

MAIL
AGENCY FOR ACCESS
TERMS AND CONDITIONS

Part of



UKMail

Agency Terms and Conditions - UK Mail

1. Definitions and interpretation

1.1 In this Agreement:

Account Application Form	means the form completed and signed by the Customer setting out amongst other things the Customer's name and address and an account number (as allocated by UK Mail);
Agency Customer Contract	means the agreement between the Customer and Royal Mail in the form of Annex B to Schedule 17 to the Access Agreement;
Agreement	means the agreement between UK Mail and the Customer constituted by an Account Application Form, the Mailing Profile(s), these terms and conditions (as may be varied from time to time), the Royal Mail User Guides and the User Guide;
Collection	means the total amount of Mailing Items collected in one instance by UK Mail on a specific day from a specific Collection Location;
Collection Location	means a location from which UK Mail will collect Mailing Items under this Agreement, details of which are set out in the accompanying Account Application Form, or as the Customer may otherwise agree with UK Mail in writing;
Container	means any bag, tray, cage, stillage or similar container or materials handling equipment provided by UK Mail to the Customer under this Agreement.
Access Agreement	means the Access Letters Contract between UK Mail and Royal Mail dated 7th March 2013 (as amended or replaced from time to time) pursuant to which UK Mail is entitled to mail delivery services from Royal Mail and to arrange for entry into Agency Customer Contracts
Customer	means the person entering into this Agreement and responsible for the Mailing Items handed over under this Agreement (whether or not that person uses an agent for actual hand over), as identified in the Account Application Form;
Indicator	means the marks, impressions or other devices to be shown on each Mailing Item to be conveyed by UK Mail under this Agreement, as specified by UK Mail in the User Guide;
Letter	means a 'Letter' or 'Large Letter' as those terms are defined in the Royal Mail User Guides;
Mailing Preference Service's Suppression File	means a data file provided by the Direct Marketing Association containing information of consumers or businesses who have registered their wish not to receive unsolicited advertising material by mail.
Mailing Profile	means agreed parameters of Mailing Items (including but not limited to the expected sortation level, service, type of Mailing Item, weight, and volumes of Mailing Items) to be collected and conveyed by UK Mail under this Agreement, and as is set out in documents signed by UK Mail and the Customer from time to time;
Mailing Item	means a Letter or a Parcel;
Parcel	means a 'Parcel' or 'A3 Parcel' as those terms are defined in the Royal Mail user Guides
Royal Mail	means Royal Mail Group Limited;
Royal Mail Charges	means the amount charged by Royal Mail for services provided by Royal Mail in respect of the Customer's Letters pursuant to its Agency Customer Contract with the Customer net of any rebate or discount applicable;
Royal Mail User Guides	means the "Access Letters User Guide for Inward Mail Centres" and the "Wholesale Parcels Services User Guide for Inward Mail Centres" issued by Royal Mail entitled as published on www.royalmailwholesale.com and as amended from time to time;
Scheme	means the Royal Mail United Kingdom Post Scheme (as amended from time to time) and any replacement or similar Scheme or Schemes (and any amendments thereto) relating to inland postal services made or deemed to have been made by Royal Mail from time to time under section 89 of the Postal Services Act 2000;
UK Mail	means DHL Parcel UK Limited t/a UK Mail (company number 00965783) with its registered office at Express House, 120 Buckingham Avenue, Slough, Berkshire SL1 4LZ;

UK Mail Charges	means UK Mail's charges for conveying Mailing Items, as agreed in a Mailing Profile, and as may be varied or supplemented under the provisions of this Agreement;
User Guide	means the UK Mail Agency Customer User Guide as published and amended by UK Mail from time to time and includes any other document referred to in that User Guide; and
Working Day	means any day which is not a Sunday, bank holiday, public holiday or Royal Mail non-service day.

1.2 In this Agreement (except where the context otherwise requires):

- any reference to a clause is to the relevant clause of this Agreement;
- the clause headings are included for convenience of reference only and shall not affect the interpretation of this Agreement;
- use of the singular includes the plural and vice versa and use of any gender includes the other gender;
- the words "include", "including" and "in particular" shall be construed as being by way of illustration or emphasis and shall not limit or prejudice the generality of the foregoing words; and
- reference to any statute or statutory provision shall be construed as a reference to the same as it may have been, or may from time to time be, amended, modified or re-enacted.

1.3 The User Guide forms part of this Agreement and shall have effect as if set out in full in the main body of this Agreement and any reference to this Agreement includes the User Guide. However, in the event of there being any conflict between the wording of the User Guide and the main body of this Agreement, the main body of the Agreement shall prevail.

1.4 The provisions of the Royal Mail User Guides insofar as not inconsistent with this Agreement are hereby incorporated into this Agreement. The Customer shall be deemed to be the "Customer" for the purposes of the Royal Mail User Guides.

1.5 The provisions of the Scheme insofar as not inconsistent with this Agreement are hereby incorporated into this Agreement. The Customer shall be deemed to be the "sender" for the purposes of the Scheme and for the purpose of the Scheme any reference in the Scheme to Royal Mail or the Post Office shall be read as including (where the context permits) a reference to UK Mail.

