

Terms and Conditions for Affiliated Networks using Beacon

1. Introduction

- 1.1. The Beacon System (defined below) is an online management system. It was designed to support the operation and administration of individual u3a organisations, but has now been adapted to support multiple Networks of u3as. Each Network can only administer and view its own data.
- 1.2. Third Age Trust Trading Limited [Company Number 11899419] (TATTL) offers the Beacon System as a service to Networks which are affiliated to the Third Age Trust. It provides support for the Beacon System and its Users via staff members from The Third Age Trust, a group of volunteers known as the Beacon Team and where necessary by professional contractors and other authorised third parties.
- 1.3. This document explains the basis on which the Beacon System is provided by TATTL and states the Terms and Conditions which each Network agrees to when it applies for a Licence to use, and uses, the Beacon System.
- 1.4. The effective date of this document is 18th July 2022.



2. Terminology used in this document

Administrator The person within a Network with responsibility for administering the relevant Network's Beacon System site.

Affiliated Network A grouping of a number of u3as in an area which is affiliated to the national Third Age Trust via a Network Affiliation Agreement, and therefore currently eligible to receive Beacon free of charge.

Beacon System The system provided under the name "Beacon" comprising the operating system, data storage and support services and materials.

Beacon Team A team of volunteers which delivers the Beacon System as a service to Networks on behalf of TATTL.

Controller Has the meaning in Data Protection Law.

Data Protection Law All applicable laws and regulations, in each case pertaining to the security, confidentiality, protection or privacy of personal data, as amended or re-enacted from time to time, including the UK GDPR, the European General Data Protection Regulation (Regulation (EU) 2016/679) (the GDPR) and the Data Protection Act 2018.

Data Subject Has the meaning in Data Protection Law.

Installation The date on which the relevant u3a or Network Beacon System site becomes 'live'.

Intellectual Property Means patents, utility models, rights to inventions, copyright and neighbouring and related rights, trade marks and service marks, business names and domain names, rights in get-up and trade dress, goodwill and the right to sue for passing off or unfair competition, rights in designs, database rights, rights to use, and protect the confidentiality of, confidential information (including know-how and trade secrets), and all other intellectual property rights, in each case whether registered or unregistered and including all applications and rights to apply for and be granted, renewals or extensions of, and rights to claim

priority from, such rights and all similar or equivalent rights or forms of protection which subsist or will subsist now or in the future in any part of the world.

Licence An agreement between the Affiliated Network and TATTL that facilitates an Affiliated Network to use the Beacon membership management system.

Personal Data Has the meaning in Data Protection Law.

Processor Has the meaning in Data Protection Law.

Processing/process Has the meaning in Data Protection Law.

Sub-processor Has the meaning of any third party processor engaged by TATTL that may process or have access to data held by TATTL.

TATTL Third Age Trust Trading Limited.

Trust The Third Age Trust.

UK GDPR Has the meaning given to it in section 3(10) (as supplemented by section 205(4)) of the Data Protection Act 2018.

User A member who has been registered as an authorised user of the Beacon System and who has a password for access to the system. Users will be allocated access privileges by the Administrator depending on their role within their Network.

Affiliated Network Member A person who is, or has been, a member of a participating Affiliated Network, and whose personal details are held within the Beacon System.

Any reference to written information includes correspondence in email format.



3. Beacon System Licence and Intellectual Property

- 3.1. The Licence is the agreement under which you are permitted to use the Beacon System which includes these terms and conditions.
- 3.2.TATTL grants to the Affiliated Network a non-exclusive, non-sublicensable, non-transferable licence to use the Beacon System for its legitimate business purposes only in the United Kingdom in accordance with these terms and conditions ('Licence'). The use of the Beacon System by the Affiliated Network constitutes its acceptance to be bound by the Licence and these terms and conditions.
- 3.3.TATTL confirm and agree that every reasonable effort will be made to ensure the data lodged with TATTL will be processed and stored securely.
- 3.4.TATTL agrees to provide each Affiliated Network with six months' notice of termination unless there has been a substantive breach of these terms and conditions in which case TATTL may terminate this Licence immediately by giving the Affiliated Network written notice to its last known address (this can include via email) in accordance with clause 10 of this document.
- 3.5.The Affiliated Network acknowledges that save as is granted by these terms and conditions, it will not acquire any right, title or interest in or to the Beacon System.
- 3.6. The Affiliated Network shall not do or omit to do or authorise any other person to do or omit to do any act which:
 - 3.6.1. would or might invalidate or be inconsistent with any Intellectual Property of TATTL; and
 - 3.6.2.would be in breach of or otherwise inconsistent with the moral rights of the authors of the items comprising the Beacon System.
- 3.7. The Affiliated Network shall promptly inform TATTL in writing if it becomes aware of:



