# TERMS AND CONDITIONS OF PURCHASE

## Welcome to EyeClick!

What follows below is EyeClick's Terms and Conditions of purchase (the "**Terms and Conditions**"), a legal agreement between you, the customer (whether an individual or an entity) and EyeClick Inc., the owner and operator of this website and the manufacturer of the Products (as defined below).

The Terms and Conditions apply to the purchase and delivery of the Products through our website or our signed purchase order form (the "**Website**"). Please read these Terms and Conditions carefully before placing an Order (as defined below). By confirming that you have read and accepted these Terms and Conditions when you submit an Order through the Website, you confirm your unconditional acceptance of these Terms and Conditions.

If you are entering into this contract on behalf of an organization, you hereby declare that you have the authority or have been granted approval by the organization to do so and that the organization is aware of your actions and will be legally bound by them.

In these Terms and Conditions "Company", "we," "us" or "our" means EyeClick Inc., a Delaware corporation, whose registered office is at 80 Business Park Drive, Armonk, NY, 10504, including its mother and/or affiliated companies, and "user/s" "you" or "your" means you the customer and any organization you are entering into this contract on behalf of, as applicable. These Terms and Conditions (including any policy referenced and incorporated herein) along with your Order Confirmation constitute the entire agreement between us and you for the supply of the Products (the "**Contract**"). No other terms and conditions shall apply.

By confirming your purchase by ways of clicking the "I Agree", "Pay", "buy" or similar terms button, you accept the Terms and Conditions hereof, including the terms and conditions of our Website, located at: <u>https://eyeclick.com/legal/terms-and-conditions/</u> and of our Privacy Policy, located at: <u>https://eyeclick.com/legal/privacy-policy/</u>.

The Company reserves the right, in its sole discretion, to modify these Terms and Conditions including any other policies incorporated thereto, at any time by posting the modified provisions at <u>https://eyeclick.com/</u>, and you shall be responsible for reviewing and becoming familiar with any such modifications. Please note that any such modifications shall become effective immediately upon posting.

IF YOU DO NOT AGREE TO ALL OF THESE TERMS AND CONDITIONS, DO NOT PROCEED WITH THE ORDER OF THE PRODUCTS.

# 1. **DEFINITIONS**

In these Terms and Conditions:

- 1.1. "**Products**" shall mean the products that we sell on the Website from time to time, including but not limited to Company-branded hardware and/or third-party hardware provided by Company and/or Company-branded software, as specified herein according to the relevant purchase order (the "**Purchase Order**").
- 1.2. "Order Confirmation" shall mean the order confirmation email issued by us to you indicating acceptance of your Order at the moment the Products are dispatched and the relevant details of your purchased Products.
- 1.3. "**Delivery Policy**" shall mean the specific terms applying to the purchase and delivery of Products through our Website, as further detailed in Section 5 below.
- 1.4. "Order" shall mean an order for Products placed according to these Terms and Conditions.

# 2. PRODUCT DESCRIPTIONS AND PRICING

We will make reasonable efforts to ensure that the information about the Products is accurate and upto-date. However we do not warrant or guarantee that there will be no errors in the description and/or pricing of Products, or that the Products will always be available if you wish to place an Order to purchase them. None of the material contained on the Website is to be relied upon as a statement or representation in relation to the Products. All images, illustrations and descriptions of Products are for information only and you are invited to contact us by sending an e-mail to <u>Support@eyeclick.com</u> if you need any further information about Products. We reserve the right, at any time and without notice, to modify the information about Products displayed on our Website, including without limitation information on prices, description and availability of Products. However, changes to price, availability or description of any Products will not affect Orders submitted by you which have already been accepted by us and that an Order Confirmation was sent to you with respect to them.

### 3. PLACING AN ORDER

To place an Order, you will have to select the Products on the Website, select your preferred shipping method, shipment destination, and complete the check-out procedure. Before completing the check-out procedure, you will be requested either to register for (under the terms set forth below) or log into your User Account (as defined below). You can, if you prefer, checkout without registering, but you will be required to provide the necessary personal and payment data to process the Order. We will not accept Orders placed in any way other than as detailed above.

If you have any problems during the placement of an Order or if you are not sure whether or not your Order made through the Website and has been finalized, contact us by sending an e-mail to <u>Support@eyeclick.com</u>.

