

1) Thursday, January 3rd

See 3 More ▶

+ A	Add Selected Words to My Wordbank Add Selected Category to My Wordbank Go to My Wordbank Add Core 100 to My Flashcards Autoplay							
	14 (15)			·		See 2 More ►		
12	# # # # # # # # # # # # # # # # # # #	lördag	neutral	Saturday	noun	d) lördag kvälld) Saturday nightSee 3 More ►		
13	20 21 22 27 28 29 February 3 4 5 10 11 12 17 18 19 24 25 26	▲)) söndag	neutral	Sunday	noun	d)) söndags frukostd)) Sunday morning breakfastSee 5 More ►		
14	10 12 .	sekund	neutral	second	noun	d) i tio sekunderd) for ten secondsSee 3 More ►		
15		(a)) timme	neutral	◄)) hour	noun	d) en timmed) one hourSee 4 More ►		
16	9	∢) minut	neutral	•)) minute	noun	◄)) tre minuter◄)) three minutesSee 2 More ►		
17	0	∢) klockan	neutral	√) o'clock	noun	No Sample Sentences & Phrases Available		
18		(a)) klocka	neutral	clock	noun	■1) ställa in en väckarklocka ■1) set an alarm clock See 4 More ►		
19	本	∢) kan		can	verb	■) kan äta■) can eatSee 5 More ►		
20		₄)) använda		◄)) use	verb	d)) använda en webbkamerad)) use a webcamSee 5 More ►		
21	(2) (3) (5)	₄)) göra		4)) do	verb	d) att göra alltd) to do it allSee 6 More ►		
22		∢)) gå		4)) go	verb	d) gå till parkend) go to the parkSee 3 More ►		
23		▲) komma		(a) come	verb	d) komma tidigtd) come earlySee 5 More ►		
24		skratta		∢) laugh	verb	 d)) skratta åt någonting roligt d)) laugh at something funny See 9 More ► 		
25	Aud .	◀)) göra		◄)) make	verb	d) laga kaffed) make coffeeSee 6 More ►		

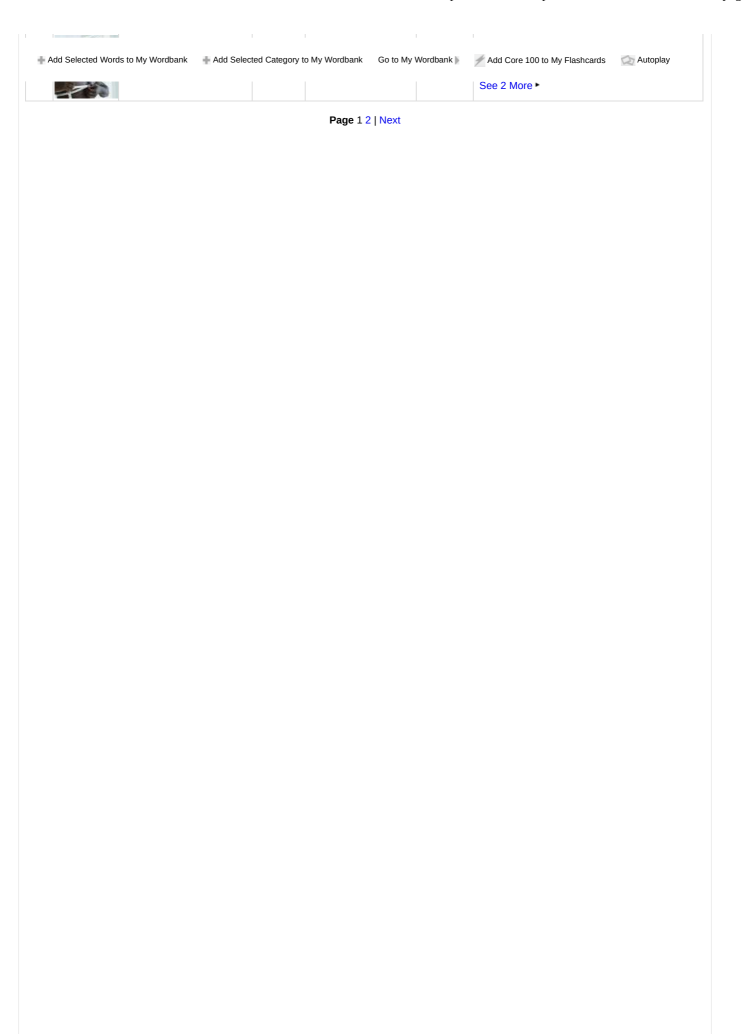
+ A	dd Selected Words	s to My Wordbank 🗼 Add Sele	ected Category to	My Wordbank Go to My	Wordbank	Add Core 100 to My Flashcards Autoplay
						See 6 More ►
27	<i>q</i>	₄)) maj	neutral	▲)) May	noun	d)) majblommord)) May flowersSee 2 More ►
28	3	◆) mars	neutral	◄)) March	noun	d)) sjuttonde marsd)) March 17thSee 2 More ►
29	innemi	∢) januari	neutral	◄)) January	noun	d)) Torsdag, tredje januari.d)) Thursday, January 3rdSee 4 More ►
30	puncum	∢)) februari	neutral	February	noun	d)) tjugonionde februarid)) February 29thSee 2 More ►
31	<i>y</i>	∢)) april	neutral	▲)) April	noun	d)) första aprild)) April firstSee 2 More ►
32	ļiincum	∢) juni	neutral	4)) June	noun	d)) junibröllopd)) June weddingSee 2 More ►
33	********	∢)) juli	neutral	∢)) July	noun	d)) juli månadd)) month of JulySee 2 More ►
34	**********	augusti	neutral	August	noun	d) en varm augusti dagd) hot August daySee 2 More ►
35	yurk uun	september	neutral	September	noun	d)) Första septemberd)) September 1stSee 2 More ►
36	10	▲)) oktober	neutral	October	noun	den trettonde oktoberon October 13thSee 1 More ►
37	T	november	neutral	November	noun	 Thanksgiving, torsdagen tjugofjärde november. Thanksgiving, Thursday November 24th See 1 More ►
38	12	december	neutral	December	noun	d) tjugofemte decemberd) December 25thSee 2 More ►
39		Trevligt att träffas.		Nice to meet you.	expression	No Sample Sentences & Phrases Available

