

Version 1.3, 31 March 2018

TBS INTERNET X509 Client Certificate's Subscriber Agreement

1. Application of Standard Terms of Sale

1.1 IMPORTANT - PLEASE READ THESE TERMS AND CONDITIONS AND THE RELEVANT APPENDICES CAREFULLY BEFORE APPLYING FOR, ACCEPTING OR USING A TBS INTERNET X509 CLIENT CERTIFICATE FOR YOURSELF OR ON BEHALF OF YOUR COMPANY. BY USING, APPLYING FOR OR ACCEPTING A TBS INTERNET X509 CLIENT CERTIFICATE OR BY CLICKING ON "YES, I AGREE WITH THE SUBSCRIBER AGREEMENT, THE CERTIFICATION TERMS AND GENERAL CONDITIONS OF SALE" BELOW, YOU ACKNOWLEDGE THAT YOU HAVE READ THIS AGREEMENT, THAT YOU UNDERSTAND IT AND THAT YOU AGREE TO AND ACCEPT THE TERMS AS PRESENTED HEREIN. IF YOU (THE SUBSCRIBER) DO NOT AGREE TO THESE TERMS AND CONDITIONS, DO NOT APPLY FOR, ACCEPT OR USE A TBS INTERNET X509 CLIENT CERTIFICATE.

1.2 This is a binding Agreement between you (the "Subscriber", "you", "your"), your representatives, including anyone listed in your account as third party linked to said account, and TBS INTERNET Limited ("TBS INTERNET", "us", "our"), its parent and affiliated companies, which has its principal place of business at Britannia House, Athol Street, Douglas, IM1 1JD, Isle of Man, British Isles, that governs your use of TBS INTERNET's Digital Certificate services (the "Agreement"). In the event that you do use your account or authorize a third party to do so with the intention of applying for, accepting or using a TBS INTERNET X509 Client Certificate or modifying or canceling the latter – even in case we wouldn't have been notified of said authorization – this Agreement, which may be amended, covers any TBS INTERNET X509 Client Certificate. Furthermore, you recognize that anyone listed in your account as third party linked to said account within is defined as your representative with full powers to act in your name regarding said Client Certificates.

2. Definitions and Interpretations

2.1 In this Agreement, unless the context requires otherwise, the following terms and expressions shall have the following meanings:

«TBS INTERNET's CPS» or «Certificate Practice Statement» means the documents setting forth the working practices that TBS INTERNET uses to perform its Certificate processes and Repository operations, as set forth at <u>https://www.tbs-internet.com/CA/repository/</u> and as amended by TBS INTERNET at its sole discretion. "Confidential Information" means all material, data, systems and other information



concerning the operation, business, projections, market goals, strategies, techniques, financial affairs, products, services, research and development, customer and vendor related data, services and/or support and intellectual property rights of a party that is not accessible or known to the general public. Confidential Information shall include (a) any and all information regarding or related to any software utilized by the parties to create, operate or perform their respective obligations here under, including, but not limited to, all Private Keys, personal identification numbers and passwords; and (b) any information which concerns technical details of operation of any of the TBS INTERNET services and products offered here under. «CRL» or «Certificate Revocation List» contains all the information regarding Digital Signatures which have been revoked by TBS INTERNET. «Digital Certificate» or «Certificate» means a digitally signed electronic data file (conforming to the X509 version 3 ITU standard) issued by TBS INTERNET in order to identify a person or entity seeking to conduct business over a communications network using a Digital Signature and which contains the identity of the person authorized to use the Digital Signature and a copy of their Public Key, a serial number, a time period during which the Certificate may be used and a Digital Signature issued by TBS INTERNET. «Client Certificate» means a Certificate designed to sign and encrypt emails and other documents. "Digital Signature" means an encrypted electronic data file which is attached to or logically associated with other electronic data and which identifies and is uniquely linked to the electronic data's signatory, is created using the signatory's Private Key and is linked in a way so as to make any subsequent changes to the electronic data detectable. «Effective Date» means the date when TBS INTERNET receives the Subscriber's request for the Service Subscription set out in the Enrollment Form and sent to TBS INTERNET via the online registration process. "Enrollment Form" means an electronic form found on TBS INTERNET's website, filled by the Subscriber who enters the Subscriber's Data and identifies the Service Subscription's needs. «Force Majeure Event» means any event beyond the reasonable control of that party and shall include, without prejudice to above mentioned generalities, a natural disaster, a law or action taken by a government or public authority, an absence or shortage of material (exclusive of circumstances ensuing from inadequate planning), a war, an accident, an epidemic, a fire or a riot. "Insolvency" means a company which stopped doing business, was dissolved, has suspended the payment of its receivables or is unable to honor them, has become insolvent or been liquidated (exclusive of a solvent recovery or merger), went into receivership, that a preventive composition Agreement or an amicable composition Agreement was concluded with its creditors or that measures have been taken regarding its liquidation. «Issuance Date» means the date when the Digital Certificate is issued to the Subscriber. «Private Key» means a confidential encrypted electronic data file designed to interface with a Public Key using the same encryption algorithm and which may be used to create Digital Signatures and decipher files or messages which have been encrypted with a Public Key. «Public Key» means a publicly available encrypted electronic data file designed to interface with a Private Key using the same encryption algorithm and which may be used to verify Digital Signatures and encrypt files or messages. «Relying Party» means an entity that acts in reliance on a Certificate or a Digital Signature. «Repository» means a publicly available collection of information and databases