- 3.7.1. any unauthorised use of the Beacon System;
- 3.7.2. any actual, threatened, or suspected infringement of any Intellectual Property of TATTL in the Beacon System which comes to its notice; and
- 3.7.3. any claim by any third party coming to its notice that the Beacon System infringes its Intellectual Property or the Intellectual Property of any other person.
- 3.8. Subject to any Data Protection Law, the Affiliated Network hereby grants, and where applicable shall procure the grant, to TATTL a non-exclusive, sub-licensable, worldwide, perpetual, irrevocable and royalty free licence to use the Intellectual Property in any content, databases and information that is:
 - 3.8.1. uploaded,
 - 3.8.2. hosted and/or
 - 3.8.3.stored by the Affiliated Network, or on its behalf, on the Beacon System for the building, hosting, maintaining, managing, administering, modifying, developing, upgrading and improving the Beacon System.

4. Charging Policy

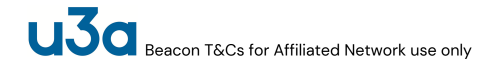
4.1. The Beacon System licence fee is currently not charged to Affiliated Networks.

5. TATTL's Data Protection and Data Security Responsibilities

5.1. The Beacon System stores personal data about members of the participating Affiliated Networks within its database (the Personal Data). The Personal Data includes (but are not limited to) the names, addresses, telephone numbers and email addresses of Affiliated Network Members, and the Beacon System may store other data related to their activities within the u3a. TATTL acts as a Processor of the Personal Data during the duration of the Licence on behalf of the relevant participating Affiliated Network (as Controller), in investigating

system problems, building, maintaining, managing, developing and improving the Beacon System.

- 5.2. TATTL shall comply with its obligations under Data Protection Law.
- 5.3.TATTL shall only process the Personal Data for the purposes of performing its obligations under these terms and conditions and in accordance with the written instructions (including via email) given by the relevant Affiliated Network, unless TATTL is subject to an obligation under applicable law.
- 5.4. TATTL shall notify the relevant Affiliated Network immediately if, in TATTL's opinion, an instruction from the Affiliated Network breaches a requirement of Data Protection Law, provided that this obligation shall not be construed as an obligation on TATTL to provide legal or professional advice or services to the Affiliated Network.
- 5.5. TATTL shall at all times process the Personal Data in a manner that ensures appropriate security for the Personal Data, including protection against unauthorised or unlawful processing and against accidental loss, destruction or damage, using appropriate technical and organizational measures. TATTL shall ensure that, at a minimum, the measures required under this clause:
 - 5.5.1. meet the standard required by Data Protection Law and 5.5.2.include the security measures set out in TATTL Information Security Policies.
- 5.6. The Personal Data are processed by the Affiliated Network, TATTL and the following authorised Sub-processors:
 - 5.6.1. Authorised Users of participating Affiliated Networks, allowed to process it by their management committee. They are only able to access data relating to their own Affiliated Network.
 - 5.6.2.Beacon Team members who are authorised by TATTL and who process the data during uploading and may be able to view it while investigating system problems. Beacon Team members who assist