+ A	dd Selected Words	s to My Wordbank 💮 Add Selected C	ategory to My Wordbank Go to My	Wordbank »	Add Core 100 to My Flashcards
	1//				
41		God morgon.	Good morning.	expression	No Sample Sentences & Phrases Available
42		◀)) Goddag.	(3) Good afternoon.	expression	No Sample Sentences & Phrases Available
43	A.	┫) God kväll.	Good evening.	expression	No Sample Sentences & Phrases Available
44		∢)) Godnatt.	(3) Good night.	expression	No Sample Sentences & Phrases Available
45	511	Hur mår du?	■) How are you?	expression	No Sample Sentences & Phrases Available
46		◀)) Tack.	◄)) Thank you.	expression	No Sample Sentences & Phrases Available
47	48	■)) Nej.	◄)) No.	expression	No Sample Sentences & Phrases Available
48		∢) Utsökt!	Delicious!	expression	No Sample Sentences & Phrases Available
49	بع	▲) Jag är(namn).	◄)) I'm(name).	expression	No Sample Sentences & Phrases Available
50		∢) Hej då!	(a)) Goodbye.	expression	No Sample Sentences & Phrases Available
51	6	₄) Ja.	◄)) Yes.	expression	No Sample Sentences & Phrases Available
52		₄)) långt	▲)) far	adjective	d)) långt bortd)) far awaySee 2 More ►
53		∢)) liten	▲)) small	adjective	d) liten storlekd) small sizeSee 4 More ►
54	=	♠) bra	d) good	adjective	d)) bra för ens kroppd)) good for one's bodySee 2 More ►

