



**VIRTUAL INSTRUMENTS CORPORATION D/B/A VIRTANA
PRODUCT AND SERVICES AGREEMENT
FOR INDIRECT PURCHASES**

PLEASE READ CAREFULLY

THIS VIRTANA PRODUCT AND SERVICES AGREEMENT FOR INDIRECT PURCHASES ("AGREEMENT") IS ENTERED INTO BETWEEN VIRTUAL INSTRUMENTS CORPORATION D/B/A VIRTANA ("VIRTANA") AND THE PARTY IDENTIFIED ON THE QUOTE WHICH REFERENCES THIS AGREEMENT ("CUSTOMER").

1. **Purpose of Agreement.** This Agreement states the terms and conditions under which Virtana agrees to supply to Customer: (i) software as a service ("SaaS") services ("SaaS Services"); (ii) hardware and software products made generally-available by Virtana and its licensors ("Products"); (iii) maintenance and support services ("Support Services"); and/or (iv) training, consulting or other services ("Professional Services"), as each is reflected on a quote issued by Virtana to its authorized reseller or distributor ("Channel Partner") and the corresponding order submitted by Channel Partner to Virtana ("Order").
2. **Conflicting Terms.** Virtana rejects any terms, conditions or provisions contained in any quote, order, agreement, invoice, or any other document or communication issued between Channel Partner and Customer regarding the SaaS Services, Products, Professional Services or Support Services that omit, or are additional to or inconsistent with the terms of this Agreement. Customer agrees that any purchase order submitted by Customer to Channel Partner that contains additional, omitted, or inconsistent terms related to the SaaS Services, Products, Support Services or Professional Services are enforceable solely against Channel Partner and Customer hereby acknowledges and agrees that Virtana is not legally bound by any such additional or inconsistent terms, and waives any right to seek legal recourse of any kind against Virtana in connection therewith. This Agreement shall apply to all Products, Support Services or Professional Services to be supplied by Virtana to Customer, unless Customer and Virtana enter into a binding separate agreement, in which case the terms of such separate agreement shall govern over any conflict with the terms of this Agreement.
3. **Delivery of Product.** Virtana will deliver the Products in accordance with the shipping terms applicable between Virtana and Channel Partner. Virtana may allocate production and deliveries in its sole and reasonable discretion in the event of a shortage of Products. Customer agrees that Virtana shall not be liable for any damage, loss, or expense incurred by Customer if Virtana fails to meet a specified shipping date. SaaS Services are hosted by Virtana and Customer shall not be entitled to receive a copy of any software code for the SaaS Services, except for downloadable components offered generally by Virtana, in Virtana's discretion and as noted on an Order.
4. **Support Services.** Subject to receipt by Virtana of payment by Channel Partner of all applicable Support Services fees, Virtana will provide Customer the then-current standard Support Services purchased by Customer, available at the URL www.virtana.com ("Maintenance and Support Services Supplement"), which is hereby incorporated to this Agreement by this reference. Virtana may from time to time update the Maintenance and Support Services Supplement. Virtana shall use reasonable efforts to inform Customer of updates to the Maintenance and Support Services Supplement in accordance with its notification procedures employed generally for all customers. Changes to the Maintenance and Support Services Supplement shall be binding against Customer solely on a go-forward basis as of the applicable renewal date. Customer's sole and exclusive remedy if it disagrees with a change to the Maintenance and Support Services Supplement is to refrain from renewing Support Services.
5. **Professional Services.** Virtana shall provide Professional Services either (i) as described in Virtana's standard service documents and supplemental training services terms and conditions ("Description of Service Documents") available at the URL www.virtana.com, which are hereby incorporated to this Agreement by this reference, as each may be referenced on a Quote; or (ii) pursuant to a custom statement of work signed by Customer and Virtana that details the specific Professional Services and deliverables to be provided to Customer for the specific project.
6. **Intellectual Property.**
- 6.1. **SaaS Services.** Subject to Customer's compliance with the terms of this Agreement, Virtual Instruments will provide Customer with access to the SaaS Services through the internet. Virtual Instruments reserves the right to suspend Customer's access to the SaaS Services for (i) scheduled or emergency maintenance, or (ii) in the event Customer is in breach of this Agreement, including failure to pay any amounts due to Channel Partner, provided that Virtana shall use reasonable efforts to notify Customer prior to a suspension where feasible given the nature of the issue giving rise to the suspension, and provided further that Virtana will immediately restore Customer's access to the SaaS Services as soon as the issue causing the suspension is resolved. In connection with use of the SaaS Services, Customer may provide certain data, including, for example, metadata associated with that data, to Virtual Instruments ("Customer Data"), and Customer hereby grants Virtual Instruments a non-exclusive license to use such Customer Data to provide the SaaS Services to Customer. Customer understands and agrees that it shall not provide any personally-identifiable information or data as part of the Customer Data, and that only business contact information of Users will be shared with Virtana as necessary for login to the SaaS Services and to provide Support Services, Professional Services, and engage in routine business communications between the parties on a confidential basis. If Customer uploads Customer Data in a way that allows such Customer Data to be shared with other Virtana customers using the SaaS Services, Customer further grants (i) Virtana a license to make that Customer Data available to such third party users and provide any services necessary to do so, and (ii) such third party users a license to access such Customer Data, and to use such rights

