

default will only be valid if it is in writing and signed by the party giving it.

15.3 If any term of the Contract is found by any court or body or authority of competent jurisdiction to be illegal, unlawful, void or unenforceable, such term will be deemed to be severed from the Contract and this will not affect the remainder of the Contract which will continue in full force and effect.

15.4 Except to the extent otherwise specified in these Conditions, variations to the Contract must be agreed in writing and signed by both parties.

15.5 No partnership, agency or joint venture between the parties will be created by the Contract.

15.6 Each party agrees that it is an independent contractor and is entering into the Contract as principal and not as agent for or for the benefit of any other person.

15.7 Each of our Affiliates will be entitled to enforce in their own capacity the terms of any Contract under which that Affiliate receives a benefit, and we shall also be entitled to enforce such terms on their behalf.

15.8 Save as provided in **Condition 15.7**, the parties do not intend that any term of a Contract will be enforceable by any person who is not a party to it.

15.9 You may not assign, transfer, charge, hold on trust for any person or deal in any other manner with any of your rights under the Contract or sub-contract any of your obligations under the Contract. We may assign a Contract to our Affiliates.

16. GOVERNING LAW AND JURISDICTION

16.1 The Contract and any non-contractual obligations arising in connection with it are governed by the law of the jurisdiction in which we are registered or incorporated. The courts of such jurisdiction (and if applicable to the relevant jurisdiction any district in which we are registered) have exclusive jurisdiction to determine any dispute arising in connection with the Contract.

szerződés szerinti al-szerződésbeli jogait más személyre, hogy az kezelje azokat. Szerződést köthetünk a partnereinkkel.

16. IRÁNYADÓ JOG, ÉS JOGHATÓSÁG

16.1 A szerződéssel, és a nem-szerződéses kötelezettségekkel kapcsolatosan a joghatóság irányadó joga az irányadó, amely mellet az bejegyzésre, vagy létrehozásra került. Az ilyen joghatóság bírósága (és adott esetben bármely körzet joghatósága, melyben az adott szerződés bejegyzésre került) kizárólagos hatáskörrel rendelkezik a szerződéssel kapcsolatban felmerülő viták meghatározására.