits an act of bankruptcy or has a bankruptcy petition issued against him, the Company without prejudice to other remedies shall

(i) have the right not to proceed further with the contract or any other work for the customer and be entitled to charge for work already carried out (whether completed or not) and materials purchased for the customer, such charge to be an immediate debt due to him, and

(ii) in respect of all unpaid debts due from the customer have a general lien on all goods and property in his possession (whether worked on or not) and shall be entitled on the expiration of 14 days notice to dispose of such goods or property in such manner and at such price as he thinks fit and to apply the proceeds towards such debts.

18. CUSTOMER'S WARRANTY AND INDEMNITY — (a) The Company may refuse to print any of the Customer's Materials which in its opinion contains any defamatory or obscene matter or may infringe any Intellectual Property Rights of any third party.

(b) The Customer warrants to the Company that it owns the Customer's Materials and all Intellectual Property Rights in them and that the Customer's Materials do not infringe any Intellectual Property Rights of any third party and would not if used in relation to the sale of any Commissioned Work or the provision of any services infringe any Intellectual Property Rights of any third party.

(c) The Customer shall indemnify the Company and keep it indemnified in respect of all costs, claims, liabilities and expenses to which the Company may be subject as a result of any claim that any of the Customer's Materials or any design material originated by the Company on the instructions of the Customer contains any defamatory or obscene matter or infringes any Intellectual Property Rights of any third party. The indemnity shall extend (without limitation) to any amount paid on a lawyer's advice in settlement of any such claim and to the Company's legal costs.

19. FORCE MAJEURE — The Company shall be under no liability if they shall be unable to carry out any provision of the contract for any reason beyond his control including (without limiting the foregoing) Act of God, legislation, war, fire, flood, drought, failure of power supply, lock-out, strike or other action taken by employees in contemplation of furtherance of a dispute or owing to any inability to procure materials required for the performance of the contract. During the continuance of such a contingency the customer may by written notice to the Company elect to terminate the contract and pay for work done and materials used, but subject thereto shall otherwise accept delivery when available.

20. SUB-CONTRACTORS — The Company may, at its sole and absolute discretion, sub-contract any or all of its obligations but shall remain liable to the customer therefor.

21. SEVERANCE — In the event of any provision of these Conditions being or becoming legally ineffective or unenforceable either in its entirety or in part this shall be without prejudice to the validity of and shall not invalidate the remaining provisions of these Conditions which shall remain in full force and effect.

22. ENTIRE AGREEMENT — These Conditions constitute the entire agreement of the parties as to the subject matter hereof and supersede all previous agreements and undertakings (if any) between the parties and all representations made with respect thereto PROVIDED THAT this shall not exclude any liability which one party would otherwise have to the other party in respect of any statements made fraudulently by that party prior to the date of this agreement.



SIGN DESIGN PRINT

23. APPLICATION — The Company and the Customer shall contract subject to these Conditions which shall govern their relationship to the exclusion of any other terms and conditions contained or referred to in the Customer's order or in correspondence or elsewhere or implied by trade custom, practice or course of dealing and any purported provisions to the contrary are hereby excluded. No variation of these Conditions shall be binding upon the Company unless made in writing and signed by a duly authorised representative of the Company.

24. LAW— These conditions and all other express terms of the contract shall be governed and construed in accordance with the laws of England.

UNIT 21
LIMBERLINE ROAD
HAMPSHIRE
PO3 5JW

TEL: 02392 006437
EMAIL: LEGAL@SIGNDESIGNPRINT.COM

SDPUK LTD
REGISTERED IN ENGLAND NO 10467333



SIGN DESIGN PRINT

TERMS & CONDITIONS FOR SIGN DESIGN PRINT (SDPUK LTD) WEBHOSTING AND EMAIL SERVICES

These Terms & Conditions apply to all customers who purchased any SIGNDESIGNPRINT (SDPUK LTD) Internet Hosting, Email or web Services after 8th November 2016.

These Terms & Conditions explain our responsibilities to you, along with your responsibilities to SDPUK and to the other users of the service.

SDPUK reserves the right to refuse any application for service.

“Agreement”	means the agreement between you and SDPUK , comprising these Terms together with any orders you may make.
“Fees”	means the fee or fees (and Local Administration Costs) due for the provision of the services as set out in any order or (if not set out) calculated by reference to the then standard SDPUK prices.
“ICANN”	means the Internet Corporation for Assigned Names and Numbers.
“Local Administration Costs”	means any registration fees and other costs incurred by SDPUK on your behalf for the registration or attempted registration of domain names including currency conversion costs and bank charges.
“Order”	means the order form, email or letter signed by you requesting Services.
“Server”	means the computer server equipment operated by SDPUK in connection with the provision of the Services.
“Service” or “Services”	means any and all services provided by SDPUK under these terms including, without limitation, domain name registration services; domain name portfolio management services; domain name searching, monitoring and recovery services, web site hosting, web, email and usenet searching and monitoring services and consultancy services and any other services which may be provided from time to time.
“Standard Price List”	means the list(s) of the standard prices for SDPUK company products which are available on request.
“Terms”	means these terms and conditions of business.
“Web Site”	means the area on the Server allocated by SDPUKS to you for use by you as a site on the Internet;
and	
“You”	means the person, firm or company who purchases Services from SDPUK and any of their or its employees, consultants and authorised agents.
“the company”	means SIGN DESIGN PRINT (SDPUK LTD) (and all divisions of), Unit 21, Limberline Road PO3 5JW, United Kingdom and/or any other group member of SIGNDESIGNPRINT . which shall supply Service to You.

