

# **Hosted Services Agreement**

among

**Genius PPT Limited** 

and

"Customer"

Ref: tt/417740



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## This agreement is dated [Insert date]

## Between:

- 1 Genius PPT Limited a company incorporated in Scotland whose registered number is SC361801 and whose registered office is at 1439 Cumbernauld Road, Glasgow G33 1AN (the "**Genius PPT**"); and
- 2 [insert customer name] a company incorporated in [Scotland][England and Wales][other] whose registered number is [insert company number] and whose registered office is at [insert registered office] (the "Customer").

### Background

- (A) Genius PPT has developed a hosted SSL inventory management system ("**DIMS**") and associated applications that it wishes to make available as a service to Customer for use by the Users (as defined below).
- (B) Customer and Users will be able to benefit from the hosted SSL inventory management system and associated applications by interacting with it remotely through the Internet.
- (C) Genius PPT wishes to provide the Services (defined below) and associated Applications (defined below) and Customer agrees to pay for such Services and associated Applications on the terms of this Agreement.

It is agreed as follows;

# 1. Definitions

1.1 Words shall have the meanings given to them in this Agreement, including without limitation as set out below:

"Applicable Law" means any and all applicable laws, statutes, orders, rules, treaties, decree, regulations, directives, edicts, bye-laws, schemes, warrants, other instruments made under or to be made under any statute, any exercises of the royal prerogative and codes of conduct and regulatory rules or guidelines, whether local, national, international or otherwise existing from time to time, together with any other similar instrument having legal effect in the relevant circumstances;

"**Applications**" means any software or applications owned by Genius PPT and made available to Customer as part of the Services;

**"Business Day"** means a day, other than a Saturday, Sunday or public holiday, on which clearing banks are open for non-automated commercial business in the United Kingdom;

"Confidential Information" all information whether technical or commercial know-how (including all specifications, inventions, processes, initiatives, drawings and designs, disclosed in writing, on disc, orally or by inspection of documents or pursuant to discussions between the parties) given by one party to the other or otherwise obtained by one party relating to the other party's business, finance or technology, know-how, Intellectual Property Rights, assets, strategy, products and customers, including information relating to management, financial, marketing, technical and other arrangements or operations of any person, firm, or organisation associated with that party where the information is:

- (a) identified as confidential at the time of disclosure; or
- (b) ought reasonably to be considered confidential given the nature of the information or the circumstances of disclosure;

"Customer Applicable Law" has the meaning set out in clause 7 (Compliance with Applicable Law);

"Customer Data" means all information of whatever form relating to Customer, its clients and or business that is provided or created by Customer in connection with the Services, including any information provided and or generated by Users in connection with their access to and/or use of the Services or Applications;

"Customer Data Claim" has the meaning set out in clause 9 (Customer Data and indemnity);

"Customer Indemnified Party" has the meaning set out in clause 9 (Customer Data and indemnity);

"Data Controller" means data controller as defined in the Data Protection Legislation;

"Data Processor" means data processor as defined in the Data Protection Legislation;

**"Data Protection Legislation"** means the Data Protection Act 1998 and the Privacy and Electronic Communications (EC Directive) Regulations 2003, as amended from time to time, and all other applicable privacy and data protection laws and regulations, as well as any guidance and/or codes of practice issued from time to time by the Information Commissioner;

**"Documentation"** means the documents (in whatever media) that accompany the Services or Applications, including all data, reports and specifications;

**"Fees"** means the fees referred to in clause 5 (Fees and payment) and further set out in Part 3 of the Schedule (Fees);

**"Force Majeure"** means an event or sequence of events beyond a party's reasonable control (which could not reasonably have been anticipated and avoided by a party) preventing or delaying it from performing its obligations hereunder, including without limitation war, revolution, terrorism, riot or civil commotion, or reasonable precautions against any such; strikes, lock outs or other industrial action, whether of the affected party's own employees or others; blockage or embargo; acts of or restrictions imposed by government or public authority; explosion, fire, corrosion, flood, natural disaster, or adverse weather conditions. Force Majeure does not include, without limitation, inability to pay, mechanical difficulties, shortage or increase of price of raw materials, over-commitment or market or other circumstances which may make the terms of this Agreement unattractive to a party;

"Genius PPT Applicable Law" has the meaning set out in clause 7 (Compliance with Applicable Law);

"Genius PPT IPR Claim" has the meaning set out in clause 8 (Genius PPT Intellectual Property Rights and indemnity);

**"Good Industry Practice"** means the exercise of that degree of skill, care, prudence, efficiency, foresight and timeliness as would be expected from a leading company within the relevant industry or business sector;

"Infringing Data" means Customer Data that breaches the provisions of subclause 9.3;

