

TERMS AND CONDITIONS

1. SUBJECT TO TERMS AND CONDITIONS

These Terms constitute a binding contract between you, as the User, and International Plenitude Seminary LTD (IPS): 80 Cumberland House, Scrubs Lane NW10 6RF, London UK registered under the company number: 13343675 and govern the access and use of: (a) the www.ipsword.com website and its subdomains; (b) any other websites, interfaces or applications in which IPS makes its resources available, including mobile, tablet or other electronic device applications; and (c) all services related to the resources made available by IPS.

1.2 By accepting these Terms, you acknowledge and agree with their content and the other applicable IPS Policies. After you accept these Terms, IPS automatically grants you a non-exclusive license to use the Platform. The features contained on the IPS Platform are licensed as is. They may be modified, replaced, or removed from the Platform by IPS at any time without prior notice.

2. PRIVACY

IPS cares about your privacy and is committed to preserving it. The treatment of personal information related to your access and use of the Platform is described in our Privacy Policy.

3. CHANGES TO THE TERMS

IPS reserves the right to modify these Terms at any time. If these Terms are changed, IPS will publish the revised Terms on the Platform, and will inform the date of the last update at the beginning ("version updated on"). We will also send you a notification, within the Platform, about the changes prior to their effective date. If you disagree with the new version of the Terms, you may terminate this Agreement with immediate effect. If you do not terminate your Agreement before the new version's effective date, your continued access or use of the Platform will mean that you accept the changes.

4. ACCESS TO THE INTERNET AND THE PLATFORM

Due to the Internet's nature, IPS cannot guarantee that the Platform will be available and accessible uninterrupted. Moreover, IPS may restrict the availability of the Platform or certain areas, or features related to it, if necessary, considering the capacity limits, the security or integrity of its servers, and carrying out the maintenance or improvement of its services. IPS cannot be held responsible by the User or by any third party due to the impediment or changes in the form of access to the Platform and Services. IPS may improve and change the Platform at any time, either to modify, replace or remove existing Services, or to add new Services.

5. BUYER ELIGIBILITY

The minimum age for Buyers to register on the Platform is 13 years old. Teenagers between 13 and 18 years of age must be regularly authorized by their parents or guardians to do so. Registration on the Platform and acceptance of these Terms assumes that such authorization has been granted. IPS must cancel the registration of Users under the age of 18 if requested by their parents or guardians, but this does not entitle them to any compensation or refund regarding the Products purchased by the minor while their registration was valid.

6. PRICES AND PAYMENT METHODS

The USER must carry out all payments through the IPS website, which will contain all details regarding subscription prices, values, conditions, and cancellation. The payment method will be chosen by the USER from among the options provided on the website, for their chosen plan.

7. ACCESS TO PRODUCTS/SERVICES

Access to Products/Services will begin within 24 hours of the contracting date. For the access to the purchased Products/Services to be processed, the USER must provide accurate up-to-date information in the registration form.

8. ACCURACY OF INFORMATION

You are solely responsible for registering true, accurate, and up-to-date information, and are responsible for the consequences of untrue, incomplete, or incorrect data or information that you provide during or after registration. Always check the information provided to the Platform before completing your registration.

9. SIGNATURE CODE

IPS will grant the USER a "User Code" for user identification with IPS Customer Service, which will be a personal code (user and Password) and non-transferable. The USER may find it after confirming their order and when receiving the Products/Services.

10. RELATIONSHIP OF USERS WITH EACH OTHER AND WITH THIRD PARTIES

You are committed to maintaining a healthy and harmonious relationship with other USERS and with THIRD PARTIES, regarding the use of the Platform. You may not harm, slander, insult or defame other Users or third parties, including IPS employees, collaborators, representatives, agents, or partners, with whom you have contact. If IPS finds that you have harmed, harassed, discriminated against, or in any other way harmed the rights of such persons, IPS or other Users, IPS may, at its discretion, take measures provided for in these Terms, which may include suspension of your license to use the Platform and the termination of the rendering of Services to you, excluding you from the Platform, in addition to seeking compensation for any property or non-monetary damages, that you cause.