UNIT 21
LIMBERLINE ROAD
HAMPSHIRE
PO3 5JW

TEL: 02392 006437
EMAIL: LEGAL@SIGNDESIGNPRINT.COM

SDPUK LTD
REGISTERED IN ENGLAND NO 10467333



SIGN DESIGN PRINT

TERMS OF WEB HOSTING AND INTERNET BUSINESS

THE FOLLOWING TERMS OF BUSINESS APPLY TO ALL SERVICES PROVIDED BY SDPUK TO YOU. BY PURCHASING SERVICES FROM SDPUK YOU AGREE TO THESE TERMS OF BUSINESS.

2. APPLICATION OF TERMS

2.1 These Terms apply to any or all Services to be provided by SDPUK to you from time to time. These terms are made up of a number of constituent parts, including the Service-Specific Terms governing SDPUK's provision of the relevant Service to You, as well as the General Terms that govern the provision of all such Services.

2.2 These Terms together with any Order(s) represent the entire agreement relating to the Services and supersede any arrangements previously agreed between you and SDPUK. Save in the case of fraudulent misrepresentation or fraudulent concealment, any representation, warranty or undertaking, whether oral or written, (including in any previous correspondence or communication) and any other terms and conditions sought to be imposed by You by your own order forms or otherwise are expressly excluded.

2.3 No change to these Terms, or a subsequent version of these Terms as may be posted on the SDPUK website from time to time, or any other part of the Agreement, shall be binding unless made with the prior written consent of a director of SDPUK. Unless SDPUK notifies you to the contrary, no agent of, or person employed by or under contract with SDPUK, has any authority to alter or vary these Terms or the Agreement in any way.

2.4 In addition to these Terms, all domain name registrations are subject to the terms and conditions of any registrar SDPUK may use to fulfil the Order and the rules and regulations of the relevant Network Information Center (NIC) or similar registry administrator. As a condition of the Agreement You agree to be bound by the rules and regulations and dispute resolution policies applicable to each domain name applied for on your behalf. Details of these terms and conditions are available from the relevant registries such as Nominet for .uk (www.nic.uk)

SERVICE-SPECIFIC TERMS AND CONDITIONS

3. DOMAIN NAME REGISTRATION

General

3.1 Your use of a domain name, once registered, may be challenged by a third party; if so, ICANN's Uniform Domain Name Dispute Resolution Policy (the "UDRP") as amended from time to time shall apply. to all .com, .net and .org registrations or renewals. The terms of the UDRP are available at <http://www.icann.org/udrp/udrp.htm>

3.2 We do not warrant or guarantee that the domain name applied for will be registered in your name or is capable of being registered by you. Accordingly, You should take no action in respect of your requested domain name(s) until you have been notified that your requested domain name has been registered.

3.3 The registration of the domain name and its ongoing use is subject to the relevant naming authority's terms and conditions of use and you are responsible for ensuring that you are aware of those terms and conditions and can and do comply with them. You irrevocably waive any claims you may have against SDPUK in respect of the decision of a naming authority to refuse to register a domain name and, without limitation agree that the administration charge paid by you to SDPUK shall be non-refundable in any event.

3.4 We accept no responsibility in respect of the use of a domain name by you and any dispute between you and any other individual or organisation regarding a domain name must be resolved between the parties concerned and we will take no part in any such dispute. We reserve the right, on our becoming aware of such a dispute, at our sole discretion and without giving any reason, to either suspend or cancel the domain name, and/or to make appropriate representations to the relevant naming authority. You warrant and undertake that to the best of your knowledge and belief neither the registration of the domain name nor the manner in which it is directly or indirectly used by You or and any licensee directly or indirectly infringes the legal rights of a third party.

UNIT 21
LIMBERLINE ROAD
HAMPSHIRE
PO3 5JW

TEL: 02392 006437
EMAIL: LEGAL@SIGNDESIGNPRINT.COM

SDPUK LTD
REGISTERED IN ENGLAND NO 10467333



SIGN DESIGN PRINT

3.5 You are solely responsible for providing SDPUK with accurate and up-to-date contact information and we shall not accept any responsibility for any cancellation or refusal to renew a domain name by the relevant naming authority due to any failure to provide such information. Any changes made by you to your details using the control panel facility are your own responsibility. Unless You have subscribed to one of our domain name portfolio management products in respect of a particular name or names we are not responsible for the renewals of any domain name registrations and You should make your own arrangements for reminding yourself when any name is due for renewal.

