

RESELLER/CUSTOMER AGREEMENT – TERMS AND CONDITIONS

March 2016

1. Terms and Conditions

1.1 The terms and conditions ("**Terms and Conditions**") set out below govern all of the supply of Products and Services from Infinate Sverige AB (Org. nr: 556579-0473) ("**Infinate**") to the reseller or the customer (as the case may be) as specified in the Order Confirmation (as defined below) ("**you**", "**your**"). They will replace all earlier Infinate Sverige AB terms and conditions, and any conditions contained in any document used by you and purporting to have contractual effect. Your acceptance of any Products from Infinate indicates your acceptance of these Terms and Conditions.

1.2 Definitions

In these conditions, "**Software**" includes all relevant documentation, manuals, printed and written matter as supplied to you from time to time; "**Supplier(s)**" means Infinate's suppliers; "**Order Confirmation**" means Infinate's confirmation of your order in respect of the Products; "**Products**" means computer hardware, peripherals, accessories, Software and other goods or services ("**Services**") of any kind which are supplied by Infinate.

1.3 Your terms and conditions are not acknowledged even if Infinate has not expressly objected to these. By placing an order at Infinate for any product or service you expressly accept these Terms and Conditions and are waiving your right to rely on any other terms or conditions (including, for the avoidance of doubt, your standard terms and conditions). Any deviations, supplements and / or additional agreements to these Terms and Conditions always require an express written agreement with Infinate to become effective. Any other conditions not included in these Terms and Conditions are only binding if Infinate has acknowledged them in writing, in which case Infinate's Terms and Conditions apply to complement such conditions and if there are any inconsistencies between such conditions and these Terms and Conditions, then these Terms and Conditions shall prevail to the extent of such inconsistencies.

1.4 All orders, contracts and any specific assurances from Infinate require written confirmation by Infinate. Also, the waiver of the written form can only be made under a written agreement and no failure or delay by Infinate to exercise any right or remedy provided under these Terms and Conditions or by law shall constitute a waiver of that or any other right or remedy, nor shall it prevent or restrict the further exercise of that or any other right or remedy. No single or partial exercise of such right or remedy shall prevent or restrict the further exercise of that or any other right or remedy.

2. Prices and Quotations

2.1 The price of the Products shall be the price set out in the Order Confirmation.

2.2 Prices and pricelists may be amended by Infinate without notice to you prior to Infinate sending you the Order Confirmation. After Infinate sends you the Order Confirmation the provisions of paragraph 2.6 below shall apply.

2.3 The only prices binding on Infinate and you are the prices displayed in the Order Confirmation for each order by you.

2.4 Prices are exclusive of VAT or other applicable sales taxes, and you shall, on receipt of a valid VAT / sales tax invoice from Infinate, pay to Infinate such additional amounts in respect of VAT / sales tax as are chargeable on the supply of the Products.

2.5 A commercial packaging of the Products supplied by Infinate to you is included in the prices set out in the Order Confirmation. Other ancillary services or costs, including (without limitation) in relation to freight, toll, insurance, environmental, handling and transportation charges will be invoiced to you separately.

2.6 Infinate reserves the right to increase the price from that set out in the Order Confirmation at its discretion if, after confirming the order, cost increases occur, including (without limitation) as a result of agreed changes in the specifications between Infinate and you, or changes in any taxes, duties or levies charged on or in relation to price increases by Suppliers or exchange rate fluctuations.

3. Contract of Sale

3.1 Any information provided by Infinate to you or any representative of you from time to time in promotional materials and / or on-line shall be construed at law as an invitation to treat only, and shall be non-binding on Infinate. Such information may be valid only for a limited time. In no way shall such information be construed as an offer to conclude a contract of sale / purchase agreement.

3.2 A contract is only concluded with a written – i.e. by letter, fax or e-mail - Order Confirmation sent by Infinate to you.

3.3 Content and scope of Products to be delivered by Infinate are determined in the Order Confirmation sent to you by Infinate. Infinate is not obliged to provide any installation, configuration and data back-up services unless the rendering of such services is agreed in writing between Infinate and you.

3.4 Infinate or its Suppliers reserve the right to change the Products (including, without limitation, the description of the Products), at its/their discretion, especially in the course of product improvements / developments, provided that this does not detrimentally affect the performance of the Products as agreed between Infinate and you.

4. Payment

4.1 Infinate may invoice you for the Products (including, without limitation and for the avoidance of doubt, for any Software) at any time upon or after sending you the Order Confirmation.

