Commercial Terms of Sale

1. Introduction

These terms together with the Service Documents, Software Agreement and Supplementary Terms for Infrastructure Products (as defined below) (together, the “Agreement”), made between you (“you”) and Dell Corporation Limited, EMC Computer Systems (UK) Limited or other applicable Dell Technologies legal entity having made an offer of Products and/or Services to you (“Dell”), govern your purchase and use of Products and Services from Dell. In the event of a conflict between these following priorities, the Agreement will continue until otherwise accepts a purchase order issued by you with an Order Confirmation issued by Dell when Dell accepts your order for Products and/or Services.

The Products and Services are solely for your internal use. If you wish to resell Dell Products and Services, alternative reseller terms of sale, will apply.

2. Definitions

“Affiliate” means a legal entity that is controlled by, controls, or is under common control with Dell or you respectively. Control means more than 50% of the voting power or ownership interests.

“Hardware” means computer hardware (e.g. client, server, networking, monitors and accessories) including all components embedded before shipping.

“Infrastructure Products” means data storage and converged function data management Hardware and their related Software, including but not limited to VMAX, Unity, SC, Vblock, VxRail, and VxRAIL Products, Connectrix networking Products, Data Protection appliances, domains or integration devices and independently accessible Software (e.g., back-up and recovery software) or, if offered by Dell in an individual quote to you, any other Product that comprises data storage, back-up and converged function data management products or independently accessible Software performing data storage, management or back up function(s). “Order Confirmation” means the written order confirmation issued by Dell when Dell accepts your order for Products and/or Services.

“Products” means Hardware, Software, or both, including the Infrastructure Products, and may be Dell, Dell EMC or third party branded.

“Services” means any and all services provided by (or on behalf of) Dell.

“Service Document” means (i) the service descriptions found here or, for Infrastructure Products, the Product Notice, Product Warranty, Customer Service Options, Personalized Support Services and additional Warranty Information found here; or (ii) any statement of work describing specific Services.

“Software” means any software, library, utility, tool, or other computer or program code, whether microcode, firmware, operating systems or applications, in object (binary) or source-code form, as well as related documentation, provided by Dell to you, and may include third party manufactured software titles. Software includes software (1) provided by Dell and locally installed on Hardware or (2) made available by Dell and accessed by you through the internet or other remote means (such as websites, portals, and “cloud-based” solutions).

“Software Agreement” means the end-user license agreement included in writing with the software packaging or presented to you during installation or use of the Software or otherwise communicated to you in writing; or, if no license terms accompany the Software or have been made available in writing or online, the terms posted on www.dell.com/eula for the relevant Software product family shall apply. Dell will provide a hard copy of the applicable terms upon request. Unless expressly otherwise agreed, microcode, firmware or operating system software required to enable the Products with which it is shipped to perform its basic or enhanced functions, is licensed for use solely on such Product item.

3. Duration of the Agreement

This Agreement will continue until the expiration of all Services and applicable Hardware warranties. Each Service continues for the term stated in the Order Confirmation, if no term is stated, the term, if any, stated in the Service Document. Any use beyond that term is subject to the then-current Service Document.

4. Ordering

Where relevant, the description of the Products and Services and related pricing is stated in a quote provided to you by Dell. If you wish to order the Products and/or Services quoted, you may place an order by either: (i) issuing a purchase order that references the Dell quote; or (ii) ordering online through either www.dell.com or other online process. A contract between you and Dell is formed when Dell issues you with an Order Confirmation or otherwise accepts a purchase order issued by you on the basis of this Agreement. The terms of any Service Documents referred to in a customer quote or Order Confirmation shall be deemed to be incorporated into this Agreement. For the avoidance of doubt, to the extent that Dell accepts a purchase order from you: (a) Dell rejects all additional or inconsistent terms that may be contained in any purchase order or other documentation submitted by you in connection with your order; and (b) Dell conditions its acceptance on the application of these terms. Delivery dates are indicative.

5. Prices, Payment and Taxes

A. Prices. Prices for Products and/or Services shall be set out in the Order Confirmation or Service Document.
B. **Payment.** Invoices shall be paid within 30 days of the invoice date in the currency identified on the invoice. You must advise Dell in writing of a material error in the invoice within 14 days of the invoice date. In that event, (i) payment of amounts corrected by Dell shall be due within 30 days of correction, and (ii) all other amounts shall be paid by the invoice due date.

C. **Taxes.** All amounts due under the Agreement are exclusive of VAT. Dell will provide a valid VAT invoice. You are responsible to pay the VAT.

6. **Products, Services and Software**

A. **Performance.** Dell (or its appropriate Affiliate or subcontractor) shall provide (i) the Hardware in accordance with the Order Confirmation and (ii) the Services in accordance with, and subject to any additional terms, exclusions and limitations set out in, the applicable Service Document. The Infrastructure Products shall be provided in accordance with and subject to additional terms which can be found at the end of this Agreement (“**Supplementary Terms for Infrastructure Products**”) and which are incorporated by reference.

