



CENSORNET LIMITED: MASTER SERVICES AGREEMENT

Operative Provisions:

This Agreement comprises the following modules: *

Module A – General Terms

and

Module B - Data Processing Requirements

[and]

Module C – Terms for Unified Security Service (USS) including Web Security (WS), Cloud Application Security (CASB) and Cloud MFA.

[and]

Module D — Terms for Email Security (EMS)

[and]

Module E – Terms for Email Archiving Service

and

Module F – Terms for Support Services

and

Module G – Service Level Agreement (SLA)

(*Modules C, D and E may or may not apply depending on the Service(s) purchased)

General Definitions and Interpretation:

For the purposes of this Contract:

"CensorNet", "we" or "us" means CensorNet Limited (Co. No. 05518629), the registered office of which is at Highlands House, Basingstoke Road, Spencers Wood, Reading, Berkshire, RG7 1NT, UK;

"Customer" or "you" means all customers purchasing Services from CensorNet described in the Modules.

"Effective Date" means the date on which the Customer purchases any Service(s) and/or the date of first use of the Service(s), whichever occurs soonest;

"Initial Term" means 12 months from the Effective Date;



“year” means a 12-month period from the Effective Date.

In this Contract, clause headings shall not affect its interpretation; a person includes a natural person, corporate or unincorporated body (whether or not having separate legal personality); unless the context otherwise requires, words in the singular shall include the plural and in the plural include the singular; a reference to one gender shall include a reference to the other genders; a reference to a statute or statutory provision is a reference to it as amended, extended or re-enacted from time to time and a reference to writing or written includes e-mail.

ACCEPTANCE

By clicking I ACCEPT when logging in to the CensorNet USS Portal for the first time and following acceptance of an Order by CensorNet the Customer enters a contract with CensorNet for the selected Service(s) referred to in the relevant Modules from the Effective Date.



Module A – General Terms

Introduction:

These Terms and Conditions (these “**Terms**”) constitute a binding contract between CensorNet and the Customer. These Terms, along with any other policies or documents referenced herein, govern the Customer’s licensing and use of the relevant CensorNet Service(s).

These Terms apply to such Contract notwithstanding any provision of the respective Modules.

Subject to your acceptance of these Terms, you may use CensorNet Service(s), including the download or install of software required to deliver the Service(s) subject to the terms of the relevant Modules. If you do not accept these Terms, or the terms of the Modules, you may not use the Service(s) or download, install (or otherwise obtain) Software required to deliver the Service(s). You are deemed to have accepted these Terms, and the terms of the Modules, when you proceed to use the Service(s) or download, install or use Software required to deliver the Service(s).

1. Interpretation:

1.1 Words defined in these Terms shall apply throughout the Contract, and shall have the following meanings:

“Business Day” a day other than a Saturday, Sunday or public holiday in England when banks in London are open for business.

“Change of Control” shall be as defined in section 1124 of the Corporation Tax Act 2010.

“Confidential Information” information that is proprietary or confidential and is either clearly labelled as such or identified as Confidential Information.

“Contract”	the contract between CensorNet and the Customer;
“Customer Data”	the data inputted by the Customer, Users, or CensorNet on the Customer's behalf for the purpose of using the Services or facilitating the Customer's use of the Services.
“Data Protection Legislation”	the General Data Protection Regulation (EU) 2016/679 and any national implementing laws, regulations and secondary legislation, the Data Protection Act 1998, as replaced, amended or updated from time to time in the UK, and all applicable law about the processing of personal data and privacy, including where applicable the guidance and codes of practice issued by the Information Commissioner.
“Documentation”	the documents made available to the Customer by CensorNet online via https://www.censornet.com or such other web address notified by CensorNet to the Customer from time to time which sets out a description of the Services.
“Intellectual Property Rights”	patents, rights to inventions, copyright and neighbouring and related rights, trade marks and service marks, business names and domain names, rights in get-up and trade dress, goodwill and the right to sue for passing off or unfair competition, rights in designs, database rights, rights to use, and protect the confidentiality of, confidential information (including know-how and trade secrets)



and all other intellectual property rights, in each case whether registered or unregistered and including all applications and rights to apply for and be granted, renewals or extensions of, and rights to claim priority from, such rights and all similar or equivalent rights or forms of protection which subsist or will subsist now or in the future in any part of the world;

“Normal Business Hours”	9.00 am to 5.30 pm local time, each Business Day.
“Order”	An email, purchase order or online order for one or more of the Services;
“Reseller”	means an authorised reseller of CensorNet’s Services.
“Services”	the Service(s) provided by CensorNet to the Customer on these Terms, to include Email Security (EMS), Web Security (WS), Cloud Application Security (CASB), Cloud Multi-Factor Authentication (MFA), MFA On-premise and Password Reset, as more particularly described in the Documentation.
“SLA”	CensorNet’s Service Level Agreement for providing support in relation to the Services, in Module F.
“Software”	means any software forming part of or included in Services.
“Subscription(s)”	the subscriptions purchased by the Customer which enable the Customer to apply the applicable Service(s) to its Users in accordance with these Terms.



“Subscription Fees”

means the fees payable by the Customer to CensorNet (whether or not through a Reseller) for the applicable Service(s), as notified/invoiced by CensorNet;

“Users”

Those employees, agents and independent contractors of the Customer, who the Customer wishes to be subject to the Services.

“Virus”

Any thing or device (including any software, code, file or program) which may: prevent, impair or otherwise adversely affect the operation of any computer software, hardware or network, any telecommunications service, equipment or network or any other service or device; prevent, impair or otherwise adversely affect access to or the operation of any program or data, including the reliability of any program or data (whether by re-arranging, altering or erasing the program or data in whole or part or otherwise); or adversely affect the user experience, including worms, trojan horses, viruses and other similar things or devices.

2. The Contract:

- 2.1 Any quotation given by CensorNet shall be valid for thirty (30) calendar days from the date of the quotation (provided we have not previously withdrawn it) unless a different period is stated in writing on the quotation.
- 2.2 An Order constitutes an offer by you to license the relevant Service(s) in accordance with these Terms. An Order shall be deemed to be accepted by us, and the Contract shall come into existence, on confirmation of the Order to you or on first use of the Service(s) (whichever is the earlier).



3. Use of CensorNet Services:

- 3.1 The Service(s) and Software are made available to you only for internal business use by your organisation and you agree not to use the Service(s) / Software / Documentation for any resale purposes (unless you are a legal and authorised Reseller of our Services pursuant to a Reseller agreement executed between the parties), or to provide any service to any third party (whether or not for reward).
- 3.2 CensorNet warrants that it has and will maintain all necessary licences, consents, and permissions necessary for the performance of its obligations under this Agreement.
- 3.3 In relation to Users, you undertake that the maximum number of Users that will be subject to the Service(s) / Software shall not exceed the number of Subscriptions you have purchased from time to time. If you exceed the number of Subscriptions purchased you agree to pay additional Subscription Fees in respect of the additional Subscriptions/Users.
- 3.4 You shall:
 - (a) provide us with:
 - (i) all necessary co-operation in relation to this Agreement; and
 - (ii) all necessary access to such information as may be required by us;

in order to provide the Service(s), including but not limited to Customer Data, security access information and configuration services;
 - (b) comply with all applicable laws and regulations with respect to its activities for which the Service(s) / Software / Documentation are provided;
- 3.5 We shall be free to enter into similar agreements with third parties, or from independently developing, using, selling or licensing documentation, products and/or services which are similar to those provided under this Agreement.

4. Restrictions:

- 4.1 Except as expressly permitted in Modules C, D and E as applicable, or as permitted by any local law (which is incapable of exclusion by agreement between the parties), you undertake:
- (a) not to copy, frame, mirror or republish the Software or Documentation except where such copying is incidental to normal use of the Software;
 - (b) not to rent, lease, sub-license, loan, translate, merge, transfer, assign, distribute, display, disclose, adapt, vary, modify or otherwise commercially exploit the Software or Documentation;
 - (c) not to make alterations to, or modifications of, the whole or any part of the Software, nor permit the Software or any part of it to be combined with, or become incorporated in, any other programs;
 - (d) not to disassemble, decompile, reverse-engineer, create derivative works based on the whole or any part of the Software nor attempt to do any such thing except to the extent that (by virtue of section 296A of the Copyright, Designs and Patents Act 1988) such actions cannot be prohibited because they are essential for the purpose of achieving inter-operability of the Software with another software program, and provided that the information obtained by you during such activities:
 - (i) is used only for the purpose of achieving inter-operability of the Software with another software program; and
 - (ii) is not unnecessarily disclosed or communicated without our prior written consent to any third party; and
 - (iii) is not used to create any software which is substantially similar to the Software;
 - (e) to keep all copies of the Software secure and to maintain accurate and up-to-date records of the number and locations of all copies of the Software;
 - (f) to use all reasonable endeavours to prevent any unauthorised access, or use of, the Software and/or Documentation and in the event of any such unauthorised access or use promptly notify us;

- (g) to supervise and control use of the Software and ensure that the Software is used by your employees, agents and representatives in accordance with the USS Terms and EMS Terms;
- (h) to include our copyright notice on all entire and partial copies you make of the Software on any medium;
- (i) not to provide or otherwise make available the Software in whole or in part (including but not limited to program listings, object and source program listings, object code and source code), in any form to any person other than your authorised users without prior written consent from us;
- (j) not to access, store, distribute or transmit any viruses, or any material during the course of your use of the Software and Documents that: (i) is unlawful, harmful, threatening, defamatory, obscene, infringing, harassing or racially or ethnically offensive; (ii) facilitates illegal activity; (iii) depicts sexually explicit images; (iv) promotes unlawful violence; (v) is discriminatory based on race, gender, colour, religious belief, sexual orientation, disability; or (vi) is otherwise illegal or causes damage or injury to any person or property; and we reserve the right, without prejudice or liability to our other rights to you, to disable your access to any material that breaches the provisions of this clause; and
- (k) to comply with all applicable technology control or export laws and regulations.