4.2 Unless Infinate has agreed to extend credit to you, you must pay Infinate in cash, by bank transfer into Infinate's bank account as Infinate will notify to you in writing (including, without limitation, by email) or by credit card, as soon as reasonably practicable after Infinate has sent you the Order Confirmation and, in any event, in advance of the Products being delivered to you.

4.3 Where Infinate has agreed in writing to extend credit to you, you must pay in full within 15 days of delivery of the Products to you. Your payment is made only when funds have fully cleared through the banking system into Infinate's bank account.

4.4 You agree to pay for the Products in full and cleared funds without deduction or set-off and to pay VAT pursuant to paragraph 2.4 and to pay any other government duties, levies and/or taxes in respect of the Products.

4.5 If payment is not made in full by the due date pursuant to either paragraph 4.2 and/or paragraph 4.3, Infinate is entitled to charge you interest on the unpaid overdue balance in accordance with Swedish law at the rate of the current Swedish reference rate plus 8% per annum above, and compounding monthly on the unpaid balance owing on the first day of each month until payment in full is received by Infinate, and Infinate may charge you costs incurred (including collection costs and legal costs on a solicitor-client basis) and suspend delivery of further Products or performance of further services until the account is paid. Infinate's right to claim further damages remains unaffected by this paragraph.

4.6 Infinate is entitled to offset payments against the oldest debt first, even if any terms and conditions that you may have in place from time to time state otherwise. In case costs are already incurred due to being in default and interest on late payments apply, Infinate is entitled to offset payments first against such cost, followed by interest incurred and only last against the principal debt.

4.7 Subject to the remainder of this paragraph 4.7, you are only entitled to offset your claims against Infinate's liabilities if your claims against Infinate are undisputed or recognised by a court of competent jurisdiction. If any Product that you have ordered is faulty, and Infinate agrees in writing that there is such a fault, then you may withhold payment in respect of the invoice in relation to that particular Product only, and only to the extent that such a fault remains unresolved and/or unremedied by Infinate.

4.8 Infinate has sole discretion to determine the amount of credit it will extend to you at any time.

4.9 Notwithstanding paragraphs 4.2 and 4.3 above, all payments shall immediately become due by you to Infinate if Infinate reasonably believes that the information which you have given Infinate in your application for credit is incorrect or no longer correct and you have failed to give Infinate correct information satisfactory to Infinate within 5 days of Infinate's request, if you become subject to bankruptcy, file for insolvency, suspend payments, participate in composition negotiations, if your financial position substantially deteriorates in any other ways and threatens your solvency or if you fail to comply with any of the provisions of these Terms and Conditions.

5. Project Specific Provisions

5.1 Subject to approval by the relevant Supplier(s), Infinate may from time to time offer special quotes and/or prices to you for a specific project with you, with you (where you are a reseller) in turn then agreeing to supply any Products under the project to named end customers (this is subject to the Supplier clearly identifying the scope of the project from the outset and clearly naming all end customers (or naming you as the end customer, where you are a customer and not a reseller)). Any such discounted prices will be set out in the Order Confirmation and, for

the avoidance of doubt, shall be subject to the terms set out in paragraph 2.

5.2 You undertake to (a) comply with all terms in regards to the specific project (including, without limitation, these Terms and Conditions and the Order Confirmation) and, in particular, keep all related end customer documents such as delivery notes and invoices available for a minimum period of 12 months after receipt of such information from the end customer (or keep such information about yourself for a minimum period of 12 months where you are the end customer) and to submit these on request of Infinate and/or the Supplier to Infinate and/or the Supplier (as the case may be), (b) (where you are a reseller) sell only to the authorised end customer, as provided by the Supplier at the start of the project, and (c) not to exceed the maximum retail price agreed for the Products in relation to the specific project.

5.3 Where approval from the Supplier has not been or cannot be obtained or where you breach any terms and conditions that the Supplier has in place from time to time, Infinate has the right, at its sole discretion and without prejudice to its right to further claims, to charge you for the difference between the special price confirmed for the specific project and the regular purchase price of the Products invoiced.

6. Delivery

6.1 Infinate will use reasonable endeavours to ensure that delivery of Products and performance of Services is on time, however, delivery dates and deadlines are always subject to change and are given as guidelines only, without being binding on Infinate.

6.2 Partial deliveries of Products by Infinate are allowed and can be invoiced separately to you.

6.3 For the avoidance of doubt, time shall not be of the essence in relation to any estimated delivery dates given by Infinate to you.

