

angelnet | angelEcommerce Enrollment Steps

To initiate your account, please provide the following information.

User Authentication:

Angel Number: _____

Requested Password: _____

Password must include at least 1 uppercase letter, 1 number and one symbol.

Contact Information:

First Name: _____ Middle Name: _____

Last Name: _____

Address: _____ Address 2: _____

City: _____ State: _____ Zip Code: _____

E-mail: _____ Phone: _____

This enrollment request will not be processed without a valid e-mail address.

I am enrolling in: angel**net** angel**E**commerce

Enrolling in angel**net** you will be charged a one-time set up fee for \$4.95. This activation fee is due upon enrollment. You may skip ahead to "Choose Your Payment Option" on the following page..

If you are enrolling in angel**E**commerce please continue on.

Your angelEcommerce Site Name

If you select to enroll in angel**E**commerce you will be able to select a site name for your ismyangel.net (angel**E**commerce) website. For example, if you choose "Mary" then your domain name would be mary.ismyangel.net.

We suggest using your first name and last initial – keep in mind that you want to select a name that will be easy for your customers to remember. You need to provide at least three site names, in case your first choice of names is unavailable.

Site Name:

First choice: _____

Second choice: _____

Third choice: _____

If you already own an approved website or websites and would like to link it/them to your ismyangel.net site (angel**E**commerce (ismyangel.net) please check here and provide your existing website address(es). Each site listed in this section will be reviewed for propriety and by your signature below, you signify you are agreeing that at the sole request of The Angel Company™, you will remove the link from your site to any The Angel Company™ website for any reason The Angel Company™ deems fit.

I already own an approved website(s)

List the existing website address(es) _____

You may **not** link any website from your ismyangel.net (angel**E**commerce).

Choose Your Payment Option

angelnet fees (please choose one)

One-time set up fee **\$4.95**

I am enrolling in angelEcommerce therefore my angelnet setup fee is waived.

angelEcommerce fees (please choose one)

6-Month Subscription Fee **\$59.95 and a one-time \$24.95 setup fee.**

Annual Subscription Fee **\$99.95 and a one-time \$24.95 setup fee.**

You will be charged a one-time, standard setup fee of \$24.95. This activation fee will be charged upon initial enrollment.

Subscription fees and setup fees will be charged upon initial enrollment and your subscription will be renewed automatically thereafter according to the option you choose above, whether annually or bi-annually (6-month), unless a written termination request is received by The Angel Company™ either by fax or postal mail at least seven (7) days prior to renewal.

Payment Method



V-Code: _____

Credit Card Number: _____ Expiration Date: _____

Name on Card: _____ Billing Postal Code: _____

angelnet | angelEcommerce Service Agreement and License

This Service Agreement and License (the "Agreement") governs the angelnet and angelEcommerce services and related licenses as defined below, and outlines the Demonstrator's obligations.

1. Eligibility.

angelnet and angelEcommerce subscriptions are available only to active Demonstrator's in good standing.

2. Parties.

2.1. "Demonstrator" (in the singular): The subscribing Angel Company™ Demonstrator.

2.2. "The Angel Company™"

2.2.1. In the U.S.: TAC Art Stamps, Inc.™

3. Purpose.

The purpose of angelnet and angelEcommerce is to provide Angel Company™ Demonstrators the opportunity to subscribe to The Angel Company™ corporate-sponsored and branded, professionally-designed, content-rich personalized Web site hosting services to aid Demonstrators in promoting their Angel Company™ businesses on the Internet.

4. angelnet and angelEcommerce Services and Functionality.

4.1. Subject to the terms and conditions of this Agreement, The Angel Company™ will provide the angelnet and angelEcommerce Services and Functionality as outlined in the service descriptions earlier in the subscription process.

4.1. angelEcommerce generally consists of the following services and functionality:

- hosting of a template-based, Angel Company™-branded Demonstrator E-Commerce website with a Demonstrator-selected second-level domain name on the ismyangel.net top-level domain name (i.e., yourname.ismyangel.net).