When you place an Order, you make an offer to us to purchase the Products you have selected. Orders are subject to availability and acceptance by us and we may, at any time and at our sole discretion, refuse to accept your Order.

When you place an Order, please make sure that the supported standard mount of the Product is compatible to your selected play area's ceiling. It is your responsibility to make sure in advance that the supported standard mount is compatible or upgrade the mount to a costumed mount, if required. Upgrading the supported standard mount is done by choosing the required item on our Website, subject to availability and acceptance by us. In case you will not have the compatible mount during installation and you do not wish to cancel your Order, you may reschedule installation, subject to the applicable fee.

The Products for sale on the Website are intended solely for the purpose of selling directly to end consumers, and therefore purchase of Products for resale is strictly prohibited. If we believe you are involved in purchase for resale, we reserve the right to take any action against you, including, without limitation, to restrict sales to you, cancel your Orders, and/or suspend or close your account.

# 4. WHAT HAPPENS IF THE PRODUCTS ARE UNAVAILABLE

We will make reasonable efforts to ensure that the information about Products displayed on our Website is always accurate. However, when you place an Order and essentially make an offer to purchase our Products, certain Products may unfortunately be out of stock, especially if we were low in stock at the time you have placed your Order. If we are unable to send you the ordered Products within 30 days from the date of your Order we will contact you and ask if you would like us to cancel your Order either partially or entirely and, in such a case, we will refund you the cost of the Products in the cancelled Order, if such have been already charged by us. If we do not receive a response to our email, we will send you an email reminder. If you do not contact us within a further 3 days, we will cancel your order and refund you the cost of the Products that were already paid. In case we will offer a pre-order offering we will describe its specific terms online and you will be requested to approve them specifically in order to participate in this offer.

# 5. OUR PRICING POLICY

The prices of the Products are indicated on the Website and will be confirmed in the automated Order Confirmation email you will receive once you have placed your order. Please note that while we may display prices in other currencies for your convenience, all purchases are for the prices listed in USD. Sales Tax or VAT will be added as a separate line item of your order, as applicable. The total listed price is inclusive of Sales Tax or VAT. Banks and credit card providers may have variable exchange rates for foreign currencies and may charge conversion fees for transactions in foreign currencies. Similarly, credits for permitted returns of Products purchased from us, subject to our <u>Returns Policy</u>, will be provided based on the original purchase price actually paid to us. As a result, fluctuating exchange rates may affect the amount credited back to you for returns. You agree to be responsible for any and all conversion charges, or other charges or losses resulting from currency exchange, incurred in connection with a purchase or return. Delivery costs may apply to your Order as indicated on our Website at the time you submit your Order. Delivery charges would normally apply to your Order based on the value of your Order, the type of delivery and the shipment destination. Please view our Delivery Policy page <u>https://eveclick.com/legal/delivery-policy/</u> for further information.

### 6. HOW CAN I PAY / PRODCUT OWNERSHIP

We accept most payment cards as indicated in our payment page, but under no obligation of receiving payment by any and all of them, and subject to changes from time to time. We may also accept payment via third parties such as Affirm Inc.'s service. Payment must be made in the currency as indicated on your Order before you submit it.

If you pay by credit or debit card, you must supply your card details when you place your Order. Your credit or debit card will be debited for the total value of your Order at the time your Order is placed by you, or by monthly installments as defined in the payment page. We will not accept your Order, neither will we supply the Products to you until your credit issuer has authorized the use of your card for payment of the Products ordered. If we do not receive such authorization, we will notify you. We reserve the right to verify the identity of the credit or debit card holder by requesting appropriate documentation.

Title to and risk of loss in your Products will pass to you on delivery. In case you did not complete your Commitment Period (as defined in section 11 hereunder) payments and/or the payment terms as defined on the Website, we may possess the Product and take its ownership back.

We take all reasonable care to make the Website secure and to prevent frauds. All credit and debit card transactions on this Website are processed by leading payment providers such as TSYS Inc., and a secure online gateway such as Authorize.Net LLC, which will be responsible for holding and automated handling, in a secure environment, of the information relating to your payment details. Please note that we may, at any time and at our sole discretion, restrict the use of certain payment methods or the shipping to certain countries or locations we believe to be a high fraud risk.

