

General terms and conditions

Payment policies

All Services and Packages must be paid for in advance in accordance with the specific provisions of that Service or Package.

Payment will be due on the basis of the Service and/or Package you have selected. If you have purchased "Pay as You go" Services or Packages then payment will be required monthly in advance. If You have purchased Services on an annual (12 month) or biennial (24 month) basis then You will be required to pay pursuant to the payment plan You selected, either paying annually or biennially in advance or by way of monthly installments in advance throughout the year.

You will be automatically charged the Price again on the anniversary date of the contract term unless you have cancelled the Services in accordance with Organic Solutions' cancellations procedure set out in clause 3 above. Payment of the Price will be taken via the payment method specified within the control panel

Organic Solutions reserves the right to change the Prices and/or nature of its Services by giving you written notice of those changes. Notice of changes to Prices and/or Services will be given by e-mail to the e-mail address held in Your Organic Solutions Account. If you have already purchased a particular Service then the change in the Price or nature of that Service will only become effective when the Service reaches the end of its current term. You will be charged the new Price when the Service is automatically renewed at the end of the current term.

All payments must be made in UK pounds sterling, inclusive of applicable taxes.

You warrant that you are lawfully authorised to make payment using the payment card or facility you disclose to Organic Solutions. In the event that You are not the named card holder, You acknowledge that You and the party who is the named card holder both accept Organic Solutions' Terms & Conditions and are jointly and severally liable for the payment of all Prices for which payment will be taken from the payment card, the details of which You have provided. You will indemnify and hold Organic Solutions harmless in the event that the cardholder or issuer declines any transaction for payments to Organic Solutions, including all of Organic Solutions costs in administering your non-payment and obtaining payment of those Prices due.

Where You provide Organic Solutions with information relating to a third party, including but not limited to the use of their payment details, either in accordance with clause 5.6 above or for any other purpose, You warrant that

You have obtained express consent from the third party for Organic Solutions to use their information and you consent that we may share your information, including but not limited to the Services You have purchased, to enable the third party to ascertain the terms of your Agreement with Us and why we are authorised to take payment from the third party's payment card or PayPal account, if necessary, to contact the third party for the purposes of this Agreement.

Organic Solutions reserves the right to suspend and or cancel services until payment is received in full and all outstanding debt is cleared. Any non-payment of a recurring invoice may be subject to a £20 administration charge. You are responsible for all money owed on the account from the time it was established until Organic Solutions accepts your cancellation request.

You are required to have a valid email address and credit/debit card and/or PayPal account registered to your account at all times, failure to do so will result in automatic suspension of your account. If you cancel your credit/debit card and/or PayPal account for any reason you must immediately notify Organic Solutions and provide details of a current valid payment card and/or PayPal Account.

PayPal - Payments processed by PayPal are subject to PayPal's terms and conditions of Service, and Organic Solutions makes no representations or warranties with respect to those Services.

No bills or invoices will be sent by regular mail. An initial invoice / subscription creation confirmation will be sent directly to you via email shortly after the purchase.

Monthly invoices are not provided by Organic Solutions, transaction information may be obtained from your PayPal account.

If you fail to pay all Prices due, Organic Solutions reserves the right to interrupt, suspend or cancel the Services to You. Such interruption, suspension or cancellation does not relieve you from paying all Prices which are overdue and payable to Organic Solutions.

Cancellation of your Pay Pal agreement will result in immediate account termination and you will be liable for all administration costs, contained within these terms and conditions.

Please refer to Organic Solutions Service specific terms & conditions including, but not limited to, the Domain Name terms of Service for Domain Name for specific payment policies.

[Chargebacks](#)

If you withdraw any payments made via a bank, credit card or PayPal account (a "chargeback") you may be subject to an administration fee of £50, should Organic Solutions deem the chargeback to be unfair. Organic Solutions also reserves its right to defend such chargebacks and recover the original monies from you or the card issuer.