relating to TBS INTERNET's Certificate practices and which is available on TBS INTERNET's website. «Appendices» means the Appendices linked to this Agreement. «Selected Subscriber's Data» means the Subscriber's Data which is presented in this Agreement's Appendices, exhibiting the SSD logo, «Software» means any Software proposed by TBS INTERNET to allow the Subscriber to access or use his Service Subscription. «Subscriber» means the entity or organization inscribed on the Enrollment Form during the online registration process, as well as any individual acting or pretending to act on behalf or with the permission of the latter. «Subscriber's Data» means any information regarding the Subscriber needed by TBS INTERNET in order to fulfill the Service Subscription, including, notably, any information presented in the Agreement's Appendices, supplied by the Subscriber in the Enrollment Form during the online registration process. «Service Subscription» means the Digital Certificates, as well as all the other products (Digital Certificates, Public and Private Keys) and services listed in the Agreement's Appendices. «Service Subscription's Duration» means a Digital Certificate's validity period and duration of use, as described in the Agreement's Appendices. «Third Party Data» means all material, data and other information (of any kind) not held or provided by the Subscriber.

2.2 Subject to Section 12, "indemnifying" an individual in the case of special circumstances equates to indemnifying and releasing the latter from any liability for proceedings and claims made against him, as well as all losses, damages, payments, fees or expenses he sustained or incurred following these events.

2.3. This Agreement's Appendices belong to the latter and will retain the same power and effect as if they did find themselves expressly displayed in it. Any reference to this Agreement will need to include the relevant Appendices. Insofar it exists an inconsistency between the Agreement's body and its Appendices, this Agreement's body will prevail.

3. Certificate Issuance

Provided that TBS INTERNET accepts the Subscriber's application for the Certificate and is able to validate the Subscriber's Data to its satisfaction, TBS INTERNET will issue the requested Client Certificate. TBS INTERNET may refuse an application for any reason.

4. Application

4.1 TBS INTERNET grants the Subscriber a revocable, non-exclusive, nontransferable license to use the issued Certificate and any related material such as manuals and documentation. The Certificate is provided for the Subscriber's sole use and the Subscriber may not resell or attempt to resell the Certificate to any third party without TBS INTERNET's prior written consent.

4.2 The Subscriber shall:



(i) use or access the Certificate only for its intended purpose as explained by TBS INTERNET on its website.

(ii) be responsible for any computer or telecommunications hardware or software required to use the Certificate, except where otherwise formally mentioned by TBS INTERNET.

(iii) obtain and keep in force any authorization, permission or license necessary to use the Certificate.

(iv) be responsible for keeping its Private Keys confidential and uncompromised. and

(v) bind every Relying Party to TBS INTERNET's Relying Party Agreement:

«By using one of TBS INTERNET's Digital Certificates, the user agrees to be bound by TBS INTERNET's Relying Party Agreement attached in its entirety here and which can also be found at <u>https://www.tbs-internet.com/CA/repository/</u>.»

4.3 The Subscriber shall not:

Use the Service Subscription to (a) engage in conduct that is offensive, abusive, contrary to public morality, indecent, defamatory, obscene or menacing; (b) breach the confidence of a third party; (c) cause TBS INTERNET or a third party distress, annoyance, denial of any service, disruption or inconvenience; (d) send or receive unsolicited bulk correspondence; (e) create a Private Key that is substantially similar to TBS INTERNET or a third party's Private Key.