Your Products will be supplied after your payment is confirmed and received in full by us. You agree to pay in full the prices for any purchases you make on, by or through the Website in accordance with Company's Delivery Policy: <u>https://eyeclick.com/legal/delivery-policy/</u> and the pricing terms as set forth in section 6. If any credit or debit card payment is not received from your credit or debit card issuer, or its agents, you agree to pay all amounts due upon demand by Company.

## 7. WHEN ARE PRODUCTS DELIVERED

Products ordered through this Website will only be delivered to the states and countries listed at our Website. Delivery location and charges will apply to your Order according to our Delivery Policy and shipping information, methods and rates as displayed when you place your Order. We will provide suitable packing for the Products ordered pursuant to your Order, for normal shipping. Any special packaging requested by you, if applicable, will be at your expense. To see our delivery terms and conditions please see our Delivery Policy page <u>https://eyeclick.com/legal/delivery-policy/</u>. Please note

that we will not deliver any Products unless or until full payment has been received. Any risk of loss or damage shall pass to you upon delivery. After said delivery you shall be responsible for any loss, damage, theft, defects and/or destruction caused to the Products, due to any cause whatsoever.

# 8. INSTALLATION

The Product ordered through this Website requires professional installation. Unless We install the Product (directly or by one of our qualified installers), We hereby waive and you accept our waiver for any liability related to breakage and/or physical damage, except upon arrival of the Product. Further pre-installation requisites can be found in our installation manual <a href="https://eyeclick.com/resources/support/">https://eyeclick.com/resources/support/</a>.

### 9. **<u>REFUNDS, EXCHANGES & RETURNS</u>**

We hope you are delighted with your purchase from Company. However, we understand if you wish from any qualified reason to return any or all of the Products by using the process found on our Refunds, Exchanges & Returns Policy page: <u>https://eyeclick.com/legal/returns-policy/</u>.

### 10. CANCELING/MODIFYING AN ORDER

If you need to cancel or modify your Order for any reason, please contact us immediately by email: <u>Support@eyeclick.com</u>. Please include your customer order, name and e-mail address used for the Order and the reason for the cancelation or the modification. We will use our best efforts to examine your request in accordance with the provisions of this policy, other relevant policies and applicable law, as per the matter of the aforementioned request. For clarity - If an Order has already been shipped, we may not be able to modify or cancel your Order.

### 11. SUBSCRIPTIONS

Please note that by placing an Order and purchasing the Company's Product you also agree to subscribe to our recurring services that include any or part of our games library access, periodic launch of new releases and versions of games, updates, expansion or extension packages, bug fixes and any error corrections, workarounds or patches, improvement of existing features and other changes that may include substantial new features, functions, enhancements or capabilities, all as further elaborated on our site (the "**Subscription**").

Subscription fees per period as described at our site will be invoiced periodically in arrears and concurrently charged to your credit card. Fees are due on the invoice date. You are responsible for providing complete, accurate and valid credit card, billing, payment and contact information to Company and notifying Company of any changes to such information. You acknowledge and agree that any credit card and related billing, payment and contact information that you provide to Company may be shared by Company with companies who work on Company's behalf, such as payment processors and/or credit agencies, solely for the purposes of checking credit, effecting payment to Company and servicing your account.

If any amounts invoiced hereunder are not received by the due date (i.e., the charge to your credit card is denied for any reason), then (a) such charges may accrue late interest at the rate of 1.5% of the outstanding balance per month, or the maximum rate permitted by law, whichever is lower, from the date such payment was due until the date paid, and (b) Company may, without limiting its other rights

and remedies, suspend the Subscription until such amounts are paid in full and a valid credit card is provided to Company. Any outstanding balance becomes immediately due and payable upon suspension or termination of the Subscription for any reason.