4.2 The rights provided under this clause 4 are granted to you only, and shall not be considered granted to any subsidiary or holding company of you as the Customer.

5. Fees and payment:

5.1 If the Customer is purchasing the Service(s) through a Reseller:

- 5.1.1 All Subscription Fees must be paid by you in accordance with the payment terms in your agreement with the Reseller.



- 5.1.2 In the event that the Reseller does not pay us the Subscription Fees due in respect of the Service(s) provided to you, we reserve the right to request proof that you have made payment in full to the Reseller in respect of the applicable Subscription Fees.
- 5.1.3 Failure to provide proof of payment in accordance with clause 5.1.2 above may result in the suspension, or termination, of the Service(s) provided to you.

5.2 If the Customer is purchasing directly:

- 5.2.1 Unless otherwise agreed, the Subscription Fees payable by you for the Service(s) shall be the price set out in the quotation and/or our invoice.
- 5.2.2 Subscription Fees are payable in advance and all invoices must be paid in full within thirty (30) days of the invoice date, free of deduction, set-off or counterclaim. If you are required by any applicable law to withhold any part of any amount payable to us, you shall at the time of payment of our invoice make an additional payment to us equal to the amount of such withholding.
- 5.2.3 You are responsible for all taxes, charges, levies, assessment and other fees of any kind imposed by governmental or other authority in respect of the purchase or implementation of the Service(s).
- 5.2.4 If any sum payable to us is not paid by the date on which it is due, then (without prejudice to any other available remedy) interest will accrue on the overdue amount at the statutory rate for the time being in force under the Late Payment of Commercial Debts (Interest) Act 1998 and we reserve the right in our discretion to suspend your rights to use the Service(s) and/or (without prejudice to any claim against the Customer) to terminate the Contract on written notice to the Customer. Where interest on any sum due accrues to us in accordance with this clause, any payment later received will be applied first in payment of the interest due, and secondly in reduction of the indebtedness.

- 5.3 The Services are sophisticated software products designed to provide protection against a wide range of security risks. To this end it needs to inter-operate with other systems and products in many

different configurations. In certain cases this inter-operation may not be achieved straightaway, for technical reasons relating to the relevant systems and products or their technical/infrastructure environments. We will use our reasonable endeavours to achieve full inter-operation within a reasonable period. For the avoidance of doubt, all invoices are payable in accordance with these Terms even if the use, or full use, of the Service(s) is delayed whilst we do so.

6. Intellectual Property Rights:

- 6.1 All Intellectual Property Rights (IPR) in and to the Service(s) belong, and shall continue to belong, to CensorNet.
- 6.2 You shall not do or authorise any third party to do any act which would or might invalidate or be inconsistent with any IPR of CensorNet and shall not omit or authorise any third party to omit to do any act which, by its omission, would have that effect or character.
- 6.3 We make no representation or warranty as to the validity or enforceability of the IPR in the Service(s) nor as to whether the same infringe on any IPR of third parties.
- 6.4 You shall promptly give notice in writing to us in the event that you become aware of any infringement or suspected infringement of any IPR in or relating to the Service(s).
- 6.5 You acknowledge that you have no right to have access to the Service(s) / Software in source code form.

7. Confidentiality

- 7.1 Each party may be given access to Confidential Information from the other party in order to perform its obligations under these Terms. A party's Confidential Information shall not be deemed to include information that:
 - (a) is or becomes publicly known other than through any act or omission of the receiving party;
 - (b) was in the other party's lawful possession before the disclosure;
 - (c) is lawfully disclosed to the receiving party by a third party without restriction on disclosure; or

(d) is independently developed by the receiving party, which independent development can be shown by written evidence.

7.2 Subject to clause 7.4, each party shall hold the other's Confidential Information in confidence and not make the other's Confidential Information available to any third party, or use the other's Confidential Information for any purpose other than the provision and receipt of the Services.

7.3 Each party shall take all reasonable steps to ensure that the other's Confidential Information to which it has access is not disclosed or distributed by its employees or agents in violation of these Terms.

7.4 A party may disclose Confidential Information to the extent such Confidential Information is required to be disclosed by law, by any governmental or other regulatory authority or by a court or other authority of competent jurisdiction, provided that, to the extent it is legally permitted to do so, it gives the other party as much notice of such disclosure as possible and, where notice of disclosure is not prohibited and is given in accordance with this clause 7.4, it takes into account the reasonable requests of the other party in relation to the content of such disclosure.

7.5 Neither party shall be responsible for any loss, destruction, alteration or disclosure of Confidential Information caused by any third party.

7.6 You acknowledge that details of the Services, and the results of any performance tests of the Services, constitute our Confidential Information.

7.7 We acknowledge that the Customer Data is the Confidential Information of the Customer.

7.8 The above provisions of this clause 7 shall survive termination of this Contract, however arising.

8. Protection and processing of personal data:

8.1 The parties acknowledge that for the purposes of the Data Protection Legislation, you are the controller and we are the processor.

8.2 You warrant that you have all necessary and appropriate consents and notices in place to enable the lawful processing of Personal Data to CensorNet for the duration and purposes of the Contract. We may therefore hold, use, process and transfer such Personal Data when providing the Service(s).

8.3 Each party shall comply with its obligations under the provisions of Module B and of the Data Protection Legislation in relation to any Personal Data that it processes under these Terms and the Service(s) provided.

8.4 You are responsible for informing all users and third parties of such use and obtaining any necessary consents as may be required by the Data Protection Legislation.

9. **Limitation of liability:**

9.1 The following provisions set out the entire financial liability of CensorNet (including any liability for the acts or omissions of its employees, agents and sub-contractors) to you in respect of:

- (a) any breach of the Contract howsoever arising; and
- (b) any representation, misrepresentation (whether innocent or negligent) statement or tortious act or omission (including without limitation negligence) arising under or in connection with the Contract.

9.2 Except as expressly and specifically provided in the Contract, all warranties, conditions and other terms implied by Statute or common law are, to the fullest extent permitted by law, excluded from the Contract.

9.3 Nothing in the Contract excludes the liability of CensorNet:

- (a) for death or personal injury caused by CensorNet's negligence; or
- (b) for fraud or fraudulent misrepresentation.

9.4 Other than in relation to any liability under clause 9.3, subject to clause 9.5, CensorNet shall not in any circumstances be liable whether in tort (including for negligence or breach of statutory duty howsoever arising), contract, misrepresentation (whether innocent or negligent) or otherwise for:

- (a) loss of profits;
- (b) loss of business;
- (c) depletion of goodwill or similar losses;
- (d) loss of anticipated savings;
- (e) loss of goods;

- (f) loss of use;
 - (g) loss or corruption of data or information; or
 - (h) any special, indirect, consequential or pure economic loss, costs, damages, charges or expenses.
- 9.5 Other than in relation to any liability under Clause 9.3, CensorNet's total aggregate liability in contract, tort (including without limitation negligence or breach of statutory duty howsoever arising), misrepresentation (whether innocent or negligent), restitution or otherwise, arising in connection with the performance (or non-performance) of the Contract and the Service(s) provided shall in all circumstances be limited to the Subscription Fees actually paid by you to us under the Contract in the twelve (12) months preceding the date on which the claim arose.
- 9.6 You acknowledge that the Service(s) and Software have not been developed to meet your individual requirements, and that it is therefore your responsibility to ensure that the facilities and functions of the Service(s)/Software as described by us meet your requirements.
- 9.7 You acknowledge that we do not warrant that your use of our Service(s) will be uninterrupted or error-free. We are not responsible for any delays, delivery failures, or any other loss or damage resulting from the transfer of data over communications networks and facilities, including email servers and the Internet, and you acknowledges that the Software and Documentation may be subject to limitations, delays and other problems inherent in the use of such communications facilities.
- 9.8 We use our best efforts to prevent any malware or unlawful content getting past our defences, including by using industry standard anti-malware software which is regularly updated, but we cannot guarantee, and do not warrant, that those efforts will be successful in all cases.
- 9.9 We shall have no liability, and you shall indemnify us and hold us harmless, for the consequences of any changes made by you, or by any third party who is not acting on our behalf, to the configuration of the Services/Software including any alteration of the default rules that are pre-set by us.
- 9.10 These Terms set out the full extent of our obligations and liabilities in respect of the supply of the Service(s) / Software / Documentation. Except as expressly stated in these Terms, there are no conditions, warranties, representations or other terms, express or implied, that are binding on us. Any condition, warranty, representation or other term concerning the supply of the Service(s) / Software /



Documentation which might otherwise be implied into, or incorporated in, these Terms whether by statute, common law or otherwise, is excluded to the fullest extent permitted by law.

9.11 Except as expressly and specifically provided in these Terms:

(a) you assume sole responsibility for results obtained from the use of the Service(s) / Software / Documentation by you, and for conclusions drawn from such use. We shall have no liability for any damage caused by errors or omissions in any information, instructions or scripts provided to us by you in connection with the Service(s) / Software / Documentation, or any actions taken by us at your direction;

and

(b) the Service(s) / Software / Documentation are provided to you on an "as is" basis.

10. Indemnity

10.1 You shall defend, indemnify and hold harmless CensorNet against claims, actions, proceedings, losses, damages, expenses and costs (including without limitation court costs and reasonable legal fees) arising out of or in connection with the your use of the Service(s) / Software / Documentation, provided that:

(a) you are given prompt notice of any such claim;

(b) we provide reasonable co-operation to you in the defence and settlement of such claim, at your expense; and

(c) you are given sole authority to defend or settle the claim.

10.2 We shall defend you against any claim that the Service(s) / Software / Documentation infringes any UK patent effective as of the Effective Date or any copyright or UK registered trade mark and shall indemnify you for any amounts awarded against you in judgment or settlement of such claims, provided that:

(a) we are given prompt notice of any such claim;

(b) you provide reasonable co-operation to us in the defence and settlement of such claim, at our expense; and



(c) we are given sole authority to defend or settle the claim.