B. **Title and Risk.** Risk in the Hardware passes from Dell to you upon delivery by Dell, or its carrier, to you or your authorized representative, at the location specified in the Order Confirmation. All Products are deemed to be accepted upon delivery. Notwithstanding such acceptance, you retain all rights and remedies under the warranties. Dell retains ownership of the Products until full payment is received. Risk and title to the Infrastructure Products shall pass to you as set out in the Supplementary Terms for Infrastructure Products.

C. **Suspension.** Dell may suspend all or part of its obligations under this Agreement:

   (i) if required to do so under applicable law;

   (ii) if Dell believes that you are involved in any fraudulent or illegal activities; or

   (iii) if you are in breach of your payment obligations or other terms set out in this Agreement.

D. **Software.** The terms upon which Dell shall provide the Software to you are set out in the applicable Software Agreement. Customer’s use of the Software is subject to the Software Agreement terms. Vblock, VxRack and VxBlock Infrastructure Products contain components subject to Cisco Systems, Inc. terms and conditions, located at http://www.cisco.com/en/US/docs/general/warranty/English/EU1KEN_.html

7. **Your Obligations**

A. **Your Authorisation for Provision of Services.** You will ensure that Dell’s (or its appropriate Affiliate or subcontractor’s) performance of the Services will not affect any third party manufacturer’s warranties. You authorise, and will have obtained all necessary permissions or consents to allow Dell to use or access any and all software, hardware, systems and data that you provide to us, or that you request Dell to use, or which may be necessary to perform the Services.

B. **Co-operation.** You will provide all co-operation necessary for Dell (and/or its Affiliates or subcontractors) to perform the Agreement including cooperating with any instructions provided by Dell.

C. **On-site Obligations.** Where Services are provided on-site, you will provide Dell with free, safe and sufficient access to your facilities and environment, including working space, electricity, safety equipment, access to a computer and a local telephone line.

D. **Data back-up and responsibility.** You are solely responsible for completing regular back-ups of all data, software and programs on your systems, prior to and during the delivery of the Services. Hardware support Services do not include the processing of your data stored on the Products, and Dell shall not access or use any such data, unless you have exceptionally and expressly authorized Dell to do so. Unless a data deletion service is ordered, you are responsible for removing all information and data stored on replaced parts, or on any other items or Product before it being returned to Dell.

8. **Intellectual Property and Confidentiality**

A. **Intellectual Property:** All right, title, and interest in the intellectual property in the Hardware, and the methods and processes by which the Services are performed belong solely and exclusively to Dell, its suppliers or licensors. Dell grants you a non-exclusive, non-transferable, free of charge right to use the Services solely (i) in the country or countries in which you do business, (ii) for your internal use, and (iii) for you to enjoy the benefit of the Services as stated in this Agreement.

B. **Confidentiality:** Information that is not generally known to the public, whether or not it is described as confidential or which, due to the nature of the information or the circumstances surrounding its disclosure, should reasonably be understood to be confidential (“**Confidential Information**”), may only be disclosed to the receiving party on a “need-to-know” basis. The receiving party shall keep the Confidential Information confidential and may not disclose it to any third party. The receiving party shall be liable to the disclosing party for disclosures by its personnel or advisors.

9. **Quality of Products**

WARRANTIES

A. Dell will provide the Services with reasonable care and skill (the “**Services Warranty**”).

B. Dell will provide the Hardware free from material defects for a period of 12 months from the date of the invoice (“**Hardware Warranty**”) and warrants that the Hardware and the Software will perform substantially in accordance with the corresponding documentation issued by Dell.

C. Dell will provide the Dell-branded spare parts free from defects for (i) 90 days from the date of delivery or (ii) for the remainder of the period of the Hardware Warranty if longer.

D. Dell will provide the Infrastructure Products in accordance with the warranty, remedy and exclusion provisions set out in the Supplementary Terms for Infrastructure Products.
E. Dell will pass to you, to the extent that Dell is permitted to do so, the benefit of any warranty or guarantee given by the manufacturer or supplier of any third party manufactured Hardware or Software. Without prejudice to your rights against Dell, Dell may therefore ask third party Hardware manufacturers and/or third party Software licensors to fulfill their obligations to you under such warranties and guarantees and seek to ensure that such manufacturers and/or licensors do so with reasonable skill and care and within a reasonable period. Licenses governing third party Hardware or Software provided under the Dell EMC Select Program can be found at: www.EMC.com/partnersalliances/programs/select.jsp.

F. Dell does not warrant that the Software will operate uninterrupted or that it is free from defects or meets customer’s requirements.

G. All other warranties and other terms implied by law are, to the fullest extent permitted by law, excluded from the Agreement.

NOTIFICATION

H. If the Hardware does not comply with the Hardware Warranty, you must notify Dell in writing within 7 days of the date you discovered, or ought to have discovered, the defect.

REMEDIES

I. Dell shall either repair or replace the Hardware that does not comply with the Hardware Warranty. Dell may use new or reconditioned goods and components in line with industry standards.

J. Where Hardware is replaced, you shall return it to Dell or you shall pay Dell the applicable prices for the replacement Hardware which shall be invoiced by Dell.

