PAID ON WE GILOZ

Siemaszko, Michal 373 68th Street, Apt #3 Brooklyn, NY 11220-5308

(2 YEARS)

\$63.00

հայլույլուների կարևի այր իրական հանգիների և

RENEWAL NOTICE

Send Payments To: Network Solutions, Inc. PO Box 17305 Baltimore, MD 21297-0525

Notice Date: 05-FEB-01 Tax ID: 52-1146119

900322467119070003

Notice Number: 32246711	Web Address: KAOS-AE	EON.COM
Due Date: 09-MAR-2001	Period Covered: 05-MAR-2001 - 05-MAR-2003	Amount Due: \$70.00 US Dollars
Thank you for registering the Registrant agrees to the term	Web address shown above. Timely receipt of payment will ensure not and conditions of the current Service Agreement. This payment is	registration services for the period noted above. By this payment, a non-refundable.
To Pay By Credit Ca or Confirm Payment:	We accept all major credit cards 24 hours per day, seven days a week. Go to <a href="http://www.networksolutions.com/renew">http://www.networksolutions.com/renew</a> to use Network Solutions' Secure On-Line Payment System.  Or:	
	Call 1-888-771-3000 toll-free from the United S Islands. Outside of these areas, call 1-402-496	tates, Canada, Puerto Rico and the U.S. Virgin <b>3-9798</b> .
To Pay By Check:	Make check payable to Network Solutions, Inc. in <b>US Dollars</b> , drawn on a US Bank, and return the <b>check and payment stub</b> in the enclosed remittance envelope.	
Attention Business Account Program	To pay using the funds in your debit account send e-mail to accounts@networksolutions.com with the Web address, notice number, and 16-digit Account Number you were assigned when you	

For billing inquiries, write us from http://www.networksolutions.com/contactus, or call 1-800-779-1710 from the United States and Canada. Outside of these areas, call 1-703-742-4777 Monday through Friday from 7:00am to 9:00pm Eastern Time.

established your debit account.

Retain this portion for your records.

SEND PAYMENTS TO: **NETWORK SOLUTIONS, INC.** PO BOX 17305 **BALTIMORE, MD 21297-0525** 

Indan Haldlalad Mandalad dalah dalah dalah d

Siemaszko, Michal 373 68th Street, Apt #3 Brooklyn, NY 11220-5308

Members:

Detach this stub and return with payment. If you pay for multiple notices with one check, please send all payment stubs with your check. Please write your notice number(s) on your check!



Make check payable to: **Network Solutions, Inc.** 

Due Date:	Amount Enclosed:
9-MAR-2001	\$70.00 USD
	1 A set to the set of the set of the

The information below reflects your current registration with Network Solutions, Inc. for the following Web address:

## KAOS-AEON.COM

Additionally, enclosed is your *Service Agreement* which can also be found online at <a href="http://www.networksolutions.com/service-agreement">http://www.networksolutions.com/service-agreement</a>. Please review it carefully. Keeping your record updated is crucial to maintaining communications with you throughout the duration of your Web address registration. If any of this information is incorrect or becomes outdated, update it at <a href="http://www.networksolutions.com/makechanges">http://www.networksolutions.com/makechanges</a>. Your Internet Service Provider (ISP) may be able to assist you with any changes to your Web address record. You may also contact Network Solutions for assistance at 1-800-779-1710 from the United States and Canada. Outside of these areas, call 1-703-742-4777 Monday — Friday from 7:00am — 9:00pm Eastern Standard Time.

I. Domain Name Registrant: KAOS-AEON

373 68th Street, Apt #3 Brooklyn, NY 11220

US

II. Administrative Contact: Siemaszko, Michal

373 68th Street, Apt #3 Brooklyn, NY 11220

US

718-921-4693 718-921-4693

michal@KAOS-AEON.COM

III. Technical Contact: Siemaszko, Michal

373 68th Street, Apt #3 Brooklyn, NY 11220

US

718-921-4693 718-921-4693

michal@KAOS-AEON.COM

IV. Billing Contact: Siemaszko, Michal

373 68th Street, Apt #3

Brooklyn, NY 11220

US

718-921-4693 718-921-4693

michal@KAOS-AEON.COM

V. Record Creation Date:

05-Mar-1998

VI. Servers:

NS1.KAOS-AEON.COM

NS2.KAOS-AEON.COM

Siemaszko, Michal 373 68th Street, Apt #3 Brooklyn, NY 11220-5308 Network Solutions, Inc. Business Affairs Office P.O. Box 525 Herndon, VA 20172

Tax ID: 52-1146119

Notice Number:	Web Address:	
34534256	KAOS-AEON.COM	
Payment Status:	Period Covered:	34
PAID IN FULL	05-MAR-200	01 - 05-MAR-2003

# Thank you for registering with Network Solutions. You are paid in full. Please do not send payment.

# Note:

- 1. Important Web address registration information on reverse side.
- 2. Service Agreement enclosed.

NETWORK SOLUTIONS, INC.
BUSINESS AFFAIRS OFFICE
P.O. BOX 525
HERNDON, VA 20172-0525



Siemaszko, Michal 373 68th Street, Apt #3 Brooklyn, NY 11220-5308 The information below reflects your current registration with Network Solutions, Inc. for the following Web address:

## KAOS-AEON.COM

Additionally, enclosed is your *Service Agreement* which can also be found online at <a href="http://www.networksolutions.com/service-agreement">http://www.networksolutions.com/service-agreement</a>. Please review it carefully. Keeping your record updated is crucial to maintaining communications with you throughout the duration of your Web address registration. If any of this information is incorrect or becomes outdated, update it at <a href="http://www.networksolutions.com/makechanges">http://www.networksolutions.com/makechanges</a>. Your Internet Service Provider (ISP) may be able to assist you with any changes to your Web address record. You may also contact Network Solutions for assistance at 1-800-779-1710 from the United States and Canada. Outside of these areas, call 1-703-742-4777 Monday – Friday from 7:00am – 9:00pm Eastern Standard Time.