3.6 We reserve the right to charge an administrative fee in respect of any transfers to another web hosting or domain name registration company in accordance with our Standard Price List from time to time.
Information you are required to submit

3.7 As part of the registration process, you are required to provide certain information and to update promptly this information as needed to keep it current, complete and accurate. This information will be used by SDPUK in accordance with its Privacy Policy. The information you are obliged to provide in connection with the domain name you are registering is the following: Your name and postal address (or if different, that of the domain name holder);

The domain name being registered; The name, postal address, e-mail address, voice telephone number, and where available, fax number of the administrative contact for the domain name; and The name, postal address, e-mail address, voice telephone number, and where available, fax number of the billing contact for the domain name.

3.8 You agree and acknowledge that when you renew your domain name registration, the type of information you are required to provide may have changed. If you do not wish to provide the new required information, your registration may not be renewed.

3.9 All other information which we may request from you at registration is voluntary. However, not providing this information may prevent you from obtaining all products and services made available to domain name registrants by SDPUK, other than registration of the domain name.

3.10 If You intend to license use of a domain name to third party You are still responsible for providing the contact information specified above and for providing and updating accurate technical and administrative contact information. You accept liability for any wrongful use of the domain name unless you promptly discuss the identity of the license to any party providing reasonable evidence of actionable harm.
Additional information maintained about your registration

3.11 In addition to the information you provide, as registrar we maintain records relating to your domain name registration. These records may include:

The original creation date of the registration;

The submission date and time of the registration application to SDPUK and and by SDPUK to the proper registry;
Communications (electronic or paper form) constituting registration orders, modifications, or terminations and related correspondence between you and SDPUK;

Records of account for your domain name registration, including dates and amounts of all payments and refunds
The IP addresses of the primary nameserver and any secondary nameservers for the domain name;
The corresponding names of those nameservers;

UNIT 21
LIMBERLINE ROAD
HAMPSHIRE
PO3 5JW

TEL: 02392 006437
EMAIL: LEGAL@SIGNDESIGNPRINT.COM

SDPUK LTD
REGISTERED IN ENGLAND NO 10467333



SIGN DESIGN PRINT

The name, postal address, e-mail address, voice telephone number, and where available, fax number of the technical contact for the domain name.

The name, postal address, e-mail address, voice telephone number, and where available, fax number of the zone contact for the domain name.

The expiration date of the registration;

Information regarding all other activity between you and SDPUK regarding your domain name registration and related services.

Obligations relating to provided data

3.12 In the event that, in registering the domain name, You are providing information about a third party, You hereby represent that You have (a) provided notice to that third party of the disclosure and use of that party's information as set forth in this Agreement, and (b) that You have obtained that third party's express consent to the disclosure and use of that party's information as set forth in these terms and conditions.

3.13 You acknowledge that wilfully providing inaccurate information or wilfully failing to update information promptly will constitute a material breach of these terms and conditions and will be sufficient basis for cancellation of your domain name registration. You further agree that your failure to respond for over fifteen (15) calendar days to inquiries by SDPUK concerning the accuracy of contact details associated with your registration shall constitute a material breach of these terms and conditions and will be sufficient basis for cancellation of your domain name registration.

3.14 SDPUK will not process data about any identified or identifiable natural person that we obtain from you in a way incompatible with the purposes and other limitations which we describe in this Agreement.

3.15 SDPUK will take reasonable precautions to protect the information it obtains from you from our loss, misuse, unauthorised access or disclosure or use, or alteration or destruction, or that information. SDPUK will have no liability to you or any third party to the extent such reasonable precautions are taken.

Disclosure and use of registration information

3.16 You agree and acknowledge that SDPUK will make available domain name registration information You provide or that we otherwise maintain to ICANN, to the registry administrator(s), and to other third parties as ICANN and applicable laws may require or permit. You further agree and acknowledge that SDPUK may make publicly available, or directly available to third party vendors, some, or all, of the domain name registration information You provide, for purposes of inspection or for targeted marketing and other purposes as required or permitted by ICANN and applicable laws.

3.17 Additionally, You acknowledge that ICANN may establish guidelines, limits and/or requirements that relate to the amount and type of information that SDPUK may or must make available to the public or to private entities, and the manner in which such information is made available.

3.18 You hereby consent to any and all such disclosures and use of, and guidelines, limits and restrictions on disclosure or use of, information provided by You in connection with the registration of a domain name (including any updates to such information), whether during or after the term of your registration of the domain name. You hereby irrevocably waive any and all claims and causes of action you may have arising from such disclosure or use of your domain name registration information by SDPUK.

3.19 Certain SDPUK users have access to SDPUK's control panel. If you are one of those users, you may use the control panel utility to modify the zone file, DNS, IP, MX Records and SOA WHOIS, and contact information for any .com, .net, or .org domain name registered through or administered by SDPUK or registered by a SDPUK reseller. Users without such access should contact the SDPUK's customer services department to effect any alterations.