The Subscription may be terminated at any time and for any reason before your next payment cycle upon completion of the commitment period as defined on the Website. For avoidance of doubt, subscription termination within a prepaid period is not possible and not refundable (the "**Commitment** 

**Period**"). If you wish to do so, please contact us by email: <u>Support@eyeclick.com</u> and include your full name, user account and any other required details. Upon termination of the Subscription and cancelation of the Subscription fees, you will only be billed for the actual duration of full Subscription period before termination, provided you completed the Commitment Period. In case you did not complete the Commitment Period you irrevocably agree herein for us to charge the remaining balance until such completion. We may do so one time lump-sum or monthly until such completion

# 12. **PROHIBITED USE**

By accepting these Terms and Conditions you confirm that the Product will be for internal use only within your organization and in locations or facilities you are authorized to use in accordance with the Order Confirmation. Any type of commercial use (e.g. intended for resell or distribution; or alike) is strictly prohibited and will be considered a material breach of these Terms and Conditions. UPON SUCH PROHIBITED USE, WITHOUT PREJUDICE OF ANY FURTHER LEGAL ACTION WE MAY TAKE, WE WILL IMMEDIATELY REVOKE YOUR LICENSE, REMOVE ANY TYPE OF PRODUCT WARRANTY, SUPPORT OR MAINTENANCE YOU MAY HAVE, TERMINATE ANY AND ALL LIABILITIES WE MAY HAVE UNDER THIS TERMS AND CONDITIONS AND YOUR ENGAGEMENT WITH US AND WILL RESERVE THE RIGHT OF ANY FURTHER LEGAL ACTION WE MAY FIND APPROPRIATE.

# 13. PHOTOSENSITIVE WARNING

A very small percentage of people may experience a seizure when exposed to certain visual images, including flashing lights or patterns that may appear in video games. Even people with no history of seizures may have an undiagnosed condition that can cause these seizures. These seizures may have a variety of symptoms, including lightheadedness, altered vision, eye or face twitching, jerking or shaking of arms or legs, disorientation, confusion or momentary loss of awareness. If you notice any of the following symptoms in an individual using the Product - IMMEDIATELY stop him/her from using the Product and recommend him/her to consult his/her physician. If you are purchasing the Products intended for the use by others, you hereby represent and warrant that you will duly inform them and/or their parents or any legal guardians, as applicable, of the above terms and conditions.

#### 14. SAFETY WARNING

Due to the nature of the Product, you will be moving your hands, feet and body while using the Product. To avoid possible discomfort or injury and damage due to striking, contacting or becoming entangled in any object while using the Product you must avoid stairs and low ceilings and properly clear your play area of people, pets, fragile or valuable items that could be damaged and all other objects that you could potentially strike, contact or otherwise become entangled with. In addition, you should take periodic breaks from use of the Product, especially if you feel any pain, discomfort or fatigue resulting from the usage of the Product. Looking at the lens while the projector is working should be strictly avoided and may cause eye damage. Do not look directly at the projector's lens while the projector is working

YOU EXPRESSLY ACKNOWLEDGE THAT YOU ARE USING THE PRODUCTS VOLUNTARILY AND ENTIRELY AT YOUR OWN RISK, AND THAT YOU ARE AWARE OF THE RISKS ASSOCIATED WITH USING THE PRODUCTS, WHICH MAY INCLUDE, BUT ARE NOT LIMITED TO PHYSICAL OR PSYCHOLOGICAL INJURY, PAIN, SUFFERING, ILLNESS, DISFIGUREMENT, TEMPORARY OR PERMANENT DISABILITY (INCLUDING PARALYSIS),

ECONOMIC OR EMOTIONAL LOSS, AND DEATH, AND YOU ASSUME ALL RELATED RISKS FROM USING THE PRODUCTS. IF YOU ARE PURCHASING THE PRODUCTS INTENDED FOR THE USE BY OTHERS, YOU HEREBY REPRESENT AND WARRANT THAT YOU WILL DULY INFORM THEM AND/OR THEIR PARENTS OR ANY LEGAL GUARDIANS, AS APPLICABLE, OF THE ABOVE TERMS AND CONDITIONS, INCLUDING THE RISKS THAT MAY BE ASSOCIATED WITH THE USE OF THE PRODUCT.

#### 15. USE OF THE PRODUCTS BY CHILDREN

Children under the age of 6 require the supervision of an adult while using the Product.

