Terms of Service

Universal Terms of Service for SecureLink Technologies Software and Services

This Universal Terms of Service for SecureLink Technologies Software and Services Agreement ("Agreement") is by and between SecureLink Technologies ("SecureLink Technologies") and you, your heirs, agents, successors and assigns ("You"), and is made effective as of the date of electronic execution. This Agreement sets forth the terms and conditions of Your use of SecureLink Technologies software (Software) and services (Services) and explains SecureLink Technologies's obligations to You and Your obligations to SecureLink Technologies in relation to the Software and Services You purchase.

This Agreement as well as any additional SecureLink Technologies policies, together with all modifications thereto, constitute the complete and exclusive agreement between You and SecureLink Technologies concerning Your use of SecureLink Technologies's Software and Services, and supersede and govern all prior proposals, agreements, or other communications. All SecureLink Technologies policies and agreements specific to particular Software and Service are incorporated herein and made part of this Agreement by reference. By purchasing SecureLink Technologies's Software or Services, You acknowledge that You have read, understood, and agree to be bound by all terms and conditions of this Agreement and any other policies or agreements made part of this Agreement by reference, as well as any new, different or additional terms, conditions or policies which SecureLink Technologies may establish from time to time, and any agreements that SecureLink Technologies is currently bound by or will be bound by in the future.

In addition to transactions entered into by You on Your behalf, You also agree to be bound by the terms of this Agreement for transactions entered into on Your behalf by anyone acting as Your Agent, and transactions entered into by anyone who uses the account You've established with SecureLink Technologies, whether or not the transactions were in Your behalf. You acknowledge thatSecureLink Technologies's acceptance of any application made by You for Services provided by SecureLink Technologies will take place at SecureLink Technologies in London, Ontario, Canada

The General Terms in Section A apply to all customers of SecureLink Technologies.

A. GENERAL TERMS APPLICABLE TO ALL SOFTWARE AND SERVICES

1. TERM OF AGREEMENT; MODIFICATIONS.

You agree that SecureLink Technologies may modify this Agreement and the Services from time to time. You agree to be bound by any changes SecureLink Technologies may reasonably make to this Agreement when such changes are made. If You have purchased Services or Software from SecureLink Technologies, the term of this Agreement shall continue in full force and effect as long as You take advantage of and use the Software or Services. In the event You terminate Your usage, SecureLink Technologies will not refund any amounts You have paid. You agree that SecureLink Technologies shall not be bound by any representations made by third parties who You may use to purchase Services from SecureLink Technologies, and that any statement of a general nature, which may be posted on SecureLink Technologies's web site or contained in SecureLink Technologies's promotional materials, will not bind SecureLink Technologies. SecureLink Technologies may, at times, offer certain promotions with different charges and features.

You agree that You will be responsible for notifying SecureLink Technologies should You desire to terminate Your use of SecureLink Technologies's Services. Notification of Your intent to terminate must be provided to SecureLink Technologies no earlier than ten (10) days prior to Your billing date but no later than three (3) days prior to Your billing date.

2. ACCURATE INFORMATION.

You agree to maintain accurate information by providing updates to SecureLink Technologies, as needed, while You are using SecureLink Technologies' Services. You agree You will notify SecureLink Technologies within five (5) business days when any change of the information You provided as part of the application and/or registration process changes. Failure by You, for whatever reason, to respond within five (5) business days to any inquiries made by SecureLink Technologies to determine the validity of information provided by You will constitute a material breach of this Agreement.

You agree that SecureLink Technologies may use and rely on any such information provided by You for all purposes in connection with Your Services, subject to SecureLink Technologies's privacy policy. If You provide any information that is inaccurate, not current, false, misleading or incomplete, or if SecureLink Technologies has reasonable grounds to suspect that Your information is inaccurate, not current, false, misleading or incomplete, SecureLink Technologies has the absolute right, in its sole discretion, to terminate its Services and close Your account.

E911 EMERGENCY SERVICE

IN NO EVENT WILL SecureLink Technologies, ITS OFFICERS, DIRECTORS, EMPLOYEES,
AFFILIATES OR AGENTS OR ANY OTHER SERVICE PROVIDER WHO FURNISHES SERVICES TO
YOU IN CONNECTION WITH THIS AGREEMENT OR THE SERVICE BE LIABLE FOR ANY DIRECT.