I. Domain Name Registrant: KAOS-AEON

373 68th Street, Apt #3 Brooklyn, NY 11220

US

II. Administrative Contact: Siemaszko, Michal

373 68th Street, Apt #3 Brooklyn, NY 11220

US

718-921-4693

718-921-4693

michal@KAOS-AEON.COM

III. Technical Contact: Siemaszko, Michal

373 68th Street, Apt #3 Brooklyn, NY 11220

US

718-921-4693 718-921-4693

michal@KAOS-AEON.COM

IV. Billing Contact:

Siemaszko, Michal 373 68th Street, Apt #3 Brooklyn, NY 11220

US

718-921-4693 718-921-4693

michal@KAOS-AEON.COM

V. Record Creation Date:

VI. Servers:

05-Mar-1998

NS1.KAOS-AEON.COM

NS2.KAOS-AEON.COM



Michal Siemaszko KAOS-AEON **520 Powell Street** Staten Island,, NY 10312-2625

# InterNIC Registration Services

Domain Registration/Renewal Invoice

Network Solutions, Inc. PO Box 17305 Baltimore MD 21297-0525

Invoice Date: 20-Mar-98 Tax ID: 52-1146119

Invoice Number: 708289	Domain Name: KAO	KAOS-AEON.COM	
Due Date:	Period Covered:	Amount Due:	
19-APR-1998	05-MAR-1998 - 05-MAR-2000	\$100.00 US Dollars	

Thank you for registering the Internet/World Wide Web domain name shown above. Timely receipt of payment will ensure registration services for the period noted above. By this payment, Registrant agrees to the terms and conditions of the current Domain Name Registration Agreement. This payment is non-refundable.

To Pay By Credit Card We accept all major credit cards 24 hours per day, seven days a week.

or Confirm Payment:

Call (888) 771-3000 toll-free from the United States, Canada, Puerto Rico and the U.S.

Virgin Islands. Outside of these areas, call (402) 496-9798.

Or:

Go to http://rs.internic.net/pay on the World-Wide Web to use Network Solutions'

Secure On-Line Payment System or the First Virtual Internet Payment System.

To Pay By Check:

Make check payable to Network Solutions, Inc. in US Dollars, drawn on a US Bank,

and return the check and payment stub in the enclosed remittance envelope.

To Pay By **Debit Account:**  Send e-mail to accounts@internic.net with the domain name, invoice number, and 16-digit Account Number you were assigned when you established your debit account.

For billing inquiries, send e-mail to billing@internic.net, or call (703) 742-4777 from 7:00am to 9:00pm Eastern Time.

Remarks: If you pay for multiple invoices with one check, please send all payment stubs with your check!

oic-17820/26677

000007082895100008

Retain this portion for your records

Detach this stub and return with payment Don't forget to write your invoice number(s) on your check!

NETWORK SOLUTIONS, INC. PO BOX 17305 **BALTIMORE, MD 21297-0525** 

PLEASE DO NOT WRITE ON STUB



Make check payable to: Network Solutions, Inc.

laddaalladdladaalllaaddaalddladdlaaddaalll

Invoice Number: Due Date: Amount Enclosed: 708289 19-APR-1998 \$100.00 USD

Michal Siemaszko **KAOS-AEON 520 Powell Street Staten Island,, NY 10312-2625** laaliilaaaliaaalialahdahdalaabdalaadiilaadiil

By this payment, Registrant agrees to the terms and conditions of the current Domain Name Registration Agreement. This payment is non-refundable.

000007082895100008

The information below reflects your current registration with Network Solutions, Inc. for the following domain name:

KAOS-AEON.COM

Additionally, on the reverse side of the enclosed letter is your **Domain Name Registration Agreement** with Network Solutions. Please review it carefully. Your help in keeping this information updated is crucial to maintaining communications with you throughout the duration of your domain name registration. If any of this information is or becomes incorrect, please update it by following the instructions on the Domain Name Registration Agreement, Version 3.5 on the Internet at <a href="http://rs.internic.net/help/templates.html">http://rs.internic.net/help/templates.html</a>. Your Internet Service Provider (ISP) may be able to assist you with any changes to your domain name record.

I. Domain Name Registrant: KAOS-AEON

520 Powell Street Staten Island, NY 10312

US

II. Administrative Contact:

Siemaszko, Michal 520 Powell Street

Staten Island,, NY 10312

US

718-948-7163 718-948-7163

siemaszko@INGRESS.COM

III. Technical Contact:

Networks, FastDns 3080 Ogden Ave Lisle, IL 60532

US

630-357-8545 reg@FASTDNS.NET

IV. Billing Contact:

Siemaszko, Michal 520 Powell Street

Staten Island,, NY 10312

US

718-948-7163 718-948-7163

siemaszko@INGRESS.COM

V. Record Creation Date:

05-Mar-98

VI. Servers:

NS.HOST4U.NET NS2.HOST4U.NET

You may also contact Network Solutions for assistance by telephone at (703) 742-4777, or by email at HOSTMASTER@INTERNIC.NET.



