Terms & Conditions of Service

1. Introduction

These are the legal terms and conditions of the agreement that you must accept before engaging us in any consultancy or to design, develop or deploy website or data services. This Agreement may need to be read in conjunction with licence agreements supplied with our other services, for example, the Subscription Licence Agreement for Artlogic Database services and the Data Processing Addendum which is our agreement under law for handling personal data. We may also be providing development work or importing your data which may be subject to additional agreements.

2. Definitions

- 2.1 Terms used in this Agreement
- (a) "Artlogic Media Ltd", "us", "we", "Artlogic" means Artlogic Media Limited incorporated and registered in England and Wales (03829035) whose registered address is 1 Pickle Mews London SW9 0FJ, United Kingdom.
- (b) "You", the "Client" means the client who has signed up for an Artlogic service with whom this Agreement is made.
- (c) The "Solution", the "Service", "Services" means any services provided by Artlogic
- (d) "Office hours" or "working hours" means Artlogic's advertised business hours which are currently Monday to Friday 9.30 18.00 (London and New York) as updated from time to time.
- (e) "Terms", "Terms and Conditions" or "Agreement" means the legal terms and agreements to which a Client or prospective Client is required to agree before using any of the Services provided.
- (f) "Database", "Artlogic Database", "Artlogic Online" and the product names "Artlogic One", "Artlogic Pro", "Database One", "Database Pro", "Gallery Management", "Artist

Management", "Collector Management", "Studio Management", "Collections Management", "Management Professional", "Management Expert" mean the online database application provided by Artlogic.

- (f) "Website" and the product names "Artist Website", "Gallery Website", "Website Essential", "Website Professional", "Website Expert" and "Online Viewing Rooms" mean the website service.
- (h) "E-Commerce" and the product names "E-Commerce Starter", "E-Commerce Essential", "E-Commerce Professional", "E-Commerce Expert", "Online Store Starter", "Online Store Essential", "Online Store Professional and "Online Store Expert" mean the e-commerce website service.
- (i) "Marketing" and the product names "Marketing Essential", "Marketing Professional" and "Marketing Expert" mean the email marketing platform add-on to the online database application.
- (j) "Sales" and the product names "Sales Starter" and "Sales Professional" are the sales platform add-on to the online database application.
- (k) The "Artlogic App" and the "App" refer to the Artlogic iOS app available to Artlogic online database application clients.
- (I) The "Sales Pipeline" and "Pipeline" refers to the sales CRM platform available to Artlogic online database application clients.
- (j) "Content", "Website Content", "the Content" means any photographs, pictures, content, text, artwork, files, programs, sound, graphics, video, data, and other similar materials that the Client uploads or "posts" to their Website or stores using services provided by Artlogic or material uploaded by the Client's end users.
- (k) "Artlogic CMS" ('Content Management System'), "Content Management System", "Code", "Website Code", "Application", means the underlying back-end Application and administration area operating and providing the website or service, excluding the Client's Content or material added by the Client's service users. Artlogic CMS includes all HTML Source Code, CSS, programming code, and JavaScript and other materials either owned by or

licensed to Artlogic Media Ltd, and the interface and functionality of the Content Management System used by the Client to administer their Website Content.

- (I) "Media" means any means of conveying information, whether now known or hereafter devised.
- (m) "Template" websites are pre-configured services where changes to the appearance can be made by the Client. Clients make choices and add their Content and we provide support when necessary.
- (n) means the underlying application and administration area for a website through which you add and edit content.
- (o) "Bandwidth" means the volume of data served over a given period of time.
- (p) "SEO" means 'Search Engine Optimisation'.
- (q) "Confidential Information" of each party shall mean all information, in whatever form, disclosed, made available by, or otherwise emanating from the party in connection with this Agreement (and shall include its terms and, in the case of Artlogic's Confidential Information, all information relating to the specification and performance of the Solution). Confidential Information shall not include information which: (i) at the time of disclosure is in the public domain; (ii) after disclosure becomes part of the public domain otherwise than by breach by a party of the provisions of this Agreement; (iii) was already in the possession of the receiving party at the time of disclosure; (iv) was received by the receiving party after disclosure from a third party who was not required to hold it in confidence; or (v) is trivial and/or obvious.
- (r) "Excluded Event" means (i) incompetence, misuse or other error of a user of the Solution or erroneous or incorrectly data prepared by you; (ii) failure to access or use the Solution in accordance with the terms of this Agreement, any documentation or Artlogic's instructions; (iii) any change, addition or variation to the Solution or its operating environment outside Artlogic's normal procedures made by or at the request of you; (iv) any change, addition, variation or repair to the solution other than those carried out by Artlogic; (v) use of the Solution in combination with other systems, software or equipment of yours (or any third party) not approved by Artlogic; (vi) any telecommunications network defect, delay or failure or failure of your hardware or other systems; and/or (vii) any failure in performance of the

Solution or its availability caused by matters other than the hardware, software, networks,

databases and other information technology equipment owned or controlled by Artlogic.

(s) "Liability" means all and every type of liability Artlogic has or may have arising out of

or in connection with this Agreement, the Solution and any support services, including but not

limited to, liability: (i) for or in breach of contract, repudiation, renunciation, restitution,

misrepresentation, negligence, other tort or breach of statutory duty; (ii) under any indemnity

or arising from any express right or remedy; (iii) caused by any total or partial failure or delay

in supply of the Solution and support services; or (iv) arising from deliberate actions or

omissions, and in each case, however fundamental the result.

2.2 Services provided

Artlogic shall provide the Services in accordance with any quote or bespoke Development

proposal that is signed by both Parties, and this Agreement.

3. Disclaimer and Limitation of Liability, Remedies and Damages

You will not use the Application, Website or Services for any purpose that is unlawful or

prohibited by these Terms and Conditions. By using the Application, Website or Services you

are fully accepting the terms, conditions and disclaimers contained in this notice. If you do not

accept these Terms and Conditions you must immediately stop using the Application, Website

or Services.

3.1 Limited Warranty – Hosted online services and Websites

THE APPLICATION AND THE MATERIALS AT THE WEBSITE ARE PROVIDED "AS IS" AND "AS

AVAILABLE" WITHOUT ANY EXPRESS OR IMPLIED WARRANTY OF ANY KIND, INCLUDING

WARRANTIES OF MERCHANTABILITY, NON-INFRINGEMENT OF INTELLECTUAL PROPERTY,

OR FITNESS FOR ANY PARTICULAR PURPOSE.

ARTLOGIC MEDIA LIMITED AND ITS OFFICERS, DIRECTORS, SUBSIDIARIES AND CONSULTANTS MAKE NO REPRESENTATIONS OR WARRANTIES OF ANY KIND, EXPRESS OR IMPLIED, THAT OUR SERVICES OR ANY CONTENT ON OUR SERVICES WILL MEET YOUR REQUIREMENTS OR BE AVAILABLE WITHOUT INTERRUPTION, ACCESSIBLE, BE ACCURATE, RELIABLE, TIMELY, USEFUL, COMPLETE, SAFE, FREE OF ERRORS, THAT DEFECTS WILL BE CORRECTED AND THAT OUR SERVICES IN ANY WAY WILL GIVE RISE TO ANY SPECIFIC RESULTS.