K. Dell shall re-perform those Services which do not comply with the Services Warranty.

EXCLUSIONS

L. The above warranties do not apply to:

   (i) damage caused by alteration, repair, adjustment or installation by someone other than Dell;
   (ii) damage caused due to accident, misuse or abuse;
   (iii) damage caused due to Dell’s compliance with your written instructions;
   (iv) damage caused due to normal wear and tear;
   (v) damage caused due to use of parts and components not supplied or intended for use with the Products; or
   (vi) products, software or services made, created or performed by a party other than Dell;

together the “Excluded Events”.

10. Indemnification

A. Indemnity from Dell. Dell shall indemnify you (a) against any third party claim that the Hardware and/or Services (excluding third party Products and open source software) supplied by Dell infringe or misappropriate that third party’s intellectual property rights in the country in which Dell delivers the Hardware and/or Services (“Indemnified Claims”) and (b) by paying: (i) the resulting costs and damages finally awarded against you by a court of competent jurisdiction to the extent that such are the result of the Indemnified Claim; or (ii) the amounts stated in a written settlement negotiated and approved by Dell. This clause is an exclusive statement of Dell’s liability and responsibility for Indemnified Claims and nothing in this Agreement or elsewhere will obligate Dell to provide any greater indemnity.

B. Additional Remedies. If Dell receives prompt notice of an Indemnified Claim that, in Dell’s reasonable opinion, is likely to result in an adverse ruling, then Dell shall, at its discretion and as a sole and exclusive remedy, offer a reasonable resolution to the breach such as, but not limited to, obtaining a right for you to continue using such Hardware or Services, modifying such Hardware to make it non-infringing or replacing such Hardware. Dell shall have no obligation for any claim resulting or arising from any Excluded Events.

C. Process. Dell’s duty to indemnify is dependent upon:-

   (1) Dell receiving prompt written notice of the third party claim;
   (2) Dell having sole control of the defence and resolution of such claim, and
   (3) your cooperation with Dell in defending and resolving such claim.

D. Indemnity from you. You shall indemnify Dell and its Affiliates against any third party claim arising out of:-

   (1) your failure to obtain any appropriate license, rights, or other permissions, regulatory certifications or approvals associated with technology, software or data provided by you, or associated with software or components requested by you to be used with, or installed or integrated as part of the Products or Services;
   (2) your breach of Dell’s, its Affiliates’ or third parties’ intellectual property rights;
   (3) any inaccurate representation regarding the existence of an export license or any allegation made against Dell or its Affiliates due to your violation or violation of applicable export laws, regulations, or orders; and
   (4) any allegation made against, or loss to, Dell due to your violation or alleged violation of applicable anti-bribery or anti-corruption laws, regulations or orders.
11. Compliance with Laws
   A. Each party agrees to comply with all applicable laws and regulations.
   B. You acknowledge that the Products and Services provided under this Agreement, which may include technology, authentication and encryption, are for your own use, not for resale, export, re-export, or transfer. You are subject to and responsible for compliance with the export control and economic sanctions laws of the United States, the European Union and other applicable jurisdictions. Products may not be used, sold, leased, exported, imported, re-exported, or transferred except with Dell’s prior written authorization and in compliance with such laws, including, without limitation, export licensing requirements, end user, end-use, and end-destination restrictions, prohibitions on dealings with sanctioned individuals and entities. You also may be subject to import or re-export restrictions in the event you transfer the Products or Services from the country of delivery and you are responsible for complying with applicable restrictions.

12. Termination
   A. Either party may terminate this Agreement (i) if the other party commits a material breach which is not cured within 30 days of written notice or (ii) if the other party ceases, or threatens to cease, to carry on business or becomes insolvent.
   B. Upon termination of this Agreement, all rights and obligations under this Agreement will automatically terminate except for rights of action accruing prior to termination, payment obligations, and any obligations that expressly or by implication are intended to survive termination.

13. Limitation of Liability
   A. Neither Dell nor you exclude or limit liability for (i) death or personal injury resulting from negligence; (ii) fraud or fraudulent misrepresentation; (iii) misappropriation or infringement of Dell’s intellectual property rights; (iv) timely fulfillment of payment obligations; or (v) any other liability that cannot be excluded by law.
   B. Neither Dell nor you shall be liable for (i) loss of profit, income or revenue; (ii) loss of use of your systems or networks; (iii) loss of goodwill or reputation; (iv) loss of, corruption of or damage to data, software or media; (v) recovery or reinstallion of data or programs; or (vi) special, indirect or consequential loss or damage.
   C. Neither party’s total liability to the other party, however arising out of or in connection with this Agreement, shall exceed 125% of the prices payable by you to Dell under this Agreement.

14. Data Privacy
   A. Each party shall comply with all laws and regulations that are applicable to that party in relation to the processing of personal data under this Agreement. In this clause, “personal data”, “controller” and “processing” shall have the meaning set out in the General Data Protection Regulation (EU) 2016/679.
   B. You shall obtain all necessary rights, permissions and consents prior to disclosing any personal data to Dell.
   C. To the extent that Dell processes personal data on your behalf in the performance of this Agreement, Dell shall only process the personal data as required to fulfill its legal obligations under applicable laws and regulations and in accordance with a form of Data Processing Agreement to be agreed between the parties. In the absence of an agreed form of Data Processing Agreement, where and to the extent that Dell is required to process personal data in the performance of this Agreement (Dell acting as a processor, for you, as a controller of relevant personal data), it shall do so in accordance with Dell’s standard Data Processing terms, available here.
   D. You agree that, subject to Dell’s compliance with this clause 14, Dell can use any customer or transaction related data for the purposes of providing, assessing and/or improving Products, Services or other offerings.