INCIDENTAL, INDIRECT, SPECIAL, PUNITIVE, EXEMPLARY OR CONSEQUENTIAL DAMAGES, OR FOR ANY OTHER DAMAGES, INCLUDING BUT NOT LIMITED TO PERSONAL INJURY, WRONGFUL DEATH, PROPERTY DAMAGE, LOSS OF DATA, LOSS OF REVENUE OR PROFITS, OR DAMAGES ARISING OUT OF OR IN CONNECTION WITH THE USE OR INABILITY TO USE THE SERVICE, INCLUDING INABILITY TO ACCESS EMERGENCY SERVICE PERSONNEL THROUGH THE 9-1-1 DIALING SERVICE OR TO OBTAIN EMERGENCY HELP. THE LIMITATIONS SET FORTH HEREIN APPLY TO CLAIMS FOUNDED IN BREACH OF CONTRACT, BREACH OF WARRANTY OR CONDITION, PRODUCT LIABILITY, TORT (INCLUDING NEGLIGENCE), INTELLECTUAL PROPERTY INFRINGEMENT, STRICT LIABILITY, FUNDAMENTAL BREACH, BREACH OF A FUNDAMENTAL TERM AND ANY AND ALL OTHER THEORIES OF LIABILITY AND APPLY WHETHER OR NOT WE WERE INFORMED OF THE LIKELIHOOD OF ANY PARTICULAR TYPE OF DAMAGES.

3. ACCOUNT SECURITY.

You agree You are entirely responsible for maintaining the confidentiality of Your login, usernames and password (collectively, the "Account Access Information"). For security purposes, SecureLink Technologies recommends that You change your password every six (6) months. You agree You are entirely responsible for any and all activities that occur under Your account. You agree to notify SecureLink Technologies immediately of any unauthorized use of Your account or any other breach of security. You agree SecureLink Technologies will not be liable for any loss that You may incur as a result of someone else using Your Account Access Information, either with or without Your knowledge. You further agree You could be held liable for losses incurred by SecureLink Technologies or another party due to someone else using Your Account Access Information. You should keep Account Access Information in a secure location and take precautions to prevent others from gaining access to Your Account Access Information. You agree that You will be responsible for all activity in Your account, whether initiated by You, or by others on Your behalf, or by any other means. SecureLink Technologies specifically disclaims liability for any activity in Your account, whether authorized by You or not.

4. NO UNLAWFUL CONDUCT OR IMPROPER USE.

As a condition of Your use of SecureLink Technologies's Software and Services, You agree not to use them for any purpose that is unlawful or prohibited by these terms and conditions, and You agree to comply with any applicable local, provincial, federal and international laws, government rules or requirements. You agree You will not be entitled to a refund of any fees paid to SecureLink Technologies if, for any reason, SecureLink Technologies takes corrective action with respect to Your improper or illegal use of its Services.

Excessive use of services (both incoming and outgoing) may result in overage fees, fines, suspension, and/or termination of service. Excessive use is defined as above-average use of service compared to other users of the same service at SecureLink Technologies.

SecureLink Technologies reserves the right at all times to disclose any information as SecureLink Technologies deems necessary to satisfy any applicable law, regulation, legal process or governmental request, or to edit, refuse to post or to remove any information or materials, in whole or in part, in SecureLink Technologies's sole discretion.

If You have purchased Services, SecureLink Technologies has no obligation to monitor Your use of the Services. SecureLink Technologies reserves the right to review Your use of the Services and to cancel the Services in its sole discretion. SecureLink Technologies reserves the right to terminate Your access to the Services at any time, without notice, for any reason whatsoever.

SecureLink Technologies reserves the right to terminate Services if Your usage of the Services results in, or is the subject of, legal action or threatened legal action, against SecureLink Technologies or any of its affiliates or partners, without consideration for whether such legal action or threatened legal action is eventually determined to be with or without merit. SecureLink Technologies may review every account for excessive space and bandwidth utilization and to terminate or apply additional fees to those accounts that exceed allowed levels.