THESE LIMITATIONS WILL APPLY REGARDLESS OF WHETHER OR NOT ARTLOGIC HAS BEEN WARNED OF THE POSSIBILITY OF SUCH DAMAGES. APPLICABLE LAW IN SOME COUNTRIES MAY NOT PERMIT THE EXCLUSION OF IMPLIED WARRANTIES, SO SOME OF THE EXCLUSIONS IN THIS SECTION MAY NOT APPLY TO YOU.

3.2 Limited Warranty (Bespoke development)

Artlogic Media Ltd. warrants that the software/solution/services provided will substantially conform to the agreed specifications at the time of delivery. Artlogic Media Ltd.'s entire liability and your sole and exclusive remedy for any breach of the foregoing limited warranty will be, at Artlogic Media Ltd.'s option, refund (or partial refund) of the development fees or repair to the defective software. We are not responsible for any ongoing maintenance or enhancements. As the design and programming of bespoke websites is, by its nature, unique, any changes or enhancements will need to be agreed, costed and scheduled by the Provider to implement new ideas, new functionality, to satisfy new legal obligations or internet standards or to exploit the availability of emerging technology or to remedy changes in third-party services that the Client's system was built to use, including, but not limited to, social media feeds, Google Tag Manager, payment gateway services and external mailing lists.

3.3 Limitation of Remedies and Damages

IN NO EVENT SHALL ARTLOGIC MEDIA LIMITED OR ITS AGENTS, SUBSIDIARIES, DIRECTORS OR OFFICERS OR AFFILIATES OF ANY OF THE FOREGOING BE LIABLE FOR ANY CLAIMS, LOSS OR CONSEQUENTIAL, INCIDENTAL, INDIRECT OR SPECIAL DAMAGES WHATSOEVER (INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF PROFITS, BUSINESS INTERRUPTION, LOSS OF INFORMATION, VIOLATION OF YOUR RIGHTS BY ANY THIRD PARTY) ARISING OUT OF THE USE OF OR INABILITY TO USE THE SOLUTION, EVEN IF ARTLOGIC MEDIA LIMITED HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

ARTLOGIC MEDIA LTD.'S LIABILITY TO YOU FOR DIRECT DAMAGES FOR ANY CAUSE WHATSOEVER, AND REGARDLESS OF THE FORM OF THE ACTION, WILL BE LIMITED TO THE GREATER OF ONE THOUSAND POUNDS STERLING OR THE MONEY PAID FOR THE COMPONENT OF THE SOLUTION THAT CAUSED THE DAMAGES.

3.4 Legal Indemnity

THE CLIENT AGREES TO INDEMNIFY THE PROVIDER AND ITS SUBSIDIARIES DIRECTORS AND OFFICERS AGAINST ALL LEGAL COSTS, FINES, DAMAGES AND JUDGMENTS RESULTING FROM LEGAL ACTION BY ANY THIRD PARTY FOR ANY REASON WHATSOEVER WHERE IT IS LINKED TO A SERVICE THAT THE PROVIDER HAS PROVIDED TO THE CLIENT EXCEPT WHERE SUCH LEGAL COSTS, FINES, DAMAGES AND JUDGMENTS RESULT FROM THE ACTIONS OR OMISSIONS OF THE PROVIDER. THE CLIENT AGREES TO THIS INDEMNITY WITHOUT LIMITATION, WHETHER THE CLIENT IS CITED IN THE LEGAL ACTION OR NOT AND WHETHER THE ACTIONS ARE CONTESTED, OR EITHER OF THE PARTIES PREFER THAT THE MATTER IS SETTLED OUT OF COURT.

4. Accessibility for Public Websites

Maintaining accessibility of your website may be a requirement by law in certain countries, included but not limited to the <u>Americans with Disabilities Act</u> (ADA) in the United States.

It is your duty to fully research your accessibility responsibilities. You may wish to seek expert accessibility advice and legal advice as you are responsible for ensuring that the website conforms to any accessibility guidelines and laws and to provide adequate accessibility training. You may wish to create an audit trail indicating ongoing vigilance, for instance regular internal and external testing, which may be useful for a legal defence. Even the highest standards of accessibility still may not prevent website owners from receiving vexatious claims.

We will strive to ensure that bespoke websites are built and delivered according to the <u>Web</u> <u>Content Accessibility Guidelines (WCAG) 2.1</u>, which is the most widely adopted accessibility guidance available at the time of writing. We have conducted extensive work to implement the same high standards of accessibility across all our new websites. It is not possible for us to be familiar with accessibility standards in every country and in every legal jurisdiction, so we recommend that you obtain an accessibility audit from a local third party specialist if desired to ensure any works we have carried out meet the relevant standards before the site is made live to the public. It is also important to understand that you are responsible for maintenance of your website's accessibility from the point at which the website has been delivered to you, as any changes to the content or functionality may affect accessibility.

We assume no liability for achieving or maintaining accessibility standards on your website, you agree to indemnify Artlogic Media Limited and its subsidiaries, directors and officers against all legal costs, fines, damages and judgements resulting from legal action.

5. Our Fees

5.1 Subscription services

For template websites, Online Viewing Room microsites, Databases and any bolt-on services, our Fees are normally set out in quotations which the Client will sign. The fees are normally subscription based and include hosting and support at different levels, depending on the price point. Our fees for alternative packages or additional services that a Client may require in addition to their subscription are set out on our website or available on request.

5.2 Bespoke projects

- Design and Development: The size and scope of each bespoke project can vary
 widely. For each project we will supply a proposal containing information about the
 design stages, the design review process, information about inserting and editing your
 material, an estimated timeline, project milestones and a cost estimate with the
 following instalments:
 - 40% initial deposit, 30% on approval of designs, 30% on delivery of site as specified.
- Hosting and support: After delivery of the site, there is an ongoing hosting fee, quoted at a monthly rate but typically paid quarterly or annually. This includes technical support by email or phone providing it relates to the functioning of the website or the CMS. For clients who want to guarantee optimum performance for their site or for sites which are expected to be (or become) very busy this may involve a dedicated server (see below). We reserve the right to charge ongoing (hosting) fees once we have delivered your website in accordance with our agreement, whether or not you have finished preparing your material or finished checking that our service meets any agreed criteria.

5.3 Ecommerce

We are pleased to offer ecommerce to any website client who would like to sell art, books or

tickets online. With most clients, there are no monthly fees and we take a small commission

when you make sales. The commission rate can be reduced for successful ecommerce sites

by choosing a plan with a monthly fee. Either way, you will need an account with Stripe, who

can process transactions for any major credit card. They will make a small deduction from the

total for payment processing and currency conversion and release the funds to you 7 days

later. Stripe is free to set up and there are no monthly fees. It is not available in every country

and we may be able to offer an alternative method depending on your location. See

www.stripe.com for details of their pricing and service. The Provider is not responsible for the

accurate calculation of Sales Taxes, the filing of tax returns or the payment of sales taxes due

by any Client within any territory.

