

TERMS & CONDITIONS

In these Terms and Conditions “we, our, us, i-desk, i-desk Solutions” refers to “i-desk Solutions Ltd”.

ACCEPTANCE OF TERMS

By accessing the content of www.i-desk.co.uk (“the website”) you agree to be bound by the terms and conditions set out herein and you accept the terms of our privacy policy.

Should you or any of your representatives object in any way to any of the terms & conditions as laid out in this agreement you should cease to use any of the i-desk products or services as depicted on the website and leave immediately.

You agree that you shall not use the website for illegal purposes, and will respect all applicable laws and regulations. You further agree not to use the website in such a way that the functionality and or performance of the website or its contents is corrupted or compromised in any way. This includes the security of the website, sensitive information and access to any secure areas.

Failure to comply with these terms or for any infringement however intended may result in a legal action against the individual and their employer or other person deemed complicit in the infringement. The person or company complicit in any infringement may be liable for a claim for expenses, damages, financial losses and other costs including legal fees incurred by i-desk Solutions arising from any such infringement of these terms and conditions.

MODIFICATION

i-desk Solutions Ltd reserve the right to change any part of this agreement without notice and your use of the Website will be deemed as acceptance of this agreement. These Terms and Conditions may be updated periodically and users are advised to check for any updates to this agreement.

i-desk Solutions Ltd have complete discretion to modify, change or remove any part of the site without warning or liability arising from such action.

LIMITATION OF LIABILITY

i-desk Solutions Ltd including its officers and staff will not under any circumstance accept any liability for indirect or consequential damages including any loss of business, revenue, profits or data as a result of using this website. We also do not accept any liability or

responsibility for any user generated content, including any offensive, obscene, unlawful or inappropriate content or material outside of our control.

The terms of this Agreement will not in any way seek to exclude any liability for death or personal injury arising as result of the negligence of i-desk Solutions Ltd, its employees or agents.

COPYRIGHT

The name i-desk is the property of i-desk Solutions Ltd and is protected under Copyright law. The intellectual property of i-desk Solutions Ltd including trademarks, trade names, product names, patents and registered designs together with automatic intellectual property rights derived from the presentation or functionality of the website remain the property of i-desk Solutions Ltd.

Through your engagement with this website and content therein, you accept and agree to respect the intellectual property rights of i-desk Solutions Ltd and will refrain from printing, copying, transmitting, reproducing, downloading or exploiting for commercial purposes any material, documents or content contained within the website.

DISCLAIMERS

i-desk Solutions Ltd its partners or owners do not guarantee uninterrupted availability of the www.i-desk.co.uk website and cannot provide any assurances or guarantees that using this Website will be error free.

The content and information contained within the i-desk website is provided on an “as is” basis with no warranties expressed or implied pertaining to the accuracy, fitness for purpose, compatibility, reliability or security of any components of the website.

THIRD PARTIES

The website may contain hyperlinks to partner websites operated by other parties unconnected to i-desk Solutions. I-desk has no involvement with or control over such websites and takes no responsibility for, and will not incur any liability in respect of any third party content. Our inclusion of such hyperlinks to partner websites does not imply any endorsement of views, statements or information contained in third party or partner websites.

SEVERANCE

All the provisions of these ‘Terms & Conditions’ shall be deemed enforceable. In the event that any of the provisions in the agreement are deemed invalid these provisions will be struck out and the remaining provisions ad agreement shall remain enforceable.

GOVERNING LAW AND JURISDICTION

This Agreement will be governed by the laws of England & Wales and any user of the website hereby agrees to be bound exclusively by the laws, jurisdiction and decisions of the English Courts.