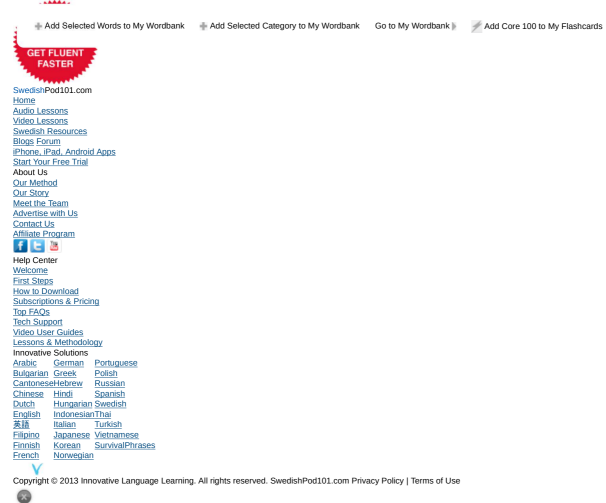
+ A	Add Selected Words to My Wordbank Add Selected Category to My Wordbank Go to My Wordbank Add Core 100 to My Flashcards Autoplay							
					See 6 More			
56		₄)) ful	◀)) ugly	adjective	d) fult djurd) ugly animalSee 3 More ►			
57		■) svårt	d) difficult	adjective	√) väldigt svårt√) very difficultSee 4 More ►			
58	+2-4	⊲)) lätt	₄)) easy	adjective	d) lätt problemd) easy problemSee 1 More ►			
59	-	dålig	◄)) bad	adjective	dåliga nyheterd) bad newsSee 3 More ►			
60		▲)) nära		adjective	nära citynear the citySee 1 More ►			
61	1	■) ett	◄)) one	numeral	d) en timmed) one hourSee 3 More ►			
62	2	◄)) två	◄)) two	numeral	nummer tvånumber twoSee 2 More ►			
63	3	◄) tre	(i) three	numeral	nummer trenumber threeSee 3 More ►			
64	4	∢)) fyra	(a)) four	numeral	d)) fyra hörnd)) four cornersSee 4 More ►			
65	5	▲)) fem	(I) five	numeral	nummer femnumber fiveSee 2 More ►			
66	6	◆)) sex	▲)) six	numeral	sex tum six inches See 4 More			
67	7	∢)) sju	◄)) seven	numeral	sju dagar i veckanseven days a weekSee 4 More ►			
68	8	∢)) åtta	(a) eight	numeral	d)) åtta gångerd)) eight timesSee 5 More ►			
69	9	◄)) nio	◄)) nine	numeral	nummer nio number nine See 4 More			

- A	Add Selected Words to My Wordbank Add Selected Category to My Wordbank Go to My Wordbank Add Core 100 to My Flashcards Autoplay							
						See 3 More ►		
71	0	∢) noll		∢)) zero	numeral	d)) under noll grader celsiusd)) fall below zero degrees CelsiusSee 3 More ►		
72	3	▲)) kaffe	neutral	coffee	noun	d)) en kopp kaffed)) cup of coffeeSee 4 More ►		
73	9	∢)) öl	neutral	◄)) beer	noun	d) en flaska öld) bottle of beerSee 3 More ►		
74		₄)) té	neutral	◄)) tea	noun	d) tépåsed) tea bagSee 4 More ►		
75		vin	neutral	∢)) wine	noun	d) vittvind) white wineSee 5 More ►		
76		₄)) vatten	neutral	◄)) water	noun	dricka vattendrink waterSee 4 More ►		
77		∢)) fisk	neutral	(i) fish	noun	d)) rå fiskd)) raw fishSee 3 More ►		
78		◆) biff	neutral	◄)) beef	noun	d)) biffstekd)) beef steakSee 3 More ►		
79		∢)) fläsk	neutral	4)) pork	noun	d)) fläskkotlettd)) pork chopsSee 3 More ►		
80		▲)) kyckling	neutral	chicken	noun	d) kycklingbend) chicken legSee 8 More ►		
81		∢)) lamm	neutral	₄)) lamb	noun	d) lammkotlettd) lamb chopsSee 2 More ►		
82		sjuksköterska	feminine	nurse	noun	■)) sjukskötare■)) male nurseSee 3 More		
83		◆) anställd	neutral	∢)) employee	noun	d) kvinnlig anställdd) female employeeSee 1 More ►		
84		poliskonstapel	neutral	police officer	noun	d) poliskonstapeld) police officerSee 3 More ►		