"Intellectual Property Rights" means any and all copyright, know-how, rights in inventions, patents, know-how, trade secrets, trade marks and trade names, service marks, design rights, rights in get-up, database rights and rights in data, semiconductor chip topography

rights, the right to sue for passing off, utility models, domain names and all similar rights and, in each case:

- (a) whether registered or not,
- (b) including any applications to protect or register such rights,
- (c) including all renewals and extensions of such rights or applications,
- (d) whether vested, contingent or future and
- (e) wherever existing;

"Insolvency Event" means an event where a party is unable to pay its debts (within the meaning of section 123 of the Insolvency Act 1986) or becomes insolvent or an order is made or a resolution passed for the administration, winding-up or dissolution of the other (otherwise than for the purposes of a solvent amalgamation or reconstruction) or an administrative or other receiver, manager, liquidator, administrator, trustee or similar officer is appointed over all or any substantial part of the assets of the other or the other enters into or proposes any composition or arrangement with its creditors generally or any analogous event occurs in any applicable jurisdiction;

"Losses" means all incurred losses, liabilities, damages, costs, claims, demands, actions, proceedings, orders and expenses (including legal fees on a solicitor/client basis) and disbursements and costs of investigation, litigation, settlement, judgment interest and penalties;

**"Personal Data"** means personal data as defined in the Data Protection Legislation and shall include, where applicable, personal data contained within the Customer Data;

"Schedule" means the schedule in three Parts referred to as annexed to this Agreement;

"Services" means the hosted SSL inventory management system and associated use of the Applications provided remotely to Customer and Users on a subscription basis in accordance with the terms of this Agreement, and as further set out in the Documentation and Part 1 of the Schedule (Services);

"Service Classifications" means the standards to which the Services (or any part of them) are to be provided as set out in Part 2 of the Schedule (Service Classifications);

**"User(s)"** means the individual employees of the Customer that are authorised by the Customer to use the Services the Applications and the Documentation in accordance with this Agreement; and

**"VAT"** means United Kingdom value added tax and any other tax imposed in substitution for it and any equivalent or similar tax imposed outside the United Kingdom.

# 2. Interpretation

In this Agreement, unless the context otherwise requires:

- 2.1.2 the singular includes the plural and vice versa;
- 2.1.3 references to subclauses, clauses or Schedules (if any) are to subclauses, clauses or Schedules of this Agreement;

- 2.1.4 references to persons include individuals, trusts, partnerships, unincorporated bodies, government entities, companies and/or corporations (in each case whether or not having separate legal personality);
- 2.1.5 references to including and include(s) shall be deemed to mean respectively including without limitation and include(s) without limitation;
- 2.1.6 in the event and to the extent only of any conflict between the clauses and the Schedules, the clauses shall prevail;
- 2.1.7 clause and schedule headings do not affect the interpretation of this Agreement; and
- 2.1.8 a reference to a particular law is a reference to it as it is in force for the time being taking account of any amendment, extension, application or re-enactment and includes any subordinate legislation for the time being in force made under it.

### 3 Services

- 3.1 In consideration of the mutual undertakings agreed under this Agreement, Genius PPT shall:
  - 3.1.1 provide the Services to Customer with effect from the Commencement Date in accordance with this Agreement;
  - 3.1.2 comply with the requirements of Part 1 of the Schedule (Services) in performing its obligations under this Agreement;
  - 3.1.3 provide the Services to a standard that meets the Service Classifications; and
  - 3.1.4 ensure that the Services are provided with the skill and care to be reasonably expected of a service Genius PPT which is a leader in the field of providing services similar to the Services, including in accordance with Good Industry Practice and with Genius PPT's own established internal procedures.

### 4 Use of the Services and Applications

- 4.1 Genius PPT hereby grants a non-transferable, non-exclusive licence for the term of this Agreement to Customer (including the right to sub-licence the Users) to use the Applications and Documentation to the extent necessary to receive the benefit of the Services.
- 4.2 Prior to providing Users with access to the Services, Applications or Documentation, Customer shall ensure that all Users are aware of the terms of this Agreement, including their obligation to comply with any other user terms applicable to the Services, Applications or Documentation provided or made available to Customer. Customer shall only provide Users with access to the Services via the access method provided by Genius PPT and shall not provide access to anyone other than a User.
- 4.3 Customer shall ensure that in connection with the receipt of the Services, Applications or Documentation by itself and on behalf of the Users it shall comply, and shall procure that the Users comply, with the following conditions of use:
  - 4.3.1 the Services Documentation and/or Applications may only be used in connection with Customer's own internal business purposes; and
  - 4.3.2 the Services and/or Applications may only be used in connection with the compatible desktop systems specified in the technical specification provided by

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Genius to Customer prior to the date of this Agreement which list of compatible systems may be amended on notice to Customer by Genius from time to time.