Dear Domain Name Registrant:

Network Solutions, Inc. is pleased to notify you that you are now the Registrant of the domain name shown on the enclosed domain name registration invoice. Also enclosed on the reverse side of this letter is a copy of the terms and conditions of your Domain Name Registration Agreement ("Agreement") with Network Solutions. Please review it carefully.

<u>Communication – The Foundation of a Successful Relationship:</u> To provide prompt and responsive service, we must communicate with you through the contacts you listed in your Agreement. These contacts are your agents and can take many important actions on your behalf that can affect your domain name registration, including modifying your record, or in certain instances transferring or deleting your domain name. It is important that you review the back of the invoice, which displays your domain name registration information contained in our database, and ensure that the designated "Administrative Contact/Agent," "Technical Contact," and "Billing Contact" are actually who you want to act on your behalf. Unless and until this information is changed, we will accept direction from and communicate with these designated contacts.

Quality Information, Quality Service: Our ability to deliver high quality service depends in part on receiving accurate and up-to-date information from you. We strongly encourage you periodically to verify the accuracy of the information appearing in the "WHOIS" database located on the Internet at <a href="http://rs.internic.net/cgi-bin/whois">http://rs.internic.net/cgi-bin/whois</a>. This information reflects your current domain name registration status in our records. If any of this information is or becomes inaccurate or incomplete, please remember that it is your responsibility to update the information in a timely manner. Your selected Internet Service Provider (ISP) may be able to easily assist you with any changes to your domain name record.

<u>Questions or Comments</u>: If you wish to update any of your registration information, please visit our web site located at <a href="http://rs.internic.net">http://rs.internic.net</a>. If you have any questions regarding your Agreement, or other issues concerning your domain name, please contact Network Solutions at (703) 742-4777, or by email at HOSTMASTER@INTERNIC.NET. We appreciate your business and will do our best to provide you with prompt and efficient registration services.

David M. Graves

Director, Business Affairs

Charles A. Gomes

Director of Customer Programs

Enclosures:

Domain Name Registration Invoice & Record

Domain Name Registration Agreement

### NETWORK SOLUTIONS, INC.

### DOMAIN NAME REGISTRATION AGREEMENT (V. 3.5)

- A. Introduction. This domain name registration agreement ("Registration Agreement") is submitted to NETWORK SOLUTIONS, INC. ("NSI") for the purpose of applying for and registering a domain name on the Internet. If this Registration Agreement is accepted by NSI, and a domain name is registered in NSI's domain name database and assigned to the Registrant, Registrant ("Registrant") agrees to be bound by the terms of this Registration Agreement and the terms of NSI's Domain Name Dispute Policy ("Dispute Policy") which is incorporated herein by reference and made a part of this Registration Agreement. This Registration Agreement shall be accepted at the offices of NSI.
- B. Fees and Payments. Registrant agrees to pay a registration fee of One Hundred United States Dollars (US\$100) as consideration for the registration of each new domain name or Fifty United States Dollars (US\$50) to renew an existing registration. The payment may be made payable either directly to "Network Solutions, Inc.", or indirectly to NSI through the Registrant's Internet Service Provider ("ISP"). Payment is due within thirty (30) days from the date of the invoice. The non-refundable fee covers a period of two (2) years for each new registration, and one (1) year for each renewal, and includes any permitted modification(s) to the domain name's record during the covered period.
- C. Dispute Policy. Registrant agrees, as a condition to submitting this Registration Agreement, and if the Registration Agreement is accepted by NSI, that the Registrant shall be bound by NSI's current Dispute Policy. The current version of the Dispute Policy may be found at the InterNIC Registration Services web site: "http://rs.internic.net/dispute.html".
- D. Dispute Policy Changes or Modifications. Registrant agrees that NSI, in its sole discretion, may change or modify the Dispute Policy, incorporated by reference herein, at any time. Registrant agrees that Registrant's maintaining the registration of a domain name after changes or modifications to the Dispute Policy become effective constitutes Registrant's continued acceptance of these changes or modifications. Registrant agrees that if Registrant considers any such changes or modifications to be unacceptable, Registrant may request that the domain name be deleted from the domain name database.
- E. Disputes. Registrant agrees that, if the registration of its domain name is challenged by any third party, the Registrant will be subject to the provisions specified in the Dispute Policy.
- F. Agents. Registrant agrees that if this Registration Agreement is completed by an agent for the Registrant, such as an ISP or Administrative Contact/Agent, the Registrant is nonetheless bound as a principal by all terms and conditions herein, including the Dispute Policy.
- G. Limitation of Liability. Registrant agrees that NSI shall have no liability to the Registrant for any loss Registrant may incur in connection with NSI's processing of this Registration Agreement, in connection with NSI's processing of any authorized modification to the domain name's record during the covered period, as a result of the Registrant's ISP's failure to pay either the initial registration fee or renewal fee, or as a result of the application of the provisions of the Dispute Policy. Registrant agrees that in no event shall the maximum liability of NSI under this Agreement for any matter exceed Five Hundred United States Dollars (US\$500).
- H. Indemnity. Registrant agrees, in the event the Registration Agreement is accepted by NSI and a subsequent dispute arises with any third party, to indemnify and hold NSI harmless pursuant to the terms and conditions contained in the Dispute Policy.
- I. Breach. Registrant agrees that failure to abide by any provision of this Registration Agreement or the Dispute Policy may be