6.4 Delivery and performance dates shall be reasonably extended for the benefit of Infinate in case of disturbances due to force majeure and other reasons beyond the reasonable control of Infinate, including (without limitation) disruptions in the delivery by Suppliers, strikes, lockouts, operational disruptions or inclement weather. Infinate reserves the right to and you are entitled to withdraw from the contract if delivery delay caused by such events lasts for longer than six weeks.

6.5 Infinate will not be liable to you for any loss or damage arising in any way from any delay in delivery or performance.

6.6 You are responsible for insurance and risk in the Products from the time they are handed to the carrier to when they are received by you from the carrier, or from when they are collected by you or your agent and/or other authorised representative from Infinate's premises (as notified to you in writing prior to your collection of the Products). For the avoidance of doubt, where the Products are collected by you from Infinate's premises, delivery is deemed to take place from your collection of the Products, and if the Products are being delivered to you by a carrier then delivery shall take place from when the Products are handed by Infinate to the carrier for transportation to you at a location as agreed in writing between Infinate and you prior to delivery.

6.7 You agree to pay and/or reimburse (as the case may be) Infinate for all delivery costs.

6.8 Where you ask Infinate to deliver goods directly to another person and that person takes possession of the goods for you as your agent and/or authorised representative, you are nevertheless still directly responsible to Infinate under these Terms and Conditions.

6.9 The risk of damage or loss of the Product (other than Software) shall be transferred from Infinate to you at the time the Product is handed over to the carrier in preparation for transportation of the Product to you.

6.10 The delivery of Software shall be deemed to have taken place upon Infinate sending you a licence key in order to download and/or use the Software (any Software will include the Suppliers' terms and conditions of use and you will be deemed to accept any such terms and conditions of use upon your use of the Software).

7. Retention of Title

7.1 Infinate retains property, title and ownership to all Products supplied to you, whether in their original form or incorporated in or attached to another product, until receipt of full payment in cleared funds by Infinate from you of the price for the Products and all related amounts owed, including (without limitation) future receivables and/or any amounts owed by you to Infinate pursuant to paragraph 2.5.