UNIT 21
LIMBERLINE ROAD
HAMPSHIRE
PO3 5JW

TEL: 02392 006437
EMAIL: LEGAL@SIGNDESIGNPRINT.COM

SDPUK LTD
REGISTERED IN ENGLAND NO 10467333



SIGN DESIGN PRINT

Ownership of data

3.20 You agree and acknowledge that SDPUK owns all database, compilation, collective and similar rights, title and interests worldwide in our domain name database, and all information and derivative works generated from the domain name database. You further agree and acknowledge that we own the following information for those registrations for which we are the registrar: (a) the original creation date of the registration, (b) the expiration date of the registration,

(c) the name, postal address, e-mail address, voice telephone number, and where available fax number of the technical contact, administrative contact, zone contact and billing contact for the domain name registration, (d) any remarks concerning the registered domain name that appear or should appear in the WHOIS or similar database, and (e) any other information we generate or obtain in connection with the provision of domain name registration services, other than the domain name being registered, the IP addresses of the primary nameserver and any secondary nameservers for the domain name, and the corresponding names of those nameservers.

Domain Registrar Transfers

3.21 You agree that you can change registrar for an existing domain name only in accordance with the policy of the relevant registry. You agree you may not change registrar for a period of sixty (60) days after initial registration of the domain name with SDPUK. Only the "Authoritative Holder" (the entity listed as the registrant in the current domain name registration) of the domain name registration may initiate a request to transfer that domain name registration from another registrar to SDPUK. You hereby represent that you have the full and complete authority as the holder of the domain name registration to initiate such a transfer, or that you have been given full and complete authority by the Authoritative Holder of the domain name registration to initiate such a transfer. SDPUK, at its sole discretion, may require you to provide documentation that proves that the Authoritative Holder of the domain name initiated this transfer request. The request to transfer a domain name registration from another registrar to SDPUK may be denied:

(a) during

the first sixty (60) days after initial registration of the domain name with the original registrar; (b) in accordance with circumstances described in the Domain Name Dispute Policy; (c) if there is a pending bankruptcy of the domain name holder; (d) where there is a dispute over the identity of the domain name holder; (e) by operation of law; or (f) at the discretion of the then-current registrar. It is the responsibility of the Authoritative Holder to ensure that the request to transfer will not be denied for any of the above reasons prior to initiating and paying for the registrar transfer services. Fees are not refundable, but can be applied to subsequent transfer requests at SDPUK's sole discretion.

Upon successful completion of the registrar transfer request, SDPUK shall immediately become the registrar of record. You will be required to extend your existing registration term for one (1) year from the date your existing registration is set to expire, provided that the total unexpired term of a registration does not exceed ten (10) years.

4. WEB SITE HOSTING/EMAIL/ONLINE STORE SYSTEMS

4.1 We specifically exclude any warranty as to the accuracy or quality of information received by any person via the Server and in no event will we be liable for any loss or damage to any data stored on the Server. You are responsible for maintaining insurance cover in respect of any loss or damage to data stored on the Server.

4.2 You warrant to SDPUK that you will only use your assigned Web Site for lawful purposes. In particular, you further warrant and undertake to SDPUK that:

(a) You will not, nor will You authorise or permit any other party to, use the Server in violation of any law or regulation;

(b) You will not knowingly or recklessly post, link to or transmit:

(i) any material that is unlawful, threatening, abusive, harmful, malicious, libellous, defamatory, obscene, pornographic, profane or otherwise objectionable in any way; or

(ii) any material containing a virus or other hostile computer program;

(iii) any material that shall constitute or encourage a criminal offence, give rise to civil liability or that violates or infringes any trade mark, copyright, other intellectual property rights or similar rights of any person, firm or company under the laws of any jurisdiction; and

UNIT 21
LIMBERLINE ROAD
HAMPSHIRE
PO3 5JW

TEL: 02392 006437
EMAIL: LEGAL@SIGNDESIGNPRINT.COM

SDPUK LTD
REGISTERED IN ENGLAND NO 10467333



SIGN DESIGN PRINT

(c) You will conform to the standards and acceptable use policies of SDPUK from time to time and will not yourself, and will ensure that none of your end users, make excessive or wasteful use of the Server to our detriment or that of our other customers.

4.3 SDPUK may suspend the Service immediately in its sole discretion if we receive any complaint that material on the Server may be unlawful, harmful or defamatory or if we believe our standards or acceptable use policy has been breached

4.4 We may disclose your name and address to a complaining individual or naming authority if in our reasonable discretion, it is necessary or appropriate to do so.

4.5 You are responsible for sending mail in accordance with any relevant legislation (including data protection legislation) and for sending the same in a secure manner. We will take all reasonable steps to ensure accurate and prompt routing of messages but we will not accept any liability for non-receipt or misrouting or any other failure of email.

