



# ASHI I DO COLLECTION ACCOUNT LICENSE & TERMS OF USE AGREEMENT

This is an agreement between the Retailer \_\_\_\_\_ (the "Licensee") and ASHI Diamonds, LLC. or ASHI or I DO Collection or ASHI I DO Collection (the "Licensor")

Whereas, Licensee is a Retailer or Jewelry Merchant and Licensor is a Jewelry Manufacturer that provides Jeweler Account or Website Account and related Services, on its website [www.IDoCollection.com](http://www.IDoCollection.com), for retailers that Licensor wishes to license; Now, Therefore, Both Parties hereby agree as follows:

## 1. LICENSE:

Licensor hereby grants to Licensee a non-exclusive world-wide License (the "License") for use of Jeweler Account (the "Licensed Account") solely for the purpose of managing and modifying Licensee's Company Information, Store Information, Order Cart, Product Prices, ECatalogs Information, Shopping Cart Payment Options, Digital Coupons and other related activities.

## 2. TERMS & STARTING PERIOD:

(a) The Term of this Agreement shall be initially for 1 Year and will be automatically renewed for another successive term of 1 Year, unless either party elects to terminate this Agreement. In case of Violation of this Agreement, it will automatically result in the termination of Jeweler Account by the Licensor.

(b) By accepting this Agreement, You further agree to be bound by any amendments to the terms of this Agreement. All amended terms shall automatically be effective immediately upon posting on the Account License & Terms of Use Agreement Acceptance Page.

(c) Licensor reserves the right to terminate this agreement and discontinue services at any point of time without serving any notice to the Licensee.

## 3. ELIGIBILITY CRITERIA:

The Jeweler Account License is available only to, and may only be used by individuals who can form legally binding contracts under applicable law. Without limiting the foregoing, the Jeweler Account License is not available to children (persons under the age of 18). Licensee represents that, Licensee has the authority to bind the entity to this Agreement. If for any reason, the information provided by the Licensee is inaccurate, the Licensor reserves the right, without provision of any notice to Licensee, to revoke any and all licenses under this Agreement or to refuse to provide the Jeweler Account under this Agreement.

## 4. REPRESENTATIONS AND WARRANTIES REGARDING LICENSED CONTENT:

(a) Licensor hereby represents and warrants that: (i) the "Licensed Account" is Licensed by the Licensor and does not breach or infringe on any copyright, common law right, or other rights of any third party; (ii) the "Licensed Account" do not contain any matter which is offensive, libelous, obscene, an invasion of privacy, or otherwise unlawful; and (iii) Licensor has the right, power and authority to enter into and perform this Agreement.

(b) Licensor provides this "Licensed Account" and related services as is without warranty of any kind, expressed or implied, including but not limited to the implied warranties or conditions of merchantability or fitness for a particular purpose. In No event shall Licensor be liable for any loss of profits, loss of business, loss of data, unsecured transactions, interruption of business, or for indirect special, incidental, or consequential damages of any kind, or any emotional distress, even if Licensor has been advised of the possibility of such damages arising from any defect or error in the documentation, software applications, web applications, website templates, or hosting services. Additionally, Licensee is solely responsible for the availability of customer service, sales and purchases of products coordinated through this Service.

(c) Licensee shall indemnify, defend by counsel that is reasonably accepted by Licensor, protect and hold Licensor, its affiliates, parents, their respective officers, directors, employees, agents, licensors, representatives, and third party services and content providers harmless from and against any and all claims, liabilities, losses, costs, damages, expenses, including consultants and attorneys fees and court costs, demands, causes of action, or judgments directly or indirectly arising out of or relating to "Licensed Account" and the related services.

(d) Licensor reserves the right to License the "Licensed Account" to other Customers and can use the same website templates or designs or services used by the Licensee. The Licensee will not have any objection in this regard or cannot file any claim for the same.

(e) If Licensee violates any copyright laws by any means then it will be the sole responsibility of the Licensee and Licensor cannot be held liable for any loss or damages caused to Licensee by such unauthorized attempts. All Digital Images, Photographs, Company Names, Advertising Lines, Products Descriptions, Fonts, Design Styles and Logos displayed are property of Licensor and the Companies that are respective owners of copyright for their products and brand names.