4.4 The Subscriber acknowledges that the Relying Party warranty is only for the benefit of the Relying Parties. The Subscriber does not have rights under this warranty, including any right to enforce the terms of the warranty or make a claim under the warranty.



5. License

5.1 TBS INTERNET grants the Subscriber a revocable, non-exclusive, nontransferable license to use the issued Certificate, Digital Signature generated using any Public or Private Key and any related material such as manuals and documentation in accordance with the Service Subscription.

5.2 The Subscriber shall not copy, decompile, enhance, adapt, modify or attempt to do the same to the Certificates, Public Keys, Private Keys, Digital Signatures generated using any Public or Private Key or any documents or manuals relating to the latter without TBS INTERNET's prior written consent.

6. Payment Terms

6.1 The Subscriber shall pay to TBS INTERNET the amount specified on TBS INTERNET's website for the Certificate's issuance during the online registration process. This amount shall be paid by the Subscriber prior to the Issuance Date.

6.2 All payments are non-refundable after the Issuance Date. If the Certificate wasn't issued, 90% of the amount shall be refunded in the event of a cancellation.

7. Security

7.1 The Subscriber shall keep Confidential Information, Private Keys and passwords confidential and uncompromised, immediately inform TBS INTERNET if Confidential Information, Private Keys and passwords are likely to be disclosed or compromised or if any information provided to TBS INTERNET during the online registration process changes or ceases to be accurate.

7.2 The Subscriber shall be held responsible for all statements, acts and omissions made by the Subscriber.

7.3 TBS INTERNET may revoke any Certificate it has issued if TBS INTERNET believes that:

(i) the Subscriber's Confidential Information, Private Key or password has been compromised or that the Certificate has been misused in accordance with TBS INTERNET'S CPS.

(ii) the Subscriber requests the revocation of the Certificate.

(iii) there has been a disclosure of or loss of control over Confidential Information.

(iv) the Subscriber's Data is inaccurate or misleading.

(v) the Certificate is being used contrary to the law, rules or regulations or to, directly



or indirectly, engage in illegal or fraudulent activity.

7.4 The Subscriber shall cease all use of any Private Key, Certificate and Seal upon expiration or revocation of the Certificate.

8. Confidentiality

8.1 Neither party shall use any Confidential Information other than for the purpose of performing its obligations under this Agreement or any other arrangement authorized under this Agreement. The use of any Confidential Information, except where otherwise formally mentioned by TBS INTERNET, is subject to TBS INTERNET's Confidentiality Policy.

8.2 Each party shall ascertain that anyone receiving Confidential Information complies with the restrictions contained in this Section as if this individual was party to this Agreement.

8.3 Regardless of the restrictions contained in this Section, either party may disclose Confidential Information to the extent required by law, for the purpose of any judicial proceedings, security exchange, regulatory or governmental body to which that party is subject, wherever situated, whether or not the requirement for information has the force of law and if and to the extent the information has come into the public domain through no fault of that party. Should a party be required to disclose Confidential Information pursuant to this Section, this party shall promptly give notice of such requirement to the other party prior to disclosing said Confidential Information.

8.4 The restrictions contained in this Section shall continue to apply to each party for the duration of this Agreement and for a period of 5 years following the termination of this Agreement.

9. Subscriber's Data

9.1 Some or all of the information provided to TBS INTERNET will be embedded in the issued Certificate. The Subscriber consents to the disclosure of this information to third parties to the extent necessary to issue the Certificate.

9.2 The Subscriber consents to TBS INTERNET disclosing and transferring the Subscriber's information to third parties located within the European Union, outside it to a country found by the European Commission to provide adequate protection of personal data as necessary to validate and issue the Certificate.

9.3 TBS INTERNET shall follow TBS INTERNET's CPS posted on its website when receiving and using the Subscriber's Data. TBS INTERNET shall use reasonable efforts in protecting the Subscriber's Data. The Subscriber acknowledges that risks remain that are beyond TBS INTERNET's reasonable control and waives all liability of TBS INTERNET for these risks.



10. Intellectual Property Rights

10.1 The Subscriber may not use TBS INTERNET's name, brand, trademarks, service marks, logos or any other intellectual property in any way without TBS INTERNET's prior written consent.