in the Customer Data as permitted by the functionality of the SaaS Services. Customer represents and warrants that it has the right, and has obtained all necessary consents, to provide the Customer Data. If Virtana receives any notice or claim that any Customer Data or activities hereunder with respect to such Customer Data, may infringe or violate a third party's rights or any laws or regulations, Virtana may suspend or terminate Customer's access to the SaaS Services and remove such Customer Data. Customer will be responsible for maintaining the security of any Customer account, passwords and files, and for all uses of Customer's SaaS Services account with or without Customer's knowledge or consent.

- 6.2. Software License.** Subject to compliance with the terms and conditions of this Agreement, upon shipment to Customer, Virtana grants to Customer a nonexclusive, nontransferable, license to use the object code version of the software that is delivered either with the hardware Products or as a standalone Product, and any accompanying documentation ("Documentation"), for Customer's internal business use only, during the period of use noted on the applicable Quote ("Use Period"). The Use Period may be either perpetual or term-based. Customer shall use the software Products strictly in accordance with (i) the capacity and units of measure identified on the Quote or Order; (ii) any supplementary terms of use set forth on a separate written agreement signed by both Customer and Virtana; and (iii) the Documentation.
- 6.3. Firmware License.** Hardware Products may include pre-installed or embedded software programming and/or microcode (collectively "Firmware"). Virtana licenses the use of Firmware at no separate charge, provided Customer may only use Firmware together with any hardware or device(s) Product with which the Firmware was licensed and provided. Customer may not extract or copy Firmware embedded in hardware devices or components for any reason.
- 6.4. Hardware Products.** In addition to Firmware, hardware Products contain technology that may be subject to pending or existing patents and other forms of industrial or intellectual property recognized under applicable law ("Hardware IP"). The sale of a unit of hardware Product does not entail or imply either the sale or conveyance to Customer or any third party in any Hardware IP or any independent license to exercise the Hardware IP in any manner other than that strictly necessary to use the hardware Products for Customer's internal business use and in accordance with the terms and conditions of this Agreement.
- 6.5. Evaluation Products.** From time to time, Customer may wish to evaluate the Products prior to purchase, or it may wish to test and provide feedback regarding pre-release versions of the SaaS Services, Products at Virtana's request (in either case, an "Evaluation Product"). Upon Customer's receipt of or access to the Evaluation Product, Virtana grants to Customer a nonexclusive, revocable, limited term, and non-transferable license to use the Evaluation Products for Customer's internal evaluation purposes only, for a period of thirty (30) days from shipment, unless a longer period is agreed to by Virtana. If any hardware Evaluation Products are not timely returned to Virtana, Customer shall purchase such Evaluation Products at the then-current list prices to be payable within thirty (30) days of the Virtana invoice date. Customer shall be responsible for loss of or damage to hardware Evaluation Products while in Customer's possession, normal wear and tear excepted. Customer must uninstall and delete any copies of standalone software Evaluation Products provided at the end of the Evaluation

Period, unless otherwise instructed in writing by Virtana, or Virtana may disable all access to the same. Virtana does not commit, guarantee, promise, or agree to finally release and/or offer for sale the Evaluation Product. EVALUATION PRODUCTS ARE PROVIDED EXCLUSIVELY ON AN "AS IS" BASIS WITHOUT WARRANTIES, SUPPORT SERVICES, PROFESSIONAL SERVICES OR INDEMNITIES OF ANY KIND.