- 4.4 Except to the extent such activities are expressly agreed by the parties to this Agreement:
  - 4.4.1 Customer's rights to use the Services and/or Applications does not permit it, or Users, to copy, cut and paste, email, reproduce, publish, distribute, redistribute, broadcast, transmit, modify, adapt, edit, abstract, create derivative works of, store, archive, publicly display, sell or in any way commercially exploit any part of the Services and/or Applications;
  - 4.4.2 Customer's rights to benefit from the Services and/or Applications does not permit it to combine, merge or otherwise permit the Services or Applications (or any part of them) to become incorporated in any other program, nor arrange or create derivative works based on it;
  - 4.4.3 Customer's rights to benefit from the Services and/or Applications does not permit it to attempt to decompile (as defined in section 50B of the Copyright, Designs and Patents Act 1988) the underlying software (or any part of it) that is used to provide the Services and/or Applications, except and only to the extent that such restriction is prohibited pursuant to section 50B of the Copyright, Designs and Patents Act 1988; and
  - 4.4.4 Customer's rights to benefit from the Services and/or Applications does not permit it to observe, study or test the functioning of the underlying software (or any part of it) that is used to provide the Services and/or Applications, except and only to the extent that such restriction is prohibited pursuant to section 50B of the Copyright, Designs and Patents Act 1988.
- 4.5 Customer warrants that it shall, and ensure that Users shall, keep confidential and, except as provided for in this Agreement, not share with any third party any 'PIN', 'ID' or similar password (if applicable) that it is provided with to facilitate Users' access to the Services and/or Applications. Customer shall keep up-to-date records of any such passwords issued to Users and the names of Users. Customer shall promptly notify Genius PPT of the addition of any new Users and the removal of any Users from access to the Services and Applications. Customer agrees that it shall be responsible for disabling the access to the Services and Applications by former Users which it shall promptly carry out upon any individual ceasing to be a User.
- 4.6 Customer shall, and shall procure that the Users shall, use due care and diligence to avoid introducing any software virus or other contaminant (including any bugs, worms, logic bombs, trojan horses or any other self propagating or other such program) that may infect or cause damage to the Services, Applications or Genius PPT's systems or otherwise disrupt the provision of the Services.
- 4.7 Where Customer is permitted in accordance with this Agreement to allow a third party to benefit from the Services and/or Applications, Customer shall ensure that all such use:
  - 4.7.1 does not exceed Customer's permitted use;
  - 4.7.2 is controlled by Customer; and
  - 4.7.3 is otherwise subject to and in accordance with the terms of this Agreement.
- 4.8 Genius PPT reserves the right to monitor usage by all Users (in terms of audits) during the term of this Agreement for the purpose of (among others) ensuring compliance with the terms of this Agreement. Any such audit may be carried out by Genius PPT or a third party authorised by Genius PPT. If any audit reveals that any password has been provided to an

individual that is not a User, Customer shall, without delay, disable any such passwords and notify Genius PPT immediately.

4.9 In case of unauthorised use of the Services by Customer or a User, Genius PPT reserves the right to deny access to the Services and/or Applications to Customer or any User by blocking without prior notification the IP address(es) of Customer or Users used to access the Services and/or Applications.

## 5 Fees and payment

- 5.1 Customer shall pay Genius PPT the Fees in connection with the receipt of the Services and/or use of the Applications.
- 5.2 All amounts due under this Agreement are exclusive of VAT, sales or other tax applicable which shall be paid in addition by Customer at the rate and in the manner for the time being prescribed by law.
- 5.3 The parties acknowledge and agree that:
  - 5.3.1 the Late Payment of Commercial Debts (Interest) Act 1998 applies to this Agreement;
  - 5.3.2 statutory interest applies to each qualifying debt, being each debt constituted by an obligation to pay the price for goods/services pursuant to this Agreement; and
  - 5.3.3 for the purposes of section 4 of Late Payment of Commercial Debts (Interest) Act 1998, interest runs on a qualifying debt from the day after the due date for payment as specified by this Agreement.