2. Collections and Mailing Items

2.1 Unless UK Mail agrees otherwise, the Customer shall provide appropriate equipment and labour at the Collection Location for loading the Collection onto UK Mail's vehicles. Any assistance UK Mail provides to load a Collection will be provided at UK Mail's discretion and is at the Customer's sole risk and UK Mail will not be liable for any damage caused.

2.2 The Customer shall ensure that no Collection will contain any bag weighing more than 11 kg or any letter tray weighing more than 10 kg.

2.3 The Customer warrants that either it is the owner of all Mailing Items in each Collection or if not the owner it is an agent of the owner and is authorised to hand over the Mailing Items on the owner's behalf.

2.4 The Customer shall ensure that:

- each Mailing Item complies with all relevant Royal Mail User Guide requirements, including but not limited to relevant sortation, specification, addressing and access Indicator requirements;
- no Mailing Item in a Collection will bear a Royal Mail postage stamp or other Royal Mail mark, impression or device (other than as part of the Indicator);
- each Mailing Item in a Collection will comply with the Scheme (except as expressly permitted by this Agreement);
- the Mailing Preference Service's Suppression File is applied to all relevant Mailing Items; and
- the Mailing Item shall comply with the agreed parameters of the Mailing Profile.

2.5 The Customer shall procure that the contents of all Mailing Items in a Collection conform to the British Codes of Advertising and Sales Promotion. Any recurrence of a breach of this clause 2.5 shall be deemed a breach not capable of remedy for the purpose of clause 8.2(a).

2.6 The Customer must not send items that contain scam mail or any other similar material, including but not limited to items or mail sent in furtherance of a fraudulent or criminal act, or which in UK Mail's or Royal Mail's reasonable opinion is intended to deceive the recipient into parting with money or other assets. For the avoidance of doubt, any failure to comply with this clause 2.6 shall be deemed to be a Material Breach entitling UK Mail to, in addition to any other remedies which it may be entitled, terminate this Agreement forthwith upon written notice or otherwise suspend provision of the Services until such time as the breach has, in the opinion of UK Mail been remedied to UK Mail's satisfaction and adequate steps taken by the Customer to ensure compliance with this clause 2.6.

2.7 The Customer shall indemnify UK Mail and keep UK Mail indemnified against any liability, loss, claim, costs or expense (including legal expenses) suffered or reasonably incurred by UK Mail (or its employees, agents or contractors) as a result of any breach by the Customer of any provision in this clause 2 or as a result of the provision of assistance under clause 2.1. For the avoidance of doubt, this includes the Customer indemnifying UK Mail (or its employees, agents or contractors) as a result of any failure by the Customer to comply with the relevant provisions of the Royal Mail User Guides.

3. UK Mail Property

3.1 The Customer shall immediately upon termination of this Agreement or otherwise when reasonably requested by UK Mail return to UK Mail any property, including any Containers, provided by UK Mail to the Customer under this Agreement (including that set out in the User Guide).

3.2 The Customer shall keep the property referred to in clause 3.1 in safe custody and good condition. The Customer shall not use such property for any purpose other than the carrying out of its obligations or exercising its rights under this Agreement nor allow any third party to take possession of (other than where a Customer uses an agent for actual hand over of Mailing Items to UK Mail), or have any rights over such property, other than where a Customer uses an agent for actual hand over.

3.3 The Customer may only use property referred to in clause 3.1 to effect hand over of Mailing Items to UK Mail in accordance with this Agreement and as set out in the User Guide.

3.4 UK Mail and its nominees shall be entitled to inspect property referred to in clause 3.1 at any reasonable time and, in the case of misuse of the property by the Customer or any third party, may repossess such property.

3.5 The Customer shall indemnify UK Mail and keep UK Mail indemnified against any liability, loss, claim, costs or expense (including legal expenses) suffered or reasonably incurred by UK Mail (or its employees, agents or contractors) as a result of any breach by the Customer of any provision in this clause 3.

4. Charges and Payment

4.1 The Customer shall pay the UK Mail Charges in accordance with the Mailing Profile. UK Mail may vary the UK Mail Charges (acting reasonably and after notifying the Customer) if Collections do not meet the parameters of the Mailing Profile. In addition, the User Guide sets out additional levies and charges which may in specified circumstances be charged by UK Mail in the event of the Customer not complying with this Agreement.

4.2 UK Mail reserves the right to review and increase UK Mail Charges at any time upon giving 30 days' notice to the Customer.

4.3 Any credit terms allowed to the Customer by UK Mail are given only at UK Mail's complete discretion and subject to satisfactory credit checks. UK Mail reserves the right to review such terms in the event that there are any changes in the Customer's credit background. Any breach of credit terms shall entitle UK Mail to suspend provision of services under this Agreement.

4.4 Any queries relating to invoices must be received by UK Mail, in writing, within 7 days of the date of the invoice. Where a query concerns Royal Mail Charges, UK Mail shall on behalf of the Customer seek to reach agreement with Royal Mail on any due correction.