11. RENEWAL SERVICE

This service is concluded for the period established in the subscription service selected by the USER, and is extended for equal periods, through the automated renewal service. If it is not in the USERS interest to renew their subscription, they must contact IPS customer service to cancel.

12. VIOLATIONS OF THE TERMS

If you fail to observe any condition of these Terms or any IPS Policy, in whole or in part, IPS may apply different measures, at its discretion, in isolation or cumulatively, with or without prior notice, at any time and for such period as it deems appropriate. Among these measures, notwithstanding others not provided.

13. TERMINATION WITHOUT CAUSE

By accepting this Agreement, IPS automatically grants you a non-exclusive license to use the Platform for an indefinite period. Therefore, IPS may terminate this Agreement and the respective license of use at any time, at its discretion, by sending notice, 30 days in advance, to the e-mail address you have registered in your account.

14. CONTENT FRAUD

By purchasing a Product/Service, USERS are acquiring the right to access its content, under the terms established on the product page. The purchase of the Product/Service does not grant USERS any intellectual property rights to the Product/Service. USERS are not authorized to sell or assign the Product/Service, in whole or in part, even if free of charge, to a third party. IPS may terminate, temporarily or permanently, the USER'S access to the Product, including by blocking access to the Product/Service or blocking a USER, if the USER is found to be in violation of these Terms or is suspected of fraud. Fraud can be characterized by providing or sharing a password, login details as well as other conduct such as the unauthorized downloading, transmission, retransmission, storage of the Product/Service, or if the USER is found to be accessing the same account through multiple IP addresses.

15. DATABASE

The USER declares that they are aware that from the period they sign up to a subscription of a Product/Service, such information will become part of the IPS database, through which they may come to receive information from IPS and other THIRD-PARTY companies. If the USER does not wish to receive this information, they are assured the right to express their opposition by communicating such decision to the IPS Customer Service email.

15.2 The inviolability and confidentiality of the registration data of all its USERS are protected. All USER information is stored within the strictest security criteria in this Company's database and is processed in accordance with applicable law. In no event are personal information provided to THIRD PARTIES not related to the provision of the services, only generic data used for sending direct mail, e-mail, newsletter will be shared, provided they have been authorized by the USER.

16. IPS' INTELLECTUAL PROPERTY RIGHTS

The information contained on the Platform, as well as the brands, company names, domain names, programs, databases, networks, files, media in general (audio, text, video, etc.) and any other intellectual property related to IPS Services, or contained on the Platform, are the exclusive property of IPS, or have been regularly assigned or licensed to IPS. These elements are protected by international intellectual property laws and treaties. It is prohibited to copy, distribute, use, or publish, in whole or in part, any material, any Platform item, or any Product offered on the Platform, without prior written authorization from IPS.

17. EXCLUSION OF IPS AS A DEFENDANT IN EVENTUAL LAWSUITS

By accepting these Terms, you hereby agree to exclude IPS as a defendant in any claim or lawsuit, judicial or extrajudicial, that you initiate against other Users or third parties regarding the use of the Platform. This exclusion also applies in favour of IPS's partners, its controllers, its controlled or affiliated companies, its directors, officers, employees, agents, representatives, and attorneys-in-fact. All court proceedings will be carried out to the court closest to IPS headquarters.

18. VIOLATIONS OF THE TERMS

If you fail to observe any condition of these Terms or any IPS' Policy, in whole or in part, IPS may apply different measures, at its discretion, in isolation or cumulatively, with or without prior notice, at any time and for such period as it deems appropriate. Among these measures, notwithstanding others not provided in these Terms, IPS may apply: (a) a warning; (b) limitation, removal or termination of access to the Product; (c) removal or reduction of the Product's visibility in the IPS marketplace or skin; (d) limitation of access to, suspension or termination of the Affiliate Program; (e) limitation of access to, suspension or termination of any special benefit or category offered by the Platform related to the Producer, their account, or a particular Product; (f) downgrading of User category; (g) limitation, suspension or termination of access to any special Platform feature; (h) removal of the Product page; (i) limitation of access, suspension, blocking or removal of the Product, account, or User; or (j) termination of this Agreement.