- 6.6. Restrictions.** All licenses granted under this Section 6 are subject to Customer's ongoing compliance with the terms and conditions of this Agreement. Customer will not, and will not permit any third party, to: reverse engineer, decompile, disassemble, or otherwise attempt to ascertain the source code, object code, or underlying structure, ideas or algorithms of the SaaS Services or Products, or any software, documentation or data relating thereto ("Software"); modify, translate, make, copy, perform, or create derivative works based on the Products, SaaS Services, or Software; use, resell, commercially exploit, or distribute the SaaS Services, Software, or Products; use the SaaS Services, Software or Products for any service bureau, time-sharing, subscription rental, or other use by third parties for which Customer receives compensation; or use the SaaS Services, Software or Products for any purpose other than for the internal benefit of Customer and in compliance with the terms hereof and all applicable laws. Customer understands and agrees that Virtana and its licensors grant only those rights expressly set forth in this Agreement. Virtana and its licensors reserve any and all rights not expressly granted to the Customer under this Agreement. Customer shall be liable for any acts or omissions constituting a breach of this Agreement or violation of Virtana's intellectual property rights by any third parties authorized by Customer to access and use the SaaS Services and Products on Customer's behalf. Except as expressly set forth in the next sentence, unless otherwise agreed to by Virtana in writing, Customer may not transfer any licenses hereunder to any third party. Notwithstanding the foregoing, Customer may authorize its outsourced service providers to use the SaaS Services and/or Products on Customer's behalf provided: (i) Customer informs Virtana in writing of such outsourced use, and (ii) the outsourced service provider agrees in writing to use the SaaS Services and/or Product solely on behalf of Customer and in compliance with all terms of this Agreement.
- 6.7. Ownership.** Virtual Instruments and its licensors retain all right, title and interest in and to the SaaS Services, Software, all Products, Evaluation Products, Hardware IP, Confidential Information, Documentation, and any improved, updated, modified, or additional versions of the foregoing, and Customer acknowledges and agrees that, without limiting Virtual Instruments' other rights, the foregoing items are, if applicable, licensed to Customer hereunder pursuant to the terms hereof, and are not sold to Customer. Virtual Instruments does not acquire any right, title or interest in any Confidential Information (as defined below) owned or supplied by Customer. Virtual Instruments retains all right, title and interest in and to any deliverable supplied by Virtual Instruments in the course of performing Professional Services, including those that constitute a modification, enhancement or new feature of a Product or Evaluation Product; provided, however, that Virtana grants to Customer a non-exclusive, worldwide license to use such deliverable during the pertinent Use Period within the scope of the license to the underlying Product to which the deliverable pertains for so long as this Agreement is in effect. Virtana shall have a royalty-free, worldwide, transferable,

sublicensable, irrevocable, perpetual license to use for any purpose and incorporate into the SaaS Services, Products, Support Services and/or Professional Services any suggestions, enhancement requests, recommendations or other feedback provided by Customers relating to the SaaS Services, Products, Support Services or the Professional Services, provided that Virtana shall never identify Customer as the source of such feedback or suggestions.

7. Confidentiality.

7.1. Definition. “Confidential Information” means proprietary and confidential information that the employees, agents, officers, or contractors of one party (“Disclosing Party”) supply to the other party’s employees, agents, officers, or contractors (“Receiving Party”) hereunder. Confidential Information of either party as Disclosing Party includes but is not limited to the Disclosing Party’s business plans, client lists, financial information, trade secrets, supplier information, employee information, product plans, technical information, or any information that is marked or designated at the time of disclosure as “confidential,” “proprietary,” or similar designation, or that should be reasonably understood to be confidential under the circumstances. Confidential Information of Customer specifically includes, but is not limited to, Customer’s storage area network (“SAN”), Customer’s SAN suppliers, SAN tools or components employed by Customer, SAN performance data or history supplied to Virtana in the performance of Professional Services or Support Services, IP addresses or other identifiers of Customer’s SAN components, and the physical location of the SAN. Confidential Information of Virtana specifically includes, but is not limited to, Virtana’s tools, templates, training materials, Quotes, discounts, Products (including embedded third party components therein), Product benchmarking information, comparative or competitive analyses, infringement testing, or analyses of the Products, Product issues, Evaluation Products, Documentation, SaaS Services, Support Services, and Product roadmap.