5.4 Fee changes

We may choose at our discretion to increase prices, we will give our clients a minimum of 90

days prior written notice (which may be by email) in advance of any increase.

5.5 Payments to Artlogic

Payment of our invoices must be made in accordance with the credit period offered on the

invoice, if any. The Client is responsible for ensuring that Artlogic receives explicit instructions

regarding the up-to-date contact details for the correct person, people or team that organises

payments for the Client.

Development instalments should be made by BACS, Faster payments, Wire transfer or

another bank transfer mechanism to reduce delay in receiving cleared funds. All Ongoing

fees and subscriptions should be settled automatically via Direct Debit in the UK, ACH or

AutoPay in the USA, or by credit card elsewhere. Payments of all invoices should be paid by

BACS / CHAPS or Wire Transfer in preference to Credit / Debit card.

5.6 Late Payment

After 30 days overdue, interest may be charged at 8% above the Bank of England rate, in

accordance with the Late Payments of Commercial Debts (interest) Act 1998 as amended and

supplemented by the Late Payment of Commercial Debts Regulations 2002.

The Provider will use reasonable endeavours to contact the person or people the Client has

stipulated should be contacted for payment. Multiple reminders will be sent. Failure to pay our

invoices promptly breaches this Agreement.

The Provider will not continue to provide services if they are not paid. Services will be

suspended or terminated and data which does not belong to the Provider will be deleted if no

funds have been received from the Client and no contact can be established.

We may pass on unpaid debts to a debt collection agency who may levy their own reasonable

fees for debt recovery (to you or to us) which you agree to pay. If you are not charged any

fees by the agency, you will need to reimburse us for any recovery fee we forfeited to pay the

agent if we continue to provide our services.

6. Privacy

We require clients to be committed to responsible data management and subscribe to the

principles of the data protection legislation in the EU. You should always describe how any

data collected from end users is to be used and obtain explicit consent to add them to your

mailing list. The information provided by end users should never be made available for sale or

use by third parties.

In order to maintain and improve the delivery of our service and provide support, it is necessary for us to understand user behaviour, the performance of each Client's services and investigate any concerns in detail. In order to create meaningful insights about your services, we may need to extract and process aggregate data. Our services require the setting of cookies to function correctly for administration, wish lists, ecommerce and Google Analytics plus any other services you require us to add to help with SEO, ecommerce, etc. See Cookies, below.

As data processors, we will not deliberately share or exploit any data you have collected without your knowledge or consent in any way that would reveal personal information about any individual or reveal any commercially sensitive information.

The Client may authorise the Provider to share the Client's data, at the Client's request, with other companies providing a service with which the Provider has developed an integration path. Such services may include payment gateways, sales platforms, mailing systems or external CRM systems. If the Client is also a client of the Third Party service provider, the Client should ensure that their agreement with that company is bound by confidentiality obligations no less stringent than those contained within this Agreement. The Provider accepts no responsibility or legal liability for any direct or indirect damages, consequential loss, reputational damage or judgments for any breach, misuse or loss of the Client's data as the result of the action or inaction of any Third-Party provider.

We are concerned about the safety and privacy of all users but particularly children. You should not knowingly solicit personal information from children or request personal information from them. For any services that do or could target young users, clients should advise anyone under age 18 to obtain their parent/guardian's permission before they provide any personal information to the website. Clients should also advise caution when asking younger people to reveal personally identifiable information about themselves.

Our Privacy Policy does not form part of this agreement as it extends to include end users for

our own website and is subject to change. https://artlogic.net/privacy

Our <u>Data Protection Addendum</u> does form part of this agreement. A copy signed by us will be

sent to you in order to collect your signature.

7. Cookies

All Artlogic services use a technology called "cookies". A cookie is an element of data that a

website or web-based application sends to end user browsers that is then stored on their

device. We use cookies to create aggregate data relating to website use and for 'session

management' which is necessary for clients to administer their Content. For this reason, you

must allow cookies in order to use our Services. If you do not wish to allow cookies you

cannot use our Services. You may safely delete cookies placed by the Service after you log

out of the Service. If you delete cookies whilst logged into the Service your session may be

ended and you may need to log in again. Read more about the way we use cookies on our

website: https://artlogic.net/cookies

8. Security

At set up, your principal contact or nominated system administrator will be informed of their

username and password. Once notified by email, their first act should be to change their

password, before going on to set up any other users. This step is essential and after that

point, we do not know your password and could never recover it. We recommend that all

users of our services use a reputable password manager and strong passwords. We

recommend the use of two-factor authentication for all users where this is possible. You must

make sure that your username is your email address and that you can always receive

messages to this for password recovery purposes.

You agree to keep your administrative login ID and passwords safely and notify us

immediately if you think it is no longer secure. Service users are responsible for all activities

which take place when your credentials have been used, whether authorised or not. Any work

required to restore data as the result of a breach caused by bad security will be chargeable.

You may not use another person's user details at any time, without their express permission.

If we believe a serious breach of security has occurred, we reserve the right to suspend or

close your account without notice. We reserve the right to withdraw administrative access to

the site to protect the data integrity of our clients' files from traffic on the internet, including

actual (or suspected) viruses, denial of service attacks or hacking attempts.

System administrators must make all necessary changes to add, remove and edit user

permissions. We cannot add, edit or remove permissions as our support team does not have

the authority over your data and will not be able to confirm the current authority or position of

anyone calling or emailing. If an administrator leaves your organisation, it is essential that

another user has administrative access to remove their access and set up replacement users.

9. Acceptable Use

9.1

ARTLOGIC ALLOWS ITS USERS OR ACCOUNT HOLDERS TO POST MATERIAL ON THE

WEBSITE AND SHARE IT WITH OTHER PEOPLE IN PERSON, VIA EMAIL AND VIA

HYPERLINKS TO WEB PAGES ON OTHER HOSTS. ARTLOGIC DOES NOT CONTROL OR

ENDORSE THE CONTENT AND CANNOT GUARANTEE THE ACCURACY, INTEGRITY OR

QUALITY OF SUCH CONTENT.

END USERS OF ARTLOGIC SERVICES MAY BE EXPOSED TO CONTENT THAT THEY

CONSIDER TO BE OFFENSIVE AND/OR INDECENT OR REPORT THAT MATERIAL PUBLISHED

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www.artlogic.net

ON YOUR WEBSITE OR THE APPLICATION INFRINGES THE LAW. ARTLOGIC WILL NOT BE LIABLE IN ANY WAY FOR ANY CONTENT OR FOR ANY LOSS OR DAMAGE OF ANY KIND RESULTING FROM THE USE OF ANY CONTENT TRANSMITTED VIA THE SERVICES AND, AS A CLIENT, YOU AGREE TO BEAR ALL RISKS ASSOCIATED WITH THE USE OF ANY CONTENT, INCLUDING ANY RELIANCE ON THE ACCURACY OR COMPLETENESS OF SUCH CONTENT.