(f) Licensor reserves the right to change and modify any of the content provided by the Licensor to the Licensee during customization of the Licensed Account and take electronic control over content customization during the term of this agreement. Licensor will have the rights under this agreement to make any modifications necessary to the Jeweler Account or any other related services for the proper functioning of the Licensee's Jeweler Account and related services. Licensor's discretion in this regard will be final and binding to the Licensee.

(g) Licensor provides the "Licensed Account" on an, as is, and as available basis and does not warrant it to be error free, continuous and accurate. Licensor is not responsible for any errors or mistakes in Licensee's Digital Images, Photographs, Company Names, Advertising Lines, Fonts, Design Styles, Logos, Order Cart, ECatalog, Product Prices or any other related information etc. In no event shall Licensor be liable for any loss of profits, loss of business, or for indirect special, incidental, or consequential damages of any kind including emotional distress.

(h) Licensee grants permission to the Licensor for opening, creating and setting up third party software applications and services such as but not limited to PayPal Account, Google Checkout Account, Payment Services, Chat Services, VoIP Services, Email Services, Web Analytics, Web Emails, Map Applications, Online Merchant Accounts, Shopping Cart Applications, Search Engine services, Social Media services, Mobile Ready Website services, Facebook Store App, Security Certificate services and other software applications and services that may be needed to get the Licensee's Jeweler Account operational under the terms of this agreement. Licensor is not responsible for and does not warrant or endorse the operations of these third party software applications and services. Licensee is responsible to provide current, complete and accurate registration information for the third party software applications and services and to maintain and promptly update the information and authorize the Licensor to setup, access, verify and update Licensee's information as required.

(i) Licensor may offer or allow third parties to offer Licensee, software applications and services related to the Design, Customization, Setup, Marketing, Promotion, Online Payment Processing, Shopping Cart, Order Management and Shipping Management or Operation of Licensee's Website. And Licensee agrees to integrate third party software applications, security certificates and services which are; but not limited to online payment processing services or shopping cart applications adhere to these policies. Third party software applications and services are intended to interoperate with the Licensor's software applications and services but Licensor does not support third party software applications and services.

(j) Licensee is responsible for understanding the terms of use and privacy policy applicable to those third party software applications and services, certificate services ("Third Party Terms") and to accept respective owner's payment agreements and procedures. Any questions about third party terms, software applications and services should be addressed to the respective third party provider. These third party terms are between Licensee and the third party provider and they govern Licensee's rights and obligations with respect to the third party software applications and services, including but not limited to: payment terms, termination terms, refunds, use of Licensee's data, and other obligations and limitations. Licensee acknowledges that the Third Party Terms are a binding agreement between Licensee and the Third Party Provider only. Third party software applications and services may only be used for lawful purposes. Any use of these software applications and services which violates any local, state, federal, or international laws which may apply to Licensor, Licensee's local jurisdiction or any jurisdiction that Licensee, Licensee's site, or Licensee's sales area may be subject to is strictly prohibited. Licensee is responsible for Taxes and will pay in full.

(k) Licensee acknowledges and agrees that: Licensee's sales of Products are transactions between Licensee and the customer and third-party service provider facilitating Payment Transactions for Licensee (i) Licensor is not a party to any Payment Transaction; (ii) Licensor is not a Transaction Facilitator (iii) Licensor will not be responsible for and does not control any aspect of the Products and Services offered online; and (iv) Licensor will not be responsible for and does not control the purchases or the transactions of or payment for Products and Services or availability of the Transaction Facilitator or Transaction Network. Third party software applications and services, which are provided "as is" and "as available" basis without warranties of any kind, either express or implied, including but not limited to warranties of title, non-infringement, or implied warranties of merchantability or fitness for a particular purpose and Licensee's use of Service is solely at Licensee's own risk.

(l) Licensee must exercise reasonable care to prevent disclosure of any but not limited to credit card information, personal information and transaction information. Licensee acknowledges and agrees that Licensee is solely responsible for ensuring the integrity of its content. Licensee is advised that Licensor in no way is responsible for any damages resulting from the loss of Licensee's Content, regardless of the reason for such loss. Additionally Licensor shall not be liable for the individual merit and legitimacy of requests, information or orders from third party software applications or service. This liability shall remain the Licensee's exclusively.