15. WEEE Compliance
    Dell takes responsibility for compliance with the Waste Electrical and Electronic Equipment Directive 2002/96/EC (“WEEE”) as amended or superseded from time to time. You are responsible for returning products at your cost to Dell’s designated collection facilities as per Dell’s WEEE recycling program – www.euro.dell.com/recycling.

16. Additional Terms
   A. Assignment and Subcontracting. Neither party may assign or transfer this Agreement without the prior written consent of the other party except that Dell may without your consent (i) assign to its affiliated companies and (ii) subcontract any or all of its obligations under this Agreement but shall remain liable to you for such obligations.
   B. Excused Performance. Neither party shall be liable to the other for any delay or failure to perform any of its obligations caused by events beyond its reasonable control. If the delay lasts longer than 30 days, then the other party may immediately terminate, in whole or in part, this Agreement by giving written notice to the delayed party.
   C. Governing Law. This Agreement is governed by English law and the English courts shall have exclusive jurisdiction.
   D. Third Party Rights. A person who is not a party to this Agreement shall have no rights under the Contracts (Rights of Third Parties) Act 1999 to enforce any term of this Agreement.
E. **Notices.** You must give notice to Dell under this Agreement in writing and send such notice by postage prepaid first-class mail or receipted courier service to the address below or to such other address (including e-mail) as Dell may specify in writing. Notice is effective upon receipt.

Dell Corporation Limited, Dell House, The Boulevard, Cain Road, Bracknell, Berkshire RG12 1LF

F. **Entire Agreement** This Agreement is the entire agreement with respect to its subject matter and each party acknowledges that it has not relied on, and shall have no right or remedy in respect of any statement, representation or warranty other than as expressly set out in this Agreement.

G. **Changes.** Changes to this Agreement are made only through a written amendment signed by both parties.

H. **Severability.** If any provision of this Agreement is found to be void or unenforceable, such provision shall be removed or modified to the extent necessary to give effect to the commercial intention of the parties and to comply with the law, and the remainder of this Agreement will remain in full force.

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**Supplementary Terms for Infrastructure Products**

These Supplementary Terms for Infrastructure Products (“**Supplementary Terms**”) apply specifically to the purchase and use of Infrastructure Products (as defined below) and should be read in conjunction with and incorporated into any agreement entered into by a Customer (“**you**”) and a Dell entity (“**Dell**”) referenced in the relevant agreement which references these Supplementary Terms (the “**Agreement**”). If there is a conflict between these Supplementary Terms and the Agreement, these Supplementary Terms shall prevail.

1. **DEFINITIONS.** In addition to the definitions in the Agreement, the definitions below shall apply to the purchase and use of Infrastructure Products.

   **“Customer Support Tools”** means any software or other tools which Dell makes available to you to enable certain service features of Products (as applicable) and to enable you to perform various self-maintenance activities.

   **“Dell Service Area”** means the area that is within: (i) one hundred drivable miles of a Dell service location for Infrastructure Products; and (ii) the same country as the Dell service location.

   **“Documentation”** means Dell’s then-current, generally available user manuals and online help for Infrastructure Products.

   **“Installation Site”** means the ship-to address or other location identified on Dell’s Order Confirmation or other Dell-prepared document as the Infrastructure Product site of installation, use, or both.

   **“Maintenance Aids”** mean any hardware, software or other tools, other than Customer Support Tools, that Dell uses to perform diagnostic or remedial activities on Products.

   **“Product Notice”** means the information related to Products and Services posted at an EMC website at the time of the Dell Order Confirmation, currently located at [http://www.EMC.com/products/warranty_maintenance/index.jsp](http://www.EMC.com/products/warranty_maintenance/index.jsp). To locate the applicable information related to the SC Series Products, please see the applicable service description listed at [www.dell.com/servicecontracts/global](http://www.dell.com/servicecontracts/global). The Product Notice informs you of Infrastructure Product-specific use rights and restrictions, unit of measure (if any), warranty periods, warranty upgrades and Support Services terms. The Product Notice in effect as of the date of Dell’s quote will apply to Infrastructure Products, and is deemed incorporated into that quote and related purchase order by this reference. Upon request, Dell will provide a copy of the applicable Product Notice or attach it to the relevant quote.

   **“Software Release”** means any subsequent, generally available version of Software provided after initial Delivery of Software, but does not mean a new Product.


   **“Time and Materials Service”** means any maintenance or support service that Dell provides but is not part of fixed-fee Support Services or other generally available service-related offering using a pre-established fee. Dell charges separately for Time and Materials Services on a time and materials basis and may include a separate set of Time and Materials terms and conditions.