10.3 In the defence or settlement of any claim, we may procure the right for you to continue using the Service(s), replace or modify the Service(s) so that they become non-infringing or, if such remedies are not reasonably available, terminate the Service(s) on two (2) Business Days' notice to you without any additional liability or obligation to pay liquidated damages or other additional costs to you.

10.4 In no event shall CensorNet, its employees, agents and sub-contractors be liable to you to the extent that the alleged infringement is based on:

(a) a modification of the Service(s) / Software / Documentation by anyone other than us; or

(b) your use of the Service(s) / Software / Documentation in a manner contrary to the instructions given to you by us; or

(c) your use of the Service(s) / Software / Documentation after notice of the alleged or actual infringement from us or any appropriate authority.

10.5 The foregoing and clause 9 state your sole and exclusive rights and remedies, and our (including our employees', agents' and sub-contractors') entire obligations and liability, for infringement of any patent, copyright, trade mark, database right or right of confidentiality.

11. Term, Renewal and Termination:

11.1 The Contract shall start upon the Effective Date and continue for the Initial Term unless and until terminated in accordance with the Terms.

11.2 You agree that we have the right to, automatically and without notice, renew (each for a minimum period of twelve (12) months per renewal) and invoice any Subscription Fees upon expiration of the Initial Term or then current term (the total period being the "**Term**"). The renewal start date will begin upon expiration of the previous term, and you will be responsible for the payment of all Subscription Fees to activate the renewal.



- 11.3 Unless terminated earlier in accordance with these Terms, the Contract shall continue until terminated by one party giving to the other notice in writing of at least thirty (30) days prior to expiration of the current term when the Contract will auto renew.
- 11.4 We can terminate the provision of the Service(s) immediately if you: commit a material breach of these Terms and/or become insolvent, cease trading, enter into liquidation or generally become unable to pay your debts within the meaning of Section 123 of the Insolvency Act 1986 or any analogous event occurs in any relevant jurisdiction.
- 11.5 Upon termination or expiry of the Contract for any reason: (a) the accrued rights of the parties as at termination or the continuation after termination of any provision expressly stated to survive or implicitly surviving termination shall not be affected or prejudiced; and (b) you shall cease to have any right to access or use the Service(s).
- 11.6 The termination of the Contract shall not of itself give rise to any liability on the part of CensorNet to pay any compensation to you for loss of profits or goodwill, to reimburse you for any costs relating to or resulting from such termination, or for any other loss or damage.
- 11.7 On termination of the Contract for any reason:
- 11.7.1 all rights granted under these Terms shall immediately terminate and you shall immediately cease all use of the Service(s), Software and/or any Documentation upon expiry of the current Term paid for;
 - 11.7.2 each party shall return and make no further use of any equipment, property, Documentation and other items (and all copies of them) belonging to the other party;
 - 11.7.3 We may destroy or otherwise dispose of any of your Data in our possession unless we receive no later than ten days after the effective date of the termination of the Service(s) a request not to do so. You shall pay all reasonable expenses incurred by CensorNet in disposing of Customer Data; and
 - 11.7.4 any rights, remedies, obligations or liabilities of the parties that have accrued up to the date of termination, including the right to claim damages in respect of any breach of these Terms which existed at or before the date of termination shall not be affected or prejudiced.

12. Support

Standard Support will be provided to you by the Reseller, not us, unless approved in advance on a case-by-case basis. Additional chargeable support services may be delivered to you directly by us.

13. Entire agreement

This agreement constitutes the entire agreement between the parties concerning its subject matter and supersedes any previous understanding or agreement, express or implied, and prevails over any drafts, memoranda, letters or other communications. Each party confirms that it has not relied upon any representation or collateral warranty not recorded in the Contract inducing it to enter into the Contract.

14. Assignment

14.1 You shall not, without our prior written consent, assign, transfer, charge, sub-contract or deal in any other manner with all or any of its rights or obligations under the Contract.

14.2 We may at any time assign, transfer, charge, sub-contract or deal in any other manner with all or any of its rights or obligations under the Contract.

15. No partnership or agency

15.1 Nothing in the Contract is intended to, or shall be deemed to, establish any partnership or joint venture between the parties, constitute either party the agent of the other party, nor authorise either party to make or enter into any commitments for or on behalf of the other party except as expressly provided in these Terms.

15.2 Each party confirms it is acting on its own behalf and not for the benefit of any other person.

16. Force majeure

Neither party shall in any circumstances be in breach of the Contract nor liable for delay in performing, or failure to perform, any of its obligations under the Contract if such delay or failure results from

events, circumstances or causes beyond its reasonable control, including, without limitation, strikes, lock-outs or other industrial disputes, failure of a utility service or transport or telecommunications network, act of God, war, riot, civil commotion, malicious damage, compliance with any law or governmental order, rule, regulation or direction, accident, breakdown of plant or machinery, fire, flood, storm or default of suppliers or sub-contractors. In such circumstances the affected party shall be entitled to a reasonable extension of the time for performing such obligations.

17. Waiver

No failure or delay by a party to exercise any right or remedy provided under the Contract or by law shall constitute a waiver of that or any other right or remedy, nor shall it prevent or restrict the further exercise of that or any other right or remedy. No single or partial exercise of such right or remedy shall prevent or restrict the further exercise of that or any other right or remedy.

18. Variation

No variation of the Contract shall be effective unless it is in writing and signed by the parties (or their authorised representatives).

19. Severability

If any term or condition of these Terms is held void or unenforceable, it shall be severed, and every other provision shall be enforced as if the void or unenforceable term has never been a part of this agreement.

20. Notices

Any notice given under the Contract shall be in writing and shall be delivered by hand or by commercial courier or by Royal Mail special delivery posted in the United Kingdom or by email. In the case of hand, commercial courier or Royal Mail special delivery, delivery shall be deemed to take place on actual delivery (or on receipt by the sender of a notice that the addressee has "gone away" or refused to take delivery or any notice having similar effect). Email notices shall take effect on transmission (provided a non-delivery message is not generated). Notices shall be delivered or posted to the addresses of the

parties given above, email addresses appearing on a party's website or letter heading, or to any other United Kingdom address or email address notified in substitution on or after the date of the Contract.

21. Third Parties

A person who is not a party to this Licence may not enforce any of its terms under the Contracts (Rights of Third Parties) Act 1999.

22. Governing law

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 England and Wales.

23. Jurisdiction

The parties irrevocably agree that the courts of England have exclusive jurisdiction to settle any disputes or claims arising out of or in connection with the Contract, its subject matter or its formation (including non-contractual disputes or claims).

Module B - Data Processing Requirements

1. Definitions

1.1 In this Module, unless the context otherwise requires, the following words and expressions have the following meanings:

“Agreement” any agreement for the supply of Service(s) entered into by the parties whether forming part of the Contract which includes this Module or otherwise.

“CensorNet Personnel” means all directors, officers, employees, agents, consultants and contractors of CensorNet and/or any sub-contractor engaged in the performance of its obligations under this Agreement.

“Controller” has the meaning given in the GDPR.

“Data Loss Event” any event that results, or may result, in unauthorised access to Personal Data held by CensorNet under this Agreement, and/or actual or potential loss and/or destruction of Personal Data in breach of this Agreement.

“Data Subject” has the meaning given in the GDPR.

“Data Protection Officer” has the meaning given in the GDPR.

“Data Protection Legislation” the General Data Protection Regulation (EU) 2016/679, the Data Protection Act 1998 and any national implementing laws, regulations and secondary legislation, as replaced, amended or updated from time to time in the UK, and all applicable law about the processing of personal data and privacy, including where applicable the guidance and codes of practice issued by the Information Commissioner.

“GDPR” the General Data Protection Regulation (EU 2016/679).

“Personal Data”	has the meaning set out in the GDPR and relates only to personal data, or any part of such personal data, of which the Customer is the Data Controller and in relation to which CensorNet is providing Service(s) under the Contract.
“Processor” and “processing”	have the meaning set out in the GDPR.
“Sub-Processor”	any third party appointed to process Personal Data on behalf of CensorNet related to this Agreement.

2. Basis for Processing or Sharing

- 2.1 Both parties will comply with all applicable requirements of the Data Protection Legislation. This Module is in addition to, and does not relieve, remove or replace, the parties obligations under the Data Protection Legislation.
- 2.2 The parties acknowledge that for the purposes of the Contract, the Customer is the Data Controller and CensorNet is the Data Processor of any Personal Data.
- 2.2 The basis for processing and sharing Personal Data under this Agreement is in accordance with a lawful basis for processing Personal Data provided for by the Data Protection Legislation. The details of the data processing activities in relation to this Agreement are set out in Annex A.

3. Obligations of CensorNet

- 3.1 We shall only process any Personal Data on behalf of you in accordance with the written instructions provided and to the extent, and in such a manner as set out in Annex A. If we are required to do otherwise by law then we will promptly notify you of that legal requirement, where possible, before processing the Personal Data.
- 3.2 We shall provide all reasonable assistance to you in the preparation of any data protection impact assessment required prior to commencing any processing.

- 3.3 We will maintain complete and accurate records of any processing of Personal Data it carries out on your behalf.
- 3.4 If we receive any complaint, notice or communication which relates directly or indirectly to the processing or sharing of the Personal Data or to either party's compliance with the Data Protection Legislation, we shall promptly notify you and provide full co-operation and assistance in relation to any such complaint, notice or communication.
- 3.5 We shall ensure that we have in place appropriate technical and organisational measures to protect against unauthorised or unlawful processing and to protect against a Data Loss Event. The protective measures take account of:
 - 3.5.1 the nature of the data to be protected;
 - 3.5.2 the harm that might result from a Data Loss Event;
 - 3.5.3 the state of technological development; and
 - 3.5.3 the cost of implementing any measures.
- 3.6 We shall promptly inform you if any Personal Data is lost or destroyed or becomes damaged, corrupted, or unusable. To the extent that we are responsible, we will restore such Personal Data at our own expense.
- 3.7 We shall notify you immediately if we become aware of any unauthorised or unlawful processing of Personal Data and in such circumstances shall comply with all your requests in dealing with the situation.
- 3.8 At your request, we shall provide you with a copy of all Personal Data held by it in the format and in the media reasonably specified by you.
- 3.9 Upon termination of the Agreement for any reason, we shall cease processing any Personal Data and shall return all Personal Data to you and any copies thereof, where requested, or shall securely destroy all Personal Data if instructed to do so by you and shall certify that this has been done, unless prevented from doing so by law.