Except as set forth below, SecureLink Technologies may also cancel Your use of the Services, after thirty (30) days, if You are using the Services, as determined by SecureLink Technologies in its sole discretion, in association with spam or morally objectionable activities. Morally objectionable activities will include, but not be limited to:

- * activities designed to defame, embarrass, harm, abuse, threaten, slander or harass third parties;
- * activities prohibited by the laws of the Canada, the United States and/or foreign territories in which You conduct business;
- * activities designed to encourage unlawful behavior by others, such as hate crimes, terrorism and child pornography;
- * activities that are tortuous, vulgar, obscene, invasive of the privacy of a third party, racially, ethnically, or otherwise objectionable;
 - * activities designed to impersonate the identity of a third party;
 - * illegal access to other computers or networks (i.e., hacking);
 - * distribution of Internet viruses or similar destructive activities;

- * activities designed to harm or use unethically minors in any way; and
- * activities associated with the sale or distribution of prescription medication without a valid prescription.

Notwithstanding anything to the contrary herein, in the event SecureLink Technologies cancels Your Services during the first thirty (30) days after You purchase the Services, You will receive a refund of any fees paid to SecureLink Technologies in connection with the Services being cancelled. In the event SecureLink Technologies deletes Your Services because they are being used in association with spam or morally objectionable activities, no refund will be issued. You agree You will not be entitled to a refund of any fees paid to SecureLink Technologies if, for any reason, SecureLink Technologies takes corrective action with respect to Your improper or illegal use of its Services.

5. NO SPAM; LIQUIDATED DAMAGES.

You agree SecureLink Technologies may immediately terminate any account which it believes, in its sole discretion, is transmitting or is otherwise connected with any spam or other unsolicited bulk email. In addition, if actual damages cannot be reasonably calculated then You agree to pay SecureLink Technologies liquidated damages of \$1 for each piece of spam or unsolicited bulk email transmitted from or otherwise connected with Your account, otherwise You agree to pay SecureLink Technologies's actual damages. You acknowledge You have read and understand and agree to be bound by the terms and conditions of SecureLink Technologies's Anti-Spam Policy. Such terms and conditions are applicable to the use of all SecureLink Technologies Software and Services and are incorporated herein.

6. INTELLECTUAL PROPERTY.

You agree that SecureLink Technologies or its licensor holds all rights, title and interest in all Software and Services and all intellectual property, including other rights related to intangible property, unless otherwise indicated. You acknowledge that no title or interest in such Intellectual Property Rights is being transferred to You and You agree to make no claim of interest in any such Services or Software.

You understand and agree that all content and materials contained in this Agreement, other policies, the SecureLink Technologies web site, and any affiliated web sites, are protected by the various copyright, patent, trademark, service mark and trade secret laws of the United States, as well as any other applicable proprietary rights and laws, and that SecureLink Technologies or its licensor expressly reserves its rights in and to all such content and materials. You further understand and agree that You are prohibited from using, in any manner whatsoever, any of the content or materials described above without the express written permission of SecureLink Technologies or its licensor. No license or right under any

copyright, patent, trademark, service mark or other proprietary right or license is granted to You or conferred upon You by this Agreement or otherwise.

7. USE OF SecureLink Technologies SOFTWARE.

If You have licensed software from SecureLink Technologies, SecureLink Technologies grants You a limited, non-exclusive, non transferable and non-assignable license to use the software for such purposes as are ordinary and customary. You are free to use the software on any computer, but not on two (2) or more computers at one time.

You agree to not alter or modify the Software. You agree You are not authorized to combine the Software with any other software program, create derivative works based upon the Software, nor are You authorized to integrate any plug-in or enhancement which uses or relies upon the Software. You further agree not to reverse engineer, decompile or otherwise attempt to uncover the source code.

SecureLink Technologies reserves all rights to the Software. The Software and any copies You are authorized to make are the intellectual property of SecureLink Technologies. The source code and its organization are the exclusive property of SecureLink Technologies and the Software is protected by copyright, including Canadian Copyright Law. Except as expressly provided for in this section, this Agreement does not grant You any rights in the Software and all rights are reserved by SecureLink Technologies.

SecureLink Technologies PROVIDES THIS SOFTWARE "AS IS" WITHOUT WARRANTY OF ANY KIND EITHER EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE IMPLIED WARRANTIES OR CONDITIONS OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE.

