

General Terms and Conditions of Sale OUTSCALE 2022-05

Preamble

Presentation of OUTSCALE

OUTSCALE SAS company (hereinafter referred to as "**OUTSCALE**"), a subsidiary of Dassault Systèmes Group, is a Cloud Computing operator whose principal activities consist in the development and operating of its own Cloud Computing Operating system (TINA OS), the provision of Infrastructure as a Service (IaaS) as well as the supply of related services.

The OUTSCALE services are accessible throughout the world by subscribing to offers proposed by entities linked to OUTSCALE established in different countries. These General Terms and Conditions of Sale (**GTCS ou GTC**) only concern offers issued by OUTSCALE (according to the meaning given under "*Definitions*").

OUTSCALE and its CLIENTS' data

OUTSCALE asks its CLIENTS to choose the geographical area in which their Data will be stored and processed. OUTSCALE formally undertakes not to transfer their data to any other geographical area.

Nonetheless, OUTSCALE places internationally recognized tools and frameworks at the disposal of its CLIENTS to enable them to transfer their Data themselves.

OUTSCALE believes that the protection and confidentiality of its CLIENTS' Data is of great importance, which is why (i) it sets up, the procedures for encryption by default at all levels of its infrastructure, whenever this is technically possible, , (ii) it undertakes not to access the Data belonging to its CLIENTS either directly or indirectly, (iii) it advises its CLIENTS to encrypt their Data (without OUTSCALE having to know the encryption key), (iv) it undertakes not to carry out operations such as data mining, profiling or direct marketing in connection with these data and (v) OUTSCALE warns its CLIENTS regarding the damaging consequences of an irreversible loss of their Data and advises them to take, as much as necessary, any actions to address this risk, by backups on another infrastructure or the subscription to a particular insurance beyond OUTSCALE's liability limits.

Concerning personal data, OUTSCALE ensures that it complies with the applicable legislation in France and in the countries where it is established, to the extent that it is concerned since it does not have access to its CLIENTS' data, whatever the type of data.

OUTSCALE operates an information security management system that complies with the standard requirements of ISO 27001 for the following activities: IaaS, SaaS (Software as Service), Sales, Marketing and Communications and Software Development, for France. These activities are audited on a regular basis to ensure conformity of our practices to the applicable standard requirements certification of security and quality at OUTSCALE.

The GTCS

The GTCs contain the essential conditions which apply to contractual relations between OUTSCALE and its co-contractors, unless the conclusion of an agreement that derogates from the GTCs are necessary due to the specificity of the proposed operation and/or is requested by the co-contractor and accepted by OUTSCALE.

The GTCS may be completed by the Special and Derogatory Terms and Conditions.

In any event, OUTSCALE is responsible for the infrastructure which supports the resources (virtual machines, storage, etc.) that it makes available to the CLIENT, but OUTSCALE is on no account either legally or technically responsible for the use thereof by the CLIENT.

Declarations

The Parties acknowledge to have negotiated the terms of the existing Agreement in good faith, whether it is in the Special and Derogatory Terms and Conditions or in the General Conditions (General Conditions that the CLIENT acknowledges to accept without limitation or reservation), each of them having the time to consult their advice, to raise question(s) which considered to be determinative of their consent, to the other Party, and to analyse the response of such question(s), to apprehend themselves of their commitments.

The Parties moreover declare that the negotiations leading to the present undertaking have been conducted without any restriction or limitation or under the influence of any economic reason of one Party to the other Party, resulting that the Agreement constitutes a mutual agreement in accordance with the Article 1110 Civil Code.

The Parties hereby declare that enter into this Agreement by accepting the economic hazards and some changes in any unforeseeable circumstances at the signing of this Agreement may particularly result some developments and/or modifications of technologies, the national or international economy and the competition and to agree to accept such risk, notwithstanding the provisions of Article 1195 Civil Code.

The CLIENT hereby declares that it fully acknowledges the current and future laws, regulations, and administrative requirements applicable to its activity both in its country of establishment and in the country in which it carries out its activity. It irrevocably undertakes to comply with it and, if necessary, to ensure compliance with these obligations by all its contractors, whether entitled or having a cause. In particular, it shall be responsible for taking actions, declarations, applications for authorization under the laws and regulations in force in its country of establishment and in the countries in which it carries out its activity concerning the processing which it carries out and the processed Data.

The CLIENT undertakes in particular not to use the infrastructure made available to it for an activity under authorisation without prior obtaining such authorization. The CLIENT declares that it is personally responsible for these formalities and authorization so that OUTSCALE is never worried regarding this issue. The supporting documents of all necessary authorizations will be provided to OUTSCALE upon its first request.

The CLIENT guarantees as well that it uses the Services provided by OUTSCALE in compliance with the applicable laws and regulations in its country of establishment, including taxation matters. More particularly, in the event that OUTSCALE would be held jointly and severally liable by a tax authority of the payment of right reminders issued as a result of the use of Service made available to the CLIENT,

the CLIENT hereby undertakes to fully indemnify OUTSCALE, which is in the amount of the sums claimed by the administration and the costs and fees incurred by OUTSCALE.

1 – Definitions

For the interpretation of the GTCs, the terms and expressions hereunder shall be interpreted according to the definitions of this article, which definitions have contractual value when they begin with a capital letter.

Agreement: Shall mean the agreement entered into by and between OUTSCALE and its CLIENT, to govern the Services linked to a CLIENT Account. It is comprised of the GTCs and, where necessary, completed by the Special and Derogatory Terms and Conditions or a specific service agreement, which must refer explicitly to the OUTSCALE GTCs. The Agreement shall be constituted as stated in the Article "Formation of the Agreement / Entire Agreement / Hierarchy".

API: Shall mean the application program interface, whatever the type or version.

Order: Application Program interface placed at the disposal of the CLIENT by OUTSCALE, enabling the CLIENT to steer and configure the Services (automation of creations, deletions, start-ups and shutdowns of the Virtual Machines, Temporary Extension of the Scope of the Services in the event that the Infrastructure detects a lack of resources, etc.)

Availability Zones: Shall mean one or several nearby places located in a Region where OUTSCALE has deployed the equipment enabling it to supply all the Services specified in the Agreement to the CLIENT. The OUTSCALE Infrastructure is designed to ensure that the failure of one Availability Zone shall not affect all the other Availability Zones in the Region. By launching its System in all the Availability Zones within a given Region proposed by OUTSCALE, the CLIENT protects itself against the failure in one Availability Zone which is always a possibility by redundancy of its application infrastructure.

"Beta" Services: Services provided by OUTSCALE in a trial version before their large-scale commercialization. The commitments, warranties and liability of OUTSCALE when delivering a Beta Service are limited in accordance with the article "Limits and Constraints related to Beta Services". A Service is called "Beta" when OUTSCALE mentions it in its documentation. The Beta Services, unless otherwise specified in their potential Special and Derogatory Terms and Conditions, do not result in invoicing.

CLIENT: Any entity having entered into an Agreement – in accordance with the Article "Formation of the agreement / Entire Agreement / Hierarchy" – with OUTSCALE. The offers by OUTSCALE are not intended for the users, who are not eligible, but it is intended for the professionals. The CLIENT, when it subscribes to these GTCs, must be advised by an IT or network professional, if the CLIENT is not a professional itself.

CLIENT Account: An account which enables the CLIENT, once it has accepted the Agreement associated with this Account (by accepting these GTCs and the Special and Derogatory Terms and Conditions) to benefit from the Services in a given Region and/or other Regions of its choice. The same CLIENT may have several Accounts. OUTSCALE only opens a CLIENT Account once the CLIENT has provided it with (i) the e-mail address which will be used as an identifier for this Account (to which OUTSCALE will send notifications relating to the Agreement associated with this Account), and (ii) its identification details (name, intra community VAT number or its equivalent in the CLIENT country, address, etc.), and lastly (iii) accurate, up-to-date bank details necessary for invoicing purposes.

CLIENT Data (or Data): All Data of any nature, including Personal Data, that the CLIENT stores and processes using the Infrastructure provided by OUTSCALE. By express agreement, OUTSCALE (i)

undertakes not to access the CLIENT Data, and (ii) advises the CLIENT to encrypt them without providing it with the encryption key; being specified that, lastly, (iii) OUTSCALE cannot distinguish which CLIENT Data constitute Personal Data.

CLIENT Account: An account which enables the CLIENT, once it has accepted the Agreement associated with this Account (by accepting the Agreement and the Special and Derogatory Terms and Conditions) to benefit from the Services in a given Region and/or other Regions of its choice. The same CLIENT may have several Accounts. We only open your Account once you have provided it with (i) the e-mail address which will be used as an identifier for this Account (to which we will send notifications relating to the Agreement associated with this Account), and (ii) your identification details (name, intracommunity VAT number or its equivalent in the CLIENT country, address, etc.), and lastly (iii) accurate, up-to-date bank details necessary for invoicing purposes.

CLIENT System: The applications, developments, Data, databases, software, etc. placed on one of the Virtual Machines or a Storage Service Facility by a CLIENT, in order to render them accessible to users via the Internet or a direct link. The CLIENT is the only one legally and technically responsible for its System.

Cloud Computing: Technique for providing CLIENTS with calculations, memory, storage and network resources supplied by servers that are linked up by networks. These servers and the underlying Infrastructure are operated and maintained by OUTSCALE in a way that is transparent for the CLIENT.

Data Controller / Processor: Have the meaning assigned by the Legislation on Personal Data.

Extension of the Scope of the Services (or Extension): When the offer subscribed so enables, this shall involve the CLIENT purchasing supplementary resources from OUTSCALE, over a given period, for example, to meet new needs.

EEE/EEA (European Economic Area): Economic union grouping together the members of the European Union and other European States together in accordance with the treaties which formed and govern this area.

GDPR: General Data Protection Regulation (EU) 2016/679 dated April 27, 2016, relating to the protection of individuals in relation to the processing of their personal Data and the free circulation of these Data.

General Terms and Conditions of Sale (or GTCs): This document, including its preamble, definitions and all the documents incorporated by reference.

Indirect Clients: All the entities which purchase OUTSCALE Services via a Reseller. As Indirect Clients must accept these GTCs before being able to make use of the Services. The Reseller is in charge of obtaining the acceptance by the Indirect Client.

Legislation on Personal Data: For France (i) the amended law of January 6, 1978, on data privacy and the GDPR entered into force on May 25, 2018, and (ii) for other countries, the regulations with the same purpose applicable in their territory.

Logical Firewall: Service ensuring the routing and filtering of incoming and outgoing traffic from Instances to private and/or public networks.

Non-persistent Storage: Storage space, used by the Virtual Machine, where the data is eliminated by rebooting the machine. By default, the CLIENT's Virtual Machine shall have a Persistent Storage for its

boot disk but it must not be used for storing Data. It is highly recommended for the CLIENT to subscribe to a Persistent Storage solution with OUTSCALE, and this is essential even if the CLIENT wishes to save its Data in the event of the shutdown of a Virtual Machine.

Object Storage or Object Storage Service: A storage environment that enables data to be sent and received from an IT platform via the Internet, with a copy of the data on three separate physical types of equipment in order to guarantee the Sustainability of the data in the event of a simultaneous breakdown of one or two of the physical facilities used. Complementary options (archiving, double sites, etc.) may complete this offer.

Official OMI: OMI, that is identified in the list of the available OMI, is maintained by OUTSCALE and made available to its CLIENTS. After the first use of an Official OMI by the CLIENT on the launch of a Virtual Machine, for updating all the components of this OMI is the sole responsibility of the CLIENT. The responsibility of OUTSCALE cannot be held liable for the consequences of the failure of one the components of this OMI affecting the functioning of this Virtual Machine or the data which it contains due to faults or bugs brought to light after this first use.

OMI (OUTSCALE Image Machine): A ready-for-use Image available on OUTSCALE platforms allowing to have a standardized Virtual Machine. We may also use the term Image Machine.

On Demand: Refers to Services supplied in the context of the Agreement when the CLIENT(i) only pays for the resources effectively used, (ii) does not take out any subscription or commitment over time or for minimum resources, and (iii) can therefore cease to use the Services at its convenience and without indemnity, in particular if they no longer correspond to its needs. Within the framework of On Demand Services, OUTSCALE cannot guarantee the availability of resources at all times as explained in "OUTSCALE's general obligations".