(m) Licensor provides the "Licensed Account" `on an', `as is' basis and does not warrant it to be error free, continuous and accurate. Licensor is not responsible for any errors or mistakes on products, product information, style numbers, descriptions, prices, diamond or stone information etc. In no event shall Licensor be liable for any loss of profits, loss of business, or for indirect special, incidental, or consequential damages of any kind including emotional distress. The Licensed Account are subject to services availed by Licensor from different third parties; and these internet based services may sometimes be beyond the capacity of Licensor to look after and for such delays, service interruptions or damages, the Licensor cannot be held responsible.

(n) While using the third party applications or services, Licensee agrees to the following minimum standards when providing offline and online shopping or e-commerce; (i) Resolve Licensee's customer order fulfillment, customer communications and complaints against Licensee in a reasonable and timely manner such that Licensor does not receive any Licensee's customer communications and Licensor is not responsible in any such issue arises; (ii) Provide Licensee's customers reasonable access to contact information for Licensee's business such that customers can contact Licensee when orders they place are not received.

(o) Licensor is not concerned with any risk of loss due to business activities carried out by the Licensee by using the "Licensed Account". Licensor disclaims activities of third party business intermediates, hence is not responsible for any loss incurred to either Licensee or Customers of the Licensee.

(p) The "Licensed Account" cannot be used for any other purposes that are not stated in this Agreement.

(q) The Licensor will provide any updates and modification as and when they are available to improve the GUI or functionality and there may be fees for any updates and modifications.

(r) Licensee will be entirely responsible for maintaining the confidentiality of his Jeweler Account Information such as jeweler login id, password, email address, address and contact information (collectively, the "Account Access Information"). Licensee will be entirely responsible for any and all activities that occur under his account. Licensee agrees to (i) immediately notify the Licensor of any unauthorized use of his signing in information or any other breach of security, and (ii) ensure that Licensee exit from his account at the end of each session. Licensor will not be liable for any loss or damage arising from Licensee's failure to comply with the above given information.

(s) Licensor will not be liable for any loss that Licensee may incur as a result of someone else using his Account Access Information, either with or without his knowledge. Licensee further agrees that he could be held liable for losses incurred by Licensor or another party due to someone else using his Account Access Information. Licensee agrees that he will be held responsible for all activity in his account, whether initiated by him, or by others on his behalf, or by any other means. Licensor specifically disclaim liability for any activity in his account, whether authorized by him or not.

(t) Licensee is responsible for insuring that the Licensed Account and its uses conform to all local, state, federal, and international laws. Further, Licensee is responsible for insuring the legal copyright to any images, text, or other website elements that are not provided by the Licensor.

(u) Licensee is responsible for all the contents that he uploads, including both electronic text and digital images, and not the Licensor. If this content violates any Laws or these Terms and Conditions, the Licensee agrees to take full responsibility and any violations may result in the Termination of Jeweler Account, Website and/or Removal of such content.

(v) Licensor reserves the right to change, amend and/or otherwise alter the Services, related to Jeweler Account, provided with equivalent or otherwise equal Services without prior notice to Licensee. Licensee agrees to receive administrative communications from Licensor in regards to the Software, Web Services, Licensee's Account, Policy Changes and System Updates via fax, mail or email.

## **5. USAGE RESTRICTIONS:**

The content, including Style Images, Banner Images, Website Images, Logo, Tag Lines, Product Details, Product Descriptions and ECatalogs, Licensed or transmitted electronically to the Licensee's Website cannot be re-distributed electronically or in-print to other software applications and services, Websites, third parties, nor anyone outside the scope of this Agreement.

The Licensee may use his Jeweler Account solely for informational and promotional purposes, including managing his Company Information, Company logo, Digital Images, Advertising Lines, viewing Products, Programs, ECatalogs, Product Prices and Shopping Cart Payment Services Integration. The Licensee hereby agrees not to harm the Licensor's Website, including its B2C Version - the "IDoCollection.com" Sub-Domain, in any way or otherwise use Jeweler Account in any improper manner.