WE WILL FOLLOW UP ANY SUSPECTED BREACH OF THESE TERMS AND CONDITIONS, RESPOND TO COMPLAINTS FROM END USERS AND COOPERATE TO THE FULLEST EXTENT WITH ANY LAW ENFORCEMENT AGENCIES.

9.2.

We acknowledge that in order to create Content pages on the Application or Website which you can share, you may, from time to time, upload material for which you do not own the copyright, such as photographs of works by artists. However, it is your responsibility to ensure that you have secured the necessary rights to publish copyrighted material and you agree to indemnify Artlogic Media Ltd and its subsidiaries, directors and officers against all legal costs, fines, damages and judgements resulting from legal action regarding any content you put on the Website or Services. You acknowledge that all photographs, pictures, content, text, artwork, files, sound, graphics, video, data, and other similar materials that you upload or "post" to the Website or store in the Application ("the Content"), whether posted publicly or transmitted privately, are your sole responsibility.

9.3.

Our right to distribute the Content. Artlogic does not claim any ownership rights in the photographs, pictures, content, text, artwork, files, sound, graphics, video, data, and other similar materials that you upload or "post" to the Website or store in the Application ("the Content"), however we do need your permission to display the Content within the Application or Website, or on any of the Services we provide as part of the Service. For instance, if you

use any kind of 'embedded image galleries' facility to embed material within another website, we need your permission to do this. For this reason, you hereby grant to Artlogic Media Ltd a non-exclusive, fully paid and royalty-free, worldwide, limited licence to use, modify, delete from, add to, publicly display and reproduce such Content, including without limitation distributing part or all of the Content in any media formats through any media channels necessary in order to provide the Service. In the event of any dispute arising over the misuse of such Content, we reserve the right to remove material without warning.

9.4.

No agency with third parties. You agree not to use the service on behalf of others to store, to make or offer to publish material, to make web pages or disseminate documents, images, emails, information or embedded slideshows whether it is for commercial gain or not. Individuals or organisations who have material to store, present, offer or distribute need to have their own accounts.

9.5.

You agree not to use the Services to send any unsolicited messages, commercial or otherwise, in breach of any privacy legislation; post, publish, distribute or disseminate material or information that is defamatory, infringing, obscene, threatening, abusive, harassing or unlawful; post, publish, distribute or disseminate material or information that incites discrimination, hate or violence towards any person or group on account of their race, religion, disability, sexuality, nationality or otherwise; threaten, abuse, disrupt, violate the legal rights (including rights of privacy and publicity) of others; use any information or material in any manner that infringes any copyright, trademark, patent or other proprietary right of any party; make available or upload files that contain a virus, worm, trojan or corrupt data that may damage the operation of the computer or property of another; collect or store personal information about others, including email addresses without user consent; impersonate any person or entity for the purpose of misleading others; violate any applicable laws or

regulations; use the Services in any manner that could damage, disable, overburden or impair the Services or interfere with any other party's use and enjoyment of the Services; post, publish, distribute or disseminate material or information that you do not have a right to transmit under any law or under contractual or fiduciary relationships (such as inside information or confidential information disclosed in the course of employment or under a confidentiality agreement); attempt to gain unauthorised access to any of the Services, other accounts, computer systems or networks connected to the Services through hacking, password mining or any other means. We have no obligation to monitor the Services but shall be entitled to review materials posted to a communications facility and, at our sole discretion, to remove any material that breaches these Terms and Conditions or is otherwise objectionable.

9.6

You agree not to use the Services to offer for sale or to sell anything that we, at our sole discretion, consider to be illegal, fraudulent, stolen, dangerous, subject to export control or in breach of sanctions. You agree that you are responsible for paying applicable sales taxes.

10. Intellectual Property Rights

The website service we provide, (including without limitation the design, everything that forms part of the look and feel of the user experience, the software and source code, as distinct from the Content that you, or your end users, upload or "post" to the Application or Website) belongs to Artlogic Media Ltd and is protected by copyright, trademarks, patents and other intellectual property rights and laws. The copyright for the design on your site or services will rest with the copyright holders. Reproduction of our designs is not permitted without first seeking written permission from the copyright holders (including ourselves which we will not unreasonably withhold) unless you have clauses in a separate development agreement.

This Agreement doesn't grant you any right, title or interest in the Services and you may not copy any of the source code or JavaScript files owned by Artlogic Media Ltd or used in the Application or Website unless specifically allowed in the licence displayed at the top of each file. The Application code and Website code uses JavaScript and other source code which may be owned by a third party. You do not have the rights to use any material we pre-populate in a new website or in our demonstration systems or support website or email communications. Any feedback or suggestions you offer to us can be used by us without payment, permission or restrictions even after this agreement is terminated.

11. Website Launches

In order to make your website live and visible to the public, you will need to make some changes to point your web traffic for your domain(s) to our servers. We will provide instructions for which settings (DNS) need to be changed. There is no need to change the domain registry, change your email provider or anything else. Once your DNS has been updated it can take up to 72 hours to take effect. You are responsible for making these changes and we advise using an IT support professional for managing your DNS.

We can attempt to complete the DNS changes on your behalf for an agreed fee on the condition that you supply access to your Name Server control panel. This is a routine matter for our technical staff, especially if the DNS is adjusted at a mainstream domain registry (e.g. GoDaddy, 1and1, 123-reg, Network solutions, etc.). However, where the DNS setup is more unusual, we may need to charge additional fees or we may not be able to complete the changes on your behalf. We encourage you to check at the start of the project that you have the information about where and how changes to your domain name can be made.

12. Termination

We have the right to terminate your access to any or all of the Services at any time, without

notice, for any reason, including without limitation, non-payment of our invoices or another

breach of these Terms and Conditions. In the case of Template websites, we may also at any

time, at our sole discretion, discontinue the Services or any part thereof without prior notice.

For Bespoke websites, we will attempt to communicate with you to provide the greatest

practical notice period and supply a reason if we need to modify or discontinue your service.

You agree that we shall not be liable to you or any third party for any termination of your

access to the Application, Website or Services. We would provide no less than 90 days' notice

of any alteration of service, including cancellation. If you have a paid account, you have the

right to terminate your account with no less than 90 days' notice by emailing us at

info@artlogic.net.

13. Scope

13.1 Inclusions

You should check on the sign-up form for our subscription website and database services, or

the proposal document for bespoke services, that the Solution/s you have requested will

include everything you need. You should not assume that we offer any service or feature that

you need without checking in advance that it is included and meets your requirements. If we

do not currently offer a feature that is important to you, we will strongly consider adding it,

where possible, and give you an estimate and a roadmap for adding the feature.

13.2 Exclusions

Any list of exclusions cannot be both brief and exhaustive but for the sake of clarity, all the

following are excluded unless by prior written agreement.

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• Importing material or data entry for the material to your database or website.

Translating your content (or offering automatic translations) for any material or our

administration systems into multiple languages, including button names, menus, etc.

Relating the website to any external system, shopping cart, mailing list unless by

written agreement or relating our various different services together in ways that are

not currently demonstrable.

