123AutoAttendant by REMOTELINK TERMS OF SERVICE AGREEMENT PLEASE READ THESE TERMS CAREFULLY. YOU MUST AGREE TO THE TERMS OF SERVICE BEFORE OPENING YOUR ACCOUNT. BY CLICKING 'I AGREE', YOU AGREE TO BE BOUND BY THE FOLLOWING TERMS OF SERVICE.

<u>Service Description</u> Customer subscribes for and RemoteLink, Inc. shall provide to Customer automated phone attendant services known as 123AutoAttendant through the use of a toll-free (8XX) telephone number telephone number.

**Fees and Charges** In exchange for services, Customer agrees to pay to RemoteLink all set up/activation, monthly service, usage, and customer chosen optional fees (plus applicable taxes, if any) listed on the rates page at www.123AutoAttendant.com as of today's date.

**Billing Procedures** Customer authorizes RemoteLink to automatically debit Customer's credit card or to bill customer by e-invoice sent to agreed e-mail address for activation fees, and on a monthly basis for all fees and charges incurred by customer. If any charges are not paid within 15 days of receipt of notice to Customer: (a.) a late charge shall accrue equal to 1½ % (or the maximum legal rate, if less) of the unpaid balance per month. (b.) RemoteLink, Inc. may take action in connection with any other right or remedy RemoteLink, Inc. may have under this Agreement in law or in equity. (c.) Customer shall pay all attorneys' fees, court costs and additional collection expenses incurred by RemoteLink, Inc. in attempting to collect any past due amounts. Late fees will not be applied to any fees due by Customer which are in dispute.

<u>Use of System</u> Subscriber agrees to use Auto Attendant for legal business only. Any use of 123AutoAttendant other than which it is intended is strictly prohibited.

<u>**Term of Agreement**</u> The term of this agreement is month to month from the date of signing and shall thereafter be automatically renewed and extended on a month to month basis until such time as one party shall give to the other party written notice of termination.

<u>Cancellation Policy</u> All cancellations shall be effective the last day of the month that written notice is received by RemoteLink. Written notice shall include mail, e-mail, and fax with confirmation receipts.

## **Limited Warranty:**

RemoteLink will make reasonable efforts to provide uninterrupted and accurate service to the Customer. Liability for failure to do so shall be limited to full or partial refund of fees paid by Customer for the period of interruption or erroneous service only. In no event shall RemoteLink be liable to the customer or any other person, for damage of any kind, including or without limitation, loss of profits or cost of replacement services. Customer agrees to indemnify and defend RemoteLink from any claims that are a result of legal actions brought by any persons Customer had allowed to use this service. This Agreement shall be governed by the local laws of the state of Illinois. In the event of a dispute concerning this Agreement, venue shall lie in a court of competent jurisdiction in DuPage County, Illinois

<u>Credit Approval</u> Service is subject to credit approval of Customer by RemoteLink, Inc.

<u>**Termination of Service**</u> Customer agrees to the terms and conditions of this Agreement.

RemoteLink reserves the rights, at RemoteLink's sole discretion, to immediately terminate services for non-compliance of any of these terms and conditions, including, but not limited to, non-payment of services.