4.2. Demonstrator acknowledges that, in order to use the angelnet and angelEcommerce Services, Demonstrator may need to comply with certain technical requirements, including minimum hardware and operating system requirements, certain browser requirements and 128-bit data encryption capability.

Service Agreement and License continues on next page...

4.3. The Angel Company™ will provide commercially-reasonable security measures for angelnet and angelEcommerce.

4.4. The Angel Company™ reserves the right to modify the angelnet and angelEcommerce Services at any time. Demonstrator acknowledges and agrees that The Angel Company™ may change the features and technical requirements of angelnet and angelEcommerce from time to time. If Demonstrator is dissatisfied with any modification to angelnet and/or angelEcommerce, Demonstrator's sole remedy will be to terminate the subscription to angelnet and/or angelEcommerce in the manner described in this Agreement.

5. angelEcommerce General Subscription and Payment Terms.

5.1. The fees for the various angelEcommerce service options are set forth in the Enrollment Steps in the subscription process.

5.2. Demonstrator may enroll on a six-month basis or a discounted annual basis.

5.2.1. Six-Month basis. If Demonstrator elects a six-month angelEcommerce subscription, Demonstrator must pay the entire six-month subscription fee in advance. Fees will not be refunded. Six-month fees are subject to change at the expiration of each six-month subscription period.

5.2.2. Annual basis. If Demonstrator elects an annual angelEcommerce subscription, both a discount and price lock will be applied to the fees, and in return, Demonstrator must pay the entire annual subscription fee in advance. Fees will not be prorated or refunded. Annual fees are subject to change at the expiration of each 12 month subscription period.

5.3. Demonstrator represents that the credit card or other payment information provided to The Angel Company™ corresponds to an account Demonstrator is authorized to use. Demonstrator authorizes The Angel Company™ to charge the account on file with The Angel Company™ in order to collect fees for the angelEcommerce Services. Demonstrator is responsible for providing valid payment, and The Angel Company™ is under no obligation to notify Demonstrator of missed or declined payments.

5.4. If any payment becomes more than seven (7) days past due, The Angel Company™ will suspend Demonstrator's angelEcommerce account and the angelEcommerce services. If any payment becomes more than thirty (30) days past due, The Angel Company™ will delete the Demonstrator's content files. Upon deleting such content files, The Angel Company™ shall be under no obligation to store or preserve such content files in any form that may be recovered by Demonstrator.

6. Renewal of Subscription.

6.1. The Term of this Agreement shall last through the period of Demonstrator's subscription (either six-month or annual) and during any renewal periods for Demonstrator's subscription, unless this Agreement is terminated earlier pursuant to the terms and conditions of this Agreement.

6.2. Unless otherwise stated herein, Demonstrator's six-month or annual subscription will renew automatically for the same time period at the price then applicable for the angelEcommerce Services. If, for example, Demonstrator's subscription is six-months, then Demonstrator's subscription will automatically renew for an additional six-month term. And, if Demonstrator's subscription is annual, then Demonstrator's subscription will automatically renew for an additional annual term.

6.3. All provisions of this Agreement which, by their nature, impose continuing obligations shall survive termination of this Agreement.

7. Content.

7.1. The content for Demonstrator's angelEcommerce site will be provided largely by The Angel Company™. Content provided by The Angel Company™ is referred to herein as "The Angel Company Content".

7.2. Demonstrator will have the opportunity to add some text and images to his or her angelEcommerce site to personalize the site. This content provided by Demonstrator, is referred to herein as "Demonstrator Content".

7.2.1. Demonstrator agrees to only post or upload Demonstrator Content which will reflect well on The Angel Company™, its products, trademarks and general business reputation.

7.2.2. Demonstrator agrees and warrants that Demonstrator Content will (i) comply with all applicable laws and regulations, and (ii) not violate, infringe, or dilute the copyright, literary, privacy, publicity, trademark, service mark, trade secret or any other right of any person or business entity.