Order Form: Designates the document which may be dematerialized, signed or validated when it is in dematerialized form, by the CLIENT under the terms of which the latter accepts a proposal for services/ a quote or orders a product; it shall comprise with, if necessary, the applicable Special and Derogatory Terms and Conditions. OUTSCALE bears no obligation for any sort of the f Professional Services performance, or the provision of Services requiring a quote without an Order Form signed by the CLIENT and accepted thereafter by OUTSCALE.

OUTSCALE: The company OUTSCALE SAS, registered at Nanterre Registry of Trade and Companies under number B 527.594.493, with a capital of 1 849 930 euros, having its registered office located at 1 rue Royale, 319 Les Bureaux de la Colline, 92210 Saint-Cloud - France.

OUTSCALE Infrastructure: All of OUTSCALE's equipment (servers, routers, etc.) and software (TINA OS in particular) necessary for the provision of the Services, as well as for all of OUTSCALE's other activities.

OUTSCALE Public Documentation: OUTSCALE public documentation available for the CLIENT at docs.outscale.com.

Party or Parties: are referred to individually as the "Party" and collectively as the "Parties" to the GTCs, namely the CLIENT and OUTSCALE.

Persistent Storage: Service subscribed by the CLIENT in its management interface or API.

Personal data: CLIENT Data which correspond to the definition of personal data provided by the French Legislation on Personal Data. For any questions relating to Personal Data (except for those

related to the CLIENT's Systems, which are under its sole responsibility) please contact donnees-personnelles@outscale.com.

POP: Point of Presence of the Cloud Computing. This is a place, in general in a Datacenter, where OUTSCALE operates one or several of its Services.

To Process/Processing: Shall have the meaning given to it by the Legislation on Personal Data.

Professional Services: Any Services supplied by OUTSCALE following a specific request by the CLIENT, in particular with the aim of enabling the CLIENT to acquire specific skills to enable it to migrate its information system to Cloud Computing or use it for Cloud Computing. These services are not subject to SLAs and the liability commitments for OUTSCALE are limited. These Services are governed by specific agreements.

Region: Shall mean a grouping of Datacenters distributed over a sufficiently large geographic area to ensure a satisfactory redundancy but sufficiently near to ensure a synchronization of Data on the different involved sites.

Reseller: Any entity which has concluded a Reseller agreement with OUTSCALE.

Reseller Agreement: Agreement between OUTSCALE and a Reseller which defines (i) the special financial conditions for the price of the Services that a Reseller purchases from OUTSCALE to sell on to Indirect Clients, and (ii) the rights and obligations of the Reseller (in terms of training of its personnel, certification, etc.) on the basis of the Reseller program which it signs up for. Reseller agreements are automatically integrated in these GTCs with which they form an indivisible whole. Reseller agreements are never exclusive.

Reversibility: Paying service whose purpose is to help the migration of the CLIENT's production on the OUTSCALE Infrastructure to an iso-functional platform which is compatible but not the property of OUTSCALE.

Services: The provision of resources by OUTSCALE to the CLIENT (Virtual Machines, Object Storage, etc.), within OUTSCALE's Infrastructure as well as related Services, if applicable.

Service Access Key: It concerns a set of digital identifiers (login, password, API key, etc.) enabling the CLIENT to make its authentication on its Infrastructure, for example on the API, in order to control its resources and subscribe to the Service. Access keys are used for a specific account and must not be shared by the CLIENT. It is also referred to as Access Key / Secret Key (AK/SK).

Service Level Agreement SLA/Quality of Service: Shall mean OUTSCALE's quality of service commitments in the context of the Services and are defined in Appendix A to this Agreement.

Snapshot: shall refer to the instantaneous state of a Persistent Storage (its existing Data and metadata at the time of the Snapshot) taken at the initiative and under the CLIENT's sole responsibility at any given time. The CLIENT (i) must not take Snapshots during maintenance periods, and (ii) must follow OUTSCALE's technical recommendations, summarized on its Public Documentation (docs.outscale.com), in relation to Snapshots, and in particular, ensure the consistency of its volume prior to taking a Snapshot.

Sovereignty: Designates the management policy for the Data but also for all the personnel and Infrastructure of OUTSCALE. Sovereignty applies to a Territory. OUTSCALE guarantees its CLIENTS that by using one or more Regions in the same Territory, no Data will leave this territory at the initiative

of OUTSCALE. Furthermore, the OUTSCALE personnel in any given Territory are contractually bound to this Territory and no-one from another Territory may access the equipment of a Territory without the authorization of personnel from said Territory. CLIENT's Data is subject to the regulations of the Territory (or Territories) selected by the CLIENT.

Specifications: Designate the characteristics of the different Services proposed within the framework of these GTCs, i.e. in particular the description of the Services, how they function, their performances and a breakdown of responsibilities between OUTSCALE and the CLIENT with a view to ensuring the security of the Services and of the Data. The Specifications are described in (i) the Specifications of the Services accessible at docs.outscale.com, (ii) the documents to which points i and ii above refer, and (iii) the other documents, whatever their form, mentioned in the GTCs or the Special and Derogatory Terms and Conditions.

Special and Derogatory Terms and Conditions (or Derogatory Agreement): Contractual documents (comprise of one or several Order Form(s), and if necessary all other contractual document accepted as such by the Parties (conditions online terms, letter of agreement, etc.) completing or derogating, if applicable, to these GTCs and specifying the terms of the offer (Virtual Machine specifications, Object Storage Services, duration of the Services for Services which are not On Demand, special performance conditions, etc.) subscribed by the CLIENT, by any means, including online, via its management API. They shall form an integral part of these GTCs.

Sustainability: Probability of non-deletion of data inadvertently (the deletion could be caused by a physical phenomenon such as "bit flips", the dysfunction of a specific technology, the aging of the storage media, etc.), for example: a sustainability of 99.9999999 % per year shall mean that 0.0000001 % of the data, at the most, could be altered during the year.

Technical Support (or Support): shall mean the technical support provided by OUTSCALE in accordance with the Specifications of the Services and the article "Technical Support" provided in these GTCs.

Territory: Designates a country or set of States which share the same legal rules concerning data, in particular Personal Data. There may be several regions in the same Territory.

User: means an external user who is neither an employee nor a service provider of the CLIENT, to whom the CLIENT would have allowed access to objects he has stored.

Virtual Machine(s) or Instance(s): Virtual Servers which set up the CLIENT systems and are located within the OUTSCALE Infrastructure. They shall include: (i) memory resources (RAM and hard drive and/or other means of storage), (ii) calculation resources, (iii) Persistent Storage with or without the guarantee of performance, (iv) an operating system (Windows®, distribution LINUX or other), (v) third-party applications that may be subject to licenses, (vi) the standard security system, (vii) bandwidth allocation. All the characteristics from (i) to (vii) above, are defined by the CLIENT, on the basis of the options proposed by OUTSCALE, and form an integral part of the Special and Derogatory Terms and Conditions. **As OUTSCALE is unaware of the type of System that the CLIENT plans to set up on the Virtual Machines, it is unable to offer advice with these choices.**

2 – Purpose of these GTCs

The purpose of these General Terms and Conditions of Sale – which may be completed by Special and Derogatory Terms and Conditions – is to define the scope and terms of the Services supplied by OUTSCALE to the CLIENT, as well as the related financial conditions.

All the Services covered by these GTCs comply with the certified ISO 27001 processes.

3 – Formation of the Agreement / Entire Agreement / Hierarchy

3.1 – Formation of the Agreement

The Agreement is irrevocably formed as of the acceptance by the CLIENT (i) of these GTCs and if applicable (ii) the Special and Derogatory Terms and Conditions.

The acceptance of the Agreement by the CLIENT entails acceptance of these GTCs, which the CLIENT acknowledges it has read and understood. Although the CLIENT is always a professional, before accepting these GTCs, it must seek advice from an IT and network's professional, if it is not one itself, in order to make the technical choices which are part of the Agreement, in particular concerning the characteristics of the Virtual Machines, their operating system, data transfers, account synchronization over several Territories and Regions, the resources necessary to satisfy its needs, compliance of guarantees provided by OUTSCALE with regards to its security requirements etc.

As explained in the article "*Validity of electronic means for notifications issued within the scope of the Agreement*", **the CLIENT must refuse these GTCs and not enter into an Agreement with OUTSCALE if it does not accept e-mail as method of notification in the context of the Agreement.**

3.2 – Entire Agreement

All the discussions, advertisements, e-mails, offers, proposals, etc. having the same purpose as the Agreement shall be cancelled by the latter, which constitute the entire agreement between the CLIENT and OUTSCALE in relation to its subject matter.

3.3 – Hierarchy of contractual documents/interpretation

These GTCs govern all the relations between OUTSCALE and its CLIENT or prospects for the supply of products or Services or the concession of software license.

These GTCs always prevail on those of the CLIENT.

The CLIENT and OUTSCALE can agree on Specific and Derogatory Conditions to all or part of these GTCs. On the condition that the said Specific and Derogatory Conditions are expressly mentioned in a contract dated and signed by the Parties. In any event, the said waivers shall only apply to the operation covered by the Specific and Derogatory Conditions.

Unless expressly waived in the Specific and Derogatory Conditions defined in the above paragraph, in case of contradiction between a contractual document and these GTCs, the GTCs shall prevail.

Furthermore, if one of the clauses of the Agreement were to be deemed contrary to the law, the Parties must replace it with another valid clause which is as close as possible to the clause that is declared invalid.

3.4 – Procedures of Subscription

The CLIENT subscribes to Special and Derogatory Terms and Conditions online (3.4.1) with an Order Form accepted by OUTSCALE (3.4.2) or by negotiating a derogatory agreement with OUTSCALE (3.4.3).

3.4.1 – Subscription by Order Form

The CLIENT may order the Services by contacting the sales department at sales-eu@outscale.com.

Once OUTSCALE has accepted the CLIENT's Order Form, the Agreement is formed, and the Account opened. Validation of the Order Form constitutes acceptance of OUTSCALE's General Terms and Conditions of Sale by the CLIENT.

Some Regions and/or some Services may only be ordered by Order Form.

3.4.2 – Subscription by negotiating a derogatory agreement

When the CLIENT asks for the negotiation of an overriding Agreement, OUTSCALE is never obliged to accept.

3.5 – Creation of CLIENT Account

The CLIENT determines at the request for Account creation:

- The e-mail associated with the Account (which will be used for all notifications and any formal notice required within the framework of the Agreement and which also allows to receive the reinitialisation email of the Account administrator password);
- Its identification data (name, intercommunity VAT number or its equivalent registration number in the CLIENT's country, address, telephone number, etc.)

The CLIENT agrees on the Processing of those Data by OUTSCALE in order to provide the Service to the CLIENT.

The CLIENT must also provide invoicing and bank details to OUTSCALE to ensure payment of the Service.

At the end of the registration process, the CLIENT receives confirmation of the opening of its Account.

The Opening of the Account entails acceptance by OUTSCALE of the associated Agreement and enables the CLIENT to use the OUTSCALE Services exclusively in the Regions situated in the Territory that it has chosen.

3.6 – Extension of the Scope of Services

The CLIENT may extend the scope of services under the same procedures as its initial order or by means of automatic extension tools (API OUTSCALE and/or Cockpit).

3.6.1 Automatic extension of the Scope of the Services

Thanks to OUTSCALE's API and/or Cockpit, the CLIENT can develop programs which will automatically subscribe to OUTSCALE Services (new Virtual Machines, additional storage volume, etc.)

It is understood that, if the CLIENT uses these APIs and/or Cockpit, it cannot be released from its obligations, in particular its payment obligations, on the grounds that its System ordered the Services erroneously (for example, if the CLIENT machines, following a dysfunction, ordered Services that were contrary to CLIENT forecasts).

However, it remains the CLIENT's responsibility to use the automatic subscription functions with care and to set in place the necessary control procedures.

3.6.2 – Error of the CLIENT generated by an automatic subscription of long-term service

In the event that, in application of 3.4 above, a long-term service (for example, a Virtual Machine reservation for several years) is wrongly ordered via API and/or Cockpit, the CLIENT must enter a cancellation request, within 8 (eight) days of this order, the commercial service of OUTSCALE explaining that this order was generated in error and the causes of this error.

Provided that this order:

- is effectively for a commitment of a period of more than 6 (six) months;

- has not generated OUTSCALE's commitments to third parties (ordering hardware, bandwidth, etc.);
- has not incurred any expenses to OUTSCALE;
- was generated by an error entered and reproducible:

The commercial service will issue, provided that the services related to this order have not been used, a credit for this wrongly generated order.

