# SUBSCRIPTION TERMS AND CONDITIONS FOR PETWORTH POP UP WEBSITE

This page (together with the documents referred to on it) tells you the terms and conditions on which our service will run.

Please read these terms and conditions carefully before subscribing to one of our Services. You should understand that by subscribing to one of our Services, you agree to be bound by these terms and conditions.

You should print a copy of these terms and conditions for future reference.

## 1. YOUR STATUS

By subscribing to our site, you warrant that:

- 1.1 you are legally capable of entering into binding contracts; and
- 1.2 you are at least 18 years old.
- 1.3 you are resident in the UK; and
- 1.4 you are accessing our site from that country.

# 2. HOW THE CONTRACT IS FORMED BETWEEN YOU AND US

- 2.1 After completing signup, you will receive an e-mail from us via our website acknowledging that we have received your first payment. Please note that this does not mean that your subscription has been accepted. Your subscription constitutes an offer to us to buy by subscribing to a Service. All subscriptions are subject to acceptance by us, and we will confirm such acceptance to you by sending you an e-mail that confirms that your subscription has been accepted (Welcome Email). The contract between us (Contract) will only be formed when we send you the Welcome Email.
- 2.2 The subscription plan to our Services consists of an initial charge and then followed by recurring period charges as agreed to by you and which plan you subscribed to. By entering into this Agreement, you acknowledge that your subscription has an initial and recurring payment feature and you accept responsibility for all recurring charges prior to cancellation. Petworth Pop Up may submit periodic charges (e.g., monthly) without further authorisation from you, until you provide prior notice that you have terminated this authorisation or wish to change your payment method. Such notice will not affect charges submitted before Petworth Pop Up reasonably could act. To terminate your authorisation or change your payment method, log into your Paypal/Bank Account account and manage your

automatic subscription payment to us under the 'pre-approved payments' tab in 'settings'. Petworth Pop Up cannot alter or cancel this for you.

- 2.3 By subscribing to our Services you are agreeing to pay recurring periodic subscriptions for an indefinite time until cancelled by you, on the subscription terms set out in the application form you have completed. You can cancel your subscription at any time. You will not be charged for any cancellation. You can re-subscribe at any time following your cancellation, but we reserve the right not to permit resubscription where we have previously elected to terminate a subscription by you.
- 2.4 Account Cancellations. If you wish to cancel your monthly subscription with us, you must cancel 7 days before your next payment is due.
- 2.5 We reserve the right at our absolute discretion not to renew your subscription at any time without giving any reasons for our decision.

## 3. WRITTEN COMMUNICATIONS

Applicable laws require that some of the information or communications we send to you should be in writing. When using our site, you accept that communication with us will be mainly electronic. We will contact you by e-mail or provide you with information by posting notices on our website. For contractual purposes, you agree to this electronic means of communication and you acknowledge that all contracts, notices, information, and other communications that we provide to you electronically comply with any legal requirement that such communications be in writing. This condition does not affect your statutory rights.

# 4. NOTICES

All notices given by you to us must be given to Petworth Pop Up at hello@petworthpop.co.uk. We may give notice to you at either the e-mail or postal address you provide to us when signing up to a Subscription, or in any of the ways specified in clause 3 above. Notice will be deemed received and properly served immediately when posted on our website, 24 hours after an e-mail is sent, or three days after the date of posting of any letter. In proving the service of any notice, it will be sufficient to prove, in the case of a letter, that such letter was properly addressed, stamped and placed in the post and, in the case of an e-mail, that such e-mail was sent to the specified e-mail address of the addressee.

# 5. TRANSFER OF RIGHTS AND OBLIGATIONS

5.1 The contract between you and us is binding on you and us and on our respective successors and assignees.

- 5.2 You may not transfer, assign, charge or otherwise dispose of a Contract, or any of your rights or obligations arising under it, without our prior written consent.
- 5.3 We may transfer, assign, charge, sub-contract or otherwise dispose of a Contract, or any of our rights or obligations arising under it, at any time during the term of the Contract.