4. Transfers outside the EEA

4.1 Subject to clause 4.2, we shall not transfer any Personal Data outside of the European Economic Area (“**EEA**”) unless your prior written consent has been obtained and the following conditions are fulfilled:

4.1.1 we have provided appropriate safeguards in relation to the transfer;

4.1.2 the Data Subject has enforceable rights and effective legal remedies;

4.1.3 We comply with our obligations under the Data Protection Legislation by providing an adequate level of protection for any Personal Data that is transferred.

4.2 You acknowledge and accept that we transfer Personal Data to the non-EEA Sub-Processors listed in Annex B, in relation to which we have complied with the conditions in clause 4.1.

5. CensorNet's Personnel

5.1 We shall ensure that access to the Personal Data is limited to those CensorNet Personnel who need access to the Personal Data to meet our obligations under this Agreement.

5.2 We shall ensure that all CensorNet Personnel:

5.2.1 are aware both of our duties and their personal duties and obligations under the Data Protection Legislation and this Contract;

5.2.2 are informed of the confidential nature of the Personal Data and do not publish, disclose or divulge any of the Personal Data to any third party unless directed in writing to do so by you or as otherwise permitted by this Agreement;

5.2.3 are subject to appropriate confidentiality undertakings with us (or, if applicable, any Sub-Processor); and

5.2.4 have undertaken adequate training on the Data Protection Legislation relating to the use, care, protection and handling of Personal Data.

6. Rights of the Data Subject

6.1 We shall notify the Customer immediately if we:

- 6.1.1 receive a request from a Data Subject for access to that person's Personal Data;
 - 6.1.2 receive a request to rectify, block or erase any Personal Data;
 - 6.1.3 receive a request from any third party for disclosure of Personal Data where compliance with such a request is required or purported to be required by Law; or
 - 6.1.4 becomes aware of a Data Loss Event.
- 6.2 We shall provide you with full co-operation and assistance in relation to any request referred to in clause 6.1.
- 6.3 We shall promptly comply with any request from you requiring us to amend, transfer or delete the Personal Data.
- 6.4 We shall not disclose the Personal Data to any Data Subject or to a third party other than at your request or as provided for in this Module.
- 6.5 We have designated a Data Protection Officer.

7. Rights of the Customer

You are entitled, on giving us reasonable notice, to inspect or appoint representatives to inspect all facilities, equipment, documents and electronic data relating to the processing of Personal Data by us.

8. Warranties

- 8.1 We warrant that:
- 8.1.1 we will process the Personal Data in compliance with the Data Protection Legislation and all other applicable laws, enactments, regulations, orders, standards and other similar instruments;
 - 8.1.2 we will take such appropriate technical and organisational measures in order to ensure the safety and security of the Personal Data; and

8.1.3 we will take appropriate technical and organisational measures against the unauthorised or unlawful processing of Personal Data and against the accidental loss or destruction of, or damage to, Personal Data.

9. Appointment of Sub-Processors

9.1 Subject to the terms of clause 4, we may only authorise a third party (Sub-Processor) to process the Personal Data:

9.1.1 subject to your general written authorisation; and

9.1.2 provided that the Sub-Processor's contract is on terms which comply with Data Protection Legislation.

9.2 We shall remain fully liable for all acts or omissions of any Sub-Processor.

10. Review

10.1 Either party may, at any time, on giving not less than 30 working days' written notice to the other party, revise this Module to ensure that it complies with any amendments to the Data Protection Legislation or any guidance issued by the Information Commissioner's Office. Any amendments to this Module will become effective when agreed in writing between the parties.

Annex A – Processing, Personal Data and Data Subjects

1. Introduction

1.1 The CensorNet Unified Security Service (USS) platform incorporates multiple security services that may be purchased separately or in any combination, at any time. Not all of the following information may therefore be applicable depending on the specific Service(s) purchased.

Service(s) include:

- Email Security (EMS)
- Web Security (WS)
- Cloud Access Security Broker (CASB)
- Cloud Multi-Factor Authentication (Cloud MFA)

2. Unified Security Service (USS) Platform Security Measures

2.1 We use world-class, highly accredited providers to deliver USS and associated services that include Amazon, IBM and Microsoft. Under GDPR these organisations would be considered Sub-processors.

2.2 In Europe specific data centre locations include London, Frankfurt, Dublin and Amsterdam.

2.3 USS log data is stored in a log database called LogDB. The region/location is specified at the time of account provisioning. You have a choice of London (UK), Frankfurt (EU) or Dallas TX (US).

2.4 We offer a true multi-tenant environment with separate database schema for each customer. Customer log data in LogDB is isolated to a specific partition on IBM Bluemix Endurance Storage Nodes (redundant network SANs) and encrypted at rest.

2.5 Log data in LogDB is archived after a specified retention period. This retention period is 90 days for Web Security (WS) and Email Security (EMS) and 365 days for Cloud Access Security Broker (CASB) and Cloud Multi-factor Authentication (Cloud MFA) services.

2.6 Log data is archived to Amazon S3 storage in the same 'home' region where it lives for a further 12 months and is then deleted. Log data in S3 is encrypted.

- 2.7 The only other service related data is policy/rule/configuration data that is held in a different database called CoreDB. The CoreDB master database (in the UK) is currently replicated across 9 IBM Bluemix locations worldwide to ensure rapid response times to user requests.
- 2.8 CoreDB is currently being re-architected so that before the introduction of GDPR customers will be able to select where policy/rule/configuration data is replicated to. All customers will be notified when this 'feature' is available within USS.
- 2.9 All service-related data is handled in strict accordance with local data protection laws, including the Data Protection Act 1998 as amended from time to time and the GDPR.

3. Service Specific Security Measures

3.1 Web Security (WS)

The Web Security (WS) service uses the USS infrastructure, notably two databases - LogDB and CoreDB - for log data and policy/rule/configuration data respectively - described in clause 2.

3.1.1 Web Security Risks:

- Although the use of https has increased dramatically a significant number of websites still use the unencrypted http protocol. Information sent in requests to and from those sites is therefore unencrypted in clear text and may be intercepted.
- Web Security is focused on protecting users from harmful, unlawful, offensive or inappropriate content. Harmful content includes web-borne malware as well as phishing sites designed to capture credentials or other confidential information.
- Viewing all of an individual user's web activity over time may enable the viewer to make assumptions or gain insight into the particular interests of that user, or draw conclusions in respect of the user's political or religious beliefs.

3.1.2 Scope of Risk:

- Our staff could access log information that contains details of user's web browsing activity.



- Only a small number of our staff are involved in the administration of Web Security systems, or in supporting customers using the service, or those that have access for operational or engineering (software development) reasons have any access to the infrastructure that stores web activity log data.
- The USS v2 portal supports redaction of report data and this is enabled by default for newly provisioned accounts. Our staff (other than privileged users) cannot see personal information unless you specifically disable the redact data option.

3.1.3 **Input data that contains personal data – WS:**

- Input data for the Web Security service is comprised of all http and https web requests and associated metadata. Metadata includes Active Directory (AD) usernames, IP addresses and MAC addresses. Request information is sent securely using ICAP to the CensorNet cloud and compared against customer configured policy to determine whether the URL is allowed or blocked. A final action is returned to the agent and/or gateway that results in the request being released to the target website, or blocked.
- Each ICAP server stores requests temporarily on disk in a transaction log. The servers maintain a transaction log for every LogDB partition that they are actively handling requests for. A new transaction log is written every 60 seconds and shipped to the appropriate LogDB server. The temporary log file is then deleted from the ICAP server.

3.1.4 **Output data that contains personal data – WS:**

- Output data from the Web Security service is comprised of log data relating to http and https web requests. Log information includes AD usernames, IP addresses and MAC addresses.
- Log data is held online in LogDB (in the specified 'home' region) for a period of 90 days and then archived. Archived log data is deleted after 12 months (but may be downloaded on demand by customers at any time prior to deletion). Archived data is stored on Amazon S3 storage in the same home region and encrypted at rest.

3.2 Cloud Access Security Broker (CASB)

The Cloud Access Security Broker (CASB) service uses the USS infrastructure, notably two databases - LogDB and CoreDB - for log data and policy/rule/configuration data respectively - described in clause 2.

3.2.1 Cloud Application Security Risks:

- Although the use of https has increased dramatically a number of cloud applications still use the unencrypted http protocol. Information sent in requests to and from those applications is therefore unencrypted in clear text and may be intercepted.
- The CensorNet CASB service in Inline Mode analyses all http and https requests made to the specific cloud applications included in the Cloud Application Catalog. The catalog comprises hundreds of business applications and thousands of user actions within those applications.
- The CASB service also includes an API Mode that uses an API Gateway and API Connectors to major cloud applications.

3.2.2 Scope of Risk:

- Our staff could access log information that contains details of user's cloud application activity.
- Only a small number of our staff are involved in the administration of CASB systems, or in supporting customers using the service, or those that have access for operational or engineering (software development) reasons have any access to the infrastructure that stores cloud application activity log data.
- The USS v2 portal supports redaction of report data and this is enabled by default for newly provisioned accounts. Our staff (other than privileged users) cannot see personal information unless you specifically disable the redact data option.