8. FEES AND PAYMENT.

As consideration for the Software or Services purchased by You and provided to You by SecureLink Technologies, You agree to pay SecureLink Technologies at the time You order. All fees are due immediately and are non-refundable unless otherwise expressly noted, even if Your Services are suspended, terminated, or transferred prior to the end of the Services term. SecureLink Technologies expressly reserves the right to modify pricing through email notification and/or notice on its web site. If You signed up for a monthly payment plan, Your monthly billing date will be determined based on the day of the month You purchase the Services unless that date falls after the 28th of the month, in which case Your billing date will be the 28th of each month. If You signed up for an annual (or longer) payment plan, and You elected the automatic renewal option, SecureLink Technologies will automatically renew Your Services when they come up for renewal and will take payment from the Payment Method You have on file with SecureLink Technologies, at SecureLink Technologies's then current rates.

If for any reason SecureLink Technologies is unable to charge Your Payment Method for the full amount owed SecureLink Technologies for the Services provided, or if SecureLink Technologies is charged a penalty for any fee it previously charged to Your Payment Method, You agree that SecureLink Technologies may pursue all available remedies in order to obtain payment. If You pay by credit card and if for any reason SecureLink Technologies is unable to charge Your credit card with the full amount of the Services provided, or if SecureLink Technologies is charged back for any fee it previously charged to the credit card You provided, You agree that SecureLink Technologies may pursue all available remedies in order to obtain payment. You agree that among the remedies SecureLink Technologies may pursue in order to effect payment, shall include but will not be limited to, immediate cancellation without notice to You of any domain names or Services registered or renewed on Your behalf. SecureLink Technologies reserves the right to charge a reasonable administrative fee for administrative tasks outside the scope of its regular Services, including additional costs that it may incur in providing the Services and pass along to You. These include, but are not limited to, customer service issues that cannot be handled over email but require personal service, fees incurred by third parties You have elected to use as payment methods, including PayPal, and disputes that require legal services. These charges will be billed to the Payment Method we have on file for You. You may change Your Payment Method at any time by contacting SecureLink Technologies.

You agree that You are solely liable for arranging that Your Services are renewed, and that SecureLink Technologies shall not be liable to You or any third party if it is unable to charge Your Payment Method in order to renew Your Services.

a. Pay by PayPal

By using SecureLink Technologies's pay by PayPal, Inc. (PayPal) option (Pay by PayPal), You can purchase SecureLink Technologies Software and Services using PayPal. In consideration for the Software and Services purchased by You and provided to You by SecureLink Technologies, You agree to allow PayPal to debit the full amount of this transaction from Your PayPal account balance or the Preferred Funding Source You established with PayPal, which is non-refundable.

It is Your responsibility to keep Your PayPal Account current, to have available funds in it and to have Your PayPal Account backed by a valid credit card. You agree that PayPal and SecureLink Technologies will not be responsible for payments that fail to go through as a result of Your Funding Source no longer existing, or holding insufficient funds. If for any reason PayPal is unable to withdraw the full amount owed for the Services provided, You agree that PayPal and SecureLink Technologies may pursue all available remedies in order to obtain payment. You agree that if the transaction is returned unpaid, You will pay a

service charge of \$25.00 or the maximum amount allowed by law, which may be debited from Your account by PayPal or charged to Your Preferred Funding Source.

By clicking the box labeled I agree to the terms of the Pay by PayPal terms, You authorize the information provided to be used for the creation of an electronic funds transfer (EFT), and You authorize a debit of THE FULL AMOUNT of Your order from Your PayPal Account or Preferred Funding Source.

b. In accordance with standard communication billing practices, the following policies will be effective December 1, 2016.

'One-time payments' will not be accepted for recurring communication services. You will be required to signup for pre-authorized payments. For your convenience, we accept all major credit cards. Customers prior to December 1 ,2016 will be exempted from the Pre-Authorized payments requirement. Once a customer's account is flagged as past due (see 8c), this Pre-Authorized payment requirement exemption is permanently revoked.

Past due invoices will be charged interest as per 8c

c. If your account is past due, you will be charged 4% interest per month (prorated daily). A paper invoice will be automatically generated and mailed to the address on file. if your account is past due for more than 7 days, a \$10.00 fee will be applied to your account to recoup the invoice generation and mailing cost. Your account will be automatically flagged as overdue pending service restrictions after 14 days from the due date. If you fail to pay your account in full for more than 21 days after the due date, your services may be reduced and/or terminated.