The amount of this credit will be reduced:

- from a management fee package equivalent to 10% of the order generated in error;
- the costs incurred by OUTSCALE for the commissioning of this order;
- consumption of services related to this order.

4 – Term/Termination of the Agreement

The Agreements governed by these GTCs are concluded for an unlimited period of time, except if the Agreement does not correspond to an On Demand Service and its Special and Derogatory Terms and Conditions fix a specific term (for example, in case of the reservation of a Virtual Machine for a fixed period).

Each of the Parties may terminate Agreements for On Demand Services at any time, without indemnities, including for the sake of convenience.

For Services which are not On Demand, the Agreement can only be terminated in accordance with the conditions agreed upon in the Special and Derogatory Terms and Conditions and if there are no conditions specified, the Agreement can be terminated like On Demand Agreements, except for Virtual Machine reservations which are still firmly and irrevocably ordered without the possibility of early termination.

The termination of an On Demand Agreement takes place as follows:

- The CLIENT: by sending an e-mail from the e-mail address associated with its Account to support@outscale.com in which it expresses its intention to terminate and indicates the Agreements to be terminated, if there are several Agreements associated with the e-mail address. OUTSCALE must acknowledge receipt of this termination letter, by return e-mail
- OUTSCALE: by sending an e-mail to the e-mail address of the CLIENT Account.

The termination comes into effect 15 (fifteen) clear days after (i) the acknowledgement of receipt from OUTSCALE if the termination takes place at the initiative of the CLIENT or (ii) the date on which the termination e-mail was sent by OUTSCALE if the termination decision is made by OUTSCALE.

Before the effective termination date, the CLIENT must imperatively have recovered all its Data hosted within the framework of the Agreement(s) terminated, as specified in the article "Recovery or deletion of Data".

The termination of the Agreement, whether at the initiative of OUTSCALE or the CLIENT, does not release the CLIENT from its obligation to pay for those Services already used.

5 – Modification of the General Terms and Conditions of Sale, offers, prices and Agreements

Particularly for the purposes of improving the Quality of Service, OUTSCALE may modify these GTCs regularly as well as its offers (Service Specifications, prices, etc.).

The new versions of the GTCs, offers and prices will be published on OUTSCALE's website (<https://en.outscale.com/terms-of-service/>). OUTSCALE may also send an e-mail to the CLIENT Account e-mail address and/or warn the CLIENT of a modification of the contractual conditions via the management interface of its Account. In the event of a substantial modification relating to obligations incumbent upon each of the Parties, this modification must be notified to the CLIENT by e-mail or via the management interface of its Account.

The new contractual conditions come into force as soon as they have been published and apply (i) to future contractual relations between OUTSCALE and its CLIENTS, whether On Demand CLIENTS or otherwise, and (ii) automatically modify the Agreements in progress with the consequences described in sections 5.1 and 5.2 depending on whether they are On Demand Services or not.

In the event of a modification made by OUTSCALE to the Specifications for the Services, it is up to the CLIENT, if necessary, assisted by an IT professional, to ensure that the Services continue to be in line with its needs and objectives, in particular in terms of security.

5.1 – Consequences of modifications to On Demand Agreements

If the CLIENT does not accept the modifications made by OUTSCALE to its On Demand conditions – either at the time of the modification or at any subsequent moment – it must cease to use the Services and notify OUTSCALE of the termination of the Agreement in the conditions set forth in the article "Term/Termination of the Agreement".

If the CLIENT continues to use the On Demand Services despite the modification of the contractual conditions, it will be deemed to have accepted the modified conditions.

In no circumstances will OUTSCALE pay any indemnity to the CLIENT following the modification of the contractual conditions (GTCs, offers and prices) of its On Demand Services, the possibility of modifying them at its convenience being the counterpart for the CLIENT's freedom to terminate the On Demand Services at its convenience and without indemnification.

5.2 – Consequences of modifications to Agreements that are not On Demand

The conditions for the revision of the Services which are not On Demand are defined in their Special and Derogatory Terms and Conditions.

6 – Suspension of the Services at the request of a legally competent authority on the concerned territory or when the CLIENT makes an illicit or unreasonable use thereof or use which threatens the security of the resources supplied by OUTSCALE

OUTSCALE, if it has identified malicious operations or operations which threaten the security of its Infrastructure or that of third parties (such as 'flood', 'scan', 'denial of service', etc.) originating from or targeted at the resources it supplies to the CLIENT (such as Virtual Machines, Object Storage Service, etc.), or at the first demand of a territorially competent authority in the territories of the CLIENT's services disposal (in particular judicial) involving the resources of the CLIENT, or each time the law obliges it, may block said resources and suspend the Services.

Once they have been blocked, the CLIENT will no longer have access to these resources (or to the related Data) and, from a network point of view, they will be isolated from the rest of the Infrastructure.

If the law or the authority which requested the block and the law oblige OUTSCALE to keep the resources blocked for a certain time and/or until a decision is reached and/or any other event, OUTSCALE will comply.

Otherwise, OUTSCALE may:

- keep the resources blocked until the reasons for the blockage have disappeared,
- at any time, and without unblocking the resources, notify the CLIENT by e-mail of the termination of the Agreement within 10 (ten) clear days, the CLIENT then being required imperatively to ask the OUTSCALE “Customer Service” to return the Data to it in the conditions set forth in the article “Recovery or deletion of Data” if it wishes to keep the Data, failing which said Data will be irrevocably destroyed.

The CLIENT may also notify the termination of the Agreement immediately to OUTSCALE by sending an e-mail to support@outscale.com.

The termination of the Agreement is without prejudice to any damages which OUTSCALE may claim the CLIENT in the event of the breach of its commitments.

The Services shall be invoiced notwithstanding the suspension of the Services, except in the case whereby OUTSCALE was clearly wrong to suspend the Services.

7 - Termination of the Agreement in the event of breach

In the event that one of the Parties breaches its obligations under the Agreement – and in particular as far as the CLIENT is concerned, if it breaches its financial obligations: late payment, refusal to pay by its bank, bank details that are not up-to-date, etc. – the other Party shall serve formal notice by e-mail to remedy said breach within 7 (seven) clear days.

After this formal notice, and if the defaulting party is the CLIENT, OUTSCALE may block the CLIENT’s access to the resources supplied as part of the Services (including the related Data) and suspend the Services.

If this formal notice has produced no effect within the given timeframe, the wronged Party may send notice of termination of the Agreement to the defaulting Party by e-mail. In this case, the termination comes into effect automatically and without the need for a judge, 10 (ten) clear days following the notice of termination.

Before the effective termination date, the CLIENT must imperatively recover all its Data hosted at OUTSCALE, as indicated in the article “Recovery or deletion of Data”.

The termination of the Agreement does not prevent the wronged Party from demanding reparation from the defaulting Party before the courts. In addition, on no account does the termination release the CLIENT from its obligation to pay for the Services which have already been used.

8 – OUTSCALE’s general obligations

OUTSCALE shall carry out its Services in accordance with the rules of professional practice, and in particular, OUTSCALE shall:

- Define the technical and organizational means to ensure continuity of service and in particular: (i) document and implement technical and organizational means and procedures to ensure compliance with service commitments, (ii) maintain them in operational conditions, (iii) restore them, (iv) test them;
- Operate, maintain, manage, etc. the OUTSCALE Infrastructure which supports the CLIENT’s Virtual Machines and/or the Object Storage Services and other Services;
- Make the Virtual Machines that it ordered available to the CLIENT with the operating system provided for in the Special and Derogatory Terms and Conditions, along with the security tools chosen by the CLIENT/provide the ordered Object Storage Services;

- Supply the resources subscribed On Demand on condition that they are available at the time of the request (if the CLIENT wants a guarantee of availability, it must contact the OUTSCALE sales department which will propose adapted offers such as the reservation of Virtual Machines);
- Ensure that the Virtual Machines/Object Storage Services have the resources provided in the Special and Derogatory Terms and Conditions;
- Provide the CLIENT with an administration interface for its Virtual Machines so that it may install and administer its System there (the CLIENT shall be responsible, assisted by an IT professional, if necessary, for ensuring that its System may be administered via said interface, which implies that the CLIENT has asked OUTSCALE all the appropriate questions in this regard prior to the acceptance of the Agreement);
- Ensure Support and assistance Services in accordance with the Specifications for the Services and, in any case, by supplying free access to the knowledge bases available on OUTSCALE's Public Documentation (docs.outscale.com);
- Provide an API control enabling the CLIENT to automate the management and administration of the Services;
- Provide separate administration interfaces for its CLIENTS (API);
- Supply the statements and reports provided in the Special and Derogatory Terms and Conditions;
- Provide, as the case may be, the other Services provided in the Special and Derogatory Terms and Conditions;
- Implement appropriate partitioning measures: (i) between CLIENTS, (ii) between service information systems and other information systems, (iii) between the technical infrastructure, the equipment necessary for the administration of the services and the resources it hosts;
- Store only the hash of users' passwords and technical accounts;
- Implement all necessary means and procedures to ensure the physical and environmental safety of the various areas (public, private and sensitive) within the scope of the Service;
- Implement the means to ensure the level of confidentiality and integrity protection of outgoing assets, recycled materials and equipment awaiting use;
- Implement measures to physically separate the development, test and production environments;
- Implement a data backup and recovery policy for data under its responsibility, it means data necessary for operating the platform and Snapshots of volumes realized by the CLIENT and a procedure to test the restoration of backups
- Implement event logging and keep (at least 6 (six) months), limit access and protect these elements;
- Manage the administration of the Service;
- Communicate without delay to the CLIENT security incidents and associated recommendations to limit their impact;
- Document the assessment of events and their qualification as a security incident, and share this information with the CLIENT;
- Deal with security incidents until they are resolved and inform the relevant CLIENTS, and keep evidence of security incidents;
- Implement a continuous improvement process to learn from information security incidents;
- Define degraded internal procedures when the hosting service cannot be provided as in nominal operation (this does not concern the degraded procedures of the CLIENT);
- Establish a business continuity plan;
- Implement the necessary means to identify and comply with the legal, regulatory and contractual requirements in force applicable to the service, as well as specific security needs;
- Make available to the CLIENT the procedures relating to all of its procedures in connection with the Services;
- Implement periodic controls to ensure that the implemented protective measures meet the security requirements and formalized security policies, and define the rules (nature of controls, periodicity).

OUTSCALE is bound by the Quality of Service commitments defined in the article "Quality of Service/SLA" as well as in Appendix A, which may give rise to penalties. The Special and Derogatory

Terms and Conditions may derogate from Appendix A with the exception of the limit defined in the paragraph below.

In any event, the penalties due in connection with these GTCs may not exceed 30 % (thirty percent) of the amount of the invoice for the month during which the incidents that triggered the penalties occurred. Furthermore, said penalties shall constitute a flat-rate final settlement of damages for the incidents that gave rise to the penalties, with these penalties being considered as a final discharge of liabilities.

Moreover, if the CLIENT is behind with payments without OUTSCALE having suspended the Services, the penalty system is automatically suspended until the CLIENT has made full payment.

Furthermore, any penalties that could have been demanded by the CLIENT during the period of suspension of the penalties shall be lost.

The fact that OUTSCALE continues to provide Services to a debtor CLIENT does not grant the CLIENT any right, and (i) OUTSCALE may cease the Services at any time (ii) furthermore, under no circumstances can the CLIENT invoke fact that the Services were maintained despite its debt balance in order to demand the renewal of this tolerance in the future.