10.2 Except as otherwise set forth herein, all right, title and interest in and to TBS INTERNET's (a) registered and unregistered trademarks, service marks and logos; (b) patents, patent applications and patentable ideas, inventions and/or improvements; (c) know-how; (d) divisions, continuations, reissuances, renewals and extensions of the latter currently in existence, deposited, issued or acquired thereafter; (e) registered and unregistered copyrights, including images, audiovisual displays, texts, Softwares, (collectively "TBS INTERNET's Intellectual Property Rights") are owned by TBS INTERNET or its licensors. No title to TBS INTERNET's Intellectual Property Rights is transferred to Subscriber. TBS INTERNET retains and the Subscriber shall not obtain or claim any title, interest and ownership rights in TBS INTERNET or its licensors' Services, including issued Certificates, except as otherwise set forth in this Agreement. If the Subscriber creates derivative work, such as an enhancement or a modification, revision, translation, abridgment, condensation, expansion, collection or compilation, such derivative work shall be owned by TBS INTERNET and all rights, titles and interests in such derivative work shall automatically be conferred to TBS INTERNET. TBS INTERNET shall have no obligation to grant the Subscriber any right in or to such derivative work.

11. TBS INTERNET's Obligations

TBS INTERNET shall:

(i) issue the requested Client Certificate with the competence and care of a proficient Digital Certificate provider.

(ii) attempt to research and verify, prior to the Issuance Date, the authenticity of the application information to be embedded in the Digital Certificate, in accordance with the procedures described in this Agreement's Appendices.

(iii) attempt to issue the Client Certificate within a reasonable period of time following the Effective Date, once TBS INTERNET has accepted the Subscriber's application for the Certificate and is able to validate the Subscriber's Data to its satisfaction. Nevertheless, the Subscriber acknowledges that TBS INTERNET is under no obligation to adhere to any deadline and shall not be held responsible for any failure to issue the Client Certificate by said deadline. and

(iv) retain a copy of any Digital Certificate which has been revoked or has expired in the Repository for a reasonable period of time following said revocation or expiration, in addition to any information contained within the CRL.



12. Warranties and Representations

12.1 The Subscriber warrants that:

(i) all information provided to TBS INTERNET is complete and accurate and does not include any information that would be unlawful, contrary to public interest or otherwise likely to damage TBS INTERNET'S business or reputation in any way.

(ii) he has and will comply with all applicable local and international laws when receiving or using a Certificate, including all export laws and has obtained and will maintain any authorization or license necessary to use the Certificate. and

(iii) he has full power and authority to enter into this Agreement and to perform all of his obligations under this Agreement.

12.2 The Subscriber shall rapidly disclose to TBS INTERNET, in writing, anything that constitutes an infringement or is in contradiction with any warranty or statement set forth in Section 12.1.

12.3 The Subscriber shall indemnify TBS INTERNET, its directors, officers, employees and agents against all liabilities, losses, expenses or costs (including reasonable attorney's fees) that, directly or indirectly, are based on Subscriber's breach of this Agreement. TBS INTERNET will notify the Subscriber of any such claims or proceedings and keep the Subscriber informed as to the progress of such claims or proceedings.

12.4 The Subscriber shall not make any representations regarding the Service Subscription to any third party without TBS INTERNET's prior written consent.

13. Exclusion of Warranties

THE SERVICES ARE PROVIDED "AS IS" AND "AS AVAILABLE". TBS INTERNET EXPRESSLY DISCLAIMS ALL IMPLIED AND EXPRESS WARRANTIES IN THE SERVICES. THIS DISCLAIMER INCLUDES ALL WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT AND IS EFFECTIVE TO THE MAXIMUM EXTENT ALLOWED BY LAW.

14. Term and Termination

14.1 This Agreement shall commence on the Effective Date and shall continue for as long as a Certificate issued under this Agreement is valid, unless otherwise terminated earlier as allowed herein.

14.2 Either party may terminate this Agreement for convenience by providing the



other party with a 20 working days written notice.

14.3 This Agreement may be terminated immediately without notice or on the date set forth in said notice:

(i) by either party if the other party commits a significant infringement regarding the terms of sale mentioned in this Agreement and that the latter (in the case of an infringement which may be remedied) isn't remedied within 20 working days of receipt of a written notice requesting the resolution of the dispute or by either party in the event of the other's Insolvency or cessation of activity.

(ii) by TBS INTERNET if TBS INTERNET revokes a Certificate as allowed herein, rejects the Subscriber's Certificate application or cannot satisfactorily validate the Subscriber's Data in accordance with Section 3.