The Licensee may use his Jeweler Account for legitimate purposes only. In the event Licensee registers with us, he agrees to provide true, accurate, current and complete information about himself and about his Company as prompted by the ASHI I DO Collection Jeweler Account Request Form. If Licensee provides any information that is untrue, inaccurate, not current or incomplete, or Licensor suspects, for any reason, that such information is untrue, inaccurate, not current or incomplete, Licensor, in its sole discretion, has the right to suspend or terminate Licensee's Jeweler Account and refuse any and all current or future use of the account including its B2C Version - the "IDoCollection.com" Sub-Domain.

The Licensee shall promptly notify Licensor and the company, organization, institution with which he is affiliated, or whose facilities he is using, of any known or suspected unauthorized use(s) of his account or the ASHI I DO Collection Website, or any known or suspected breach of security, including loss, theft, or unauthorized disclosure or use of his jeweler id, email id, password, and/or IP address. Any use of the Licensor's Website beyond the scope or in violation of these Terms and Conditions of Use, knowing use of any password or login id of another, or any fraudulent, abusive, or otherwise illegal activity, may be grounds for termination of Licensee Account, or termination of access to the Licensor's Website including its B2C Version - the "IDoCollection.com" Sub-Domain from Licensee's IP address, without notice and at Licensor's sole discretion. The foregoing includes but is not limited to activity by Licensee that may burden Licensor's server(s) such as computer programs that automatically download or export Content, commonly known as web robots, spiders, crawlers, wanderers or accelerators.

The content Licensed or transmitted electronically by Licensor to the Licensee's Jeweler Account cannot be re-distributed electronically or in-print to other websites, third parties, nor anyone outside the scope of this Agreement.

(a) Licensee acknowledges that the Web Services, Software and its structure, organization, and source code constitute valuable trade secrets of Licensor. Licensee will Not, either directly or through a third party, (i) modify, adapt, alter, translate, or create derivative works from his Jeweler Account; (ii) reverse engineer, decompile, disassemble, or otherwise attempt to derive the source code for the Jeweler Account or (iii) transfer Licensee's interest in and to Licensee's Jeweler Account to any third party.

(b) Licensee does not claim intellectual or exclusive ownership to the Jeweler Account, modified or customized.

(c) Please note that any information, materials, suggestions, ideas or comments submitted to Licensor shall be deemed not confidential. Licensee hereby grants Licensor an irrevocable and unrestricted license to use, modify, reproduce, transmit, display and distribute such information, materials, suggestions, ideas or comments for any purpose whatsoever.

## 6. DISCLAIMER:

While using ASHI I DO Collection Jeweler Account, Licensee has to be clear on following points:

**(a) Product Information** - Licensor makes every attempt to ensure that the online product information is as accurate, reliable and complete as possible. In order to give Licensee the opportunity to view ASHI's products with great detail, some products may appear larger or smaller than their actual size in Website images and pictures. Also online products may appear in slight different colors and sizes due to individual computer monitor settings.

ASHI's primary objective is to give detailed information about products. Licensor attempts to be as accurate as possible. However, Licensor does not warrant that product descriptions or product information on Website is accurate, complete, reliable, current, or error-free.

**(b) Product Availability & Changes** - Licensor provides quality products to ASHI's valued customers. The product displayed on [www.IDoCollection.com](http://www.IDoCollection.com) is not a guarantee that the item is currently in stock. If Licensee wishes to purchase an item through Website then he may email or call for product availability. If selected item is not in stock, ASHI will place an order for that item with supplier. Licensee may need to wait till that item is manufactured or shipped from supplier. To check the availability of any items, Licensee can email at [CustomerService@IDoCollection.com](mailto:CustomerService@IDoCollection.com) or call on 212-319-8291.

In order to keep [www.IDoCollection.com](http://www.IDoCollection.com) current with latest product inventory, Licensor frequently change the products offered via this Website. As such, Licensor cannot guarantee that an item displayed on a previous visit to [www.IDoCollection.com](http://www.IDoCollection.com) will still be available when Licensee visits [www.IDoCollection.com](http://www.IDoCollection.com) again. Licensor reserves the right to make changes to the merchandise offered by this Website at any time and without prior notice. If Licensee is at any time unable to locate an item which he viewed on a previous visit to [www.IDoCollection.com](http://www.IDoCollection.com), they can contact using any of the means of contact available on the Website, and Licensor will make every effort to accommodate their jewelry needs.