9 – The CLIENT's Obligations

9.1 – Duty of care obligation

The CLIENT must operate the Virtual Machines and/or Object Storage Services made available by OUTSCALE in a reasonable manner and in particular, it undertakes to:

- **Ensure compliance with the laws applicable to the Services**, in particular, the French law on “*Confidence in the Digital Economy*” and different laws on internal security, and the equivalent laws abroad;
- Implement the appropriate procedures, as part of the use of its services, to comply with legal, regulatory and contractual requirements with its own clients;
- **Ensure compliance with all regulations in force applicable to the CLIENT's Data** (including, without limitation, personal data as mentioned in the article “*CLIENT Data*”, health data, banks data, obligations applicable to Organizations of Vital Importance (OIV), etc.). CLIENT cannot host personal health-related data, and Organizations of Vital Importance (OIV) under the law of military programming, cannot host Vital Importance Information Systems (SIIV) on a shared Cloud offer, OUTSCALE will suggest specific offers for these purposes which require a contract derogatory to those GTC;
- Inform the Provider if Data subject to specific legal, regulatory or sectoral constraints are entrusted to it. For any data subject to specific constraints, OUTSCALE requests a preliminary risk analysis for these data. Based on the outcome of this risk analysis, OUTSCALE will work with the CLIENT on actions to be taken together to provide an adequate response to these risks;
- Implement encryption on data flows data and data assessed as "sensitive" in its risk analysis;
- Generally, and in particular if it has a website that is open to the public, to respect all the legal obligations in this regard;
- Provide identification information and bank details during the creation of its CLIENT account and to keep them updated;
- Ensure that the payment terms provided by the Agreement are respected;
- By express agreement, **the CLIENT is solely liable, legally and technically for its System** (including the data, regardless of their origin); it is also responsible for its domain names, SSL certificates, and for the log management of its System in accordance with the law, etc.;
- Protect its Service Access Keys;
- Change its Service Access Keys (AK/SK) at the request of OUTSCALE, particularly for the security reasons; provided that OUTSCALE requests for this modification according to a reasonable frequency. In the event that OUTSCALE requests for a such modification the CLIENT does not

proceed to the modification of its AK/SK as soon as possible (namely in TWENTY-FOUR (24) HOURS following the request) OUTSCALE's liability for any damages that may occur in connection with this absence of modification is excluded;

- Not to provide a System that is in violation of the different norms, laws, decrees, etc., both national and international (incitement of racial hatred, pedophilia, acts that are contrary to public order, defamation, media and audio-visual communication freedoms, economic public policy, spam, computer crime, etc.);
- Not to commit or facilitate – directly or indirectly – infringing acts or acts of unfair competition through the aid of its System;
- Transfer of its data by the CLIENT, as part of imports or as part of reversibility process, is under its sole responsibility;
- Implement access control and identity management facilities for users under its responsibility who use account management interfaces and access rights beyond those provided by the provider.
- Analyze and manage risks on virtualized infrastructures deployed on the platform by: (i) training people qualified to operate the platform, in particular on the specificities of the Cloud Computing, (ii) regularly auditing backups, data integrity and active access to the platform, (iii) state-of-the-art deployment of resources to limit access only to established functional needs, (iv) using encrypted and/or dedicated links if necessary for communications assessed as sensitive (v) analyze its own risks in case of irreversible loss of its Data and take any necessary measures.
- Respect the terms of licenses of third-party software provided to the CLIENT as part of the Service, when a license is required for the use of third-party software.
- It is specified to the CLIENT that Persistent Storage may be corrupted for various reasons (mishandling, misuse, etc.) and it is the responsibility of the CLIENT to make Snapshots and/or backups of its volumes in order to be able to return to a known state.

The CLIENT cannot be released from the above-mentioned obligations by arguing that it did not commit the offense itself, but that it was committed by one of its System's users. Therefore, the CLIENT must take all the necessary measures to prevent such offenses from being committed, and to limit the consequences, if they were to occur, despite the precautions taken.

In particular, the CLIENT undertakes to pass on these obligations in the agreements which it enters into with its own clients, entitled or caused them to waive all remedies against OUTSCALE and their insurers for any damages whatsoever, including any loss of data or recovery costs.

As provided in the Article 13.1 hereinbelow, the CLIENT shall fully indemnify OUTSCALE for any legal sanction imposed following a violation of the above-mentioned obligations by the CLIENT. .

9.2 – Obligation of reasonable use

The CLIENT undertakes to make reasonable and good faith use of the services made available to it. Such use must remain in all circumstances consistent with its activity as described in the tacit or express expression of its needs as well as its corporate purpose.

The CLIENT shall therefore refrain from any activity that would result in an abnormal use of the equipment and materials underlying the services provided. This includes any activity that would result in premature wear of storage media (including hard disks) made directly or indirectly available to him, including by practicing calculation activities, cryptomining activities of virtual currencies such as CHIA, BitCoin, Ethereum, without this list being exhaustive, or more generally any operation on public blockchains.

More generally, the CLIENT is forbidden to make a use of its Virtual Machines / Object Storage Service that could technically endanger the OUTSCALE Infrastructure as well as the Virtual Machines / Object Storage of the other CLIENTS.

By express agreement, in case of violation of the present clause, in particular if OUTSCALE notices:

- the premature wear of its equipments because of an abnormal use by the CLIENT,
- abusive operations originating from one or several Virtual Machines of the CLIENT (such as "flood", "scan", "spam", "denial of service", etc.),

OUTSCALE could then immediately block the incriminated Virtual Machines, or even all the Services and launch the procedure of termination of the Agreement, without prejudice for OUTSCALE to obtain from the CLIENT the indemnification of the materials so prematurely used that the CLIENT irrevocably commits to reimburse on presentation of the supplier's invoice and to claim damages suffered by OUTSCALE or its other CLIENTS.

9.3 - Co-operation obligation

Parties shall undertake to cooperate in good faith in view of the proper performance of the Services, and in particular to proactively communicate the information that they have in their possession which could be useful (in particular, any dysfunctions encountered).

The CLIENT undertakes to appoint a manager with the technical skills and the legal capacity necessary to:

- Authorize / manage the Extensions to the scope of the Services,
- Work on the Virtual Machines,
- Manage the CLIENT Account and in particular, ensure that the payment information is still valid, in order to prevent any delay in payment.

The CLIENT undertakes towards OUTSCALE to constantly have a contact Manager in charge.

Furthermore, if the CLIENT intends to launch a processing (a marketing operation, a or communication operation, an audit of its Systems, etc.) which potentially causing a significant increase in the use of its resources consumption (bandwidth, memory or calculation), it shall be responsible – as part of its duty to cooperate – to notify OUTSCALE prior to the launching of the said operation within a reasonable period of time (which shall not be later than 72 (seventy two) hours) and compatible with the complexity of a Cloud Computing infrastructure,, in order to particularly avoid this sudden increasing activity from being analyzed as a security fault and resulting in a possible temporary suspension of the Services.

9.4 – Acceptance obligation

As a result of the continuous nature of the Services provided and the existence of continuous monitoring made available to the CLIENT, an acceptance system shall be set up ("réception" within the meaning of the French Civil Code) for the Services, called "as you go".

All the Services provided by OUTSCALE are therefore provisionally accepted by the CLIENT in line with its use of these Services.

Final acceptance is pronounced automatically 48 (forty-eight) hours after the provisional acceptance by the CLIENT unless the CLIENT notifies OUTSCALE, by an e-mail within 48 (forty-eight) hours of the provisional receipt, of the existence of a substantiated reservation regarding the Service.

This notification must document the reservation formulated: date, time of the start and finish of the unavailability period justified by the tools available.

No reservation may be formulated beyond the period mentioned above. The lack of documentation to back up the formulated reservation shall be considered as a lifting of the reservation.

10 – Services

10.1 – Specifications for the Services

The CLIENT may subscribe to one or more Services resumed below.

We recall that the CLIENT had access to detailed Specifications on OUTSCALE Public Documentation (docs.outscale.com) before signing the Agreement and was able to ensure that the Services matched its needs.

In addition to the documentation above, in the event of any doubt, the CLIENT can ask the OUTSCALE teams for any technical precision required.

Lastly, during the course of the Agreement, the CLIENT can always ask for precisions on the Specifications from OUTSCALE.

10.1.1 – Flexible Computer Unit (FCU): Virtual Machines

The virtual machines, or instances, are launched by the CLIENT in the public Cloud or in a Virtual Private Cloud (VPC) which is the mode recommended by OUTSCALE.

Each Virtual Machine is made up of calculation, storage and memory elements which support an Operating System (OS) which can host the CLIENT's professional applications.

The CLIENT can choose between different hardware configurations called types of Virtual Machine and between different machine images used as a template for the Virtual Machine to be launched.

10.1.2 – OUTSCALE Machine Image (OMI)

An OMI is a Virtual Machine template or instance which contains at least an operating system (OS) and possibly other software applications and configurations such as block device mappings referencing the BSU. The OMIs make it possible to launch the Virtual Machine with predefined configuration and software applications, without having to install them on all the Virtual Machines.

An OMI is an Image Machine used as a template to launch Virtual Machine based on a BSU volume like system volume. An OMI provides, at the least, an operating system (UNIX or Windows) and may provide software applications or copies of other BSU volumes.

OUTSCALE deals with the vulnerabilities of its OMI in real time via its Security Operation Centre and will communicate availability of new OMI to the CLIENT.

In any case, OUTSCALE is not responsible for the vulnerabilities of the operating systems and other software applications and configurations contained in its Official OMIs, the security of these elements being the responsibility of their respective publishers, distributors and/or authors.

Furthermore, OUTSCALE advises the CLIENT not to prevent the automatic update process for the software contained in the OMI, in particular the operating systems. In the case of the use by the CLIENT of an OMI edited by a third party, the CLIENT will be responsible of contacting the concerned third party which edited the OMI, OUTSCALE will not be held responsible in such situation.

10.1.3 – Block Storage Unit (BSU)

Block Storage Unit (BSU) volumes are virtual hard disks that the CLIENT can add to a Virtual Machine FCU created in the same Availability Zone.

A volume is defined by its size and its IOPS capacity.

10.1.4 – Security Groups

Security groups make it possible to manage and control inflows and outflows from Virtual Machines thanks to a set of rules depending on the CLIENT needs and architecture.

Each Virtual Machine, whether in a public Cloud or Virtual Private Cloud (VPC) is launched behind at least one security group to/from which the CLIENT may add or withdraw rules.

10.1.5 – Virtual Private Cloud (VPC)

A VPC is a virtual network defined by the CLIENT, which is isolated within the OUTSCALE Cloud Computing and which is dedicated to the CLIENT's account. The CLIENT can launch Virtual Machines and create resources in its VPC. VPCs are created for a Region.

The VPCs also make it possible to create a peering connection with another VPC, to use several network interfaces for its Virtual Machines and to create DirectLink or VPN connections.

10.1.6 – External IP

An EIP is a V4 IP address designed to be dynamically transferable from one Virtual Machine to another and accessed by the CLIENT from the Internet.

Each EIP is linked with your OUTSCALE account. An EIP decommissioned from an account cannot be reassigned.

10.1.7 – Load Balancing Unit (LBU)

A load balancer distributes the incoming network traffic between several Flexible Computer Unit (FCU) Virtual Machines of the public Cloud or a Virtual Private Cloud (VPC) to avoid overloading and increase the availability and reliability of the CLIENT's services.

10.1.8 – Object Storage Service

Object Storage Service is a storage system in object mode. Each object has its own specific URL for access purposes.

Object Storage Service makes it possible:

- To create buckets in which to store objects
- To manage Access Control Lists (ACL)
- To remove objects and buckets

10.1.9 – Elastic Identity Management (EIM)

This service allows the CLIENT to create and manage security policies per user attached to its account. It is the CLIENT's responsibility to control the dissemination of security policies and access keys attached to users.

It is furthermore recommended to implement a policy for managing the life cycle of users and associated access keys.

10.1.10 – DirectLink

The CLIENT may subscribe through a separate contract, to an OUTSCALE Cloud Computing internal network port service. This service is subscribed for a period fixed in advance and specifies the geographic access point and the debit subscribed.

The CLIENT will then have access to a virtual access point, which can be manipulated through OUTSCALE's public APIs in order to link it to a Virtual Private Cloud (VPC).

10.1.11 – Flexible Graphical Processing Unit (Flexible GPU)

A Graphical Processing Unit (or GPU) is an optional feature available on a Virtual Machine that allows the acceleration of graphical calculations or highly parallelized calculations in the CLIENT's applications. A Flexible Graphical Processing Unit (or Flexible GPU) is a reservation of a Graphical Processing Unit that can be attached and detached from a Virtual Machine on demand.

10.1.12 – Outscale Monitoring Services (OMS)

Outscale Monitoring Services (OMS) is a solution that allows the CLIENT to manage the monitoring and review of its activity logs generated when using OUTSCALE services.

10.2 – Security of the Services

10.2.1 – In the EEA Region

All the OUTSCALE Services are delivered in accordance with ISO 27001 standard requirements, which is subject to an audit inspection carried out by an independent third party at least once a year.