- considered by NSI to be a material breach and that NSI may provide a written notice, describing the breach, to the Registrant. If, within thirty (30) days of the date of mailing such notice, the Registrant fails to provide evidence, which is reasonably satisfactory to NSI, that it has not breached its obligations, then NSI may delete Registrant's registration of the domain name. Any such breach by a Registrant shall not be deemed to be excused simply because NSI did not act earlier in response to that, or any other, breach by the Registrant.
- J. No Guaranty. Registrant agrees that, by registration of a domain name, such registration does not confer immunity from objection to either the registration or use of the domain name.
- K. Warranty. Registrant warrants by submitting this Registration Agreement that, to the best of Registrant's knowledge and belief, the information submitted herein is true and correct, and that any future changes to this information will be provided to NSI in a timely manner according to the domain name modification procedures in place at that time. Breach of this warranty will constitute a material breach.
- L. Revocation. Registrant agrees that NSI may delete a Registrant's domain name if this Registration Agreement, or subsequent modification(s) thereto, contains false or misleading information, or conceals or omits any information NSI would likely consider material to its decision to approve this Registration Agreement.
- M. Right of Refusal. NSI, in its sole discretion, reserves the right to refuse to approve the Registration Agreement for any Registrant. Registrant agrees that the submission of this Registration Agreement does not obligate NSI to accept this Registration Agreement. Registrant agrees that NSI shall not be liable for loss or damages that may result from NSI's refusal to accept this Registration Agreement.
- N. Severability. Registrant agrees that the terms of this Registration Agreement are severable. If any term or provision is declared invalid, it shall not affect the remaining terms or provisions which shall continue to be binding.
- O. Entirety. Registrant agrees that this Registration Agreement and the Dispute Policy is the complete and exclusive agreement between Registrant and NSI regarding the registration of Registrant's domain name. This Registration Agreement and the Dispute Policy supersede all prior agreements and understandings, whether established by custom, practice, policy, or precedent.
- P. Governing Law. Registrant agrees that this Registration Agreement shall be governed in all respects by and construed in accordance with the laws of the Commonwealth of Virginia, United States of America. By submitting this Registration Agreement, Registrant consents to the exclusive jurisdiction and venue of the United States District Court for the Eastern District of Virginia, Alexandria Division. If there is no jurisdiction in the United States District Court for the Eastern District of Virginia, Alexandria Division, then jurisdiction shall be in the Circuit Court of Fairfax County, Fairfax, Virginia.
- Q. This is Domain Name Registration Agreement Version Number 3.5. This Registration Agreement is only for registrations under top-level domains: COM, ORG, NET, and EDU. By completing and submitting this Registration Agreement for consideration and acceptance by NSI, the Registrant agrees that he/she has read and agrees to be bound by A through P above.

[The remaining portion of your Agreement is the fill-in template submitted by you or your Internet Service Provider ("ISP"). The information contained in your registration template, as registered with Network Solutions, Inc., is reflected on the reverse side of this Agreement].