15. Events upon Termination

Upon termination, TBS INTERNET may revoke any other Certificate issued to the Subscriber without further notice. The Subscriber shall pay any amounts still owed for the Certificate. TBS INTERNET is under no obligation to refund any payment made by the Subscriber upon termination of this Agreement.

16. Limitation of Liability

16.1 TBS INTERNET'S MAXIMUM AGGREGATE LIABILITY UNDER THIS AGREEMENT SHALL BE LIMITED TO THE AMOUNT PAID BY THE SUBSCRIBER FOR THE CERTIFICATE DURING THE DURATION OF THE AGREEMENT OR \$10,000, WHICHEVER IS THE LOWEST, REGARDLESS OF THE NATURE OF THE LIABILITY AND THE TYPE, AMOUNT OR EXTENT OF THE DAMAGES SUFFERED. TBS INTERNET, ITS LICENSE BACKERS AND SERVICE PROVIDERS, SHALL NOT BE LIABLE FOR ANY INDIRECT, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES, EVEN IF TBS INTERNET WAS AWARE OF THE POSSIBILITY OR THE EXISTENCE OF SUCH DAMAGES. THE LIMITATIONS ON LIABILITY PROVIDED HEREIN SHALL APPLY TO THE MAXIMUM EXTENT ALLOWED UNDER THE LAW OF THE APPLICABLE JURISDICTION.

16.2 TBS INTERNET SHALL NOT BE LIABLE TO THE SUBSCRIBER FOR ANY LOSS SUFFERED BY THE SUBSCRIBER DUE TO THE USE OF A CERTIFICATE OUTSIDE ITS NORMAL AND INTENDED USE IN ACCORDANCE WITH SECTION 3 OF THIS AGREEMENT'S APPENDICES.

16.3 TBS INTERNET SHALL NOT BE LIABLE FOR ANY INDIRECT, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES, INCLUDING DAMAGES FOR LOST PROFITS, OPPORTUNITIES, REVENUE, SAVINGS, GOODWILL OR USE OR POSSESSION OF DATA INCURRED BY EITHER PARTY DUE TO THE LOSS,



THEFT, UNAUTHORIZED DISCLOSURE OR MANIPULATION, ALTERATION, DEPRIVATION OF USE OR ANY OTHER COMPROMISE CONCERNING ANY PRIVATE KEY USED BY THE SUBSCRIBER.

17. Force Majeure

17.1 Neither party shall be liable for a delay or failure to perform its obligations to the extent that the delay or failure is caused by a Force Majeure Event.

17.2 Each party shall give written notice forthwith to the other upon becoming aware of a Force Majeure Event. Said notice shall contain details of the circumstances giving rise to the Force Majeure Event, as well as its anticipated duration. If said duration exceeds 20 working days, the non-defaulting party is authorized to terminate this Agreement and neither party shall be liable for said termination.

17.3 The party attesting to said Force Majeure Event shall not be excused for the performance of its obligations which are unaffected by said Force Majeure Event and shall find a way to fulfill its obligations without it being detrimental to the other party.

18. Waivers and Severability

18.1 Any provision determined invalid or unenforceable by rule of law will be reformed to the minimum extent necessary to make the provision valid and enforceable. If the reformation is not possible, the provision is deemed omitted and the Agreement's balance remains valid and enforceable.

18.2 A party's failure to enforce a provision of this Agreement will not waive the party's right to enforce the same provision later or the right to enforce any other provision of this Agreement. To be effective, all waivers must be both in writing and signed by the party benefiting from the waived provision.

19. Notices

All notices shall be in writing and in English. Notices shall be made by first class mail, return receipt requested and sent to TBS INTERNET at Britannia House, Athol Street, Douglas IM1 1JD, Isle of Man, British Isles. Notices may also be sent by facsimile, provided that the latter is confirmed within 12 hours of it being sent by a confirmation copy sent by first class mail. Properly addressed notices sent by priority mail are received on average within 48 hours of dispatch, 12 for facsimiles. Notices to the Subscriber shall be sent to the address provided during the registration process.

20. Entire Agreement and Amendments

20.1 This Agreement, Appendices and all documents referred to herein constitute the entire Agreement between the parties, superseding all other Agreements that may exist with respect to the subject matter.

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20.2 Except as otherwise provided herein, you acknowledge that TBS INTERNET may:

(i) amend this Agreement at any time. and/or

(ii) amend part of its Service Subscription at any time.