OUTSCALE undertakes to use its best endeavors to answer by all measures and means to any questions raised by the CLIENT regarding the organizational, technical, and legal in place to demonstrate the conformity of our certification in the following conditions (i) either free of charge, (ii) or in exchange for fair remuneration (following a quote accepted by the CLIENT) when the complexity of the question and/or work load necessary to reply exceed what can be reasonably expected of a supplier such as OUTSCALE in a similar context.

The options which the CLIENT may order to reinforce the security of the Services are described in the Specifications for the Services.

10.2.2 – Outside the EEA Region

The CLIENT, by transferring its Data to OUTSCALE Infrastructures located outside the EEA Region, must be aware that it is no longer covered by the OUTSCALE EEA security guarantees described in point (10.2.1) above.

The non-EEA Region security guarantees are defined in the Specifications for the Services applicable to the Region and vary from one Region to another. The CLIENT must ensure that the guarantees provided by OUTSCALE in the Region are in line with its security requirements.

11 – Quality of Service / Service Level Agreement

In addition to the proven technology at OUTSCALE, the Services rely on equipment which is guaranteed by its suppliers (via their MTBF and RTO indicators, etc.), which are globally renowned.

The SLAs shall depend on the Services in question and are presented individually in [Appendix A](#) attached hereto. The SLA in Appendix A are those of OUTSCALE for the EEA Region, they also apply by default in the other Regions, given that the SLA applicable to the Services in the other regions may waive the Appendix A.

Scheduled maintenance tasks must be taken into consideration for the availability time, subject to OUTSCALE having informed the CLIENT at least 2 (two) full days in advance.

Any task, of which in order to protect the CLIENT Data or Infrastructure against an exceptional major risk such as acute security vulnerability or a massive cyberattack, shall be taken into consideration for the availability time.

The CLIENT may not invoke the above-mentioned commitments if it has not followed OUTSCALE's recommendations such as summarized in the Specification and on the OUTSCALE Public

Documentation (docs.outscale.com), concerning the use of the Services, as the failure to comply with the recommendations shall be considered as a fault on the part of the CLIENT.

In the event whereby OUTSCALE were to fail to comply with its availability commitments, without any fault on the part of the CLIENT, the latter would be entitled to terminate the Services and obtain credit as indicated in Appendix B. OUTSCALE fails to comply with its commitments if:

- the Quality of Service commitments defined in Appendix A have not been respected;
- this non-compliance is not linked to any fault by the CLIENT;
- the CLIENT is directly concerned by this non-compliance as a CLIENT of OUTSCALE and not, for example, as a user of a service based on OUTSCALE but provided by a third party.

Whether or not OUTSCALE has failed to comply with its Quality of Service commitments shall be assessed over a sliding period defined in the SLAs.

The down time counted is only the time that has been subject to notification of reservations in accordance with the article "The CLIENT's obligations/Acceptance obligation" of these GTCs.

The CLIENT shall have a period of 5 (five) clear days as from the end of the given period to notify OUTSCALE of the application of penalties which, by express agreement, constitute full discharge.

The CLIENT must attach to its notification:

- The CLIENT calculation showing that OUTSCALE had failed to comply with its Quality of Service commitments over the period in question, for the Services not definitively accepted,
- Reference to the reservations notified (within the meaning of the Article "The CLIENT's obligations/Acceptance obligation" of the GTCs) in support of its calculation.

If the CLIENT has correctly documented and proven OUTSCALE's non-compliance, it shall be granted credit to offset against the price of the Services, valid for a period of 1 (one) year, for which the amounts and calculation methods are defined in Appendix B.

If the CLIENT has more than one Account, the credits mentioned above that it acquires due to a breach of OUTSCALE to an Agreement associated with an Account cannot be used to consume Services under another Agreement associated with another account.

The fact that the CLIENT does not claim the above penalties option shall be considered as a final waiver of the latter for the reservations notified, which will be deemed to have never existed.

12 – Intellectual Property

12.1 – Ownership of the technologies used to provide the Services

The Agreement shall not include any assignment or transfer of intellectual and/or industrial property rights (patent) used for the provision of the Services (TINA OS software in particular) which belong to OUTSCALE.

Furthermore, it is stipulated that the CLIENT is strictly prohibited from:

- reproducing any of the elements used to supply the Services: computer code, texts, images, design, graphics chart, ergonomics, documentation, etc.
- seeking to reconstitute the technologies belonging to OUTSCALE, in particular by means of reverse engineering.

Notwithstanding the above, OUTSCALE assigns to the CLIENT, on a personal and non-exclusive basis, the rights to the above elements as is strictly necessary to use the Services and solely for the duration of said Services, this assignment ending automatically at the same time as the Services.

12.2 – Ownership of the CLIENT Systems and Data

All the elements making up the CLIENT Systems and Data shall remain the property of the CLIENT in all circumstances, the Agreement entailing no assignment of intellectual and/or industrial (patent) property rights.

12.3 – Distinctive signs belonging to the Parties

Each Party undertakes not to act in any way that might be damaging either directly or indirectly to the other Party's distinctive signs, in particular its trademarks.

And this, without prejudice to OUTSCALE citing the CLIENT as a reference and to the CLIENT mentioning that it uses the OUTSCALE Services. However, each Party, without having to give its reasons, may ask the other Party not to make reference to it any longer.

12.4 – Third-party licenses

When a license is required for the use of third-party software, the CLIENT agrees to abide by the terms of the license of the third-party software provided as part of the Service.

12.5 – Contact

For requests regarding your intellectual property rights, you can contact: intellectual-property-rights@outscale.com.

13 – Liability – Force majeure – Insurance

13.1 – Parties' liability

In any case, civil liability of the Parties (any losses in which the other Party will have to prove), all causes combined, excluding any physical injury and gross misconduct, is limited, in total, to a sum limited to half of the amount received by OUTSCALE during the 12 (twelve) months period prior to the occurrence date of the last damaging event.

For the reserved Instance, this calculation will be made on the basis of the in progress reserved Instances during the period of the defaulting Service and not on the future reserved Instances .

This distribution of the risks between OUTSCALE and the CLIENT, as well as the limitation of liability specified above, are notably linked to the amount of the Services provided, to the technical and financial advantages provided by the Services to the CLIENT and to the absence of OUTSCALE's control on the value of the CLIENT's Data.

In case of a simple interruption of Service, OUTSCALE shall indemnify the CLIENT within the limit (limit of liability) of 2 (twice) of the monthly amount invoiced to the CLIENT for the Services at the origin of OUTSCALE's liability, if OUTSCALE's non-compliance lasted for more than 15 (fifteen) days; if the non-compliance lasted for 16 (sixteen) days or more, the limit of liability shall be increased to 3 (three) times of the monthly amount invoiced for the defective Service.

By express agreement, both Parties shall decline any liability for indirect and/or consequential damages, such as: operating loss, loss of turnover, loss of data or corruption of the application, disorganization, violation of the other Party's image rights, etc.

For all intents and purposes, it is specified that these limitations of liability do not apply, in accordance with the law and the jurisprudence, in the event of gross misconduct.

In particular, it is agreed that the illegitimacy of all or part of the CLIENT's System (in particular concerning the title of pedophilia, the violation of the Personal Data or Health Data Legislation, the incitement to racial hatred, the counterfeiting, storage or Data transfer whose export is controlled, regulated or subject to a permit, or a license and more generally of any violation by the CLIENT of a public order regulation applicable to its use of resources) will be, by express agreement, qualified as gross misconduct of the CLIENT.

By exception to all other cases of liability commitment provided in these GTCs which require that the Party claiming to be the victim of damage to provide the proof that the obligation under which it is exercised has not been performed by the fault of the other Party, in the event that an obligation does not do the obligations as described in this paragraph, the fault will be presumed only if the victim Party demonstrates that the obligation of not violating the current and future laws, regulations, and administrative requirements, applicable to the activity of a Party has not been performed.

In the event of a possible conviction of OUTSCALE due to the illegality of any part of the CLIENT System (particularly in relation to the title of pedophilia, the violation of the Personal Data Legislation, the incitement to racial hatred, counterfeiting, health data, etc.), the CLIENT shall, without limitation, guarantee OUTSCALE of any convictions, costs and fees incurred, and more generally, any consequential damages that it may have suffered due to the fault committed by the CLIENT.

In the event that a fault of the CLIENT would result in damages to third parties, this limitation will no longer be applicable.

None of the limits mentioned above shall apply in the event of bodily injury.

13.2 – Force Majeure

OUTSCALE's liability, in the event of non-compliance with any of its obligations under the Agreement, shall not be incurred when this non-performance results from a force majeure event.

Shall be deemed as force majeure events those that the law or case law qualifies as such, but also all acts of IT criminality (subject to OUTSCALE having set up a reasonable security policy), major dysfunctions in the Internet network and electrical malfunctions, material consequences of measures restricting freedom of movement or supply intended in particular to prevent pandemics.

13.3 – Insurance

If the CLIENT intends to operate critical or strategic data (for example, data for invoicing, salary payments, R&D elements, etc.) on the OUTSCALE Virtual Machines/Object Storage Services, as well as for any Data whose irreversible loss would be likely to cause the CLIENT's damage exceeding contractually agreed limits of liability, it shall be the CLIENT's responsibility to subscribe to a specific insurance policy for loss of Data.

14 – CLIENT Data

14.1 – General principles in regard to the CLIENT Data

In order to provide the Services, OUTSCALE undertakes not to access the CLIENT Data: OUTSCALE manages the physical storage of Data but undertakes not to look at their logical storage, whatever the nature of the Data, personal or not.

OUTSCALE advises the CLIENT to encrypt its Data and not to give OUTSCALE the encryption key.

It is specified that OUTSCALE will never carry out operations such as direct marketing, profiling or data mining with the CLIENT Data.

However, if an official decision, order or request issued (i) by the courts or (ii) a government authority was to order OUTSCALE to disclose the CLIENT Data, OUTSCALE would comply within the strict limit of what is necessary in view of the terms of said decision, order or request. OUTSCALE would immediately inform the CLIENT.

In addition, it is underlined that OUTSCALE does not transfer the CLIENT's Data outside the area previously chosen by the CLIENT.

14.2 – Personal Data

The CLIENT agrees to respect, within the framework of these GTCs, OUTSCALE's data protection policy available at <https://en.outscale.com/data-protection/>, which it certifies to have read.

The CLIENT and OUTSCALE undertake to respect the regulations applicable to the processing of Personal Data and, in particular, the law n ° 78-17 of January 6, 1978, relating to data, files and freedoms, modified and the Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016, applicable from 25 May 2018.

14.2.1 When OUTSCALE acts as a Data Processor

OUTSCALE acts as a Data Processor when carrying out its Cloud Computing Services regarding the storage of the CLIENT Data on the OUTSCALE Cloud Computing infrastructure. The CLIENT is presumed to be acting as Data Controller.

The CLIENT guarantees OUTSCALE that it will make use of the OUTSCALE Infrastructures and Services in accordance with Personal Data Legislation.

Whenever the CLIENT is acting as Data Processor for the account of third parties, the Parties expressly agree that the following dispositions apply:

- (i) The CLIENT guarantees having received all necessary authorizations from the Data Controller to enter into the present Agreement
- (ii) The CLIENT guarantees that the present Agreement complies with the Data Controller's instructions.

a) Description of the Personal Data processing

OUTSCALE is authorized to process, on behalf of the CLIENT, the necessary Personal Data to provide its Services.

The nature of the transactions performed on the Personal Data is the storage of this Data on the Cloud Computing infrastructure of OUTSCALE.

The legal basis for the processing of Personal Data is the execution of the Agreement concluded between the CLIENT and OUTSCALE.

The processed Personal Data is all Personal Data stored by the CLIENT on the OUTSCALE Cloud Computing Infrastructure.

Data processing purposes as well as the categories of the concerned people are determined by the Data Controller.

b) Obligations of the Data Processor and the Data Controller

1. Purposes. The Data Processor undertakes to process the Personal Data only for the purpose or purposes that are the subject to these GTCs.

2. Instructions from the CLIENT. As a Data Processor, OUTSCALE undertakes to process the Personal Data in accordance with the instructions of the CLIENT. The Agreement between the CLIENT and OUTSCALE and the use made by the CLIENT of the Services provided by OUTSCALE shall constitute the CLIENT's exhaustive and definitive instructions regarding Data Processing. If the Data

Processor considers that an instruction constitutes a violation of the Personal Data Legislation, it will inform the CLIENT.