Δ	Add Calasted Wards to Mr. Wardhank Add Calasted Catagon to Mr. Wardhank Co. to Mr. Wardhank Add Co. (400 to Mr. Flack co.)							
	♣ Add Selected Words to My Wordbank ♣ Add Selected Category to My Wordbank Go to My Wordbank ✓ Add Core 100 to My Flashcards ✓ Autoplay See 2 More ►							
86	6	₄) ingenjör	neutral	(a)) engineer	noun	d)) civilingenjörd)) civil engineerSee 2 More ►		
87		(a) doktor	neutral	d) doctor	noun	■1) gå till en doktor ■1) see a doctor See 4 More ►		
88	为许市州	föreståndare	neutral	(a)) manager	noun	■)) Avdelningsföreståndare■)) department managerSee 2 More •		
89	G DI So H Cy H	▲)) lärare	neutral	(1) teacher	noun	d)) engelskalärared)) English teacherSee 2 More ►		
90		programmerare	neutral	◄)) programmer	noun	dataprogrammerarecomputer programmerSee 2 More ►		
91		∢)) försäljare	neutral	(a) salesman	noun	d)) bilförsäljared)) car salesmanSee 2 More ►		
92	1	(i) fot	neutral	d)) foot	noun	d) höger fotd) right footSee 2 More ►		
93		◄)) ben	neutral	▲)) leg	noun	d) långa bend) long legsSee 1 More ►		
94		huvud	neutral	₄)) head	noun	d)) huvud och nacked)) head and neckSee 1 More ►		
95	**	₄)) arm	neutral	arm	noun	■)) muskulär arm ■)) muscular arm See 2 More ►		
96	*	▲)) hand	neutral	₄)) hand	noun	d)) vänster handd)) left handSee 2 More ►		
97	1	(a)) finger	neutral	(a)) finger	noun	d)) fem fingrard)) five fingersSee 1 More ►		
98	1	♠) kropp	neutral	◄)) body	noun	d) kropp och själd) body and soulSee 2 More ►		
99		■) mage	neutral	(I) stomach	noun	■)) magmodell■)) model of a stomachSee 2 More •		



Autoplay



Privacy Policy

Innovative Language Learning created this privacy policy to provide You with information on how we collect and use information, including personally identifiable information.

As part of the normal operation of our services we collect information about You. This Privacy Policy is intended to inform you how we use and protect information that we collect. You may always opt out of any use or disclosure by contacting us and notifying us of your choice.

1. Information We Collect

We collect personal information that can identify You such as Your name and email address and other information that does not identify You. When You provide personal information through our website, the information will be sent to servers located in the United States.

Your surname, email, postal address and telephone number are confidential and will not be posted in Your profile.

2. Use of Your Information

We use the information we collect to:

Deliver the services and products that You have requested; Manage Your account and provide You with customer support;

Enforce our terms and conditions;

Manage our business

Perform functions as otherwise described to You at the time of collection

3. Accessing, Reviewing and Changing Your Profile

You can edit and change any of Your personal profile information at anytime. Your username may be changed by emailing customer service and requesting that this action be taken. You verify that all information associated with Your profile is true and accurate.

Following registration, You can review and change the information You submitted during registration.

4. Removing Your Account

Upon Your notification, we will remove Your membership from our active databases as soon as reasonably possible in accordance with our policy and applicable law.

5. Disclosure of Your Information

As a matter of policy, we do not sell or rent any personally identifiable information about You to any third party.

6. Legal Requests

We cooperate with law enforcement agencies and other third parties to enforce laws, as well as investigate and prosecute unlawful activities such as frauds and scams.

7. Your Use of other Members Information

Through regular use of the website, as a member You might have access to another member's contact or personally identifiable information. By accepting this Privacy Policy, You agree that You may not disclose another member's personally identifiable information to any third party in any situation unless: 1) The terms of this Privacy Policy permit disclosure; 2) You have

or a law, or a Add Selected Words to My Wordbank Add Selected Category to My Wordbank Go to My Wordbank Add Core 100 to My Flashcards Autoplay

- 1. A cookie is a small text file that is stored on a user's computer for record keeping purposes. Cookies can take the form of session cookies or persistent cookies. A session cookie expires when You close Your browser and is used to make it easier for You to navigate our website. A persistent cookie remains on Your hard drive for specified period of time.
- A cookie assists us in providing You with a better user experience by tracking Your online activity on our site, such as the web pages You visit, the links You click, and the searches You conduct on our site. We may use a cookie to assist with providing our services.
 You may delete or decline cookies by changing Your browser settings. (Click "Help" in the toolbar of most browsers for instructions.) If You do so, some of the features and services
- You may delete or decline cookies by changing Your browser settings. (Click "Help" in the toolbar of most browsers for instructions.) If You do so, some of the features and services of our website may not function properly.

9. Information Others Collect

In order to improve the site, we utilize web analytics software ("Software") to collect information about use of the site. This Software collects Users' information such as visiting frequency, pages visited, and location. The Software also plants a permanent cookie on a user's Web browser to identify that user as unique. The Software identifies a user solely by IP address, and does not identify a user by name or other personally identifiable information. We do not combine the information collected with other personally identifiable information.

If You post information about Yourself or others, or communicate with others using our website, please note that we cannot control who reads Your postings or what they do with the information You provide. We encourage You to use caution in posting personal information.