7.2. Exclusions. Confidential Information does not include information that is (i) rightfully in the Receiving Party’s possession without restriction prior to receipt from the Disclosing Party, (ii) generally publicly available through no fault of the Receiving Party, (iii) rightfully furnished to the Receiving Party by a third party without restriction on disclosure or use; or (iv) independently developed by the Receiving Party without use of or reference to the Disclosing Party’s Confidential Information.

7.3. Obligation to Maintain Confidence. The Receiving Party shall (i) not disclose the Confidential Information to any third party; (ii) give access to such Confidential Information solely to those employees or contractors with a need to know for purposes of this Agreement; (iii) use Confidential Information of the Disclosing Party only for the purposes of exercising rights or performing obligations in connection with this Agreement, and (iv) use at least reasonable care to protect the Disclosing Party’s Confidential Information from unauthorized use or disclosure to any third parties. If disclosure is required by law, such disclosure shall not constitute a breach of this Agreement provided the Receiving Party gives the Disclosing Party reasonable advance notice (if feasible) to enable the Disclosing Party to seek appropriate protection of the Confidential Information. Neither party may disclose the existence or terms of this Agreement without the other party’s written consent, provided that either party may disclose the terms hereof as reasonably necessary to its representatives and potential investors and acquirers, in each case subject to written

obligations of confidentiality at least as restrictive as those contained herein. Notwithstanding anything to the contrary, Virtual Instruments shall have the right to collect and analyze data and other information relating to the provision, use and performance of various aspects of the SaaS Services, Products, Support Services and Professional Services and related systems and technologies, such as metadata that does not contain Customer-identifying information, and Company will be free (during and after the Term hereof) to use such information and data on an aggregated, anonymized basis for any business purpose, including to improve and enhance the SaaS Services, Products, Support Services and Professional Services and for other development, diagnostic and corrective purposes. For clarity, the foregoing does not give Virtual Instruments the right to identify Customer as the source of any such information and data or to distribute in any manner or format such that Customer’s identity may be identified without Customer’s prior written permission.

8. Warranties; Disclaimers.

8.1. Product Warranty. Virtana warrants to Customer that, commencing on the date of shipment, and for a period of (a) ninety (90) days with respect to software Products, and (b) one (1) year with respect to hardware Products, the Products will substantially conform to the Documentation for such Products. The foregoing warranty does not apply to Evaluation Products, Products supplied as part of Support Services, or Products that have been damaged, mishandled, mistreated, used, maintained or stored other than in conformity with this Agreement or the Documentation and instructions. Customer’s sole and exclusive remedy for any breach of the foregoing warranty shall be, at Virtana’s option, to repair or replace the non-conforming Product with a conforming Product, or if permitted by Customer’s agreement with Channel Partner, to request the refund of fees paid to Channel Partner (and Customer waives the right to seek any refund from Virtana directly) for the non-conforming Product. Virtana shall have a reasonable time to make repairs or issue a replacement, and such repaired or replaced Products shall be warranted for the remainder of the original warranty period. The warranty remedies in this Section require that: (i) Customer reports the non-conformity during the warranty period; and (ii) Virtana issues a “Return Materials Authorization” (“RMA”) for the non-conforming Product in accordance with the RMA procedures set forth in the Support Services Supplement, and (iii) Customer returns such Products during the applicable warranty period to Virtana in accordance with Virtana’s return instructions.

8.2. Services Warranty. Virtana warrants to Customer that Support Services and Professional Services delivered by Virtana to Customer shall be performed in a professional and workmanlike manner in accordance with applicable industry standards and laws applicable to Virtana in the performance thereof. Customer’s sole and exclusive remedy for any breach of the foregoing warranty shall be for Customer to report the non-conformity no later than thirty (30) days following performance of the applicable Professional Service or Support Service, and permit Virtana to either re-perform the non-conforming Services at no additional charge to Customer within a reasonable time.

8.3. Disclaimer. Customer acknowledges and agrees that Virtana assumes no liability in connection with: (i) the operation of the Customer’s SAN; (ii) incomplete, inaccurate, outdated or unavailable SAN performance data caused by faulty SAN components or improperly installed SAN components monitored by use of the Products; (iii) Product errors or malfunctions, or

the unavailability of SAN monitoring data resulting from improper Product installation or configuration by any party other than Virtana. Customer acknowledges and agrees that Customer has not relied and will not rely on the availability of any future version of a Product or any future Product in executing this Agreement or making any purchases under this Agreement. EXCEPT AS EXPRESSLY WARRANTED IN THIS SECTION, VIRTANA MAKES NO OTHER WARRANTIES OF ANY KIND, WHETHER EXPRESS, IMPLIED, STATUTORY OR OTHERWISE, INCLUDING, WITHOUT LIMITATION, WARRANTIES CONCERNING THE PERFORMANCE OF CUSTOMER'S STORAGE AREA NETWORK, THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT OF THIRD PARTY RIGHTS, .

