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Saasketeer.com ("**Saasketeer**", "**we**", "**our**", or the "**Company**") welcome you ("**User**", "**You**") to our online marketplace where Users can buy and sell unused Software as a service ("SaaS") subscription, allowing the sellers to recoup some of their prepaid money instead of just rideout whatever period the user have left on his agreement with the software provider, and allowing the buyers to enjoy incredibly low prices and flexible software agreements commitment (the "**Service**"), all as can be found on our website at www.saasketeer.com (the "**Site**").

Please be aware that all the information you share with us during your registration to the Site and use of the Site, including without limitation, the reason why you want to sell the software subscription is collected, stored and used by us as further detailed in our Privacy Policy. You may only use the Service in accordance with the terms and conditions hereunder.

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By entering to, connecting to, accessing or using the Service and/or Site, You acknowledge that you have read and understood the following terms of use including the terms of the Privacy Policy (collectively, the "**Terms**") and You agree to be bound by them and to comply with all applicable laws and regulations regarding your use of the Service and/or Site and You acknowledge that these terms constitute a binding and enforceable legal contract between Saasketeer and You. **IF YOU DO NOT AGREE TO THESE TERMS, PLEASE DO NOT ENTER TO, CONNECT TO, ACCESS OR USE THE SITE IN ANY MANNER.**

2. Service and Fees

The Service allows sellers ("**Seller/s**") that are paying for unused software subscriptions and waiting for the paid period to end ("**Subscription/s**") to sell said subscriptions to buyers ("**Buyer/s**") who wish to purchase relevant software subscriptions. We make no warranties as to the quality of service provided by any software subscription provider that were sold on this Site, nor we are responsible or liable for any damages or costs incurred to a User as a result, or in connection with, a subscription purchased through the Service.

3. Sell Reservations

In order to sell a subscription, simply fill out the online form available on our Site at:

<https://www.saasketeer.com/#sell> with Your subscription details, your selling price for such subscription. SaaSketeer may offer you an option to have SaaSketeer set the price and adjust it until

it is no longer valid, available or sold. **For the beta stage only** (we will notify once the beta is about to end and once it will end), once you fill out the online form, the software subscription that you entered will be presented on Saasketeer.com home page and will refer to the contact details you have provided. Once the buyer would like to purchase the software subscription from you, you will be notified via email. Once the initial connection has been set, the transfer process will be based under the terms you (the seller) and buyer have set between you two.

After the Beta stage will offer, we will first validate the software subscription account, then we will post your subscription on the Site for sale. Once a Buyer opts to purchase Your subscription and pays for the subscription, We will transfer the account subscription to the buyer's name and send the Buyer a confirmation of such transfer by email. You hereby authorize Us to contact the applicable software provider on Your behalf to change the account admin of the software subscription.

In consideration for providing the Service, Saasketeer may collect Service fees from Sellers ("**Service Fees**"). Service Fees are based upon a percentage of the amount the Seller is to receive for his sale of the subscription to the Buyer on the Service. Where applicable, Taxes or other money transfer fees may also be deducted from the final sum paid to Seller.

Payment owed to Sellers shall be paid 10 days after we confirm the buyer is the main admin of the software subscription, to ensure that subscriptions are not sold to more than one person. When Sellers become eligible for payment, they will have the option of choosing a preferred method of payment from either Pay-Pal or wire transfer.

4. Buy Subscription and Protection Program

Buyers may purchase subscriptions on the Service using a valid credit card. Saasketeer will charge the amount to your credit card immediately. Once a Buyer pays for the subscriptions , We will transfer the subscriptions on the new Buyer's name and send Buyer a confirmation of such transfer by email. By using the Service, the Buyer provides his consent to Saasketeer to share the Buyer's personal information with software subscription providers in order to change the subscription to the name of the Buyer.

In addition, we will hold the sums paid by the Buyer within an escrow, until 10 days after the buyer is the main admin of the software subscription, in order to ensure subscriptions are not sold to additional persons after the sale.

Special requests or changes asked by a Buyer, will be directed and fulfill by the software provider and Saasketeer will not be any part of such requests or changes.

We take great measures to insure the validity of Subscriptions made through the Service and prevent any mistakes or fraudulent activity with respect to the sale of Subscriptions on the Service.

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To enjoy the Service you must be over the age of eighteen (18). We reserve the right to request proof of age at any stage so that we can verify that minors under the age of eighteen (18) are not using the Service. In the event that it comes to our knowledge that a person under the age of eighteen (18) is using Saasketeer , we will prohibit and block such User from accessing the Service and will make all efforts to promptly delete any Personal Information (as such term is defined in our Privacy Policy with regard to such User.

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You agree to defend, indemnify and hold harmless Saasketeer from and against any and all claims, damages, obligations, losses, liabilities, costs, debts, and expenses (including but not limited to attorney's fees) arising from: (i) your use of the Service and/or Site; (ii) your violation of any term of these Terms; (iii) any damage of any sort, whether direct, indirect, special or consequential, you may cause to any third party which relates to your use of the Service and/or Site (including your violation of any third party rights or any damages incurred on third parties arising out of any transaction made in reliance on the Content contained on the Site); and (iv) any claims for bodily, death or other damages arising out of any transaction made in reliance on the Content contained on the Site.

18. Amendments to the Terms

Saasketeer may change the Terms from time to time, at its sole discretion and without any notice. We will notify you regarding substantial changes of these Terms on the homepage of the Site and/or we will send you an email regarding such changes to the e-mail address that you provided in the registration process. You can review the most current version of the Terms at any time at <https://saasketeer.com/terms-and-conditions>. Your continued use of this Site after ANY such changes will indicate your acceptance of such changes.

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At any time, Saasketeer may block your access to the Service and/or Site, temporarily or permanently limit, suspend or terminate your Profile, for any reason, at its sole discretion, in addition to any other remedies that may be available to Saasketeer under any applicable law. Such actions by Saasketeer may be taken if Saasketeer deems that you have breached any of these Terms in any manner.

Additionally, Saasketeer may at any time, at its sole discretion, cease the operation of the Service and/or Site or any part thereof, temporarily or permanently, without giving any prior notice. You agree and acknowledge that Saasketeer does not assume any responsibility with respect to, or in connection with the termination of the Service and/or Site operation and loss of any data. The provisions of the Intellectual Property, Disclaimer and Warranties, Limitation of Liability, Indemnification and General sections, will survive the termination, or expiration of the Terms.

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