

1. Termination

9.1 Where you are a Visitor, you may terminate your Contract with PaymentsCompliance at any time by ceasing all use of and access to the Website and the Materials.

9.2 Except where otherwise stated, use of the Website and Materials will cease on expiry of the term agreed between PaymentsCompliance and you.

9.3 PaymentsCompliance may suspend or terminate your access to and use of the Website and the Materials at any time if:

(a) PaymentsCompliance reasonably believes that there has been fraudulent use, misuse or abuse of features and functionalities of the Website and/or the Services (in whole or in part);

(b) PaymentsCompliance reasonably believes that you have provided any false, inaccurate or misleading information; or

(c) PaymentsCompliance reasonably believes that there has been any other material breach of these Terms by you or anyone using your Login Details.

9.4 Notwithstanding the provisions of this clause 9, where you are a Subscriber and where PaymentsCompliance notifies you of any changes to the Website and the Services and you demonstrate that such changes or amendments would be materially detrimental to you, you shall be entitled to cancel your subscription by giving notice before such changes become effective. PaymentsCompliance will in this event, on request, refund the pro rata portion of any Price paid in advance by you for any unused term of the Licence, provided that this shall be the sole and exclusive remedy available to you in such event.