7.3. Right of The Angel Company™ to Screen and Edit Demonstrator Content. The Angel Company™ reserves the right, but does not assume any obligation, to screen Demonstrator Content, including, without limitation, the right to refuse to post, transmit, or receive any Demonstrator Content and to edit or remove any Demonstrator Content from angelEcommerce or other Internet services or forums provided by The Angel Company™ in the event that (i) The Angel Company™ determines in its sole discretion that the Demonstrator Content violates this Agreement, any policies or guidelines relating to angelEcommerce sites, or the Demonstrator Agreement including all The Angel Company™ policies; (ii) The Angel Company™ determines in its sole discretion that the Demonstrator Content violates any law or regulation or violates the rights of any third party; (iii) The Angel Company™ receives a notification, including a notification pursuant to the Digital Millennium Copyright Act, alleging that any Demonstrator Content violates the Copyright Act or rights established under it; or (iv) for any other reason in The Angel Company's sole discretion.

Demonstrator shall bear all risk relating to the accuracy, completeness, reliability, usefulness, and legality of the Demonstrator Content. In the event that The Angel Company™ removes or edits any of the Demonstrator Content without terminating Demonstrator's use of the angelEcommerce Services, then Demonstrator may terminate the angelEcommerce Services pursuant to Section 12.2 hereof. In the event of any notification or complaint pursuant to the Digital Millennium Copyright Act or any other law, The Angel Company™ shall be under no obligation to obtain any counter notification or response from Demonstrator before removing any Demonstrator Content or suspending Demonstrator's angelEcommerce site.

8. Copyright in Content.

8.1. The Angel Company™ Content and License.

8.1.1. The copyright to The Angel Company™ Content shall remain the property of The Angel Company™ or its affiliates. Demonstrator's permission (license) to use The Angel Company™ Content is limited strictly to the angelEcommerce Services, and subject at all times to the control of The Angel

Service Agreement and License continues on next page...

Company™. Permission to use any The Angel Company™ Content may be withdrawn at any time, at the sole discretion of The Angel Company™.

8.1.2. Demonstrator is not permitted to download or copy, or knowingly allow others to download or copy, any of The Angel Company™ Content unless made available by The Angel Company™ to the Demonstrator for the Demonstrator's business purposes and in compliance with section 10 of this document.

8.2. Demonstrator Content and License.

8.2.1. Demonstrator shall only provide content to which (s)he holds the copyright. No third-party copyrighted content may be used as Demonstrator Content.

8.2.2. Demonstrator retains the copyright to Demonstrator Content.

8.2.3. Demonstrator grants to The Angel Company™ and its and affiliate companies a license, on a royalty-free, perpetual, nonexclusive, worldwide, and unrestricted basis in Demonstrator Content to: (a) use, copy, store, modify, transmit, distribute, publicly display, and publicly perform the Demonstrator Content so that The Angel Company™ may provide the angelEcommerce Services, and (b) create, for promotional purposes, collective and derivative works that may include some or all of the Demonstrator Content (excluding e-mails) and, for promotional purposes, to use, copy, store, modify, transmit, distribute, publicly display, and publicly perform the Demonstrator Content (excluding e-mails) and any derivative or collective works containing or derived from the Demonstrator Content.

9. Other Proprietary Rights.

Demonstrator acknowledges and agrees that certain proprietary rights exist in trademarks and service marks, angelEcommerce computer code, non-public angelEcommerce functions and features and other trade secrets owned by The Angel Company™ and its affiliates, licensors, and service providers, is protected by copyright, trademark, patent, trade secret or other proprietary rights and laws, and may not be used in any manner other than as specified in this Agreement, any policies or guidelines relating to angelEcommerce sites, or the Demonstrator Agreement including all The Angel Company™ policies. Demonstrator agrees not to modify, alter, or deface any of the trademarks, service marks, or other intellectual property made available through the angelEcommerce Services. Demonstrator agrees not to adapt, translate, modify, decompile, disassemble, or reverse engineer the angelEcommerce Services or any software or program used in connection with the angelEcommerce Services.