3.2.3 Input data that contains personal data – CASB:

- Input data for the CASB service is comprised of all http and https cloud application requests and associated metadata. Metadata includes AD usernames, IP addresses, Real

Names, MAC addresses, Email addresses and any captured application data. Request information is sent securely using ICAP to the CensorNet cloud and compared against customer configured policy to determine whether the user action is allowed, blocked or logged. A final action is returned to the agent and/or gateway that results in the request being released to the target application or blocked (in Inline Mode).

- In Inline Mode each ICAP server stores requests temporarily on disk in a transaction log. The servers maintain a transaction log for every LogDB partition that they are actively handling requests for. A new transaction log is written every 60 seconds and shipped to the appropriate LogDB server. The temporary log file is then deleted from the ICAP server.
- In API Mode events are written to a transaction file on the API Gateway and shipped every 60 seconds to the appropriate LogDB server. The temporary log file is then deleted from the API Gateway.

3.2.4 **Output data that contains personal data – CASB:**

- Output data from the CASB service is comprised of log data relating to http and https cloud application requests. Log information includes AD usernames, IP addresses, Real Names, MAC addresses, Email addresses and any captured application data.
- Log data is held online in LogDB (in the specified 'home' region) for a period of 365 days and then archived. Archived log data is deleted after 12 months (but may be downloaded on demand by customers at any time prior to deletion). Archived data is stored on Amazon S3 storage in the same home region and encrypted at rest.

3.3 **Cloud Multi-factor Authentication (Cloud MFA)**

The Cloud Multi-factor Authentication (Cloud MFA) service uses the USS infrastructure, notably two databases - LogDB and CoreDB - for log data and policy/rule/configuration data respectively - described in Section 2.



In addition an additional copy of CoreDB is also replicated to Microsoft Azure (West Europe – Amsterdam) for failover and performance specifically for the Cloud MFA service.

With the exception of CoreDB, the majority of components within the Cloud MFA service only store data transiently whilst the user authenticates. Once authentication is complete (successful or failed) the data is deleted.

Lastly the service also includes the actual One Time Passcodes (OTPs) that are sent to users by SMS text message, email, using the CensorNet mobile app, or a combination of these dispatch methods. For sensitive environments the CensorNet app for iOS and Android provides full end-to-end encryption. OTPs are generated in real-time, are session specific to prevent phishing or man-in-the-middle (MITM) attacks and are only valid for a short period of time.

3.3.1 **Cloud MFA Security Risks:**

- Cloud MFA presents the user with an additional challenge when authenticating to supported applications, services or systems to provide an additional level of identity assurance – and protection – beyond that offered by passwords alone.
- One Time Passcodes (OTPs) sent via configurable dispatch methods are highly secure and both generated in real-time and session specific. Even if an attacker were to intercept an OTP they would be unusable outside of the session of the user that requested it.
- If organisations are concerned about the security of the OTP in transit, via SMS or email for example, then use of the CensorNet mobile app is recommended as it offers true end-to-end encryption.

3.3.2 **Scope of Risk:**

- Our staff could access log information that contains details of user's authentication (MFA) activity.
- Only a small number of our staff are involved in the administration of MFA systems, or in supporting customers using the service, or those that have access for operational or engineering (software development) reasons have any access to the infrastructure that stores MFA activity log data.

- The USS v2 portal supports redaction of report data and this is enabled by default for newly provisioned accounts. Our staff (other than privileged users) cannot see personal information unless you specifically disable the redact data option.

3.3.3 **Input data that contains personal data – Cloud MFA:**

- Input data for the MFA service is comprised of user authentication requests and associated metadata. Metadata includes Usernames, UPNs, Common Names (Real Names) and IP addresses.
- Requests are transiently held until authentication is complete (successful or failed) at which point all data is deleted.

3.3.4 **Output data that contains personal data – Cloud MFA:**

- Output data from the Cloud MFA service is comprised of authentication log data. Log information includes Usernames, UPNs, Common Names (Real Names) and IP addresses.
- Log data is held online in LogDB (in the specified 'home' region) for a period of 365 days and then archived. Archived log data is deleted after 12 months (but may be downloaded on demand by customers at any time prior to deletion). Archived data is stored on Amazon S3 storage in the same home region and encrypted at rest.
- The "Log Message Queue" keeps authentication log entries if the target LogDB is down. Otherwise entries are released as quickly as possible.
- "Auth Backend & Transmit" VMs keep transmission log entries (detailing what messages were sent to which phone numbers) for 90 days. This data is only used for troubleshooting purposes.

3.4 **Email Security (EMS)**

Email Security (EMS) from CensorNet is a 100% cloud-based service that analyzes email traffic and removes unwanted or malicious messages.



The service scans all inbound (and outbound) messages for threats including malware and phishing attacks, and examines URLs embedded in messages protecting users from inappropriate or malicious web pages.

Organisations route email through CensorNet's Cloud by changing their MX record.

We use world-class, highly accredited providers to deliver EMS that include Amazon, IBM and Microsoft. In Europe specific data centre locations include Dublin and Amsterdam. Organizations choose which data centre or centres process their mail.

Email messages flow through the infrastructure within the selected data centre(s) above and are checked for spam and viruses and other content. If the message is 'clean' it is logged and delivered to the customer's email server. The conversation with the customer's email server is also logged.

Log information includes IP addresses, To, From and Subject fields, server responses, and other metadata, but does not include the message body or any file attachments.

Log data is stored in the same data centre that processes email traffic. Some log data may be replicated for reporting and visualization. The location of this data is selected at the time of account provisioning with London or Frankfurt the options within Europe.

During processing the message is written to disk. Once delivered to the customer's email server it is immediately deleted. This typically takes no more than a few seconds.

If a message is determined to be spam then the message may optionally be written to a quarantine where it is stored for 30 days. Organization's may choose to delete spam rather than quarantine it. The quarantine is located in the same data centre that processes email traffic.

3.4.1 **Email Risks:**

- It should be noted that email is generally sent unencrypted in clear text and routes through numerous network providers, systems and servers between sender(s) and recipient(s). Each of these providers, systems and servers may have a copy of the complete email message.

- The use of TLS to encrypt server to server transmission of email is becoming increasingly used. There is the option within EMS to use TLS for outbound email with specific domains that support it.
- For sensitive messages, including messages containing personal data, the use of a separate email encryption solution is recommended.
- It should be further noted that CensorNet EMS only covers email sent or received externally. Internal messages sent between users is not processed by CensorNet.

3.4.2 **Scope of Risk:**

- Our staff could access the message body (including file attachments) of email messages sent or received externally - if they are not encrypted - for the short time that they are written to disk and processed in the CensorNet Cloud.
- Only a small number of our staff are involved in administration of EMS systems, or in supporting customers using the service, or those that have access for operational or engineering (software development) reasons have any access to the infrastructure that processes and temporarily stores email messages.
- The same small number of our staff could access spam messages that are stored in a quarantine if the service is configured to quarantine messages determined to be spam.
- All service-related data is handled in strict accordance with local data protection laws, including the Data Protection Act 1998 as amended from time to time and the GDPR.

3.4.3 **Input data that contains personal data – EMS:**

- Input data for the EMS service is comprised of inbound and outbound email messages sent or received externally to or from the organization. Email messages are sent unencrypted in clear text unless a separate email encryption solution is used or TLS is enforced for outbound email sent to a specified domain.
- Email messages are stored, typically for a few seconds, during analysis and deleted immediately once delivered to your email server.

3.4.4 **Output data that contains personal data – EMS:**

- Output data from the EMS service is comprised of log data relating to inbound and outbound email messages sent or received externally. Log information includes IP addresses, To, From and Subject fields, server responses, and other metadata, but does not include the message body or any file attachments.
- Depending on the configuration of the service output data may also include complete email messages that are determined during analysis to be spam messages, if the service is configured to quarantine spam emails rather than delete them. Quarantined messages are stored for 30 days and then deleted.
- Log data is held online for 90 days and then archived. Archived log data is deleted after 12 months (but may be downloaded on demand by customers at any time prior to deletion).

3.5 **Email Backup (Archiving) & Emergency Inbox**

Email Backup (Archiving) and Emergency Inbox are optional additional services that may be purchased alongside Email Security (EMS).

3.5.1 **Email Backup (Archiving)**

- Email Backup (Archiving) stores copies of complete email messages for a specified period of time up to 7 years. A portal provides the ability to search messages by time, sender, recipient, subject and keyword(s).
- All inbound messages processed by EMS are backed up to two Microsoft Azure Blob Storage instances. Messages are stored as full .EML files containing all email headers and body, including any file attachments. If outbound email is also routed through CensorNet outbound messages will also be stored.
- For customers located in the UK and Europe the Microsoft Azure instances are West Europe (Netherlands) and Northern Europe (Ireland).
- Data stored on Azure Blob Storage is encrypted at rest.

3.5.2 **Emergency Inbox**

- This service provides an 'Emergency Inbox' for users in the event that the primary email service (or email server) fails.
- In the event of an email outage users can log into a web portal and view (read) and reply to messages. Users can also compose new email messages.
- The Emergency Inbox is built on the Email Backup (Archive) described in 3.5.1 above.

4. Common security considerations across all Services

4.1 External communication connections:

4.1.1 Infrastructure elements associated with delivery of USS and individual services resides within the data centres described above. Our staff have remote access to these environments but all connections are protected using SSL encryption (RDP and PowerShell), or over SSH.

4.1.2 Connections to the environments are tightly restricted and only allowed from a list of static IP addresses.

4.2 Authorization and access control:

4.2.1 Access to production systems and associated data is strictly limited to our staff that require that access to perform their role. This includes a small number of staff involved in administration of systems, or in supporting customers using the service, or those that have access for operational or engineering (software development) reasons. No other CensorNet staff have any access to the infrastructure.

4.2.2 The CensorNet Joiners Movers Leavers (JML) process ensures that authorizations are reviewed whenever an employee joins, changes role, or leaves employment.

4.2.3 In addition to passwords other forms of access control are used extensively throughout the environment – including two-factor authentication, wherever it is available, to protect user accounts.