4.6 Hosting services are provided on the basis of an initial term of 12 months which, subject always to your right to cancel the services on payment of any outstanding charges and a cancellation fee equivalent to 90 days' services, will automatically continue for additional 12 month periods thereafter unless and until terminated in writing on 90 days' notice.

4.7 You warrant, undertake and agree that:

(a) all transactions within any online store system operated by you will be contracts for the sale of goods between You as the merchant and your end-user customer and You agree that we may include an exclusion of our liability in respect of such purchases and transactions in such form as we deem appropriate.

(b) the information contained within any online store system complies with all applicable law, including, without limitation, any distance selling regulations and data protection regulations from time to time in force.

(c) You will keep secure any identification, password and other confidential information relating to your account and You will notify SDPUK immediately of any known or suspected unauthorised use of your account, or any known or suspected breach of security, including loss, theft or unauthorised disclosure of your password information.

4.8 Whilst we shall use reasonable endeavours to ensure the integrity and security of the Server, we do not guarantee that the Server will be free from unauthorised users or hackers.

5. CO-LOCATION, SHARED AND DEDICATED SERVER HOSTING (Brief terms - Full Terms available on request)

5.1 Co-location and dedicated hosting services are provided on the basis of an initial term of 12 months, except for services defined in 5.2, which, subject always to your right to cancel the services on payment of any outstanding charges and a cancellation fee equivalent to 90 days' services, will automatically continue for additional 12 month periods thereafter unless and until terminated in writing on 90 days' notice.

5.2 The rental of virtual based dedicated hosting services are provided on the basis of an initial term of 24 months which, subject always to your right to cancel the services on payment of any outstanding charges and a cancellation fee equivalent to the remainder of the services, will automatically continue for additional 12 month periods thereafter unless and until terminated in writing on 90 days' notice.

5.3 Unless otherwise agreed SDPUK will invoice you or take payment under our credit card or debit card arrangement in advance either monthly, quarterly, annually or bi-annually such payment periods to be agreed prior to the commencement of the term of the rental. The first invoice will cover the set-up, one months bandwidth, machines rental or purchase (if any) and any additional rack space charges purchased served must be fully paid for before service will commence. Subsequent monthly invoices will include charges at the rates set out in the Standard Price list for excess bandwidth used above the agreed bandwidth.

UNIT 21
LIMBERLINE ROAD
HAMPSHIRE
PO3 5JW

TEL: 02392 006437
EMAIL: LEGAL@SIGNDESIGNPRINT.COM

SDPUK LTD
REGISTERED IN ENGLAND NO 10467333



SIGN DESIGN PRINT

6. RESELLER TERMS AND CONDITIONS

6.1 If You are or become a reseller of our Services You must ensure that You continue to comply with these terms and conditions by making your customers bound to no less comprehensive and protective terms and conditions than these.

6.2 You agree that in your capacity as reseller of our services you will not incur any liability on our part or in any way pledge or purport to pledge our credit or purport to make any contract binding on SDPUK.

6.3 We do not accept the liability or default of your own customers as affecting or limiting your obligations under this Agreement and we suggest that you require your customers to sign a form of this Agreement.

6.4 As a reseller you shall hold SDPUK and shall procure that your customers to hold SDPUK harmless in respect of any act or omission by you or your customers and to indemnify SDPUK in respect of any claims that may be made directly against SDPUK.

GENERAL TERMS AND CONDITIONS

7. Orders

7.1 Each Order for Services by You shall be deemed to be an offer by you to buy the Services from SDPUK subject to these Terms. No Order shall be deemed to be accepted by SDPUK until SDPUK issues a written acknowledgement or (if earlier) the Services are provided.

7.2 SDPUK shall be under no obligation to deliver any Services in addition to those identified in the Order without the prior written consent of a duly authorised representative of SDPUK.

7.3 You shall provide to SDPUK, at your cost, any information, resources or facilities reasonably requested by SDPUK for the delivery of the Services and, where necessary, ensure that your employees, contractors and other suppliers cooperate fully and promptly with SDPUK.

7.4 Any instructions supplied by you to SDPUK in relation to the Services must be complete, accurate and clearly legible. SDPUK reserves the right to make a charge for any costs and any additional work incurred by SDPUK from any failure by you to comply with this provision and shall not be liable for any errors caused by such failure.

7.5 No purported cancellation of any Order or part of an Order will be effective unless and until SDPUK gives written acknowledgement of cancellation. SDPUK may, as a condition of such acknowledgement, or otherwise on early termination in accordance with clause 14, impose such reasonable charge for cancellation as it shall consider appropriate including a charge for any costs (including Local Administration Costs) and for any work incurred by SDPUK at the date cancellation is acknowledged.

7.6 You acknowledge and agree that our services commence upon the sending of our notice of confirmation, pursuant to clause 7.1 above, and that there is no right to cancel the contract between us under the Council Directive 97/7/EC on the protection of consumers in respect of distance contracts or associated local laws.

8. PAYMENT

8.1 Without prejudice to our other rights and remedies under this Agreement, if any sum payable is not paid on or before the due date, we reserve the right, forthwith and at our sole discretion, to suspend the provision of Services to You.