# **NETWORK SOLUTIONS, INC. SERVICE AGREEMENT**

- 1. INTRODUCTION. In this Service Agreement ("Agreement"), "you" and "your" refer to each customer ("Customer") and "we", "us" and "our" refer to Network Solutions, Inc. ("Network Solutions"). This Agreement explains our obligations to you, and your obligations to us in relation to your use of our services. By selecting Network Solutions' service(s) you have agreed to establish an account with us for such services. When you use your account or permit someone else to use your account to purchase or otherwise acquire access to additional Network Solutions' service(s) or to modify or cancel your Network Solutions' service(s) (even if we were not notified of such authorization), this Agreement covers any such service or actions. Any acceptance of your application(s) for our services and the performance of our services will occur at our offices in Herndon, Virginia, the location of our principal place of business.
- 2. SECURITY. When you register a domain name with us through our e-mail application process, you are responsible for selecting a security option to protect your domain name registration records (including your contact records and host records) from unauthorized changes. There are three levels of security available for domain name registration records, contact records and host records: (i) Mail From; (ii) Encrypted Password (CRYPT-PW); and (iii) Pretty Good Privacy (PGP). Please review our Web site at <a href="http://www.networksolutions.com/help/quardian.html">http://www.networksolutions.com/help/quardian.html</a> for an explanation of each security option and select the option that best serves your requirements.
- 3. VARIOUS SERVICES. Paragraphs 1 through 25 are applicable to any and all of the services you have chosen. The terms and conditions set forth in paragraphs A through D at the end of this Agreement apply only to customers who have selected Network Solutions' services other than our domain name registration services.
- 4. FEES, PAYMENT AND TERM OF SERVICE. As consideration for the services you have selected, you agree to pay Network Solutions the applicable service(s) fees set forth on our Web site at the time of your selection. All fees are due immediately and are non-refundable. Network Solutions may take all remedies available to collect fees owed. If you qualify, we may extend payment terms to you under our Business Account Credit Program. Unless otherwise specified, each Network Solutions' service is for a two-year initial term and renewable in perpetuity thereafter for successive one-year terms. Any renewal of your services with us is subject to our then current terms and conditions and payment of all applicable service fees at the time of renewal and in the case of domain name registration, the domain name registraty's acceptance of your domain name registration to another domain name registration with us.
- ACCURATE INFORMATION. As further consideration for the Network Solutions service(s), you agree to: (1) provide certain current, complete and accurate information about you as required by the application process; and (2) maintain and update this information as needed to keep it current, complete and accurate. We rely on this information to send you important information and notices regarding your account and our services. Our privacy statement, located on our Web site at least thirty (30) calendar days before it becomes effective. You agree that, by using our services after modifications to the privacy statement become effective, you have agreed to these modifications. You acknowledge that if you do not agree to any such modification, you may terminate this Agreement. We will not refund any fees paid by you if you terminate your Agreement with us. We will not process the personal data that we collect from you in a way incompatible with the purposes and other limitations described in our privacy statement and warrant that you have provided notice to, and obtained consent from, any third party individuals whose personal data you supply to us as part of our services with regard to: (i) the purposes for which such third party's personal data, (iii) which parts of the third party's data are obligatory and which parts, if any, are voluntary, and (iv) how the third party consequences resulting from your failure to provide notice or receive consent from such individuals nor for your providing outdated, incomplete or incorrant with regard to any third party individuals whose personal data you supply to us in the future. We are not responsible for any consequences resulting from your failure to provide notice or receive consent from such individuals nor for your providing outdated, incomplete or inaccurate information. Even if you intend to license the use of our domain name registration services on a third party, you will remain our customer and you are responsible for complying with all terms and conditions of this Agre
- 6. MODIFICATIONS TO AGREEMENT. Except as otherwise provided in this Agreement, you agree, during the term of this Agreement, that we may: (1) revise the terms and conditions of this Agreement; and/or (2) change part of the services provided under this Agreement at any time. Any such revision or change will be binding and effective immediately upon posting of the revised Agreement or change to the service(s) on Network Solutions' Web sites, or upon notification to you by e-mail or United States mail. You agree to periodically review our Web sites, including the current version of this Agreement available on our Web sites, to be aware of any such revisions. If you do not agree with any revision to the Agreement, you may terminate this Agreement any time by providing us with notice by e-mail or United States mail addressed as follows, Attention: Registrar Business Affairs, P.O. Box 525, Herndon, Virginia 2017O. Notice of your termination will be effective on receipt and processing by us. Any fees paid by you if you terminate your Agreement with us are nonrefundable, but you will not incur any additional fees. By continuing to use Network Solutions' services after any revision to this Agreement or change in service(s), you agree to abide by and be bound by any such revisions or changes. We are not bound by nor should you rely on any representation by (i) any agent, representative or employee of any third party that you may use to apply for our services; or in (ii) information posted on our Web site of a general informational nature. No employee, contractor, agent or representative of Network Solutions is authorized to alter or amend the terms and conditions of this Agreement.
- 7. MODIFICATIONS TO YOUR ACCOUNT. In order to change any of your account information with us, you must use the Account Number and the Password that you selected if you opened your account with us through our entire application process, or the security authentication option that you selected if you opened your account with us through our e-mail application process. Please safeguard your Account Number and Password or security authentication option from any unauthorized use. In no event will we be liable for the unauthorized use or misuse of your Account Number or Password or security authentication option.
- 8. DOMAIN NAME DISPUTE POLICY. If you reserved or registered a domain name through us, you agree to be bound by our current domain name dispute policy that is incorporated herein and made a part of this Agreement by reference. The current version of the dispute policy may be found at our Web site: <a href="https://www.networksolutions.com/legal/dispute-policy.html">https://www.networksolutions.com/legal/dispute-policy.html</a>. Please take the time to familiarize yourself with that policy.
- 9. DOMAIN NAME DISPUTE POLICY MODIFICATIONS. You agree that we, in our sole discretion, may modify our dispute policy. We will post any such revised policy on our Web site at least thirty (30) calendar days before it becomes effective. You agree that, by maintaining the reservation or registration of your domain name after modifications to the dispute policy become effective, you have agreed to these modifications. You acknowledge that if you do not agree to any such modification, you may terminate this Agreement. We will not refund any fees paid by you if you terminate your Agreement with us.
- 10. DOMAIN NAME DISPUTES. You agree that, if your use of our domain name registration services is challenged by a third party, you will be subject to the provisions specified in our dispute policy in effect at the time of the dispute. You agree that in the event a domain name dispute arises with any third party, you will indemnify and hold us harmless pursuant to the terms and conditions set forth below in this Agreement. If we are notified that a complaint has been filed with a judicial or administrative body regarding your use of our domain name registration services, you agree not to make any changes to your domain name record without our prior approval. We may not allow you to make changes to such domain name record not life in the dispute has been settled. Furthermore, you agree that if you are subject to litigation regarding your registration and use of our domain name record into the registry of the judicial body by supplying a party with a registrat certificate from us.
- 11. AGENTS. You agree that, if your agent (e.g., an Internet Service Provider, employee, etc.) purchased our service(s) on your behalf, you are nonetheless bound as a principal by all terms and conditions herein, including the dispute policy. Your continued use of our services shall ratify any unauthorized actions of your agent. By acting on your behalf, your agent certifies that he or she is authorized to apply for our services on your behalf, that he or she is authorized to bind you to the terms and conditions of this Agreement and that he or she has apprised you of the terms and conditions of this Agreement. In addition, you are responsible for any errors made by your agent. We will not refund fees paid by you or your agent on your behalf for any reason, including, but not limited to, in the event that your agent fails to comply with the terms and conditions of this Agreement, your agent incorrectly provides information in the application process or if your agent changes or otherwise modifies your domain name record incorrectly.
- 12. NOTICES AND ANNOUNCEMENTS. You authorize us to notify you as our customer of information that we deem is of potential interest to you. Notices and announcements may include commercial e-mails and other notices describing changes, upgrades, new products and services or other information pertaining to Internet security or to enhance your identity on the Internet and/or other relevant matters. If you do not wish to receive bulk email solicitation notices or announcements please send us an email at remove@networksolutions.com.
- 13. LIMITATION OF LIABILITY. You agree that our entire liability, and your exclusive remedy, with respect to any Network Solutions' service(s) provided under this Agreement and/or for any breach of this Agreement is solely limited to the amount you paid for such service(s). Network Solutions and its contractors shall not be liable for any direct, incidental, special or consequential damages resulting from the use or inability to use any of the Network Solutions' services or for the cost of procurement of substitute services. Because some states do not allow the exclusion or ilimitation of liability for consequential or incidental damages, in such states, our liability resulting from excess delays or access interruptions; (2) loss or liability resulting from excess delays or access interruptions; (2) loss or liability resulting from acts of God; (4) loss or liability resulting from acts of God; (4) loss or liability resulting from the unauthorized use or misuse of your Account Number, Password or security authentication option; (5) loss or liability resulting from errors, omissions, or misstatements in any and all information or service(s) provided under this Agreement; (6) loss or liability relating to the deletion of or failure to state e-mail messages; (7) loss or liability resulting from the development or interruption of your Web site; (8) loss or liability from your inability to use our dot com mail service; (9) loss or liability that you may incur in connection with our processing of your application for our services, our processing of any authorized modification to your domain name record or your agents failure to pay any fees, including the initial registration fee or reregistration fee; or (10) loss or liability as a result of the application of our disoute policy.
- 14. INDEMNITY. You agree to release, indemnify, and hold Network Solutions, in our capacities as the registry and a registrar, and our contractors, agents, employees, officers, directors, shareholders, affiliates and assigns harmless from all liabilities, claims, damages, costs and expenses, including reasonable attorneys' fees and expenses, of third parties relating to or arising under this Agreement, the Network Solutions services provided hereunder or your use of the Network Solutions' services, including without limitation infringement or dilution by you, or someone else using our service(s) from your computer, of any intellectual property or other proprietary right of any person or entity, or a violation of any of our operating rules or policies relating to the service(s) provided. When we are threatened with suit or sued by a third party, we may seek written assurances from you concerning your promise to indemnify us; your failure to provide those assurances may be considered by us to be a material breach of this Agreement.
- 15. BREACH. You agree that your failure to abide by any provision of this Agreement, any Network Solutions operating rule or policy, the dispute policy, or your willful provision of inaccurate or unreliable information as part of the application process, or your failure to update your information to keep it current, complete or accurate, or your failure to respond for over fifteen (15) calendar days to inquiries from us concerning the accuracy of the contact details associated with your domain name registration may be considered by us to be a material breach and that we may provide a written notice, describing the breach, to you. If within ten (10) calendar days of the date of such notice, you fail to provide evidence, which is reasonably satisfactory to us, that you have not breached your obligations under the Agreement, then we may delete the registration or reservation of your domain name and/or terminate the other Network Solutions' service(s) you are using without further notice. We will not refund any fees paid by you if we terminate your Agreement due to your breach. Any such breach by you shall not be deemed to be excused simply because we did not act earlier in response to that, or any other breach, by you.
- 16. NO GUARANTY. You agree that, by registration of your chosen domain name, such registration does not confer immunity from objection to either the registration or use of your domain name.
- 17. REPRESENTATIONS AND WARRANTIES. You agree and warrant that: (i) the information that you or your agent on your behalf provide to us during the application process to register your domain name or to apply for other Network Solutions' service(s) is, to the best of your knowledge and belief, accurate and complete, and that any future changes to this information will be provided to us in a timely manner according to the modification procedures in place at that time, (ii) to the best of your knowledge and belief neither the registration of your domain name with which you intend to use such domain name will directly or indirectly infininge the legal rights of a third party, (iii) you have all requisite power and authority to execute this Agreement and to perform your obligations hereunder, (iv) you have selected the necessary security option(s) for your domain name registration record, and (v) you are of legal age to enter into this Agreement. You agree that your use of our service(s) is solely at your own risk. You agree that all of our services are provided on an "as is," and "as available" basis.