9. **Indemnification.** Virtana shall defend Customer against any third party claim that a SaaS Service, Product, Support Service, Professional Service or deliverable (collectively, "Deliverables") infringes such party's patent or copyright enforceable in a country signatory to the Berne Convention, and pay the resulting costs and damages finally awarded against Customer by a court of competent jurisdiction or the amounts in a written settlement signed by Virtana. The foregoing obligations are subject to Customer's obligation to (i) notify Virtana promptly in writing of any such claim, (ii) grant Virtana sole control over the defense and settlement thereof, (iii) reasonably cooperate in response to a Virtana request for assistance in connection with the defense and settlement thereof, and (iv) comply with the terms of this Agreement. Should any such SaaS Service, Product, Support Service, Professional Service or deliverable become, or in Virtana's opinion be likely to become, the subject of such a claim, Virtana may, at its option and expense, (a) procure for Customer the right to make continued use thereof, (b) replace or modify such so that it becomes non-infringing, (c) request return of the Product or deliverable, or (d) discontinue the Support Service or Professional Service. Virtana shall have no liability under this Section to the extent that the alleged infringement arises out of or relates to: (1) the use or combination of a Deliverable with third party products or services not supplied by Virtana, (2) use for a purpose or in a manner for which the Deliverable was not designed, supplied, or licensed, (3) any modification to a Deliverable made by anyone other than Virtana or its authorized representatives, (4) any modifications to a Deliverable made by Virtana pursuant to Customer's specific instructions, (5) any Evaluation Products, or (6) ongoing use of the infringing version of a Deliverable when use of a non-infringing version made available to Customer for purposes of avoiding such infringement would have avoided the infringement. THIS SECTION STATES CUSTOMER'S SOLE AND EXCLUSIVE REMEDY AND VIRTANA'S ENTIRE LIABILITY FOR THIRD PARTY INFRINGEMENT CLAIMS.
10. **LIMITATION OF LIABILITY.** EXCEPT FOR A VIOLATION OF SECTION 7.6 OR VIRTUAL INSTRUMENTS' INTELLECTUAL PROPERTY RIGHTS, A VIOLATION BY EITHER PARTY OF THE CONFIDENTIALITY OBLIGATIONS UNDER SECTION 8, OR DEATH OR PERSONAL INJURY CAUSED BY A PARTY, TO THE MAXIMUM EXTENT PERMISSIBLE UNDER APPLICABLE LAW:
- 10.1. EACH PARTY SHALL BE ONLY LIABLE FOR PROVEN DIRECT DAMAGES NOT TO EXCEED, IN THE AGGREGATE (I) FEES PAID OR OWING TO VIRTANA IN CONNECTION WITH THE SAAS SERVICES, PRODUCTS OR PROFESSIONAL SERVICES GIVING RISE TO SUCH

DAMAGE IN THE 12 MONTH PERIOD ENDING ON THE DATE THAT A CLAIM OR DEMAND IS FIRST ASSERTED, OR (II) MONTHLY FEES FOR THE REMAINDER OF THE SUPPORT SERVICES PURCHASED, UP TO TWELVE (12) MONTHS, FOR DAMAGES ARISING IN CONNECTION WITH SUPPORT SERVICES; AND