- u3as and Affiliated Networks with migrating data to the Beacon System have access to data during Installation.
- 5.6.3. Third parties and their employees, authorised by TATTL who may be able to process it while investigating system problems, building, maintaining, managing, developing and improving the Beacon System.
- 5.7.TATTL shall ensure that all parties authorised by TATTL to have access to the Personal Data are subject to a contractual duty of confidence to hold the Personal Data in strict confidence and only process the Personal Data in the manner permitted by these terms and conditions and in accordance with the Beacon Team's data handling procedures and detailed data protection and privacy policies. The data protection and privacy policies are available on the website at: https://beacon.u3a.org.uk/.
- 5.8. The Affiliated Networks acknowledge that Beacon System uses some service providers and business partners as Sub-processors to process data (Approved Sub-processors). These are listed in the TATTL privacy policy. TATTL may add, replace or remove Approved Sub-processors from time to time. The terms of each Sub-processor are reviewed regularly, and they have been judged to comply with requirements of Data Protection Law. TATTL will notify the Affiliated Networks of any intended changes concerning the addition, replacement or removal of Approved Sub-processors. The Affiliated Networks may object to such changes, in which case TATTL will remove the relevant Sub-processor. An Affiliated Network's continued use of the Beacon System after notification indicates its authorisation of the subcontracting of the processing of Personal Data to each Approved Sub-processor.
- 5.9. If online payment of membership fees is enabled at an Affiliated Network's request, a payment gateway (PayPal) is used for fee collection and transfer to the relevant bank account. The payment

gateway is not a TATTL Sub-processor. TATTL does not have access to the financial credit card/debit card details of any Affiliated Network.

- 5.10. TATTL shall assist the Affiliated Networks:
 - 5.10.1. in responding to, and complying with, all Data Subject rights requests relating to the Personal Data (each a Request), including by providing such assistance as is contemplated by Article 28(3)(e) of the GDPR; and
 - 5.10.2. in ensuring compliance with the obligations in Articles 32 to 36 of the GDPR (and any equivalent requirements of Data Protection Law). TATTL shall promptly notify the relevant Affiliated Network of each Request it receives and shall not respond to the Request, except as instructed by the relevant Affiliated Network.
- 5.11. TATTL shall promptly notify the relevant Affiliated Network in writing of each Personal Data breach (as defined by the GDPR) of which it becomes aware. TATTL shall (to the extent feasible) ensure that such initial notification contains the information required under Article 33(3) of the GDPR (and any equivalent requirements of Data Protection Law). TATTL shall take such steps and provide such assistance and information to the Affiliated Network as may be reasonably required to deal with and respond to the Personal Data breach.
- 5.12. In the event of termination of this Licence Personal Data shall be returned and deleted in accordance with clauses 10.5.4 and 10.5.5.
- 5.13. TATTL shall provide each Affiliated Network with all information reasonably requested by the Affiliated Network to enable the Affiliated Network to verify TATTL's compliance with its obligations under this clause 5.
- 5.14. Without prejudice to clause 5.13 and upon reasonable prior written notice from an Affiliated Network, TATTL shall assist the Affiliated Network in undertaking an audit of TATTL's compliance with the requirements of this clause 5, provided that the scope of the audit

and manner in which it is conducted will be agreed between the parties in advance. The Affiliated Networks agree to act reasonably and in good faith in exercising their audit rights under this clause 5.14. TATTL's costs and expenses incurred in assisting the Affiliated Networks with each audit shall be borne by the relevant Affiliated Network.

6. Affiliated Networks' Data Protection and Data Security Responsibilities

- 6.1. The executive committee of each Affiliated Network using the Beacon System is responsible for deciding its own Data Protection Policy, and how this should be applied to the Beacon System by the committee member appointed as the Administrator.
 - 6.1.1. Each Affiliated Network confirms that it has a Data Protection Policy which complies with Data Protection Laws and which includes their legal basis for processing, what personal data will be collected, how that data will be used and who can access it.
 - 6.1.2.Each Affiliated Network confirms that the Affiliated Network Members have access to its Data Protection Policy.
 - 6.1.3. Each Affiliated Network confirms that the Affiliated Network's executive committee is responsible for ensuring that its Users understand its Network's Data Protection Policy and adhere to it.
- 6.2.Each Affiliated Network confirms that when using the Beacon System, they will always process any Personal Data collected in compliance with all applicable laws including, but not limited to, Data Protection Law.
- 6.3. Each Affiliated Network confirms that when using the Beacon System, they must take all reasonable measures against the unauthorised or unlawful access and processing of Personal Data and against the accidental loss or destruction of, or damage to, Personal Data and as required by Data Protection Law.