10. Security

To safeguard the confidentiality of Your personally identifiable information, Innovative Language Learning utilizes sophisticated security techniques and procedures, including: daily security and vulnerability scans, software audits, firewalls, and data encryption (Secure Socket Layers). Innovative Language Learning makes every effort to protect that data against loss and unauthorized access. We employ many different security techniques to protect such data from unauthorized access by others.

11. Note about Children

Children under the age of 13 are required to get parental approval before using the site. Furthermore, children are not permitted to disclose personal information on the site. Should a child disclose information to the site, upon proper notification by and identification of the child's parent, We will disclose to the parent any personal information collected.

12. Modifications to Privacy Policy

The Privacy Policy is subject to change by us at any time based on changes in the law or our need to accurately reflect our data collection and disclosure practices. Changes are effective upon posting on the website.

Innovative Language Learning USA, LLC Terms of Use Agreement

This agreement is entered into by and between Innovative Language Learning USA, LLC (hereafter "Licensor"), and You (hereafter "Licensee"). Licensee's use of Licensor's Internet site (the "Site") or any of the material or service offerings or other services (ffered on the Site including any off-line or third party components, data, lists, reports, dashboards, templates or services (collectively, the "Services") is subject to these Terms of Use (this "Agreement"). If Licensee does not agree to this Agreement, Licensee agrees not to use or access the Services or the Site. Licensee's registration for, or use of, the Site or the Services shall be deemed to be Licensee's acceptance of this Agreement. Licensor may modify this Agreement at any time without notice to Licensee by posting a revised Agreement on the Site. Licensee's continued use of the Site constitutes Licensee's binding acceptance of this Agreement, including any modifications that Licensor makes. Licensee is responsible for regularly reviewing this Agreement.

1. Service Communications

1.1 Licensee understands and agrees that the Services may include communications such as service announcements and administrative messages from Licensor. Licensee will not be able to opt out of receiving these service announcements and administrative messages while using the Site and Services until Licensee sends Licensor a specific written notice pursuant requesting the termination of Licensee's subscription and that Licensee's details be eliminated from the Site and any mailing list.

2. License Grant; Licensee's Content

- 2.1 Licensor hereby grants Licensee a non-exclusive, non-transferable right to use the Site and Services for the term for which Licensee has paid the applicable subscription fees ("License Term"), solely for Licensee's own personal use. Licensee may create one account through which Licensee can utilize the Site and Services. Licensee may not share Licensee's account or account information with any other individual. Use of an account by more than one individual is strictly prohibited.
- 2.2 The Site includes a combination of content that Licensor creates, that Licensor's partners create, and that Licensor's users create. Licensee may use the content on the Site only for Licensee's personal use in connection with the Services and/or Licensee's licensed use of Licensor's products. Except for the foregoing, Licensee may not modify, publish, transmit, participate in the transfer or sale of, reproduce, create derivative works of, distribute, publicly perform, reverse engineer, publicly display, or in any way exploit any of the software, materials or content on the Site in whole or in part.
- 2.3 Licensee warrants that Licensee owns or has sufficient legal right to the intellectual property rights in any content posted or uploaded to the Site by Licensee ("Licensee's Content") and that Licensee's Content, including any use thereof by Licensor as described herein, does not violate applicable law or the rights of any third party. Licensee hereby grants Licensor, Licensor's affiliates, and Licensor's partners a lifetime, worldwide, irrevocable, royalty-free, nonexclusive, sublicensable right to use, reproduce, create derivative works of, distribute, publicly perform, publicly display, transfer, transmit, distribute, and publish Licensee's Content and subsequent versions of Licensee's Content for the purposes of (i) displaying Licensee's Content on the Site (ii) processing Licensee's Content in connection with providing the Services, (iii) distributing Licensee's Content, either electronically or via other media, and/or (iv) storing or hosting Licensee's Content in a remote database or on the Site. This license will apply to the distribution and the storage of Licensee's Content in any form, medium, or technology now known or later developed.
- 2.4 Licensee may be exposed to content that Licensee finds offensive, indecent, or objectionable or that is inaccurate, and Licensee bears all risks associated with using that content. Licensor has the right, but not the obligation, to remove any content that may, in Licensor's sole discretion, violate this Agreement or that is otherwise objectionable.
- 2.5 Licensor shall be entitled to adjust the scope of the Services and the underlying technical infrastructure to reflect the continuing development of the Services and technical advances.
- 3.0 Purpose of Site/Linking
- 3.1 The Site is for general informational purposes only. Before you act on information you've found on our website, you should independently confirm any facts that are important to your decision. Licensor is not responsible for, and cannot guarantee the performance of, any products or services provided by any advertisers or others to whose sites we link. A link to another website does not constitute an endorsement of that site (nor of any product, service or other material offered on that site) by Licensor or its licensors. We welcome links to the homepage of our website. Licensee is free to establish a hypertext link to the Site so long as the link does not state or imply any affiliation, connection, sponsorship, or approval of your site by Licensor. We do not permit framing or inline linking to our website or any portion of it.