2. **DELIVERY, TITLE, RISK OF LOSS**
Delivery of Hardware occurs when Dell provides the Hardware to a Dell-designated carrier at Dell’s designated point of shipment. Delivery of Software occurs either when Dell provides physical media to a Dell-designated carrier at Dell’s designated point of shipment, or the date Dell notifies you that Software is available for electronic download. Title and risk of loss for both Hardware and physical media containing Software shall transfer to you upon Delivery.

3. ACCEPTANCE

All Products will be deemed to be delivered and accepted, meaning that Product operates in substantial conformity to the Product’s Documentation upon (i) Delivery of the Hardware or physical media; or (ii) transmission of a notice of availability for download (accompanied by the license key when required by Dell). Notwithstanding such acceptance, you retain all rights and remedies set forth in Section 9 (“Warranties”) below.

4. INSTALLATION

You must ensure that: (i) the Installation Site meets the specifications for Infrastructure Products including, without limitation, the Hardware’s specifications for power and cooling; (ii) the surfaces over which the Hardware will travel at your location between the carrier delivery point and the final location at the Installation Site meet the weight specifications for the Hardware; and (iii) Dell has the contact information for a responsible single point of contact at the Installation Site.

5. SUPPORT SERVICES

A. Scope. The contents of Support Services for each Infrastructure Product (the “Support Option”) are set forth in the Product Notice or the Service Documents, and unless otherwise indicated in the Product Notice or Service Documents, consist of: (i) using commercially reasonable efforts to remedy failures of Infrastructure Products to perform substantially in accordance with Dell’s applicable Documentation; (ii) providing English-language (or, where available, local language) help line service via telephone or other electronic means; and (iii) enabling you to download Software Releases and Documentation updates that Dell makes generally available at no additional charge to other purchasers of Support Services for the applicable Infrastructure Product. Dell reserves the right to change the scope of Support Services for Infrastructure Products on sixty days’ prior written notice.

B. Additional Support. Dell reserves the right to charge for Support Services performed outside the time frames of the applicable Support Option as a Time and Materials Service. Except to the extent that Support Services are independent of the Hardware’s location, Dell will have no obligation to provide Support Services for Infrastructure Products with respect to Hardware that is outside the Dell Service Area. Support Services do not apply to any Software other than the current and the immediately prior Software Release. Support Services are subject to Dell’s then-current “End-of-Service-Life” policy for the respective Infrastructure Product, if applicable. Dell will have no obligation to provide Support Services for Software and problems that cannot be reproduced at Dell’s facility or via remote access to your facility. Support Services do not include the supply of Hardware upgrades, if any, needed to utilize new features or functionality in a Software Release.

C. Exclusions. Support Services do not cover a problem that would have been excluded from coverage pursuant to section 9C (“Warranty Exclusions”) had the problem arisen during the warranty period of the affected Infrastructure Product.

D. Reinstatement of Support. You may request that Dell reinstate Support Services for an Infrastructure Product for which Support Services have lapsed. Dell may do so at its discretion and reinstatement will be subject to a certification at Dell’s then-current Time and Materials Service rates and conditions. Once the Infrastructure Product is certified, Support Services will commence when you pay: (i) the charge for the above-described Time and Materials Service; (ii) the amount Dell would have normally charged had Support Services been in effect during the period of the lapse or discontinuation; and (iii) the charge for the next twelve months of the newly-commenced Support Services.

6. YOUR RESPONSIBILITIES

A. Cooperation. You will: (i) promptly notify Dell when a Infrastructure Products fails and provide Dell with sufficient details so that Dell can reproduce the failure; (ii) allow Dell remote and on-site (when deemed necessary) access to the Infrastructure Product to provide Support Services; and (iii) furnish necessary facilities (which for on-site access means suitable work space, computers, power, light, phone, internet network availability, software, and equipment reasonably required by Dell), information, and assistance required to provide Support Services.

B. Support Contacts. Unless a specific number of authorized contacts are indicated on the Product Notice or the applicable Service Document requires that you are in physical possession of the Hardware at the time a support request is submitted, you will designate in writing a reasonable number of authorized contacts, as determined by the parties, who will initially report problems and receive Support Services from Dell. Each representative will be familiar with your requirements and will have the expertise and capabilities necessary to permit Dell to fulfill its obligations. You will provide changes to authorized support contacts to Dell in writing.

7. ADDITIONAL SUPPORT SERVICES TERMS
A. **Maintenance Aids and Spare Parts for Equipment.** You authorize Dell to store Maintenance Aids and spare parts at the Installation Site and agree that these items are only for Dell’s use. You will not, and will not authorize any third party to, use these items. Dell is authorized, upon the conclusion of the Support Services or at any other time, upon reasonable notice to you, to enter the Installation Site, or to use remote means to remove or disable Maintenance Aids and spare parts, as applicable. You will reasonably cooperate in this effort.

B. **Customer Support Tools.** Dell may choose to make Customer Support Tools available to assist you in performing various maintenance or support related tasks. You will use Customer Support Tools only in accordance with terms under which Dell makes them available.