### 6 Warranties

- 6.1 Each of the parties warrants to the other that it has full power and authority to enter into and perform its obligations under this Agreement.
- 6.2 Genius PPT warrants and represents to Customer that:
  - 6.2.1 Genius PPT has the right, power and authority to grant to Customer the rights (if any) contemplated herein and supply the Services and/or license the Applications;
  - 6.2.2 the Documentation will provide users with adequate instructions to enable them to effectively use the Services and/or Applications; and
  - 6.2.3 the receipt of the Services or the use of the Applications or Documentation does not infringe the Intellectual Property Rights of any third party.
- 6.3 The warranties and representations specified in subclause 6.2 are subject to Customer giving notice to Genius PPT as soon as it is reasonably practicable to do so and in any event within 14 days of becoming aware of the breach of warranty or representation. When notifying Genius PPT of a breach Customer shall use its reasonable endeavours to provide Genius PPT with such documented information, details and assistance as Genius PPT may reasonably request.
- 6.4 Upon notification in writing Genius PPT undertakes to use all reasonable endeavours to remedy any fault arising from a breach of subclause 6.2 within 90 days after notification. If Genius PPT rectifies such fault within such time then it will have no other liability of any kind in respect of the fault. Such remedy shall be free of charge to Customer unless the fault is found not to arise from a breach of subclause 6.2, at which point Customer shall pay all

reasonable and demonstrable costs and expenses associated with the fault incurred by Genius PPT.

- 6.5 Customer acknowledges and agrees that:
  - 6.5.1 Genius PPT is not and cannot be aware of the extent of any potential Losses resulting from any failure by Genius PPT to discharge its obligations under this Agreement;
  - 6.5.2 the Services and/or Applications have not been prepared to meet Customer's individual requirements and that they cannot be tested in every operating environment so as to produce software which is error free or operates without interruption; and
  - 6.5.3 it is Customer's responsibility to ensure the facilities and functions of the Services and/or Applications meet Customer's requirements.
- 6.6 Genius PPT does not warrant or represent that the Services and/or Applications shall be:
  - 6.6.1 uninterrupted or error free; or
  - 6.6.2 interoperable with third party software or equipment.
- 6.7 Save to the extent set out in this clause 6 (Warranties) or to the extent that any exclusion is prohibited by law, no other representations, warranties or conditions, express or implied, statutory or otherwise (including as to condition, satisfactory quality, performance or fitness for purpose), are given or assumed by Genius PPT in respect of the Services, Applications and/or Documentation and any such representations, warranties or conditions are hereby excluded.
- 6.8 Any warranties given by Genius PPT shall be subject to Customer using the Services and/or Applications in compliance with this Agreement, and Genius PPT shall not be liable under this clause for, or required to remedy, any problem arising from any defect or error wholly caused by third party software used in connection with the Services and/or Applications.

# 7 Compliance with Applicable Law

- 7.1 Genius PPT shall provide the Services in accordance with Applicable Law to the extent that such Applicable Law is general in nature or which affects or relates to a supply of services that are the same or similar to the Services (Genius PPT Applicable Law).
- 7.2 Customer shall use the Services and/or Applications in accordance with Applicable Law to the extent that such Applicable Law is specific to the business of Customer (Customer Applicable Law). Customer shall be responsible for the costs of any changes to the Services required following any change in any Customer Applicable Law.

### 8 Genius PPT Intellectual Property Rights and indemnity

- 8.1 All Intellectual Property Rights in and to the Services, Applications and Documentation shall vest and remain vested in Genius PPT. To the extent that Customer acquires any Intellectual Property Rights in the Services, Applications and/or Documentation, Customer shall assign or procure the assignment of all rights title and interest in such Intellectual Property Rights (including by way of present assignment of future Intellectual Property Rights) to Genius PPT. Customer shall execute all such documents and do such things as Genius PPT may consider necessary to give effect to this clause.
- 8.2 Genius PPT shall indemnify, and keep Customer, indemnified at all times from and against any and all Losses, which are suffered by, and defend, and hold harmless against any

Losses which are brought or threatened against, the Customer, in respect of the use of the Services and/or Applications or possession of the Documentation infringing the Intellectual Property Rights of any third party (Genius PPT IPR Claim), provided that Genius PPT shall have no such liability if Customer:

- 8.2.1 does not notify Genius PPT in writing setting out full details of any Genius PPT IPR Claim of which it has notice as soon as is reasonably possible;
- 8.2.2 makes any admission of liability or agrees any settlement or compromise of the relevant Genius PPT IPR Claim without the prior written consent of Genius PPT (which shall not be unreasonably withheld or delayed);
- 8.2.3 does not let Genius PPT at its request and own expense have the conduct of or settle all negotiations and litigation arising from the relevant Genius PPT IPR Claim; or
- 8.2.4 does not, at Genius PPT's request and own expense, give Genius PPT all reasonable assistance in the circumstances described above.
- 8.3 If any Genius PPT IPR Claim is made or is reasonably likely to be made against Customer, Genius PPT shall promptly and at its own expense either:
  - 8.3.1 procure for Customer the right to continue using the Services and/or Applications or posses the Documentation; or
  - 8.3.2 modify or replace the infringing part of the Services, Applications and/or Documentation and without adversely affecting the functionality of the Services as set out in this Agreement so as to avoid the infringement or alleged infringement, provided that if Genius PPT having used its reasonable endeavours, neither of the above can be accomplished on reasonable terms, Genius PPT shall (without prejudice to the indemnity above) refund the Fees paid by Customer in respect of the Services and/or Applications. Apart from the indemnity given by Genius PPT above, this shall be Customer's sole and exclusive remedy in respect of the Services infringing Intellectual Property Rights.

