TERMS AND CONDITIONS FOR PRESTASHOP SUPPORT

**Preamble**

PrestaShop S.A is the designer and editor of an open source software solution, released under free license, allowing its users to create e-commerce sites in a quick and simplified way.

The basic version of this solution can be downloaded free of charge from the PrestaShop website [www.prestashop.com](http://www.prestashop.com).

This solution is composed of an open and modulated architecture which allows each user to personalize his e-commerce site and add extra functionalities.

PrestaShop S.A offers paid services of assistance and maintenance relating to the solution.

Customer, as defined hereinafter, who decides to subscribe to an offer of Support, has to click on “Add to basket”.

These terms and conditions of use define the right and obligations of the Parties for the furnishing of services of Support ordered by Customer.

These general terms and conditions are available in French. However, in the event of inconsistencies or contradictions between the French version and translations of this document, the French version shall prevail.

**Article 1: Definitions**

The terms defined hereafter shall carry, within the T&Cs (including this preamble), every time that they begin with an upper case letter, whether they are in the singular or the plural, the meaning that is given to them hereafter.

**Account**: refers to the exclusive space made available to Customer to enable him to manage his Account and submit his Intervention Ticket.

**Additional Intervention Ticket**: refers to the request for an Intervention Ticket after reaching the Ticket Limit.

**Appendix**: refers to an Appendix of the T&Cs.

**Business Hour**: refers to Monday to Friday (except publics holiday), from 9 am to 6 pm (GTM +1).

**Customer**: refers to any natural or legal person who has placed the Order for the purposes of his professional activity, whose details are given in the Account.

**Intervention Ticket**: refers to the Customer's request to obtain Support on a given subject.

**Order**: refers to the order online by the Customer to benefit from Support.

**Parties**: refers to PrestaShop and Customer, and individually, one of them.

**PrestaShop S.A.**: Refers to the corporation with share capital of 339 501, 30 Euros, with the head office located at 4, rue Jules Lefebvre, in Paris (FRANCE), registered at the Trade and Companies Registry of Paris under number B 497 916 635.

**Price**: refers to the cost of the Support as fixed in the offer selected by the Customer, object of the Order.

**Scope of Intervention**: refers to Appendix 1, describing the services include in the Support.
**Starter Pack**: refers to a set of Support services intended to enable the Customer’s Store to start its activities, in accordance with the terms of the Scope of Intervention.

**Store**: Refers to the e-commerce store based on the Solution.

**Store Installation**: refers to a specific Support service aimed at installing a Store on behalf of the Customer, in accordance with the terms of the Scope of Intervention.

**Support**: refers to the assistance and maintenance services subscribed by the Customer as part of a Store Installation, Starter Pack, Support Plan or other Support service covered by the Order, these services being defined restrictively in Appendix 1.

**Support Period**: refers to the period during which PrestaShop S.A. will be required to provide Support, upon submission of a Customer Intervention Ticket, as part of the Support Plan.

**Support Plan**: refers to the Support services including a Support Period, Time Limit, Ticket Limit, as detailed in the Scope of Intervention.

**T&Cs**: Refers to these terms and conditions.

**Ticket Limit**: refers to maximum number of Intervention Ticket that may be submitted by the Customer for each calendar month of the Support Period, as detailed in the offer selected by the Customer.

**Time Limit**: refers to the maximum number of hours of Support that may be requested by the Customer, as detailed in the offer selected by Customer.

**Article 2: Purpose**

The purpose of these T&Cs is to define the right and obligations of the Parties for the furniture of services of Support.

Customers are informed that the use of the Support is exclusively reserved for professionals within the meaning of consumer law, and declare that they are acting in this capacity.

This declaration is crucial for contracting with PrestaShop, the Price of the Support having been established in accordance with the exclusions and limitations of liability provided for in these T&Cs.

By ticking the box “I accept the terms and conditions” when a Customer placed an Order, the Customer is deemed to have read and accepted these T&Cs.

Failing to tick the box shall prevent the subscription to a Support service and it shall not be valid, as the Customer hereby acknowledges.

**Article 3: Modification of the T&Cs**

These T&Cs may be amended by PrestaShop at any time, without prior notice, the modifications taking effect as soon as they are published on the website [https://addons.prestashop.com](https://addons.prestashop.com) will apply to any new Order or renewal after their entry into force.

**Article 4: Submission of Intervention Ticket**

Intervention Ticket may only by submitted during the Support Period and cannot exceed the Ticket Limit or Time Limit.