**(c) Product Pricing** - Product prices displayed on website is quoted in U.S. currency and is valid and effective only in the United States. In rare cases data, including prices, may be inaccurately displayed on Website due to system or typographical errors. While Licensor make every attempt to avoid these errors, they may occur. Licensor reserves the right to correct any and all errors when they do occur and Licensor do not honor inaccurate and erroneous prices. If a Product's listed price is lower than its actual price, Licensor will, at his discretion either contact Licensee for instructions before shipping the product or cancel the order and notify Licensee of such cancellation. If order has been shipped, Licensee agrees to either return the product or pay the difference between the actual and charged prices. Website prices are also subject to change without notice. Licensor apologizes for any inconvenience that this may cause.

ASHI always offer Licensee the best value by providing competitive prices. Licensor does not negotiate prices on products and all prices are final.

**(d) Product Shipping** - Licensor has no obligation to ship products to Licensee that are past due, not doing substantial business, returning products or not meeting the terms of this agreement. Licensor is under no obligation to ship products to Licensee and this is solely determined by the Licensor.

**(e) Diamond Carat Weight** - Licensor certifies that the jewelry products are made with authentic gold, platinum and/or silver with genuine diamonds and/or gemstones as per the quality promised by ASHI.

No two diamonds are exactly alike. Each is cut to maximize its natural beauty. In the process of diamond cutting, stones are sorted by the resulting diamond weight using the decimal system. To give Licensee the best selection and price, Licensor defines diamonds within a range appropriate to each fractional carat weight listing and supplied the below table. The difference may not be visible to the naked eye, but Licensor know it's important to Licensee.

#### Weight Fractions & Weight Allowances

Fractions	DiamondCarat Weight Range	Fractions	DiamondCarat Weight Range
1/50 ct	0.01 - 0.03	1 1/6 ct	1.11 - 1.16
1/20 ct	0.04 - 0.07	1 1/5 ct	1.17 - 1.21
1/10 ct	0.08 - 0.11	1 1/4 ct	1.22 - 1.28
1/8 ct	0.12 - 0.13	1 1/3 ct	1.29 - 1.36
1/6 ct	0.14 - 0.17	1 3/8 ct	1.37 - 1.44
1/5 ct	0.18 - 0.22	1 1/2 ct	1.45 - 1.57
1/4 ct	0.23 - 0.28	1 5/8 ct	1.58 - 1.68
1/3 ct	0.29 - 0.36	1 3/4 ct	1.69 - 1.81
3/8 ct	0.37 - 0.44	1 7/8 ct	1.82 - 1.93
1/2 ct	0.45 - 0.57	2.00 ct	1.94 - 2.10
5/8 ct	0.58 - 0.69	3.00 ct	2.94 - 3.10
3/4 ct	0.70 - 0.81	4.00 ct	3.94 - 4.10
7/8 ct	0.82 - 0.94	5.00 ct	4.94 - 5.10
1.00 ct	0.95 - 1.10	6.00 ct	5.94 - 6.10

**(f) Special Orders** - At ASHI, Licensor's goal is to help Licensee to find the perfect piece of fine jewelry. If ever Licensee is unable to find what he is looking for, he may contact Licensor's Jewelry experts at [CustomerService@IDoCollection.com](mailto:CustomerService@IDoCollection.com) or on 212-319-8291.

**(g) Conflict Diamonds** - Licensor uses quality diamonds in merchandise, sourced from the world's most reputed suppliers. Licensor does not buy and use conflict diamonds in his products and purchase his diamonds only through respected, well-established, legal channels.

**(h) Treated / Enhanced Gemstones** - Licensor also uses treated or enhanced gemstones. Most natural precious and semi-precious gemstones are treated or enhanced to intensify color, diminish imperfections and improve durability. Some of the common treatment types are Oiling, Heating, Diffusion, Drilling, Irradiation etc.

**(i) Online Order Placement** - Licensee can place online order for any items shown on Website through Order Cart available with his Jeweler Account or may contact Licensor's Customer Service Department at [CustomerService@IDoCollection.com](mailto:CustomerService@IDoCollection.com) or on 212-319-8291. Licensor does not ask for Credit Card or related information through website. Orders placed by Licensee through Jeweler Account are not considered Final Order as Style Details and Price may not exactly reflect the Order Request submitted online due to special order, sizes or other instructions. Also there may be additional charges for shipping which will appear on licensee's final bill. Online Orders are subject to Licensor's Accounts Dept approval and Licensee's Credit Limit.

