

# Integration and Service Contract

on the provision of integration and/or services in conjunction  
with seca devices and seca software

and

seca gmbh & co. kg  
Hammer Steindamm 3 – 25  
22089 Hamburg

hereinafter "Customer"

hereinafter "seca"

The Customer and seca shall also be referred to individually as "Party" and collectively as "Parties".

## Preamble

The Parties have concluded a contract for the purchase of seca devices (hereinafter referred to as "Purchase Contract"). In addition to this Purchase Contract, this contract for the provision of integration services and/or other services (hereinafter referred to as "Integration/Services Contract"), shall be an annex to the Purchase Contract and shall form an integral part thereof. On the basis of this Integration/Service Contract seca shall provide certain integration and/or services in conjunction with the seca devices and the seca software. On this basis, the Parties have agreed as follows:

## 1. Object and Scope of Services

The object of this Integration/Service Contract shall be the integration of seca devices and seca software into the customer's system environment as well as the provision of further services in accordance with the specifications of the Purchase Contract. The services shall be provided by seca as a service; unless otherwise expressly provided for in the following, no contract for work provisions shall apply.

## 2. Schedule

The details of the dates for the provision of the services shall be agreed separately between the Parties.

## 3. Customer's Obligation to Cooperate

The Customer shall be obliged to provide seca with timely support in the preparation of the contractually owed services in the required and defined extent free of charge. In particular, the Customer shall ensure that the human resources are available to a pre-agreed extent and in a timely manner.

Should the Customer not meet his/her duty to cooperate on time, the execution periods for seca shall be extended automatically.

If and insofar as the Customer does not fulfil his/her obligations to cooperate, not completely or not in time, seca shall be further released from its own performance obligation insofar as services of seca are hindered or made more difficult. Furthermore, the Customer shall be obligated to adequately compensate seca for any additional expenses incurred as a result of the non-performance or non-timely fulfilment of the cooperation services. Further contractual and/or legal claims and rights of seca, in particular including claims for damages and termination rights, remain unaffected.

#### 4. Remuneration

The services provided shall be remunerated according to the amount specified in the Purchase Contract.

#### 5. Property Rights and Know-how, Usage Rights

The property rights and know-how that already existed at the beginning of this Contract and were not created in connection with the execution of this Contract remain the property of seca, whose property they were before the conclusion of the contract. The term "Property Rights" covers granted and pending patents, utility models, designs as well as registered and declared trademarks. Rights of use hereof shall be granted only to the extent expressly agreed in writing.

seca shall grant the Customer an exclusive, indefinite, transferable and irrevocable right of use of individually generated results of the services including documentation, at the time of their respective creation. The right of use shall apply to all known types of use including editing, duplication, publication and marketing.

seca shall acquire the right to use, modify and exploit all generally available (and based on seca "know how") knowledge, procedures, procedural models, methods and intermediate results that do not contain customer-specific information.

#### 6. Term and Termination

This Integration/Service Contract shall take effect upon signature by both Parties and shall be concluded for the duration of the Contract. Upon acceptance of the services and full payment of the due remuneration, this Contract automatically ceases to be effective and shall be terminated.

The Contract may not be orderly terminated by any Party. The right to terminate for good cause remains unaffected.