- 7.2 (This paragraph 7.2 only applies where you are a reseller. For the avoidance of doubt, where you are an end customer, you will not be permitted to resell the Products.) You may resell the Products in the ordinary course of business even if title to the Products has not passed to you. You must assign all future claims arising from the distribution and/or sale of such Products to Infinigate until full payment of all outstanding amounts for the relevant Products has been received from you by Infinigate. You are authorised to collect any claim from the distribution and/or sale of any such Products even after assignment. Infinigate's right to collect the claim itself remains unaffected. If any of the aforementioned is the case you are obliged to disclose to Infinigate, at Infinigate's request, the names and addresses of your customers to which you sold the Products as well as the nature and scope of your existing claims against these customers. A copy of all related documents must be handed by you to Infinigate and you must also notify the purchasers of the assigned Products of Infinigate's right to claim any outstanding amounts from such purchasers.
- 7.3 You must not pledge or transfer ownership of Products where title has not fully passed to you pursuant to paragraph 7.1. If you become subject of bankruptcy, file for insolvency, suspend payments, participate in composition negotiations or if your financial position substantially deteriorates in any other way which threatens your solvency, you will inform all relevant parties about Infinigate's ownership in such Products and notify Infinigate immediately in writing.
- 7.4 Where Infinigate reasonably believes you are or will be in breach of any part of paragraphs 4 and/or 7 of these Terms and Conditions, Infinigate or Infinigate's agent may without notice enter any premises under your control to remove any Products which are the property of Infinigate, whether or not those Products are installed in or attached to any other goods, and without prejudice to any other of Infinigate's rights. You shall indemnify Infinigate against all losses, costs and/or claims in respect of Infinigate's exercise of Infinigate's rights under this paragraph 7.
- 7.5 You are obliged to treat the Products for which title has not passed pursuant to paragraph 7.1 with all reasonable care, in particular you are obliged to insure them (with a reputable insurer) at your own expense against fire, water and theft at replacement value. Products delivered for testing and demonstration purposes shall remain the property of Infinigate. You are obliged to handle the Products with proper care and store them in a manner to enable them to be identified and cross referenced to particular invoices provided to you by Infinigate. You are allowed to use such Products only within the terms agreed.
- 7.6 Quotations, system analysis, project documents, drawings, samples, drafts and other documents of Infinigate provided to you before a contract is concluded, may not be copied, used by you nor otherwise disclosed to any third party.
- 8. Your Obligations and Responsibilities**
- 8.1 It is your sole responsibility to ensure that you are clear as to the functionality, design and/or other features of the requested Products, and (where you are a reseller) it is your sole responsibility to meet any needs or requirements of your end customers in respect of the Products. For the avoidance of doubt (subject to paragraph 10.1) Infinigate shall have no liability in respect of any one or more of these matters.
- 8.2 You must check the Products (or, in the case of Software, test the relevant Software to ensure that it is working) immediately upon receipt for completeness, compliance with the delivery documents and defectiveness. If no written complaint within eight (8) days from the delivery date has been made by you, the Products are considered as irrevocably accepted by you, unless it concerns a defect which was not detectable at the time of first inspection by you.
- 8.3 If the delivered Products show visible damages or missing parts then you must record them on the notice of receipt of the transport company in writing upon delivery. The note must clearly state the damage or the shortfall.
- 8.4 In case Services have to be provided within your business environment and/or your premises, you must ensure that such services can be provided properly (including, without limitation, that the relevant area is clear and safe for any installations required in respect of the Services). If this is not the case and for this reason the Services cannot be provided as expected, you shall bear sole responsibility. You will support Infinigate by ensuring, using your best endeavours and at your own expense, that the agreed Services can be provided by Infinigate and provide Infinigate with all information and documents necessary for the provision of the relevant Services. Should you not comply with your obligations under this paragraph 8.4, Infinigate is not obliged to perform the relevant Services.
- 8.5 If you are in default of any of your obligations under these Terms and Conditions or you provide any relevant information or carry out any action as required under these Terms and Conditions, then you are obliged to indemnify Infinigate for any costs, losses and/or expenses incurred by Infinigate due to any default, delay or omission on your part.
- 9. Warranties**
- 9.1 Infinigate does not manufacture any of the Products and therefore, to the fullest extent permitted by law (and subject always to paragraph 10.1), all warranties, conditions and other terms in respect of quality, defects in design, workmanship, and conformity with description and/or fitness for purpose are excluded and Infinigate makes no representations in respect of the same. Instead, Infinigate will use reasonable endeavours to pass on the benefit of any warranties of any Supplier in respect of the Products onto you, and you and your customers shall use any Software in accordance with the terms of any end user licence agreements that any Supplier may have in place from to time.
- 9.2 Upon receipt of written notice from you as to defects in quality, workmanship or otherwise in respect of the Products, Infinigate shall use its reasonable endeavours to contact the Supplier(s) of the relevant Products and provide them with reasonable details of the relevant defect for them to respond to you directly. For the avoidance of doubt, Infinigate shall not be liable or responsible for any response (or failure to respond) on the part of any such Supplier.
- 9.3 Infinigate's obligations under paragraph 9.2 do not apply where the relevant Products have been altered, modified and/or otherwise changed by you and / or a third party without the prior written consent of Infinigate, where you have not used the Products in accordance with either Infinigate's or the Supplier's instructions, where the issue with the Products is caused by fair wear and tear, where you have used parts and/or accessories with the Products that have not been approved by Infinigate and/or the Supplier, and/or where Infinigate has had to alter the Products pursuant to paragraph 3.4. In addition, Infinigate's obligations do not apply to Software that is not used by you and / or a third party in the agreed system environment (as Infinigate may notify you in writing from to time).
- 9.4 You undertake that you shall not bring and irrevocably waive any warranty claims against Infinigate directly (as you acknowledge that Infinigate does not manufacture any of the Products) whether in relation to defects in the Products or otherwise.
