

Terms of Service – Central Manager Services

For all software and data service designed, written, supplied, resold, hosted or maintained by Central Computers (UK) Limited.

For the purpose of this document, no software or service made designed by, written by, supplied by resold by, hosted by or maintained by Central Computers (UK) Limited is excluded from these terms and from hereon will be referred to as “services”.

Thank you for choosing Central Computers (UK) Limited as the provider of your solution. This agreement is a legal agreement between you and Central Computers (UK) Limited and by using or accessing the services you and, or, the company/organisation you represent, are bound by this agreement. If you do not agree with any of the terms therein, you must not use the services and close the respective accounts.

1 GENERAL TERMS

This agreement describes the terms governing your use of services you have selected to use.

This agreement should be read in conjunction with our [Privacy Statement](#) and any specific usage terms for each individual service you have selected to use.

These terms cannot be superseded by any separate document or conversation issued by a staff member of Central Computers (UK) Limited. These terms may be updated and made available on our website.

- You must be at least 18 years of age to use our services. By accessing or using our Services you agree that:
- You can form a binding contract with Central Computers (UK) Limited on behalf of the person / organisation or company to whom the invoice for the service is addressed;
- You comply with this Agreement and all applicable rules under law.

2 YOUR RIGHTS TO USE THE PRODUCTS/SERVIVCES

The Services are protected by copyright, trade secret, and other intellectual property laws. You are only granted the right to use the Services and only for the purposes described by Central Computers (UK) Limited.

Central Computers (UK) Limited reserves all other rights in the Services. Until termination of this Agreement and as long as you meet any applicable payment obligations and comply with this Agreement, Central Computers (UK) Limited grants to you a personal, limited, nonexclusive, non-transferable right and license to use the Services.

You agree not to use, nor permit any third party to use, the Services or content in a manner that violates any applicable law, regulation or this Agreement. You agree you will not:

- Provide access to or give any part of the Services to any unauthorized third party.
- Reproduce, modify, copy, deconstruct, sell, trade or resell the Services.
- Make the Services available on any file-sharing or application hosting service.

3. PAYMENT

All products/ services are offered under a payment or subscription basis and the following terms apply:

- Payments will be billed to you by Central Computers (UK) Limited in pounds sterling (£), plus any and all applicable taxes, including VAT.
- Payment methods will be agreed at the commencement of the contract and unless mutually agreed to change will remain the same throughout this agreement.
- If your payment and registration information is not accurate, current, and complete and you do not notify us promptly when such information changes, we may suspend or terminate your account and refuse your use of the services.
- Central Computers (UK) Limited will automatically renew your monthly, quarterly, or annual Services at the then-current rates, unless the services are cancelled or terminated under this Agreement.
- Additional cancellation or renewal terms may apply to individual services.

4. EQUIPMENT AND INTERNET SERVICES

Use of the services may be available through many devices including mobile devices and per usage tariff internet connections.

You agree that you are solely responsible for these devices, internet connections and any applicable charges and no liability shall fall to Central Computers (UK) Limited with this regard.

Central Computers (UK) Limited has no responsibility or liability or offers any warranty of any kind with regards to:

- The availability of the telecommunication services from your provider and access to the services from any location.
- Any loss, damage or other security intrusion of the telecommunication service.
- Any disclosure of information to a third party or failure to transmit any data communication or settings.

5. DATA, PROCESSING, PRIVACY AND CONTENT

Content

You grant Central Computers (UK) Limited a worldwide, royalty-free, non-exclusive license to host and use any Content provided through the use of the services for the purpose of providing, hosting and improving the services to our customers. Please refer to our [Privacy Statement](#) and specific clauses for the service you use for additional information

Central Computers (UK) Limited take no responsibility for the legality of the data that you store, upload and post into the services provided.

Data Processing

All processing of data within the systems is the responsibility of you and not Central Computers (UK) Limited. Any processing element should be checked for accuracy prior to uploading, submitting to authorities or using in any legal or financial arrangement. Any errors within the data, and any consequences arising thereon, are the full responsibility of the user and not Central Computers (UK) Limited, howsoever they arose.

Data Backup

Any service that includes data backup is designed to allow Central Computers (UK) Limited to restore the service to function. It should not be relied upon to ensure against data loss.

6. DISCLAIMER OF WARRANTIES

Your rights under the law are unaffected by these terms. All our services are provided using reasonable care and skill and all services are provided "AS IS". Therefore any "faults or errors" found are considered part of the service. We will take steps to improve all services where Central Computers (UK) Limited deem it necessary but this will be part of our upgrade / update program.

We do NOT guarantee the accuracy or timeliness of the services we provide and by using the services you acknowledge and agree that computer and telecommunication systems are NOT fault-free and occasional periods of downtime occur.

We CANNOT guarantee that our services will be uninterrupted, timely, secure or error-free and we do not offer any contractual guarantees or conditions. This does not affect your mandatory rights under UK Law.

7. LIMITATION OF LIABILITY AND INDEMNITY

Central Computers shall not be liable for your content and has no obligation to ensure that it complies with any rules, regulations or laws.

Central Computers is responsible for providing services as per any invoices issued where payment has been made within the specified terms. Central Computers (UK) Limited are not responsible for providing services where payment has not been made within the specified terms or where no invoice has been issued.

Central Computers (UK) Limited has a limited liability for any direct or indirect loss or costs incurred including but not limited to, profit, legal, financial, data, reputation, loss of or disruption to business

that may be attributed to services not being provided, where an error is found regardless of the error, flaw or outcome.. The liability is limited to the value of the 1 month invoice value.

8. PROFESSIONAL ADVICE

All assistance provided by Central Computers (UK) Limited as support of the service and not as Professional Advice. If you require professional advice, this should be sought from a relevant professional in the area of your concern.