C. **Service Data.** In connection with the performance and use of the Services, and Dell’s remote support capabilities detailed in section 7H (“Remote Support Capability”) below, Dell may obtain and receive, data or information, including Product-specific, Service-related data such as Product diagnostics, configurations, usage characteristics, performance data, and deployment location (collectively, “Service Data”). You acknowledge and agree that Dell will: (i) use, compile, display, store, process, reproduce, or create reporting and other Services-related materials from the Service Data solely to provide the Services, including remotely accessing Infrastructure Products to install, maintain, monitor, support, receive alerts and notifications from and change certain internal system parameters of Infrastructure Products in your environment in fulfillment of Dell’s Support Services obligations; (ii) provide you with visibility to your actual Product usage and consumption patterns; (iii) utilize the Service Data in connection with predictive analytics and usage intelligence to consult with and assist you, directly or through the Dell channel partner involved in supplying Infrastructure Products to Customer, to optimize Customer’s future planning activities and requirements; (iv) aggregate and use the Service Data in an anonymous manner with that of others in the development and improvement of future products; and (v) copy and maintain the Service Data on Dell’s systems as necessary to provide the Support Services. Dell agrees that the Service Data is subject to the confidentiality provisions in the Agreement. You represent and warrant that you have obtained all rights, permissions, and consents necessary to allow Dell to use and transfer the Service Data within and outside of the country in which you are located.

D. **Data Security Options.** You must, at your own cost, permanently erase all information, including without limitation all personally identifiable, confidential, and any other protected or sensitive information placed on Infrastructure Products before returning Products to Dell for trade-in, repair, or disposal. You must use a method that does not cause damage to Products or any replaced parts or any other items that you provide to Dell for repair, trade-in, or disposal. Dell offers data erasure services and Dell will provide the descriptions and charges associated with Dell's then current data erasure services upon request. Dell has no responsibility for any information that you fail to erase that is on items sent to Dell.

E. **Proactive Product Changes.** Dell may, at its expense, implement changes to the Products upon reasonable notice to you: (i) when the changes do not adversely affect interchangeability or performance of the Products; (ii) when Dell reasonably believes the changes are required for purposes of safety or reliability; or (iii) when Dell is required by law to do so. You will give Dell reasonable access to the Products for these purposes.

F. **Software Releases.** When you begin using a Software Release for a particular Product, you must remove and make no further use of all prior Software Releases for that Product, and protect the prior Software Releases from disclosure or use by any third party. You are authorized to retain a copy of each Software Release that you properly obtain for your archive purposes and use them as a temporary back-up if the current Software Release becomes inoperable. You will use and deploy Software Releases only in accordance with terms of the original license for Software.

G. **Change of Hardware Location or Configuration.** You may change the Installation Site or configuration of Hardware under Support Services only after written notice to Dell, and subject to the terms and conditions on this sub-section. If the new location is in a different country, the move is subject to Dell’s prior written approval and additional fees may apply. You will promptly notify Dell of any changes to the configuration, or movement of the Hardware by anyone other than Dell. To determine if the Hardware remains eligible for Support Services, Dell reserves the right to inspect and evaluate the changes in configuration or location of the affected Hardware, and to re-certify the Hardware at Dell’s then current Time and Materials Service conditions and rates. Additional charges, if any, related to changes in configuration or location of the Hardware will apply from the date the change took place.

H. **Remote Support Capability.** As part of Support Services, Dell makes various remote support capabilities available for certain Products in accordance with its then-current policies and procedures. Dell’s warranty and Support Services fees are based on the availability and use of the remote support capabilities. You may elect not to activate or to disable remote support capabilities, but you must notify Dell of this election without undue delay. If you choose to disable or to not activate the remote support capabilities, then, with regard to all Products affected by this choice: (i) Dell may assess you a surcharge in accordance with Dell’s then-current standard rates; and (ii) agreed response times or other agreed service levels (if any) will no longer apply.

I. **Alterations and Attachments to Hardware.** Dell does not restrict you from making alterations to, or installing other products in or with, the Hardware at your expense; provided that you are responsible for any inspection fees and/or additional charges resulting from such activities. If the alterations or attachments prevent or hinder Dell's performance of Support Services, you shall, upon Dell's request, take corrective action. Your failure to take appropriate corrective action shall be deemed a breach hereof.

J. **Transfer of Hardware to Secondary Purchasers.** If you decide to sell, assign, or otherwise transfer the use, ownership, or both of Hardware to a “Secondary Purchaser” (meaning a bona fide end user that: (i) is not considered, in Dell’s reasonable discretion, to be a competitor of Dell; and
(ii) has not had prior disputes with Dell), to the extent Dell resources reasonably permit, Dell will make available to you, as a Time and Materials Service, de-installation services. In addition, and to the extent Dell resources reasonably permit, Dell will make available to the Secondary Purchaser: (a) Hardware installation and re-certification services as a Time and Materials Service; and (b) Support Services for Hardware that Dell has determined and notified the Secondary Purchaser meets Dell’s certification criteria upon receipt of payment of Dell’s then current Support Services fees. A Secondary Purchaser of Infrastructure Products must obtain the appropriate Software license from Dell and pay any applicable Software license fees.

