REPUTATION ALERT

1. The ReputationAlert service provides you with the capability of monitoring your website's online reputation by pulling information from various Internet sources. ReputationAlert lets you track and manage your online visibility and reputation as broken down into several categories. You are responsible for managing the service and for making the necessary changes to help improve your online reputation, and as such Web.com is not responsible for the management of and/or any of the information that is provided in conjunction with the Service. Web.com is also not responsible for any negative reviews or comments regarding your online reputation.

2. While subscribed to the Service you will receive bi-monthly notifications regarding your online reputation. In order to ensure you receive these notifications, you must be opted in to receive email notifications from Web.com. If you currently do not receive notifications from Web.com, then you will not receive emails that are necessary for the Service. You agree to receive all notifications via email at the email address you provide us during registration or by updating your account information. You agree to update your email address any time your email address changes.

3. You are responsible for maintaining the confidentiality of your password and are fully responsible for all activities that occur using your password. You agree to notify Web.com immediately of any unauthorized use of your password or any other breach of security. Web.com is not liable for any losses that you may incur as a result of any third-party's use of your password.

4. Web.com and/or other third parties may produce automated search results or otherwise provide links to other websites or resources through the Service. Web.com may also provide the opportunity for you or third parties to submit, post, transmit or otherwise make available information, data, text, photographs, sound, graphics, video, messages, reviews and/or other materials ("RA Content") though the Service. You acknowledge and agree that all RA Content is the sole responsibility of the individual from whom such RA Content originated. Because Web.com either does not review or has no control over such third-party sites, resources, and/or the RA Content, you acknowledge and agree that Web.com is not responsible for any Content, nor for the availability of such sites or resources, and that Web.com does not endorse and is not responsible or liable for any such sites or resources, or any RA Content contained therein. You further acknowledge and agree that Web.com is not responsible or liable, directly nor indirectly, for any damage or loss caused or alleged to be caused by or in connection with use of or reliance on any such RA Content, site and/or resource.

5. By submitting, posting or displaying any RA Content through the Service you grant Web.com (as well as any third party partners or affiliates) a non-exclusive, worldwide, perpetual, and royalty-free license (the "RA License") to reproduce, adapt, modify, translate, publish, publicly perform, publicly display and distribute such RA Content solely for the purposes of enabling us to display, distribute and promote the Service. You shall retain any intellectual property rights appurtenant to any RA Content that you submit, post, transmit or otherwise make available through the Service. You acknowledge and agree that the RA License includes a right for Web.com to make such RA Content available to third parties to display, distribute and promote the Service and related services, to use such RA Content in connection with such services, and to convert the RA Content to such format as applicable technical specifications may require. By using the Service you represent and warrant that you have all the requisite rights, power and authority necessary to grant the RA License.

6. In addition to any other indemnification obligations you may have under the Agreement, you further agree to indemnify and hold Web.com and its officers, directors, employees, agents, parent companies, subsidiaries, affiliates, partners and co-branders harmless from any claim or demand, including reasonable attorneys’ fees, made by any third party due to or arising out of (i) your use of the Service, (ii)
any RA Content you submit, post, transmit or otherwise make available through the Service, (iii) your violation of the terms in this Schedule, or (iv) the violation of any rights of any other party that occurs in conjunction with your use of the Service.