

IMPORTANT NOTICE:

THIS LICENSE AGREEMENT IS A LEGAL AGREEMENT BETWEEN "YOU" (EITHER AS AN INDIVIDUAL USER OR AN AUTHORIZED REPRESENTATIVE OF AN ENTITY) AND "QUICK CARE" (QUICK CARE OR ANY SUBSIDIARY, AND ITS SUPPLIERS). **BY INSTALLING OR USING THIS SOFTWARE IN ANY WAY YOU ACKNOWLEDGE THAT YOU HAVE READ, UNDERSTAND AND AGREE TO THE TERMS OF THIS AGREEMENT. THE AGREEMENT THEN APPLY TO YOUR USE OF THE SOFTWARE AND SERVICES. PLEASE PRINT THIS AGREEMENT FOR YOUR RECORDS AND SAVE A COPY ELECTRONICALLY. BE SURE TO READ THESE SECTIONS CAREFULLY BEFORE ACCEPTING THE AGREEMENT.** IF YOU DO NOT AGREE TO THESE TERMS, DO NOT INSTALL OR USE THIS SOFTWARE IN ANY WAY.

Developer Company	:	K. P. Soft Services
Service Provider Company	:	Quick Care
Software	:	Quick Account - 5
Version	:	5.00 and above (but not above 5.99)
Purpose	:	TERMS AND CONDITIONS OF USE for Quick Account Users

Quick Care is termed as the service provider company for K. P. Soft Services products. K. P. Soft Services is termed as the "**DEVELOPER**" (being the DEVELOPER of the Software Visual Quick Account), and Visual Quick Account is termed as "**SOFTWARE**", and, Software with any associated media, printed materials, and "online" or electronic documentation collectively termed as "**PRODUCT**", and, the body that uses this software, which may either, individual, or group of individuals, or, a single entity, or corporate is termed as "**YOU**" in the following TERMS & CONDITIONS.

THIS EULA IS A LEGALLY BINDING CONTRACT BETWEEN YOU AND DEVELOPER for this SOFTWARE. Future releases of the Product may contain amendments to this EULA.

You must read and accept this Agreement before you install or use the Software. If you are an individual, then you must have attained the age of majority in the state, province or country where you live to enter into this Agreement. If you are acquiring the Software on behalf of an entity, then you must be properly authorized to represent that entity and to accept this Agreement on its behalf.

LICENSE GRANT:

Software: The software is licensed and not sold. DEVELOPER grants you non-exclusive, non-transferable, non-assignable license to use this software on one personal computer at a time, and any associated documentation (the "Software") as indicated herein. DEVELOPER grants you, from date of first use for the duration of the license you use or have purchased, or otherwise as set out in the applicable Software documentation or unless terminated in accordance with the terms herein, the following rights only if you comply with all of the terms of this EULA.

Electronic Documents: Solely with respect to electronic documents included with the SOFTWARE, you may make an unlimited number of copies (either in hardcopy or electronic form), provided that such copies shall be used only for internal purposes and are not republished or distributed to any third party.

Storage/Network Use: You may also store or install a copy of the SOFTWARE PRODUCT on a storage device, such as a network server, used only to install or run the SOFTWARE PRODUCT on your other computers over an internal network; however, you must acquire and dedicate a license for each separate computer on which the SOFTWARE PRODUCT is installed or run from the storage device. A license for the SOFTWARE PRODUCT may not be shared or used concurrently on different computers.

SOFTWARE UPDATES:

The Software requires Updates to work effectively, for minor enhancements to the Software and accompanying documentation. Upon download, Updates become “Software” for the purposes of this Agreement. Updates may require additional or different license terms that must be accepted before download. Updates will replace previously licensed parts of the Software, but will not increase the authorized number of Computers or registered users. You may use the resulting upgraded product only in accordance with the terms of this EULA. If the SOFTWARE PRODUCT is an upgrade of a component of a package of software programs that you licensed as a single product, the SOFTWARE PRODUCT may be used and transferred only as part of that single product package and may not be separated for use on more than one computer.

