

QuickCalc User Agreement

Set out below are the commercial terms relating to Your agreement with Us, regarding Your use of Our QuickCalc System.

This User Agreement terms between any dealer specified on a QuickCalc order form (“You”, “Your”) and Performance Bonus Limited, 2 St Mary Street, Chepstow, Monmouthshire, Np16 5EU (“Us”, “We”, “Our”) in relation to the QuickCalc System (“QuickCalc System”).

1. Use of the QuickCalc System is subject to Your agreement to Our terms in this agreement.
2. Use of the QuickCalc System is subject to completion of the QuickCalc Order Form. All of the information on the QuickCalc Order Form must be completed fully and accurately. Failure to do this may delay the process of getting the QuickCalc System configured.
3. Further to Your agreement, the following fees will be charged for configuring and hosting the QuickCalc System:
 - a. An initial non refundable 12 month set-up and hosting fee of £275 + VAT will be charged, payable in advance of using QuickCalc;
 - b. An annual hosting and domain renewal fee of £50 + VAT will be charged, per annum or part thereof on the anniversary of the initial order until further notice;
 - c. A fee of £50 + VAT will be charged each time the QuickCalc System requires reasonable amendment taking no longer than one hour (for example, basic rates change).
 - d. Further fees may be charged, by separate agreement.
4. You will pay all invoiced amounts within 30 days of the date of invoice. If any payment is not made by the due date, We reserve the right to immediately withdraw all service provision and charge a service reinstatement fee of £250 +VAT in addition to the unpaid amount.
5. We will not, under any circumstances, be responsible for Your lack of access to the QuickCalc System where:
 - a. You fail to act in accordance with Our terms in this agreement;
 - b. You fail to fully or accurately complete the QuickCalc Order Form; or
 - c. You do not have access to compatible hardware or software through which to make use of the QuickCalc System provided.
6. For the avoidance of all doubt, We shall be solely responsible to You for the provision of the QuickCalc System (and any and all services provided in relation to the QuickCalc System).
7. If You do not wish to continue having access to the QuickCalc System at any time, please provide Us with at least 3 months written notice of your intention to cease using the QuickCalc System. Please note that the charges detailed in paragraph 3 will continue to apply during the cancellation period.
8. We reserve the right to amend the fees detailed in paragraph 3, at any time. We will inform You of any such changes in writing, either by email or letter.
9. We reserve the right, in our absolute discretion, to withdraw the QuickCalc System at any time without any liability to You whatsoever.
10. The information displayed on the QuickCalc System is not a quotation and must be treated as an illustrative example only.
11. We do not accept any liability for the content or accuracy of the information displayed on the QuickCalc System.
12. By requesting a QuickCalc System, You will be consenting to and accepting the terms as set out in this User Agreement.