### 9 **Customer Data and indemnity**

- 9.1 Customer hereby grants (and shall procure the grant of) a royalty-free, non-transferable (save to the extent set out in this clause 9), non-exclusive licence for the term of this Agreement to Genius PPT (together with a right for Genius PPT to sub-license the same to and any third party suppliers for use on Genius PPT's behalf) to use the Customer Data to the extent necessary to perform the Services and/or provide access to the Applications.
- 9.2 Customer acknowledges that Genius PPT has no control over any Customer Data hosted as part of the provision of the Services and does not purport to monitor the content of the Customer Data. Customer further acknowledges and agrees that it shall be responsible for all Customer Data created by Users when using the Services and or Applications, including the accuracy of all such Customer Data.
- 9.3 Customer shall not, and shall procure that the Customer Data does not:
  - 9.3.1 breach Applicable Law;
  - 9.3.2 infringe any third party Intellectual Property Rights; or
  - 9.3.3 include any material which is obscene, indecent, pornographic, seditious, offensive, defamatory, threatening, liable to incite racial hatred, menacing, blasphemous.

- 9.4 Genius PPT shall notify Customer immediately if it becomes aware of any allegation that any Customer Data may be Infringing Data and Genius PPT shall have the right to remove Customer Data from the Services without the need to consult Customer.
- 9.5 Customer shall indemnify, and keep Genius PPT, officers, directors, employees, agents, successors, and assignees (the Customer Indemnified Party) indemnified at all times from and against any and all Losses, which are suffered by, and defend, and hold harmless against any Losses which are brought or threatened against, Customer Indemnified Party, in respect of any Infringing Data (Customer Data Claim), provided that Customer shall have no such liability if Genius PPT:
  - 9.5.1 does not notify Customer in writing setting out full details of any Customer Data Claim of which it has notice as soon as is reasonably possible; or
  - 9.5.2 makes any admission of liability or agrees any settlement or compromise of the relevant Customer Data Claim without the prior written consent of Customer (which shall not be unreasonably withheld or delayed).

## 10 Data Protection

- 10.1 Each party shall provide the other party with reasonable assistance in complying with its obligations under applicable Data Protection Legislation insofar as necessary to facilitate each party's compliance with each party's obligations in this Agreement.
- 10.2 The parties acknowledge and agree that Customer shall be the Data Controller in respect of any Personal Data contained within the Customer Data.
- 10.3 In connection with the provision of the Services, the Data Processor shall:
  - 10.3.1 process the Personal Data belonging to the Data Controller only in accordance with instructions from the Data Controller;
  - 10.3.2 process the Personal Data belonging to the Data Controller only to the extent, and in such manner, as is necessary for the performance of its obligations under this Agreement;
  - 10.3.3 implement appropriate technical and organisational measures to protect the Personal Data belonging to the Data Controller against unauthorised or unlawful processing and against accidental loss, destruction, damage, alteration or disclosure. These measures shall be appropriate to the harm which might result from any unauthorised or unlawful processing, accidental loss, destruction or damage to the Personal Data and having regard to the nature of the Personal Data which is to be protected; and
  - 10.3.4 not process or otherwise transfer any Personal Data belonging to the Data Controller outside the European Economic Area without the consent of Customer.

## 11 **Confidential Information**

- 11.1 Each party shall maintain the confidentiality of the other party's Confidential Information and shall not without the prior written consent of the other use, disclose, copy or modify the other party's Confidential Information (or permit others to do so) other than as necessary for the performance of its rights and obligations under this Agreement.
- 11.2 Each party undertakes to:
  - 11.2.1 disclose the other party's Confidential Information only to those of its officers, employees, agents, professional advisers and contractors (including Genius PPT

personnel) to whom and to the extent to which such disclosure is necessary for the purposes contemplated under this Agreement; and

- 11.2.2 to procure that such persons are made aware of and agree in writing to observe the obligations in this clause.
- 11.3 Each party shall give notice to the other of any unauthorised misuse, disclosure, theft or loss of the other party's Confidential Information immediately upon becoming aware of the same.
- 11.4 The provisions of this clause shall not apply to information which:
  - 11.4.1 is or comes into the public domain through no fault of the recipient, its officers, employees, agents or contractors;
  - 11.4.2 is lawfully received by the recipient from a third party free of any obligation of confidence at the time of its disclosure;
  - 11.4.3 is independently developed by the recipient, without access to or use of such information; or
  - 11.4.4 is required by law, by court or governmental or regulatory order to be disclosed provided that the relevant party, where possible, notifies the other party at the earliest opportunity before making any disclosure.
- 11.5 The obligations under this clause shall survive the variation, expiry or termination of this Agreement for a period of five years thereafter.