4.5 All payments due from the Customer under this Agreement will be made without deduction whether by way of counterclaim, set-off or otherwise unless the Customer has a valid court order requiring an amount equal to the deduction to be paid by UK Mail. Where the Customer has decided that UK Mail should make payment of Royal Mail's Charges on its behalf pursuant to clause 14.1(c), the amount thereof included in any invoice must be included with payment of UK Mail's Charges under this clause 4.5.

4.6 All UK Mail Charges, Royal Mail Charges and other sums payable under this Agreement are expressed exclusive of VAT where applicable, which shall be paid at the time and in the manner required by law.

4.7 If the Customer fails to make any payment to UK Mail under this Agreement on the due date (including cancelling or failing to pay a direct debit and also including any payments due to UK Mail as a result of UK Mail's payment of Royal Mail's Charges), then without prejudice to any other right or remedy available to UK Mail, UK Mail shall be entitled to:

- suspend immediately the performance or further performance of its obligations under this Agreement without liability to the Customer;
- charge daily interest on all amounts not paid until payment is received in full at an annual rate equal to 4% above the Lloyds TSB Bank plc base lending rate from time to time; and
- terminate any agreed credit terms.

5. Assignment, Use of Agents and Sub-contracting

5.1 UK Mail may employ any person as UK Mail agent, sub-contractor or otherwise in the performance of any of UK Mail's obligations under this Agreement. In particular, the Customer recognises UK Mail may use other members of its group, or its or their franchisees and owner-drivers to collect Mailing Items from the Customer and to convey them.

5.2 UK Mail recognises that the Customer may use agents for the preparation and hand over of Collections. If the Customer does so, it remains responsible for the actions of the agent and for the agent's compliance with this Agreement. UK Mail is entitled to deal with the Customer's agent in respect of any Collections handed over by that agent.

5.3 This Agreement is personal to the Customer and the Customer may not assign or licence any or all of the Customer's rights or obligations under it without the prior written agreement of UK Mail (such agreement not to be unreasonably delayed or withheld).

6. The Indicator

6.1 The Indicator is the property of UK Mail. All Mailing Items shall carry the Indicator, and UK Mail hereby permits the Customer to use the Indicator on Mailing Items on the terms set out in this clause 6. The Customer shall not use the Indicator on any Mailing Items to be collected, conveyed or delivered by a party other than UK Mail, or an agent, sub-contractor or other person employed by UK Mail for that purpose.

6.2 The Customer shall:

- comply strictly with the policies and guidelines relating to the use of the Indicator (including those set out in the User Guide). Specifically, and without limiting this obligation, the Customer may only use the Indicator if the Customer reproduces the Indicator exactly in the form as set out in the User Guide;
- not do or suffer to be done any thing which may adversely affect the distinctiveness of the Indicator or rights in and to the Indicator or which would or might invalidate title in the Indicator, reduce its value, or adversely affect the reputation or the business of UK Mail or Royal Mail;
- not portray any imagery or words related to UK Mail or Royal Mail in any way which would or may bring UK Mail or Royal Mail into disrepute. Except for use of the Indicator as permitted in this Agreement, the Customer shall not use or

