

Terms and Conditions for Purchasing the “Contact Us Anti-Spam” Software

1.0 Introduction

These terms and conditions set out the terms and conditions between you, the customer, and John P Services Group, Inc, governing the use of the “Contact Us Anti-Spam” software, therein (the “product”). Your use of the product constitutes your full acceptance of these terms and conditions. If you do not agree with these terms and conditions, you should not purchase the product.

2.0 License and Use

Your purchase of our product constitutes our granting to you of a non-exclusive, non-sublicensable, non-transferable license to use the product for the purpose of your own personal or business use. For the avoidance of doubt, you shall not copy, re-sell, sublicense, rent out, share or otherwise distribute the product, whether modified or not, to any third party. You may, however, load the product on multiple websites, as long as the websites are owned by you. If you intend to load the product on multiple websites not owned by you then you must purchase additional licenses.

3.0 Refunds and Chargebacks

Once the product has been purchased by you, no right of cancellation or refund exists under the Consumer Protection (Distance Selling) Regulations 2000 due to the electronic nature of our product. Any refunds shall be at our sole and absolute discretion. You agree that under no circumstances whatsoever shall you initiate any chargebacks via your payment provider. You agree that any payments made by you for any of our products are final and may not be charged back.