Failure by the Customer to reach the Ticket Limit or Time Limit during the Support Period will not result in any refund, credit or carry-over to a later period, which the Customer accepts.

To qualify for Support, Intervention Tickets must be submitted by the Customer exclusively from his Account, using the functionalities provided for this purpose.

In the event that the Ticket Limit is reached before the end of the Support Period, the Customer may request Additional Intervention
Tickets, the Prices of which will be fixed in the offer selected by the Customer.

**Article 5: Provision of Support**

PrestaShop S.A. commits to provide the Support to the Customer during the Business Hour exclusively, when Customer submit an Intervention Ticket, in respect with (i) the Scope of Intervention, (ii) the Time Limit and (iii) the Ticket Limit, as detailed in the offer selected by Customer.

The time limit for taking an intervention into account is a maximum of 72 working hours.

Any hour of Support started will be counted as a full hour, even if the actual time of providing Support is less.

By express agreement, PrestaShop S.A.’s obligation to provide Support is considered as an obligation of means, PrestaShop S.A. undertakes to make its best efforts to address the need or difficulty expressed by the Customer in the Intervention Ticket, without any guarantee of result.

**Article 6: Specificities regarding migration request**

Customer acknowledges and accepts that, in order to realize the migration, PrestaShop S.A. may suspend the Store during a maximum period of five (5) business days.

Customer may contact PrestaShop S.A. within five (5) business day following the completed migration for any question related to it. Nevertheless, these requests will not be taken into account if a theme or module has been purchased during the migration process.

Customer acknowledges that he must choose a hosting that is commensurate with the requested migration. PrestaShop cannot be held responsible for the choice of the Customer’s hosting for the migration.

**Article 7: Customer cooperation**

Customer undertakes to provide PrestaShop S.A with all the cooperation necessary for the processing of Intervention Ticket and Support Plan, which may require the provision availability of remote access to the hosting and administration environment of the Customer’s Store.

**Article 8: Customer data**

Customer commits to provide all document and information detailed in Appendix 2.

Customer undertakes to provide accurate and up-to-date data. Data provided to PrestaShop will be deemed accurate.

Customer is solely responsible for the back-up and the protection of his data and, therefore undertakes to take all necessary and appropriate measures to preserve the integrity of its data before and after any intervention by PrestaShop S.A., and in general throughout the duration of the provision of the Support.

Back-ups carried out by PrestaShop S.A. as part of the Store migration are kept during forty-eight (48) hours, two (2) calendar days.

When the data has been transferred to PrestaShop by email, PrestaShop will delete the latter as soon as the Intervention Ticket is closed.

The Customer undertakes to modify his passwords and access at the end of the Intervention Ticket, whether the data is transmitted to PrestaShop by email or in an Intervention Ticket. PrestaShop cannot be held responsible for this.

**Article 8: Financial Condition**

Unless otherwise agreed between Customer and PrestaShop, the payment of the Support price, increased, where applicable, by VAT, must be made by the Customer, at the time the Order is placed by means of an online payment on the website [https://addons.prestashop.com](https://addons.prestashop.com) (credit card,
PayPal or bank transfer) and can apply to one Store only.


Any invoice that remains unpaid at its due date shall give rise to interest for lateness under the conditions provided in Article L. 441-6 of the French Commercial Code.

Reject of the payment, for any reason whatsoever, may result in the suspension the provision of the Support or its termination.

The Company reserves the right to block a transaction for the time required to carry out anti-fraud checks.

Any request for support services not included in the Support shall be subject to a prior estimate duly accepted by the Customer and PrestaShop S.A.

**Article 10: Liability**

The liability that PrestaShop may incur, for any reason whatsoever in connection with the Support, may not, except in the case of fraud or gross negligence, exceed the total amount of the Order.

Under no circumstance, PrestaShop shall be held liable to repair a damage of an indirect nature, including but not limited to: a loss of income, a loss of customers, undermining of its image or reputation, downloading of a virus, loss or fraudulent appropriation of data, etc.

The Customer must check the completeness and conformity of the information provided to the Company when placing the order, notably the invoice address. The Company shall not be held responsible for any errors and resulting consequences.

In addition to the above, PrestaShop S.A.’s liability will also be excluded if it originates in:
- the configuration of the hosting environment of the Customer’s Store;
- the use by the Customer of a version other than the latest updated version of the PrestaShop solution;
- a failure of the Customer to cooperate in the processing of an Intervention Ticket;
- a loss of data, a virus or hacking, a slowdown in the operation or interruption of service of the Customer’s Store;
- the provision of incorrect information by the Customer;
- and more generally a circumstance attributable to the Customer or one of its service providers other than PrestaShop.