- DISCLAIMER OF WARRANTIES. WE EXPRESSLY DISCLAIM ALL WARRANTIES OF ANY KIND, WHETHER EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT. WE MAKE NO WARRANTY THAT OUR SERVICE(S) WILL MEET YOUR REQUIREMENTS, OR THAT THE SERVICE(S) WILL BE UNINTERRUPTED, TIMELY, SECURE, OR ERROR FREE; NOR DO WE MAKE ANY WARRANTY AS TO THE RESULTS THAT MAY BE OBTAINED FROM THE USE OF THE SERVICE(S) OR AS TO THE ACCURACY OR RELIABILITY OF ANY INFORMATION OBTAINED THROUGH OUR DOT COM MAIL SERVICE. YOU UNDERSTAND AND AGREE THAT ANY MATERIAL AND/OR DATA DOWNLOADED OR OTHERWISE OBTAINED THROUGH THE USE OF OUR DOT COM MAIL SERVICE IS DONE AT YOUR OWN DISCREPTION AND RISK AND THAT YOU WILL BE SOLELY RESPONSIBLE FOR ANY DAMAGE TO YOUR COMPUTER SYSTEM OR LOSS OF DATA THAT RESULTS FROM
  THE DOWNLOAD OF SUCH MATERIAL AND/OR DATA. WE MAKE NO WARRANTY REGARDING ANY GOODS OR SERVICES PURCHASED OR OBTAINED THROUGH ANY OF OUR SERVICES OR ANY TRANSACTIONS ENTERED INTO THROUGH SUCH SERVICES. NO ADVICE
  OR INFORMATION, WHETHER ORAL OR WRITTEN, OBTAINED BY YOU FROM US OR THROUGH OUR DOT COM MAIL SERVICE SHALL CREATE ANY WARRANTY NOT EXPRESSLY MADE HEREIN. TO THE EXTENT JURISDICTIONS DO NOT ALLOW THE EXCLUSION OF CERTAIN WARRANTIES, SOME OF THE ABOVE EXCLUSIONS MAY NOT APPLY TO YOU.
- REVOCATION. You agree that we may terminate your contractual right to use our service(s), if the information that you are obligated to provide to register your domain name or register for other Network Solutions service(s), or that you subsequently modify, contains false or misleading information, or conceals or omits any information we would likely consider material to our decision to register your domain name or to continue to provide you domain name registration services. Furthermore, you agree that we may suspend, cancel or transfer your domain name registration services in order to: (i) correct mistakes made by us or the registry in registering your chosen domain name, or (ii) to resolve a dispute under our dispute policy. We will not refund any fees paid by you if
- 20. RIGHT OF REFUSAL. We, in our sole discretion, reserve the right to refuse to register your chosen domain name or register you for other Network Solutions' service(s), or to delete your domain name within the first thirty (30) colendar days from receipt of your payment for such services. In the event we do not register your domain name or refusal to register, the deletion your domain name or refusal to register you for other Network Solutions' service(s).
- SEVERABILITY. You agree that the terms of this Agreement are severable. If any term or provision is declared invalid or unenforceable, that term or provision will be construed consistent with applicable law as nearly as possible to reflect the original intentions of the parties, and the remaining terms and provisions will remain in full force and effect.
- ENTIRETY. You agree that this Agreement, the rules and policies published by us, the dispute policy and the privacy statement are the complete and exclusive agreement between you and us regarding our services. This Agreement, our rules and policies, the dispute policy and the privacy statement supersede all prior agreements and understandings, whether established by custom, practice, policy or precedent.
- TRANSFER AND ASSIGNMENT. You may transfer your domain name registration to a third party of your choice, subject to the procedures and conditions found at: http://www.networksolutions.com/makechanges/mca/agreement.html. reference. Your rights under this Agreement are not assignable and any attempt by your creditors to obtain an interest in your rights under this Agreement, whether by attachment, levy, garnishment or otherwise, renders this Agreement voidable at our option.
- GOVERNING LAW. You agree that this Agreement and any disputes hereunder shall be governed in all respects by and construed in accordance with the laws of the Commonwealth of Virginia, United States of America, excluding its conflict of laws rules. Except for disputes concerning or arising from your use of a domain name registered with us, you and we each submit to exclusive subject matter jurisdiction, personal jurisdiction and venue of the United States District Court for the Eastern District of Virginia, Alexandria Division. If there is no jurisdiction in the United States District Court for the Eastern District of Virginia, Alexandria Division, then jurisdiction shall be in the Circuit Court of Fairfax, Virginia. Only for disputes concerning or arising from your use of a domain name registered with us , you agree to submit to subject matter jurisdiction, personal jurisdiction and venue of the United States District Court for the Eastern District of Virginia, Alexandria Division and the courts of your domicale
- 25. AGREEMENT TO BE BOUND. By applying for a Network Solutions' service(s) through our online application process or by applying for and registering a domain name as part of our e-mail template application process or by using the service(s) provided by Network Solutions under this Agreement, you acknowledge that you have read and agree to be bound by all terms and conditions of this Agreement and any pertinent rules or policies that are or may be published by Network Solutions.