If a chargeback is made, Organic Solutions reserves the right to interrupt, suspend or cancel the Services. Such interruption, suspension or cancellation does not relieve you from paying the original Prices which are overdue and payable to Organic Solutions.

Cancellation and refunds

- After the minimum contract period, customers may cancel any package by contacting the Customer Care team via email to customercare@organicsolutions.eu Customers must provide details of the account/package to close, including the account Owner Password for verification.

Organic Solutions will not, under any circumstances, close an account without first confirming the Owner Password.

- Customers will be required to complete a Closure Confirmation form, authorizing the permanent removal of all website and email services on the account, from our system.
- On receipt of a completed Closure Confirmation form, the account will be scheduled to close. Organic Solutions will acknowledge the closure by sending an email to the email address registered on the account.
- If Organic Solutions do not receive the completed Closure Confirmation form within 14 days of sending, the cancellation request will be discarded and the account/package will remain open.
- Any incentives that were offered to customers when opening their account will also be cancelled. Customers may be given the option to purchase services which were offered as start-up incentives, in the result of a cancellation.
- Organic Solutions reserves the right to cancel the service at any time.
- A refund will not be provided under any circumstances, during or after a period of any minimum contract.

Duration and Automatic Renewal of Services

Unless specifically stated to the contrary in the details of the Service and/or Package You purchase, all Services for which payment is required on a monthly basis are provided for a fixed annual (i.e. 12 month) term. The contract will automatically renew on its anniversary date and continue for successive further 12 month periods, unless terminated in accordance with these General Terms & Conditions or the Services or Package specific terms, if different to these General Terms & Conditions. In the event that you have an existing contract with us commenced prior to 29 March 2010 ("existing contract") the term and termination provisions of that existing contract shall continue to apply.

Unless specifically stated to the contrary in the details of the Service and/or Package You purchase, all Services for which payment is required annually in advance shall be provided for a fixed annual (i.e. 12 month) term. The contract will automatically renew on its anniversary date and continue for successive further 12 month periods, unless terminated in accordance with these General Terms & Conditions or the Services or Package specific terms, if different to these General Terms & Conditions.

Unless specifically stated to the contrary in the details of the Service and/or Package You purchase, all Services for which payment is required biennially in advance shall be provided for a fixed biennial (i.e. 24 month) term. The contract will automatically renew on its anniversary date and continue for successive further 24 month periods, unless terminated in accordance with these General Terms & Conditions or the Services or Package specific terms, if different to these General Terms & Conditions.

Please be aware that unless you terminate the Services in accordance with the cancellation clause below or the Services or Package specific terms, the Services will automatically renew on the anniversary date of the contract for a successive contract term and you will be responsible for a further 12 or 24 months Prices whichever is applicable. If you choose to terminate the Services any time after the anniversary date of the contract you will still be required to pay the Prices for the remaining period of the then current term of the contract.

Cancellations

You are entitled to cancel the Services by submitting a cancellation request to our support team via the Organic Solutions control panel no less than 7 days prior to the anniversary date of the contract term or the relevant service specific terms & conditions pertinent to the Services or Package you have purchased.

Organic Solutions reserves the right to cancel and/or suspend Your Service at any time without notice if you breach these General Terms & Conditions and/or Service Specific Terms & Conditions and/or our Acceptable Use Policy.

Cancellation Process

Once you cancel a hosting package, your website and any email addresses associated with the domain name(s) on your account will stop working and all data associated with that hosting account (including web pages, databases, e-mail configuration and storage) will be removed from our servers. ONCE REMOVED, THIS DATA WILL NOT BE RECOVERABLE, PLEASE THEREFORE ENSURE YOU HAVE FULL AND RECENT BACKUPS OF THIS DATA BEFORE submitting a closure request.