8.2 Subject to an increase in third party costs such as Local Administration Costs, the Fee for the Services shall be in accordance with the relevant scale of charges and rates published from time to time in our Standard Price List. SDPUK reserves the right to alter the Fees payable for Services at any time and any new Order for Services after such time shall be deemed to have been made in acceptance of such new Fees. Subject to clause 8.3 such alterations will not affect any previously accepted Order or quotation given under 8.5 below.

UNIT 21
LIMBERLINE ROAD
HAMPSHIRE
PO3 5JW

TEL: 02392 006437
EMAIL: LEGAL@SIGNDESIGNPRINT.COM

SDPUK LTD
REGISTERED IN ENGLAND NO 10467333



SIGN DESIGN PRINT

8.3 You acknowledge that Local Administration Costs may differ from the amount or amounts (if any) previously indicated by SDPUK as a result of changes in pricing by the relevant domain authority and/or changes in the exchange rate and associated bank charges and You agree to pay the actual Local Administration Costs incurred by SDPUK on your behalf if higher than those set out in the Order.

8.4 You acknowledge that the Fee may represent only the initial costs of a domain name registration and that continued use of the name will require you to pay recurring charges and renewal fees.

8.5 Unless otherwise expressly specified in the Order, and subject to clause 3.2, all quotations given by SDPUK for SDPUK's Fees are valid for a period of 30 days only from the date upon which they are given, after which time the quotation shall automatically expire.

8.6 The price of the Services is exclusive of VAT or its equivalent and all other tax or duty which, if applicable, shall be payable by you in addition at the appropriate rate.

8.7 SDPUK reserves the right to demand payment on account in advance of providing any Services and unless otherwise specified in the Order may invoice in respect of work completed or to be carried out, before, during and after completion of such work as it sees fit. In the event you instruct us to renew a domain name registration you will be asked to make advance payment.

8.8 Invoices are payable within 30 days of the date of the invoice without deduction or set-off. Unpaid invoices shall attract interest at a rate of 4% above the base rate of Natwest Bank plc per annum without prior notice (such interest being payable both before and after any judgment may be obtained) and SDPUK reserves the right to suspend the Services until payment is made. Time for payment is of the essence. With regard to Fees that relate to the relevant fee for a domain name registration, you must make payment in full before your application can be accepted.

8.9 Where Services are provided prior to the relevant Fees being paid, SDPUK may retain the title in and ownership of all domain names registered on your behalf unless and until payment is made, and if such Fees are overdue SDPUK may deal with such names without restriction as if the full legal and beneficial owner.

9. INTELLECTUAL PROPERTY RIGHTS AND OTHER CONSENTS

9.1 SDPUK retains ownership of all intellectual property rights in any information, reports, documents, software or other materials created by SDPUK as part of the Services, including all methodologies, know-how and processes used to do so (together, the "Materials"). SDPUK grants to you a limited licence to store and view the Materials delivered to you on your internal computer network. Unless done so strictly for your internal business use, the Materials may not be otherwise reproduced, transmitted, broadcast or displayed in public without SDPUK's prior written consent. SDPUK is the proprietor of the SDPUK trademark in the UK and other countries. All other trademarks, product names and company names or logos used in our site are our property or that of their respective owners. No permission is given by us in respect of the use of any such trade marks, get-up, product names, company names, logos or titles and You acknowledge that such use may constitute an infringement of the holder's rights.

9.2 You are solely responsible for obtaining all intellectual property rights clearances and/or other consents and authorisations necessary in respect of the names, marks or other materials which are the object of the Services and You warrant that SDPUK use of such names, marks or materials and any other information, documents or software which You supply to SDPUK under this Agreement (together, the "Objects") shall not infringe any third party's intellectual property rights or be otherwise unlawful or illegal.

9.3 On becoming aware of any dispute between You and any other individual or organisation regarding the Objects, SDPUK reserves the right, at its sole discretion and without notice or liability to You, to cease any further use of such Objects including, without limitation, deleting or suspending them from its computer systems and/or to make appropriate representations or provide information to any relevant authority or interested party.

UNIT 21
LIMBERLINE ROAD
HAMPSHIRE
PO3 5JW

TEL: 02392 006437
EMAIL: LEGAL@SIGNDESIGNPRINT.COM

SDPUK LTD
REGISTERED IN ENGLAND NO 10467333



SIGN DESIGN PRINT

10. LIABILITY

10.1 Whilst SDPUK shall use reasonable skill and care in the delivery of the Services You acknowledge that the delivery of the Services:

(a) is subject to the inherent technical and operational limitations of the Internet, including, but not limited to, the lack of security and unreliability of its communications, the evolving nature of its organisational, legal and regulatory framework, and the potential inaccuracy and variable standards of its relevant data repositories, such as national domain name registries, and is therefore made without guarantee as to accuracy or completeness for which SDPUK shall have no liability to You or any third party;

(b) may, in whole or in part, be prohibited, restricted or otherwise subject to relevant third party contractual provisions, such as the terms and conditions of Internet naming authorities, for which SDPUK shall have no liability to You and You warrant that You shall ensure that You are made aware of, and comply with, such provisions.