(j) The Website and its materials are provided on an "As Is" and "As Available" basis without warranties of any kind. Licensor makes no representation or warranties regarding the accuracy, correctness, completeness, suitability, availability or operation of the www.IDoCollection.com Website and the content of the Website. All the contents of this Website are for general information or use. Licensor is not responsible for any incorrect or inaccurate content posted on the Website due to any reason or by any person.

(k) Licensor does not warrant that this site or the server that makes it available are free of viruses or other harmful components or that use of this site will be uninterrupted. Licensor assumes no responsibility for any error, omission, interruption, deletion, defect, delay in operation or transmission, communications line failure, theft or destruction or unauthorized access to, or alteration of, user and/or Member communications. Under any circumstances, Licensor will not be responsible for any loss or damage to any persons resulting from anyone's use of the Website or the service and/or any content posted on www.IDoCollection.com or transmitted to ASHI I DO Collection Members.



## **7. NO RESALE OF WEB SERVICE IN PART OR WHOLE:**

Licensee agree not to reproduce, duplicate, copy, sell, resell, lease, rent, loan or exploit any portion of the Service, use of the Service, updates, modifications or access to the Service. Licensee may not sub-license, assign, or transfer this License to anyone else without the prior written consent of Licensor.

## **8. EXTERNAL LINKS:**

Licensor may provide the Licensee the capability to include links to other World Wide Web Sites or resources in Licensee's Jeweler Account. Since Licensor have no control over such Websites and resources, Licensee acknowledges and agrees that Licensor is not responsible for the availability of such external sites or resources including third party software applications and services and does not endorse and is not responsible or liable for any content, advertising, products, or other materials on or available from such sites or resources. Licensor is not responsible for the accuracy or reliability of information, data, opinions, advice or statements made on such websites or resources. Licensee further acknowledge and agree that Licensor shall not be responsible or liable, directly or indirectly, for any damage or loss caused or alleged to be caused by or in connection with use of or reliance on any such content, goods or services available on or through any such websites or resources.

## **9. ADDITIONAL FEATURES:**

Certain additional features that Licensor may make available to Licensee may require access to and/or installation of additional software (including third party software) that is subject to supplemental or independent terms and conditions. Similarly, Licensor may make available additional services (including third party services) that are subject to supplemental or independent terms and conditions. Licensee agree that, Licensee will not use such Additional Software or Additional Services unless Licensee have agreed to the applicable terms and conditions, including but not limited to Licensee's payment of additional fees as required. Licensor may have acted on your behalf for creating, opening and setting up those services, but is not responsible for their operations or maintenance.

Depending on the Services that the Licensee elects to receive, Licensee may be responsible for establishing and maintaining a commercial relationship with a financial institution or money transmitter such as a credit card processor, payment gateway, bank, Google Check Out, PayPal or other similar service. The terms of any such relationship shall be between Licensee and that entity and such terms may be more restrictive on the operation of Licensee's Jeweler Account & business - Licensee should contact those entities for more information regarding such terms.

## **10. TRADEMARK NOTICE:**

Any Company Names, Company Logos, Brand Names, or Product Pictures shown or mentioned in Licensee Jeweler Account, are the Trademarks, Copyright or designations of their respective owners. All rights with respect to those Trademarks or Copyrights are reserved by their respective holders. Licensor is not responsible for the contents of any linked site. Licensor provides links to other sites solely as a convenience to Licensee. Licensor will place such Logos and Web Links on Licensee's Website Account based on the information Licensee provides on the ASHI I DO Collection Jeweler Account Request Form. Licensor makes no warranty or representation regarding, and does not endorse, any linked Websites, Web Applications or the information appearing thereon or any of the products or services described thereon.

## **11. MAINTENANCE OF WEBSITE INFORMATION & CONTENT:**

Licensee is responsible for insuring the accuracy of the information on his Jeweler Account Pages such as: Company Information, Store Information, Digital Images, Photographs, Advertising Lines, Products Descriptions, Fonts, Design Styles and Logos and any other information made available in the future.