You can raise a request to close a hosting package by submitting a support ticket to our support teams. This can be done via the contact form within your control panel. It is also possible to raise a request via telephone; however we cannot under any circumstances close an account or package without first confirming your password. Once a request has been raised you will be provided with a ticket reference number.

Your request will be passed to our customer care team, who will contact you to finalize the closure of the package, please note that should you request closure of a package which is still within its fixed contract term. It will not be possible to close the package until the expiry date of this term.

Failure to Provide Payment

Once signing up for your products and services you agree that you are liable for all monies owed to Organic Solutions in the event that you cancel your automatic payment before your rolling month or 12 month minimum contract expires.

Failure to pay these monies will result in a claim being made against you or your organisation in a small claim court or higher legal proceedings.

Your agreement to these terms and conditions and continued use of all Organic Solutions products or services is your continuing agreement to this.

No unlawful or prohibited use

As a condition of your use of our services, you will not use the services for any purpose that is unlawful or prohibited by this copyright policy or any of our terms and conditions for specific areas of our site. Details of those terms and conditions can be found easily on our sub sites.

You may not attempt to gain unauthorized access to any services, or accounts through hacking, password miming or any other means.

User Access

If any areas of our site require you to register in order to access them you will need to open an account to do so, you must complete the registration process by providing us with current and accurate information as requested in the application form.

You will have the ability to choose your own username and password. You are entirely responsible for maintaining the confidentiality of your password and account.

Furthermore, you are entirely responsible for any and all activities that occur under your account. You agree to notify Organic Solutions immediately of any unauthorized use of your account. Organic Solutions will not be held liable for any loss that you may incur as a result of someone else using your password or account, either with our without your knowledge.

You may not use another person's account at any time, without the express permission of the account holder

Passwords

It is the mailbox owner's responsibility to keep his/her password confidential, and to change the password on a regular basis. Organic Solutions is not responsible for any data losses or security issues due to stolen passwords. Organic Solutions recommends that you use passwords that contain numbers and symbols in order to prevent unauthorized users from guessing commonly-used choices (i.e. "12345", "password", etc.).

Ownership of data

All data created or stored by you within Organic Solutions' applications and servers are your property. Organic Solutions shall allow access to such data by only authorised Organic Solutions personnel. Organic Solutions makes no claim of ownership of any web server content, email content, or any other type of data contained within the account holder's server space or within applications on Organic Solutions' servers.

You are responsible for backing up your data.

Uploads via scripting languages:

We limit uploads made via scripting languages - including PHP, ASP and ASP.NET. Uploads made using PHP are limited to 20MB per file.

Your personal details

Please note that whilst your email is primarily used for billing purposes, Organic Solutions reserves the right to email you information about enhancements to Organic Solutions systems and product offerings. You can unsubscribe from marketing communications within Your Organic Solutions control panel.

We will not provide any of your personal information to other companies or individuals without your permission. However, we may need to provide your name and delivery address to third parties that Organic Solutions may use for the purposes of delivering specific Services to you (e.g. customer support). For more information about how we collect and use your personal information please refer to the Organic Solutions Privacy Policy.
<http://www.organicsolutions.eu/?p=legal/index>

Use of services

Through the use of forums made publicly available on our any of our sites you agree to post about the topic at hand and not post off topic or information that is deemed of an inappropriate nature.

Organic Solutions has no obligation to moderate these forums as these are made available to all our visitors and customers to discuss openly regarding any views they see fit.

Scheduled maintenance

To guarantee optimal performance on the servers, it is necessary for Organic Solutions to perform routine maintenance. Such maintenance often requires taking Organic Solutions Exchange servers off-line, typically performed during off-peak hours. Organic Solutions will give you advance notice of maintenance requiring the servers to be taken off-line whenever possible.

Abuse

Organic Solutions will not tolerate abuse towards anyone or individual who is duly authorised to represent Organic Solutions, whether by Email, Postal Mail, Facsimile, or Verbal. Such action will be seen as a breach of these Terms and Conditions and as such Organic Solutions reserves the right to terminate your account / service with immediate effect.