### 12 Information security

- 12.1 Genius PPT shall be responsible for taking reasonable and prudent measures in accordance with ISO27001 to safeguard the security of the Customer Data in its possession, including maintaining appropriate firewalls, encryption and anti-virus protection, as set out in Part 1 of the Schedule (Services).
- 12.2 Genius PPT shall notify Customer as soon as possible upon discovery of any data security incident impacting the Customer Data.
- 12.3 Genius PPT shall not be responsible for any loss or damage to Customer Data to the extent that such loss or damage was caused by Customer or a third party (other than a Genius PPT subcontractor or representative).

### 13 Limits on liability

- 13.1 Subject to subclause 13.3, in no event shall the aggregate liability of any party to the other party (or any Users), including liability for breach of contract (including under any indemnity), misrepresentation (whether tortuous or statutory), tort (including negligence), breach of statutory duty, warranty, strict liability or any other legal theory howsoever arising, in respect of all Losses arising under this Agreement exceed:
  - 13.1.1 £1,000 in respect of any one claim or series of related claims; and
  - 13.1.2 £1,000 or the total Fees payable under this Agreement in any rolling 12 month period during the term of this Agreement (whichever is greater) in respect of the maximum aggregate sum of all claims arising under this Agreement.
- 13.2 Subject to subclause 13.3, under no circumstances shall either party be liable to the other party (or any Users) for any of the following types of loss or damage arising under or in

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relation to the Agreement (whether arising for breach of contract (including under any indemnity), misrepresentation (whether tortuous or statutory), tort (including negligence), breach of statutory duty, warranty, strict liability or any other legal theory howsoever arising):

- 13.2.1 any loss of profits, business, contracts, anticipated savings, goodwill, or revenue, any wasted expenditure, *[*or any loss or corruption of data*]* (regardless of whether any of these types of loss or damage are direct, indirect or consequential) ; or
- 13.2.2 any indirect or consequential loss or damage whatsoever,

even if that party was aware of the possibility that such loss or damage might be incurred by the other.

- 13.3 Notwithstanding the above neither party excludes or limits any liability for:
  - 13.3.1 personal injury (including sickness and death) to the extent that such injury results from the negligence or wilful default of a party or its employees;
  - 13.3.2 fraud, fraudulent misrepresentation or fraudulent concealment;
  - 13.3.3 any breach of any obligations implied by section 12 of the Sale of Goods Act 1979 or section 2 of the Supply of Goods and Services Act 1982; or
  - 13.3.4 any other liability to the extent the same cannot be excluded or limited by law.
- 13.4 Subject always to clause 13.3 but notwithstanding any other provision in this Agreement, Customer acknowledges that Genius shall not be liable for any claim arising under or in the performance of this Agreement if at the time of the relevant claim Customer is in breach of its obligations under this Agreement.
- 13.5 The parties agree that the limitations on liability in this Agreement are reasonable given their respective commercial positions and ability to purchase relevant insurance in respect of risks under this Agreement.

# 14 Force Majeure

- 14.1 Neither party (the 'claiming party') shall be liable to the other for any delay or failure to perform any of its obligations hereunder to the extent such delay or failure is due to Force Majeure provided that:
  - 14.1.1 the claiming party could not have avoided such circumstances by taking precautions which it ought reasonably to have taken or planned for;
  - 14.1.2 the claiming party has used and continues to use its reasonable endeavours to mitigate the consequences of such an event upon the performance of its obligations under this Agreement and to continue to perform its affected obligations;
  - 14.1.3 the claiming party shall not be excused performance of its obligations unaffected by Force Majeure; and
  - 14.1.4 the claiming party shall resume performance of its obligations affected by Force Majeure as soon as reasonably practicable.
- 14.2 The claiming party shall promptly give written notice forthwith to the other upon becoming aware of Force Majeure, which notice shall contain details of the circumstances giving rise to Force Majeure and its anticipated duration.

14.3 If, due to Force Majeure, a party is unable to perform a material obligation, or is delayed in or prevented from performing its obligations for a continuous period of more than 90 days, the other party may, within a further 10 days terminate this Agreement on notice, otherwise this Agreement shall continue in full force and effect.

