STARFIELD TECHNOLOGIES, LLC

CERTIFIED DOMAIN SUBSCRIBER SERVICE AGREEMENT

This Starfield Technologies, LLC, Certified Domain Subscriber Service Agreement ("Agreement") is entered into by and between Starfield Technologies, LLC ("Starfield") a Delaware limited liability company, and you and your heirs, agents, successors and assigns (collectively, "You"), and is made effective as of the date you submit a Certified Domain service and its related services (collectively, the "Services") and represents the entire agreement between You and Starfield concerning the subject matter hereof. By using the Services, You acknowledge that You have read, understand, acknowledge and agree to be bound by all the terms and conditions of this Agreement, along with any new, different or additional terms, conditions or policies that Starfield may establish from time to time, in its sole discretion, and any agreements that Starfield is currently bound by or may become bound by in the future. All Starfield policies and agreements related to Your use of the Services are incorporated herein and made part of this Agreement by reference.

1. Description of Service. Starfield grants You a non-exclusive license to use the Services, provided, however, that You abide by the terms and conditions set forth herein and in each of Starfield’s policies and procedures. The Services generally allow You to (i) obtain validation of a domain name issued to You and (ii) obtain a seal You can use on Your website as proof of such validation.

2. Availability of Services. Subject to the terms and conditions of this Agreement and each of Starfield’s policies and procedures, Starfield shall use commercially reasonable efforts to attempt to provide the Services on a twenty-four (24) hours a day, seven (7) days a week basis throughout the term of this Agreement. You acknowledge and agree that from time to time the Services may be inaccessible or inoperable for any reason, including, without limitation (i) equipment malfunctions; (ii) periodic maintenance procedures or repairs that Starfield may undertake from time to time; or (iii) causes beyond the reasonable control of Starfield or that are not reasonably foreseeable by Starfield, including, without limitation, interruption or failure of telecommunication or digital transmission links, hostile network attacks, network congestion or other failures. You acknowledge and agree that Starfield has no control over the availability of the Services on a continuous or uninterrupted basis.

3. Your Obligations. You agree to thoroughly, accurately and honestly complete all forms and requests for information provided by Starfield throughout the process. You agree that Starfield will not be responsible for any false or misleading information You provide, whether intentionally or unintentionally. You agree that You shall (i) provide information to Starfield that is accurate and complete to the best of Your knowledge and belief, including, but not limited to, identification and authentication information; (ii) use the Services seal only if You are in compliance with this Agreement and are using the Services seal to secure the site on which such seal is displayed; (iii) immediately report changes in the accuracy and completeness of your identification and authentication information; (iv) use Your Services seal in compliance with this Agreement; and (v) promptly remove the Services seal from the site on which it is displayed upon revocation or expiration. You agree to notify Starfield within five (5) business days when any of the information You provided changes. It is Your responsibility to keep this information in a current and accurate status. Failure by You, for whatever reason, to provide Starfield with accurate and reliable information on an
initial and continual basis, shall be considered a material breach of this Agreement. Failure by You, for whatever reason, to respond within five (5) business days to any inquiries made by Starfield to determine the validity of information provided by You, shall also be considered a material breach of this Agreement.

4. **Starfield’s Rights.** In addition to any and all other rights reserved by Starfield in this Agreement, Starfield explicitly reserves the right and sole discretion to: (i) modify its pricing through email notification; (ii) review Your use of the Service for compliance with this Agreement and any Terms of Service which Starfield may from time to time establish; (iii) establish limits and guidelines concerning the use of the Service; (iv) terminate Your Service for unsolicited, commercial e-mailing (i.e., spam, sending email to subscribers who have not "opted-in"); illegal access to other computers or networks (i.e., hacking); distribution of Internet viruses or similar destructive activities; non-payment of Service fees; activities designed to defame, embarrass, harm, abuse, threaten, slander or harass third parties; activities prohibited by the laws of the United States and/or foreign territories in which You conduct business; activities designed to encourage unlawful behavior by others, such as hate crimes, terrorism and child pornography; activities that are tortious, vulgar, obscene, invasive of the privacy of a third party, racially, ethnically, or otherwise objectionable; activities designed to impersonate the identity of a third party; and activities designed to harm minors in any way, and other activities whether lawful or unlawful that Starfield determines to be harmful to its other customers, operations, or reputation; and (v) terminate Your Service if Your use of the Service results in, or is the subject of, legal action or threatened legal action, against Starfield or any of its affiliates or partners, without consideration for whether such legal action or threatened legal action is eventually determined to be with or without merit. Starfield has no obligation to monitor the Service, but reserves the right in its sole discretion to do so. Further, Starfield explicitly reserves the right, and You acknowledge and agree to such reservation, to disclose the results of Starfield’s validation of Your domain name to third parties.