Appropriate Service use

Organic Solutions reserves the right to refuse Service and/or access to its servers and/or Services to anyone.

Organic Solutions does not allow any content which breaches our Acceptable Use Policy to be stored on its servers:

Refusal of Service based on the content being contrary to our Acceptable Use Policy is entirely at the discretion of Organic Solutions.

Organic Solutions reserves the right to move your data to a different server with no previous notice.

Reselling of Services

Reselling of our services is not permitted any accounts found to be reselling Organic Solutions products or services will be terminated, and are subject to our termination clause.

Unlimited Use Policy

High bandwidth usage: Organic Solutions offers an unlimited use policy by maintaining very large ratios of bandwidth per customer. In rare cases, Organic Solutions may find a customer to be using server resources to such an extent that he or she may jeopardize service performance and resources for other customers. In such instances, at Organic Solutions' discretion, Organic Solutions reserves the right to impose the High Resource User Policy for the consideration of all customers.

High Resource User Policy

Resources are defined as bandwidth, processor utilization or disk space.

Organic Solutions may implement the following policy to its sole discretion:

When the resources utilized by a customer in using a service are abnormally high, Organic Solutions reserves the right to suspend that service immediately. This policy is only implemented in extreme circumstances and is intended to prevent the misuse of our services. Customers may be offered an option whereby Organic Solutions continues supplying the service under a reduced usage criteria specified by Organic Solutions. Failure to comply with such measures may result in your service being terminated.

Termination

We have the right to terminate your access to any of all of the Services at any time, without notice, for any reason, including without limitation, breach of these Terms and Conditions.

Without limiting any of those representations or warranties, Organic Solutions has the right (though not the obligation) to, in Organic Solution's sole discretion (i) refuse or remove any content that, in Organic Solution's reasonable opinion, violates any Organic Solutions policy or is in any way harmful or objectionable, or (ii) terminate or deny access to and use of the Website to any individual or entity for any reason, in Organic Solution's sole discretion. Organic Solutions will have no obligation to provide a refund of any amounts previously paid.

We may also at any time, at our sole discretion, discontinue the Website/Services or any part thereof without prior notice and you agree that we shall not be liable to you or any third party for any termination of your access to the Website/Services

We reserve the right to terminate your account should you not provide payment within a specified deadline. All accounts are given a 30 day payment opportunity, then a final 7 days. After which date all services related to your account will be terminated without further warning.

All services that are related to your account will be terminated after the final 7 day deadline. After which date any domain names that are due to be paid for or are held against your account will be put forward for sale to re-coup losses not paid.

[Links to third party websites](#)

The Website/Services may include links to third party websites that are controlled and maintained by others. Any link to other websites is not an endorsement of such websites and you acknowledge and agree that Organic Solutions is not responsible for the content or availability of any such sites

Organic Solutions does not represent or imply that it endorses such websites or web pages. You are responsible for taking precautions as necessary to protect yourself and your computer systems from viruses, worms, Trojan horses, and other harmful or destructive content.

[International use](#)

You agree to comply with all applicable laws regarding the transmission of technical data exported from the United Kingdom or the country in which you reside (if different) and with all local laws and rules regarding acceptable use of and conduct on the Internet

[Intellectual property rights](#)

The Website and its content (including without limitation the Website design, text, graphics and all software and source codes connected with the Website and the Services) and protected by copyright, trademarks, patents and other intellectual property rights and laws.

In accessing the Website you agree that you will access the contents solely for your personal, non-commercial use. None of the content may be downloaded, copied, reproduced, transmitted, stored, sold or distributed without the prior written consent of the copyright holder. This excludes the downloading, copying and/or printing of pages of the Website for personal, non-commercial home use only.