<p>seek to register any trade mark, business name, corporate name, domain name or get up which is owned by or which may be associated with or is confusingly similar to those used by UK Mail or Royal Mail;</p> <p>(d) not make any statements or claims that indicate that UK Mail or Royal Mail have approved or recommended any goods or services offered by the Customer and/or its agents;</p> <p>(e) not use the Indicator except as expressly permitted in these terms.</p>	<p>9.2 On termination of this Agreement (for any reason) the Customer shall immediately:</p> <p>(a) cease using the Indicator,</p> <p>(b) stop supplying, distributing and printing stationery incorporating the Indicator,</p> <p>(c) at UK Mail's sole discretion and request, either ensure that the Indicator is completely concealed on the remaining copies of such stationery (for example by over-labelling of the whole of the Indicator) or destroy the remaining copies of such stationery and provide UK Mail with written confirmation signed by one of the Customer's directors that this obligation has been complied with; and</p> <p>(d) return to UK Mail any property or materials UK Mail supplied to the Customer.</p>	<p>any successor legislation to the GDPR or the Data Protection Act 1998 and the term "Applicable Laws" shall mean: the laws of any member of the European Union and the laws of the European Union applicable to UK Mail or its parent company.</p> <p>13.2 The Customer and UK Mail shall comply with all applicable requirements of the Data Protection Legislation. This clause 13 is in addition to and does not relieve, remove or replace either party's obligations under the Data Protection Legislation.</p> <p>13.3 Save for the contents of Mailing Items, where it is acknowledged that UK Mail is not the data processor with respect to such content, the parties agree that, for the purposes of the Data Protection Legislation, the Customer is the data controller and UK Mail is the data processor (as those terms are defined in the Data Protection Legislation). UK Mail's Privacy Policy, which is published at http://www.ukmail.com/privacy-and-cookies or is otherwise available upon request, sets out the scope, nature and purpose of processing by UK Mail, the duration of the processing and the types of personal data (as defined in the Data Protection Legislation) and categories of data subject.</p>
<p>6.3 The terms of this clause 6 do not and will not operate to grant the Customer any rights in respect of the Indicator. All intellectual property rights in respect of the Indicator will (as between the Customer and UK Mail) remain vested in UK Mail at all times. All goodwill attaching to the Indicator arising through the Customer's use of the Indicator will automatically accrue to UK Mail, whether arising at common law or otherwise, and the Customer assigns with full title guarantee to UK Mail any such goodwill which may otherwise be vested in it.</p> <p>6.4 Any breach of this clause 6 is deemed not to be capable of remedy for the purpose of clause 8.2(a).</p>	<p>9.3 If the Customer fails to comply with clause 9.2, UK Mail (or its nominees) may on reasonable notice, have access to the Customer's premises for the purpose of recovering its property.</p> <p>9.4 On termination, any sum owing to UK Mail by the Customer, regardless of whether such sum is due to be paid in the future, will become immediately due and payable.</p>	<p>13.4 Without prejudice to the generality of clause 13.2, the Customer shall ensure that it has all necessary appropriate consents and notices in place to enable lawful transfer and processing of Personal Data to UK Mail for the duration and purposes of the Customer Contract and shall indemnify and hold harmless UK Mail against any fines, losses, claims, damages, awards, costs, and expenses (including reasonable legal expenses) suffered by UK Mail arising from or in connection with any failure of the Customer of its obligations under clauses 13.2 and 13.5.</p> <p>13.5 Without prejudice to the generality of clause 13.2, the Provider shall, in relation to any Personal Data processed in connection with the performance by the Provider of its obligations under this agreement:</p>
<p>7. Exclusions of Liability and Claims</p>	<p>10. Confidentiality</p>	
<p>7.1 The Customer acknowledges and agrees that the treatment of all Mailing Items under this Agreement will be the same as in the case of ordinary Mailing Items posted with Royal Mail and, in particular, UK Mail does not keep detailed records of conveyance or delivery of any specific Mailing Item.</p>	<p>10.1 Except as provided in clauses 10.2 and 10.3, UK Mail and the Customer undertake to the other to keep confidential the terms of this Agreement, all information (written or oral) concerning the business, the customers or financial information of the other that it has received as a consequence of the discussions leading up to this Agreement or which it subsequently receives as a consequence of the performance of this Agreement, including the prices charged by UK Mail under this Agreement ("Confidential Information").</p>	<p>(a) process that Personal Data only on the written instructions of the Customer unless UK Mail is required by Applicable Laws to process Personal Data. Where UK Mail is relying on Applicable Laws as the basis for processing Personal Data, UK Mail shall promptly notify the Customer of this before performing the processing required by the Applicable Laws unless those Applicable Laws prohibit the Provider from so notifying the Customer;</p>
<p>7.2 UK Mail's maximum liability for loss or damage to Mailing Items in relation to any Collection (whether under clauses 18.1 or 20.1, or other provision of this Agreement, in tort (including negligence) or breach of statutory duty or otherwise) is £10,000.</p>	<p>10.2 For the purposes of the Customer's obligations under this clause 10, "Confidential Information" shall also include the Agency Customer Contract and the terms of any agreement or arrangement between UK Mail and Royal Mail which the Customer has learned from UK Mail or Royal Mail.</p>	<p>(b) ensure that it has in place appropriate technical and organisational measures to protect against unauthorised or unlawful processing of Personal Data and against accidental loss or destruction of, or damage to, Personal Data, appropriate to the harm that might result from the unauthorised or unlawful processing or accidental loss, destruction or damage and the nature of the data to be protected, having regard to the state of technological development and the cost of implementing any measures;</p>