## 15 **Term and Termination**

- 15.1 This Agreement shall commence on the Commencement Date and shall (subject to earlier termination pursuant to this clause 15) continue for an initial period of 24 months. It shall thereafter continue automatically until terminated in accordance with the terms of this Agreement.
- 15.2 Either party shall have the right to terminate this Agreement without liability to the other party on the provision of six months written notice to the other party.
- 15.3 Either party may, without prejudice to its other rights and remedies, by notice in writing to the other party immediately terminate this Agreement if the other:
  - 15.3.1 is in material or persistent breach of any of its obligations under this Agreement and if that breach is capable of remedy and the other has failed to remedy that breach within 30 days after receiving written notice requiring it to remedy that breach; or
  - 15.3.2 is the subject of an Insolvency Event.

# 16 Consequences of termination or expiry

- 16.1 In the event of termination of this Agreement for any reason:
  - 16.1.1 Customer shall immediately pay all sums due to Genius in full;
  - 16.1.2 the right to access the Services, Applications and/or Documentation provided under this Agreement shall terminate immediately;
  - 16.1.3 Customer shall within fourteen days return or destroy (at Genius PPT's option) all Provider's Confidential Information and Documentation in its possession or under its control and all copies of such information;
  - 16.1.4 Genius PPT shall within fourteen days of receipt of payment of all sums due to it in accordance with this Agreement, return or destroy (at Customer's option) all Customer's Confidential Information, Customer Data and Documentation in its possession or under its control and all copies of such information; and
  - 16.1.5 all provisions of this Agreement shall cease to have effect, except that any provision which can reasonably be inferred as continuing or is expressly stated to continue shall continue in full force and effect.

# 17 Notices

- 17.1 Any notice or other communication given to a party under or in connection with the Agreement (a 'Notice') shall be in writing addressed to that party at its registered office (if it is a company) or its principal place of business (in any other case) or such other address as that party may have specified to the other party in writing in accordance with this clause.
- 17.2 A Notice shall be deemed to have been received:
  - 17.2.1 if delivered personally: when left at the address referred to in subclause 17.1;

- 17.2.2 by first-class post: two Business Days after posting;
- 17.2.3 by airmail: seven Business Days after posting;
- 17.2.4 by hand: on delivery;
- 17.2.5 by e-mail: on receipt of a read return mail from the correct address within 24 hours from delivery if no notice of delivery failure is received.
- 17.3 The provisions of this clause shall not apply to the service of any proceedings or other documents in any legal action.

### 18 Entire agreement

- 18.1 This Agreement constitutes the entire agreement between the parties in relation to its subject matter and replaces and extinguishes all prior agreements, draft agreements, arrangements, undertakings, or collateral contracts of any nature made by the parties, whether oral or written, in relation to that subject matter.
- 18.2 Each party acknowledges that in entering into this Agreement it has not relied upon any oral or written statements, collateral or other warranties, assurances, undertakings or representations which were made by or on behalf of the other party in relation to the subjectmatter of this Agreement at any time before its signature, other than those which are set out expressly in this Agreement.
- 18.3 Each party hereby waives all rights and remedies which might otherwise be available to it in relation to any statements or other representations made under subclause 18.2, but for clause 18.4.
- 18.4 Nothing in this clause shall exclude or restrict the liability of either party arising out of its precontract fraudulent misrepresentation or fraudulent concealment.

### 19 General

- 19.1 Any variation to the Agreement, including the introduction of any additional terms and conditions, shall only be binding when agreed in writing and signed by an authorised signatory of each party.
- 19.2 In respect of any indemnity given by either party under this Agreement, the party which receives the benefit of the indemnity shall take all reasonable steps so as to reduce or mitigate the loss covered by the indemnity.
- 19.3 Nothing in this Agreement shall (except as expressly provided) be deemed to constitute a partnership, or create a relationship of principal and agent between the parties for any purpose.
- 19.4 This Agreement is not intended to and does not give any person who is not a party to it any right to enforce any of its provisions.
- 19.5 No party may assign, novate, transfer, subcontract or encumber any right or obligation under this Agreement, in whole or in part, without the other's prior written consent or except as expressly permitted in this Agreement.
- 19.6 If any provision (or part of a provision) of this Agreement is found by any court or administrative body of competent jurisdiction to be invalid, unenforceable or illegal, the other provisions shall remain in force. If any invalid, unenforceable or illegal provision would be valid, enforceable or legal if some part of it were deleted, the provision shall apply with whatever modification is necessary to give effect to the commercial intention of the parties.