Organic Solutions does not claim ownership of any materials you post, upload or submit to any publicly accessible area of the Services. However, by doing so you are granting us a world-wide, royalty free, non-exclusive license to copy, distribute, transmit, reproduce, publicly display, edit, translate or publish such Content for as long as you elect to display such Content via the Services. The license shall be terminated when such Content is deleted from the Services, but you acknowledge that caching or references to the Content may not be made immediately unavailable.

Indemnity

You agree to indemnify and hold Organic Solutions harmless from and against any breach by you of these Terms and Conditions and any claim or demand brought against Organic Solutions by any third party arising out of your use of the Services and/or any content submitted, posted or transmitted through the Services, including without limitation, all claims, actions, proceedings, losses, liabilities, damages, costs, expenses (including reasonable legal costs and expenses) howsoever suffered or incurred by Organic Solutions in consequence of your breach of these Terms and Conditions

Disclaimers and limitation of liability

Use of the Website/Services is at your own risk. The Website/Services are provided an "AS IS" and "AS AVAILABLE" basis without any representation or endorsement made and without warrant of any kind whether express or implied, including but not limited to the implied warranties of satisfactory quality, fitness for a particular purpose, non-infringement, compatibility, security and accuracy.

To the extent permitted by law, Organic Solutions will not be liable for any indirect or consequential loss or damage whatsoever (including without limitation loss of business, opportunity, data, profits) arising out of or in connection with the use of the Website/Services.

Organic Solutions makes no warranty that the Website/Services will meet your requirements, that Content will be accurate or reliable, that the functionality of the Website/Services will be uninterrupted or error free, that defects will be corrected or that the Website/Services or the server that makes them available are free of viruses or anything else which may be harmful or destructive.

Nothing in these Terms and Conditions shall be construed so as to exclude or limit the liability of Organic Solutions for death or personal injury as a result of the negligence of Organic Solutions

Nothing in these Terms and Conditions shall affect your statutory rights as a consumer.

Severance

If any of these Terms and Conditions should be determined to be invalid, illegal or unenforceable for any reason by any court of competent jurisdiction then such Term and Condition shall be severed and the remaining Terms and Conditions shall survive and remain in full force and effect and continue to be binding and enforceable.

Governing Law

These Terms and Conditions shall be governed by and construed in accordance with the law of England and you hereby submit to the exclusive jurisdiction of the English Courts.

Disclaimer and Warranties

Organic Solutions will not be responsible for any damages your business may suffer. Organic Solutions makes no warranties of any kind, expressed or implied for services we provide.

1. Organic Solutions does not back up your data/website and whilst every attempt would be made in the unlikely event of any corruption or hardware failure, Organic Solutions cannot guarantee to be able to replace lost data. This includes loss of data resulting from delays, non-deliveries, wrong delivery, and any and all service interruptions caused by Organic Solutions and its employees.
2. Organic Solutions makes no warranties or representations that any service will be uninterrupted or error-free. You accept all services provided hereunder "as is" without warranty of any kind.

3. All implied conditions, warranties and terms (whether express or implied by statute, common law, custom or otherwise) including, but not limited to, those relating to the exercise of reasonable care and skill, fitness for purpose and satisfactory quality (where applicable) are hereby excluded in relation to each of the services to be provided hereunder to the fullest extent permitted by law.
4. Organic Solutions shall not be liable for any services or products to be supplied by any third party.
5. Organic Solutions shall not be liable for any loss or damage of whatsoever nature suffered by you arising out of or in connection with any breach of this Agreement by You or any act, misrepresentation, error or omission made by you or on your behalf.
6. Organic Solutions will not be liable for any indirect loss, consequential loss, loss of profit, revenue, data or goodwill howsoever arising suffered by You or for any wasted management time or failure to make anticipated savings or liability You incur to any third party arising in any way in connection with this Agreement or otherwise whether or not such loss has been discussed by the parties pre-contract or for any account for profit, costs or expenses arising from such damage or loss.
7. No matter how many claims are made and whatever the basis of such claims, Organic Solutions' maximum aggregate liability to You under or in connection with this Agreement in respect of any direct loss (or any other loss to the extent that such loss is not excluded by other provisions in this Agreement) whether such claim arises in contract or in tort shall not exceed a sum equal to twice the fees paid by You for the services in relation to which Your claim arises during the 12 month period prior to such claim.
8. None of the clauses herein shall apply so as to restrict liability for death or personal injury resulting from the negligence of Organic Solutions, its employees or its sub-contractors.
9. Organic Solutions shall not be liable for any interruptions to the services or outages arising directly or indirectly from:-
 - o I. interruptions to the flow of data to or from the internet;
 - o II. changes, updates or repairs to the network or software which it uses as a platform to provide the services;