RESTRICTIONS:

Except as otherwise expressly provided under this EULA, you shall have no right and you shall not permit any third party to:

- a) remove any product identification, copyright notices, or other notices or proprietary restrictions from this Software; or
- b) sell or otherwise transfer for value, the SOFTWARE PRODUCT, lease, rent, copy or transfer this Software to another; or
- c) transfer, assign or sublicense the limited license rights granted to you in this EULA to any other person, or entity, or use the Product on any equipment other than an authorized Unit, and you acknowledge that any attempted transfer, assignment, sublicense or unauthorized use shall be void; or
- d) use this Software, or it's component separately for commercial or financial gain including, but not limited to, use in performing technical or consulting services, without purchasing a Commercial License from DEVELOPER; or
- e) cause or permit reverse engineering, disassembly, decompilation or alteration of this Software except to the extent such restriction is expressly prohibited by applicable law; or
- f) attempt to reconstruct or discover any source code or underlying ideas, algorithms, file formats or programming or interoperability interfaces of Product or of any files contained or generated using Product by any means whatsoever or otherwise reduce the Product to human-readable form, except to the minimum extent expressly permitted under applicable law notwithstanding this restriction; or
- g) use the Product in any manner not expressly authorized herein;

TERM & TERMINATION:

This License is effective until termination or expiration. Without prejudice to any other rights, DEVELOPER may terminate, without notice, this EULA and your right to use the Product, if you do not abide by its terms, or, if you fail to comply with any term or condition of this Agreement. Upon expiration or

termination, you must cease all use of the Product, destroy all copies (including any components) of the Product, or, at DEVELOPER's request, and return such materials to DEVELOPER.

SUPPORT:

Any support that DEVELOPER's in its sole determination, may provide to you shall consist of:..

- i. telephone or electronic support to you in order to help you locate and, on your own, correct problems with the Product and / or ;
- ii. supplying extensions, enhancements and other changes that DEVELOPER may make to the Product and which is made publicly available, without additional charge, to other licensees of the Product that are enrolled in Support;

Any support that DEVELOPER's in its sole determination, may provide to you shall not consist of:

- i. any special extensions, enhancements and other changes that DEVELOPER may make to the Product to be in accordance with change in government policy, or change in industrial policy, or change in general business practices;
- ii. changes which are not made publicly available by the sole determination of DEVELOPER;
- iii. Any future additions, upgradations, and extensions to the existing software, which are not agreed upon at the time of entering into this agreement.

CONFIDENTIALITY:

The Product, in all formats existing, are a trade secret of and proprietary to DEVELOPER, its suppliers and / or licensors, including but not limited to, the specific internal code, design and structure of individual programs and software, the display and associated interface information. You shall maintain Product confidence and prevent disclosure of the same by using a reasonable degree of care. You shall not disclose the confidential aspects of the Product, or part thereof, to anyone for any purpose. You acknowledge that product-Key/serial numbers have potential value to others. Therefore, you agree to treat them as confidential, and not to disclose or otherwise make them available to any other person except as authorized.

BACK-UP:

For as long as you use the Software, you agree regularly to back-up your Computer programs and files ("Data") on a separate media. You acknowledge that the failure to do so may cause you to lose Data in the event that any error in the Software causes Computer problems, and that Developer is not responsible for any such Data loss.

AUDIT:

For Entity licenses only: Upon reasonable notice and during regular business hours, Developer shall have the right to audit your use of the Software to verify compliance with this Agreement. If the audit reveals unlicensed Computers, you or the entity you represent agree to pay Developer fees for unlicensed Computers at then current rates within fifteen (15) days of notice.

TERMINATION:

Developer may terminate your rights under this Agreement immediately and without notice if you fail to comply with any material term or condition of this Agreement or no longer consent to electronic Communications. You have the right to appeal any such termination by contacting Developer's office which will provide you with the details of the appeals process. Upon such termination, you agree to destroy all copies of the Software. You may terminate this Agreement at any point by destroying all copies of the Software.

BETA TESTING:

Beta versions of Product may be provided to you WITHOUT WARRANTY OF ANY KIND, "AS IS" AND SUBJECT TO THE CONFIDENTIALITY CONDITIONS ABOVE. Such provision is done so only for the purpose of assisting K. P. Soft Service with testing functionality or compatibility and on the express condition that you provide DEVELOPER with truthful, accurate and complete feedback, comments, analysis in whatever format you may wish. You expressly acknowledge that your participation in any beta testing is undertaken by you on a volunteer basis and that you shall have no right in the beta Product or Contribution, whether in original form (as provided to you) or in respect of any derivative work (whether or not based upon, in whole or in part, on any participation or feedback you may make). Notwithstanding the foregoing, you agree to grant to K. P. Soft Service a royalty – free, perpetual, transferable license to commercially use and sub-license in DEVELOPER's sole discretion, any and all Contribution.