#### 16. WARRANTY AND DISCLAIMER

YOU EXPRESSLY ACKNOWLEDGE AND AGREE THAT THE USE OF THE WEBSITE IS AT YOUR SOLE RISK AND THAT THE ENTIRE RISK AS TO SATISFACTORY QUALITY, PERFORMANCE, ACCURACY AND EFFORT IS SOLELY WITH YOU. THE PRODUCTS ARE SUPPLIED "AS IS", AND WITHOUT WARRANTY OF ANY KIND. THE COMPANY DOES NOT WARRANT THAT THE USE OF THE PRODUCTS WILL BE UNINTERRUPTED, ERROR-FREE OR WILL MEET YOUR SPECIFIC REQUIREMENTS. THE COMPANY MAKES NO WARRANTY OR REPRESENTATION, EITHER EXPRESS OR IMPLIED, REGARDING THE PRODUCTS AND YOUR USE THEREOF, INCLUDING, BUT NOT LIMITED TO, ANY IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, ACCURACY, AVAILABILITY, SECURITY, COMPATIBILITY, NON-INFRINGEMENT OR COMPLETENESS OF RESPONSES, RESULTS AND LACK OF NEGLIGENCE.

### 17. LIMITATION OF LIABILITY

IN NO EVENT WILL COMPANY, ITS SHAREHOLDERS, DIRECTORS, OFFICERS, EMPLOYEES, OR ITS SUPPLIERS BE LIABLE WITH RESPECT TO THE SUBJECT MATTER HEREIN, UNDER ANY LEGAL, CONTRACTUAL OR EQUITABLE THEORY (WHETHER IN CONTRACT, TORT, INDEMNITY OR OTHERWISE) FOR (A) ANY INDIRECT, SPECIAL, INCIDENTAL, PUNITIVE OR CONSEQUENTIAL DAMAGES, HOWEVER CAUSED AND WHETHER OR NOT ADVISED IN ADVANCE OF THE POSSIBILITY OF SUCH DAMAGES; (B) DAMAGES FOR LOST PROFITS OR LOST DATA, INCLUDING WITHOUT LIMITATION, LOSS OF GOODWILL, SAVINGS OR OTHER BUSINESS INFORMATION; OR (C) COST OF PROCUREMENT OF SUBSTITUTE GOODS, TECHNOLOGY OR SERVICES;

IF, DESPITE THE CLEAR AND UNAMBIGUOUS INTENTION OF THE PARTIES HEREOF AS EXPRESSLY STATED IN ALL OF THE ENGAGEMENT DOCUMENTS INCLUDING THESE TERMS AND CONDITIONS, A COMPETENT COURT SHAL DETERMINE THAT THE COMPANY IS LIABLE IN ANY WAY OR FORM, THEN IN NO CASE SHALL THE AGGREGATE LIABILITY OF COMPANY AND ITS SHAREHOLDERS, DIRECTORS, OFFICERS AND EMPLOYEES UNDER THESE TERMS AND CONDITIONS OR ARISING OUT OF OR OTHERWISE RELATED TO THE PRODUCT OR TO YOUR USE OF THE PRODUCT EXCEED THE ORDER PRICE THAT YOU ACTUALLY PAID TO COMPANY.

WITHOUT DEROGATING FROM THE FOREGOING, COMPANY ASSUMES NO LIABILITY OR RESPONSIBILITY FOR ANY (I) ERRORS, MISTAKES, OR INACCURACIES OF CONTENT, (II) ANY UNAUTHORIZED ACCESS TO OR USE OF OUR SERVERS AND/OR ANY AND ALL PERSONAL INFORMATION AND/OR FINANCIAL INFORMATION STORED THEREIN, (III) ANY INTERRUPTION OR CESSATION OF TRANSMISSION TO OR FROM THE PRODUCT AND/OR OUR SERVICE, (IV) ANY BUGS, VIRUSES, TROJAN HORSES, OR THE LIKE WHICH MAY BE TRANSMITTED TO OR THROUGH OUR PRODUCT AND/OR SERVICE THROUGH THE ACTIONS OF ANY THIRD PARTY, AND/OR (V) ANY ERRORS OR OMISSIONS IN ANY CONTENT OR FOR ANY LOSS OR DAMAGE OF ANY KIND

INCURRED AS A RESULT OF THE USE OF ANY CONTENT POSTED, EMAILED, TRANSMITTED, OR OTHERWISE MADE AVAILABLE VIA THE PRODUCT.

#### 18. **INDEMNIFICATION**

Upon our first demand, you will indemnify and hold Company, its shareholders, directors, officers and employees, harmless from any claim, liability, cost, loss, damage and expense (including reasonable legal fees) caused due to your access and use of the Products in violation of these Terms and Conditions

or in violation or infringement of any rights (including, without limitation, privacy rights, copyright, or other intellectual property rights) of any third party.