- III. the effects of the failure or interruption of services provided by third parties;
- IV. factors outside of Organic Solutions' reasonable control;
- V. Your actions or omissions (including, without limitation, breach of Your obligations set out in the Agreement) or those of any third parties;
- VI. Problems with Your equipment and/or third party equipment;
- VII. Interruptions to the services requested by You

Technical support

We will endeavor to provide a continuous high quality service. If you experience problems with your service, you should consult our support website.

Please see our online support site - with knowledge articles, how to articles and FAQ's. Additionally, we provide email and phone support - details can be found at <http://www.organicsolutions.eu/customer-care>

Please note we may require suspension of some of our services for short scheduled periods to carry out maintenance or repair to our services. Information concerning scheduled downtime is available on the Organic Solutions support website, as are details of any interruptions to our services.

Contract Terms

All Organic Solutions products and services are subject to a minimum 12 month contract unless otherwise stated.

Account extras are subject to a minimum 1 month contract and can be cancelled at anytime.

If you choose to cancel your service within the first 12 months you will not be refunded any premiums already paid.

Other Terms and Conditions

Force Majeure. Organic Solutions shall not be responsible for any failure to provide any service or perform any obligation because of any act of God, strike, work stoppage, governmental acts or directives, war, riot or civil commotion, equipment or facilities shortages which are being experienced by providers of telecommunication services generally, or other similar force beyond its reasonable control.

Non-Waiver. The failure of Organic Solutions to require your performance provision shall not affect the full right to require such performance at any time thereafter; nor shall the waiver by Organic Solutions of a breach of any provision hereof be taken or held to be a waiver of the provision itself.

Survival. The provisions, terms, conditions representations, warranties, covenants, and obligations contained in or imposed by this Agreement which by their performance after the termination of this Agreement, shall be and remain enforceable notwithstanding termination of the Agreement for any reason. However, neither party shall be liable to other for damages of any sort resulting solely from terminating this Agreement in accordance with its terms but each party shall be liable for any damage from any breach by it of this Agreement.

Notice. You agree that any notice or communications required or permitted to be delivered under this Agreement by Organic Solutions to you shall be deemed to have been given if delivered by e-mail, overnight mail or United States mail in accordance with the contact information you have provided.

Governing Law. Except as otherwise set forth in the Dispute Policy with respect to disputes, this Agreement, your rights and obligations and all contemplated by this Agreement shall be governed by the laws of the United Kingdom.

Legal Fees. If any legal action or proceeding, including arbitration, relating to the performance or the enforcement of any provision of this Agreement is brought by any party to this Agreement, the prevailing party shall be entitled to recover reasonable legal fees, expert witness fees, costs and disbursements, in addition to any other relief to which the prevailing party may be entitled.

Assignment. You shall not assign, sub-license or transfer your rights or obligations under this Agreement to any third party without the prior written consent of Organic Solutions. However, in the event that Organic Solutions consents to such an assignment, sub-license or transfer, then this Agreement shall ensure to the benefit of and be binding upon the parties and their respective successors and permitted assigns.