<p>7.3 Except as provided in clauses 18.1 and 20.1 UK Mail shall not be liable to the Customer or to any other person (whether in contract, tort (including negligence) or breach of statutory duty or otherwise) for any loss of or damage to any Mailing Item dealt with by UK Mail under this Agreement or for any delay in delivery.</p>	<p>10.3 UK Mail and the Customer may each disclose Confidential Information to their respective legal, financial and other business advisors (in each case in so far as such advisors need to know such Confidential Information) or as may be required by law or by any regulatory authority.</p>	<p>(c) not transfer any Personal Data outside of the European Economic Area unless the prior written consent of the Customer has been obtained and the following conditions are fulfilled:</p>
<p>7.4 Notwithstanding clauses 18.1 and 20.1, UK Mail shall not be liable to the Customer for any loss or damage (whether in contract, tort (including negligence) or breach of statutory duty or otherwise) of any Mailing Item:-</p>	<p>10.4 Clause 10.1 shall not apply to Confidential Information which the receiving party can demonstrate was: (i) already in its possession prior to its receipt from the disclosing party; (ii) was subsequently disclosed to it lawfully by a third party who did not obtain such Confidential Information (directly or indirectly) from the disclosing party; or (iii) was in the public domain at the time of receipt by the receiving party or has subsequently entered the public domain other than as a result of a breach of clause 10.1 by the receiving party.</p>	<p>(d) the Customer or UK Mail has provided appropriate safeguards in relation to the transfer;</p>
<p>(a) which occurs as a direct or indirect result of any failure by the Customer to comply with this Agreement (including the Scheme, the User Guide and the Royal Mail User Guides) or which has been handed over by the Customer in breach of the warranties contained in clause 2.3; or</p> <p>(b) which is lost or damaged prior to the bag or container containing that Mailing Item being scanned by UK Mail at a UK Mail site; or</p> <p>(c) unless the Customer notifies UK Mail of a claim under clause 7.1 in writing within 28 days of the relevant Collection date.</p>	<p>10.5 The obligations of the parties under this clause 10 will survive termination of this Agreement howsoever caused.</p>	<p>(e) the data subject has enforceable rights and effective legal remedies;</p> <p>(f) UK Mail complies with its obligations under the Data Protection Legislation by providing an adequate level of protection to any Personal Data that is transferred; and</p> <p>(g) UK Mail complies with reasonable instructions notified to it in advance by the Customer with respect to the processing of the Personal Data;</p>
<p>7.5 Subject to clause 7.1, UK Mail's liability to the Customer and to any other person shall otherwise be limited to £5,000,000 in the aggregate in any year.</p>	<p>11. Notices</p>	<p>(h) assist the Customer, at the Customer's cost, in:</p>
<p>7.6 Neither party shall be liable to the other for loss of profit, revenue, business, goodwill and like loss (whether direct or indirect) or for any consequential or indirect losses.</p>	<p>11.1 All notices between the parties under this Agreement must be in writing and delivered by hand, post or fax, if to UK Mail, to UK Mail's registered office and if to the Customer, to the Customer's address specified on the Account Application Form, or in either case, to such other address as is notified by one party to the other. Communications and messages set out in invoices from UK Mail to the Customer shall be deemed as notice for the purposes of this Agreement</p>	<p>(a) responding to any request from a Data Subject; and</p> <p>(b) ensuring compliance with the Customer's obligations under the Data Protection Legislation with respect to security, breach notifications, impact assessments and consultations with supervisory authorities or regulators;</p>
<p>7.7 UK Mail shall not be liable for any failure or delay in performance of UK Mail's obligations (including for any loss of or damage to or failure to deliver or delay in delivery of a Mailing Item) due to any event beyond UK Mail's reasonable control including an act of God, war, riot, civil commotion, terrorism, malicious damage or blockades, industrial disputes, compliance with any law or governmental order, rule, regulation or direction, national emergencies, fire, flood, tempest or storm, accident, breakdown of plant or machinery or default of supplies (including fuel) or sub-contractors.</p>	<p>11.2 Notices will be deemed to be received (a) if sent by post, 2 days (excluding Saturdays, Sundays and bank or public holidays) after posting (excluding the day of posting), (b) if delivered by hand, on the day of delivery; and (c) if sent by fax before 4:00pm on a day other than a Saturday, Sunday or a bank or public holiday, at the time of transmission, and if sent by fax after 4:00pm or sent on a Saturday, Sunday or a bank or public holiday on the next day which is not a Saturday, Sunday or a bank or public holiday.</p>	<p>(i) notify the Customer without undue delay on becoming aware of a Personal Data breach;</p> <p>(j) at the written direction of the Customer upon the termination of the Customer Contract or on completion of the Services, delete or return Personal Data and copies thereof to the Customer on termination of the agreement unless required by Applicable Laws to store the Personal Data; and</p> <p>(k) maintain complete and accurate records and information to demonstrate its compliance with this General Condition 8 and allow for audits by the Customer or the Customer's designated auditor.</p>
<p>7.8 Nothing in this Agreement shall exclude or restrict either party's liability for fraudulent misrepresentation or for death or personal injury caused by negligence.</p>	<p>12. Miscellaneous</p>	<p>13.6 The Customer consents to UK Mail appointing third party processors of Personal Data under this Agreement. UK Mail shall ensure prior to any processing taking place that it will enter into a written agreement with any third party processor so appointed incorporating terms which are substantially similar to those set out in this clause 13. As between the parties, UK Mail shall remain fully liable for all acts or omissions of any third-party processor appointed by it pursuant to this clause 13.6.</p>
<p>8. Termination</p>	<p>12.1 UK Mail reserves the right for it or Royal Mail to refuse to accept, to detain, to destroy or to open and inspect any Mailing Items according to section 107 of the Postal Services Act 2000 and this Agreement. For the avoidance of doubt, where UK Mail and Royal Mail reasonably suspect the Customer of sending scam mail contrary to clause 2.6, UK Mail and Royal Mail may inform third parties including the relevant authorities and regulators.</p>	<p>13.7 Either party may propose to replace this clause 13 with such standard contractual clauses that may be adopted or laid down by the EU Commission or relevant supervisory authority (as that term is defined by Data Protection Legislation) with respect to matters set out in Articles 28(3) and 28(4) of the GDPR.</p>