• Customisation to give users different views and privileges, private areas.

• Any sections, special website pages, forms or functions that have not been discussed.

• All websites requiring customisation to reflect multiple locations.

14. Fair Use - File storage

14.1

You agree to disclose your intended requirements for the Solution so we have the opportunity

to agree to the types and volume of files you will be storing on, or serving from, our systems.

14.2

Except by arrangement with Artlogic, you must not upload large files for instance high

resolution image files, archives, large EPK and presentation documents, or thousands of

smaller documents that are not part of an active inventory or public website. It is against our

fair use policy for clients to use our solutions as a 'cold', archive storage, an intranet, an

extranet or to serve files that are available on other websites or in email signatures or for your

backups.

14.3

You must not upload, store or attempt to stream or serve audio or video files. If you want to

include media as part of the Solution, we recommend that you open an account with a video

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streaming service such as Vimeo and integrate with that. Vimeo will create, transcode and

stream files which are perfect for each device and format and you can use the embed code to

place the files on any page of your website.

14.4

It is not acceptable to store information in Artlogic CMS that is unavailable to the public

through the pages of the website.

15. Fair Use - limits to record,s traffic and resources

15.1 Record limits

You agree to disclose the number of records you anticipate your Solution will contain so we

can ensure that the Solution will always perform well and will not impact other clients or the

costs for hosting your Solution. Although we offer fixed price 'Unlimited' services, there still

have to be generous upper limits to the number of records (e.g. artworks, artists, exhibitions,

publications, etc.) that a website, database is allowed to contain. Almost all our clients would

never approach these limits.

For websites of any kind, if you intend to add more than 5,000 artworks, exhibitions, artists or

any other records to your website you should consult with us first.

For large numbers of records on your site, additional charges may apply. If you are on a

Bespoke website, some re-coding may be necessary to improve performance and user

experience. If you are on a Template website it may not be possible to meet your needs

within the standard hosting price, if at all, and you may need to transition to a Bespoke

website. You must consult with us at an early stage if you think you may exceed these limits.

15.2 Traffic Limits

Our sites are well planned from a technical perspective and we have a robust serving

infrastructure. Most clients go nowhere near the traffic limit. Announcements to a gallery's

entire mailing list plus social media activity encouraging visits to a website would seldom

exceed traffic limits.

In order to keep charges to a minimum, and unless you have agreed in advance to take a

dedicated server, we will host your site on a server shared with other websites. Our shared

servers are sufficient for all but the busiest sites (99.4% of all our websites at June 2019).

No single server is capable of hosting a website with unlimited traffic especially if traffic is

concentrated into a short time period. As responsible service providers, we must balance the

needs of all our clients on shared server architecture so if your traffic increases because of a

planned event or owing to exposure on major media outlets or social media, you must allow

Artlogic to make decisions for the well-being of your site and the other clients, though this

may mean your costs increase. We will insist that some sites on shared servers and all

websites on dedicated servers use CloudFlare which is a CDN caching service. It requires you

to pay them a small monthly fee and use them as your DNS provider for the domain name of

your website. It is a very widely used service in our industry and offers great performance

enhancements to your website around the world. See CloudFlare.com

You agree to disclose your expectations for website performance, typical traffic (daily visits),

expected spikes in the volume of visits and sales before we start working together. You must

coordinate with us if you anticipate, or are actively trying to generate, high traffic on a

particular date and especially at a particular time of day.

The following are indications of our standard traffic and shopping cart activity limitations that

we use as a guide:

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• Included in the base prices on shared servers, your site would have an allowance of

up to 2,000 sessions per day (as measured by Google Analytics). If you have online

shopping, up to ten people could be considering purchases or adding payment details

at a time. If you anticipate that your traffic will exceed these limits, you must consult

with us but we are able to offer indicative pricing, subject to change.

• If your site traffic exceeds this level, your website or system would need to be on one

of our dedicated servers (see below). The entry level dedicated server allows up to

4,000 sessions per day and 25 simultaneous shoppers. A more powerful server

allowing up to 8,000 daily sessions and 50 concurrent shoppers (or even higher limits)

are available upon request.

Additional charges for email delivery will apply if you exceed any free allowance that

you have been allocated.

15.3 Dedicated servers

If the traffic or bandwidth on your site reaches a level, either temporarily or consistently,

where it is impacting on the performance of other sites on the same server, we reserve the

right to move it to a dedicated server (or multiple servers for exceptionally busy sites) which

will incur additional hosting fees. Prices for dedicated servers vary depending on their size

and power. If your website is connected to an Artlogic Database and you are offering

ecommerce which updates the database on demand, you will require two servers.

All clients with websites on Dedicated Servers are required to use CloudFlare which we can

help you set up.

15.4 Managing high traffic events

However, opening an online art fair (with the associated press attention and the coordinated

email blasts and social media posts from all participating galleries and many galleries may be

beyond the capacity of a dedicated server. Also holding (for example) a print sale (or 'print drop') by an exceptionally popular artist at a specific time could cause a huge spike in traffic that may make your site unresponsive or temporarily unavailable which would cause reputational damage and a potential loss of earnings.

If you are planning any high traffic sale events it is vital you let us know before you sign up for a website, and contact us well in advance before any scheduled event. We may require you to pay for us to move your service to a dedicated server or, if you are already using one, we may wish to increase its power and memory for the period of the event, which will incur additional charges. If you are planning a sale event which in our judgement is beyond the capability of a single server, we may recommend integration with a massively scalable third party service such as Shopify for the duration of the sale or some mechanism we can provide. This will require planning and additional charges will be incurred so it is very important you discuss your needs with us in advance, preferably weeks before the event is scheduled. Exceptionally busy sites may require multiple servers for hosting and caching efficiently and even, on extremely rare occasions, a technology called 'load balancing'. Such operations require a lot of technical oversight and must be deployed on high performance equipment with high daily running costs.

15.5 Website Caching

The public presentation of your website content will be cached for a few minutes to speed up page load times and increase the amount of traffic your site can handle. This also means there may be a short delay between your editing content and the changes being visible on the public site. The cache time is typically five minutes but this is subject to change at our discretion depending on general traffic levels on your site or on a shared server. Our priority is to offer the best possible service to your website visitors. Please contact a member of the support team if you have any concerns or specific needs or if you urgently need to clear the cache. We cannot guarantee to clear the cache on demand, or do so frequently, and there

must be a specific need for it, e.g. highly misleading content, potential reputational damage or legal implications. As this procedure must be done by a specialist technician we reserve the right to charge for it and it is subject to a suitable technician being available at that time (typically in UK business hours).

16. Professional Consultants and SEO

16.1

Our team is unable to support queries received from specialist third parties whose professional services you have engaged, for example, lawyers, management consultants, or agencies specialising in security, accessibility, or search engine optimisation (SEO) as part of our service.

16.2

If you require us to liaise with a third party, we are happy to do so at our standard hourly rates when authorised by the account owner. All our time will be charged for and added to your next invoice.