4.3 Control of rejected access attempts:

4.3.1 All login attempts – both successful and unsuccessful – are logged. All two-factor authentication events – both successful and unsuccessful – are logged.

4.3.2 Wherever possible user accounts are locked out for 30 minutes if more than 3 unsuccessful login attempts are identified.

4.4 **Logging:**

4.4.1 All User – and particularly privileged (admin) user activity – carried out by our staff on systems and servers is logged.

4.4.2 All User activity within the admin interface and CensorNet Unified Security Service portal is also logged. Log data is held for 30 days and then deleted.

4.5 **Home offices:**

4.5.1 A small number of our staff have company provided PCs that are configured to use Cisco VPNs for remote access to infrastructure to enable them to troubleshoot and resolve service issues or to assist customers out of hours. The use of home or private PCs is strictly prohibited.

4.5.2 All connections are protected using SSL encryption.

4.6 **Locations for processing:**

4.6.1 CensorNet has the following office locations within the UK:

- Basingstoke
- Bristol
- Lerwick, Shetland



ANNEX B - Non EEA Sub-processors

As at the date of this Agreement, we use the following non-EEA Sub-processors:

Amazon EC2: Amazon Web Services Inc, 410 Terry Ave North, Seattle, WA, 98109-5210, United States. The Supplier has selected either a specific EU/ESS Datacenter location, or a EU/ESS region (eg Western Europe, Northern Europe) depending on the Sub-Processor options provided at the time of provisioning the systems.

ApriorIT: (VRSoft LTD) Headquarters - 34B Kniazia Volodymyra Velykoho St., Dnipro, 49000, Ukraine

IBM Bluemix: Corporate headquarters - IBM Corporation, 1 New Orchard Road, Armonk, New York 10504-1722, United States. The Supplier has selected either a specific EU/ESS Datacenter location, or a EU/ESS region (eg Western Europe, Northern Europe) depending on the Sub-Processor options provided at the time of provisioning the systems.

Microsoft Azure: Microsoft Ireland Operations Ltd, Atrium Building Block B, Carmenhall Road, Sandyford Industrial Estate, Dublin 18, Ireland. The Supplier has selected either a specific EU/ESS Datacenter location, or a EU/ESS region (eg Western Europe, Northern Europe) depending on the Sub-Processor options provided at the time of provisioning the systems.



Module C – Terms for Unified Security Service (USS) including Web Security (WS), Cloud Application Security (CASB) and Cloud MFA

PLEASE READ CAREFULLY BEFORE ORDERING SERVICE(S) or DOWNLOADING ANY SOFTWARE:

These terms ("**USS Licence Terms**") apply to the use of our Unified Security Service software that you are buying from us ("**USS Software**"); and any associated Documentation.

We license use of the USS Software and Documentation to you on the basis of these USS Licence Terms. We do not sell the Software or Documentation to you. We remain the owners of the Software and Documentation at all times.

IMPORTANT NOTICES:

BY CLICKING ON THE "ACCEPT" BUTTON OR BY USING THE USS SOFTWARE YOU AGREE TO THESE USS LICENCE TERMS. THE USS LICENCE TERMS INCLUDE, IN PARTICULAR, LIMITATIONS ON LIABILITY IN MODULE A CLAUSE 9.

IF YOU DO NOT AGREE TO THE USS LICENCE TERMS, BY EXPRESS OR IMPLIED ACCEPTANCE, WE WILL NOT LICENSE THE USS SOFTWARE AND DOCUMENTATION TO YOU AND YOU MUST DISCONTINUE THE ORDERING PROCESS.

THE PERSON WHO CLICKS ON THE "ACCEPT" BUTTON OR USES THE USS SOFTWARE IS EITHER ENTERING INTO THE USS TERMS WITH US ON THEIR OWN BEHALF OR ON BEHALF OF ANOTHER PERSON. IF ON BEHALF OF ANOTHER PERSON, THEY WARRANT THAT THEY HAVE BEEN DULY AUTHORISED TO DO SO.

THE USS LICENCE TERMS WILL APPLY TO YOUR USE OF THE USS SOFTWARE AND THE DOCUMENTATION IN ALL LICENSING OF THE USS SOFTWARE INCLUDING:

- THE ELEMENTS OF THE USS SOFTWARE THAT ARE HOSTED BY US



- THE ELEMENTS OF THE USS SOFTWARE THAT MAY BE INSTALLED ON ANY USER'S LAPTOP OR OTHER DEVICE
- THE ELEMENTS OF THE USS SOFTWARE THAT MAY BE INSTALLED AS A GATEWAY ON THE LICENSEE'S NETWORK

PLEASE NOTE THAT THE USS SOFTWARE IS A PRODUCT DESIGNED TO PROVIDE YOU WITH A PLATFORM INCORPORATING MULTIPLE SECURITY SERVICES. IT INCLUDES MEASURES THAT CAN INTERCEPT AND PREVENT DATA TRANSMISSIONS. IT IS IMPORTANT THAT YOU UNDERSTAND AND GIVE YOUR CONSENT TO SUCH INTERCEPTION WHICH, BUT FOR THIS CONSENT, WOULD BE IN BREACH OF THE COMPUTER MISUSE ACT 1990. BY CLICKING ON THE "ACCEPT" BUTTON OR BY USING THE USS SOFTWARE, AND SO ACCEPTING THE TERMS OF THIS MODULE, YOU GIVE THIS CONSENT.

IN ORDER TO OPTIMISE OUR SERVICE TO YOU, WE ALSO SHARE ANONYMIZED TELEMETRY INFORMATION (INCLUDING BUT NOT LIMITED TO DETECTION NAMES, FILE HASHES AND DEVICE CONTENT AND UNIQUE RANDOM ID DEVICES), BOTH IN REAL TIME AND PERIODICALLY, WITH OUR SERVICE PROVIDERS.

PLEASE NOTE THAT THE USS SOFTWARE ALLOWS THE ACTIVITIES OF EMPLOYEES AND OTHER USERS TO BE MONITORED. IN SOME JURISDICTIONS THIS MAY BE UNLAWFUL, OR MAY BE UNLAWFUL WITHOUT CONSENT. YOU ARE RESPONSIBLE FOR ENSURING THAT ALL SUCH MONITORING IS LAWFUL IN THE JURISDICTION(S) IN WHICH YOU USE IT.

IN ORDER TO FACILITATE ACCESS TO AND USE OF THE USS SOFTWARE, WE PROVIDE DEFAULT LISTS OF CATEGORIES ("CATEGORIES"). CATEGORIES ARE PROVIDED SOLELY FOR YOUR USE AND WE DO NOT APPROVE OR ENDORSE ANY CONTENT ACCESSED THROUGH ANY CATEGORIES. WE EXPRESSLY DISCLAIM ANY LIABILITY ARISING FROM OR RELATING TO THE USE OF CATEGORIES BY YOU.

1. Grant and scope of licence

- 1.1 In consideration of payment by you of the Subscription Fees and you agreeing to abide by the USS Licence Terms, we grant to you a non-exclusive, non-transferable licence to use the USS Software and the Documentation for the Term.
- 1.2 You may:
- (a) download and install the non-hosted components of our USS Software and use such components for your internal business purposes only and only by the number of Users agreed between you and us and in respect of whom you have paid Subscription Fees;
 - (b) use the hosted components of the USS Software via the Internet, again for your internal business purposes only and only by the number of Users agreed between you and us and in respect of whom you have paid the Subscription Fees;
 - (c) provided you comply with the restrictions in Module A clause 4, make one copy of the non-hosted USS Software components for back-up purposes only.

2. Limited warranty

- 2.1 We warrant that:
- (a) the USS Software will, when properly used and on an operating system for which it was designed, perform substantially in accordance with its description on the CensorNet website (“**the Description**”); and
 - (b) that the Description correctly describes the operation of the USS Software in all material respects, for a period of 90 days from the date of your first use of the USS Software (“**Warranty Period**”).
- 2.2 If, within the Warranty Period, you notify us in writing of any defect or fault in the USS Software as a result of which it fails to perform substantially in accordance with the Documentation, we will, at our sole option, either repair or replace the USS Software, provided that you make available all the information that may be necessary to help us to remedy the defect or fault, including sufficient information to enable us to recreate the defect or fault. Such correction or substitution constitutes your sole and exclusive remedy for any breach of the warranties set out in Clause 2.1.

2.3 The warranty does not apply:

- (a) if the defect or fault in the USS Software results from you, or any party other than us or our duly authorised contractors and agents, having altered or modified the USS Software;
- (b) if the defect or fault is caused by use of the USS Software contrary to our instructions; or
- (c) if the defect or fault in the USS Software results from you having used the USS Software in breach of the terms of this USS Licence.

2.4 We do not warrant that your use of the USS Software will be uninterrupted or error-free.

2.5 We are not responsible for any delays, delivery failures, or any other loss or damage resulting from the transfer of data over communications networks and facilities, including email servers and the internet, and you acknowledge that the USS Software and/or Documentation may be subject to limitations, delays and other problems inherent in the use of such communications facilities.

3. Fair Usage

3.1 The Cloud MFA service includes the option to send One Time Passcodes via text message (SMS). The cost of sending passcodes over SMS is included in the Subscription Fees for the Cloud MFA service but is subject to this Fair Usage Policy. This is to ensure that your use of SMS is not excessive and kept within reasonable and sensible limits.

3.2 The maximum usage per month is equivalent to 4 OTPs per user per day.

3.3 If you exceed this limit we reserve the right to apply an additional charge to cover the amount by which you exceeded the allowance.

3.4 We complete periodic checks on SMS usage throughout the Term and will inform you if your usage appears higher than average, before any additional charges are incurred, and discuss alternatives to sending OTPs over SMS (for example through use of the CensorNet MFA app for iOS and Android devices).