3. Confidentiality. OUTSCALE undertakes to guarantee the confidentiality of the Personal Data processed in the context of these GTCs. OUTSCALE undertakes to ensure that the authorized persons to process Personal Data under these GTCs receive the necessary training regarding the protection of Personal Data and undertake to respect confidentiality or be subject to an appropriate legal obligation to confidentiality.

4. Protection of Personal Data by design and by default. OUTSCALE undertakes to take into account, with respect to its Services, the principles of protection of Personal Data by design and by default.

5. Third parties. OUTSCALE may use third parties to deliver its Services. These third parties are listed in OUTSCALE's data protection policy, accessible through the following link <https://en.outscale.com/data-protection/>. OUTSCALE undertakes not to modify the list of these third parties without prior information of the CLIENT. Third parties are required to comply with the obligations of these GTCs and according to the instructions of the CLIENT. If the third party does not fulfill its obligations regarding the protection of Personal Data, OUTSCALE remains fully responsible towards the CLIENT for the execution by the third party of its obligations.

6. Right of information of the Data subject. It is the responsibility of the Data Controller to provide the information to the persons concerned by the processing operations at the time of collection of the Personal Data.

7. Exercise of data subject rights. To the extent possible, OUTSCALE assists the CLIENT in fulfilling its obligation to respond to any requests for the exercise of the concerned data subject rights: right of access, right of rectification, erasure and opposition, right to the limitation of processing, right to the portability of Personal Data, right not to be the object of an automated individual decision (including profiling). If the concerned data subjects address a request of exercise of rights to OUTSCALE, OUTSCALE will transfer these requests by e-mail to the CLIENT as soon as possible.

8. Data Processor's assistance in the context of the compliance by the Data Controller of its obligations. To the extent possible, OUTSCALE assists the CLIENT in carrying out impact assessments relating to the protection of Personal Data as well as in carrying out the prior consultation of the supervisory authority.

9. Security measures. The Data Controller and the Data Processor must implement appropriate technical and organizational measures to ensure a level of security appropriated to the potential risks. The security measures deployed by OUTSCALE are detailed in OUTSCALE's data protection policy. OUTSCALE undertakes to implement the security measures provided by the ISO 27001 certification. The CLIENT remains responsible for the security of the systems it sets up in the context of the use of the Services (firewall up to date, management of access rights, etc.). In the context of these GTCs, OUTSCALE provides the CLIENT with the necessary information so that the latter can assess the conformity of the OUTSCALE Services with its security requirements.

10. Transfer of Personal Data to third countries. OUTSCALE's services give the CLIENT the possibility of storing and processing its Data exclusively within the EEA Region. OUTSCALE will not transfer the CLIENT Data outside of their Territory. Nevertheless, OUTSCALE can provide the CLIENT with internationally recognized tools and frameworks to transfer its Data on its own.

Before any transfer of its Personal Data, the CLIENT undertakes to verify that (i) the OUTSCALE Services Specifications applicable to the Territory where it intends to transfer its Data and (ii) the Legislation on Personal Data applicable in this Territory, are consistent with its needs and constraints, particularly in terms of security.

11. Notification of violations. OUTSCALE implements a security incident management policy providing procedures to identify and to respond to security breaches known to OUTSCALE. Whenever OUTSCALE becomes aware of unauthorized access to Data within its Infrastructure, resulting in loss, disclosure or modification of Data, posing a risk for the rights and freedom of Data subjects, OUTSCALE shall notify the CLIENT as soon as possible, by e-mail (and at the latest FORTY-EIGHT (48) hours after becoming aware of the violation). This notification shall be accompanied by all relevant documentation to assist the CLIENT in reporting the violation to the appropriate supervisory authority if necessary. The notification will describe, among other things, the nature of the breach, its consequences, the actions taken by OUTSCALE in response to this incident and will indicate a point of contact at OUTSCALE. If, and to the extent that it is not possible to provide all this information at the same time, the information may be communicated in a staggered manner without undue delay.

12. Retention of Personal Data. Upon completion of the services relating to the processing of such Personal Data, OUTSCALE undertakes to delete all the CLIENT Data. Once destroyed, OUTSCALE will be able to justify in writing the destruction at the CLIENT demand. Data cannot be recovered later.

It is specified that the Data that the CLIENT shared, in particular through OMI or disk images, with other CLIENTS, Cloud Computing users, cannot be deleted by OUTSCALE, as long as another CLIENT uses the shared Data, which the CLIENT acknowledges and accepts. It is the CLIENT's responsibility not to share confidential information, Personal Data, sensitive Data or Data belonging to third parties.

13. Data Protection Officer. The Data Protection Officer appointed by OUTSCALE can be reached at the following address: personal-data@outscale.com.

14. Record of processing activities. OUTSCALE declares to keep in writing a register of all categories of processing activities performed on behalf of the CLIENT.

15. Documentation and audit. OUTSCALE shall provide the CLIENT with the necessary documentation to demonstrate compliance with all of its obligations and to enable audits, including inspections, to be conducted by the Controller or another auditor mandated to these audits.

The CLIENT agrees to document in writing any instructions regarding the processing of Personal Data by OUTSCALE. The CLIENT ensures beforehand and throughout the duration of the processing to respect all the obligations described by the GDPR on the part of OUTSCALE. The CLIENT oversees the processing, including conducting audits and inspections of OUTSCALE.

14.2.2 - When OUTSCALE acts as the Data Controller

In order to allow the realization of the Services it provides, OUTSCALE also processes certain Personal Data of the CLIENT as Data Controller.

The purposes of these treatments are:

- CLIENT relationship management (including billing, archiving, telephony, security, service improvement, recovery, support, sales management, etc.). Personal Data processed by OUTSCALE to manage CLIENT relationships are kept by OUTSCALE for the duration of the Agreement between the CLIENT and OUTSCALE. After the termination of this Agreement, those Data will be retained for an additional period of 1 (one) year before being deleted.

- Compliance with certain legal obligations (accounting, management of possible litigation, etc.). Personal Data processed by OUTSCALE to comply with these legal obligations are retained in accordance with applicable law.

OUTSCALE undertakes not to use the Personal Data processed for purposes other than those mentioned in these GTCs. However, in accordance with the regulations, subsequent treatments compatible with the initial purpose of the treatment may be carried out by OUTSCALE (notably for internal statistical purposes, for the purpose of improving the Services offered to the CLIENT or for scientific research purposes), which the CLIENT acknowledges.

In accordance with the amended French Data Protection Law of 1978, the CLIENT has the right to access, rectify, oppose or delete any of its Personal Data. The CLIENT may exercise its rights with the OUTSCALE Data Protection Officer by e-mail at the following e-mail address: personal-data@outscale.com; or by post mail signed and with a copy of an identity document send to the following address:

OUTSCALE, Attn: Data Protection Officer:
1 rue Royale, 92210 Saint-Cloud.

A response will be provided to the CLIENT within a maximum of 30 (thirty) days after reception of the request.

15 – Financial Conditions

15.1 – General Principles

- The price of the Services is defined in the Special and Derogatory Terms and Conditions or, failing this, the OUTSCALE public prices shown on its website shall apply;
- Invoices are issued monthly in arrears for Services On Demand and in advance for certain Services (reserved Virtual Machine, etc.). Nevertheless, intermediary invoices may be issued if consumption exceeds usual practices;
- Invoices are payable in cash;
- The minimum monthly invoicing corresponds to one hour per type of Virtual Machine or resource used, even if the accounting for the use is on a billing-per-second basis;
- Invoices may be debited from the CLIENT's bank account;
- The prices shall be listed, excluding taxes, with VAT and any other taxes applicable added thereafter;
- The price of all the Services may be revised at any time;
- The CLIENT agrees to receive invoices by e-mail;
- When the CLIENT has declared several bank accounts attached to one or several Agreements, the Invoices for any Agreement may be debited from any bank account.

15.2 – Event that triggers invoicing

For On Demand Services, the CLIENT only has to use a Service on one of its Accounts for the price of said Service to be due by the CLIENT and invoiced by OUTSCALE at the applicable rate (which is indicated on the OUTSCALE website: <https://en.outscale.com/pricing>).

The trigger for the invoicing of other Services is defined in their Special and Derogatory Terms and Conditions or indicated with the price applicable.

15.3 – Payment of invoices

In the absence of any other provision in the Special and Derogatory Terms and Conditions, the invoices are payable upon receipt.

The CLIENT guarantees payment of the OUTSCALE invoices when due; for this purpose, it must ensure that its banking and invoicing details are always kept up-to-date and that it has sufficient funds

in its bank account (or each of its accounts if the CLIENT has declared several), failing which the Services may be suspended and, if applicable, the Agreement terminated. The default payment method is the direct bank debit. The CLIENT must return the duly completed debit mandate as well as the RIB of the corresponding account at the same time as the purchase order (see article "Formation of the Agreement").

In the event of late payment, a €40 flat-rate indemnity for recovery costs, as provided by Article D.441-5 of the French Commercial Code, shall be due as from the first day of late payment, if the CLIENT is a professional.

Late payment penalties will also be due from the first day of late payment pro rata temporis at the base rate of the European Central Bank (ECB) plus 10 percentage points. No discount shall be granted in the event of an early settlement.

In addition to the indemnity and the penalties above, any late payment by the CLIENT may lead to the termination of the Agreement in accordance with the procedure set forth in the article "Termination of the Agreement in the event of breach".

Unless the CLIENT contests an invoice within a period of 10 (ten) days after its issue, the CLIENT will be deemed to have irrevocably accepted the said invoice.

15.4 – Invoicing unit

There are three units for invoicing, (1) indivisible second, (2) Gibibyte (GiB) and (3) Gibibyte (GiB) per month, as explained below.

(1) Unless provided otherwise in the Special and Derogatory Terms and Conditions the basic invoicing unit – particularly for licenses, CPU, RAM, VPN - is the indivisible second. The consumption of Services is invoiced on the basis of consumption rounded up to the second above. Therefore, when a CLIENT's monthly consumption amounts to 4203.25 seconds, it is invoiced 4204 seconds. Nevertheless, if a CLIENT's monthly consumption is less than 1 hour on a given type of resource, the CLIENT will be invoiced a full hour.

However, (2) it is specified that the network is invoiced in GiB unit and (3) that the Storage is invoiced in GiB per month.

16 – Confidentiality

OUTSCALE and the CLIENT, in the framework of the Services and more generally of their contractual relations, will exchange confidential information, namely all information (i) that a Party discloses to the other Party with "Confidential", "Secret" or other marks or signs that indicate the confidential nature of the information; or (ii) which, regarding their nature or the circumstances of their disclosure, would be considered confidential by a reasonable person in a similar position and circumstances; or finally (iii), all information contained in OUTSCALE Declaration of Applicability and all those concerning OUTSCALE proprietary orchestrator TINA OS.

All information meeting the above conditions, hereinafter called "Confidential Information", will be confidential regardless of their form and nature - including technical, commercial, financial information, etc. - their support and method of transmission, including, information exchanged electronically.

Consequently, OUTSCALE and the CLIENT shall undertake:

- not to communicate such Confidential Information to anyone whomsoever, without written authorization of the Party disclosing it,

- as well as to take all the appropriate measures with regard to such Confidential Information, to avoid and prevent its disclosure,
- not to directly or indirectly make any other use of this Confidential Information than the processing carried out in the context of the Services,
- to limit the communication of this Confidential Information to the sole members of its personnel who must be informed in the context of the Services and to guarantee the respect of these commitments as necessary,
- upon the term of the Services, or as the case may be, the early termination, to promptly return all the elements and documents constituting this Confidential Information in their possession and not to keep any copy, extract or reproduction in any form whatsoever.

The above-mentioned commitments shall remain in force as long as this Confidential Information has not fallen into the public domain, and in any event, for at least 5 (five) years after the termination of the Services.

Confidentiality obligations set out above are not applicable to information: (i) which were, at the time of disclosure, in the public domain, or which has fallen into the public domain without fault from the Party that received it; (ii) who were already known by the receiving Party at the time of disclosure and provided that they could prove it; (iii) have been communicated to the Party receiving them by a third party who was not subject to a confidentiality undertaking vis-à-vis the Party that issued them.