5. **Limitation of Liability.** THE SERVICES AND THE ASSOCIATED SOFTWARE (IF ANY) ARE BEING PROVIDED AND/OR LICENSED “AS IS” AND STARFIELD DISCLAIMS ANY AND ALL OTHER WARRANTIES, WHETHER EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION, ANY IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, TO THE FULLEST EXTENT PERMITTED OR AUTHORIZED BY LAW. WITHOUT LIMITATION OF THE FOREGOING, STARFIELD EXPRESSLY DOES NOT WARRANT THAT THE SERVICES OR THE ASSOCIATED SOFTWARE WILL MEET YOUR REQUIREMENTS OR THAT USE OF THE SERVICES OR OPERATION OF THE ASSOCIATED SOFTWARE WILL BE UNINTERRUPTED OR ERROR FREE. IN NO EVENT SHALL STARFIELD BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THE SERVICES, EVEN IF STARFIELD IS AWARE OF OR HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

6. **Remedies and Right to Cancel.** Without limiting other remedies, if: (i) You breach this Agreement or any document incorporated by reference; (ii) Starfield determines Your
actions may pose a risk to Starfield or its members; (iii) Starfield determines Your use
of the Services infringes on the intellectual property or legal rights of others, or (iv)
Starfield determines that any of Your information is not accurate or You have failed to
immediately notify Starfield of any changes in Your information, Starfield may
indefinitely suspend or close Your account and refuse to provide our Services to You.

7. **Indemnity.** You shall indemnify and hold harmless Starfield and Starfield’s contractors,
agents, employees, officers, directors, shareholders, affiliates and assigns from and
against any claims, liabilities, damages, costs and expenses, including reasonable
attorney’s fees, court costs, and experts fees, of third parties relating to or arising out
of or relating to any use or reliance by an individual or entity that acts in reliance on a
Service seal associated with the Services or any service provided in respect to the
Services or the Services seal, including, but not limited to, (i) any misrepresentations,
omissions or false statements by you, (ii) any unauthorized use or modification of a
Services seal, (iii) failure to take proper measure to assure the security of a Services
seal, and (iv) violations of intellectual property. You agree to notify immediately
Starfield of any such claim promptly in writing and to allow Starfield to control the
proceedings. You agree to cooperate fully with Starfield during such proceedings. You
shall defend and settle at Your sole expense all proceedings arising out of the
foregoing.

8. **Term and Termination.** This Agreement shall begin on the date You submit the
application to Starfield. Either party may terminate this Agreement for convenience
by providing ten (10) business days’ written notice to the other party. This
Agreement shall terminate upon revocation or expiration of the Certificate. If Starfield
terminates this Agreement, it may revoke Your Certificate without further notice to
You, and You shall pay any charges due but not yet paid under this Agreement.

9. **Intellectual Property Rights.** Starfield’s seals are proprietary to Starfield, and title to
them remains with Starfield. All applicable common law and statutory rights in the
product and updates of them, including, but not limited to, service marks, patents,
and copyrights, shall be and will remain the property of Starfield. You shall have no
right, title, or interest in such proprietary rights other than that provided for in this
Agreement. Starfield grants You a revocable, non-exclusive, non-transferable license
to use its seals associated with the Services. Starfield retains all rights it has in any
trademark, service mark, trade name, or other identifying trade symbols that it owns.
You agree not to use the Starfield name or logo in any way without Starfield’s prior
written approval.