COPYRIGHT / OWNERSHIP RIGHTS / INTELLECTUAL PROPERTY RIGHTS:

This Software and its source code are proprietary products of DEVELOPER and are subject to copyright and other intellectual property laws. The Software is licensed and not sold. You acquire only the right to use the Software and do not acquire any rights, express or implied, in the Software or media containing the Software other than those specified in this License. You hereby acknowledge that third-party software may be incorporated into the Product. All title and copyrights in and to the SOFTWARE PRODUCT (including but not limited to any images, photographs, animations, video, audio, music, text, and "applets" incorporated into the SOFTWARE PRODUCT), the accompanying printed materials, and any copies of the SOFTWARE PRODUCT are owned by DEVELOPER, its licensors and any applicable third party. The SOFTWARE PRODUCT is protected by copyright laws and international treaty provisions. Therefore, you must treat the SOFTWARE PRODUCT like any other copyrighted material except that you may install the SOFTWARE PRODUCT on a single computer provided you keep the original solely for backup or archival purposes. You may not copy the printed materials accompanying the SOFTWARE PRODUCT.

THE SOFTWARE IS PROTECTED BY INTELLECTUAL PROPERTY LAWS AND INTERNATIONAL TREATY PROVISIONS. UNAUTHORIZED REPRODUCTION OR DISTRIBUTION IS SUBJECT TO CIVIL AND CRIMINAL PENALTIES.

RESERVATION OF RIGHTS:

You acknowledge that all intellectual property rights in the Product, throughout the world, belong to DEVELOPER. You acknowledge that rights in the Product are licensed (not sold) to you, and that you have no rights or title in, or to, the Product other than the right to use them in accordance with the terms of this EULA. DEVELOPER and its licensors retain ownership of all copies of the Product and reserves all rights not

expressly granted to you under this EULA. Developer reserves the right to enhance, reduce, modify, or discontinue the software and to impose new or different conditions on its use by posting updated Terms of Use.

CONTENT UPDATES; TECHNOLOGICAL PROTECTION MEASURES:

("TPM"). Some Products require, for optimum use of software, in its sole discretion, may provide to you, in a number of formats (feeds, definition files etc.), content that is automatically, synchronized or updated from time to time with DEVELOPER's servers or systems ("CONTENT"). Such content may be provided for a limited time, from time to time, or in accordance with an applicable and valid Support agreement. The Products may also contain technological protection measures, for instance a license key or code, that prevents unlimited copying, or limit time of use or functionality in accordance with the type of license that you purchase ("TPM"). You consent that the Product will automatically contact DEVELOPER receive Content and, in addition, if and when any of the following events occur: (i) the Product is successfully installed by you; (ii) you fail to install the Product successfully; (iii) the Product has been successfully configured; (iv) there are changes to the Product's license key or TPM; and / or (v) the Product is uninstalled. You acknowledge and consent that any data collected may be sent to any of DEVELOPER's office or affiliate for processing, including locations anywhere in the world.

CONSENT TO USE OF DATA:

DEVELOPER respects your privacy and shall adhere to the terms of its Privacy Policy. **The term "PERSONAL DATA" is limited to any data that is personal to you only.** Any data which are available in general OR, available as related Industrial General Knowledge OR, that may be re-created by other users, does not considered as to be "PERSONAL DATA".(e.g. Product Name & Information & MRP, Business Party's Names & Address & Information, Software settings etc. are not considered as to be PERSONAL DATA.) Developer takes the protection of your personal data very seriously and strictly abide by the regulations of the National data protection policy. Personal data will only be collected to an extent that is technically required, and data will be used only for the purpose stated. The disclosure of the data takes place on a completely voluntary basis. **If you not agree with the term of "PERSONAL DATA", please do not disclose your data to DEVELOPER.**

In no case this data will be sold to third parties for any reasons. Such data may be passed on to third party users only if you explicitly wish so. Also, you may passed on your data to other users on your own. Whatever the case may be, any user accepting such data, will be solely liable for any consequences arising out of it. The consequences includes data loss, data corruptions, "data theft case" filed by ordinal data-owner.