**Article 11. Force majeure event**

PrestaShop may suspend the furniture of the Support if an event independent from its control occurs, or in a case of force majeure or due to a third party act.

It is agreed that legal and statutory changes, fires, storms, floods, strikes in or outside of PrestaShop, diseases, electrical surges and shocks, cooling system and IT equipment failure, bottlenecks and slowdowns of electronic communication networks, bugging and hacking, and more generally any event that cannot be foreseen and that goes beyond PrestaShop’s control shall be deemed cases of force majeure.

**Article 12: End of Support Period**

The Support Period will end on the earlier of (i) reaching the Hour Limit (ii) or (ii) twelve (12) months following the Order.

The Customer has the possibility to subscribe a new Support Plan on the website https://addons.prestashop.com.

The provision of the Support is, in all circumstances, subject to the effective payment of its price.

Given the nature of the Support service, each Intervention Ticket will be archived and then deleted after a period of five (5) years.
**Article 13: Termination**

PrestaShop S.A. may unilaterally terminate the Support without notice, by notification to the Customer by any means and without further formality, in one of the following cases:

- failure of the Customer to pay the Support price;
- violation by the Customer of its obligation not to solicit personnel;
- diffusion by the Customer of disparaging comments against PrestaShop S.A. or its solution;
- Provision of incorrect information by the Customer.

Termination of Support for any of these reasons will not result in any refund to the Customer.

It is specified as necessary that this clause excludes the need for PrestaShop S.A. to have the termination pronounced by court.

**Article 14: Intellectual Property**

“PRESTASHOP” is a trademark registered in France, European Union and internationally.

The T&Cs does not allow for any transfer of ownership in favor of the other party, even considering the right that may be born when providing the Support.

PrestaShop is the holder of the intellectual property rights relating to PrestaShop’s software.

The utilization of the Support does not allow any transfer of intellectual property rights. Consequently, the Customer undertakes not to harm in any way whatsoever the intellectual property rights held by PrestaShop.

**Sanctions for infringement of intellectual property rights**

In the event of a violation by the Customer of the intellectual property rights of PrestaShop S.A. or a third party, notified to PrestaShop S.A. under the legal conditions in force, the latter reserves the right to unilaterally terminate the Support within one (1) month from the date of sending a notification by email to the Customer.

These actions are exclusive of any compensation.

**Article 15: Combat against counterfeit**

In a global approach for the combat against counterfeit on the Internet, the Customer undertakes to ensure that the content of his website is in compliance with the applicable legislation, not to harm third party rights, in particular their copyright and trademark rights, and not to offer for sale counterfeit goods. He declares that he is not the subject of any infringement action or otherwise.

The liability of PrestaShop may not be incurred in the event of sale of the objects that are the result of the counterfeit by one of its customers.

**Article 16: Personal Data**

The information regarding collection and processing of personal data are detailed in our Personal Data Protection Policy, available here.

In the context of the performance of the Support, the Parties acknowledge that PrestaShop is required to process the Customer's personal data and acts as a subcontractor in accordance with the Agreement relating to the processing of personal data presented in Appendix 3.

As such, PrestaShop will perform the services in compliance with the present contractual stipulations, the provisions of the French law n°78-17 of 6 January 1978 (hereinafter "Loi Informatique et Libertés") and the European Regulation for the protection of personal data (hereinafter "GDPR").

**Article 17: Confidentiality**
Subject to the Article "Personal Data", PrestaShop S.A. and the Customer mutually undertake to keep confidential all information and work provided to the other Party in the context of the provision of the Support, and undertake not to disclose it to any third party, other than employees or agents who need to know it, and to use this information only for the purpose of fulfilling their respective obligations under these T&Cs.

**Article 18: Non-solicitation of personnel.**

Customer undertakes, throughout the entire Support Period and up until the end of a twelve (12) months period from the termination of the Support, to not make any offer of hire, or hire, a member of PrestaShop.

If the Customer does not comply with this obligation, he must pay to PrestaShop, by way of contractual compensation, a sum equal to the hired person’s gross annual compensation for two years.

**Article 19: Agreement on evidence**

The information that is listed in the Customer’s Account or email, in particular relating to Intervention Ticket and the time of furniture of the Support, will have probative value.