K. Software Support Services affected by Change in Hardware Status. For Software used on or operated in connection with Hardware that ceases to be covered by Support Services or the Dell Hardware warranty, Dell reserves the right to send you a written notice that Dell has either chosen to discontinue or change the price for Support Services for the Software (with the price change effective as of the date the applicable Hardware ceases to be covered). If Dell sends a discontinuation notice, or if you reject or do not respond to the notice of a proposed price change within thirty days after receipt, you will be deemed to have terminated the Software Support Services for its convenience and the terms of section 8 C 2 below will apply.

L. Third Party Products Provided to Dell. If you provide or make available third party Products, including any intellectual property developed by you, for Dell to use in connection with Services, you: (i) authorize Dells to use the third party Products as needed to provide the Support Services; (ii) warrant that you have all consents, licenses, and sublicense rights as may be necessary to make these third party Products available to Dell; and (iii) agree that Dell is not liable to you if Dell’s authorized use causes warranties or other services contracts for these third party Products to become void.

M. PRICING. The fee for Support Services for Products will be as set forth on the applicable Dell quote. Additions to the Products as specified in the relevant Dell quote or Order Confirmation may result in additional Support Services fees. Dell will charge and invoice for Time and Materials Service in accordance with terms governing each Time and Materials Service engagement.

8. TERM AND TERMINATION.

A. Software Support Services Term. Software related Support Services that are ordered at the same time as the license for such Software shall commence on the date of shipment of the physical media or electronic availability of the Software and continue for the period specified on the Order Confirmation. Renewals of Software related Support Services shall commence and expire in accordance with the dates on the applicable Order Confirmation.

B. Equipment Support Services Term. Support Services (including Support Option upgrades, if applicable) for Hardware are provided during the warranty period. Renewals of Hardware related Support Services shall commence and expire in accordance with the dates on the applicable Order Confirmation. Support Services for hardware upgrades installed into Hardware are coterminous with the Support Services that are then in effect for the Hardware into which such upgrades are installed.

C. Termination for Convenience. In addition to the term and termination provisions set forth in the Agreement, the following apply to support Services:

1. By Dell. If Dell terminates for its convenience, your sole and exclusive remedy and Dell’s sole and exclusive obligation shall be to refund you the portion of any pre-paid Support Services fee that corresponds to the period between the effective date of the termination for convenience and the end of the then current Support Services period.

2. Your termination. If you terminate for convenience, your sole and exclusive remedy and Dell’s sole and exclusive obligation shall be to grant you a credit that corresponds to the period between the effective date of the termination for convenience and the end of the then current Support Services period. Such credit may only be used against future purchases of Products or Support Services from Dell and may be reduced to recapture unearned discounts (meaning discounts to a Support Services fee that were based on your obligation that can no longer be fulfilled due to the termination).

D. Termination for Breach. In addition to the term and termination provisions set forth in the Agreement, either party may terminate the Support Services for a specific Product for cause due to a failure of the other party to comply with these Supplementary Terms with regard to such Product, provided that the terminating party has given thirty (30) days’ written notice specifying the failure and the other party has not remedied such failure within such time. If Dell terminates the Support Services for any Product(s) affected by such a failure by you, such termination shall be without further liability for Dell and without any obligation to refund any fees already paid therefore. If you terminate for Dell’s breach, your sole and exclusive remedy and Dell’s sole and exclusive obligation shall be to either issue a credit for use against current or future purchases of Products or Support Services or grant a refund (as selected by you) for that portion of any pre-paid Support Service fee that corresponds to the period between the effective date of the termination for breach and the end of the then current Support Services period.

9. WARRANTIES

A. Hardware and Software Media Warranty. Unless stated otherwise in the Product Notice, Dell warrants that: (i) the Hardware and upgrades installed into that Hardware, when purchased from Dell and operated with normal usage and regular recommended service; and (ii) any physical media
for Software, will be free from material defects in materials and workmanship, and will perform substantially in accordance with the applicable Documentation until the expiration of the warranty period stated in the Product Notice or, for SC Series Products, stated in the Order Confirmation. Unless otherwise noted on the Product Notice or the Order Confirmation, the warranty coverage for the microcode, firmware and operating system software that enables Hardware to perform as described in its Documentation will be no less than that which applies to the applicable Hardware. To the extent specified on the Product Notice and unless stated otherwise in the Order Confirmation, Support Services in the form of the Support Option (as defined in Clause 5A above) noted on the Product Notice are included free of charge during the warranty period for Hardware. In some cases, Dell may offer an upgrade option for Support Services during the Hardware warranty period for separate purchase.

A. (1). Hardware Warranty Duration. The warranty period for Hardware is stated on the Product Notice unless the Order Confirmation provides a different warranty period. The Hardware warranty commences upon Delivery. Upgrades to Hardware are warranted in the same manner as the Hardware in which the upgrades are installed from Delivery of the upgrade until the end of the warranty period for the Hardware into which the upgrades are installed.

A. (2). Software Media Warranty Duration. The warranty for any physical media for Software is ninety days and commences upon Delivery.