To improve its products, Developer may also upload information periodically from installed Software about product usage, to improve its data bases and develop or improve its services as effectively as possible. The Software is not designed to capture or retain any personal or private information. In the event you provide with personally-identifiable information, all such information shall be maintained in accordance with Developer's Privacy Policy which can be found at www.kpsoft.in. You agree that Developer may (i) use uploaded data from installed Software to improve products and services; (ii) use and disclose uploaded data for analysis or reporting purposes only if any such use, sharing or disclosure does not identify you or include any information that can be used to identify any individual person. Quick Care reserves the title,

ownership and all rights and interests to any intellectual property or work product resulting from its use and analysis of such information.

DATA PROTECTION:

Each party shall comply with its respective obligations under applicable data protection laws (“DPL”). Neither party shall do any act that puts the other party in breach of its obligations as per this Section nor shall anything in this EULA be deemed to prevent any party from taking any action it reasonably deems necessary to comply with DPL. You agree that during the course of this EULA: (i) in respect of data you collect, you alone shall determine the purposes for which and the manner in which personal data are, or will be, processed; (ii) you are the data controller in respect of all personal data you may process; and (iii) you consent and have obtained consent from the data subject (third party) to send their personal data to DEVELOPER. DEVELOPER agrees that, with your express consent, it is the data processor in respect of the personal data processed as provided by you, during the course of this EULA. You warrant and undertake that any instructions given by you to DEVELOPER will at all times be in accordance with the requirements of DPL. You shall fully indemnify DEVELOPER against any loss, damages, liability and costs (including attorney’s fees) incurred by DEVELOPER as a result of any breach of DPL by you. You agree that DEVELOPER may disclose any information held about you or via you to legitimate judicial or legal authorities.

LIMITED WARRANTY:

Different countries have different consumer (someone who uses the Products outside of their business or trade) laws and regulations depending upon your country of purchase or residence. These different statutory consumer laws may provide alternative remedies than that provided hereunder. The protection provided under this warranty is in addition to such statutory consumer laws and this warranty is not intended to limit or exclude your consumer statutory rights as it relates to non-conformity of a sales contract.

DISCLAIMER OF WARRANTIES

TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, SOFTWARE AND RELATED DOCUMENTATION ARE PROVIDED “AS IS” WITHOUT PERFORMANCE PROMISES (“WARRANTIES”) OF ANY KIND. EXCEPT AS PROVIDED ABOVE, ASSUME ALL RISKS WHEN DOWNLOADING OR USING IT. THERE ARE NO WARRANTIES EXPRESS OR IMPLIED, BY OPERATION OF LAW OR OTHERWISE. DEVELOPER DISCLAIMS THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, AND IN LIEU OF ALL OTHER WARRANTIES AND REMEDIES, WHETHER ORAL, EXPRESS, IMPLIED OR STATUTORY INCLUDING WITHOUT LIMITATION, WARRANTIES FOR LATENT OR HIDDEN DEFECTS. THE DEVELOPER DOES NOT WARRANT THAT THE SPECIFICATIONS OR FUNCTIONS CONTAINED IN THE PRODUCT WILL MEET YOUR REQUIREMENTS, OR THAT THE OPERATION OF THE PRODUCT WILL BE UNINTERRUPTED OR ERROR-FREE OR VIRUS-FREE, OR THAT DEFECTS IN THE PRODUCT WILL BE CORRECTED. FURTHERMORE, THE DEVELOPER DOES NOT WARRANT OR MAKE ANY REPRESENTATIONS REGARDING THE USE OR THE RESULTS OF THE USE OF THE PRODUCT PROVIDED IN RESPECT OF ITS CORRECTNESS, ACCURACY, RELIABILITY, OR OTHERWISE. IF THIS EXCLUSION IS NOT PERMITTED BY LAW, DEVELOPER LIMITS ANY EXPRESS, STATUTORY OR IMPLIED WARRANTIES AS TO DURATION TO THE EXTENT OF THIS LIMITED WARRANTY AND THE REPAIR

OR REPLACEMENT REMEDY AS DETERMINED BY DEVELOPER IN ITS SOLE DISCRETION. SOME STATES OR COUNTRIES DO NOT ALLOW SUCH LIMITATION AND THEREFORE THIS LIMITATION MAY NOT APPLY TO YOU.