16.3

Although our websites are built with excellent SEO capabilities and tools as standard, we are not a specialist SEO firm and do not offer SEO analysis, coaching, strategy, training or consultancy as part of your website project. A full suite of SEO tools is available to you in Artlogic CMS but it is your responsibility to manage any input of data. We are happy to provide information on how to use the tools but our explanations may, by necessity, be highly technical and may require some background understanding. Our support staff may not have the training to answer very specialist SEO questions in which case we may be able to offer you help from an in-house SEO technician. Depending on the complexity of the task,

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additional charges may be incurred but any such charges will be agreed in advance. If you

need SEO advice we would recommend getting in contact with one of our SEO partners -

please contact us for details.

16.4 Our built-in SEO tools have been created in consultation with SEO experts but there is no

single 'right way' to do things and SEO decisions are by nature subjective and experimental.

Our priority has been to make a system which offers good SEO tools 'built in' without

requiring you to spend unnecessary time administering your website. If you have engaged a

specialist SEO expert and their judgement differs from ours, we will happily consider their

recommendations and discuss the implications and costs of implementing their ideas, but we

reserve the right not to do so if we do not agree with their judgement or their

recommendations would require a major structural change within the website or Artlogic

CMS.

17. International use

You agree to comply with all applicable laws regarding the transmission of personal data

exported from the EU, no matter where you reside and comply with all local laws and rules

regarding acceptable use of, and conduct on, the Internet.

18. Credit

Upon request, you shall include a notice on any site created or developed by us identifying us

as a creator, for example, 'Site by Artlogic' with a hyperlink to our own website. Any notice

and link must be pre-approved by Artlogic in writing. You agree to list us in any page

containing details about copyright holders.

19. System Requirements

You can use Artlogic database and Artlogic CMS on a wide variety of modern hardware devices and operating systems. There are only a few essential requirements you need.

- You must enable JavaScript (on by default), enable cookies and enable pop-ups for anything on app.artlogic.net and other domain names, including your own.
- You may use any major modern browser popular in North America and Europe but we recommend Google Chrome.
- Many documents download as a PDF but in order to open all documents generated by Artlogic CMS or the Artlogic Database correctly, you may need Microsoft Word and Microsoft Excel.
- It would help you to use the system to make sure that 'mailto:' hyperlinks open in your preferred mail client. Normally this works on all computers but clients with browser-based mail may need to install relevant plug-ins. The IT contractor who arranged your mail should be able to fix this up for you. We can also advise some plug-ins to help.
- To access any App or browser-based service we have developed on iOS and Android devices, make sure that you use an operating system released in the last two years.
- If, with your agreement, we deploy technology requiring that users' browsers have a
 plug-in, or certain browser settings, we will not be liable for changing the functioning
 of the site if you become concerned that some users cannot view the site correctly or
 make full use of the features.

20. Bespoke Development Process

20.1

Our responsibilities are largely restricted to the construction of a mechanism for you to store, share and publish information. We do not originate text, images, animations or movies or input any of your material without prior written agreement. We will, at our discretion, populate sample web pages or records if you provide suitable copy supplied electronically in accordance with the delivery timetable in our proposal documents or agreed production schedule. If an application, website or service has a section devoted to artworks for example, we will populate a few sample items to demonstrate the designs, processes and functionality only. If you need us to generate, correct, import or input your material, contact us in good time to arrange an estimate.

20.2

We will require additional payment for working with content and functionality which is beyond the scope of the project outlined in our proposal or agreed in meetings or by correspondence.

20.3

Requirements that are sufficiently clear for us to prepare an estimate rarely require much further discussion. If you have included key information about your aspirations for the project and any market comparisons within your functional and design brief, one or two meetings are all that is needed throughout the process of any small or medium sized bespoke project. Where we foresee the need for additional consultancy and levels of Client approval, we normally make allowance for this in the budget. Unless specifically stated in our estimate, we may charge for our time (plus travelling time) for meetings and consultancy (including preparation and follow up) relating to the nature, creation or gathering of content, any advice or best practice guidelines in terms of managing the project from your side or helping you

resolve roadblocks or internal disagreements. We may also levy consultancy fees for discussion of new requirements that change the brief (except time spent preparing new estimates). We will provide feedback on our progress and flag up milestones in the production schedule. For our own internal use, we might develop sketches, storyboards, user journeys, and other files. To share this material would require a lot of additional preparation and communications and so we would only share this material if there are funds itemised in the budget for this level of inclusion, explanation and presentation.

20.4

Our prices and schedule for each project (or all work undertaken) assume that the Client will supply all relevant material and instructions in accordance with the production schedule and the material will be well organised and sent to us via a file transfer service (or on a storage device). Should your copy/content or instructions be delayed or withheld, we cannot be held responsible for subsequent delays. We reserve the right to complete the project/work without incorporating delayed material or feedback and issue our invoice.

Unclear instructions or feedback that contradicts the brief or earlier feedback, the late supply of feedback, material or instructions or any action or inaction by the Client that necessitates additional meetings or that causes us to rework designs and programming may be chargeable.

20.5

The contract to develop services cannot be cancelled or postponed without adequate compensation. No refund will be available from us for the first payment of contracted projects (normally 40% of the total). All our time spent on planning, consultancy, design and development work shall be paid for, up until receipt of written notification that you no longer require supply of the finished products/services.

20.6 Design sign-off process

i) We present our design and user interface ideas in order to obtain 'look and feel'

approval. This often may proceed in stages: first a concept, then an expanded and revised

concept proceeding to a fuller set of detailed template ideas. If at this point, the 'look and feel'

is accepted, we will develop a solution along agreed lines, to fulfil your stated requirements.

ii) Look and feel' approval on our final set of designs must not be unreasonably withheld

or delayed. This step usually follows earlier approval stages and we must be able to proceed

with revision requests taken on board rather than revise and re-present before as this may

affect the schedule. Acceptance of the 'look and feel' and/or change requirements must be

supplied within 10 working days of presentation. Look and feel is here defined as the

proposed logical operating system, the suggested layout, navigation devices, and

fundamental aspects of design common to many web pages (such as font sizes and colours;

the use of space, graphics and headings and the use of logos).

21. Artlogic's Undertakings and Level of Service

21.1 Confidentiality

Without prejudice to each party's other rights and remedies, each party shall treat as

confidential any Confidential Information of the other and shall not divulge such Confidential

Information to a third party nor make any use of such Confidential Information (other than in

performance of this Agreement) without the other's written consent.

Nothing in this Agreement shall prevent a party from disclosing Confidential Information:

to those of its officers and employees reasonably required to have the same in order

for such party to perform its obligations under this Agreement provided that such party shall

procure that such officers and employees comply with the provisions of this clause;

- to its solicitors, accountants, surveyors, insurers and other professional advisors under

an obligation of confidentiality; and

as is required to be disclosed by a party by an order of any court of competent

jurisdiction or in connection with any proceedings of any such court or otherwise by force of

law or regulation having the force of law or the rules of any regulatory authority.

You permit Artlogic to make reference to you as a customer of Artlogic in Artlogic's publicity

materials.