## 6. INTELLECTUAL PROPERTY RIGHTS

- 6.1 We are the owner or the licensee of all intellectual property rights in our site, whether registered or unregistered, and in the material published on it. These works are protected by copyright laws and all such rights are reserved.
- 6.2 You may print off one copy, and may download extracts, of any pages from our site for your personal reference. You must not use any part of our copyright materials for commercial purposes without first obtaining a licence to do so from us and our licensors.
- 6.3 If you post comments on our Services to any website, blog or social media network (Commentary) you must ensure that such Commentary represents your fairly-held opinions. By subscribing to the Services you irrevocably authorise us to quote from your Commentary on our site and in any advertising or social media outlets which we may create or contribute to.

# 7. EVENTS OUTSIDE OUR CONTROL

- 7.1 We will not be liable or responsible for any failure to perform, or delay in performance of, any of our obligations under a Contract that is caused by events outside our reasonable control (Force Majeure Event).
- 7.2 A Force Majeure Event includes any act, event, non-happening, omission or accident beyond our reasonable control and includes in particular (without limitation) the following:
- 7.2.1 Strikes, lock-outs or other industrial action;
- 7.2.2 Civil commotion, riot, invasion, terrorist attack or threat of terrorist attack, war (whether declared or not) or threat or preparation for war;
- 7.2.3 Fire, explosion, storm, flood, earthquake, subsidence, epidemic or other natural disaster;
- 7.2.4 Impossibility of the use of railways, shipping, aircraft, motor transport or other means of public or private transport;
- 7.2.5 Impossibility of the use of public or private telecommunications networks; and
- 7.2.6 The acts, decrees, legislation, regulations or restrictions of any government.
- 7.3 Our performance under any Contract is deemed to be suspended for the period that the Force Majeure Event continues, and we will have an extension of time for performance for the duration of that period. We will use our reasonable endeavours

to bring the Force Majeure Event to a close or to find a solution by which our obligations under the Contract may be performed despite the Force Majeure Event.

# 8. WAIVER

- 8.1 If we fail, at any time during the term of a Contract, to insist upon strict performance of any of your obligations under the Contract or any of these terms and conditions, or if we fail to exercise any of the rights or remedies to which we are entitled under the Contract, this will not constitute a waiver of such rights or remedies and will not relieve you from compliance with such obligations.
- 8.2 A waiver by us of any default will not constitute a waiver of any subsequent default.
- 8.3 No waiver by us of any of these terms and conditions will be effective unless it is expressly stated to be a waiver and is communicated to you in writing in accordance with clause above.

#### 9. SEVERABILITY

If any of these terms and Conditions or any provisions of a Contract are determined by any competent authority to be invalid, unlawful or unenforceable to any extent, such term, condition or provision will to that extent be severed from the remaining terms, conditions and provisions which will continue to be valid to the fullest extent permitted by law.

## **10. ENTIRE AGREEMENT**

- 10.1 These terms and conditions and any document expressly referred to in them constitute the whole agreement between us and supersede all previous discussions, correspondence, negotiations, previous arrangement, understanding or agreement between us relating to the subject matter of any Contract.
- 10.2 We each acknowledge that, in entering into a Contract, neither of us relies on any representation or warranty (whether made innocently or negligently) that is not set out in these terms and conditions, or the documents referred to in them.
- 10.3 Each of us agrees that our only liability in respect of those representations and warranties that are set out in this agreement (whether made innocently or negligently) will be for breach of contract.
- 10.4 Nothing in this clause limits or excludes any liability for fraud.

# 11. OUR RIGHT TO VARY THESE TERMS AND CONDITIONS

11.1 We have the right to revise and amend these terms and conditions from time to time to reflect changes in market conditions affecting our business, changes in

technology, changes in payment methods, changes in relevant laws and regulatory requirements and changes in our system's capabilities.

# 12. LAW AND JURISDICTION

Contracts for the purchase of services through our site and any dispute or claim arising out of or in connection with them or their subject matter or formation (including non-contractual disputes or claims) will be governed by English law. Any dispute or claim arising out of or in connection with such Contracts or their formation (including non-contractual disputes or claims) will be subject to the non-exclusive jurisdiction of the courts of England and Wales.