<p>8.1 Without prejudice to any other right to terminate under this clause 8, either party may terminate this Agreement at any time by giving the other party 30 days' written notice.</p>	<p>12.2 UK Mail may vary these terms and conditions by giving the Customer at least 30 days notice in writing.</p>	<p>13.8 If at any time the Customer wishes to revoke the consent it has given by agreeing to this Agreement or has queries relating to Data Protection, it may contact UK Mail's Information Security Manager at UK Mail Ryton, Express House, Hillman Way, Ryton-on-Dunsmore, Warwickshire CV8 3ED or by email at dataprotectionofficer@ukmail.com.</p>
<p>8.2 Either party (the "terminating party") may terminate this Agreement immediately by giving the other party (the "breaching party") notice if:</p>	<p>12.3 The failure of either party to enforce or to exercise, at any time or for any period, any term of, or right arising pursuant to, this Agreement does not constitute, and shall not be construed as, a waiver of such a term or right and shall not affect the party's right to enforce or exercise it at a later date.</p>	<p><i>The following clauses 14 to 18 inclusive apply to Letters only</i></p>
<p>(a) the breaching party commits any breach of the terms of this Agreement and the breach is not capable of remedy or where the breach is capable of remedy the breaching party has not remedied that breach within 14 days of being notified of the breach by the terminating party; or</p> <p>(b) the breaching party has an administrator or a receiver (including any administrative receiver or manager) appointed over the whole or any part of its assets or an order made or a resolution passed for winding-up of the breaching party (otherwise than for the purpose of a bona fide scheme of solvent amalgamation or reconstruction) or if circumstances arise which entitle a court or a creditor to appoint a receiver or manager or which entitle a court to appoint an administrator or make a winding-up order or if the breaching party has made any composition with its creditors generally.</p>	<p>12.4 UK Mail is not and does not contract as a common carrier. This Agreement supersedes any prior agreements and arrangements between UK Mail and the Customer, and constitutes the entire agreement between UK Mail and the Customer, relating to its subject matter. Neither party has relied upon or been induced to enter into this Agreement by any representation or statement other than as set out in this Agreement. No addition to or modification of this Agreement shall be effective unless it is in writing and signed by a duly authorised representative of both UK Mail and the Customer. Any Mailing Item handed over to UK Mail is handed over under this Agreement to the exclusion of all other documents or terms that the Customer attempts to apply, even if they are endorsed upon, delivered with or contained in any document that the Customer delivers to UK Mail.</p>	<p>14. Appointment of UK Mail</p> <p>14.1 The Customer appoints UK Mail to provide the following services:</p> <p>(a) to assist the Customer as the Customer may reasonably require in executing the Agency Customer Contract with Royal Mail;</p> <p>(b) to provide bulk mail collection, trunking and sorting services to the Customer before hand-over of the Letters to Royal Mail on such terms and conditions as provided for under this Agreement;</p> <p>(c) where the Customer so decides, to make payments to Royal Mail on behalf of the Customer, in particular Royal Mail's Charges;</p> <p>(d) to act as the Customer's agent to deal with various aspects</p>
<p>8.3 UK Mail may terminate this Agreement immediately by giving the Customer notice if the Customer fails to pay any sums due under this Agreement when due (including any amounts due to UK Mail as a result of UK Mail's payment of Royal Mail Charges), provided that UK Mail has given the Customer notice specifying an intention to terminate this Agreement and given a period of 7 days to remedy that failure.</p>	<p>12.5 This Agreement shall be subject to English law. The parties submit to the exclusive jurisdiction of the English Courts.</p>	<p>14.2 Nothing in this Agreement is intended to confer on any person any benefit or any right to enforce any term of it which that person would not have had but for the Contracts (Rights of Third Parties) Act 1999.</p>
<p>8.4 This Agreement will terminate automatically on any termination of the Agency Customer Contract unless the same is immediately replaced by another agreement on terms approved by UK Mail.</p>	<p>13. Data Protection Act</p>	<p>13.1 For the purposes of this clause 13, the term "Data Protection Legislation" shall mean: (i) unless and until the GDPR is no longer directly applicable in the UK, the General Data Protection Regulation ((EU) 2016/679) ("GDPR") and any national implementing laws, regulations and secondary legislation, as amended or updated from time to time, in the UK and then (ii)</p>
<p>8.5 This Agreement will terminate automatically on any termination of the Access Agreement unless the same is replaced by another agreement so that UK Mail has continuing access to Royal Mail's postal services.</p>	<p>9. Consequences of Termination</p>	<p>13.2 The termination of this Agreement (for any reason) shall not affect the coming into or the continuance in force of any obligations which expressly or by implication are intended to come into or continue in force on or after such termination and shall be without prejudice to any other rights of either party accrued up until the date of termination.</p>
<p>9. Consequences of Termination</p> <p>9.1 The termination of this Agreement (for any reason) shall not affect the coming into or the continuance in force of any obligations which expressly or by implication are intended to come into or continue in force on or after such termination and shall be without prejudice to any other rights of either party accrued up until the date of termination.</p>	<p>9. Consequences of Termination</p> <p>9.1 The termination of this Agreement (for any reason) shall not affect the coming into or the continuance in force of any obligations which expressly or by implication are intended to come into or continue in force on or after such termination and shall be without prejudice to any other rights of either party accrued up until the date of termination.</p>	<p>9. Consequences of Termination</p> <p>9.1 The termination of this Agreement (for any reason) shall not affect the coming into or the continuance in force of any obligations which expressly or by implication are intended to come into or continue in force on or after such termination and shall be without prejudice to any other rights of either party accrued up until the date of termination.</p>