Module D – Terms for Email Security (EMS)

PLEASE READ CAREFULLY BEFORE ORDERING SERVICE(S) or DOWNLOADING ANY SOFTWARE:

These terms (“**EMS Terms**”) apply to the use of our Email Security Service software that you are buying from us (“**EMS Software**”); and any associated Documentation.

IMPORTANT NOTICES:

BY CLICKING ON THE “ACCEPT” BUTTON OR BY USING THE EMS SOFTWARE, YOU AGREE TO THESE EMS TERMS. THE EMS TERMS INCLUDE, IN PARTICULAR, LIMITATIONS ON LIABILITY IN MODULE A CLAUSE 9.

IF YOU NOT AGREE TO THESE EMS TERMS, BY EXPRESS OR IMPLIED ACCEPTANCE, WE WILL NOT LICENSE THE EMS SOFTWARE AND DOCUMENTATION TO YOU AND YOU MUST DISCONTINUE THE ORDERING PROCESS.

THE PERSON WHO CLICKS ON THE “ACCEPT” BUTTON OR USES THE EMS SOFTWARE IS EITHER ENTERING INTO THIS LICENSE WITH US ON THEIR OWN BEHALF OR ON BEHALF OF ANOTHER PERSON. IF ON BEHALF OF ANOTHER PERSON, THEY WARRANT THAT THEY HAVE BEEN DULY AUTHORISED TO DO SO.

PLEASE NOTE THAT THE EMS SOFTWARE IS A PRODUCT DESIGNED TO PROVIDE YOU WITH EMAIL SECURITY. IT INCLUDES MEASURES THAT CAN INTERCEPT AND PREVENT EMAIL AND DATA TRANSMISSIONS. IT IS IMPORTANT THAT YOU UNDERSTAND AND GIVE YOUR CONSENT TO SUCH INTERCEPTION WHICH, BUT FOR THIS CONSENT, WOULD BE IN BREACH OF THE COMPUTER MISUSE ACT 1990. BY CLICKING ON THE “ACCEPT” BUTTON OR BY USING THE EMS SOFTWARE AND SO ACCEPTING THE TERMS OF THIS MODULE, YOU GIVE THIS CONSENT.

IN ORDER TO OPTIMISE OUR SERVICE TO YOU, WE ALSO SHARE ANONYMIZED TELEMETRY INFORMATION (INCLUDING BUT NOT LIMITED TO DETECTION NAMES, FILE HASHES AND DEVICE CONTENT AND UNIQUE RANDOM ID DEVICES), BOTH IN REAL TIME AND PERIODICALLY, WITH OUR SERVICE PROVIDERS.



PLEASE NOTE THAT THE EMS SOFTWARE ALLOWS THE ACTIVITIES OF EMPLOYEES AND OTHER USERS TO BE MONITORED. IN SOME JURISDICTIONS THIS MAY BE UNLAWFUL, OR MAY BE UNLAWFUL WITHOUT CONSENT. YOU ARE RESPONSIBLE FOR ENSURING THAT ALL SUCH MONITORING IS LAWFUL IN THE JURISDICTION(S) IN WHICH YOU USE IT.

1. Grant and scope of licence

- 1.1 In consideration of payment by you of the Subscription Fees and you agreeing to abide by the EMS Terms, we grant to you a non-exclusive, non-transferable licence to use the EMS Software and the Documentation for the Term.

Module E – Terms for Email Archiving Service

- 1.1 Your use of Email Archiving Services (“Archiving Services”) under the applicable agreement entered into between you and CensorNet is subject to this Customer Acceptable Use Policy (this “CAUP”).
- 1.2 CensorNet may suspend your Archiving Services without notice if it determines that you are in violation of the CAUP. No credit will be available under your Service Level Agreement (“SLA”) for interruptions of Archiving Services resulting from CAUP violations. Under this CAUP “You” shall also mean any user of your account.
- 1.3 You are independently responsible for complying with all applicable laws related to your use of the Archiving Services, regardless of the purpose of the use. We encourage you to report violations to support@censornet.com. You may be in violation of this CAUP if we determine that you are intentionally using the Archiving Services to engage in unlawful or abusive behaviour, or encouraging others to engage in or foster such behaviour, including but not limited to:
 - Breaching any applicable local, national or international law or regulation;
 - generating or facilitating unsolicited bulk or commercial email in violation of the CAN-SPAM Act or any other laws and regulations applicable to bulk or commercial email, including but not limited to sending any communications to persons who indicate that they do not wish to receive them;
 - violating or misappropriating the legal rights of others, including but not limited to privacy rights and intellectual property rights, or exposing trade secrets or other confidential information of others;
 - intentionally distributing viruses, worms, Trojan horses, corrupted files, hoaxes, or other malicious software code;
 - interfering with the use of the Archiving Services, or the equipment used to provide the Archiving Services, including but not limited to exceeding allowed bandwidth by transferring excess data, using any Archiving Services or system in a way that consumes a disproportionate share of the resources or otherwise interferes with the normal operation of the shared Archiving Services or



system, or materially exceeding the average amount of data per mailbox or seat or the user storage amount;

- altering, disabling, interfering with, or circumventing any aspect of the Archiving Services, including but not limited to permitting or facilitating unauthorized access to the Archiving Services (whether through distribution of malicious software code or by any other means);
- probing, scanning, penetrating, reverse engineering any CensorNet system, software or network (unless authorized in writing by CensorNet) or breaching CensorNet's security measures;
- using our Services or equipment to publish, transmit (live or otherwise) or store any content or links to any content that is illegal; fraudulent or promoting or soliciting an illegal activity;
- using the Archiving Services, or a component of the Archiving Services, for any unlawful or fraudulent purpose; and
- using the Archiving Services in any manner not authorized by CensorNet, or in any manner that we reasonably believe to be damaging to our reputation, business, system, network, or Services.

Module F – Terms for Support Services

1. Standard Support (Level 1)

- 1.1 Standard Support (Level 1 Support) is provided online via the CensorNet website. Online Customer support for CensorNet services is available Monday to Friday, 8.00 am to 5.00pm UK time (“Standard Support Hours”).
- 1.2 You can open a support ticket at: <https://www.censornet.com/support/>. You will receive a case number by email which you can use to track the progress of your issue through to resolution.
- 1.3 Full details, and a Knowledge Base, are available at: <https://www.censornet.com/support/>.

2. Extended Support Levels

2.1 Level 2 Support

- 2.1.1 Level 2 Support is available Monday to Friday, 8.00am to 5.00pm UK time. In addition to Online Support, Live Chat via the CensorNet website is also available to customers that purchase Level 2 Support. Simply click the “Chat Now” button to connect to one of our technical support engineers.
- 2.1.2 Level 2 Support also includes telephone support Monday to Friday, 8.00am to 5.00pm UK time. To contact our Support Team please call:

From UK: **0845 230 9590** (select option 2)

Outside UK: **+44 (0)845 230 9590** (select option 2)

2.2 Level 3 Support

Level 3 Support includes 24x7 telephone support. Customers that purchase Level 3 support have 24 hour access to our technical support engineers. Outside Level 2 telephone support hours customers should call the 24x7 telephone number provided when Level 3 Support was purchased.

3. Out of hours Emergency Support

3.1 Level 1 and Level 2 Support customers can send an emergency support email to: support@censornet.com outside of standard support hours and someone will contact you as soon as possible. Please note, this service is restricted to Priority 1 Issues only (see below). Normal support channels should be used for non-critical requests. Please see below for details of how CensorNet classifies the support tickets received.

4. Issue Levels

4.1 The following table provides a description of the different issue categories, based on their severity and impact, that CensorNet uses to assign a priority to individual support cases.

Category	Description
Priority 1 (Critical)	Infrastructure outage, service disruption, system not available and no workaround exists.
Priority 2 Degraded (High)	The service is usable but degraded. Significant reduction experienced in system performance or unavailability of a specific function. Failure of one or more system functions making use of the systems difficult (e.g., service still running and operational, but not at full capacity).
Priority 3 General (Medium)	A problem, which is outside of the expected operation of the service but causes only minor inconvenience to the customer, requests for information, service requests or feature requests.

5. Response times

5.1 CensorNet will use commercially reasonable efforts to respond within the timescales below following the submission of a support request.

Severity Level	Hours (GMT)	Standard Support Target Response
Priority 1 (Critical)	8 AM – 12 AM*	< 4 Business Hours email only
Priority 2 Degraded (High)	8 AM – 12 AM*	< 6 Business Hours email only
Priority 3 General (Medium)	8 AM – 12 AM*	Next Business Day (NBD) email only

*Monday to Friday

5.2 Please note that the Customer is responsible for notifying CensorNet support as soon as possible in the event of a critical or high service issue.



Module G – Service Level Agreement (SLA)

1. Introduction

- 1.1 We are committed to providing top quality service levels in respect of all CensorNet Services, to all Customers.
- 1.2 This service level agreement (“SLA”) defines the framework for measuring the service levels offered to Customers and what they can expect from CensorNet in respect of the reliability of the Service(s) provided, and our response times.
- 1.3 This SLA only applies to Customers (defined as end users) and does not apply to any third parties including resellers or distributors.

2. Related documents

- 2.1 This SLA is subject to the Terms of the Master Services Agreement and the applicable Modules, together with our current privacy policy which can be found at <https://www.censornet.com/privacy-policy/>
- 2.2 We reserve the right to amend any of these documents at any time without notice.