10.2 We shall use reasonable endeavours to provide continuing availability of the Server and the Services but we shall not, in any event, be liable for Service interruptions or down time of the Server.

10.3 SDPUK shall not be liable for any delay or failure to perform its obligations under this Agreement where such delay or failure is due to circumstances beyond its reasonable control including, without limitation, any act or omission by you or providers of Internet connectivity and other events of force majeure. Any time deadlines set out in the Order or otherwise agreed are estimates only.

10.4 All conditions, terms, representations (other than fraudulent representations) and warranties relating to the Services, whether implied by law or otherwise, which are not expressly stated in this Agreement including, without limitation, the implied warranty of satisfactory quality and fitness for a particular purpose are excluded to the fullest extent possible by law.

10.5 SDPUK's total aggregate liability to You for any claim in contract, tort, negligence or otherwise arising out of or in connection with this Agreement and the provision of the Services shall be limited to the price paid by You in respect of the Services which are the subject of any such claim and provided that You notify SDPUK of any such claim within 6 months of it arising. In no event shall SDPUK be liable to you for any loss of business, contracts, profits or anticipated savings or for any other indirect or consequential or economic loss whatsoever.

10.6 Nothing in this Agreement shall limit or exclude SDPUK's liability for death or personal injury resulting from SDPUK's negligence or any other liability, the limitation or restriction of which is prohibited by law.

10.7 The Services are provided by SDPUK for your exclusive use. SDPUK does not accept any liability or obligation towards any third party or generally towards any person and the Contract (Rights of Third Parties) Act 1999 shall not apply to the relationship between you and SDPUK.

11. INDEMNITY

You agree to indemnify and keep indemnified and hold SDPUK and our directors, officers, employees and agents and the registry operator for .com, .net and .org domain names on demand harmless from and against any claim brought against SDPUK or them by a third party resulting from the provision of Services by SDPUK to You and/or your use of the Server and/or any domain name registered, and in respect of all losses, costs, actions, proceedings, claims, damages, expenses (including reasonable legal costs and expenses), or liabilities, whatsoever suffered and howsoever incurred by SDPUK or them in consequence of your breach or non-observance of these terms of business.

12. CONFIDENTIALITY AND PUBLICITY

12.1 Both You and SDPUK undertake not to disclose to a third party any confidential information which You or SDPUK receives relating to the contents or performance of this Agreement or the other's business in general, and shall procure that each of its directors and employees shall not do so, except with the prior consent in writing of the other, as required by law, or to the extent to which that information is publicly available or already known to the receiving party at the date of receipt other than through any unauthorised disclosure by any person.

UNIT 21
LIMBERLINE ROAD
HAMPSHIRE
PO3 5JW

TEL: 02392 006437
EMAIL: LEGAL@SIGNDESIGNPRINT.COM

SDPUK LTD
REGISTERED IN ENGLAND NO 10467333



SIGN DESIGN PRINT

12.2 Without prejudice to clause 12.1, SDPUK shall be entitled to mention your name as a client of SDPUK and the name(s) of products in respect of which SDPUK provides Services in publicity and promotional material on and off-line without your prior consent unless You send notice in writing to SDPUK. (by post to Legal Department, SDPUK, Unit 21, Limberline Road, PO3 5JW, England or by email to legal@signdesignprint.com) referencing this clause and requesting no publicity. Any request will only apply to publicity material to be prepared after such notice is given and SDPUK will be under no obligation to cease using material printed or published prior to such notice.

13. CREDIT CARD SECURITY

13.1 We use a secure server that implements Secure Socket Layer (SSL) technology (certified to the standard for encrypted credit card transactions stipulated by Verisign Inc.) to prevent any person from gaining access to your credit card or registration information whilst it is on our site or being transmitted across the internet.

13.2 If you discover that goods or services have been ordered from a supplier over our site using your credit card details in circumstances where you had not agreed to or authorised this, then (provided you have not, through failure to take reasonable care, allowed an unauthorised person to gain access to your credit card details, purchaser ID or password) our suppliers are required to refund to you the money they receive provided that: (a) you inform your credit card company and us of the unauthorised purchase as soon as you discover it; and (b) you co-operate with your credit card company, the supplier, us and, if necessary, the police in relation to the unauthorised use.

14. TERMINATION

14.1 We may terminate this Agreement forthwith if you fail to pay any sums due to SDPUK as they fall due or if, in our reasonable opinion, you do not have sufficient technical expertise to use the service without excessive ongoing technical support.

14.2 We may terminate this Agreement upon written notice if You breach any of these terms and conditions and You fail to correct the breach within thirty (30) days following written notice from SDPUK specifying the breach, or if You are a company You go into insolvent liquidation, or if You are a person You are declared bankrupt.