4. Technical Support

4.1 Licensor will provide email contact information to Licensee for the purpose of providing technical support to Licensee. Licensor does not guarantee any level of technical support for technical issues not within the direct control of Licensor. Licensor does not guarantee that the Site or Services will be available at any time.

5. Intellectual Property Rights

5.1 Licensor and/or its licensors owns all rights, title and interests, including all intellectual property rights, in and to the Site and the Services, the software, materials and other related content (excluding Licensee's Content), and any derivatives, suggestions, ideas, enhancement requests, feedback, recommendations or other information provided by Licensee or any other party relating to the Site or the Services. In addition, all content published on the Site, including, but not limited to, reports, presentations, written content, graphics, images, marks, logos, sound or video clips, and Flash or Java animation, are protected by Licensor's copyrights or trademarks or those of Licensor's partners or users.

6 Add Selected Words to My Wordbank

Add Selected Category to My Wordbank

Go to My Wordbank Add Core 100 to My Flashcards Autoplay Receipt

Licensee shall be given access to only the specific portions of the Site and Services and for the chosen term relating to the respective level of services chosen.

- 6.2 Licensor will charge the subscription fees directly to the credit card or Paypal account Licensee provides after every billing cycle (unless Licensee cancels the subscription). Licensor will charge the subscription fees on a monthly basis one day after the day the subscription comes due. Licensee may cancel recurring subscriptions anytime. When subscription is cancelled Licensee will still be able to access the Site and Services until Licensee's account expires. After cancellation, Licensor will discontinue billing for this particular subscription. It is Licensee's sole responsibility to completely and fully cancel this payment cycle. Email requests for cancellation cannot be guaranteed or construed as proof of cancellation. Upon the date of expiration, all subscriptions will renew automatically for the identical term chosen by Licensee.
- 6.3 If Licensee requests a refund for recurring subscriptions, Licensee should first cancel any recurring billing cycle and then notify Licenseor within the first 30 days of the subscription. In the case of recurring subscriptions Licensor reserves the right to refuse refunds if the Licensee fails to cancel the billing cycle before the first 60 days and/or fails to submit a refund request within the first 60 days
- 6.4 Licensee may be able to order certain other products or services through the Site. All products and services, their contents, availability, and pricing are subject to change at any time with or without notice. Please fully read the terms and disclaimers accompanying any products or services that you order through the Site.

7. Termination

- 7.1 Licensor may immediately terminate or suspend Licensee's use of the Services provided hereunder, or terminate Licensee's account and this Agreement if Licensee (i) fails to pay any applicable fees when due, or (ii) breaches or otherwise fails to comply with this Agreement.
- 7.2 Upon termination by Licensor of this Agreement or any part thereof in accordance with this Agreement as a result of Licensee's breach, negligence or default, Licensor will have no obligation to refund to Licensee any fees paid by Licensee. The provisions of this section will not apply to those situations defined by law.

8. Licensee's Conduct on the Site and other Restrictions

- 8.1 If Licensor requests registration information from Licensee, Licensee will provide Licensor with true, accurate, current, and complete information. Licensee will promptly update Licensee's registration to keep it accurate, current, and complete. If Licensor issues Licensee a password, Licensee may not reveal it to anyone else. Licensee may not use anyone else's password. Licensee is responsible for maintaining the confidentiality of Licensee's account and password. Licensee agrees to immediately notify Licensor of any unauthorized use of Licensee's password or account or any other breach of security. Licensee also agrees to exit from Licensee's accounts at the end of each session. Licensor will not be responsible for any loss or damage that may result if Licensee fails to comply with these requirements.
- 8.2 Licensee will be responsible for all activity occurring under Licensee's account and will comply with all applicable local, state, and foreign laws, treaties and regulations in connection with Licensee's use of the Services, including without limitation, laws and regulations governing data privacy, international communications and transmission of technical or personal data.
- 8.3 The technology and the software underlying the Site and the Services are the property of Licensor and/or Licensor's affiliates, suppliers and partners. Licensee agrees not to copy, modify, rent, lease, loan, sell, assign, distribute, reverse engineer, grant a security interest in, or otherwise transfer any right to the technology or software underlying the Site or the Services. Licensee agrees not to modify the software underlying the Site in any manner or form or to use modified versions of such software, including (without limitation) for the purpose of obtaining unauthorized access to the Site. Without limiting the foregoing, Licensee agrees that Licensee will not use the Site to take any of the following actions:
 - Defame, abuse, harass, stalk, threaten, or otherwise violate the legal right of others;
 - 2. Publish, post, upload, e-mail, distribute, or disseminate (collectively, "Transmit") any inappropriate, profane, defamatory, misleading, infringing, obscene, indecent, or unlawful content
 - Transmit files that contain viruses, corrupted files, or any other similar software or programs that may damage or adversely affect the operation of another person's computer, Licensor's sites, any software or hardware, or telecommunications equipment;