- 9.5 You acknowledge that Infinigate has no control over the actions of the Supplier in relation to any defective Products; therefore, you undertake that you will not bring any claim against Infinigate for any failures or inaction on the part of any Supplier to repair and/or replace any such Products.
- 9.6 Furthermore, you acknowledge that in any case a defect is existent only when it is notified in detail immediately after discovery by you in writing to Infinigate and comprises a relevant and reproducible error. Any warranty by the Supplier is excluded for defects which are caused by:
a) insufficient maintenance of the Products by you;
b) failure to observe the operating or installation instructions in relation to Product;
c) inappropriate use of the Products;
d) use of non-approved parts and accessories;
e) common wearing of any Product;
f) improper handling or transportation of the any Product;
g) modifications or repair attempts in relation to any Product; and / or
h) external influences, in particular, force majeure (e.g. failure of the power supply or the air-conditioning, natural hazards) and other reasons for which neither Infinigate nor manufacturer / supplier are responsible for.
- 9.7 Where Infinigate and/or the Supplier replaces any faulty Product for you then you must, at your own cost, within 30 days after receipt of the replacement Product, send to Infinigate the faulty Product. In the case of Software, copies of Software may not be retained by you. Upon Infinigate and/or the Supplier receiving the faulty Product, if Infinigate and/or the Supplier (as the case may be) deem the Product not to be faulty, then Infinigate will be entitled to charge you for the replacement Products.
- 9.8 If you have made any warranty claims and no defect existed, you are liable for its claim and has to reimburse Infinigate for any costs incurred (whether in relation to contacting the Supplier or otherwise). Additionally Infinigate can claim reimbursement of cost incurred on such claims made by you where you have not provided any evidence of any such defect.
- 9.9 The assignment of any claims by you under this paragraph 9 is not permitted, unless Infinigate expressly approves such assignment in writing.
- 10. Liabilities**
- 10.1 Nothing in these Terms and Conditions shall limit or exclude Infinigate's liability for:
a) death or personal injury caused by Infinigate's negligence, or the negligence of any of Infinigate's employees, agents or subcontractors (as applicable);
- b) fraud or fraudulent misrepresentation;
c) defective products under the Produkansvarslagen (1992:18) as amended and applicable EU regulations.
d) any other matter in respect of which it would be unlawful for Infinigate to exclude or restrict liability.
- 10.2 Subject to paragraph 10.1:
a) Infinigate shall under no circumstances whatever be liable to you, whether in contract, tort (including negligence), breach of statutory duty, or otherwise, for any loss of profit, or any indirect or consequential loss arising under or in connection with these Terms and Conditions and/or the Order Confirmation; and
b) Infinigate's total liability to you in respect of all other losses arising under or in connection with these Terms and Conditions and/or the Order Confirmation, whether in contract, tort (including negligence), breach of statutory duty, or otherwise, shall in no circumstances exceed the price of the Products and/or labour costs incurred in respect of any Services.
- 11. Data Processing**
- 11.1 Orders are processed within the Infinigate group of companies with the help of automatic data processing. Such processing may involve processing of Personal Data (as defined in the EU Directive 95/46/EC, and applicable national law, or subsequent regulation) received from you (such as the data subjects' names, telephone numbers, email addresses and identifiers). The Personal Data will be used within the Infinigate group of companies in the ordinary course of business (including without limitation under these Terms and Conditions) and particularly in the context of contractual relations that are necessary processing of orders and for the handling of customer relations. In addition, the Personal Data may also be passed on to the Suppliers of the Products. You hereby warrant, with respect to such Personal Data, that you have taken all necessary measures, including collection of consents from data subjects, required in order to allow the Infinigate group of companies to process Personal Data in its ordinary course of business.
- 11.2 Infinigate reserves the right to request and collect data about you from commercial credit reporting agencies or credit insurers to obtain information regarding your creditworthiness and to report back data - in case of non-contractual settlement, e.g. filing of court order for undisputed claims, issued enforcement order or enforcement actions. The data will only be shared with members of the Infinigate group of companies if this is necessary to protect a legitimate interest and if your interests are not compromised. In any case Infinigate will comply with the applicable data protection regulation.
- 11.3 For the avoidance of doubt and notwithstanding any other provisions contained within this paragraph 11, where there are inconsistencies between the contents of this paragraph 11 applicable data protection regulation, then the provisions of such regulation shall always prevail to the extent of such inconsistencies.
- 12. Intellectual Property**
- 12.1 All intellectual property in relation to the Products shall remain the property of Infinigate or any Supplier entitled to it (for the avoidance of doubt, in practice, virtually all the intellectual property rights in respect of the Products shall be owned by the Supplier), and neither Infinigate nor any of Infinigate's Suppliers transfer any right, title or interest in any intellectual property to you.
- 12.2 You are not permitted to alter any Software, copy it, adapt it for use on non-compatible hardware or edit it in any other way, and you shall indemnify Infinigate against any costs, expenses and/or other losses incurred in respect of any breach by you of this paragraph 12.2 and/or of any other provisions in this paragraph 12 generally.
- 12.3 The use of each Product (whether software or hardware) is subject to the relevant licence terms and conditions of the relevant Supplier. You undertake to comply with those licence terms and conditions and (where you are a reseller) to pass on a corresponding obligation to your customers. You must (where you are a reseller) report any breaches to Infinigate by a customer of any such obligations without delay. In addition you undertake to comply with the general terms and conditions of each relevant Supplier, especially its marketing and sales obligations with special attention to the valid national and international export and compliance regulations including (without limitation) anti-corruption provisions.
- 12.4 You agree to dispatch the Products only under the trade marks under which they are supplied by Infinigate, and under no circumstances shall apply any other trademarks to any Product which is not a trade mark supplied by Infinigate. Any notes on the Products in regards to copyright, trademark or other intellectual property rights may not be removed, altered, concealed or made otherwise invisible by you. You are authorised only with prior written consent of Infinigate to translate supplied documents for any commercial purpose.
- 12.5 You will inform Infinigate immediately if a third party raises any claims of infringement of any intellectual property rights (whether in relation to infringement of trade marks, copyright or otherwise) against you as a result of

the use and/or sale of the Products and/or Services delivered. You will not acknowledge the alleged infringement of intellectual property rights and shall leave any dispute, including any extrajudicial settlement either to Infinigate or conduct any action in consultation with Infinigate or Infinigate's Suppliers.

13. Export / Import

13.1 All contractual Products and technical expertise are delivered by Infinigate in compliance with the currently valid Swedish Lag (2000:1064) om kontroll av produkter med dubbla användningsområden och av tekniskt bistånd (Act on control of dual use products and technical assistance) as amended or re-enacted from time to time) and/or EC Dual-Use Regulation and the US export regulations, and shall be used and remain in the country agreed with you according to your sales order information. If you intend to re-export any Products, you must comply with US, European and Swedish export regulations.

13.2 If you intend to export products supplied by Infinigate, you are required to enquire about the rules and regulations currently in force (including without limitation the applicable UN resolutions and related and other EU Regulations regarding sanction and the US Department of Commerce and Office of Export Administration, Washington, DC 20230). Regardless of whether you indicate the final destination of the contractual Products supplied, it is your responsibility to obtain necessary approval of the relevant foreign trade authorities before exporting such Products. Infinigate has no obligation to provide any such information to you.

13.3 Any delivery of Products by you to a third party, with or without the knowledge of Infinigate, requires the simultaneous transfer of the export license conditions. You are liable to the full extent of non-compliance with the relevant provisions and/or regulations.

13.4 Without prior administrative approval, you – and (where you are a reseller) your customers – are not allowed to deliver the supplied products directly or indirectly to any country subject to US, UN, EU and/or Swedish sanctions, or to natural or legal persons of these countries as well as to natural or legal persons on US, European or national ban lists (e.g.: "entity list", "Denied Persons List", "Designated Nationals and Blocked Persons SPECIFICALLY"). It is prohibited to supply Products to natural or legal persons who are in any way connected to the support, development, production or use of chemical, biological or nuclear weapons of mass destruction.

14. Purchase Tax / Import Turnover Tax

14.1 If you have headquarters outside Sweden, you must comply with the provisions of purchase tax and/or import turnover tax rules of the relevant Economic Area when purchasing the Products, in particular you must disclose the sales tax identification number as well as any other information necessary. You must indemnify Infinigate against any costs, expenses or other losses suffered or incurred by Infinigate pursuant to or as a result of your non-compliance with this paragraph 15.1.

15. General

15.1 Infinigate reserves the right to alter these Terms and Conditions at its sole discretion from time to time by giving you written notice of the same.

15.2 You may not assign any rights or obligations under these Terms and Conditions.

15.3 If any provision or part-provision of these Terms and Conditions is or becomes invalid, illegal or unenforceable, it shall be deemed modified to the minimum extent necessary to make it valid, legal and enforceable. If such modification is not possible, the relevant provision or part-provision shall be deemed deleted. Any modification to or deletion of a provision or part-provision under this paragraph shall not affect the validity and enforceability of the rest of these Terms and Conditions.

15.4 Any notice required or permitted to be given by either party to the other under these Terms and Conditions shall be in writing addressed to that other party at its registered office or principal place of business or such other address as may at the relevant time have been notified, pursuant to this provision to the party giving the notice.

15.5 No waiver by Infinigate of any breach of these Terms and Conditions by you shall be considered as a waiver of any subsequent breach of the same or any other provision.

15.6 These Terms and Conditions are governed by the laws of Sweden and any dispute under it shall be subject to the exclusive jurisdiction of the District Court of Uppsala.

15.7 No party shall have any rights to enforce the terms contained within these Terms and Conditions other than you or Infinigate.