Furthermore, this confidentiality clause shall not prohibit OUTSCALE from quoting the CLIENT in reference, nor the CLIENT from mentioning that it uses the OUTSCALE Services in the conditions of the article "Intellectual Property".

17 – Export Control

The CLIENT undertakes not to process, store or download on its sharing environment of any information or Data whose export is controlled, regulated or subject to a permit or a license. The CLIENT is deemed to be the exporter of the Data. In addition, the CLIENT ensures that all its users also respect the commitment of this article.

18 – Recovery or deletion of Data

18.1 – Recovery of its Data by the CLIENT if it has access to its resources

When the Agreement is terminated, for whatever reason and irrespective of whether the initiative for termination lies with the CLIENT or with OUTSCALE, **the CLIENT must imperatively recover all its Data hosted at OUTSCALE and store them elsewhere before the effective termination date.**

Indeed, as of the effective termination date (at midnight, Paris time): (i) the CLIENT will no longer have access to its Data, and (ii) said Data may be irrevocably destroyed by OUTSCALE (except for data mentioned in point 3 of this article).

For example, if the effective termination date is May 3, the CLIENT must imperatively have recovered all its Data before midnight on the 3rd of May, failing which they will be deleted, and the CLIENT will never be able to recover them.

The fact that the termination date is not a working day does not postpone the termination.

18.2 – Recovery of its Data by the CLIENT if it does not have access to its resources

When the Agreement is terminated, for whatever reason and irrespective of whether the initiative for termination lies with the CLIENT or with OUTSCALE: **if the CLIENT wishes to recover its Data and cannot retrieve them itself since it no longer has access to its resources (Such as Virtual**

Machines, Object Storage Service, etc.) it must imperatively order a Data retrieval Service from OUTSCALE before the effective termination date.

The CLIENT cannot order this Data retrieval Service if it is not up to date with its OUTSCALE invoices. The CLIENT must therefore pay all amounts owed to OUTSCALE before the effective termination date.

The Data retrieval Service order is sent by e-mail to the OUTSCALE "Customer Service" which issues a quote. If the CLIENT accepts the quote, the CLIENT's Data shall be retrieved by OUTSCALE and then sent to the CLIENT upon payment of the price of the Data Recovery Service.

As of the effective termination date (at midnight, Paris time) the CLIENT's Data may be irrevocably destroyed by OUTSCALE (except for data mentioned in point 3 of this article), whether or not the CLIENT has ordered a Data retrieval Service.

For example, if the effective termination date is May 3, the CLIENT must imperatively have ordered the Data retrieval Service before midnight on the 3rd of May, failing which the Data will be deleted and the CLIENT will never be able to recover them.

The fact that the termination date is not a working day does not postpone the termination.

18.3 – Deletion of data

In the event of the termination of the Agreement, for whatever the reason, the CLIENT Data will be deleted as indicated in points 1 and 2 of this article, except for certain identification information mentioned in decree n°2011-219 dated February 25, 2011, which will be kept as specified in this decree.

The deactivation of a CLIENT account is done manually by OUTSCALE, but the deletion of the CLIENT Data is managed by the exploitation system of OUTSCALE Cloud Computing, TINA OS software automatically operated by OUTSCALE. As soon as the account is deactivated, the data remains accessible for 90 (ninety) days. Deactivation is temporary. Without any intervention, all inactive accounts will be terminated within 90 (ninety) days. The attestation of the good deletion of the Data may be communicated to the CLIENT if it is requested to OUTSCALE in 6 (six) months.

However, the CLIENT is informed and recognizes that OUTSCALE is not able to proceed with the complete deletion of all the Data that the CLIENT may have shared with other clients, in particular by means of OMI sharing or disk images, as long as another CLIENT is using the shared data and that it is up to the CLIENT not to share confidential or sensitive information or information belonging to third parties, **or Personal Data on any account.**

The CLIENT guarantees OUTSCALE and shall hold it harmless against any sanction, on whatever grounds, following any violation by the CLIENT of this ban on sharing Personal Data.

In addition, it is specified that certain CLIENT Data and in particular the Invoicing data and associated identification will be retained because of legal obligations that OUTSCALE must undergo for a period of up to 10 (ten) years.

Furthermore, it is specified to the CLIENT that the log that constitutes proof of deletion of the CLIENT's Data is provided at the CLIENT's request in 6 (six) months, because the necessary information to the preparation of the document itself will all be deleted at the latest 1 (one) year and that the process of the request may take time. The CLIENT acknowledges that it has a limited period of time to request this proof.

19 – Technical Support

The CLIENT may ask for Support via:

- OUTSCALE's web support interface: <https://support.outscale.com/> <https://support.outscale.com> (prior registration required)
- The e-mail address: support@outscale.com
- Phone: 0826 206 307 from France, +33 153275270 from any other country

Support is open from 8am to 8pm (Paris hours) from Monday to Friday but remains available in case of incident 24 (twenty-four) hours a day, 7 (seven) days a week by phone and e-mail.

Once the request has been made, the CLIENT receives a ticket number. The CLIENT must use this ticket number in its exchanges with customer support and indicate the object of its request in all e-mail exchanges in order to allow for an efficient follow-up of its request and its resolution.

The detailed procedure associated with the support is described on the OUTSCALE Public Documentation (docs.outscale.com).

SLAs associated with the support are described in [Appendix A SLA9](#) of this document.

20 – Maintenance

In order to maintain the Cloud Computing Infrastructure and guarantee the good quality of the Services, hardware maintenance operations on hypervisors are regularly planned by OUTSCALE in the different Regions.

Prior to a maintenance operation, the CLIENT will be notified according to the procedure as described in OUTSCALE Public Documentation. The CLIENT shall take any suitable precautions to avoid that such operation may cause damage to its Data, notably by stopping the Virtual Machine that is used.

OUTSCALE may also need to carry out urgent maintenance work, in which case it will do its best to inform the CLIENT as early as possible.

21 – Security

21.1 – Secure Log on

OUTSCALE provides the CLIENT with documented information regarding the management of users or groups of users, allowing the CLIENT to grant permission to its users or its groups.

The CLIENT undertakes to secure the access of its users using the means provided by OUTSCALE. The CLIENT is responsible for the security of its user access.

21.2 – Cryptographic controls

OUTSCALE's API and interfaces are maintained in conformity with the state of the art in cryptography. OUTSCALE shall as well do its best efforts to take into consideration the recommendations made in the guides published by the National Agency of the Information Systems Security (ANSSI).

21.3 – Security breach

OUTSCALE provides the CLIENT with a procedure to report any security incidents, known or suspected and any security breaches available here <https://en.outscale.com/reporting-vulnerabilities/>.

21.4 – Organization

The job descriptions of those in charge of information security and the use of OUTSCALE Cloud Computing services may, at the CLIENT's request, be sent to the CLIENT after signing a confidentiality agreement.

22 – Reversibility of the Services

By express agreement, the Services shall not include a reversibility obligation (i.e., assistance to the CLIENT so that it can migrate its System to another provider).

The CLIENT – solely in charge of its System – must do its utmost to facilitate this operation as necessary (which implies, in particular, setting in place rigorous documentation for this purpose) and the preparation of Reversibility plans.

Nevertheless, OUTSCALE may offer its professional services in this regard, in the context of a specific agreement, to be negotiated.

23 – Validity of electronic means for notifications issued within the scope of the Agreement

All notifications issued within the scope of this Agreement, and in particular formal notice and reminders sent to the CLIENT, shall be sent by OUTSCALE by simple e-mail.

The time and the date indicated on the OUTSCALE server from which the e-mail was issued shall be considered as confirmation between the CLIENT and OUTSCALE.

It is understood that the CLIENT, whatever its status – it being recalled that individuals must not use the OUTSCALE Services – agrees to use e-mail as a means of notification.

If the CLIENT does not accept e-mail as a means of notification within the scope of the Agreement, it must refuse these GTCs and not enter into an Agreement with OUTSCALE.

Notifications are sent to the e-mail address entered by the CLIENT at the time of the creation of its Account and which is used as the Account identifier.

24 – Interpretation of the SLAs

If a contractual Quality of Service commitment is high/low (for example: a 99.99999% availability commitment), any discrepancy between this contractual commitment and the maximum/minimum commitment theoretically possible (in the example 100 %) must be minimal.

Nonetheless, under no circumstances may the contractual commitment be rounded up, and the value such as literally mentioned in the Agreement must be adhered to (in the example: 99.99999 %), as this corresponds to OUTSCALE's and the CLIENT's common intent.

It is specified that all modern systems (spreadsheets, calculators, etc.) have a sufficiently accurate calculation for the application of this interpretation rule.

25 – Limits and constraints related to Beta Services

The stipulations of this article, when they contradict one or more other stipulations of the GTC, always prevail over them concerning the Beta Services. Beta Services are likely to be modified, suspended or permanently interrupted by OUTSCALE, without notice nor compensation. It is therefore incumbent upon the CLIENT to make frequent backups of its Data.

Beta Services are provided "AS IS", therefore:

- 1) OUTSCALE never guarantees any level of Quality of Service on a Beta Service and therefore cannot pay any penalty or grant credits of services or assets in case of malfunction of such Service,
- 2) OUTSCALE, to the extent permitted by applicable law, excludes the application of any warranties, including the implied warranties of peaceful enjoyment, merchantability and fitness for a particular purpose,
- 3) OUTSCALE assumes no responsibility of any kind whatsoever in case of prejudice of the CLIENT related to the use of a Beta Service. If, despite this clause, OUTSCALE's liability should be incurred in respect of a Beta Service, it would be limited, except in the event of a violation of physical integrity of individuals, to a final lump sum, the amount of which cannot exceed 350 (three hundred and fifty) euros per CLIENT,
- 4) OUTSCALE (i) recommends to the CLIENT not to use the Beta Service in a production environment and (ii) prohibits any use of a Beta Service that would make it interact with control systems of industrial installations and all the systems likely to cause harm to physical integrity of individuals.

The fact that feedback from the CLIENT allows OUTSCALE to improve a Beta Service never confers any intellectual or industrial property rights or any right of any other nature whatsoever to the CLIENT.

26 – Convention of proof

In the event of a dispute over any of the Services performed by OUTSCALE in the context of these General Terms and Conditions, the Parties agree that OUTSCALE's production of data recorded on OUTSCALE systems is valid between the CLIENT and OUTSCALE.

27 – Social responsibility and anti-bribery

Each Party acknowledges and accepts that the other Party will not tolerate any form of corruption in the conduct of its business. In particular, each Party shall (i) comply with all applicable laws, statutes, regulations, codes and guidance relating to anti-bribery and anti-corruption ("Anti-bribery laws"), including, without limitation, applicable anti-bribery laws in France, the United Kingdom (UK Bribery Act 2010) and the United States (US FCPA), (ii) not engage in any activity, practice or conduct which would constitute an offence under the Anti-bribery Laws, (iii) not do, or omit to do, any act that will cause the other Party to be in breach of the Anti-bribery Laws, and (iv) promptly report to the other Party any request or demand for any undue financial or other advantage of any kind received by a Party in connection with the performance of these GTCs.

Each Party shall promptly notify the other Party of any fact or circumstances that would invalidate any of the warranties and assurances given in this section. Each Party agrees to encourage its own clients, suppliers and subcontractors to adhere to the principles mentioned above. If a Party fails to adhere to any of these principles, such non-compliance shall constitute a material breach and the other Party shall be entitled to immediately terminate contractual relationship and the offending Party undertakes to indemnify the other Party against any loss (including any consequential loss, damage to image, immaterial and/or indirect damage, etc.), liabilities, fees damage, costs and expenses incurred as a result of such breach. Each Party is required to inform the other Party immediately of any risk of conflict of interest, before any execution of these GTCs and as soon as it becomes aware of it at the following address: legal-fr@outscale.com.

28 – Language of the Agreement

These GTCs exist in French and in English. In the event of any contradiction between the two versions, the French version shall prevail.

29 – References

Each of the Parties is authorized to include the name of the other Party on its list of trade references, provided that it has informed the other Party in advance and that it obtains prior formally written agreement from the other Party.

30 – Competent Jurisdiction / Governing law

Notwithstanding plurality of defendants, the introduction of third parties, etc. any disputes in connection with the formation, construction or performance of these GTCs and the Agreements shall be submitted to the competent courts of the jurisdiction of the Court of Appeal of Versailles, exclusively competent including interim measures, notwithstanding appeal in warranty or plurality of defendants and shall be governed by French law.