REMEDIES:

If the Software does not conform to the limited warranty above ("Limited Warranty" and "DISCLAIMER OF WARRANTIES"), Developer will...

- i. correct the error with an Update; or
- ii. help you workaround the error; or
- iii. refund the cost of the Software.

THIS LIMITED WARRANTY IS VOID IF THE SOFTWARE ERROR IS THE RESULT OF ACCIDENT, ABUSE, ALTERATION, OR MISUSE OF THE SOFTWARE OR PROBLEMS OR ERRORS RESULTING FROM THE USE OF THE SOFTWARE WITH PROGRAMS THAT HAVE SIMILAR FUNCTIONS OR FEATURES OR ARE INCOMPATIBLE WITH THE SOFTWARE. QUICK CARE WILL WARRANT REPLACEMENT SOFTWARE OR UPDATES FOR THE REMAINDER OF THE ORIGINAL LIMITED WARRANTY PERIOD. THIS SECTION STATES DEVELOPER'S ENTIRE LIABILITY AND YOUR SOLE REMEDY FOR ANY ERRORS IN THE SOFTWARE.

LIMITATION OF LIABILITY:

TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT SHALL DEVELOPER, ITS AFFILIATES, SUBSIDIARIES, LICENSORS OR SUPPLIERS BE LIABLE TO YOU...

- i. FOR ANY LOSSES WHICH WERE NOT REASONABLY FORSEEABLE AT THE TIME OF ENTERING INTO THIS AGREEMENT; OR
- ii. FOR ANY CONSEQUENTIAL, SPECIAL, INCIDENTAL OR INDIRECT DAMAGES OF ANY KIND OR FOR LOST OR CORRUPTED DATA OR MEMORY, SYSTEM CRASH, DISK/SYSTEM DAMAGE, LOST PROFITS OR SAVINGS, OR LOSS OF BUSINESS, ARISING OUT OF OR RELATED TO THIS AGREEMENT OR THE SOFTWARE AND SERVICE; OR
- iii. FOR ANY SPECIAL, INCIDENTAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR LOSS WHATSOEVER (NOT LIMITED TO, DAMAGES FOR LOSS OF PROFITS OR CONFIDENTIAL OR OTHER INFORMATION, FOR BUSINESS INTERRUPTION, FOR PERSONAL INJURY, FOR LOSS OF PRIVACY, FOR FAILURE TO MEET ANY DUTY INCLUDING OF GOOD FAITH OR OF REASONABLE CARE, FOR NEGLIGENCE, AND FOR ANY OTHER PECUNIARY OR OTHER LOSS WHATSOEVER) ARISING OUT OF OR IN ANY WAY RELATED TO THE USE OF OR INABILITY TO USE THE PRODUCT, THE PROVISION OF OR FAILURE TO PROVIDE SUPPORT SERVICES, OR OTHERWISE UNDER OR IN CONNECTION WITH ANY PROVISION OF THIS EULA, UNDER ANY THEORY OF LAW OR FAULT OF DEVELOPER OR ANY OF ITS AFFILIATES, SUBSIDIARIES OR SUPPLIERS, AND EVEN IF DEVELOPER OR ANY OF ITS AFFILIATES, SUBSIDIARIES OR SUPPLIERS HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

THIS LIMITATION SHALL NOT APPLY TO DEATH OR PERSONAL INJURY CAUSED BY ITS NEGLIGENCE OR FOR FRAUD OR FOR ANY OTHER LIABILITY FOR WHICH IT IS NOT PERMITTED BY LAW TO EXCLUDE. DEVELOPER EXCLUDES ANY LIABILITY FOR FAILURE TO REPAIR ANY PRODUCT. SOME STATES OR COUNTRIES DO NOT ALLOW SUCH LIMITATION AND THEREFORE THIS LIMITATION MAY NOT APPLY TO YOU.

NOTWITHSTANDING THE FOREGOING, IN NO EVENT WILL THE AGGREGATE LIABILITY OF DEVELOPER OR ITS SUPPLIERS FOR ANY CLAIM, WHETHER FOR BREACH OF CONTRACT, NEGLIGENCE, STRICT PRODUCT LIABILITY OR ANY OTHER CAUSE OF ACTION OR THEORY OF LIABILITY, EXCEED THE ACTUAL PRICE PAID BY YOU FOR THE PRODUCT.