- 6.3.1. Access to data within an Affiliated Network site is controlled by the Administrator. User names, passwords and the privileges associated with each User's role are allocated by the Administrator.
- 6.3.2. Each User ensures that their password is kept securely and secret from others.
- 6.3.3. The Administrator will advise each User granted specific access to the Beacon System that access to it is conditional upon having taken adequate and reasonable measures to ensure that their computer is free of viruses and other malware which might enable unauthorised access to the Beacon System.
- 6.3.4. The Administrator will advise any User granted specific access that they must not allow any other person to use or have access to their Beacon System account. In particular, a shared computer must not be used to access a Beacon System account unless the user has a personal logon for the shared computer.
- 6.4. Access to the Beacon System via a public computer, e.g. in a public library, is strictly prohibited.
- 6.5. Each Affiliated Network confirms it will promptly notify TATTL in writing of each Personal Data breach (as defined by the GDPR) of which they become aware.

7. System Availability

- 7.1. The Beacon System is designed to be available at all times and it is anticipated that disruption of service will be rare. However, TATTL cannot guarantee that the Beacon System or any content on it will always be available, be uninterrupted or free from errors or omissions. TATTL will not be liable to any Affiliated Network if, for any reason, the Beacon System is unavailable at any time or for any period.
- 7.2. Each Affiliated Network acknowledges that the Beacon System support is provided mainly by the Beacon Team of volunteers.

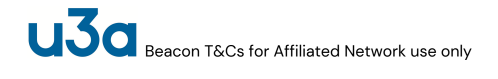
- 7.3. The Beacon Team will use reasonable endeavours to assist the Affiliated Networks if they have any problems using the Beacon System or if there are any failures or disruptions on the Beacon System, but TATTL cannot guarantee how long it might take to respond to the Affiliated Networks' queries or to address and fix any failures or disruptions.
- 7.4.Details of planned periods of unavailability of a significant duration will be made available to Users.

8. Backup

- 8.1. All Beacon System data is automatically backed up daily and kept for 30 days. A separate daily data backup is automatically stored.
- 8.2.Backup data can be restored following any major server failure.
- 8.3.In the event of a failure, Affiliated Networks should be aware that they would lose data changed since the previous backup, so it is advisable to keep the original data sources (e.g. membership forms) for 24 hours before disposal.
- 8.4. Data backups are intended to protect against major system faults. They cannot be used to recover from mistakes affecting a single Affiliated Network (or u3a).
- 8.5. Affiliated Networks may use the data download facility to make a copy of its own data, particularly before making large-scale data changes. There is no facility to reload data to the Beacon System from a local download.

9. User Support

9.1. The Beacon Team provides various levels of support to u3as and Affiliated Networks and those currently using the Beacon system. These include but are not limited to:



- 9.1.1. User documentation including a user guide available on the Beacon System home page and other 'How-to' guides.
- 9.1.2.An online user forum. The forum provides a facility for the Beacon System community to ask questions and post answers in the best tradition of mutual help. The Beacon Team monitors the forum and responds if no community answer is forthcoming or if the issue is technical.
- 9.1.3. A website providing information about the Beacon System and links to key documentation and other support.
- 9.2.The provision of support to Affiliated Networks by the Beacon Team is very much dependent on its pool of suitably experienced volunteers. Generally, a response from the Beacon Team should be expected, but cannot be guaranteed, within 72 hours.

10. Duration, Suspension or Termination of the Licence

- 10.1. The Licence will come into effect on Installation and will continue unless and until terminated by:
 - 10.1.1. TATTL in accordance with clause 3.4 or 10.5 (or otherwise as set out in this Licence); or
 - 10.1.2.the Affiliated Network at any time on giving not less than 30 days' written notice to TATTL at helpdesk@u3abeacon.org.uk.
- 10.2. In the event of a material but not critical default of these terms and conditions TATTL agrees to negotiate in good faith any remedial action with the Affiliated Network. A period of three months or other relevant period will be agreed to allow the Affiliated Network to undertake the remedial action.
- 10.3. TATTL will aim to resolve any incorrect application of the Licence with an Affiliated Network through discussion and agreement.