10. Privacy.

Demonstrator represents that Demonstrator has reviewed the The Angel Company™ Privacy Policy (located <http://www.theangelcompany.net/privacy-policy.html>) and agrees to its terms. Demonstrator agrees not to sell, transfer, publish or divulge to any third party any information gained from visitors to Demonstrator's angelEcommerce site, and to use such information only in Demonstrator's Independent Angel Company™ business in a manner consistent with the Privacy Policy and all other The Angel Company™ policies and guidelines.

11. Geographical Limitations.

Demonstrator understands and agrees that it may promote his or her angelEcommerce site and Services, and actively permit use by the public thereof, only within either the United States or U.S.- based territories.

12. Termination of Services.

12.1. The Angel Company™ may terminate the angelEcommerce Services and this Agreement at any time under the following circumstances: (i) if Demonstrator fails to make a payment within seven days of the due date; (ii) if Demonstrator does not maintain Active status or approved Critical status as an Angel Company Demonstrator, as defined in The Angel Company™ Policies and Procedures; (iii) if Demonstrator, through the posting of Demonstrator Content or otherwise, violates this Agreement, any policies or guidelines relating to angelEcommerce sites, or the Demonstrator Agreement including all The Angel Company™ policies, according to The Angel Company's sole discretion in determining violations; (iv); if The Angel Company™ determines in its sole discretion that any Demonstrator Content violates any law, regulation or the rights of any third party; (v) if The Angel Company™ receives a notification, including a notification pursuant to the Digital Millennium Copyright Act, alleging that any Demonstrator Content violates the Copyright Act or rights established under it; or (vi) for any other reason in The Angel Company's sole discretion.

12.2. Demonstrator may terminate the angelEcommerce Services and this Agreement at any time by faxing or sending via U.S. Postal Mail or other courier, a written cancellation notice to The Angel Company™ Demonstrator Services.

12.3. In the event of any termination of the angelEcommerce Services and this Agreement by The Angel Company™ pursuant to Sections 12.1 (v) or (vi), Demonstrator will be given a prorated credit for the number of unused days in Demonstrator's subscription term. Set-up fees and other one-time fees will not be included in calculating the credit described in this paragraph. No refunds or credits will be given for termination of the angelEcommerce Services under 12.1 (i) through (iv) or 12.2.

12.4 In the event of any notification or complaint pursuant to the Digital Millennium Copyright Act or any other law, The Angel Company™ shall be under no obligation to obtain any counter notification or response from Demonstrator before termination.

13. LIMITATION OF LIABILITY.

The Angel Company™ shall not be liable, under any circumstances or legal theories whatsoever, for any indirect, incidental, consequential, special, exemplary, and punitive damages (even if The Angel Company™ has been advised of the possibility of such damages). In no event shall The Angel Company™ be liable to Demonstrator for any amount in excess of the amount paid by Demonstrator for the relevant angelEcommerce Services during the three months preceding any incident that is the subject of complaint or any termination. These limitations of liability shall apply whether the damages arise from use, or misuse, of the angelEcommerce Services, from reliance on the angelEcommerce Services, from inability to use the angelEcommerce Services, from loss of access to, deletion of, failure to store, failure to back up, or alteration of the content or Demonstrator's angelEcommerce site, or from the interruption, suspension, or termination of the angelEcommerce Services (including such damages incurred by third parties). These limitations of liability shall apply even if any remedy fails of its essential purpose. Some jurisdictions do not allow the exclusion of certain warranties or liabilities, so some of the above exclusions may not apply to Demonstrator. In some jurisdictions, limitations of liability are not permitted. In such jurisdictions, the foregoing limitation may not apply to Demonstrator.

Service Agreement and License continues on next page...