# 19. HOW YOUR PERSONAL DATA IS PROCESSED

Your privacy is important to us. Any use of EyeClick's products and other related services and products will be subject to the terms of the Company's Privacy Policy, located at: <u>https://eyeclick.com/legal/privacy-policy/</u>, as may be amended from time to time.

We note that we use certain information that we collect from you to operate and provide the Products. By placing your Order, you expressly agree and understand that we may store, process and use data collected when you purchased the Products for the purposes of processing your Order. We will process your information in accordance with the Privacy Policy.

By executing an Order you hereby agree and consent to the terms of the Privacy Policy, and represent and warrant that you will obtain any user's consent to such terms, including to the Company's methods for the collection, storage, use, and disclosure of personal information.

#### 20. Platform Services and User Content

Our Website and certain of our Products may be used as a platform that may enable you and other users the opportunity to upload, post, provide, deliver, publish, display or otherwise transmit various forms of content, encompassing, inter alia, comments, inquiries, questions, reviews, evaluations, feedback, images and other sharing of content ("**Platform Services**" and "**User Content**", respectively).

By offering User Content on the Platform Services, you undertake that you have sufficient permissions, rights and/or licenses to provide, license, sell or resell any such User Content by us, other users and any third party. Furthermore, you bear full responsibility for your User Content (and any user bears such responsibility with respect to its User Content), including its legality, reliability and appropriateness. By providing User Content, you warrant and undertake that: (i) the User Content is your own or that you possess the requisite rights to utilize it and to grant us and other Users the rights to use such User Content, including as described in these Terms and Conditions and/or our Privacy Policy; and (ii) the User Content does not violate any privacy rights, publicity rights, copyrights, trademarks, contract rights or any other rights of any other person or entity.

You warrant and undertake that you shall be solely responsible for any User Content that you upload, post, provide, deliver, publish, display or otherwise transmit via the Platform Services and for any damage or loss to us and/or any other users and third parties resulting therefrom, and that you shall assume all risk in connection therewith. You shall indemnify and hold harmless us, other users or any third party from any liability, cost, damage and expense (including reasonable legal fees) caused by or arising from any such User Content.

You also understand that when using the Platform Services you may be exposed to User Content from a variety of sources, including other users and third parties, and that you are solely responsible for Your interactions with other users and/or third parties via the Platform Services, including with respect to reliance of any User Content. In addition, any User Content may contain links to other websites uploaded by you or other users. We have no control or responsibility with respect to those sites and do not endorse or sponsor them.

Without derogating from the above, you hereby grant us and/or other users and/or any third parties the right and permission to use, modify and publicly display your User Content. We reserve the right, but not the obligation, to monitor, edit or remove any and all User Content from the Website and\or any of our Products and the Platform Services, at any time and at its sole discretion, including in accordance with applicable law.

We take no responsibility and assume no liability for, and make no guarantees or warranties with respect to the accuracy, validity, quality, legal status, usefulness, safety, or intellectual property rights of, any

User Content that you or any other user or third party share through the Website, our Products and/or the Platform Services. As a result, you understand and acknowledge that you may be exposed to User Contents that are inaccurate, offensive, indecent, or objectionable, and you agree to waive, and hereby do waive, any legal or equitable rights or remedies You have or may have against us with respect thereto.

If you believe in good faith that any material or content made available via the Website or our Products has been used or exploited in a manner that infringes and/or violates any of your rights, including intellectual property rights, we urge you to promptly notify us in writing via e-mail at <u>Support@eyeclick.com</u>, specifying the precise location of the alleged infringing material, relevant details concerning the nature of the infringement etc. We will review your notification within a reasonable timeframe, and if we ascertain that the utilization of such materials and/or content in question does indeed violate your rights, we shall act to remove such material and/or content from the Website or the Product.

# 21. INTELLECTUAL PROPERTY RIGHTS

It is expressly understood and agreed that Company shall retain all proprietary rights of any kind whatsoever to any invention, software, improvement or design contained in the Products and/or developed by Company during the course of the parties' relationship, including but not limited to. All patent rights provided however that you shall have the limited right to use the Products purchased by you from us, according to the End User License Agreement ("EULA") <u>https://eyeclick.com/legal/eula/</u>.