 - Advertise or offer to sell any goods or services for any commercial purpose unless Licensee has Licensor's written consent to do so; Transmit surveys, contests, pyramid schemes, spam, unsolicited advertising or promotional materials, chain letters or other unsolicited messages;
 - Download any file that Licensee knows or reasonably should know cannot be legally obtained in such manner;
 - Falsify or delete any author attributions, legal or other proper notices or proprietary designations or labels of the origin or the source of software or other material;
 - Restrict or inhibit any other user from using and enjoying any area within the Site; Interfere with or disrupt Licensor's sites, servers, or networks; 8

 - 10. Probe, scan or test the vulnerability of the Site or circumvent any security mechanism used by the Site;
 - 11. Impersonate any person or entity, including, but not limited to, any Licensor representative, or falsely state or otherwise misrepresent Licensee's affiliation with a person or entity;
 - 12. Forge headers or manipulate identifiers or other data in order to disguise the origin of any content transmitted through the Site or to manipulate Licensee's presence on the Site;
 - 13. Take any action that imposes an unreasonably or disproportionately large load on Licensor's infrastructure;
 - 14. Engage in any illegal activities; or
 - 15. Collect, store or transmit personal information about individuals or any information that is subject to applicable privacy laws or regulations, including but not limited to, any Protected Health Information as defined by the Health Insurance Portability and Accountability Act of 1996 and its implementing regulations.
- 8.4 If Licensee chooses a username or avatar that, in Licensor's sole discretion, is obscene, indecent, abusive or that might otherwise subject Licensor to public disparagement or scorn, Licensor reserves the right, without prior notice to Licensee, to automatically change Licensee's username or avatar, delete Licensee's posts from Licensor's sites, deny Licensee access to Licensor's sites, or any combination of these options.
- 8.5 Unauthorized access to the Site is a breach of this Agreement and a violation of the law. Licensee agrees not to access the Site by any means other than through the interface that is provided by Licensor for use in accessing the Site. Licensee agrees not to use any automated means, including, without limitation, agents, robots, scripts, or spiders, to access, monitor, or copy any part of the Site, except those automated means that Licensor has approved in advance in writing.
- 8.6 Licensee may not access the Services for purposes of monitoring its availability, performance or functionality, or for any other benchmarking or competitive purposes.
- 8.7 Use of the Site is subject to existing laws and legal process. Nothing contained in this Agreement will limit Licensor's right to comply with governmental, court, and law-enforcement requests or requirements relating to Licensee's use of the Site, which may include disclosing Licensee's Content to the applicable authorities.

9. Indemnification

- 9.1 Licensee will defend Licensor from any third party claim, and will pay all damages finally awarded against Licensor in such claim or amounts agreed to in settlement, arising out of:
 - 1. 1. Licensee's use of the Site;
 - 2. 2. Any use or alleged use of Licensee's accounts or Licensee's passwords by any person, whether or not authorized by Licensee;
 - 3. 3. The content, the quality, or the performance of content that Licensee submits to the Site; or
 - 4. 4. Licensee's violation of this Agreement.

