Terms and Conditions of Use SecureLogin

SecureLogin provides a platform which allows you to securely and easily log into various online applications.

This document sets out the terms and conditions that apply for use of SecureLogin's online portal which provides access to various online services. Please read the Terms and Conditions of Use below carefully therefore.

Clause 1. Definitions

- 1.1. SecureLogin: SecureLogin B.V., with registered office in Zoetermeer and registered with the Chamber Of Commerce under file number 60076712.
- 1.2. Intermediary: a company that enters into an agreement with SecureLogin for use of the Portal.
- 1.3. You or User: a natural person authorised by or on behalf of the Intermediary to actually use the Services.
- 1.4. Portal: SecureLogin's online portal which provides access to various online services. (These only include services that the Intermediary already purchases from the particular providers and for which the Intermediary and/or Users already have valid Login Details.)
- 1.5. Account: the section of an online application that is personal to the User and normally only accessible after entering valid login details.
- 1.6. Terms and Conditions of Use: these terms and conditions.

Clause 2. Logging in securely

- 2.1. The Portal is secured so that it can only be used by you as authorised user, after you enter the login details you have chosen.
- 2.2. You choose your own login details for access to the Portal. Via the Portal, you can enter login details for the online applications supported by SecureLogin. You then gain access to your applications via the Portal.
- 2.3. You are personally required to carefully save your login details and keep them secret. This applies not just for the login details for access to the Portal, but also for the login details for the other applications which can be accessed via the Portal. In the event of abuse or suspected abuse of the login details, you must notify your Intermediary and SecureLogin of this as soon as possible and change all compromised login details as quickly as possible.
- 2.4. If SecureLogin detects that unauthorised third parties have your login details, it will notify your Intermediary of this and take appropriate measures.
- 2.5. You must keep any (contact) details contained in your Account up to date and personally guarantee the accuracy of such details, notwithstanding changes or tampering by unauthorised persons.

Clause 3. Conditions for use

- 3.1. Users are prohibited from using the Portal in any way that infringes third-party rights.
- 3.2. Users are prohibited from using and/or influencing the Portal in such a way that this causes nuisance or inconvenience to other users. This includes, among other things, configuring own scripts or programs for uploading or downloading large quantities of data or calling up the Portal excessively often.
- 3.3. If you act in breach of these terms and conditions of

Version 1.0 Date19 August 2015

use, SecureLogin has the right to immediately refuse, block, modify or delete the Account, stating its reasons for doing so.

Clause 4. Responsibility

- 4.1. SecureLogin is only the provider of the Portal to the Intermediary. SecureLogin is in no way a party to the agreement between the Intermediary and vol.
- 4.2. Your Intermediary is fully responsible and liable both for the supply of and configuration of the Portal to you as user. If you have questions about (the use of) the Portal, please contact your Intermediary.4.3. You indemnify SecureLogin against any claim for the compensation of damage resulting from incorrect functioning of the Portal.

Clause 5. Intellectual property rights

5.1. All intellectual property rights to the Platform and original intellectual creations made available, as well as the preparatory material for these, are held exclusively by SecureLogin or its licensors. You are only given a right of use that is non-exclusive and, beyond that, exclusively the authorities explicitly granted under these terms and conditions. For the rest, you may not reproduce or make copies of the Portal or other materials.

Clause 6. Amendments to Terms and Conditions of Use

- 6.1. SecureLogin reserves the right to amend or add to the Portal and these Terms and Conditions of Use.
- 6.2. Amendments will also apply in respect of agreements that have already been concluded, with due observance of a term of 30 days after the notification of the amendment. SecureLogin will announce the amendments via the Portal.
- 6.3. Non-substantive amendments of minor importance can be implemented at any time and require no notification.
- 6.4. If you do not wish to accept an amendment, you have the right to suspend use of the Portal. Any use of the Portal after the amended terms and conditions take effect is regarded as acceptance of the amended or supplemented terms and conditions.

Contact details

If you have any questions, complaints or comments after reading our terms and conditions of use, please contact your Intermediary. The contact details are provided in the Portal.