- 10.2. NEITHER PARTY (NOR ITS SUPPLIERS, LICENSORS AGENTS, AFFILIATES OR DISTRIBUTORS) SHALL BE LIABLE FOR ANY DELAY OR LOSS OF USE, INTERRUPTION OF BUSINESS, THE COST OF PROCUREMENT OF SUBSTITUTE GOODS, SERVICES OR TECHNOLOGY ARISING OUT OF OR IN ANY WAY RELATED TO ANYTHING PROVIDED IN CONNECTION WITH THIS AGREEMENT, OR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY KIND, INCLUDING WITHOUT LIMITATION LOSS OF REVENUE OR ANTICIPATED PROFITS OR LOSS OF BUSINESS OR LOST SALES, REGARDLESS OF THE FORM OF ACTION, WHETHER IN CONTRACT, TORT (INCLUDING NEGLIGENCE), STRICT PRODUCT LIABILITY OR OTHERWISE, EVEN IF SUCH PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. THE FOREGOING LIMITATIONS SHALL APPLY NOTWITHSTANDING ANY FAILURE OF ESSENTIAL PURPOSE OF ANY LIMITED REMEDY.
11. **Termination.** Either party may terminate this Agreement upon written notice to the other party for any material breach that is not cured within thirty (30) days following written notice thereof to the breaching party. Customer may terminate this Agreement for any reason or no reason by providing written notice to Virtana, provided, however, that such termination shall not entitle Customer to any refund of fees paid or owing at the time of termination. Upon termination of this Agreement, all licenses granted to Customer hereunder shall terminate. The following Sections shall survive in accordance with their terms: 6.5 ("Restrictions"), 6.6 ("Ownership"), 7 ("Confidentiality"), 9.4 ("Disclaimer"), 10 ("Limitation of Liability"), 12 ("Legal Compliance") and 13 ("General") shall survive the termination of this Agreement.
12. **Legal Compliance.** Each party shall at all times comply with all applicable federal, state and local laws and regulations. The SaaS Services, Products and certain other services provided under this Agreement may fall within the group of "strategic" electronic or other products or services that are wholly or partly of U.S. origin or technology, the export of which is subject to export license control by the U.S. government. Therefore, Customer agrees to comply with all export control laws, and to obtain any licenses which may be required under the applicable export laws of all U.S. Government Agencies including but not limited to the Bureau of Industry & Security, (BIS), governed by the Export Administration Regulations (EAR) and Directorate of Defense Trade Controls (DDTC) governed by the International Traffic & Arms Regulations (ITAR). Customer shall at its own expense obtain and arrange, and maintain in full force and effect all governmental approvals, consents, licenses, authorizations, declarations, filings, and registrations necessary or advisable for any and all uses of the SaaS Services, Products and other services by Customer.
13. **General.** Neither party shall be liable, either wholly or in part, for nonperformance or a delay in performance due to force majeure event or contingencies or causes beyond the reasonable control of such party, including, but not limited to, war, acts of God, civil unrest, pestilence, shortage of labor, fuel,



raw material or machinery or technical, or yield failure. No waiver shall be deemed a waiver of any prior or subsequent default hereunder. The validity, performance, and construction of this Agreement shall be governed by the laws of the State of California, without regard to its conflicts of law provisions. The U.N. Convention on contracts for the International Sale of Products shall not apply to the Products or this Agreement. If a Product is provided to any unit or agency of the United States Government ("U.S. Government"), the following provisions shall apply: all SaaS Services, software Products and accompanying Documentation are deemed commercial, including computer databases, related documentation, technical data, and manuals as defined in FAR 2.101. Pursuant to FAR 12.212 and DFARS 227.7202, any use, modification, reproduction, release, performance, display, or disclosure of the software and accompanying documentation by the U.S. Government shall be governed solely by the terms of this Agreement and shall be prohibited except to the extent expressly permitted by the terms herein. Virtana may subcontract its obligations under this Agreement, provided that Virtana shall remain responsible for its and its subcontractors' obligations to Customer hereunder. Customer may not assign (voluntarily, by operation of law or otherwise) this contract, or any of its rights or obligations

thereunder, without the prior written approval of Virtana. This Agreement, including all Quotes, invoices, and any terms incorporated by reference herein, constitute the sole, exclusive, and fully integrated agreement between the parties relating to the supply of SaaS Services, Products, Support Services or Professional Services, and supersede all prior or contemporaneous communications, representations or agreements either oral or written, with respect to the subject matter hereof. No addition to or modification of any provisions of this Agreement shall be binding upon Virtana unless made in writing and signed by a duly authorized representative of Virtana. No course of dealing or usage of trade or course of performance shall be relevant to explain or supplement any term expressed in this Agreement. If any provision of this Agreement shall be determined to be illegal or unenforceable, all other provisions shall remain in full force and effect. All notices provided pursuant to this Agreement shall be in writing and shall be deemed delivered on the date of personal delivery if addressed to the recipient at the addresses set forth in any order or agreement in which this Agreement is invoked. The prevailing party in any litigation hereunder shall be entitled to recover attorney's fees.