10. **Confidentiality.** Confidential information shall only be used for the purposes
necessary under this Agreement. You agree that any person who You disclose
information to must comply with the requirements of this section. Notwithstanding
the previous provisions of this clause, either party may disclose Confidential
Information in accordance with applicable laws and regulations or a judicial or other
governmental order. This section shall survive past the termination of this Agreement
for five years.

11. **Modifications.** You agree that Starfield may modify this Agreement and the
terms of the Services from time to time. Any such revisions shall be binding and
effective immediately upon posting the revised Agreement on the Starfield website.
By continuing to use Services after there has been a revision to this Agreement or the
Services, you agree to be bound by such revision.
12. **Force Majeure.** Neither party shall be in default or otherwise liable for any delay in or failure of its performance under this Agreement, except in connection with monetary or financial delays including payment obligations, if such delay or failure arises by any reason beyond its reasonable control, including any act of God, any acts of the common enemy, the elements, earthquakes, floods, fires, epidemics, riots, failures or delay in transportation or communications, or any act or failure to act by the other party or such other party's employees, agents or contractors; provided, however, that lack of funds shall not be deemed to be a reason beyond a party's reasonable control. The parties will promptly inform and consult with each other as to any of the above causes which in their judgment may or could be the cause of a delay in the performance of this Agreement.

13. **Severability and Entire Agreement.** You agree that the terms of this Agreement are severable. If any part of this Agreement is determined to be unenforceable or invalid, that part of the agreement will be interpreted in accordance with applicable law as closely as possible, in line with the original intention of both parties of the Agreement. The remaining terms and conditions of the agreement will remain in full force and effect. You agree that this Agreement including the policies it refers to constitute the complete and only agreement between You and Starfield regarding the Service contemplated herein.

14. **Venue; Waiver of Trial by Jury.** THIS AGREEMENT SHALL BE DEEMED ENTERED INTO IN THE STATE OF ARIZONA, REGARDLESS OF CONTRACT OR OTHER CHOICE OF LAW PROVISIONS. THE LAWS AND JUDICIAL DECISIONS OF MARICOPA COUNTY, ARIZONA, SHALL BE USED TO DETERMINE THE VALIDITY, CONSTRUCTION, INTERPRETATION AND LEGAL EFFECT OF THIS AGREEMENT. YOU AGREE THAT ANY ACTION RELATING TO OR ARISING OUT OF THIS AGREEMENT, SHALL BE BROUGHT IN THE COURTS OF MARICOPA COUNTY, ARIZONA. ANY APPLICABLE NATIONAL, STATE, LOCAL AND FOREIGN LAWS, RULES, REGULATIONS, ORDINANCES, DECREES, AND ORDERS INCLUDING, BUT NOT LIMITED TO, RESTRICTIONS ON EXPORTING OR IMPORTING SOFTWARE, HARDWARE, OR TECHNICAL INFORMATION SHALL APPLY TO THIS AGREEMENT. YOU AGREE TO WAIVE THE RIGHT TO TRIAL BY JURY IN ANY PROCEEDING THAT TAKES PLACE RELATING TO OR ARISING OUT OF THIS AGREEMENT.

15. **Assignment.** You shall not assign or otherwise transfer the this Agreement to anyone, including any parent, subsidiaries, affiliated entities or third parties, or as part of the sale of any portion of its business, or pursuant to any merger, consolidation or reorganization, without Starfield's prior written consent.

16. **Waiver.** The waiver or failure of either party to exercise in any respect any right provided for in this Agreement shall not be deemed a waiver of any further right under this Agreement.

17. **Notices.** Any notice, demand, or request pertaining to this Agreement or related agreements shall be communicated either using email or in writing. Electronic communications shall be effective when received by the intended recipient, and written communications shall be effective five days after mailing or upon receipt, whichever is sooner. Notices concerning breach will be sent either to the email address You have on file with Starfield or mailed first class postage to the postal address You have on file with Starfield. Notices from You to Starfield shall be made either by email, sent to the address we provide on our web site, or first class mail to