### SERVICE SPECIFIC TERMS: The following terms apply in addition to paragraphs 1 through 25 only if you have selected the particular service described:

## DOT COM MAIL:

- Description of Service. Network Solutions is providing you with the facilities that are capable of sending and receiving electronic mail via the Internet through a service branded as "dot com mail"". You must: (1) provide all equipment, including a computer and modern, necessary to establish a connection to the Internet; and (2) provide for your own connection to the Internet and pay any telephone service fees associated with such connection. Network Solutions has set no fixed upper limit on the number of messages you may send or receive through the dot com mail service; however, Network Solutions retains the right, at Network Solutions' sole discretion, to restrict the volume of messages transmitted or received by you in order to maintain the quality of our services to other customers and to protect our computer systems. We, in our sole discretion, will determine whether or not your conduct is consistent with this Agreement and any Network Solutions operating rules or policies and may terminate your dot com mail service if your conduct is found to be inconsistent with this Agreement or such rules or policies. The dot com mail service is subject to scheduled (from 12:01am eastern United States time to 2:00 am eastern United States time every Saturday) and unscheduled outages which will impact your ability to use the service. We will use commercially reasonable efforts to restore the service after any unscheduled outages. Moreover, in order to receive the dot com mail service we must host your domain name record. If you transfer your domain name record to a third party in conjunction with a live web site or for any other reason or allow your domain name registration to expire, you will no longer be able to use the dot com mail service. We will not refund the fees you paid for our dot com mail service if you elect to transfer your domain name record to a third party. Your right to use our dot com mail service is personal to you. You agree not to resell the dot com mail service, without the prior express written consent of Network Solutions.
- Privacy, Network Solutions will not monitor, edit or disclose the contents of your private communications with third parties unless required to do so by law or in the good faith belief that such action is necessary to: (1) conform to the law or comply with legal process served on Network Solutions; (2) protect and defend the rights or property of Network Solutions; or (3) act under exigent curvature requirements of your private communications will influe purply will be legal process served on Network Solutions; (2) protect and defend the rights or property of Network Solutions; or (3) act under exigent circumstances to protect the personal safety of our customers or the public. You acknowledge and agree that Network Solutions neither endorses the contents of any of your communications nor assumes responsibility for such content, including but not limited to any threatening, libelous, obscene, harassing or offensive material contained therein, any infringement of third party intellectual property rights arising therefrom or any crime facilitated thereby. You acknowledge and agree that certain technical processing of e-mail messages and their content may be required to: (1) send and receive messages; (2) conform to connecting networks' technical requirements; (3) conform to the limitations of the dot com mail service; or (4) conform to other similar requirements.