14. Indemnity and Release.

Demonstrator agrees to indemnify The Angel Company™ and its affiliates, officers, and employees and hold them harmless from any and all claims and expenses, including attorney's fees, arising from: (a) Web content provided by Demonstrator, (b) Demonstrator's use or misuse of the angelEcommerce Services, (c) any alleged violation of this Agreement, the Independent Demonstrator Agreement, any rules or guidelines posted by The Angel Company™ for the angelEcommerce Web sites, or other angelEcommerce features, or the rights of others or any law or regulation; or (d) from any person's use of any account or password Demonstrator maintains for angelEcommerce Services, regardless of whether such use is authorized by Demonstrator or not.

15. Force Majeure.

In the event that The Angel Company™ is prevented from performing, or is unable to perform, any of its obligations under this Agreement due to any cause beyond its reasonable control, including, without limitation, Internet failures, computer equipment failures, telecommunications equipment failures, other equipment failures, electrical power failures, strikes, labor disputes, riots, insurrections, civil disturbances, shortages of labor or materials, fires, floods, storms, explosions, natural disasters, war, governmental actions, orders of domestic or foreign courts or tribunals, non-performance of third parties, or loss or fluctuations in heat, light, or air conditioning, then The Angel Company's performance shall be excused and the time for performance shall be extended for the period of delay or inability to perform due to such occurrence.

16. No Resale, Assignment, or Sublicensing.

Demonstrator agrees not to resell, assign, sublicense, otherwise transfer, or delegate Demonstrator's rights or obligations under this Agreement.

17. Non-Waiver and Severability.

The Angel Company's failure to exercise any right or provision of this Agreement shall not constitute a waiver of such right or provision. If a court or arbitrator of competent jurisdiction holds that any provision of this Agreement is invalid, the parties nevertheless agree that the court or arbitrator should endeavor to give effect to the parties' intentions as reflected in the provision, and agree that the other provisions in this Agreement remain in full force and effect.

18. Modification.

The Angel Company™ reserves the right to modify this Agreement from time to time. Please review the posted Agreement periodically to be apprised of any changes, at <http://www.theangelcompany.net/angelonly/AngelECommAngelNet.html>

All documents included in this document by reference are to be considered part of this document as a whole.

19. Demonstrator Agreement.

The Demonstrator Agreement between The Angel Company™ and Demonstrator, which incorporates the Terms & Conditions thereof and all The Angel Company™ policies as set forth in the Demonstrator Manual, is the primary contract governing the parties' relationship, rights and obligations. The provisions of this Agreement shall be interpreted in a manner which is both consistent with the provisions of the Demonstrator Agreement and which give maximum effect to all provisions of first the Demonstrator Agreement, and second, this Agreement.

20. Legal Notices.

20.1. All legal notices or communications pursuant to this Agreement shall be deemed delivered upon receipt by the party to whom such communication is directed.

20.2. To TAC Art Stamp, Inc.™ (U.S.): Legal notices should be directed as follows: (a) if sent by mail or courier, addressed to TAC Art Stamps, Inc.™, 405 Saturn Avenue, Salina, Kansas 67401, attention: Legal.

20.3. To Demonstrator: Such notices shall be addressed to the electronic mail address provided by Demonstrator upon registration. It shall be the Demonstrator's sole obligation to maintain a current electronic mail address in his or her registration information. In the event that the user fails to supply an accurate working electronic mail address or fails to update such information after changing electronic mail addresses, all notices to the user shall be deemed to have been received within one (1) day after transmission or attempted transmission to the address supplied by the user. This Service Agreement and License (the "Agreement") governs the angelnet and angelEcommerce services and related licenses as defined below, and outlines the Demonstrator's obligations.

I, THE SUBSCRIBING DEMONSTRATOR, SIGNIFY MY AGREEMENT TO THE FOREGOING TERMS.

SIGNATURE: _____ DATE: _____

Congratulations!

You have finished the enrollment process! Within the next 7-10 business days you will be receiving, from The Angel Company™, your angelnet access information.

If you have subscribed to angelEcommerce you will be receiving your ismyangel.net domain name and angelEcommerce access information, in addition, to your angelnet access information.