Customer authorizes PrestaShop S.A., subject to compliance with its obligation of confidentiality, to record any information relevant to the preservation and the establishment of such evidence.

**Article 20: Commercial references**

The Customer authorizes PrestaShop S.A. to quote it in its commercial references and in particular on its website, for promotional purposes. The Customer may object to this quotation by making an express request.

**Article 21: Miscellaneous**

**No waiver**

The fact that either of the parties is not required to enforce one of the provisions of these T&Cs cannot be construed as a waiver of said clause

**Completeness of consent**

No modification or addition to any of the provisions of the T&Cs by the Customer shall be binding on PrestaShop S.A. unless it has been accepted by a written amendment signed by a duly authorized representative of PrestaShop S.A.

**Partial invalidity**

In the event that, for any reason, all or part of these T&Cs should be canceled, the other provisions shall remain in full force, except if that clause declared void concerning the essential obligation of the contract.

**Governing Law – Jurisdiction**

The T&C are exclusively governed by French law.

Any dispute which may arise from the interpretation or performance hereof or which could be the continuation or consequence, shall prior to any court or arbitration proceedings, be subject to mediation by a mediator referred to by the more diligent party. If the mediation is unsuccessful, the dispute shall be subject to the exclusive jurisdiction of the Paris commercial court, notwithstanding multiple respondents or third party appeals.
Appendix 1: SCOPE OF INTERVENTION OF THE SUPPORT

1. *The Support services include:*
   - Unlocking the Customer, on the back-office side and when setting up their Store
   - Email problems (emails not received by Customers or their own customers)
   - Display problems (Front-Office side)
   - Native module installations
   - The installation of Addons PrestaShop modules (without serenity options)
   - Theme installations (on a basic shop with the basic theme) - Only themes certified by PrestaShop are supported
   - Version updates
   - The identical migration of a PrestaShop store hosted on OVH or 1&1 to the host of the Customer’s choice
   - Migrating from a PrestaShop Ready store to PrestaShop Download
   - The installation of the PrestaShop software - subject to the provision of the documents and information mentioned in Appendix 2:
     - FTP access retrieval or generation
     - Recovery of database access or database generation
     - Transferring files to the server
     - Installation of the Boutique
     - Function test of the Front and Back Office Store
     - Creation of the Employee Account for the Customer
     - Deletion of the PrestaShop Account

   The service is provided on the basis of the following hosting (shared and dedicated): 1and1, Amen, Online and OVH.

2. *The Support services do not include:*
   - Intervention on versions of the PrestaShop software under development
   - Interventions on PrestaShop software whose core has been modified by the Customer
   - The specific developments that the Customer wishes to add
   - The creation of a graphic charter or a theme
   - Repair of source files modified by the Customer
   - The installation of community Addons modules not developed by PrestaShop
   - The resolution of anomalies on modules not developed by PrestaShop
   - Support on non-reproducible anomalies
   - On-site travel
   - Store audits except in the context of subscribed options (performance audit and SEO audit)
   - Answers to functional questions about the use of PrestaShop software

3. *For a Store Installation, the following are not including:*
   - The installation of a theme other than the base theme, except for the installation of a theme purchased as part of the Starter Pack,
   - Conveyor configuration
   - Importing or creating the catalogue
   - Configuration of native modules
- Configuration of payment methods
- Hosting the Online Store
- The purchase of the domain name
- The referencing of the Store

**Appendix 2: INFORMATION CUSTOMER MUST PROVIDE TO PRESTASHOP**

In order to obtain Support, Customer must, in the first place, provide PrestaShop S.A, the following information:

- Manager Access
- A domain name
- An Apache 1.3, Apache 2.x, Nginx or Microsoft IIS web server
- PHP 5.1+ Activation
- MySQL 5.0+ installation
- Database created.
- FTP server access
- PHP extensions enabled: GD, cURL, SimpleXML, SOAP

Within the specific framework of the Starter Pack, the Customer must provide his banking information to PrestaShop in order to allow the installation of the payment module.
APPENDIX 3: AMENDMENT RELATING TO PERSONAL DATA PROCESSING

This amendment, the above General Terms of Use of the Support Services and PrestaShop’s Personal Data Protection Policy, constitute the entirety of the terms of use of the Support, as applicable to all Users.

As part of that Support, the User may need to communicate personal data to PrestaShop. As defined by Article 4, points 7 and 8 of the General Data Protection Regulation (GDPR), the User is the controller, and PrestaShop is the processor, of the personal data.