14.3 You acknowledge and agree that your domain name registration is subject to suspension, cancellation, transfer or modification pursuant to the terms of any rules or policies applicable to your domain name registration, including, but not limited to

- (i) the UDRP,
- (ii) any ICANN adopted policy,
- (iii) any registrar or registry administrator procedures, or
- (iv) any other ccTLD registry administrator procedures.

14.4 On termination of the Agreement we shall be entitled immediately to block your Web Site and to remove all data located on it. We will hold such data for a period of 14 days and allow you to collect it at your expense, failing which we shall be entitled to delete all such data. We shall further be entitled to post such notice in respect of the non-availability of your Web Site as we think fit.

15. NOTICES

Any notice to be given by either party to the other may be sent by either email, fax or recorded delivery to the address of the other party as appearing in this Agreement or ancillary application forms or such other address as such party may from time to time have communicated to the other in writing, and if sent by email shall unless the contrary is proved be deemed to be received on the day it was sent or if sent by fax shall be deemed to be served on receipt of an error free transmission report, or if sent by recorded delivery shall be deemed to be served two days following the date of posting.

UNIT 21
LIMBERLINE ROAD
HAMPSHIRE
PO3 5JW

TEL: 02392 006437
EMAIL: LEGAL@SIGNDESIGNPRINT.COM

SDPUK LTD
REGISTERED IN ENGLAND NO 10467333



SIGN DESIGN PRINT

16. LAW

16.1 For the adjudication of disputes concerning or arising from use of the domain name, the domain name holder shall submit, without prejudice to other potentially applicable jurisdictions, to the jurisdiction of the courts (1) of the domain name holder's domicile and (2) the courts of England.

16.2 Subject to clause 16.1 above:-

- (a) the Agreement (and any dispute, controversy, proceedings or claim of whatever nature arising out of or in any way relating to this Agreement or its promotion) shall be governed by and construed in accordance with English law.
 (b) each of the parties to this Agreement irrevocably agrees that the courts of England shall have exclusive jurisdiction to hear and decide any suit, action or proceedings and/or to settle any disputes which may arise out of or in connection with this Agreement and, for these purposes, each party irrevocably submits to the jurisdiction of the courts of England.

17. ENTIRE AGREEMENT

17.1 These Terms together with any Order and any document expressly referred to in them, contain the entire agreement between SDPUK relating to the subject matter covered and, save in the case of fraudulent misrepresentation or fraudulent concealment, supersede any previous agreements, arrangements, undertakings or proposals, written or oral, between SDPUK in relation to such matters. We may alter these terms at any time without notification to you provided the current terms are always available on our website. No oral explanation or oral information given by any party shall alter the interpretation of these terms and conditions.

17.2 You confirm that, in agreeing to these terms and conditions, You have not relied on any representation save insofar as the same has expressly in these terms and conditions been made a representation and You agree that You shall have no remedy in respect of any misrepresentation (other than a fraudulent misrepresentation) which has not become a term of this Agreement.

18. MISCELLANEOUS

18.1 If any provision of this Agreement or part thereof shall be void for whatever reason, the offending words shall be deemed deleted and the remaining provisions shall continue in full force and effect.

18.2 Your rights and obligations under this Agreement are personal to you and you undertake that you shall not nor purport to: assign, lease, charge, sub-license, or otherwise transfer such rights and obligations in whole or in part.

18.3 SDPUK reserves the right to sub-contract any of the work required to fulfil the Services and to assign this Agreement upon notice to you.

18.4 Neither party shall be liable for any loss suffered by the other party or be deemed to be in default for any delays or failures in performance hereunder (other than in relation to payment) resulting from acts or causes beyond its reasonable control or from any acts of God, acts or regulations of any governmental or supra-national authority.

18.5 Any delay or forbearance by either party in enforcing any provisions of this Agreement or any of its rights hereunder shall not be construed as a waiver of such provision or right thereafter to enforce the same.

18.6 Clause headings have been included in this Agreement for convenience only and shall not be considered part of, or be used in interpreting, this Agreement.

19. CENTRALNIC DOMAIN NAMES (.uk.com/.gb.com etc.)

Special terms and conditions apply additionally to registrations of CentralNic domain names. Please refer to the separate notice on the SDPUK website.

UNIT 21
 LIMBERLINE ROAD
 HAMPSHIRE
 PO3 5JW

TEL: 02392 006437
 EMAIL: LEGAL@SIGNDESIGNPRINT.COM

SDPUK LTD
 REGISTERED IN ENGLAND NO 10467333



SIGN DESIGN PRINT

20. .UK DOMAIN NAMES – NOMINET UK

Special terms and conditions apply additionally to registrations of .uk domain names. Please refer to the separate notice on the SDPUK website.

UNIT 21
LIMBERLINE ROAD
HAMPSHIRE
PO3 5JW

TEL: 02392 006437
EMAIL: LEGAL@SIGNDESIGNPRINT.COM

SDPUK LTD
REGISTERED IN ENGLAND NO 10467333