

# Terms and conditions

By registering, using and accessing Iplussoft services or any other internet service which may be provided by Iplussoft from time to time, the customer is bound and subjected to these terms and conditions as contained herein.

## Warranties and refunds

We are not responsible for any liabilities which may have caused by our software. The software is provided on an “as is” basis and is not covered by any warranties. A refund will not be issued unless agreed on between you and Iplussoft in advance prior the purchase.

## Distributions

Only users registered with the product purchased at Iplussoft.com can gain access to our services and software. Any illegal distributions or third party access to any of our services may result in a legal action. We will reserve the rights to deny our customer’s access to use our services without prior notice if found involved in such illegal activities. Posting partial or complete codes of our software will also be considered an illegal activity.

## Use of our software

**An owned license grants you the right to run our software on one web server and one web site for each license purchased for an unlimited time. Each license may power one instance of our software on one domain. Additional licenses may be purchased to power multiple instances of our software.**

We (Iplussoft) are not responsible for the use of our software including misuses and violations of terms and conditions of concerned parties or violations of local laws of your country. Data (Username, E-mail address and Password) collected by our software may be sensitive. Mishandling of such data may result in losses. Such losses will not be covered in any warranties. *Iplussoft recommends you to read the terms of use and related policies of concerned parties before using our software.*

**A breach of our terms and agreements may result in license, account and service terminations without prior notice.**

## Trademarks

Our software may come with trademarked logos which may be used without the owner’s permission. If your company owns the trademark, you may request for immediate removal by contacting support@Iplussoft.com.

## Variations and amendments

Iplussoft reserves the right to vary the terms and conditions of this policy from time to time with or without notice to the customer and the customer shall be bound by such variation and changes.

## Disagreement

You must understand and agree to the terms and agreements before using our software. If you **do not agree** to the terms and conditions, please do not use our software. You may contact [sales@iplussoft.com](mailto:sales@iplussoft.com) for possible refund.