Article 1. Definitions

For the purposes of this agreement, wherever the following terms begin with an uppercase letter, they will be understood as having the meanings defined below.

- **Breach**: a security breach leading to the accidental or unlawful destruction, loss, alteration, unauthorized disclosure of, or access to, Personal Data transmitted, stored or otherwise processed.

- **Controller**: as defined by Article 4(7) of the GDPR. For the purposes hereof, the User is the Controller.

- **Customer**: any person who has entered into a contract with the User via the Shop.


- **Personal Data**: any and all information relating to identified or identifiable natural persons (hereinafter referred to as “data subjects”).

  An “identifiable natural person” is any individual who can be identified, directly or indirectly, in particular by reference to an identifier such as a name, an identification number, location data, an online identifier or to one or more factors specific to the physical, physiological, genetic, mental, economic, cultural or social identity of that natural person.

  Personal Data are those entrusted by the User to PrestaShop for the purpose of their Processing on behalf of the former under this agreement. These data are listed in Article 4 below.

- **Processing**: any operation or set of operations which is performed on personal data or on sets of personal data, whether or not by automated means, such as collection, recording, organization, structuring, storage, adaptation or alteration, retrieval, consultation, use, disclosure by transmission, dissemination or otherwise making available, alignment or combination, restriction, erasure or destruction.
Processor: the natural person, legal entity, public authority, service or other organization processing the Personal Data on behalf of the User. For the purposes hereof, PrestaShop is the Processor.

Article 2. Object

The purpose of this amendment is to define the terms and conditions under which PrestaShop undertakes to perform the Personal Data Processing operations described below.

Within the context of their contractual relations, the Parties undertake to comply with current Personal Data Processing regulations, particularly the GDPR (as well as the French Data Protection Act no. 78-17 of 6 January 1978, as amended).

Article 3. Term of the agreement

This agreement will take effect upon the User’s subscription of the Support services and will come to an end upon termination of the said Support.

Article 4. Description of Processing

- Services rendered:

PrestaShop is authorized to process the Personal Data needed to provide Support to the User, on the latter’s behalf.

- Types of operations performed:

Data Processing for purposes of Support entails access to the Shop's Personal Data when Support services are carried out on behalf of the User.

- Purposes of Processing:

This access is necessary in order for PrestaShop to satisfy its contractual commitments to the User and to provide the Support services.

- Processed Personal Data and data subjects:

The Support services require actions by our teams, performed on the Shop at the request of the User. Access to the Shop's back office necessarily provides access to the User’s Personal Data (full name, email address and telephone number). Likewise, PrestaShop may have access to Customer data. PrestaShop may have access to the following Personal Data: Customer identification data (full name, postal address, email address and telephone number), as well as to data about any purchases made on the User’s website.
For the purpose of performance of the services covered by this agreement, the Controller will provide the Processor with the information required as per the latter’s Personal Data Protection Policy.

Article 5. PrestaShop obligations

5.1. Personal Data Processing

PrestaShop undertakes to:

(i) process the Personal Data solely for the purpose(s) of the Processing, as defined in Article 3 and pursuant to the General Terms of Use of the Support Services;

(ii) process the Personal Data in accordance with the User’s documented instructions. If PrestaShop considers that an instruction violates the GDPR or any other provision of EU law or the laws of the EU Member States as concerns data protection, it will immediately notify the Controller. Further, if PrestaShop is required to transfer data to a country outside the European Union, it must inform the User of that legal obligation prior to Processing, unless the law in question prohibits such notification on important grounds of public interest.

To that end, the User’s instructions concern the following:
- the provision of Support;
- Support functionalities;
- as documented in this amendment and in the General Terms of Use of the Support Services.

The User is hereby informed of the possibility of transmitting written instructions, so long as they are consistent with the Support services;

(iii) guarantee the confidentiality of the Personal Data processed by virtue of this agreement. If PrestaShop should be legally compelled to transmit the Personal Data to an authority, it will first notify the User of this, unless the law should prohibit such notification on grounds of public interest;

(iv) ensure that the people authorized to process the Personal Data by virtue of this agreement:
- undertake to respect the confidentiality of the Personal Data,
- receive the necessary personal data protection training;
- only process the Personal Data for the aforementioned Processing purposes;

(v) incorporate the principles of data protection by design and data protection by default into its tools, products, applications and services.