In addition, all photos, texts, scripts, images, designs, graphics, logos, audios, videos, songs, interactive features, interfaces, software, code, trademarks, artwork, visual interfaces, service marks, trade dress, trade names and other content ("**Content**") used, displayed, included, incorporated, uploaded, posted or published by Company, as part of the Product, are the sole property of Company ("**Company's Content**"), subject to copyright and other intellectual property rights under applicable laws, and you may not use, download, distribute and/or copy them, in whole or in part, without the prior written permission of Company. For the sake of clarity, you may not copy, reproduce, modify, publicly display, publicly perform, publish, distribute sell, license, rent, transfer, reproduce, create derivative works based on, or exploit in any way, Company's Content or any part thereof.

# 22. SOFTWARE LICENSES AND USE RIGHTS

Notwithstanding the above, the underlying software on the Products made available through the Website is licensed, not sold, to you. Products purchased from the Website are subject to the EULA, unless different license terms are provided with the Product. You understand and acknowledge that your rights with respect to these Products are limited by these Terms and Conditions, copyright law and the usage limitations referenced above. Any reproduction or redistribution of software or merchandise not in accordance with the relevant license terms, usage rules, and applicable law is expressly prohibited and may result in severe civil and criminal penalties. Violators risk prosecution to the maximum extent of the law.

PLEASE CONTACT US BY SENDING AN E-MAIL TO <u>SUPPORT@EYECLICK.COM</u>. IF YOU WOULD LIKE A COPY OF THE APPLICABLE LICENSE AGREEMENT OR WARRANTY FOR BOXED PRODUCTS, AT NO COST, BEFORE YOU OPEN ANY PRODUCT PACKAGING.

# 23. CIRCUMSTANCES BEYOND OUR CONTROL

We will make every effort to perform our obligations under these Terms and Conditions. However, we cannot be held responsible for delays or failure to perform if such delay or failure is caused by any circumstances beyond our reasonable control, including, without limitation, an act of God, explosion, flood, fire or accident, war or civil disturbance, strike, industrial action or stoppages of work, any form of government intervention, a third party act or omission, failure of our supplier(s), failure by you to

give us a correct delivery address or notify us of any change of address, or a failure by you to affect payment.

We will inform you of any such unforeseen event as soon as possible after its occurrence and we will perform our obligations as soon as reasonably possible. Should this interruption continue beyond a period of 30 days you will be entitled to cancel your Order and we will refund the price you have paid, including any delivery charges.

# 24. MISCELLANEOUS

- 24.1. Company makes no promise or representation that the Products shall conform to any federal, state, or local laws, regulations, ordinances, codes or standards. The Products Pricing does not include the cost of any inspections or permits. It is your responsibility to apply for and to obtain any and all licenses, permits and other authorizations required for the use of the Products.
- 24.2. The Order Confirmation, these Terms and Conditions and its performance shall be governed exclusively by and construed under the laws of the State of New-York, USA, and the competent courts of New-York, USA shall have sole and exclusive jurisdiction over any dispute under such.
- 24.3. Company may assign at any time any of its rights and/or obligations hereunder to any third party without your consent.
- 24.4. In the event that a court of competent jurisdiction finds any provision of these Terms and Conditions to be illegal, invalid or unenforceable, the remaining provisions will remain in full force and effect.
- 24.5. The failure of Company to enforce any right or provision in these Terms and Conditions will not constitute a waiver of such right or provision unless acknowledged and agreed by Company in writing.
- 24.6. These Terms and Conditions (including any policy referenced and incorporated herein) along with your Order Confirmation constitute the entire agreement between you and Company for the supply of Products, and supersede all prior or contemporaneous understandings regarding such subject matter. In the event of a discrepancy and/or contradiction between what is stated in these Terms and Conditions and what is mentioned in any publication and/or other information published and/or given by Company and/or anyone on its behalf with regard to the Product or Company's services, the provisions of these Terms and Conditions shall prevail.
- 24.7. Company reserves the right to update these Terms and Conditions from time to time, with or without notice. If so, Company will post its updated Terms and Conditions on the Website.

#### 25. CONTACT US

If you need any further information or have any questions about these Terms and Conditions, please contact our Customer Service department by sending an e-mail to <u>Support@eyeclick.com</u>.