

Legal Terms & Acceptable Use Policy

This legal notice applies to the entirety of this "Website", which is accessed via our various domain names (e.g. www.infosaas.com) or by a customer specific URL to the InfoSaaS application, and also to any correspondence between InfoSaaS Limited and you by email. Use of this Website indicates your acceptance to these terms, whether you visit as an anonymous guest or a registered user. If you do not or cannot accept all of these terms, please do not use our Website. We reserve the right to update this Legal Notice and Acceptable Use Policy at any time, so would suggest that you revisit periodically in order that you remain fully aware of its current content.

1. This Website is provided "as is" without any conditions, warranties or guarantees of any sort. Our liability to you is limited to the satisfactory quality of the information presented, in that it should be accurate and honest to the best of our ability and knowledge. We reserve the right to change the layout, contents and features of this Website at any time, and without having to give any prior notice to Website users.
2. This Website, including its design, content, text, graphics, databases and underlying source code remain the copyright and intellectual property of InfoSaaS Limited at all times. Please note that InfoSaaS® is a registered trademark of InfoSaaS Limited. No content shall be downloaded, stored, modified, published, re-transmitted or otherwise used without the prior written permission of InfoSaaS Limited.

Any brand names, trademarks or logos used within this website are hereby fully acknowledged as being the copyright of their appropriate brand name, trademark or logo owner, and their inclusion on this Website is solely to illustrate their compatibility with InfoSaaS solutions or services.

3. Whilst we endeavour to have this Website available and fully operational at all times, we shall not be liable for any periods of unavailability or restricted functionality, howsoever caused.
4. We reserve the right to collect and analyse information about visitors to our Website, some which may be considered to be "personally identifiable". All such information is stored and protected in accordance with our registration under the UK Data Protection Act 2018. Also see our Privacy Policy for further information.
5. Customers who are subscribers to our services may be provided with usernames and passwords to allow them or their employees to access the restricted areas of this Website. Customers who have this facility must immediately notify us if they know or suspect that their account data has been lost, stolen, compromised or become known to another person.
6. Users of this Website, whether unregistered browsers or registered subscribers, shall not, either directly or indirectly, attempt to undertake any of the following prohibited activities:
 - a. Attempt to gain access to areas of the Website or information contained therein using any account or credentials not rightfully belonging to that user.
 - b. Attempt to engage in any activity to obtain unauthorised access to, or unauthorised modification, corruption or deletion of information displayed on this Website or accessed via this Website.

c. Attempt to engage in any activity with the intention or objective of degrading or interrupting network services or communications related to this Website.

d. Engage in any other activity which is either contrary to the laws of England, or which violate generally accepted standards of internet behaviour and conduct, including, but not limited to denial of service attacks, web page defacements, unauthorised scanning and unauthorised penetration testing.

7. Links to any third-party websites from this Website have been provided solely for your convenience. Whilst we have used reasonable endeavours in identifying and establishing suitable web links, we provide no guarantee as to the current or future suitability of any content or images contained therein. If you identify any links which direct you to sites with questionable or unacceptable content, please contact us so that we may investigate and take action as necessary.

8. If you access any third-party website, you do so entirely at your own risk. Should you encounter any issues whilst using the website of a third party, you should direct your enquiry to the third party using their contact information provided on each page. InfoSaaS Limited shall not be responsible or liable for the correct functioning of any website that it does not directly control.

9. InfoSaaS Limited, including its directors, employees and any other party authorised to deliver services on behalf of the Company, exclude all liability and responsibility for any loss or damages, whether direct, indirect or consequential, arising from your use of this Website and the content contained therein. This exclusion includes any damage caused by viruses and other malware, which may infect your computer system, and you are advised to enable the protection of properly configured anti-virus software.

10. These Legal Terms and Acceptable Use Policy shall be governed in accordance with English law, and any disputes shall be referred to the exclusive jurisdiction of the courts of England and Wales.

This Version Finalised: 01.01.2020

InfoSaaS Limited
Hartham Park
Corsham
Wiltshire
SN13 0RP

You are advised to print and retain a copy of this document for your future reference.