- 10.4. TATTL reserves the right to suspend, disable, edit or terminate any Affiliated Network's Licence to use Beacon if they don't abide by the following conditions:
 - 10.4.1. in TATTL's reasonable opinion the Affiliated Network or its
 Users are using the Beacon System inappropriately or
 incompetently, or in a way that might bring TATTL into disrepute, or
 - 10.4.2. the Affiliated Network or its Users fail in their responsibilities to protect the Beacon System and its data, or
 - 10.4.3. the Affiliated Network or its Users breach these terms and conditions in a way that cannot be corrected, or
 - 10.4.4. the Affiliated Network or its Users fail to correct a breach within a reasonable time period if TATTL asks them to do so, or
 - 10.4.5. there is, in TATTL's reasonable opinion, a similarly very serious reason that requires the Affiliated Network's access to the Beacon System to be terminated.
- 10.5. In the event of termination:
 - 10.5.1. all rights granted to the Affiliated Network to use the Beacon System under this Licence shall cease;
 - 10.5.2. the Affiliated Network must cease all activities authorised by this Licence; and
 - 10.5.3. the Affiliated Network's access to the Beacon System may be disabled at any time after the date of termination.
 - 10.5.4. TATTL shall provide the Affiliated Network with a 30 day period in which it may download its data from the Beacon System (in either Excel or CSV format). On the expiry of that 30 day period TATTL will, without undue delay, delete the Affiliated Network's data from the Beacon System, provided that TATTL may retain the Affiliated Network's data where: (i) required to comply with applicable law; (ii) continued retention is required to enable TATTL to comply with its post-termination obligations; or (iii) data is retained as part of TATTL's internal record keeping, back-up or business continuity procedures, provided, in each case, that the data is deleted without undue delay when it is no longer required to be retained;

10.5.5. the Affiliated Network shall no longer be permitted to access any other demonstration systems as may have been provided or made available by TATTL (and to the extent made available for use on any of the Affiliated Network's systems, the Affiliated Network must delete any copies thereof from its systems). Any data uploaded by the Affiliated Network to any such demonstration system will also be deleted by TATTL to the extent stored on TATTL's systems.

11. Warranties

- 11.1. TATTL will use all reasonable endeavours to ensure that the Beacon System performs as specified, but TATTL does not and cannot guarantee:
 - 11.1.1. that the information TATTL provides, or that is provided through the Beacon Team, or on the Beacon System is accurate, complete, up-to-date, reliable or correct;
 - 11.1.2. the availability of the Beacon Team who are a team of volunteers;
 - 11.1.3. that the Beacon System will meet the requirements of the Affiliated Networks;
 - 11.1.4. that the Beacon System will be available at any particular time or location;
 - 11.1.5. that the Beacon System will function in an uninterrupted manner or be secure;
 - 11.1.6. that any defects or errors will be corrected;
 - 11.1.7. and/or that the Beacon System is at all times secure, free of viruses or other harmful components.
- 11.2. Any subject matter downloaded or otherwise obtained through the Beacon System is done so at the Affiliated Networks' own risk and the Affiliated Networks will be solely responsible for any loss of data or other damages that result from download or use of any such material.
- 11.3.The Beacon System is provided to the Affiliated Networks on an "as is" and "as available" basis.

11.4.To the maximum extent permitted by law, TATTL expressly disclaims any and all guarantees and conditions of any kind, whether express, implied or statutory, including without limitation any implied warranties of satisfactory quality, fitness for a particular purpose and non-infringement.