GENERAL

Entire Agreement. This Agreement constitutes the entire Agreement between the parties and agreements are representations or warranties, express or implied, statutory or otherwise and no agreements collateral here to than as expressly set or referred to herein. This Agreement supersedes any prior agreements, representations, statements, negotiations, understandings, proposals or undertakings, oral or written, with respect to the subject matter expressly set forth herein.

Amendment in Writing. This Agreement may not be amended or modified by you except by means of a written document signed by both you and an authorized representative of Organic Solutions

Further Assurances. The parties shall execute such further and other documents and instruments and take such further and other actions as may be necessary to carry out and give full effect to the transactions contemplated by this Agreement.

Relationship of the Parties. Nothing in this Agreement shall be construed as creating an agency relationship, partnership or joint venture between the parties.

Joint and Several Obligations. If any party consists of more than one entity, their obligations here under are joint and several.

No Third Party Beneficiaries. This Agreement does not provide and shall not be constructed to provide any third parties, with any remedy, claim, and cause of action or privilege.

Severability. In the event that any provision of this Agreement shall be unenforceable or invalid under any applicable law or be so held by applicable court decision, such unenforceability or invalidity shall not render this Agreement unenforceable or invalid as a whole. Organic Solutions will amend or replace such provision with one that is valid and enforceable and which achieves, to the extent possible, the original objectives and intent of Organic Solutions as reflected in the original provision.

No Guarantee. You acknowledge that registration or reservation of your chosen domain name does not confer immunity from objection to either the registration, reservation, or use of the domain name.

Non-waiver

Failure of us to enforce any provision of these Terms of Use shall not be deemed a waiver of such provision nor of the right to enforce such provision. Should any portion of these Terms of Use be held invalid or unenforceable, that portion shall be construed consistent with applicable law as nearly as possible to reflect the original intention of us, and the remaining portions shall remain in full force and effect.

Privacy And Protection Of Personal Information

We are committed to responsible data management and subscribe to the principals of the data protection legislation in the United Kingdom. We are

committed to maintaining the privacy of our users and maintaining the security of any personal information received from you.

If you register for any of the Services you will be asked to provide personal information. The information provided by you is not available for sale or use by third parties. The information is used solely for notifying you of changes or updates to the Website/Services you have subscribed to.

Or

We are committed to responsible data management and subscribe to the principals of the data protection legislation in the United Kingdom. We are committed to maintaining the privacy of our users and maintaining the security of any personal information received from you.

If you register for any of the Services you will be asked to provide personal information. The information provided by you is not available for sale or use by third parties. The information is used solely for notifying you of changes or updates to the Website/Services.

For further details see the Privacy Policy disclosures relating to the collection and use of your information.

Copyright Infringement and DMCA Policy

As Organic Solutions asks others to respect its intellectual property rights, it respects the intellectual property rights of others. If you believe that material located on or linked to by Organic Solutions violates your copyright, you are encouraged to notify Organic Solutions in accordance with Organic Solutions' Digital Millennium Copyright Act ("DMCA") Policy.

Organic Solutions will respond to all such notices, including as required or appropriate by removing the infringing material or disabling all links to the infringing material. In the case of a visitor who may infringe or repeatedly infringes the copyrights or other intellectual property rights of Organic Solutions or others, Organic Solutions may, in its discretion, terminate or deny access to and use of the Website. In the case of such termination, Organic Solutions will have no obligation to provide a refund of any amounts previously paid to Organic Solutions.

Policy Changes & Updates

Organic Solutions reserves the right to update or change any of the policy's made available on this site at any time without warning.

We reserve the right to update or amend these Terms and Conditions at any time and your continued use of the Website/Services following any changes shall be deemed to be your acceptance of such change. It is therefore your responsibility to check the Terms and Conditions regularly for any changes.

Please Note: by Signing up for or using any of our services you agree to be bound by all Organic Solutions terms and conditions. These can be viewed at our corporate site <http://www.organicsolutions.eu/?p=legal/index>