EXPORT RESTRICTIONS:

EXPORT RESTRICTIONS. You agree that neither you nor your customers intend to or will, directly or indirectly, export or transmit (i) the SOFTWARE or related documentation and technical data or (ii) your software product this EULA (or any part thereof), or process, or service that is the direct product of the SOFTWARE PRODUCT, to any country to which such export or transmission is restricted by any applicable U.S. regulation or statute, without the prior written consent, if required, of the Bureau of Export Administration of the U.S. Department of Commerce, or such other governmental entity as may have jurisdiction over such export or transmission.

INDEMNIFICATION:

You agree to indemnify, defend, and hold DEVELOPER, its parent, subsidiary, or affiliate organizations, officers, agents and employees, harmless from any claim, loss, demand, or damage, including reasonable attorneys' fees, asserted by any third party due to or arising out of your breach of any provision of this EULA, your negligent or wrongful acts, your illegal acts, and/or your violation of any applicable laws.

ENTIRE AGREEMENT:

This EULA (as may be amended by time to time) is the entire agreement between you and DEVELOPER relating to the Product and the Support services (if any). Unless the Software is subject to an existing, written contract signed by Developer, this EULA supersedes all prior or contemporaneous oral or written communications, proposals and representations with respect to the Product or Support services. To the extent the terms of any DEVELOPER Terms of Sale, policies or programs conflict with the terms of this EULA, the terms of this EULA shall prevail and control.

GOVERNING LAW & JURISDICTION:

This EULA shall be governed by, and construed in accordance with, the laws of India and the parties unconditionally and irrevocably consent to the exclusive jurisdiction of the courts located in Gujarat, India, and the parties waive any objection with respect thereto, for the purpose of any action, suit or proceeding arising out of or relating to this EULA or the transactions contemplated hereby.

PUBLICITY:

You agree that DEVELOPER may refer to the name of your corporation as a customer/client of DEVELOPER, both internally and in externally published media, without your prior written consent; any additional disclosure by DEVELOPER with respect to you or your company shall be subject to your prior written consent.

EQUITABLE RELIEF:

The parties agree that irreparable damage would occur if any provision of this EULA were not performed in accordance with the terms hereof and that the parties shall be entitled to equitable relief, including injunctive relief or specific performance of the terms hereof (without any requirement to post bond or guarantee), in addition to any other remedy to which they are entitled at law or in equity.

MISCELLANEOUS:

In the event of invalidity of any provision of this Agreement found, the parties agree that such invalidity shall not affect the validity of the remaining portions. The delay or failure of either party to exercise any right provided in the Agreement shall not be deemed a waiver. This EULA:

- i. in the event of any conflict of interpretation between the English language version of this EULA and any other translation, the English language version shall prevail and control;
- ii. may not be amended by you, but DEVELOPER may amend the EULA from time to time and shall post any amended EULA on its website at www.kpsoft.in;
- iii. and the remedies of the parties are cumulative and will not exclude any other remedies to which the party may be lawfully entitled;
- iv. constitutes the entire understanding between the parties with respect to the subject matter of this EULA and supersedes all prior agreements, negotiations and discussions between the parties relating to it;
- v. in part (or part of any provision) is found illegal, invalid or unenforceable, the provision shall apply with the minimum modification necessary to make it legal, valid and enforceable;
- vi. is for the sole benefit of DEVELOPER and you and nothing herein, express or implied, is intended to or shall confer upon any other person or entity any legal or equitable right, benefit or remedy of any nature whatsoever under or by reason of this EULA.

You may not assign, pledge or otherwise transfer this agreement, nor any rights or obligations hereunder in whole or in part to any entity. The paragraph headings are for convenience and shall have no effect or interpretation. This is the entire agreement between you and DEVELOPER, which supersedes any prior agreement, whether written or oral, relating to this subject matter.

NOTICES:

All notices must be in writing and shall be mailed by registered or certified mail (effective on the third day following the date of mailing), or sent via email to kkp@kpsoft.in (with evidence of effective transmission).

All notices must be addressed to:

Quick Care
35, Diamond Nagar,
Joshiपुरa, Junagadh
Gujarat, INDIA - 362 001
Email: kkp@kpsoft.in

Updates in this document:

Quick Care reserves the rights to update and extend this document. So, latest document published on website will override any previous release. User are requested to re-view this document from time to time.