These amendments will be effective upon the earlier of the amendments' posting to the Repository or upon notification to the Subscriber of the change by email or post. The Subscriber shall periodically review the Repository in order to be aware of any changes. The Subscriber may terminate this Agreement by giving written notice in accordance with Section 14 if the Subscriber does not agree to the changes. This Agreement shall be terminated upon receipt and processing of said written notice. Any costs incurred to terminate your Agreement with us shall not be refunded, except where otherwise formally mentioned by TBS INTERNET in one or more of this Agreement's Appendices. You shall not incur any additional costs, unless except otherwise formally mentioned by TBS INTERNET. The Subscriber's continued use of the Services after an amendment is posted constitutes the Subscriber's acceptance of the amendment. We are not linked with and you shall not rely on any statement made by (a) a third party mandatory, representative or employee you could have met to gain access to our Services; or (b) any information of a general nature published on our website. No TBS INTERNET employee, service provider, mandatory or representative is authorized to modify or amend this Agreement's standard terms of sale.

21. Assignment

The Subscriber may not assign or transfer any right or obligation under this Agreement without TBS INTERNET's prior written consent. Any attempt to assign or transfer any of the rights or obligations granted herein shall render this Agreement voidable. TBS INTERNET may assign said rights and obligations without the Subscriber's consent.

22. Governing Law and Jurisdiction

The laws of England and Wales govern the interpretation, construction, and enforcement of this Agreement and all proceedings arising out of it, including tort claims, without regard to any conflicts of law principles. All proceedings or legal actions arising from this Agreement must be commenced in the courts of England and Wales. Both parties agree to the exclusive venue and jurisdiction of these courts.

23. Rights of Third Parties

There are no third party beneficiaries under this Agreement.

APPENDICE A



TBS INTERNET X509's Secure Client Certificate.

1. Definitions and Interpretations

"Certificate Signing Request" means a digitally signed electronic data file in compliance with version 3 of the ITU X509 norm created by the Subscriber using the Software the Subscriber antecedently installed. "Secure Client Certificate" means a Digital Certificate issued in accordance with the Service Subscription described in this Appendice. "Client" means the Subscriber's Relying Party operating with a common name or email address supplied by the Subscriber to TBS INTERNET and cryptically linked to the Public Key embedded in the Secure Client Certificate.

2. Service Subscription

2.1 TBS INTERNET shall issue a Secure Client Certificate designed to be installed in the Client's Software using the SSL or S/MIME protocol or compatible with version 3 of the ITU X509 norm. The Secure Client Certificate shall, in accordance with any sums paid by the Subscriber, either (a) cryptically link the Public Key to a Client operating with an email address and using the S/MIME protocol for the purposes of signing or encrypting emails, authenticating oneself to any type of SSL/TLS server; or (b) cryptically link the Public Key to a Client operating with a common name and using the SSL/TLS technology for the purposes of authenticating oneself to any type of server. In both cases, the Public Key is used in version 3 of the ITU X509 protocol to authenticate the user.

2.2 The Subscriber shall use a web browser which will generate a Public/Private Key pair. An expert mode may be used to submit Certificate requests in PKCS 10 format.

3. Restrictions

3.1 The Subscriber shall use the Secure Client Certificate only for the purposes listed in TBS INTERNET's CPS and its amendments, as set forth at <u>https://www.tbs-internet.com/CA/repository/</u>.

3.2 There is no warranty associated with Digital Certificates.



4. Service Subscription's Duration

The Service Subscription's Duration shall commence on the Issuance Date and shall continue for as long as a Certificate issued under this Agreement is valid, unless otherwise terminated earlier as allowed herein.

5. Subscriber's Data

5.1 The Subscriber shall provide the following Subscriber's Data: the Certificate Signing Request or CSR (SSD), common name (SSD), email address (SSD), organization's name (SSD), address (SSD), PO Box (SSD), city (SSD), postcode (SSD), phone number, organization's registration number, administrator's contact information, technical contact's information (as the case may be), billing information (if different from the organization), proof of existence and organizational structure (as the case may be), the Subscriber's proof of identity and recognition of consent with respect to this Agreement. The data bearing the inscription SSD will be embedded in the Subscriber's Secure Client Certificate.

5.2 The Subscriber consents to TBS INTERNET disclosing and transferring the Subscriber's information to third parties located outside of the European Union as necessary to validate and issue the Certificate.