A. (3). Hardware and Software Media Warranty Remedies. If you notify Dell of a warranty claim during the applicable warranty period, then Dell will, at its option, either remedy the non-compliance or replace the affected Hardware or applicable Software media. If Dell is unable to repair or replace the affected Hardware or media within a reasonable time, then you will return the Equipment or media to Dell, and Dell will provide you with a refund of the amount you have paid for the affected Hardware or media as depreciated on a straight line basis over a five year period. You must return to Dell the applicable defective Equipment or media, or portions of those items, and those items become Dell’s property. If you receive a replacement but do not return the defective item to Dell, then you must pay Dell then-current spare parts price for the replacement item. Dell has no liability under these warranty terms for defects in Hardware and media after expiration of the applicable warranty period. This section states Dell’s entire liability and your exclusive remedies under warranties for the Equipment and Software media.

B. Software Warranty, Duration, and Remedy. Dell warrants that the will, for ninety days following Delivery (“Software Warranty Period”), substantially conform to the applicable Documentation. This limited warranty is not transferable. You must report errors to Dell during the Software Warranty Period to invoke this warranty. In response to your error notice, Dell will, at its own expense, either replace that Software or correct any reproducible error. If Dell determines that it is reasonably unable to correct the error or replace the Software, Dell will refund you the amount you have paid for that Software, and your license for that Software will terminate. This section states Dell sole obligation and your exclusive remedy under the Software warranty.

C. Support Services Warranty and Remedy. Dell shall perform the labour portion of Support Services in a workmanlike manner in accordance with generally accepted industry standards. You shall notify Dell of any failure to so perform as soon as reasonably possible, and in no event more than ten (10) days after the date on which such failure first occurs. A replacement part receives the remainder of the warranty or Support Services coverage applicable to the Product containing the replacement part. Your exclusive remedy and Dell’s entire liability under the foregoing warranties shall be for Dell to, at its option, (i) use reasonable efforts to (a) re-perform the deficient labour services within a reasonable time, or (b) replace any replacement parts which become defective during the remainder of the warranty or Support Services coverage applicable to the Product containing the replacement part, or sixty (60) days after installation thereof, whichever occurs later; and (ii) if, after reasonable efforts, Dell is not able correct such deficiencies, then you have the right to terminate for breach in accordance with Section 8.C above.

D. Exclusions. Warranty does not cover problems that arise from (i) accident or neglect by you or any third party; (ii) any third party items or services with which the Infrastructure Product is used or other causes beyond Dell’s control; (iii) installation, operation or use not in accordance with Dell’s instructions or the applicable Documentation; (iv) use in an environment, in a manner or for a purpose for which the Infrastructure Product was not designed; (v) modification, alteration or repair by anyone other than Dell or its authorized representatives; or (vi) in case of Hardware only, causes not attributable to normal wear and tear. Dell has no obligation whatsoever for Software or Software installed or used beyond the licensed use, for Hardware which was moved from the Installation Site without Dell’s consent or whose original identification marks have been altered or removed.

E. INDEMNITY. Dell shall (i) at its own expense, defend you against any third party claim that a Product as provided by Dell infringes a patent or copyright enforceable in a country that is a signatory to the Berne Convention; and (ii) pay the resulting costs and damages finally awarded against you by a court of competent jurisdiction to the extent that such are the result of the third party claim, or pay the amounts stated in a written settlement negotiated and approved by Dell. The foregoing obligations are subject to the following: You (a) notify Dell promptly in writing of such claim; (b) grant Dell sole control over the defense and settlement thereof; (c) reasonably cooperate in response to a Dell request for assistance and information; and (d) are not in material breach of this Agreement. Should any such Product become, or in Dell’s opinion be likely to become, the subject of such a claim, Dell may, at its option and expense, (1) procure the right to make continued use thereof; (2) replace or modify such so that it becomes non-infringing; or (3) if, in Dell’s opinion, neither of the foregoing are reasonably available, Dell shall notify you to return the Product and, upon receipt thereof, Dell shall refund the price paid by you, less straight-line depreciation based on a five (5) year useful life for Products. Dell shall have no obligation or liability to the extent that the alleged infringement arises out of or relates to: (A) combination, operation or use of a Product as provided by Dell to you with any products, services, items, or technology that (i) were not provided by Dell to you; or (ii) were provided by Dell to you but were obtained by Dell from a third party, except if provided by Dell to Customer as an embedded component of a Dell Product; (B) use for a purpose or in a manner for which the Product was not
designed or use after Dell notifies you to cease such use due to a possible or pending claim of infringement; (C) any modification made by any person other than Dell or its authorized representatives; (D) any modifications to a Product made by Dell pursuant to instructions, designs, specifications or any other information provided to Dell by or on behalf of your; (E) use of any version of a Product when an upgrade or newer iteration of the Product made available by Dell would have avoided the infringement; (F) services provided by you and/or any revenue you derive therefrom; or (G) any data or information which you or a third party records on or utilizes in connection with Products. THIS SECTION STATES YOUR SOLE AND EXCLUSIVE REMEDY AND DELL’S ENTIRE LIABILITY FOR INFRINGEMENT CLAIMS PERTAINING TO PRODUCTS.