APPENDIX A: Service Level Agreements (SLAs)

The SLAs are sometimes only applicable upon the condition that the CLIENT deploys its Services in all the Availability Zones that exist in the Region. **In the event whereby, albeit possible, the CLIENT decides not to deploy in all the Availability Zones in the Region, it may not request the application of the SLA. These SLAs are marked with an asterisk (*).**

This limitation shall not concern either the APIs provided by OUTSCALE, or the Infrastructure set up and managed by OUTSCALE and therefore OUTSCALE's liability. For the latter, the SLAs generally apply regardless of the type of deployment chosen by the CLIENT.

These guarantees enable OUTSCALE to commit to the following SLAs on a **24/7 basis**:

SLA1 – Availability Area

- Individual Availability of a Region is 99.9% per year,
- Individual Availability of an Availability Zone is 99.7% per year.

SLA2 – Service Provision “Intra-Cloud network supply service”

The Intra Cloud network is secured in the same manner as the Internet network via the security groups. The CLIENT is apprised that if it should decide to override the security groups via the API control for its internal resources, the configuration of the security groups SHALL NOT be applied.

The latency in the internal network depends on a number of parameters, in particular the proximity of the Availability Zones. The redundancy of a Region is balanced between the geographical discrepancy of the Availability Zones and the maximal latency that may be assumed by the Service provided.

- Availability of the internal network: **99.99 %** per year,
- Inter-resource maximal latency (outside of Object Storage): **10 ms**,
- Maximal latency towards or from the Object Storage: **200 ms**.

SLA3 – Service Provision “Internet Provision Services (DNS, NTP) and the Cloud Computing metadata Service”

The CLIENT is informed by OUTSCALE that its Systems are protected against their intensive use that could result in service denial. Any automatic activation of countermeasures due to abusive use by the CLIENT which results in the unavailability of the Service for CLIENT may not be recorded as downtime.

- Availability of the DNS, NTP, DHCP Services: **99.8%** per month
- Availability of the metadata Services: **99.8%** per month

SLA4 – Service “Secured network provision to the Internet”

OUTSCALE is up-to-date concerning its Internet connections. In particular, it uses several access providers and the BGP4 protocol to ensure redundancy. This protocol may give rise to untimely route alterations that are beyond OUTSCALE's control, but in general enable access availability to be guaranteed.

In the event of an incident, the first **2 (two)** minutes are never taken into account as the convergence time for the BGP4 protocol is **90 (ninety)** seconds. The availability calculation will therefore deduct **2 (two)** minutes per incident.

- Internet access availability: **99.999%*** per year

In the event of a cyberattack, in particular in the event of a distributed denial-of-service attack (DDoS), OUTSCALE may modify its Internet routing configuration to mitigate this attack as far as possible and protect its Infrastructure. If it is the CLIENT's IP which is targeted by the attack, OUTSCALE may use the "Black hole" BGP community to prohibit, upstream from its suppliers, any flows to an IP that has been attacked in order to protect the CLIENT's other resources but also to protect other OUTSCALE CLIENTS as well as its Infrastructure.

OUTSCALE shall encourage the CLIENT to do the same, in particular, by using the market software of WAF, but also via the configuration of the security groups via the API control. OUTSCALE, by default, shall filter any inflows to the CLIENT's public IPs and it is for the CLIENT to open the flows that it needs. **OUTSCALE insists that the CLIENT opens its flows at a minimum and in particular does not open the SSH (port TCP 22) and RDP (port TCP 3389) administration flows to the entire Internet (subnet 0.0.0.0/0) as well as internal protocols such as SMB (port TCP/UDP 445) or NFS (port TCP/UDP 2049).**

- Availability of virtual Logical Firewalls in charge of the security groups: 99.8%* per month,
- Availability of the API control Service: 99.9% per month.

SLA5 – Service Provision “On-demand load sharing service”

- Availability of virtual load balancers: **99.7%** per month,
- Availability of API control service: **99.9%** per month.

SLA6 – Service: “Object Storage Service”

- The Sustainability of storage of an object in a given Region is guaranteed at the rate of **99.9999999999%** per year if the objects are distributed across all the Availability Zones that exist in the given Region,
- The Availability of the API provided by OUTSCALE and enabling the publication and use of the CLIENT's objects by the latter is **99.97%** per year,
- The availability of the APIs provided by OUTSCALE and enabling Users to access the stored objects is **99.97%** per year for objects deployed in one Region.

Regarding specifically Object Storage, Sustainability shall be understood in relation to a state-of-the-art use of the Services and outside of any alteration of data, whether voluntarily or not, originating from an action on the part of the CLIENT.

The Object Storage Service, as its name suggests, shall not be used in block mode (for example, for an active database). The use of Object Storage in block mode via technical circumvention means (for example, FUSE under Linux), is not a use within the rules of practice applicable to Object Storage and any incident related to this use shall not be covered by these SLAs.

SLA7 – Service: “Persistent Storage service”

- The availability of a volume is guaranteed at **99.7%** per month. By default, a volume shall only be available in its original Availability Zone,

- The availability of a Snapshot is **99.7%** per month. A Snapshot is available throughout the Region,
- The Sustainability of a Snapshot is 99,%, nonetheless, this guarantee shall only be acquired 24 (twenty four) hours after the creation of the Snapshot,
- For the Virtual Machines having disks if persistent storage with guaranteed IOPS attached, OUTSCALE undertake to provide the number of IOPS subscribed within the technical limit by disk and by Virtual Machines, for blocks of 4 ko, at least **90%** of the time in a month.

The Sustainability of a volume shall not be guaranteed as it is active storage in block mode which may be impacted by any unexpected stoppage of the service. For example, the crash of a physical element of OUTSCALE's Infrastructure may give rise to the cessation of a resource such as a Virtual Machine and the continuous corruption of a storage volume which was suddenly ceased in an inconsistent manner. Furthermore, an order "terminated" or "force-stopped" may cause the sudden stoppage of the Virtual Machine resource and thereby corrupt the related volume resources.

OUTSCALE's liability may never be incurred in relation to volume consistency problems; it is the CLIENT's responsibility to ensure that it has duly carried out all the necessary safeguards in order to protect its data and that it has set up architectures according to the rules of practice in order to be able to ensure a consistent level of volumes.

SLA8 – Service Provision “Non-persistent Storage Service”

The Non-Persistent Storage service shall not offer ANY guarantee. **OUTSCALE shall inform the CLIENT that the Service may stop or dysfunction at any time**, and that it shall be the CLIENT's responsibility to relaunch its Virtual Machine resource in the event whereby the absence of this Service has an impact on its availability.

This Service must be used only for specific reasons such as for temporary and noncritical storage and above all not for data such as production data to be conserved, which must be stored on other types of more sustainable storage.

SLA9 – Service “Customized Service for the provision of Virtual Machines”

- The individual Availability of a substantive element (bare metal) of the Infrastructure is **99.7%** per month,
- The Availability of a Virtual Machine, etc. is **99.7%** per month,
- The Availability of an API control Service is **99.9%** per month.

In the event whereby a substantive element of OUTSCALE's Infrastructure were to cause the cessation of a CLIENT's Virtual Machine, for example, the stoppage of a physical server at OUTSCALE causing the stoppage of a CLIENT's Virtual Machine, by default the CLIENT's Virtual Machine is in a "blocked" state in order to prevent its relaunching from causing additional damage (loss of data, corruption, etc.). It shall be the CLIENT's responsibility to supervise its Virtual Machines and relaunch them if required. The time necessary for the CLIENT to do this shall not be counted for the calculation of a Virtual Machine downtime.

The downtime for a resource is the time following the cessation of the resource during which the CLIENT is unable to relaunch it.

OUTSCALE shall inform the CLIENT that in the event of any abnormal use of its Infrastructure and, in particular, in the event of an API control overload (hammering), counter security measures could

automatically be activated and block access to the API controls or to some of OUTSCALE's Services. In this case, it is not a question of unavailability but a safeguard procedure for the OUTSCALE Infrastructure, and the CLIENT may not account for this as downtime.

Lastly, OUTSCALE shall inform the CLIENT that duplicate requests towards its API are limited to one per second (throttling). If the CLIENT sees duplicate requests presented to the API at a higher frequency that are refused as a result, this cannot be counted as downtime.

SLA10 – Support

Each need or incident must be reported through the creation of a ticket to OUTSCALE support. Opening this ticket with all mandatory information is the necessary prerequisite and the starting point for measuring compliance with OUTSCALE's commitments.

The calculation of the Guaranteed Response Time delay is the difference between the CLIENT's ticket opening time and the first response from OUTSCALE support.

The calculation of the Guaranteed Repair Time delay is measured between the opening of the ticket with all mandatory information to be provided by the CLIENT and the resolution of the incident by OUTSCALE support. The CLIENT's response time to answer a question from OUTSCALE support is deducted from the calculation of the Guaranteed Repair Time deadline.

An incident that is not detected by OUTSCALE support team can only be measured if the CLIENT provides the necessary information to trace a service interruption or degradation.

The Guaranteed Response Time and Guaranteed Repair Time are detailed below by incident severity:

Guaranteed Response Time	Guaranteed Repair Time	Incident Severity	Description
15 minutes	2 hours	1 (Major)	Total and permanent unavailability of a service: <ul style="list-style-type: none"> - Object Storage - FCU - API - Network - EIM Excluding scheduled maintenance.
30 minutes	4 hours	2 (High)	Deterioration of a service or service performance: <ul style="list-style-type: none"> - Object Storage - FCU - API - Network - EIM - Client gateway - Tools for which a workaround solution exists (example: Cockpit)
1 hour	48 working hours	3 (Minor)	Isolated incident, bug or regression, request for analysis on a CLIENT incident.

In case of a request which is not an incident, OUTSCALE Support will process the ticket as soon as possible compatible with the opening hours of the Support, from 8 am to 8 pm (Paris hours) from Monday to Friday.

APPENDIX B: Penalties associated with the SLAs of APPENDIX A

Penalties are calculated according to the following formula:

$$P_s = (S_c - S_g) * 10 * CA_{cm}$$

P_s : Penalty for the Service in question

S_c : Reported availability of the Service in question during the calculation period

S_g : Availability promised by the SLAs for the given Service during the calculation period

CA_{cm} : Average monthly turnover generated by the CLIENT over a sliding year

If there are several SLA infractions, the Penalties may be cumulated.

The total Penalty may never exceed the CA_{cm} value.

Example of a calculation:

A CLIENT uses 3 OUTSCALE Services. The Object Storage Service, the Service for the supply of customized Virtual Machines and the on-demand load sharing Service. The following shall be defined:

S1: The Availability of the APIs provided by OUTSCALE and enabling users to access to the stored objects

S2: The Availability of the API control Service for the Customized Virtual Machines

S3: The Availability of virtual load balancers

Let us take, for example:

- $S1_c = 97.9\%$ whereas $S1_g = 99.99\%$
- $S2_c = 99.95\%$ whereas $S2_g = 99.9\%$
- $S3_c = 98.5\%$ whereas $S3_g = 99.8\%$

$S2_c > S2_g$, so the Service is well rendered in the context of the SLAs. Only $S1_c$ & $S3_c$ are lower than the SLAs.

i.e., a monthly invoicing calculated over a sliding year of 10,000 euros, excluding taxes. The credit calculated shall therefore be as follows:

$$P = (99.99\% - 97.9\%) * 10 * 10000 + (99.8\% - 98.5\%) * 10 * 10000$$

$$P = 3390 \text{ Euro}$$

Other contractual OUTSCALE conditions

Conditions for the Professional Services supply

The Professional Services supplied by OUTSCALE shall give rise to remuneration according to the prices expressly indicated in the Proposal for Professional Services and its Order Form.

In the event of an intervention based on time spent, the monthly invoicing will depend on the statement of Services signed by the Parties.

Unless otherwise specified in the Proposal, the Professional Services are payable by means of a down payment of thirty per cent (30%) at the time of the CLIENT order. Thereafter payment is made on the basis of completion fifty percent (50%) of their price with the remaining twenty percent (20%) upon acceptance of the Project. The deployment of the results of the Project by the CLIENT entails acceptance of the Project.

Upon the signature of the Order Form, the CLIENT provides OUTSCALE with bank details and signs the direct debit authorization so that OUTSCALE can debit the amounts due in respect of the Professional Services according to the conditions provided by the Proposal for Professional Services and its Order Form.