

General provisions TagtiWise Services

Scope

1.1 These general rules are part of the agreement between RIW Software Techn AB org.nr. 5562280577 ("RIW") and subscription holder ("Customer") subject to service TagitWise® ("Service").

1.2 These general provisions are supplemented by the general rules from time to time are available at RIWs website for the Service, <http://www.tagitwise.se>. and together with the order form and any other force at the time conditions or agreements for the Service constitutes the entire agreement of the Service ("Agreement").

Term and Termination

2.1 The Agreement shall enter into force at registration date and when the customer paid extension period. The agreement applies to any period specified through the Customer's order (the "Subscription Period").

First Subscription is free of charge (3 month service) then the customer get a notification two (2) weeks before Subscriptions end. If the subscription is payed before end of subscription it will automatically extend for new period.

Termination of the Agreement is done by not paying the subscription fee before subscription period end.

2.2 RIW has the right to terminate the Agreement immediately upon misusing the Service, or handling registered objects carelessly.

2.3 Customers that have signed agreements with the sellers through the signature of the purchase order subject to the Consumer Sales Act (1990:932) and have 7-day return policy from the date the purchase order was signed. Customers who have ordered via telephone, internet or by item covered by the Distance Contracts (2005:59) and has 14 days from the order made.

Price and payment

3.1 Prices that are given, include VAT. RIW reserves the right to at any given time to adjust prices due to legislative change or change in the cost situation outside RIWs control.

3.2 The service based on the price agreed upon by Customer's order during your subscription period. The renewal of Subscription period for the price when applied to RIW for the corresponding period, which is available at <http://www.tagitwise.se> or through customer service.

3.3 RIW sends out an invoice within 14 days before the due date. RIW is entitled to charge sales tax. The customer has fulfilled its payment when the amount stated on the invoice has been received at RIWs account. Customer just have to ignore (also written at invoice) invoice to end the subscription

Force Majeure and responsibilities

4.1 The Customer uses the Service at your own risk. RIW is not responsible for damage caused by foreign legislation, government action, war, strikes, boycotts, lockouts or other circumstances beyond the control RIWs. Reservation regarding strikes, blockade, boycott and lockout is also on RIW itself undertakes or is involved in such actions. RIW is not obliged to compensate damage due to power failure, computer failure or other similar reason for service cannot be exploited. RIW declines also responsible for the deletion or failure to store or transmit information.

4.2 The Customer shall keep the RIW harmless from any claims from third parties, which, in whole or in part, based on the third party received or relied on the Service that the Service is provided on or through the Customer.

4.3 RIW is not responsible under any circumstances for any direct or indirect damage caused to the Customer or any third party unless otherwise clear of mandatory legislation.

Amendment of conditions

RIW intends to continuously develop the Service. RIW reserves the right to change the design, technical specifications, systems and other functions.

Processing of personal data.

The Data Manager is RIW. Personal information recorded in connection with administering the service and treatment of RIW for the handling and performance of the Agreement. Customer agrees to general customer information may be used for promotion of RIW or other party that the RIW has collaboration with. Customer's first name, last name and the object serial number can be used for controlling the property. The customer may at any time by written notification to the RIW revoke consent in terms of promotion. If Customer wishes to obtain information about the personal data processed RIW, or if Customer wishes to request correction of personal information, Customer may request in writing under this address: RIW Software Techn AB, Box 1, 181 73 LIDINGÖ.

Intellectual Property Rights

All intellectual property rights to the RIW distributed material, including material which is available at RIWs website such as text, images, sound, photographs, video, graphics, ideas and other copyright-protected material to be RIW or its contractors and reproduction of such material is strictly prohibited. The ban applies to any form of reproduction by means such as copying, printing, and duplicating. Copyright infringement will be prosecuted.

Freedom of choice

Swedish law shall apply to the Agreement. Any disputes between RIW and the Customer shall be settled by Swedish courts.

These General Provisions replaces previously issued general rules (Feb 2011).