12. Liabilities

- 12.1. Subject to clause 12.3, TATTL shall not in any circumstances have any liability for any losses or damages which may be suffered by the Affiliated Networks (or any Users), whether:
 - 12.1.1. the losses or damages are suffered directly or indirectly,
 - 12.1.2. the losses or damages are immediate or consequential,
 - 12.1.3. and whether the losses or damages that arise in contract, tort (including negligence) or otherwise which fall within any of the following categories:
 - 12.1.3.1. special damages even if TATTL were aware of the circumstances in which such special damages could arise:
 - 12.1.3.2. loss of profits;
 - 12.1.3.3. loss of anticipated savings;
 - 12.1.3.4. loss of business opportunity;
 - 12.1.3.5. loss of goodwill;
 - 12.1.3.6. loss or corruption of data.
- 12.2. Subject to clause 12.1, the aggregate maximum liability of TATTL, whether in contract, tort (including negligence) or otherwise and whether in connection with this Licence or any collateral contract, shall in no circumstance exceed £1.
- 12.3. The exclusions in clause 12.1 shall apply to the fullest extent permissible at law but TATTL does not exclude liability for:
 - 12.3.1. death or personal injury caused by the negligence of TATTL, its officers, employees, contractors or agents;
 - 12.3.2. fraud or fraudulent misrepresentation;



- 12.3.3. breach of the obligations implied by section 12 of the Sale of Goods Act 1979 or section 2 of the Supply of Goods and Services Act 1982; or
- 12.3.4. any other liability which may not be excluded by law.
- 12.4. TATTL shall not be liable for the use of the Beacon System by the Affiliated Networks, their agents and employees and the Affiliated Networks shall keep TATTL fully indemnified against any claims, costs, damages, loss and liabilities arising out of any such use.

13. Confidential Information

- 13.1.Each party undertakes to keep confidential and not to disclose to any third party any information supplied under these terms and conditions that is proprietary or confidential and is clearly labelled as such or identified by the disclosing party as confidential information, without the prior written approval of the other party.
- 13.2. Confidential Information shall not be deemed to include information that:
 - 13.2.1. is or becomes publicly known other than through any act or omission of the receiving party;
 - 13.2.2. was in the receiving party's lawful possession before the disclosure;
 - 13.2.3. is lawfully disclosed to the receiving party by a third party without restriction on disclosure;
 - 13.2.4. is independently developed by the receiving party, which can be shown by written evidence; or
 - 13.2.5. is required to be disclosed by law, by any court of competent jurisdiction or by any regulatory or administrative body.
- 13.3. The parties' obligations under this clause 13 shall survive the termination of the Licence for a period of one (1) year from that date.

14. General Terms

- 14.1.TATTL shall have no liability to the Affiliated Network if TATTL is prevented from or delayed in performing its obligations under these terms and conditions, or from carrying on its business, by acts, events, omissions or accidents beyond its reasonable control.
- 14.2. If any provision (or part of a provision) of these terms and conditions is found by any court to be invalid, unenforceable or illegal, the other provisions shall remain in force.
- 14.3. These terms and conditions are the whole agreement between the parties and replace any previous understanding or agreement between TATTL and the participating Affiliated Networks.
- 14.4. TATTL may, at any time, and at its sole discretion, modify these terms and conditions, and will seek to give the Affiliated Networks advance notice of any such modifications, except in exceptional circumstances outside of TATTL's control where such modifications are necessary to maintain the service.
- 14.5. The Affiliated Networks may not assign, transfer, charge, or sublicense any of their rights or obligations under these terms and conditions to any other person.
- 14.6. TATTL may at any time assign, transfer, charge, sub-contract or deal in any other manner with all or any of its rights or obligations under these terms and conditions.
- 14.7. Nothing in these terms and conditions is intended to or shall operate to create a partnership between the parties or authorise either party to act as agent for the other, and neither party shall have the authority to act in the name or on behalf of or otherwise to bind the other in any way.
- 14.8. These terms and conditions do not confer any rights on any person or party (other than the parties and, where applicable, their



successors and permitted assigns) pursuant to the Contracts (Rights of Third Parties) Act 1999.

14.9. These terms and conditions and any dispute or claim arising out of or in connection with them (including non-contractual disputes or claims) shall be governed by and construed in accordance with the law of England and Wales and the courts of England and Wales shall have exclusive jurisdiction.