- of administration of the Agency Customer Contract including negotiation and agreement of surcharges and other payments thereunder and such other communications and such aspects of invoicing and other procedures as shall be agreed from time to time.
- 14.2 Such appointment and the performance by UK Mail of all its obligations under this Agreement shall only come into effect upon execution by Royal Mail and the Customer of the Agency Customer Contract; excepting the obligation under clause 14.1(a).
- 14.3 UK Mail accepts the following obligations:
- to liaise on the Customer's behalf with Royal Mail, including in relation to any compensation the Customer is entitled to under the Scheme in relation to any Letters;
 - to fairly apportion and pay to the Customer (in common with all its other customers) any compensation for Royal Mail's failure to comply with service standards that it receives from Royal Mail under the Access Agreement;
 - to forward to the Customer all disbursement notes for Royal Mail Charges to the Customer and payments made by UK Mail on behalf of the Customer including any such payments made under 14.1(c) above – the Customer shall from time to time notify UK Mail as to whether it will pay such amounts to Royal Mail direct or requires UK Mail to do so as its agent. Where the Customer decides that UK Mail should make payments on its behalf, it will notify UK Mail accordingly and ensure that UK Mail is placed in funds to do so at least 7 days before payment to Royal Mail is due;
 - (subject to clause 14.5) to assist the Customer in complying with its obligations under the Royal Mail User Guide for the services provided by Royal Mail to the Customer as a result of the Agency Customer Agreement;
- 14.4 UK Mail shall undertake these services with reasonable care and skill in accordance with this Agreement.
- 14.5 The Customer shall comply with the UK Mail User Guide.
- 14.6 Notwithstanding any provision of this Agreement, the Customer acknowledges that since it has a direct contract with Royal Mail pursuant to the Agency Customer Contract its only remedy for failure by Royal Mail to provide mail delivery services in relation to Letters pursuant to its Agency Customer Contract will be against Royal Mail.
- 15. Agency Service Obligation**
- 15.1 UK Mail shall convey and hand-over to Royal Mail for subsequent conveyance and delivery to the relevant addresses all Letters collected by UK Mail from the Customer and accepted by UK Mail in accordance with an agreed Mailing Profile and the terms of this Agreement.
- 15.2 UK Mail's service level aim is to hand-over Letters to Royal Mail either one or two Working Days after accepting the Collection, as set out in the Mailing Profile. UK Mail is not able to offer any guarantee as to the actual date of hand-over to Royal Mail of any Letter. Accordingly, UK Mail shall not be liable to the Customer or to any other person for failure to deliver within the service aim.
- 15.3 UK Mail shall (on behalf of the Customer) pay Royal Mail any surcharge incurred by the Customer to the extent that the same is a direct result of UK Mail being in breach of this Agreement.
- 15.4 UK Mail's responsibilities to the Customer cease when the Letters are handed-over to Royal Mail and accepted for safe delivery by Royal Mail under UK Mail's Access Agreement with Royal Mail.
- 16. Communication and Management**
- 16.1 At the same time as serving the same upon Royal Mail, the Customer shall serve upon UK Mail a copy of any notice served by it upon Royal Mail under the Agency Customer Contract.
- 16.2 The Customer shall serve upon UK Mail a copy of any notice or communication received by it from Royal Mail under, in connection with or relating to the Agency Customer Contract as soon as possible and shall in any event despatch the same within 1 Working Day of receipt.
- 16.3 In relation to the Agency Customer Contract and any matter arising under or in connection therewith, the Customer shall not attend any meeting or take part in any telephone or other conference or discussion with Royal Mail without UK Mail unless it has given UK Mail a reasonable opportunity to attend or take part.
- 16.4 The Customer shall notify UK Mail as soon as possible of any dispute or issue arising under its Agency Customer Contract whether such dispute or issue relates to Royal Mail or to any other person.
- 17. Charges and Payment for Agency**
- 17.1 The Customer agrees that it remains the Customer's liability to pay Royal Mail Charges. If the Customer so decides under clause 14.1(c), UK Mail shall assist the Customer in complying with the Customer's obligations to pay Royal Mail's Charges including by the provision of the services set out in clause 14.3 above.
- 17.2 The Customer shall fully indemnify UK Mail against any and all costs relating to the breach of or non-compliance with the Agency Customer Contract as a result of any act or omission by the Customer or any other person acting on its behalf (other than UK Mail).
- 17.3 If there is paid to UK Mail any Royal Mail discount or rebate or compensation which relates to Royal Mail's provision of services to the Customer under the Agency Customer Contract, UK Mail will pass this on to the Customer in full subject to any rights of set off which it may have.