The data you add or commission us to import onto your system belongs to you. We may need

to interrogate it or process its data in order to execute a support task or provide features,

reports or metrics for your exclusive use. We may also gather generalised information about

the size or quantity of data or levels of activity in order to help make sure that we have

adequate server resources available. We will not use or examine your data and agree not to

disclose or pass on your information, during or after the expiry of this agreement, for any

reason whatsoever unless:

• a third-party supplier is being used to help us provide your solution, for example:

we use a third-party provider to send emails (SendGrid)

o we use a third-party provider to create PDF documents from documents

generated from the Artlogic database (once created, these documents are

immediately deleted from the third-party provider's servers)

o we use Google for website analytics (on public websites only)

• OR in order to provide support to your solution (e.g. investigating queries you have

raised, test functionality we have developed for you or that is not yet on general

release, or investigating issues that may affect you) where we may also use a

third-party supplier, (e.g. Zendesk)

• OR in order to provide data synchronisation services to third parties that you have

specifically requested for example Artsy, Xero or QuickBooks or connecting data to

your phone via Apple iCloud.

• OR if we are required to by law or some legal process

We will only make copies of your data to provide backup services, for testing or for

development work you have requested. Your data will be held only on our servers in secure

facilities, our backup servers, or on company owned computers with appropriate security

measures in place.

In order to streamline the uploading and serving of images and documents for the Artlogic

service and public / private web pages or PrivateViews, and for the ArtlogicConnect service

(contacts synchronisation) we use cloud-based services at Google, Cloudinary, SendGrid and

Amazon. Transmission to and from these services is securely encrypted and where possible,

the data is encrypted in storage.

21.2 Hosting and connection

Artlogic will use reasonable endeavours to provide an uptime for the Solution of 99.9% in

each calendar month for all clients. This means that downtime should not exceed 0.1% of the

time during any calendar month.

"Downtime" means periods of time when the Solution is not available to you except it does

not include any periods when the Solution is not functional or available as a result of:

any maintenance or delivery of scheduled updates carried out in

accordance with the below paragraph; or

- an Excluded Event.

We may interrupt availability of the Solution:

 to undertake scheduled or emergency maintenance or deliver scheduled updates but will use reasonable endeavours to provide you with at least 24

hours' notice by email;

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- at any time to perform emergency maintenance without notice but will use reasonable endeavours to provide notice to you by email.

Our own servers are located in secure installations that offer high speed connections, 24/7 security and have measures in place that minimise risks from fire, power failure, hacking and unauthorised access. Such state of the art facilities ensure maximum uptime and fastest possible connection speeds. We also utilise the technology of global technology firms such as Amazon and Google to deliver our service. This speeds up the delivery of the service and the data is self-replicating which leads to a more reliable service, removing the possibility of a problem being caused by the failure of a single hard disk or even cluster of servers in a single data centre. Our systems monitor the performance of the service every two minutes and notify us of any problems. We will always investigate any problems with our service. We have worldwide, on-screen, secure access to the servers to track problems and trace any hold up in internet traffic.

Artlogic Media Ltd. will use reasonable endeavours to ensure that the solution has a reliable service connection, adequate to handle internet traffic. Internet speed and availability may depend on hardware and connections beyond our control. We cannot be liable for connection problems upstream of our own server, DDOS attacks, problems on the infrastructure of our chosen global technology partners or other common services upon which all internet solutions rely, such as the domain name server system.

Artlogic will use reasonable endeavours to investigate and report back to you within 6 working hours regarding any problems you experience with your connection to our servers, should your problem not be relating to an Excluded Event.

21.3 Technical Support

The agreement you sign will include details of the support contact methods that are available on the plan you have selected.

Subject to the plan you have selected and payment of any applicable fees, support is available if a user has problems using the features of the system or for items that may not be

explained with sufficient clarity by the training materials.

The support services do not include:

 diagnosis or rectification of problems associated with the other systems, software or equipment of the client or any third party;

- customisation or configuration services in respect of the solution;

- IT consultancy services;

- the rectification of errors that do not significantly impair or affect the operation or performance of the solution;

- support rendered more difficult by an Excluded Event;

- operational advice and assistance to users; or

training services.

We reserve the right to charge for support that does not relate to the functioning of the solution or our servers, this may be charged in 15-minute increments at an equivalent to our standard hourly rates plus applicable taxes.

Front line support is available from our team in New York but it may need to be referred to development teams in the UK. A reduced level of support is available over the Christmas holidays and during public holidays in England and on public holidays in the USA.

Please refer to individual product terms for the level of support included with your packages. We can only provide support to your employees with a valid, named user login. Your subscription fee also covers self-service resources, maintenance on our serving operation, daily database backups (between our networks), additional file backups and our assurance that the generic aspects of the Solution will continue to function despite changes in

technology.

Artlogic will use reasonable endeavours to respond within 6 working hours (London and New York time zones) to you about any problems you report. If the investigation requires a UK developer or technician outside of UK office hours we may get back to you the following working day. Where the fault appears to be with your connection to our servers, please check that there are no deficiencies on your network, browser, hardware, DNS service, or internet connection. If a fault renders the service unusable for all users, owing to speed, login failure or non-connection, we would attempt to resolve this as a top priority, unless there is a persistent fault upstream of our servers. Leaving voicemail and using a dedicated email address for out of hours help will flag urgent messages to a group of senior staff. For urgent support, every effort will be made to raise a suitable technician outside of our standard office hours.

21.4 Defects

We investigate any suspected defects within a reasonable timeframe. Once it is demonstrated that the problem is the cause of faulty code or database interaction, we will assess the severity of the issue and provide a remedy in a time frame that reflects the business impact thereof. Possible remedies will depend on the nature of the problem.

We will use all reasonable endeavours to remedy any defects in the solution that severely impair your ability to work as quickly as possible. Defects are classified solely at our discretion taking into account the overall impact to the customer base and risk from deploying the requisite change to our production systems.

Where there is no actual coding or serving malfunction but it is established that the service does not provide the function you required or do so in what the Client considers the best way, we will try to offer advice.

21.5 Feature requests

We are always striving to improve the solution and welcome client feedback. However, there

can be no guarantee that we will implement received feedback. Feature requests will be

assessed as part of a larger development roadmap and all (even seemingly small) changes

will be considered as part of wider company strategy. We tend to have a substantial list of

feature requests at all times and this review process ensures that they are dealt with as fairly

and efficiently as possible.

21.6 Agreed modifications

The Solution is provided "as is"-and we do not offer ad-hoc modifications, unless otherwise

agreed in writing. The solution can be configured with numerous settings which we can

explain and documents can be customised by following instructions. In rare cases where we

have agreed to do any development work, the work will follow an agreed schedule, supplied

along with the quotation.

21.7 Training

We may provide training materials which are available for the solution on the main log-in

page.

Unless agreed with Artlogic in writing, no formal group or one-to-one training is included in

the cost for any service. Training sessions can be arranged at our standard hourly rates,

typically via screen-sharing sessions unless by prior arrangement.

21.8 Compatibility

We will use reasonable endeavours to ensure your solution functions well using the features

of at least one, freely available and widely used web browser on each platform (Mac and PC).