  (iii) Customer Conduct. You are solely responsible for the content of your transmissions through the dot com mail service. You agree to comply with all applicable local, state, national and international laws and regulations regarding e-mail communications and use. You agree: (1) to comply with U.S. law regarding the transmission of technical data exported from the United States through the dot com mail service; (2) not to use the dot com mail service for illegal purposes; and (3) not to interfere with or disrupt

You garee not to use the dot com mail service for sending chain letters, or any other electronic mail message to promote (directly or indirectly) the sale or other distribution of goods or services to a recipient with whom you do not have an existing or previous business or personal relationship or for any use of distribution lists to any person who has not given specific permission to be included in such a process. You agree not to transmit through the dot com mail service any unlawful, harassing, libelous, abusive, threatening, harmful, vulgar, obscene or otherwise objectionable material of any kind or nature. You further agree not to transmit any material that encourages conduct that could constitute a criminal offense, gives rise to civil liability or otherwise violates any applicable local, state, national or international law or regulation. Attempts to gain unauthorized access to other computer systems are prohibited. You agree not to interfere with another customer's use and enjoyment of the dot com mail service or another entity's use and enjoyment of similar services. Network Solutions' outsourcing contractor, Critical Path, Inc. or its successor, shall be an intended third party beneficiary of the dot com mail service customer's obligations under this Agreement and thus shall be entitled to enforce those obligations against you as if a party to this Agreement. Network Solutions may, at its sole discretion, immediately terminate the dot com mail service if your conduct fails to conform with these terms and conditions with no obligation to refund fees paid. You agree that Network Solutions shall under no circumstances be held liable on account of any action it takes, in good faith, to restrict transmission of material that it or any user of the dot com mail service considers to be obscene, lewd, lascivious, filthy, excessively violent, harassing, or otherwise objectionable, whether or not such material is constitutionally protected.

- Description of Service. Network Solutions is providing you with a capability to create a single page Web site that can be a "virtual" business card through a service branded as "dot com biz card". You can create and customize your dot com biz card using templates and tools located on our Web site, or our outsourcing contractor's Web site. (i)
- Customer Conduct. You are solely responsible for the content you furnish for inclusion in your dot com biz card. Network Solutions cannot and does not design, review or screen content provided in dot com biz cards by you and does not assume any obligation to monitor such content. However, you agree that we may review your dot com biz card in responding to a third party complaint or for any other reason, and we reserve the right in our sole discretion to remove you dot com biz card from service without notice and with no obligation to refund fees paid if we determine your dot com biz card is unsuitable or being used for any unlawful or harmful purpose, as determined in our sole discretion. The content in your dot com biz card may be deemed by
- us to be unsuitable if, in our view, it: contains, promotes or links to sexually explicit or violent material;
- promotes, depicts or links to material that promotes or depicts discrimination based on race, gender, religion, national origin, physical or mental disability, sexual orientation, or age;
- contains unlawful material, including but not limited to materials that may violate another's intellectual property rights, or links to a site that contains such material; contains information or promotes or links to a site that provides information regarding or promoting illegal activity; c. d.
- is considered by us or any person with access to such content to be obscene, lewd, lascivious, filthy, excessively violent, harassing or otherwise objectionable, whether or not such material is constitutionally protected; or
- is deemed by us to be unsuitable for any other reason.

You understand that we reserve the right to conclude that your dot com biz card has content that is unsuitable in accordance with our standards, and we may come to such a conclusion even if it is based upon our opinion or mere suspicion or belief, without any duty to prove that our opinion or suspicion is well-founded and even if our opinion or suspicion is proven if our opinion or suspicion is proven that our opinion or suspicion is proven that our opinion or suspicion is proven that our opinion or suspicion is well-founded and even if our opinion or suspicion is proven that our opinion or suspicion is well-founded and even if our opinion or suspicion is well-founded. biz card. You also understand that by providing you the dot com biz card service, Network Solutions in no way endorses your dot com biz card or deems your content to be suitable under the terms of this Agreement.

Description of Service. Network Solutions is providing you with the capability to forward users or visitors whom type in a specific domain name to another domain name designated by you through a service branded as "dot com forwarding"". You represent and warrant that you have the necessary rights to use the dot com forwarding service to forward, point, alias or resolve your domain name(s) to the other domain name designated by you in ordering such services.

Description of Service. Network Solutions is providing you with the ability to be listed in a directory service that enables its users to locate your Web site through a service branded as "dot com directory". By registering a domain name with us you agree that we may list you, and information about you licensed from various third party sources, in our online dot com directory service, available at <a href="https://www.dotcomdirectory.com">www.dotcomdirectory.com</a>. We do not warrant, nor guarantee that the information that we license from third parties and include in your dot com directory listing is accurate or complete. If you want to update or correct such information please use the online process that can be accessed on the www.dotcomdirectory.com Web site. If you want to remove your listing from the dot com directory you may go to the www.dotcomdirectory.com Web site and use the online processes for requesting removal of your listing.

This is Network Solutions Service Agreement Version Number 5.1.



PO Box 1656 • Herndon • VA • 20172-1656 • USA



Internet Domain Name Invoice Enclosed

TWORK UTIONS: