This Enterprise Certificate Agreement, along with an Order Form and any Addendum (the "Agreement") is between you (as an individual) or the legal entity that you represent for which an SCM account for Trial Services is being created or that is listed on the Order Form for other Services ("Subscriber") and Sectigo Limited, a limited company formed under the laws of England and Wales with registered number 04058690 and registered offices at 26 Office Village, 3rd Floor, Exchange Quay, Trafford Road, Salford, Manchester M5 3EQ, United Kingdom ("Sectigo"). The Agreement governs Subscriber’s access to and use of the Services, which may include use of a Certificate issued from Sectigo. Subscriber and Sectigo agree as follows:


1.1. Account Registration. By registering for an account within SCM ("Account") Subscriber agrees: (i) to provide Sectigo with accurate, complete, and current information; (ii) that it is Subscriber’s responsibility to keep its password confidential and secure; (iii) to notify Sectigo in writing if it becomes aware of any unauthorized access or use of the Account; and (iv) to be responsible for all orders placed through the Account, regardless of whether approved with a Payment Method by Subscriber.

1.2. License. Subject to the terms herein, Sectigo hereby grants Subscriber a limited, revocable, non-exclusive, non-transferable license to use SCM during the Service Term to request, revoke, and manage Certificates issued by Sectigo to Subscriber or it authorized Affiliates. All rights not expressly granted herein are reserved to Sectigo.

1.3. Limitations; Restrictions. Subscriber may not transfer or provide third parties with or permit any third party to access SCM, your Service, or any of the Services or Certificates other than by connecting remotely over the Internet. Subscriber shall not attempt to copy, reproduce, reverse engineer, disassemble, decompile, customize, translate, or alter SCM or attempt to unlock or bypass any access prevention device in SCM or have anyone else do so. Subscriber may incorporate APIs included in SCM into its own software, provided that such software is not provided to any third party. Subscriber shall not alter, obscure, amend, or interfere with Certificate agreements presented through SCM. These limitations on registering for, accepting, and terminating the Agreement apply.

1.4. Roles. Subscriber shall designate in SCM a natural person (or persons) as an MRAO, a Certificate Approver, and Certificate Requester(s) (collectively, "SCM Administrators"). Unless each designation is revoked by Subscriber deactivating such person’s account access privileges, such designation lasts for the greater of: (i) the remaining Term, and (ii) expiration or revocation of all Certificates issued under the Agreement.

1.5. Term. The Agreement shall remain in effect until terminated by Subscriber to register for Trial Services or invite Subscriber to try Beta Services. Subscriber may accept or decline any such invitation in its sole discretion. Trial Services and Beta Services do not renew automatically and will terminate on the earlier of: (i) termination or expiration of the Service Term; or (ii) Subscriber’s purchase of Services previously made available as Trial Services or Beta Services. Trial Services and Beta Services are provided for evaluation purposes and not for production use, are not supported, may contain bugs or errors, and may be subject to additional terms. Trial Services and Beta Services are provided solely and exclusively “AS IS” with no express or implied warranty of any kind. SUBSCRIBER ASSUMES AND UNCONDITIONALLY RELEASES SECTIGO FROM ALL RISKS ASSOCIATED WITH THE USE OF ANY TRIAL SERVICES AND/OR BETA SERVICES. Sectigo may discontinue the Trial Services or Beta Services at any time in its sole discretion. Sectigo does not promise or represent that Beta Services will be made generally available.

1.6. Reporting of Errors. Subscriber shall document and promptly report to Sectigo any errors or malfunctions in the Certificates or SCM. Upon Sectigo’s reasonable request, Subscriber shall assist Sectigo in rectifying such errors or malfunctions.

1.7. Certificate Manager for Third-Party Certificates. This section shall apply provided Subscriber has purchased and paid for Certificate Manager for Third-Party Certificates. If Subscriber has been issued, and is authorized to use, a Third-Party Certificate, then, to the extent supported within SCM, Subscriber may use Certificate Manager for Third-Party Certificates to manage such Third-Party Certificates. Subscriber acknowledges and agrees, that (i) a Third-Party Certificate is not issued by Sectigo, (ii) use of, and access to a Third-Party Certificate is not granted by the licenses granted herein, but may be subject to licenses and restrictions by the issuer of the Third-Party Certificate, and (iii) the issuer of the Third-Party Certificate may revoke, or fail to revoke, the Third-Party Certificate, with or without Subscriber’s or Sectigo’s request or direction. As such, (a) any revocation of a Third-Party Certificate is beyond Sectigo’s reasonable control; and (b) Sectigo shall not be liable for the revocation, or non-revocation, of a Third-Party Certificate.

2.1. Registration. The licenses granted herein are contingent upon Sectigo’s successful validation of Subscriber. Subscriber authorizes Sectigo to carry out a background check, a credit check, or both as part of the validation process. Subscriber shall provide additional information reasonably requested by Sectigo.

2.2. Request. When applying for a Certificate, Subscriber shall submit a certificate request in SCM by an individual, an entity, or (ii) a designated SCM Administrator. Subscriber shall ensure that the certificate request in SCM contains all information necessary for the validation process prior to issuing the Certificate. The certificate shall be valid for the remainder of the Private Key, and Sector does not promise or represent that Beta Services will be made available generally. Subscriber shall provide all information necessary for the validation process prior to issuing the Certificate. The certificate shall be valid for the remainder of the Private Key, and Sector does not promise or represent that Beta Services will be made generally available.

2.3. Certificate Validation. Subscriber represents and warrants that it shall only request DV Certificates, OV Certificates, EV Certificates, and QWACs for domains that are owned or controlled by Subscriber or its Affiliates. Subscriber shall assist, if necessary, Sectigo to validate each Certificate ordered through SCM. When validating orders for Publicly- or Privately-Validated Certificates, Sectigo shall follow the processes and procedures referenced in the CPS. Sectigo shall not invoice Subscriber for any Certificates, and validation process shall set forth its processes for requesting, renewing, and validating each such Certificate, and shall validate all information submitted by Applicants for such Certificates in accordance with the internal processes prior to issuing the Certificate. Subscriber shall ensure that all personnel performing validation duties for Privately-Validated Certificates receive and possess sufficient training and skill to perform the validation required for such Certificate.

2.4. Restrictions. Subscriber shall not: (i) impersonate or misrepresent Subscriber’s affiliation with any entity, (ii) modify, sub-license, create a derivative work of, or transfer to any non-Subscriber third party any Certificate (except as required to use the Certificate) or the associated Private Key; (iii) install or use an issued Certificate until Subscriber has reviewed and verified the Certificate data’s accuracy; (iv) use a Certificate, if Subscriber reasonably believes 1) any information in the Certificate is, or becomes, incorrect or inaccurate, 2) there is evidence that the Certificate was used to sign Suspect Code, if the Certificate is a Code Signing Certificate, or 3) the Certificate is associated with the Public Key contained in the Certificate was misused or compromised; (v) use a Certificate with any on-line control equipment in hazardous environments requiring fail-safe performance where the failure of the Certificate could lead to death, personal injury, or severe physical or environmental damage; (vi) use a Certificate, or the associated Private Key, to upload or distribute any files or software that may damage the operation of another’s computer; (vii) apply for a Code Signing Certificate if the Public Key in the Certificate is or will be used with a non-Code Signing Certificate; (viii) use a Code Signing Certificate, or the associated Private Key, to sign software that contains Suspect Code; (ix) use the Certificate to engage in conduct that is offensive, abusive, contrary to public morality, indecent, defamatory, obscene, or menacing, 2) breach the confidence of a third party, 3) cause Sector or a third party distress, annoyance, denial of any service, disruption or inconvenience, 4) send unsolicited bulk correspondence or 5) create a Private Key that is substantially similar to a Sectigo or third party’s Private Key; (x) make representations regarding the Service to any third party except as agreed to
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in writing by Sectigo. (xi) take any action that imposes an unreasonably or disproportionately large load on Sectigo’s infrastructure; (xii) use or submit a Private Root CA Certificate as the basis, or as part, of an application to have a Private Certificate; (xiii) provide a Certificate to Applicants who have not satisfied the validation requirements described in section 2.3, and (xiv) download a copy of each Public Intermediate CA Certificate to confirm the validity of each End-Entity Certificate. Each copy of a Public Intermediate CA Certificate must include all copyright notices, restricted rights legends, proprietary markings and the like exactly as they appear on the Certificate delivered by Sectigo. The profile of each Public Intermediate CA Certificate will be finalized by Sectigo, and will include Basic Constraints, Name Constraints, and Policy Constraints (all as defined in RFC-5280), which are intended to limit the useful capability of Subscriber to issue Certificates only for those purposes, domain names, and subject details as are pre-validated by Sectigo. Subscriber expressly agrees that each Public Intermediate CA Certificate (including any related intellectual property rights) is owned by Sectigo or its third-party licensors and will remain the sole and exclusive property of Sectigo and its third-party licensors. No rights or licenses are granted with respect to a Public Intermediate CA Certificate, or in any related patents, trademarks, copyrights and proprietary and trade secret rights, are granted or deemed granted hereunder or in connection herewith, other than those rights expressly granted in the Agreement. Except for Public Intermediate CA Certificate capable of issuing EV Certificates. Subscriber may re-brand Certificates issued from a Public Intermediate CA Certificate with Branding. Subscriber must provide evidence to Sectigo that the Branding provided that such Branding is approved by Sectigo in writing prior to the dissemination of the branded Certificates and provided that the Branding does not violate or infringe upon any third party’s rights, including trademark, copyright, patent, and other intellectual or proprietary rights.

3.3. 3.2.3.3. Tokens. If Subscriber purchases Code-Signing Certificates, Document Signing Certificate, and/or eIDAS Certificate from Sectigo, it may also purchase the corresponding Token. Subscriber shall purchase one (1) Token for each Code Signing Certificate, Document Signing Certificate, or eIDAS Certificate that it purchases. If Subscriber purchases a Token(s) from Sectigo for the delivery of Subscriber’s Code Signing Certificate, Document Signing Certificate, or eIDAS Certificate, Subscriber shall not: (i) permit any third party to use or access the Token; or; (ii) sell, lend, lease, and/or transfer the Token to any third party. If a Subscriber Token is lost and/or stolen, Subscriber must immediately notify Sectigo once Subscriber becomes aware that the Token is lost and/or stolen. Subscriber may then pay for the replacement of the lost/stolen Token.

3.4. Subscriber Agreement. The Agreement, consisting of the Order Form, this Enterprise Certificate Agreement, and any present or future Order Forms or Addendum executed by the parties, as well as any documents referenced and incorporated herein, is the subscriber agreement required to be validated by the CPS for all Publicly-Trusted Certificates issued to Subscriber and applies to multiple future Certificates requested or issued during the Term.

3.5. Lifecycle. Subscriber may order Publicly-Trusted End-Entity Certificates with lifecycles equal to the lesser of: (i) the maximum lifecycle allowed by the CPS or Industry Standards, (ii) the lifecycles stated on the Order Form, or (iii) the remaining Service Term rounded up to a whole year. Sectigo may modify Certificate lifecycles as necessary to comply with changes in Industry Standards, third parties chained to Sectigo’s Root CA Certificates, Sectigo’s auditors, and Application Software Suppliers.

3.6. Enterprise EV RA. Subject to Sectigo’s sole and absolute discretion and provided Subscriber has a currently valid Sectigo EV Certificate, Sectigo appoints Subscriber as an Enterprise EV RA and grants Subscriber a limited, revocable, non-exclusive, non-transferable license to manage, request, revoke, and assist in the validation of Enterprise EV Certificates for an order in the event of an Enterprise EV RA designation. Subscriber shall apply the EV Code Signing Certificates. As an Enterprise EV RA, Subscriber shall: (i) follow CABF Standards when validating Enterprise EV Certificates, (ii) validate and approve the issuance of Enterprise EV Certificates (a) only through SCM, (b) only for domains that are owned or directly controlled by Subscriber, and (c) only where the subject of the Enterprise EV Certificate is an organization previously issued a Sectigo EV Certificate, and (iii) not re-delegate authority of an Enterprise EV RA designation or higher level domains to any subject other than Subscriber or an Affiliate. Sectigo may revoke Subscriber’s appointment as an Enterprise EV RA at any time on written notice to Subscriber, after which Sectigo shall validate all EV Certificates ordered by Subscriber. Subscriber shall not validate or cause to issue top level domain EV Certificates.

3.7. Document Retention. Subscriber shall retain any documentation used

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to validate an Enterprise EV Certificate for at least two years after the expiration of the Certificate and shall make such documentation available promptly upon Sectigo’s written request. Sectigo may inspect, if necessary, Subscriber’s facilities to verify Subscriber’s warranty and representation. Sectigo reserves the right to modify the Premier Support Services in its discretion. 4.2. Private End-Entity Certificates. Subject to the terms herein, after Sectigo’s creation of a Private Root CA Certificate or Private Intermediate CA Certificate pursuant to the Agreement, Sectigo grants Subscriber a limited, revocable, non-exclusive, non-transferable license during the Service Term to: (i) use the Private Root CA Certificate and Private Intermediate CA Certificate to sign and issue Private End-Entity Certificates to Applicants who have passed the validation requirements described in section 2.3, and (ii) download a Private Root CA Certificate and Private Intermediate CA Certificate to confirm the validity of each Private End-Entity Certificate. Each copy of a Private Intermediate CA Certificate or Private Root CA Certificate must include all copyright notices, restricted rights legends, proprietary markings and the like exactly as they appear on the Certificate delivered by Sectigo. 4.3. CRL/ORCSP Service. Sectigo shall provide and host CRL/ORCSP services for which the applicable fees remain unpaid. 5. Support. 5.1. Standard. Sectigo shall provide standard Sectigo-branded customer support at no extra charge. 5.2. Premier Support Services. Provided Subscriber purchases and pays for Premier Support Services, Sectigo shall provide the Premier Support Services for the subscription term stated on the Order Form, in accordance with terms of this Agreement and the Addendum available here: https://sectigo.com/uploads/files/SCM-EGA-Addendum-Premier-Support-Services-v1.2.pdf, which is incorporated herein by reference. Sectigo reserves the right to modify the Premier Support Services in its discretion. 6. Subscriber Responsibility. 6.1. Obligations. Subscriber warrants and covenants, throughout the Term, to: (i) in connection with the issuance of a Certificate, provide accurate and complete information at all times to Sectigo in the Certificate request and as otherwise requested; (ii) install and use each DV Certificate, OV Certificate, EV Certificate, and QWAC 1) only on domains owned or controlled by Subscriber and 2) only on the server(s) accessible at the domain name listed in the Certificate; (iii) review and verify the accuracy of the data in each Certificate prior to installing and using the Certificate, and immediately inform Sectigo if any data listed in a Certificate changes or ceases to be accurate; (iv) be responsible, at Subscriber’s expense, for 1) all computers, telecommunication equipment, software, access to the Internet, and communications networks (if any) required to use SCM or Certificates, 2) the conduct of MRAO and all SCM Administrators, and 3) Subscriber’s conduct and its website maintenance, operation, development, and content; (v) comply with the following options to generate and protect each Code Signing Certificate, Document Signing Certificate, and Qualified Certificate: 1) a hardware crypto module listed as a QSCD according to eDAS Regulation; or 2) a hardware crypto module with a unit design form factor certified as conforming to at least FIPS 140 Level 2, Common Criteria EAL 4+, or equivalent.; (vi) not permit third parties access, use, or control of any Token purchased from Sectigo; (vii) use each Document Signing Certificate, DV Certification Authority, and Qualified Certificate in accordance with its legitimate business purposes; (viii) promptly inform Sectigo if Subscriber becomes aware of any misuse of the Certificates and assist Sectigo in preventing, curing, and rectifying any misuse; (ix) take all reasonable measures to assure control of, keep confidential, and properly protect at all times the Private Key that corresponds to the Public Key to be included in a Certificate; (x) immediately cease using a Certificate and the related Private Key and request revocation of the Certificate if 1) any information in the Certificate is or becomes incorrect or inaccurate, or 2) there is any actual or suspected misuse or compromise of the Private Key associated with the Certificate; (x) cease all use of the Certificate and its Private Key upon expiration or revocation of the Certificate; (xi) comply with all regulations, policies, and procedures of its networks while using SCM and Certificates, and obtain and keep in force any authorization, permission or license necessary for Subscriber to use the Certificates and SCM; and (xiii) abide by all applicable laws, regulations, and guidelines when using SCM and the Certificates. 6.2. Representations. Subscriber represents and warrants that: (i) Subscriber has full power and authority to enter into the Agreement and perform its obligations hereunder; (ii) Subscriber has all necessary consents to appoint each Certificate Requester and Certificate Approver, and that each Certificate Requester and Certificate Approver has been provided a copy of, or an opportunity to review, the Privacy Policy; and (iii) for Document Signing Certificates that are issued in the cloud, Subscriber has authenticated each Applicant in accordance with the Cloud Services Agreement. 6.3. Compliance. Subscriber shall abide by all applicable laws, regulations, and rules when using SCM and Certificates, including the export and import regulations promulgated by Subscriber’s government, the U.S. Dept of Commerce, the U.S. Dept of Treasury, and the U.K. Dept for International Trade. Subscriber is solely responsible for procuring and renewing any required export or import licenses. 7. Order Form and Billing. 7.1. Order Form. The Order Form may be completed and placed via an online form, in Service screen, or other mutually agreed upon off-line form agreed to by the parties in writing. As part of registering or submitting billing information in SCM, or on an Order Form, Subscriber agrees to provide Sectigo with updated, accurate, and complete billing information. 7.2. Generally. The Services are provided on a subscription basis, except for Certificates (which may be available on either a subscription basis or deposit basis), for the duration specified on the Order Form. Payment shall be made in accordance with (i) the payment terms listed on the Order Form, provided Subscriber purchases directly from Sectigo, or (ii) in accordance with the payment terms established between Subscriber and Reseller, provided Subscriber purchases from a Reseller. Subscriber shall pay all applicable fees for the Services before the Services are rendered. Subscriber acknowledges and agrees that if Subscriber or Reseller (if Subscriber purchased the Services through Reseller) does not pay Sectigo the applicable fees for the Services, Subscriber may not use the Services, and Sectigo may suspend the Services, and/or revoke issued Certificates, for which the applicable fees remain unpaid. 7.3. Deposits. For payments listed as a deposit, Subscriber agrees to make such payments to Sectigo in consideration for the discounted Certificate prices listed therein during the Term. Upon receipt of payment, Sectigo will credit Subscriber’s balance with the amount of such payment. All amounts credited to Subscriber’s balance will roll-over during each contract year of the Term; however, all amounts credited to Subscriber’s balance are non-refundable and may only be used by Subscriber to purchase Certificates during the Term. At the end of the Term, all amounts remaining will be forfeited. 7.4. Subscription Fees. For payments listed as a subscription fee, Subscriber agrees to make such payments to Sectigo in consideration for access to the Services during the Service Term. All fees are paid annually and in advance. If the Agreement renews automatically, the parties agree that subscription fees for the upcoming Service Term may be increased, but only up to a maximum of 5% over the previous year’s fees, unless otherwise prohibited by law. All fees are non-refundable, regardless of the number of days of services and use remaining. 7.5. Credit Card Purchases. Certain Services may be available to purchase using a credit card. Subscriber authorizes Sectigo, either directly or through Sectigo’s Affiliates, to charge, request, and collect payment from Subscriber’s payment method or designated bank account, and to make inquiries that Sectigo may consider necessary to validate Subscriber’s designated payment account or financial information, in order to ensure payment, including for the purpose of receiving updated payment details from Subscriber’s credit card company. Provided the Services are available to purchase using a credit card, and provided the Services are automatically renewed, Subscriber authorizes Sectigo to automatically charge the credit card Sectigo has on file for Subscriber upon, or immediately prior to, expiration of the then-current Service Term, for Subscriber’s continued use of the Services for the following Service Term.
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7.6. Purchases through Resellers. If Subscriber purchases a Service from a Reseller, then to the extent there is any conflict between the Agreement and an agreement entered between Subscriber and the Reseller, including any purchase order then, as between Subscriber and Sectigo, the Agreement shall prevail. Any rights granted to Subscriber by such Reseller, which are not contained in the Agreement, apply only in connection with the Reseller.

7.7. Discounts and Promotions. Unless expressly stated otherwise in a separate legally binding agreement, if Subscriber received a special discount or other promotional offer applicable to the Service, Subscriber acknowledges that such discount or promotional offer only applies during the current Service Term and upon the next Service Term, the Service will renew at the full applicable fee.

7.8. Taxes. Prices do not include any sales, use, excise, transaction, or similar taxes. If such taxes are applicable, Sectigo will separately state them on the invoice. For except for any taxes on Sectigo’s income, Subscriber shall pay all taxes resulting from Subscriber’s possession and use of the Services under the Agreement.

7.9. Fee Adjustment. In the event of any material increase in Subscriber’s, or its Affiliates’, use of the Services resulting from an acquisition, merger, or otherwise, the parties shall, upon written notice by Sectigo, negotiate in good faith a proportionate fee adjustment commensurate with the increase in usage.

8. Marketing. 8.1. Limitation. Subject to sections 8 and 9, Sectigo hereby grants Subscriber a non-exclusive, non-transferable, non-sublicensable, royalty-free license during the Term to display Sectigo’s trademarks and other marketing material in connection with its use of the Certificates.

8.2. Restrictions. Subscriber shall not publish any marketing material or documentation that refers to a Service without receiving written prior approval from Sectigo, which Sectigo shall not unreasonably withhold. Subscriber acknowledges that Sectigo itself uses its non-confidential written materials when referring to a Service.

8.3. Sectigo Marketing. Subscriber grants Sectigo a non-exclusive, non-transferable, non-sublicensable, royalty-free worldwide license during the Term to use Subscriber’s name and logo on Sectigo’s customer list and marketing materials. The goodwill associated with such use shall inure solely to the benefit of Subscriber.


9.1. Sectigo IP Rights. Sectigo retains, and Subscriber shall not obtain or claim, all title, interest, and ownership rights in: (i) the Services, including all techniques and ideas embodied therein; (ii) all copies or derivative works of the Services, regardless of who produced, requested, or suggested the copy or derivative work; (iii) all documentation and marketing materials provided by Sectigo to Subscriber; and (iv) all of Sectigo’s copyrights, patent rights, trade secrets, rights in trademarks, and other proprietary rights. All derivative works or modifications to the Services made or suggested by Subscriber or Sectigo will be owned by Sectigo. Subscriber owns any software incorporating the APIs, but the APIs themselves remain the property of Sectigo.

9.2. Restrictions. The parties shall protect each other’s intellectual property, goodwill, and reputation. Subscriber shall not use the Certificates, or Sectigo’s trademark, in a way that might diminish or damage Sectigo’s reputation, including using the Certificates on a website that infringes the rights of a third party or is considered associated with a crime. Sectigo may terminate the Agreement or restrict access to the Services if Sectigo reasonably believes that the Services are being used to post or make accessible any material that infringes a third party’s rights.

10. Confidentiality. The parties agree that: (i) neither party (“Receiving Party”) may use or disclose any Confidential Information provided by the other party or its Affiliates (the “Disclosing Party”) other than for the purpose of performing their obligations under the Agreement, except as allowed herein; (ii) the Receiving Party shall take reasonable measures to prevent unauthorized disclosure of Confidential Information and shall ensure that any person receiving Confidential Information complies with the restrictions in this section; (iii) the Receiving Party may disclose Confidential Information if the information: (a) is already possessed by the Receiving Party before receipt from the Disclosing Party; (b) is or becomes public domain without fault of the Receiving Party; (c) is independently developed by the Receiving Party from a third party who is not under an obligation of confidentiality or a restriction on the use and disclosure of the information; (d) is disclosed in response to the requirements of a law, governmental order, regulation, or legal process if the Receiving Party first gives prior notice to the Disclosing Party of the requirement to disclose the information; or (e) is disclosed under operation of law to the public without a duty of confidentiality; and (iv) a party asserting one of the exceptions to Confidential Information above shall prove the assertion using verifiable documentary evidence.

11. Privacy and Data Protection.

11.1. Privacy Policy. Sectigo shall follow its Privacy Policy when receiving and using information about Subscriber. Sectigo may amend its Privacy Policy at any time in accordance with the process outlined therein. Sectigo will implement and maintain a security program having appropriate administrative, technical, and physical safeguards designed to ensure the privacy, confidentiality, and security of the Services. Subject to Section 11.2 below, Sectigo shall use reasonable efforts in protecting Subscriber’s information. Subscriber acknowledges that risks remain that are beyond Sectigo’s reasonable control.

11.2. Disclosures. Subscriber acknowledges and understands that (i) issued Certificates are embedded with information about Subscriber (such as Subscriber’s domain name, jurisdiction of incorporation, or email address), which varies depending on the type Certificate ordered by Subscriber, (ii) issued Certificates may be logged in publicly-accessible Certificate transparency databases for purposes of detecting and preventing phishing attacks and other forms of fraud, and (iii) Certificates logged in publicly-accessible Certificate transparency databases cannot be removed, modified, or redacted.

11.3. Retention. Information provided by Subscriber for the validation of a Publicly-Trusted Certificate shall be retained by Sectigo in accordance with the CPS for not less than seven (7) years, or as necessary to comply with applicable laws and Industry Standards. The retention period shall begin on the date of the rejection of the expiration, or revocation of a Certificate. Copies of Certificates are held, regardless of their status, whether active, expired or revoked.

12. Term and Termination.

12.1. Term. The Agreement shall commence on the Effective Date and continue in effect for the Term.

12.2. Auto-Renewal. If the Order Form states that the Agreement renews automatically, then, upon completion of the current Service Term, the Agreement shall continue in effect (instead of expiring) for successive Service Terms unless either party provides the other with thirty (30) days’ prior written notice that the Agreement shall expire instead of renewing at the start of the upcoming Service Term.

12.3. Termination. Without prejudice to any rights or remedies, a party may terminate the Agreement: (i) if the other party materially breaches the Agreement and fails to remedy the breach upon ten (10) days written notice; (ii) immediately, if the other party violates the limitations on the licenses granted herein, its duty of confidentiality, its duty to adhere to Industry Standards, or any of the representations it made herein; (iii) immediately, if Subscriber issues a Certificate to a third party; (iv) immediately, if Subscriber engages in illegal or fraudulent activity or an activity that could harm Sectigo’s business practices; (v) immediately, if Subscriber fails in its capacity as an Enterprise EV RA (if applicable) to follow the CPS when validating and authorizing the issuance of Certificates; (vi) if Subscriber (a) has a receiver, trustee, or liquidator appointed over substantially all of its assets, (b) has an involuntary bankruptcy proceeding filed against it that is not dismissed within 30 days of filing, (c) files a voluntary petition of bankruptcy or reorganization, (d) assigns the Agreement, or (e) undergoes a change of control where more than fifty percent ownership is transferred to a third party; or (vii) upon reasonable notice if Sectigo is no longer allowed to issue Certificates or if a change in Industry Standards, regulations, or law prevents further use or issuance of Certificates.

12.4. Events upon Termination. Upon termination or expiration of the Agreement, (a) all rights and licenses granted herein to Subscriber terminate and revert to Sectigo, and (b) Sectigo may restrict or limit access to the Services, which may include, but is not limited to, revocation of any issued, but not yet validated and issued Certificates. Sectigo may, in its sole discretion, continue to store and host the Account for up to one (1) year or until either Subscriber or Sectigo delete such Account.

12.5. Transition Services. Subscriber may purchase Transition Services at the end of the Term.

13. Indemnification.

13.1. Subscriber Indemnification. Subscriber shall defend, indemnify, and
hold harmless Sectigo, its Affiliates, and their respective directors, officers, employees, and agents from and against any and all third-party claims, liabilities, losses, expenses, and costs (including reasonable attorney’s fees) (collectively Losses) incurred by Subscriber that are based on: (i) Subscriber’s breach of the Agreement; (ii) Subscriber’s violation of the licenses and restrictions herein; (iii) Subscriber’s failure to disclose a material fact related to the issuance or use of a Certificate; or (iv) Subscriber’s infringement on the rights of a third party. Subscriber shall reimburse each Sectigo Indemnitee for all Losses as they are incurred.

13.2. Sectigo Indemnification. Sectigo shall indemnify Subscriber from and against any and all Losses incurred by Subscriber that are based on Sectigo’s infringement or misappropriation of a trade secret of a third party or any U.S. patent, registered copyright, or registered trademark related to a Certificate. Sectigo’s indemnification obligations shall not apply to the extent any such infringement or misappropriation is the result of: (a) Subscriber’s independent modification of a Certificate, or any other product, software or service provided under the Agreement, where without such modification, loss the infringement or other product would not infringe, (b) Subscriber’s combination or use of a Certificate or any other product, software or service provided under the Agreement with any other third-party product, or (c) Sectigo’s adherence to Subscriber’s express written instructions where such instructions, or any modifications, changes, or combinations made as a result of said instructions, are responsible for the claim of infringement.

13.3. Indemnification Procedure. A party seeking indemnification must notify the indemnifying party promptly of a demand for indemnification. However, such party’s failure to notify the indemnifying party will not relieve the indemnifying party of its indemnification obligations, unless such failure to notify materially prejudices the indemnifying party. The indemnifying party may assume the defense of any action, suit, or proceeding giving rise to an indemnification obligation unless assuming the defense would result in potential costs or losses in excess of what is determined by the indemnifying party or good faith. The indemnifying party may not settle any claim, action, suit or proceeding related to the Agreement unless the settlement also includes an unconditional release of all indemnitees from liability.


14.1. Relying Party Warranty. Subscriber acknowledges that the Relying Party Warranty is only for the benefit of Relying Parties. Subscriber does not have rights under the Relying Party Warranty, including any right to enforce the terms or make a claim. Sectigo shall manage any claims or disputes arising from the Relying Party Warranty in accordance with both the CPS and Relying Party Agreement.

14.2. Internet. Subscriber acknowledges that the Services are subject to the operation and telecommunications infrastructures of the Internet and the operation of Subscriber’s Internet connection services, all of which are beyond the control of Sectigo.

14.3. Warranty Disclaimers: Assumption of Risk. EXCEPT AS SPECIFICALLY STATED OTHERWISE IN THE AGREEMENT, SECTIGO EXPRESSLY DISCLAIMS ALL EXPRESS AND IMPLIED WARRANTIES IN THE SERVICES. THIS DISCLAIMER IS EFFECTIVE TO THE MAXIMUM EXTENT ALLOWED BY LAW AND INCLUDES ALL WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT. THE SERVICES ARE NOT TO BE USED FOR, OR RELIED UPON AS, CONTROL EQUIPMENT IN HAZARDOUS CIRCUMSTANCES OR CIRCUMSTANCES REQUIRING FAIL-SAFE PERFORMANCE, SUCH AS OPERATION OF NUCLEAR FACILITIES, AIRCRAFT NAVIGATION OR COMMUNICATION SYSTEMS, AIR TRAFFIC CONTROL SYSTEMS, WEAPONS CONTROL SYSTEMS, OR WHERE FAILURE COULD LEAD DIRECTLY TO DEATH, PERSONAL INJURY, OR SEVERE ENVIRONMENTAL DAMAGE, EACH OF WHICH IS AN UNAUTHORIZED USE OF THE SERVICES. IF THE SERVICES WERE NEITHER DESIGNED NOR INTENDED, AS SUCH, SECTIGO DOES NOT WARRANT THAT 1) THE SERVICES WILL MEET SUBSCRIBER’S REQUIREMENTS OR MEET SUBSCRIBER’S EXPECTATIONS OR 2) THAT ACCESS TO THE SERVICES WILL BE UNINTERRUPTED, TIMELY, SECURE, OR ERROR-FREE.

14.4. Damage Limitation. THE AGGREGATE LIABILITY OF SECTIGO, ITS AFFILIATES, AND THEIR RESPECTIVE DIRECTORS, OFFICERS, EMPLOYEES, AND CONTRACTORS RESULTING FROM OR CONNECTED TO THE AGREEMENT, SHALL BE LIMITED IN THE AGGREGATE TO (I) FOR TRIAL SERVICES, ONE HUNDRED US DOLLARS ($100.00), AND (II) FOR ALL OTHER SERVICES, THE AMOUNT PAID OR PAYABLE BY SUBSCRIBER UNDER THE AGREEMENT DURING THE TWELVE (12) MONTH PERIOD IMMEDIATELY PRECEDING THE EVENTS GIVING RISE TO A CLAIM. SUBSCRIBER WAIVES ALL LIABILITY FOR SPECIAL, INDIRECT, INCIDENTAL, OR CONSEQUENTIAL DAMAGES. THIS WAIVER INCLUDES LOSS OF PROFITS, REVENUE, USE, OR DATA AND APPLIES EVEN IF SECTIGO IS AWARE OF THE POSSIBILITY OF SUCH DAMAGES. These limitations apply to the maximum extent permitted by law regardless of 1) the reason for or nature of the liability, including tort claims, 2) the number of claims, 3) the extent or nature of the damages, and 4) whether any other provisions of this Agreement have been breached or proven ineffective.

14.5. Exceptions. If any legal right disallows an exclusion of warranties or disallows limiting certain damages, then the disclaimers of warranty and limitations on liability herein apply to the maximum extent allowed by law. Nothing in the Agreement excludes or limits the liability of either party for death or personal injury resulting from the negligence of that party or for any statements made fraudulently by either party.

15. Remedy.

15.1. Injunctive Relief. Subscriber acknowledges that a breach of Subscriber confidentiality obligations or Subscriber’s obligations with respect to the use of a Certificate will result in irreparable harm to Sectigo that cannot adequately be redressed by compensatory damages. Accordingly, in addition to any other legal remedies which may be available, Sectigo may seek and may obtain an injunctive order against a breach or threatened breach of the Agreement. Additionally, upon on demand for actions and claims related to a party’s indemnification and confidentiality obligations, all claims and actions arising from the Agreement must be brought within one year from the date when the cause of action accrued.

15.2. Remedy. Subscriber’s sole remedy for a defect in a Certificate is for Sectigo to use commercially reasonable efforts to cure the defect after receiving notice of the defect. Sectigo is not obligated to cure a defect if: (i) Subscriber misused, damaged, or modified the Certificate, (ii) Subscriber did not promptly report the defect to Sectigo, or (iii) Subscriber has breached any provision of the Agreement.


16.1. Industry Standards. The parties shall comply with all Industry Standards applicable to the Certificates. If Industry Standards change, Sectigo and Subscriber shall work together in good faith to amend the Agreement to comply with such changes.

16.2. Independent Contractors. Sectigo and Subscriber are independent contractors and not agents or employees of each other. Neither party has the power to bind or obligate the other and each party shall bear its own costs and expenses in performing this Agreement.

16.3. Notices. Subscriber shall send all notices to Sectigo by first class mail in writing in English, with return receipt requested, to Sectigo Limited, 5 Becker Farm Road, Suite 300, Roseland, NJ 07068, with a copy to legalnotices@sectigo.com. Sectigo shall send all notices to Subscriber/Subscriber’s contact information listed in the Account. Sectigo may send notices by mail, email, or facsimile.

16.4. Entire Agreement. The Agreement constitutes the entire agreement between the parties with respect to the subject matter herein, superseding all prior or contemporaneous oral or written communications, proposals, representations and other agreements that may exist between the parties, and prevails over any conflicting terms of quote, order, acknowledgment, or similar communications between the parties. Terms in any purchase order that conflict with, or are in addition to, the Agreement are null and void. The Order Form and each Addendum executed by the parties are incorporated herein by reference. In the event of a conflict between the terms of the documents comprising the Agreement, the order of precedence shall be this Enterprise Certificate Agreement, then an Addendum, then the Order Form. Section headings are for reference and convenience only and are not part of the interpretation of the Agreement.

16.5. Modifications. Except as otherwise allowed herein, neither party may amend the Agreement unless the amendment is both in writing and signed by the parties. In Sectigo’s sole discretion, Sectigo may amend any products or services. If this Agreement is translated in any language other than English, the English version shall prevail in all respects.

16.6. Force Majeure and Internet Failities. A party’s claim that a provision of the Agreement will not waive the party’s right to enforce the same provision later or the party’s right to enforce any other provision of the Agreement. To be effective, all waivers must be both in writing and signed by the party benefiting from the waived provision.

16.7. Force Majeure and Internet Failities. Other than for payment obligations by Subscriber, neither party will be liable under the Agreement.
for a delay or failure to perform an obligation to the extent that the delay or failure is caused by an occurrence beyond a party’s reasonable control. Each party acknowledges that the operation of the Internet is beyond the other party’s reasonable control, and neither party will be liable for a delay or failure caused by an interruption or failure of telecommunication or digital transmission links, Internet slow-downs or failures, or other such transmission failure.

16.8. Governing Law; Venue. The Agreement and any disputes relating to the Services provided hereunder shall be governed and interpreted according to each of the following laws, respectively, without regard to its conflicts of law provisions: (a) the laws of the State of New Jersey, if Subscriber is located in North America; or (b) the laws of England and Wales, if Subscriber is located outside of North America. The parties agree to the exclusive jurisdiction of (a) the courts of New Jersey if Subscriber is located in North America, or (b) the courts of England and Wales if the Subscriber is located outside of North America.

16.9. Assignment. Subscriber shall not assign any of its rights, duties, or obligations under this Agreement without the prior written consent of Sectigo. Any transfer without consent is null and void. Sectigo may assign its rights, duties, and obligations without Subscriber’s consent.

16.10. Severability. Any provision determined invalid or unenforceable by rule of law will be reformed to the minimum extent necessary to make the provision valid and enforceable.

16.11. Survival. All provisions of the Agreement related to confidentiality, representations and warranties, sub-licensing, limitation of liability and termination of the Agreement.

16.12. Rights of Third Parties. Except for Application Software Suppliers, nothing in the Agreement is intended or shall be construed to give any person or entity any legal or equitable right, remedy, or claim under or in respect of the Agreement.

16.13. Execution; Counterparts. The parties agree to the execution of the Agreement in any number of counterparts. The parties may execute one or more counterparts of the Agreement, all of which taken together shall constitute one and the same instrument.

17. Definitions. Unless otherwise specified, capitalized terms in the Agreement will have the meanings attributed to them in this section.

17.1. “Addendum” means a Sectigo-issued addendum that: (i) references the Agreement, and (ii) specifies a Service Term, adds products or services, and/or incorporates additional terms and/or modifies terms to the Agreement.

17.2. “Affiliate” means a legal entity controlled by a party as of the Effective Date. For the purposes of this definition, “control” shall mean the possession of more than fifty percent (50%) of the voting equity securities or equity interests in such entity.

17.3. “Agreement” means the entire Agreement between the parties, consisting of all Order Forms, this Enterprise Certificate Agreement, any present or future Addenda executed by the parties, and all documents referenced and incorporated therein.

17.4. “Applicant” means the individual or entity to be named in an issued Private End-Entity Certificate.

17.5. “Application Software Supplier” means a developer of Internet browser software or other re-lying-party software that displays or uses Sectigo’s Publicly-Trusted Certificates and distributes Sectigo’s Publicly-Trusted Root CA Certificates with Sectigo’s participation, such as Google Inc., Microsoft Corporation, Mozilla Foundation, etc.

17.6. “Beta Services” mean Sectigo products or services that are not yet generally available to customers.

17.7. “CA/Browser Forum” means the association of Certificate issuers and Application Software Suppliers whose website is cabforum.org.

17.8. “CABF Standards” refers to the set of industry standards published by the CA/Browser Forum relating to the issuance and management of certain Publicly-Trusted Certificates, including but not limited to: (i) the Baseline Requirements for the Issuance and Management of Publicly-Trusted Certificates, (ii) the Guidelines for the Issuance and Management of Extended Validation Certificates, and (iii) the Guidelines for the Issuance and Management of Extended Validation Code Signing Certificates.

17.9. “CA Certificate” means a Certificate that is not an End-Entity Certificate.

17.10. “Certificate” means a digitally signed document that is a public-key certificate in the version 3 format specified by ITU-T Recommendation X.509. The Digital Signature on the certificate binds a subject’s identity and other data items to a public key value, thus attesting to the ownership of the Public Key by the subject.

17.11. “Certificate Approver” means a natural person who: (i) is Subscriber’s employee or Subscriber’s authorized agent, and (ii) who has Subscriber’s express authority to represent Subscriber to approve EV Certificate requests submitted by Certificate Requesters.

17.12. “Certificate Manager for Third-Party Certificates” means the optional Services within SCM, available for purchase by Subscriber, to enable management of Third-Party Certificates.

17.13. “Certificate Requester” means a natural person who: (i) is Subscriber’s employee or Subscriber’s authorized agent, and (ii) who has Subscriber’s express authority to represent Subscriber to request an EV Certificate on Subscriber’s behalf.

17.14. “Certification Practices Statement” or “CPS” means the latest version of the Sectigo document posted in the Repository that explains Sectigo’s policies and practices of how the applicable Publicly-Trusted Certificate is created, issued, managed, and used.

17.15. “Client Certificate” means a Publicly-Trusted, End-Entity Certificate that is validated by Subscriber and provided by Sectigo that both: (i) encrypts and adds a Digital Signature to emails sent by Subscriber or its employees, agents, or contractors, and (ii) can be used by employees, agents, or contractors of Subscriber to authenticate their access to Subscriber’s secure domains.


17.17. “Confidential Information” means all documents, information, or processes disclosed by a party to the other that is not accessible or known to the disclosing party, and that is regarded by the disclosing party as being confidential, but excludes information contained in an issued Certificate.

17.18. “CRL” means a regularly updated time-stamped list of revoked or invalid Private End-Entity Certificates.

17.19. “Digital Signature” means an encrypted electronic data file which is attached to or logically associated with other electronic data and which identifies and authenticates the signatory of the electronic data, is created using the signatory’s Private Key and is linked in a way so as to make any subsequent changes to the electronic data detectable.

17.20. “Document Signing Certificate” means a Publicly-Trusted, End-Entity Certificate that is used to sign documents (e.g., PDF).

17.21. “DV Certificate” means a Publicly-Trusted, End-Entity Certificate that is validated by confirming the domain name listed in the Certificate.

17.22. “Effective Date” means the date the Agreement is agreed to and signed by both Sectigo and Subscriber.


17.25. “Enterprise EV Certificate” means an EV Certificate that is contained within the domain of a valid Sectigo EV Certificate issued to Subscriber and that is validated by Sectigo and approved for issuance by Subscriber acting as an Enterprise EV RA.

17.26. “Enterprise EV RA” means a legal entity that is responsible for identification and authentication of subjects of Enterprise EV Certificates and may assist in the application and/or revocation process.

17.27. “ETSI” means the European Telecommunications and Standards Institute, an independent, not-for-profit, standardization organization for the information and communications technology industry.

17.28. “ETSI Standards” mean those Industry Standards developed by ETSI.

17.29. “EV Certificate” means a Publicly-Trusted, End-Entity Certificate that is signed by a Sectigo extended validation root certificate.

17.30. “EV Code Signing Certificate” means a Code Signing Certificate that has been issued in accordance with CABF Standards.

17.31. “Industry Standards” mean, individually and collectively, the CABF Standards, the ETSI Standards, and any other standards, rules, guidelines, and requirements applicable to the Publicly-Trusted Certificate.

17.32. “Master Registration Authority Officer” or “MRAO” means an employee of Subscriber who is the highest level of administrator in Subscriber’s employee or Subscriber’s authorized agent, and may delegate management functions and administrative roles.

17.33. “OCSP” means an online Certificate-checking protocol that enables an entity to determine the status of an issued Private End-Entity Certificate.

17.34. “Order Form” means the Sectigo-issued order form that references the Enterprise Certificate Agreement and is signed by the parties.

17.35. “OV Certificate” means a Publicly-Trusted, End-Entity Certificate that
Enterprise Certificate Agreement

is validated by confirming the existence of the entity named in the Certificate and the domain name listed in the Certificate.

17.36. "Premier Support Services" means the support services selected and identified as such on the Order Form and paid for by Subscriber, as further described in section 5.2.

17.37. "Privacy Policy" means the latest version of Sectigo’s policies and practices about information privacy accessible via Sectigo’s website.

17.38. "Private CA Managed Services" means the Services related to the Privately-Trusted Certificates, including the OCSP/CRL services, but excludes Services related to Publicly-Trusted Certificates.

17.39. "Private End-Entity Certificate" means a Privately-Trusted, End-Entity Certificate that: (i) is validated by Subscriber, and (ii) is issued from the Private Intermediate CA Certificate.

17.40. "Private Intermediate CA Certificate" means a Privately-Trusted, CA Certificate that is chained to the Private Root CA Certificate and can be used to issue a Private End-Entity Certificate.

17.41. "Private Key" means the key of a key pair that is kept secret by the holder of the key pair, and that is used to create Digital Signatures and/or to decrypt electronic records or files that were encrypted with the corresponding Public Key.

17.42. "Private Root CA Certificate" means a Privately-Trusted, CA Certificate that is created by Sectigo and signed on behalf of Subscriber, identifies Subscriber and is used to sign a Private End-Entity Certificate.

17.43. "Privately-Trusted" and "Privately-Trusted Certificate" mean a Certificate that is not a Publicly-Trusted Certificate.

17.44. "Public Intermediate CA Certificate" means a Publicly-Trusted, CA Certificate that is chained to a Sectigo Publicly-Trusted Root Certificate and can be used to issue Publicly-Trusted, End-Entity Certificates.

17.45. "Public Key" means the key of a key pair that may be publicly disclosed by the holder of the corresponding Private Key and that is used by a Relying Party to verify Digital Signatures created with the holder’s corresponding Private Key and/or to encrypt messages so that they can be decrypted only with the holder’s corresponding Private Key.

17.46. "Publicly-Trusted" and "Publicly-Trusted Certificate" mean a Certificate that is either (i) trusted by virtue of the fact that its corresponding CA Certificate is distributed as a trust anchor by Application Software Suppliers in widely-available application software, or (ii) is issued in accordance with the eIDAS Regulation.

17.47. "QCert for ESign" means a Qualified Certificate that links electronic signature validation data to a natural person.

17.48. "QCert for ESig" means a Qualified Certificate that links electronic signature validation data to a natural person.

17.49. "Qualified Certificate" means a Publicly-Trusted, End-Entity Certificate issued according to the requirements of the eIDAS Regulation.

17.50. "Qualified Website Authentication Certification" or "QWAC" means a Qualified Certificate used for website authentication.

17.51. "Relying Party" means any entity other than Subscriber that relies on a valid Publicly-Trusted Certificate and that meets the conditions found in the Relying Party Agreement.

17.52. "Relying Party Agreement" refers to an agreement, available in the Repository, that governs the use of a Publicly-Trusted Certificate by a Relying Party.

17.53. "Relying Party Warranty" refers to a warranty offered by Sectigo to Relying Parties who agree to the terms of the Relying Party Agreement.

17.54. "Repository" means Sectigo’s publicly available collection of databases and documents for storing and retrieving information related to Certificates accessible via Sectigo’s website.

17.55. "Reseller" means the legal entity authorized by Sectigo to resell SCM and Certificates to Subscriber.

17.56. "Sectigo Certificate Manager" or "SCM" means Sectigo’s web-based Certificate management and ordering platform, the related APIs, and documentation.

17.57. "Service Date" means the date from which Subscriber accesses SCM as a non-Trial Service.

17.58. "Services" means SCM, the Certificate, and other products and services made available by Sectigo and ordered by Subscriber.

17.59. "Service Term" means the period of time from the Effective Date until the earlier of: (i) expiration or termination of all Service Terms, or (ii) termination of the Agreement as provided herein.

17.60. "Subscriber" means the legal entity identified as such on the Order Form.

17.61. "Suspect Code" means code that contains malicious functionality or serious vulnerabilities, including spyware, malware, and other code that installs without the user’s consent and/or resists its own removal, and code that can be exploited in ways not intended by its designers to compromise the trustworthiness of the platforms on which it executes.

17.62. "Term" means the period of time from the Effective Date until the earlier of: (i) expiration or termination of all Service Terms, or (ii) termination of the Agreement as provided herein.

17.63. "Third-Party Certificate" means a Certificate that is not issued by Sectigo, Subscriber, or their respective Affiliates.

17.64. "Token" means a certified hardware cryptographic device (FIPS and/or CC containing a single Customer Code Signing Certificate, Document Signing Certificate, or eIDAS Certificate.

17.65. "Transition Services" mean those Services with limited functionality, capabilities, and/or features, or other restrictions on access and use, that are provided by Sectigo for the purpose of assisting Subscriber’s transition to another service provider and that are listed as such on the Order Form.

17.66. "Trial Services" mean Services that are offered to Subscriber on a free-to-try basis for a limited period.

ACCEPTANCE

BY CLICKING ON “I ACCEPT”, REGISTERING FOR AN ACCOUNT IN SCM, OR USING THE SERVICES, YOU AGREE THAT YOU HAVE READ AND UNDERSTAND THE AGREEMENT AND THAT YOU WILL BE BOUND BY AND COMPLY WITH ALL OF ITS TERMS AND CONDITIONS. DO NOT CLICK THE “I ACCEPT” BUTTON, REGISTER FOR AN ACCOUNT IN SCM, OR USE THE SERVICES IF YOU DO NOT AGREE TO BE BOUND BY THE TERMS AND CONDITIONS OF THE AGREEMENT.