9. REPRESENTATIONS AND WARRANTIES.

You, or the individuals who electronically execute this Agreement on behalf of You hereby represent and warrant that they have the right, power, legal capacity and appropriate authority to enter into this Agreement, and that they own and have not transferred to any other person or entity any of the rights, claims or interests that are the subject of this Agreement. You represent and warrant that You are 18 years of age or older, or that You have an agent authorized by law to represent You who is 18 years of age or older who is entering into this Agreement on Your behalf. You warrant that each action You make is being done so in good faith and that You have no knowledge of it infringing upon or conflicting with the legal rights of a third party or a third party's trademark or trade name.

SecureLink Technologies expressly reserves the right to deny, cancel or transfer any domain name registration that it deems necessary, in its discretion, to protect the integrity and stability of the registry, to comply with any applicable laws, government rules or requirements, requests of law enforcement, in compliance with any dispute resolution process, or to avoid any liability, civil or criminal, on the part of

SecureLink Technologies, as well as its affiliates, subsidiaries, officers, directors and employees.

SecureLink Technologies also reserves the right to freeze a domain name during resolution of a dispute.

10. LIMITATION OF LIABILITY.

IN NO EVENT SHALL SecureLink Technologies BE LIABLE TO YOU OR ANY OTHER PERSON FOR ANY INDIRECT, INCIDENTAL, CONSEQUENTIAL, SPECIAL, EXEMPLARY OR PUNITIVE DAMAGES, INCLUDING LOSS OF PROFIT OR GOODWILL, FOR ANY MATTER, WHETHER SUCH LIABILITY IS ASSERTED ON THE BASIS OF CONTRACT, TORT (INCLUDING NEGLIGENCE), BREACH OF WARRANTIES, EITHER EXPRESS OR IMPLIED, ANY BREACH OF THIS AGREEMENT OR ITS INCORPORATED AGREEMENTS AND POLICIES YOUR INABILITY TO USE THE SOFTWARE OR SERVICES, YOUR LOSS OF DATA OR FILES OR OTHERWISE, EVEN IF SecureLink Technologies HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

Some provinces may not allow such a broad exclusion or limitation on liability for damages as contained herein. In such provinces, SecureLink Technologies's liability is limited to the full extent permitted by law. You agree that in no event shall SecureLink Technologies's maximum aggregate liability exceed the total amount paid by You for the particular Software or Service in dispute purchased from SecureLink Technologies.

11. DISCLAIMER OF WARRANTIES .

SecureLink Technologies EXPRESSLY DISCLAIMS ALL WARRANTIES OF ANY KIND, WHETHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT. SUCH SERVICES ARE PROVIDED ON AN "AS IS" AND "AS AVAILABLE" BASIS. SecureLink Technologies MAKES NO WARRANTY THAT ITS SERVICES WILL MEET YOUR REQUIREMENTS, OR THAT THE SERVICES WILL BE UNINTERRUPTED, TIMELY, SECURE, OR ERROR FREE, OR THAT DEFECTS WILL BE CORRECTED. SecureLink Technologies DOES NOT WARRANT, NOR MAKE ANY REPRESENTATIONS REGARDING THE USE, OR RESULTS OF, ANY OF THE SERVICES IT PROVIDES, IN TERMS OF THEIR CORRECTNESS, ACCURACY, RELIABILITY, OR OTHERWISE.

SOME JURISDICTIONS DO NOT ALLOW THE DISCLAIMER OF IMPLIED WARRANTIES, IN WHICH EVENT THE FOREGOING DISCLAIMER MAY NOT APPLY TO YOU.

12. INDEMNIFICATION.

You agree to defend, indemnify and hold harmless SecureLink Technologies and its contractors, agents, employees, officers, directors, shareholders, and affiliates from any loss, liability, damages or expense, including reasonable attorneys' fees, resulting from any third party claim, action, proceeding or demand

related to Your (including Your agents affiliates, or anyone using Your account, software or services with SecureLink Technologies whether or not on Your behalf, and whether or not with Your permission) use of the Software or Services You purchased from SecureLink Technologies or Your breach of this Agreement or incorporated agreements and policies. In addition, You agree to indemnify and hold SecureLink Technologies harmless from any loss, liability, damages or expense, including reasonable attorneys' fees, arising out of any breach of any representation or warranty provided herein, any negligence or willful misconduct by You, or any allegation that Your account infringes a third person's copyright, trademark or proprietary or intellectual property right, or misappropriates a third person's trade secrets. This indemnification is in addition to any indemnification required of You elsewhere. Should SecureLink Technologies be notified of a pending law suit, or receive notice of the filing of a law suit, SecureLink Technologies may seek a written confirmation from You concerning Your obligation to indemnify SecureLink Technologies. Your failure to provide such a confirmation may be considered a breach of this Agreement. You agree that SecureLink Technologies shall have the right to participate in the defense of any such claim through counsel of its own choosing. You agree to notify SecureLink Technologies of any such claim promptly in writing and to allow SecureLink Technologies to control the proceedings. You agree to cooperate fully with SecureLink Technologies during such proceedings.