We are not responsible and we have no liability if the Solution does not work optimally and

data is damaged or lost due to you using a browser that is not on our recommended list (see

'system requirements' below), or if users have not installed or enabled any requisite plug-ins

or upgrades for their browsers. We cannot guarantee that our solutions will work with all

future versions of recommended browsers and will advise our clients what browser and

version to use for each platform.

21.9 Limited warranty

Artlogic Media Ltd. warrants that the solution provided will substantially conform to the

advertised specifications. Artlogic Media Ltd.'s entire liability and its Client's sole and exclusive

remedy for any breach of the foregoing limited warranty will be, at Artlogic Media Ltd.'s option,

partial refund of the subscription licence fee or repair to the defective solution.

Artlogic shall not be in breach of the limited warranty above and shall have no obligation

under the limited warranty above if the claim results from:

- damage caused by the Client's or any third party's default, negligence, or misuse of

the Solution, including the accidental or deliberate destruction of or damage to the

Solution;

- any failure to setup, use or maintain the Solution in accordance with our instructions

and any documentation provided by us; or

any alteration, modification or repair to the Solution other than that carried out by use,

or third parties nominated or approved in writing by us.

Artlogic shall have no Liability under the limited warranty above (or any other warranty,

condition or guarantee) while any sum is overdue from the Client to Artlogic.

Artlogic reserves the right to make any changes to specifications, the Solution and/or the

Services which are required to conform with any applicable legal requirements (whether

statutes, regulations, directives, third party rights, or otherwise) or which do not materially

affect their quality or performance.

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21.10 Limitation of remedies and damages

Notwithstanding any other provision of this Agreement, but subject to the paragraph below, Artlogic shall have no Liability, in each case whether suffered by you or a third party, for any:

direct or indirect loss of or damage to:	
(a)	profit;
(b)	revenue;
(c)	production;
(d)	business;
(e)	contracts;
(f)	opportunities;
(g)	anticipated savings;
(h)	data;
(i)	goodwill;
(j)	reputation;
(k)	use; or
indirect or consequential loss or damage; or	
loss or damage suffered by you as a result of a claim brought by a third party.	

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Artlogic's Liability shall not be limited or excluded by any provision of this Agreement or otherwise to the extent prohibited or limited by law and in particular nothing shall exclude or limit its Liability:

 for death or personal injury caused by its negligence to the extent prohibited by law; or

for fraudulent misrepresentation or other fraud.

Subject to both paragraphs above, Artlogic's total aggregate liability to you in respect of all claims of any kind arising shall be limited to the greater of £1,000 (One Thousand Pounds Sterling); or a sum equal to 100% of any fees paid by the Client to Artlogic for the software component that caused the damages.

21.11 Backups

Copies of your database will be scheduled daily at least once, transported via an encrypted and firewalled connection and stored offsite in another secure facility. We will also update our incremental backup of all your uploaded document and image files at least once per day. If you choose the high-resolution storage bolt-on service, you can pay more for us to arrange storage for those files in a second location.

The Client's sole and exclusive remedy against us shall be for us to use reasonable commercial endeavours to restore the lost or damaged data from the latest backup of such data. We shall not be responsible for any loss, destruction, alteration or disclosure of data caused by a third party.

21.12 Termination and exported data

Upon termination, we shall provide you access to a copy of your data. General Artwork and Contact data may be exported to Excel for free by the user at any time using the export tools that exist as part of the database. Subject to payment of applicable fees, We can arrange a MySQL export file to give you all the data tables plus arranging to transfer all your images and

uploaded documents. Exports are available at our standard rate. You will be required to provide us with the details of a Google Cloud Storage bucket or an Amazon S3 bucket you have set up to receive the files. This work needs to be scheduled as it requires a high level technician to make this arrangement. By agreement, we may be able to use an alternative storage service to deliver your data to you subject to an additional charge.

21.13 Professional conduct

Our support team aims to respond to your questions and requests with a friendly, polite and professional manner. You may report any problem with our services or any action or inaction by our support team or any discourteous behaviour by any member of our team. We may investigate any report made and take any action which we deem appropriate.

We want Artlogic to be an enjoyable, creative environment where we can engage in a positive dialogue with our clients, collaborate on ideas and achieve our best for all our clients by retaining and developing our team. This means we cannot accept rude, belittling or inappropriate behaviour from anyone. Failure to treat our team with courtesy and politeness may lead to a temporary or permanent withdrawal of support, we may insist on a change of contact at your organisation or, if all else fails, we reserve the right to terminate your account

21.14 Deleted Content

For Template website services and PrivateViews: Artlogic Media Ltd reserves the right to delete any Content for any valid reason, without prior notice. Deleted content may be stored by us in order to comply with certain legal obligations and may not be retrievable without a valid court order. Consequently, the Client should not rely 100% on our service being the sole place in which crucial data is stored and Artlogic encourages you to maintain a local backup of critical Content. Artlogic cannot be responsible for the irretrievable loss of data. Some assets used at PrivateViews.com, only single copies of image files are stored and we do not back up your images to another location, though the service we use is designed to provide

maximum durability within reason and 99.99% availability of objects over a given year.

Nevertheless, catastrophes whilst unprecedented, are not impossible.

22. Force majeure

Neither we nor you will be liable to the other for any delays or failures in performance or

breach of contract due to events or circumstances beyond our or your reasonable control,

including acts of God, war, acts by governments and regulators, acts of terrorism, accident,

fire, flood or storm or civil disturbance.

23. This agreement

23.1 If any of these Terms and Conditions should be determined to be invalid, illegal or

unenforceable for any reason by any court of competent jurisdiction then such Term or

Condition shall be severed and the remaining Terms and Conditions shall survive and remain

in full force and effect and continue to be binding and enforceable.

23.2

Nothing in this agreement shall be construed as constituting a partnership or agency

relationship between Artlogic Media Ltd and its clients.

23.3

These Terms and Conditions shall be governed by and construed in accordance with the laws

of England and you hereby submit to the exclusive jurisdiction of the English courts.

23.4

Failure or neglect by Artlogic Media Ltd to enforce at any time any of the provisions of this or

any additional agreement shall not be construed nor shall be deemed to be a waiver of its

rights nor in any way affect the validity of the whole or any part of our agreement nor

prejudice Artlogic Media Ltd's rights to take subsequent action.

23.5

Should the Company choose not to enforce any or all of these conditions it should not be

interpreted as a waiver of any of the Company's rights.

23.6

We reserve the right to update or amend the Terms and Conditions under which our service is

provided at any time without prior notice and your continued use of our services following any

changes shall be deemed to be your acceptance of such changes.

We will ensure that an up to date copy of our terms is always available on our website

https://artlogic.net/terms/

We will attempt to contact all our clients about significant changes to our terms regarding

changes to the law or our level of service. It is your obligation to ensure that you make sure

that we have the updated contact details for at least one business owner or director and that

they do not opt out of receiving mass communications from Artlogic.

Artlogic Media Limited

Last updated: July 2023