5.2. Subsequent Processing

PrestaShop may call on another data processor (hereinafter the “subsequent processor”) to carry out specific Processing tasks.

The User is hereby informed that PrestaShop already uses the processors listed below for its Support services.
For the management and provision of Support to Users, PrestaShop uses software from Zendesk Inc., 1019 Market Street, San Bruno, CA 94103, USA.
A contract with this company was signed which guarantee that the level of personal data protection that it offers has been deemed sufficient and adequate.

As part of the PrestaShop Checkout solution, PrestaShop uses the company Active Contact to provide first-line support for Users. A subcontracting agreement and standard contractual clauses have been signed with them.

PrestaShop also uses Jira, software published by Atlassian, 341 George Street, Sydney, NSW 2000, Australia, to provide the ticketing system used to transmit User requests to the Support teams. That software is hosted internally on PrestaShop’s Google server.

In the event of subsequent Processing, PrestaShop will inform the User of any changes involving the addition or replacement of other processors, at least one month prior to the change, so as to give the User the chance to share any objections to the said changes.

Whenever PrestaShop recruits a new processor, PrestaShop undertakes to ensure that the same Personal Data Processing obligations are imposed upon that subsequent processor as those defined herein, such that this sub-processor will also satisfy the requirements of the GDPR.

5.3. Data subjects

Data subjects’ right to information: the User is responsible for communicating information about Personal Data Processing to its concerned Customers at the time of collection of the said data.

Exercise of data subjects’ rights: as far as possible, PrestaShop will help the User to fulfil its obligation of handling requests from its Customers to exercise their rights – of access to, rectification or erasure of their Personal Data, to object to or restrict the Processing thereof, to data portability and to not be the subject of an automated decision (including profiling).

The services are set up so that the User can respond to its Customers’ requests.

5.4. Notification of Personal Data Breaches

PrestaShop will notify the User by email of any Personal Data Breach within seventy-two (72) hours of having become aware of it. This notification will be accompanied by all useful information to enable the User to notify the competent data protection authority of the Breach, if necessary.

PrestaShop will provide the following information, where such is available:

● the nature of the incident;
● the date and time of detection of the incident;
● the affected Personal Data;
● any measures taken directly to limit any additional damage;
the date and time when the incident came to an end;
any structural prevention measures going forward.

5.5. Help

PrestaShop undertakes to help the User, to the extent possible, so that the latter may fulfil its obligations in respect of the aforementioned Processing, as concerns the conduct of any impact assessments, for the purpose of notification of a data Breach and for the exercise of Customer rights.

5.6. Fate of Personal Data

At the end of the Support services relating to Personal Data Processing, PrestaShop undertakes to return all Personal Data to the User or to the subcontractor designed by the latter.

That return will include all existing copies in PrestaShop’s information system and written proof of their destruction, unless the applicable legislation prohibits the destruction of the Personal Data for a certain period of time. In that instance, PrestaShop undertakes to protect the confidentiality of the Personal Data and to archive them, namely to retain them as proof.

5.7. Documentation

PrestaShop represents that it will keep a written register of all categories of Processing activities performed on behalf of the User.

PrestaShop will provide the necessary documentation to the Controller to demonstrate compliance with all its obligations and to enable the User to conduct audits.

Article 6. User obligations

The User undertakes to:

1. document all of its instructions in writing concerning Personal Data Processing by PrestaShop, if specific instructions should be necessary;
2. ensure PrestaShop’s compliance with the obligations laid down in the GDPR, before and throughout the Processing period;
3. supervise the Processing, including the performance of audits and inspections of PrestaShop’s services;
4. report any Personal Data Breach which entails a legal obligation to notify the competent supervisory authority.

Article 7. Security measures

PrestaShop undertakes to implement technical and organizational measures intended to protect the security and confidentiality of the Personal Data against any unauthorized access, alteration, use, modification or disclosure during the performance of the Support services.
To that end, PrestaShop’s Support staff are subject to an obligation of confidentiality.

Given the state of the art, the cost of implementation and the nature, scope, context and purposes of the Processing, the Parties undertake to implement all appropriate technical and organizational measures to provide a level of security which is commensurate with the risk.

The User is responsible for the Shop’s security at all times.

**Article 8. Responsibilities**

The Parties acknowledge that they share responsibilities to the Customers, pursuant to Article 82 of the GDPR.

The User acknowledges that PrestaShop shall only be held liable for any damage caused by the Processing if the latter has failed to satisfy the obligations specific to processors under the GDPR.