Licensee agrees that Licensor shall not be responsible or liable, directly or indirectly, for any damage or loss caused or alleged to be caused by or in connection with use of or reliance on any contents of the Licensee Jeweler Account.

Licensee will be solely responsible for the maintenance of his Jeweler Account, including the administration & operation of his Jeweler Account, accepting, processing and filing orders and payments generated through Licensee's Jeweler Account, and handling any customer inquiries, complaints, or disputes arising from orders or sales generated through Licensee's Jeweler Account. Licensee agrees that Licensor has No obligation to back-up any data related to Licensee's Jeweler Account operations and Licensee should independently take appropriate steps to maintain such data in accordance with Licensee's needs and requirements.

Licensee will be solely responsible for creating, managing, editing, reviewing, deleting and otherwise controlling the content on Licensee's Jeweler Account, regardless of whether Licensor provides any design or customization services to Licensee under this Agreement, including Company Information, Store Information, Digital Images, Advertising Lines, Products Descriptions, Fonts, Design Styles and Logos. Information provided by Licensee in his Jeweler Account will be used for customizing, integrating the B2C Version - the "IDoCollection.com" Sub-Domain with the Licensee's Website (Primary Domain). Whenever Licensee's store visitors will visit the "IDoCollection.com" Sub-Domain pages, then they will get Licensee's Company Information along with the ECatalogs and Product Information.

## **12. THIRD PARTY PRODUCT AND CONTENTS:**

Licensee acknowledge that, by only providing with the ability to publish and distribute their own or third party products, services or content, Licensor and its Software are acting only as passive conduits for the distribution and/ or publishing of such products, services or content on the website. Licensor has no obligation to Licensee or any third party, and undertakes no responsibility, to review the website, the products or services listed therein or any other content, including but not limited to user-generated content, published and/or distributed on the website to determine whether any such product, service or content may incur liability to third parties. Notwithstanding anything to the contrary herein, if Licensor believes in its sole discretion (as applicable) that the website or any products, services, content or other materials in the website or on Licensor's Servers may create liability for Licensor, Licensee agree that Licensor may take any actions with respect to the content or materials on the website that Licensor believes are prudent or necessary to minimize or eliminate Licensor's potential liability.

Licensee agrees that Licensor will not be responsible for the content and products made available from any third party for display or sale on their website. Third party providing their content or products for display or sale on Licensee's websites reserves the right to make any changes or restrict their products to be displayed on the Licensees website without prior approval or notification. Under no circumstances is the third party or vendors responsible to sell or ship products to the Licensee. Any agreement between the Licensee and third party is not the responsibility of the Licensor. Licensor is not responsible for the content or products provided by any third party or vendor. Licensor is just providing a platform where third party or vendors can integrate their product information for display on Licensee's website.

Licensor shall manage and update the Cost and Selling Prices of certain ASHI I DO Collection Products on Licensee's B2C Version - the "IDoCollection.com" Sub-Domain as per agreed Mark-up Percentages in the ASHI I DO Collection Jeweler Account Section but will not be held responsible, in the event of any changes in the Cost or Selling Price of any ASHI I DO Collection Products provided by Licensor on the Sub-Domain or on the ECatalogs. In no event will the Licensor be held responsible for any errors or failure in updating the Product Cost or Selling Prices on the Licensee's Sub-Domain or on the ECatalogs.

Furthermore, Licensee agrees that any Company Information, Store Information, Digital Images, Advertising Lines, Product Descriptions and Logos, or Content published and distributed on Licensed Account and Licensee's related activities shall not:

(i) be false, inaccurate or misleading, fraudulent, infringe or misappropriates any third party's copyright, patent, trademark or trade secret.

(ii) be defamatory, trade libelous, unlawfully threatening or harassing, or advocating, promoting or providing assistance involving violence, significant risk of death or injury, or other unlawful activities.

(iii) be obscene or contain any type of pornography.

(iv) contain any viruses, trojan horses, worms, time bombs, cancel bots, or other computer programming routines that may damage, detrimentally interfere with, surreptitiously intercept or expropriate any system, data or personal information.