3. Eligibility

- 3.1 Customers who subscribe to our Service(s) are subject to this SLA. This SLA only applies to Customers who have active accounts.
- 3.2 This SLA does not apply:
 - to trial or evaluation Customers;
 - where you have used the cloud service for a period of 30 days or less;
 - where you are not up to date on payment of your Subscription Fees for the Service(s) at the time of the Claimed Outage;

- where you have not paid your Subscription Fees for the Service(s) when due two (2) or more times in the previous twelve (12) calendar months;
- where you have failed to report the unavailability in accordance with the procedure detailed below;
- where the cloud service is incorrectly configured by you;
- where you provide incorrect or inaccurate information to us;
- where your applications, equipment or internet connection has failed;
- where the Service(s) are not available due to system administration, commands or file transfers performed by you;
- where you are misusing the Service(s) or are otherwise in violation of the Terms of the MSA and applicable Modules;
- where there are problems with your, or a third party's, hardware or software, or problems caused by third parties who gain access to the cloud services using your accounts or equipment;
- where there is a network unavailability outside of our controlled systems (servers, hardware, and associated software) that are responsible for delivering the cloud service;
- where there are problems with your routing infrastructure (eg identity provider or secure web proxy of a third party);
- for hosted email security, where an account is not configured to use two or more co-location sites (clusters);
- where you have acted as an open relay or open proxy, or have been using the Service(s) to send spam or viruses, or are otherwise misusing the Service(s);
- where the failure of meeting the terms of this SLA is based upon reasons beyond our reasonable control;
- where there has been a violation of the Computer Misuse Act; or
- when we are performing scheduled or routine maintenance of the Service(s), where you have been notified of the maintenance no less than five (5) days in advance, or as otherwise set out below.

3.3 Please note that the administration portals are excluded from this SLA, and are not considered part of the core functionality of the Service(s).



4. Service Details

4.1 The Services covered under this SLA are listed below:

- Email Security Service (“**EMS**”)
- Web Security Service (“**WS**”)
- Cloud Application Security (“**CASB**”)
- Cloud Multi-Factor Authentication (“**Cloud MFA**”)

Known all together as “**the Services**”.

4.2 **Scheduled downtime:** If downtime is scheduled, for example for scheduled maintenance, then notices will be emailed to the technical contact set up in the account profile at least five (5) days in advance.

5. Service Standards

5.1 The service availability for the Services listed in clause 4.1 above is **99.999%** (unless otherwise stated in the appendices).

6. Service Credits

6.1 The following terms and definitions are used:

“**Claimed Outage**” means the period, measured in minutes, during which you claim a loss of service.

“**Excluded Minutes**” means the period of any outage that is attributed to one or more of the SLA Credit Exclusions (detailed in clause 3.2 and 3.3) during a Measurement Period.

“**Measurement Period**” means the month in which the Claimed Outage occurred.

“**Verified Outage**” means a Claimed Outage for a service that has been verified by us.



- 6.2 In the event of Service unavailability, where we do not meet the monthly uptime percentage commitments for any calendar month detailed in clause 5.1 and the relevant appendices, you will be eligible to receive Service Credits calculated and applied as follows:
- 6.2.1 following a claim submitted by you in accordance with clause 7 below, where we have verified the claim, we will credit your account with one (1) day's Service Credit for each two (2) full hours period of Service unavailability ("**Service Credits**");
 - 6.2.2 The issuance of Service Credits is subject to a maximum credit of five (5) days in any one calendar month.
- 6.3 Service Credits will be issued for all Services impacted by the Verified Outage as detailed in your claim. One claim cannot result in multiple Service Credits for different Services.

7. Procedure to claim Service Credits

- 7.1 In order to receive a Service Credit under this SLA, you must follow the procedures described below:
- 7.1.1 A Claimed Outage must be reported to our Technical Support Team within seven (7) calendar days following the end of the Claimed Outage; and
 - 7.1.2 The report must include Service name(s), dates and times of the Claimed Outage, error messages received (if any), contact information and a full description of the interruption.
- 7.2 We will review the Claimed Outage against Verified Outage(s) within a reasonable time following receipt of the claim, using all information reasonably available in order to calculate the outage length, including analysis of service data immediately prior to the Claimed Outage. A SLA Credit will be issued if the claim is determined to be valid. Our determination of the validity of claims is final.
- 7.3 You agree to continue to make pay the Subscription Fees in full for Services while a Claimed Outage is being reviewed or a SLA Credit is being determined.



7.4 The SLA Credit will be applied against future charges only. SLA Credits may not be used to reduce the payments due in any term below zero.

8. Remedies

8.1 The issuance of SLA Credits are your sole and exclusive remedy for any failure by us to satisfy the requirements set forth in this SLA.

9. Amendment

9.1 We reserve the right to amend or cancel this SLA from time to time, in its sole discretion, with or without notice.

APPENDIX 1 - EMAIL SECURITY SERVICE (“EMS”)

1. Definitions

1.1 The following terms are used:

“**Availability**” is defined as the delivery of email messages to and from your mail server.

“**Known Virus**” is defined as a virus which has already been identified and a virus definition has been made available by one of the anti-virus services whose technology is used within our EMS, at least thirty (30) minutes before the time the email was processed by the EMS.

“**Service Unavailability**” is defined as the inability of the EMS to receive and process email substantially in accordance with the published online documentation and measured during any given calendar month.

2. Availability

2.1 Our EMS will be available 99.999% of the time.

3. Virus Detection

3.1 We will protect you from infection by 100% of all Known Viruses contained inside email that has passed through the EMS. This excludes links (URLs) inside email messages that take you to a website where viruses can be downloaded.

3.2 In the event that one or more Known Viruses in any calendar month passes through the EMS undetected and infects your systems, following a request submitted by you in accordance with the procedure detailed above in clause 7, we will credit you with one (1) day’s Service Credit, subject to you providing evidence acceptable to us that the EMS failed to detect the Known Virus within seven (7) days of the Virus infection, and the claim being approved.



3.3 The Virus Detection SLA for EMS will not apply if: (a) the virus was contained inside an email that could not be analysed by the EMS, such as encrypted email or a password protected file; (b) the Virus infection occurred because an email which had been identified as containing a Virus was released by us on your request, or released by you through the administration portal; or (c) there is deliberate self-infection by you.

4. SPAM Detection

- 4.1 Certain SPAM will be detected at a rate of 99.9% or above during each calendar month.
- 4.2 The SPAM detection rates do not apply to emails using a non-English or non-European language or emails sent to invalid mailboxes.
- 4.3 In the event that certain SPAM detection rates drop below 99.9% in any one (1) calendar month, following a request submitted by the Customer in accordance with the procedure detailed above in Clause 7, CensorNet will credit the Customer with one (1) day's Service Credit if the claim is approved.

APPENDIX 2 - WEB SECURITY SERVICE (“WS”)

1. Definitions

1.1 The following terms are used:

“**Availability**” is defined as the ability to request, process and receive web content.

“**Known Virus**” is defined as a virus which has already been identified and a virus definition has been made available by one of the anti-virus services whose technology is used within our WS, at least thirty (30) minutes before the time the web request was processed by the WS.

“**Service Unavailability**” is defined as the inability of the WS to request, process and receive web content substantially in accordance with the published online documentation for the WS, and measured during any given calendar month.

2. Availability

2.1 Our WS will be available 99.999% of the time.

3. Virus Detection

3.1 For Customers subscribing to the optional additional Gateway Anti-virus module we will protect you from infection by 100% of all Known Viruses contained inside web content that has passed through our Cloud Gateway deployed as part of the WS.

3.2 In the event that one or more Known Viruses in any calendar month passes through the WS undetected and infects your systems, following a request submitted by you in accordance with the procedure detailed above in clause 7, we will credit you with one (1) day’s Service Credit, subject to you providing evidence acceptable to us that the WS failed to detect the Known Virus within seven (7) days of the Virus infection and the claim being approved.

3.3 The Virus Detection SLA for WS will not apply if: (a) the virus was contained inside web content that could not be analysed by the WS - for example but not limited to a feature not being correctly



deployed or configured that would have given the WS access to SSL encrypted content; (b) the Virus infection occurred because of a bypass rule configured by you; or (c) there is deliberate self-infection by you.

APPENDIX 3 – CLOUD APPLICATION SECURITY (“CASB”)

1. Definitions

1.1 The following terms are used:

“**Availability**” is defined as the ability to request, process and receive cloud application content.

“**Known Virus**” is defined as a virus which has already been identified and a virus definition has been made available by one of the anti-virus services whose technology is used within our CASB, at least thirty (30) minutes before the time the web request was processed by the CASB.

“**Service Unavailability**” is defined as the inability of the CASB to request, process and receive cloud application content substantially in accordance with the published online documentation for the CASB, and measured during any given calendar month.

2. Availability

2.1 Our CASB will be available 99.999% of the time.

3. Virus Detection

3.1 For Customers subscribing to the optional additional Gateway Anti-virus module we will protect you from infection by 100% of all Known Viruses contained inside cloud application content that has passed through our Cloud Gateway deployed as part of the CASB.

3.2 In the event that one or more Known Viruses in any calendar month passes through the CASB undetected and infects your systems, following a request submitted by you in accordance with the procedure detailed above in clause 7, we will credit you with one (1) day’s Service Credit, subject to you providing evidence acceptable to us that the CASB failed to detect the Known Virus within seven (7) days of the Virus infection and the claim being approved.

3.3 The Virus Detection SLA for CASB will not apply if: (a) the virus was contained inside cloud application content that could not be analysed by the CASB – for example but not limited to a feature not being



correctly deployed or configured that would have given the CASB access to SSL encrypted content;
(b) the Virus infection occurred because of a bypass rule configured by you; or (c) there is deliberate self-infection by you.

APPENDIX 4 – CLOUD MULTI-FACTOR AUTHENTICATION (“CLOUD MFA”)

1. Definitions

1.1 The following terms are used:

“**Availability**” is defined as the ability to receive and process requests and generate and dispatch One Time Passcodes (OTPs) for user authentication to Cloud MFA protected services, systems and applications.

“**Service Unavailability**” is defined as the inability of the Cloud MFA to receive and process requests and generate and dispatch OTPs substantially in accordance with the published online Documentation for the Cloud MFA, and measured during any given calendar month. Service Unavailability does not include failures of networks or systems (servers, hardware and associated software) outside of our control that are involved in the delivery of OTPs (including but not limited to CPaaS providers used for OTP delivery by SMS or Email Service Providers used for delivery of OTPs by email).

2. Availability

2.1 Our Cloud MFA will be available 99.999% of the time.