- 17.4 On UK Mail receiving an invoice for Royal Mail Charges from Royal Mail, UK Mail shall:
- settle the invoice as the Customer's agent provided that (i) UK Mail has been instructed by the Customer to do so in accordance with clause 14.1(c), and (ii) UK Mail has been placed in funds in accordance with clause 14.3(c). The amount included in any invoice for Royal Mail Charges received by UK Mail will be included with the next invoice issued by UK Mail to the Customer under clause 17.4(b);
 - send to the Customer weekly invoices, whether by post, email or by any other means, showing (i) the total UK Mail Charges or other sums due from the Customer during the previous seven days and (ii) the total of Royal Mail Charges, including if requested copies of all invoices which it has received in that period for Royal Mail Charges. The Customer shall pay all such invoices in full within 14 days of the date of the invoice, unless payment is by direct debit in which case payment must be made within 21 days of the date of the invoice;
- 17.5 Payments by the Customer to UK Mail may be applied to such invoices and amounts owed to UK Mail and to such payments to Royal Mail as UK Mail shall in its sole discretion decide. Unless otherwise decided by UK Mail, all payments received by UK Mail in respect of any invoice issued pursuant to clause 17.4(b) shall be applied first in respect of UK Mail's Charges.
- 18. Exclusions of Agency Liability and Claims**
- 18.1 The Customer acknowledges and agrees that
- it has chosen to enter into the Agency Customer Contract and UK Mail will deliver the Customer's Letters to Royal Mail in accordance with this Agreement. Final sortation and delivery of Letters is the responsibility of Royal Mail pursuant to the Agency Customer Contract. Accordingly UK Mail's liability for Letters ends at the time of delivery thereof to Royal Mail and UK Mail can offer no assurance and shall not be liable for the actual delivery time of any Letter;
 - in the event of loss of or damage to any Letter dealt with
- by UK Mail under this Agreement, UK Mail shall, subject to satisfactory proof of hand over to UK Mail being provided by the Customer and of the loss or damage, and subject to clause 7 and the remainder of this clause 18, pay compensation to the Customer limited to the cost of production of such lost or damaged Letter plus UK Mail Charges paid to UK Mail in respect of such Letter
- Where UK Mail has already delivered any Letter to Royal Mail and a claim for loss or damage arises, it shall liaise with Royal Mail on behalf of the Customer in relation to any compensation the Customer is entitled to from Royal Mail (including under the Scheme) in relation to that Letter. UK Mail shall forward to the Customer any sums so recovered if Royal Mail pays the same to it as agent for the Customer. Nothing in this clause 18.1 or in any other provision of this Agreement shall render UK Mail liable to the Customer for any rebate due under or for any breach of or non-performance of the Agency Customer Contract.
- The following clauses 19 to 21 inclusive apply to Parcels only
- 19. Service Obligation**
- 19.1 UK Mail shall convey and deliver to the relevant addresses within the UK, Jersey, Guernsey and the Isle of Man all Parcels collected by UK Mail from the Customer and accepted by UK Mail in accordance with an agreed Mailing Profile and the terms of this Agreement.
- 19.2 UK Mail aims to deliver all Parcels other than those for delivery to addresses the IM, JE and GY postcode areas two Working Days after accepting the Collection. The Customer acknowledges that UK Mail is required to use Royal Mail for final sortation and delivery of all Parcels and accordingly UK Mail is not able to offer any guarantee as to the actual delivery date of any Parcels. Accordingly, UK Mail shall not be liable to the Customer or to any other person for failure to deliver within the service aim (whether as a result of a breach of this clause or otherwise).
- 20. Exclusions of Liability and Claims for Parcels**
- 20.1 The Customer acknowledges and agrees that in the event of loss of or damage to any Parcel dealt with by UK Mail under this Agreement, UK Mail shall, subject to satisfactory proof of hand over to UK Mail being provided by the Customer and of the loss or damage, and subject to clause 7 and the remainder of this clause 20, pay compensation to the Customer subject to the following limits:
- where UK Mail has already handed over the relevant Parcel to Royal Mail, the compensation shall be limited to whatever payment UK Mail recovers from Royal Mail under the Scheme in relation to that Parcel;
 - otherwise, the compensation in respect of the relevant Parcel shall be limited to the UK Mail Charge paid in respect of such Parcel and the cost of producing such lost or damaged Parcel.
- 21. Invoicing**
- 21.1 UK Mail shall send to the Customer weekly invoices, whether by post, email or other means, showing the UK Mail Charges or other sums due from the Customer and the Customer shall pay all such invoices in full within 14 days of the date of the invoice, unless payment is by direct debit in which case payment must be made within 21 days of the date of the invoice.