(v) involve the transmission of any unsolicited commercial or bulk email (known as "spamming") or participate in any activities related to so-called pyramid or ponzi schemes.

(vi) be harmful or potentially harmful to Licensor and third parties server structure or technical infrastructure. Or otherwise engage in activities that Licensor, in its sole discretion, determines to be harmful to its affiliates, operations, reputation, or goodwill.

## **13. USE OF LICENSOR WEB SERVICES & TEMPLATES:**

Licensee may not claim Licensor's web templates as their own and cannot offer them for sale to any other related or unrelated third parties. Licensor's Web Services or Templates are not to be displayed in any manner on any other Websites, or offered for sale, or distributed by any other means. The Web Services & Templates are for use only on the Website that Licensor and Licensee has agreed. The Website Templates are protected by US Copyright Laws and all violators will be prosecuted to the full extent of the law.

## **14. NOTICES:**

All notices under this Agreement may be submitted to Licensor in writing, or electronically signed, or faxed, or be delivered by registered post or courier to the address stated on this agreement.

## **15. TERMINATION OF LICENSE AGREEMENT:**

This License or Web Services can be terminated either by Licensor or Licensee at written notice. It will terminate with immediate effect if not renewed within said deadline. Licensor reserves the right to terminate the License with immediate effect; in case of any violations of this "ASHI I DO Collection Jeweler Account License & Terms of Use Agreement". License can also be terminated if Licensee fails to pay any fees and bills on time to Licensor.

**16. RENEWAL OF LICENSE:**

This License can be renewed by mutual consent of the Licensor and Licensee upon successful completion of the terms stated in the agreement. Renewal of License will be subject to this ASHI I DO Collection Jeweler Account License & Terms of Use Agreement and the Payment Plans as per the ASHI I DO Collection Jeweler Account Request Form as applicable at the time of renewal. Licensor's discretion will be final and binding in case of Renewal of the License. Licensor is under No obligation to Renew this Agreement as provided in this Terms of Use Agreement.

**17. ENFORCEABILITY & INVALIDITY OF AGREEMENT:**

In case of any doubt The "ASHI I DO Collection Jeweler Account License & Terms of Use Agreement & Electronic Sign Up Request" will be taken as authentic and final. If any term or provision in this Agreement shall in whole or in part be held to be invalid, illegal or unenforceable, the enforceability of the remainder of this Agreement shall not be affected.

**18. JURISDICTION:**

This Agreement is to be governed by Laws of United States of America as applicable and enforceable. As Licensor is based in New York City, USA, the jurisdiction of New York City will be acting upon Licensor and Licensee.

**19. NO AGENCY:**

Licensee and Licensor are independent contractors, and no agency, partnership, joint venture, employee-employer or franchiser-franchisee relationship is intended or created by this Agreement.

**20. MISCELLANEOUS:**

The headings and captions of this Agreement are provided for convenience only and are intended to have no effect in construing or interpreting this Agreement. The language in all parts of this Agreement shall be in all cases construed according to its fair meaning and not strictly for or against either party. The prevailing party in any dispute shall be awarded any attorneys fees and expenses incurred. The parties will cooperate with each other as reasonably requested to effectuate the purposes and provisions of this Agreement.

Except for the payment of any fees due and payable under this Agreement, neither party's delay in the performance of any duties or obligations under this Agreement will be considered a breach of this Agreement if such delay is caused by a labor dispute, shortage of materials, fire, earthquake, flood, failures in electric power or telecommunications services, or any other event beyond the control of the party.

**21. ACCEPTANCE OF THE TERMS:**

Licensee agrees to the terms and conditions stated in the "ASHI I DO Collection Jeweler Account License & Terms of Use Agreement". Licensee accepts all terms and conditions and agrees to Payment of these services as outlined in the ASHI I DO Collection Jeweler Account Request Form. The Licensee hereby states that all information provided by him is correct.

**Agreed and Accepted by Licensee:**

Licensee Name: \_\_\_\_\_

Licensee Address: \_\_\_\_\_

City: \_\_\_\_\_ State: \_\_\_\_\_ Zip: \_\_\_\_\_

Authorized Name: \_\_\_\_\_ Tel #: \_\_\_\_\_

Licensee Signature: \_\_\_\_\_ Date: \_\_\_\_\_