- 19.7 A waiver of any right under this Agreement is only effective if it is in writing, and it applies only to the party to whom the waiver is addressed and the circumstances for which it is given. No waiver shall be implied by taking or failing to take any other action.
- 19.8 Unless specifically provided otherwise, rights arising under this Agreement are cumulative and do not exclude rights provided by law.
- 19.9 All payments under this Agreement will be made without set-off or counterclaim, free and clear of and without deduction of any taxes, levies, duties, charges and withholdings of any kind now or in future imposed in any jurisdiction.
- 19.10 The amounts due under this Agreement shall not change except as mutually agreed by the parties.
- 19.11 Each party will, at its own cost, do all further acts and execute all further documents necessary to give effect to this Agreement.
- 19.12 Provisions which by their terms or intent are to survive termination of this Agreement will do so.

## 20 Governing law and jurisdiction

- 20.1 This Agreement and any disputes or claims arising out of or in connection with it or its subject matter or formation (including non-contractual disputes or claims) are governed by and construed in accordance with the laws of Scotland.
- 20.2 The parties irrevocably agree that the courts of Scotland have exclusive jurisdiction to settle any dispute or claim that arises out of or in connection with this Agreement or its subject matter or formation (including non-contractual disputes or claims).

Agreed by the parties on the date set out at the head of this Agreement

In witness whereof this Agreement consisting of this and the preceding [13] pages and the Schedule hereto are executed as follows;-

Subscribed for and on behalf of Genius PPT Limited	
by	
	*Authorised Signatory/Director/Company Secretary
	Full Name (Please Print)
	_
at	
on	
before	
	Witness
	- Full Name (Please Print)
	Address
	-
*Please delete as applicable	-

Subscribed by [Insert name of Customer]	
at	
on	
before	
	Witness
	Full Name
	Address
	_
	=

WOW109

This is the Schedule referred to in the foregoing Agreement between Genius PPT Limited and [insert full customer name]

## Schedule

Part 1

Services

Services

Hosted SSL inventory management system

Services description

• Web-based management interface enabling identification and management of SSL certificate inventories across all networks, public or private, internal or external

Further specific detail can be added here

# Support services

Support services are provided via telephone, email and an online ticketing system:

The operational hours of the support team are:

- Monday to Thursday 0800-2100
- Friday 0800-2000
- Saturday 0800-1600
- There is an out of hours service also available

Further support process documentation is provided and may be updated from time to time.

### Documentation

Agent training documentation

Genius support documentation

Change Advisory Board / Change Management Process

# Schedule

Part 2

# **Service Classifications**

The provision of the support services described in Part 1 of the Schedule shall be measured by reference to the following Service Classifications or such other Service Classifications as Genius and Customer may otherwise agree in writing.

WOW109

Priority	Criteria	Examples (not exhaustive)	Response Target	Resolution Target	Escalation 1 To Genius Customer Account Manager	Escalation 2 To Senior Genius Executive
High	Impacting a production environment/operat ions Causes a Severe impact on business operations (e.g. critical application functions are unavailable). Continuous or near continuous interruption of service No workaround available ( <i>High Priority</i> <i>incidents must be</i> <i>reported or</i> <i>followed up via</i> <i>telephone</i> )	DIMS–can't undertake activities due to hardware/internet/s oftware fault or login issues (affecting all/most users) Record Query – why processed/not processed (the majority of data being processed is incorrect) meaning the users cannot use the system	2 hrs and updates every 2hrs	The support team will continue to work on the problem until it is resolved or a workaround is provided.	1 business day	2 business days

Medium	Impacting production In production environment, causes a minor impact on business operations.	System performance query (e.g. query on wait times) MI – data query	1 business day	The support team will make reasonable efforts to provide a correction or workaround within 2-3 business days	3 business days	5 business days
Low	In production environment, causes little or no impact of application functions	One off queries on why something happened (non recurring)	2 business days	The support team will make reasonable efforts to provide a correction or workaround within 5 business days	5 business days	10 business days
Change Request	A request to make a change to the current setup	Any other development request	2 business days	Each change request will be agreed on a case by case basis, depending on the complexity and will follow the agreed Change Advisory Board authorisation.	5 business days	10 business days

# Schedule

# Part 3

Fees

All fees shall be calculated and charged in accordance with this Part 3 of the Schedule.

# To be inserted

# **Payment Terms**

# To be inserted

# **Professional services resource**

Genius may provide professional services resource required for the DIMS system usage to the customer for the duration of the agreement. Professional services resource required for the system usage may encompass the services below:

Project Management
Software Development
Installation & Set Up
System Training
System Customisation & Change Requests
Access to Genius Support Teams
System Maintenance

Genius will provide the above at no additional cost. Payment for these services are included in the User Fee.

# Travel costs etc

Any travel/accommodation/subsistence costs that Genius incurs in delivering any Services will recharged to the Customer at cost.

# **Document Control**

Version	Date	Description	
1.0	11/03/2015	Initial draft	
2.0	06/05/2016	Updated with additional sections	