10. Warranty; Disclaimers

10.1 THE SITE AND THE SERVICES, ITS SOFTWARE, CONTENT AND OTHER MATERIALS, ARE PROVIDED ON AN "AS IS, AS AVAILABLE" BASIS. LICENSOR AND ITS AFFILIATES, SUPPLIERS AND PARTNERS MAKE NO WARRANTY, REPRESENTATION, GUARANTY OR CONDITION OF ANY KIND, WHETHER EXPRESS, IMPLIED, STATUTORY OR OTHERWISE, INCLUDING, WITHOUT LIMITATION, WARRANTIES OF TITLE OR NONINFRINGEMENT, OR IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, WITH RESPECT TO THE SITE OR ANY OF THE CONTENT, SERVICES, PRODUCTS, SOFTWARE OR OTHER MATERIALS AVAILABLE THROUGH THE

11. LIMITATION OF LIABILITY

- 11.1 TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, NEITHER LICENSOR NOR ITS AFFILIATES, SUPPLIERS OR PARTNERS WILL BE LIABLE FOR ANY INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, PUNITIVE OR CONSEQUENTIAL DAMAGES IN CONNECTION WITH OR ARISING OUT OF THE SERVICES OR THE SITE, ITS SOFTWARE, CONTENT OR OTHER MATERIALS, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES, INCLUDING, BUT NOT LIMITED TO, DAMAGES FOR LOSS OF PROFITS, GOODWILL, USE OR LOSS OF DATA OR OTHER INTANGIBLE LOSSES.
- 11.2 TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, LICENSOR AND ITS AFFILIATES, SUPPLIERS AND PARTNERS WILL NOT BE LIABLE FOR ANY DAMAGES

12. Arbitration

12.1 Any dispute arising out of or relating to this Agreement or the Site will be finally settled by arbitration, except that Licensor may bring an action in a court of competent jurisdiction with respect to any dispute affecting Licensor's intellectual property rights whether statutory or contractual. The arbitration will be conducted in accordance with the commercial arbitration rules (the "Rules") of the American Arbitration Association. Any such controversy or claim will be arbitrated on an individual basis and will not be consolidated in any arbitration with any claim or controversy of any other party. The arbitration will be conducted in a location of Licensor's choosing and judgment on the arbitration award may be entered in any court having jurisdiction thereof. The arbitrator selected under the Rules must be a lawyer. The arbitrator has no authority to award damages in excess of those permitted in this Agreement for any reason. Any award in excess of such limitation will be deemed void as between the parties. Either Licensee or Licensor may seek any interim or preliminary equitable relief from a court of competent jurisdiction necessary to protect the rights or the property of Licensee or Licensor (or its affiliates, agents, suppliers, and subcontractors), pending the completion of arbitration.

13. Miscellaneous

- 13.1 The Site features trademarks, service marks, and logos that are the property of Licensor and/or its affiliates, suppliers, partners and licensors. The Site also may include trademarks, service marks or logos of other third parties. All of these trademarks, service marks and logos are the property of their respective owners, and Licensee agrees not to use them in any manner without the prior written permission of the applicable owner.
- 13.2 Licensor may be required by state or federal law to notify Licensee of certain events. Licensee hereby acknowledges and consents that such notices will be effective upon Licensor's posting them on the Site or delivering them to Licensee through e-mail. Licensee may update Licensee's e-mail address by visiting the Services where Licensee has provided contact information. If Licensee does not provide Licensor with accurate information, Licensor cannot be held liable if Licensor fail to notify Licensee.
- 13.3 Licensor's failure to exercise or enforce any right or provision of this Agreement will not constitute a waiver of such right or provision. This Agreement and Licensee's right to use the Services may not be assigned by Licensee without the prior written approval of Licensor.
- 13.4 This Agreement, including any applicable attachments, and all terms, conditions, and policies that are incorporated into these terms by reference, constitute the entire agreement between Licensee and Licensor and govern Licensee's use of the Site and Services, superseding any prior agreements that Licensee may have with Licensor.
- 13.5 Licensee may not use, import or export materials on this Site in violation of United States, or any other applicable country's, import and export laws and regulations. Licensor assumes no responsibility or liability for Licensee's failure to obtain any necessary export approvals. Without limiting the foregoing, Licensee agrees that the Site will not be used, and none of the underlying content, information, software, or technology may be transferred or otherwise exported to persons subject to restrictions, destinations subject to embargo, or to prohibited proliferation-related end-users or end-users or end-uses, without obtaining any export license or other approval that may be required under United States, and any other applicable country's, laws, regulations and requirements.
- 13.6 If any part of this Agreement is determined to be invalid or unenforceable pursuant to applicable law, the invalid or unenforceable provision will be construed in accordance with applicable law as nearly as possible to reflect the original intentions of the parties and the intent of the original provision. Where a court is unable to construe any unenforceable or invalid provision to make it binding, the court will severe and delete the provision. In any event, all other terms remaining valid and enforceable will survive and remain in full force and effect.