You agree to cooperate fully with SecureLink Technologies during such proceedings. You agree You will not be entitled to a refund of any fees paid to SecureLink Technologies if, for any reason, SecureLink Technologies takes corrective action with respect to Your improper or illegal use of its Services. You also agree that if SecureLink Technologies is notified that a complaint has been filed with a governmental, administrative or judicial body, regarding a account of Yours with SecureLink Technologies, that SecureLink Technologies, in its sole discretion, may take whatever action SecureLink Technologies deems necessary regarding further modification, assignment of and/or control of your account to comply with the actions or requirements of the governmental, administrative or judicial body until such time as the dispute is settled.

13. GOVERNING LAW, VENUE; WAIVER OF TRIAL BY JURY.

This Agreement shall be deemed entered into in the Province of Ontario and Country of Canada. Except for disputes concerning the user of a domain name registered with SecureLink Technologies, You agree that the laws and judicial decisions of the Province of Ontario, shall be used to determine the validity, construction, interpretation and legal effect of this Agreement. You agree that any action relating to or arising out of this Agreement shall be brought in the courts of the Province of Ontario. For the adjudication of disputes concerning the use of any domain name registered with SecureLink Technologies, You agree to submit to jurisdiction and venue in the Province of Ontario Court.

You agree to waive the right to trial by jury in any proceeding that takes place relating to or arising out of this Agreement.

14. NOTICES.

You agree that all notices (except for notices concerning breach of this Agreement) from SecureLink Technologies to You may be posted on our Web site. Notices concerning breach will be sent either to the email or postal address You have on file with SecureLink Technologies. In either case, delivery shall be deemed to have been made eight (8) days after the date sent.

Notices from You to SecureLink Technologies shall be made either by email, sent to the address provided on the SecureLink Technologies web site, or first class mail to SecureLink Technologies's address at:

SecureLink Technologies 1354 Bush Hill Link London, ON N6G 0X6 Canada

15. HEADINGS.

The headings in the Agreement are descriptive only and in the event of a conflict between a heading and the underlying terms of this Agreement, the terms of this Agreement shall control.

16. ENTIRE AGREEMENT.

You agree that this Agreement including the policies and agreements it refers to (i.e. our Dispute Resolution Policy, etc.) constitute the complete and only Agreement between You and SecureLink Technologies regarding the Services contemplated herein.

17. SEVERABILITY.

You agree that the terms of this Agreement are severable. If any part of this Agreement is determined to be unenforceable or invalid, that part of the agreement will be interpreted in accordance with applicable law as closely as possible, in line with the original intention of both parties to the Agreement. The remaining terms and conditions of the Agreement will remain in full force and effect.

18. WAIVER.

The failure of SecureLink Technologies to enforce any of the provisions within this Agreement or its incorporated agreements and policies against You or others shall not be construed to be a waiver of the right of SecureLink Technologies thereafter to enforce such provisions.

19. FORCE MAJEURE.

SecureLink Technologies will make every effort to keep its web site and Services operational. However, certain technical difficulties and other factors outside of its control may, from time to time, result in temporary service interruptions. You agree not to hold SecureLink Technologies liable for any of the consequences of such interruptions.

20. SURVIVAL.

Sections 1, 6, 9, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, and 22 shall survive any termination or cancellation of this Agreement.

22. NO THIRD PARTY BENEFICIARIES.

Nothing in this Agreement, express or implied, is intended to confer upon any third party any rights, remedies, obligations, or liabilities under or by reason of this Agreement, except as expressly provided in this Agreement.

B. SOFTWARE AND SERVICES SPECIFIC AGREEMENTS

If You purchase Services from SecureLink Technologies, the following Software and Services specific agreements, specific to the Services you purchase or use, shall apply and are incorporated within this Agreement in addition to Sections 1-19: