

General Terms and Conditions for use of the building material assessment system Byggvarubedömningen's Web Service

1 General

1.1 About the General Terms and Conditions and Byggvarubedömningen

These General Terms and Conditions apply to Byggarvarubedömningen's Customers and Users when using Byggvarubedömningen's Web Service. For Users, the provisions in point 3 apply.

BVB Service AB (Byggvarubedömningen) owns and develops a system for environmental assessment of building-related products and goods, through which the products and goods are examined from three aspects: chemical content, life cycle aspects and social aspects in the supply chain. The system comprises Byggvarubedömningen setting up assessment criteria for the three aspects and, based on examination of how the products and/or goods meet the criteria, classifying them into three levels: recommended (green), accepted (yellow) and avoid (red).

Byggvarubedömningen provides a Web Service for its Customers, which contains various functions and services. The Customer can apply for Assessment of their product or goods, search among products and goods that have undergone Assessment or use the Logbook tool. The Customer thus has the opportunity to select products and goods in the Web Service that have undergone an Assessment, which facilitates a good, non-toxic built environment. The Web Service is available to employees of the Customer who log in as Users.

This is a translation of the Swedish General Terms and Conditions. The Swedish version is the original. Where there are different language versions of these documents, the English version shall be considered as translations only.



1.2 Definitions

The terms below have the following meanings in these General Terms and Conditions.

General Terms and Conditions	These General Terms and Conditions.
User	Natural persons who have received login information for the Web Service and who on behalf of the Customer have the opportunity to use the Web Service in accordance with the Agreement.
Working Day	Monday – Friday, except public holidays, when Byggvarubedömningen's office is open.
Agreement	The agreement that is concluded between Byggvarubedömningen and the Customer in connection with the creation of an Account and which gives the Customer the right to use all or part of the Web Service.
Assessment	The assessment of the product or goods that Byggvarubedömningen makes by scrutinising documentation submitted by the Customer and which includes the product receiving an assessment result: recommended, accepted or avoid.
Assessment Fee	The fee paid when applying for Assessment of products or goods.
Assessment time	The time in Working Days required for the Customer to receive a (preliminary) Assessment.
Byggvarubedömningen	BVB Service AB
Account	The type of user account that the Customer creates for the Web Service.
Customer	The company/legal person that enters into the Agreement with Byggvarubedömningen and thereby obtains the right to use the Web Service.
Logbook Fee	The fee that the Customer must pay to have access to and use Byggvarubedömningen's Logbook Tool.
Logbook Tool	Refers to the logbook function that is part of the Web Service.
Party/Parties	Refers to Byggvarubedömningen and the Customer together or separately.



Expanded Access	See point 2.2.5
Web Service	Byggvarubedömningen's web-based system with functions and services that Byggvarubedömningen has expressly stated at any given time shall be included in the Web Service and which Byggvarubedömningen has made available to the Customer through the Agreement.
Annual Fee	The annual fee that the Customer must pay for their Account according to the price list applicable at any given time.
Annual Subscription	The annual fee that material suppliers pay for ongoing and published Assessments in Byggvarubedömningen's database.

In these General Terms and Conditions, the terms above may be used in the singular and plural as well as in definite and indefinite form.

1.3 Area of application of the Terms and Conditions

These General Terms and Conditions apply to the Agreement that the Customer signs with Byggvarubedömningen for connection to and use of the Web Service.

1.4 Scope of the arrangement

Pursuant to these General Terms and Conditions, Byggvarubedömningen grants the Customer a non-exclusive licence to use the Web Service. Depending on the type of Account the Customer has chosen to sign with Byggvarubedömningen, the Customer has access to all or limited parts of the Web Service. The arrangement gives the Customer the right to connect persons employed by the Customer as Users of the Web Service.

1.5 Intellectual property rights and right of use

Information available via the Web Service is protected under the Copyright Act (1960:729). Intellectual property rights belong to Byggvarubedömningen. The intellectual property rights to assessments carried out by Byggvarubedömningen and other material created by Byggvarubedömningen belong exclusively to Byggvarubedömningen. The same applies to all amendments and additions. Byggvarubedömningen has the right to share information about assessment symbols linked to assessed products with third parties.

The Customer is only given the right to use the Web Service for its own use in accordance with what is stipulated in these General Terms and Conditions.

1.6 Creation of the agreement and login details

1.6.1. Creation of the Agreement

The Agreement is entered into by the prospective Customer filling in company information on Byggvarubedömningen's website (www.byggvarubedomningen.com) via the function "Create account", and then providing information about Users and accepting these General Terms and Conditions by clicking the button "Finish". If company information about the Customer is already available in Byggvarubedömningen's Web Service, this can be reused



and only information about Users need be entered in the function "Create account", after which the same procedure for accepting these General Terms and Conditions follows.

1.6.2 Login details

When the Agreement is entered into in accordance with 1.6.1, a unique code for logging in is created for each User, which is notified to the User by email. If the User has not received an email with a unique login code within one day, Byggvarubedömningen should be contacted.

2 Use of the Web Service

2.1 Meaning of the arrangement

The arrangement means that the Customer is given the right to use the Web Service in accordance with these General Terms and Conditions.

2.2 The Customer's undertakings

2.2.1 Using for own use

Through the Agreement, the Customer obtains the right to

- a) submit information and data to the Web Service for their own products, and
- b) in their *own* operations, use the Assessments, information and data in the Web Service as a basis for their *own* assessment and use in their *own* activities.

For Customers who have signed up for an Account with limited access to the Web Service, only point a) applies.

Under no circumstances may the Customer grant the opportunity for third parties to use all or part of the Web Service. Third parties refers here to persons who are not employed by the Customer. The Agreement does not entitle the Customer to use the Web Service in any other way than as expressly stated in these General Terms and Conditions.

2.2.2 The Customer's rights and obligations

The Customer may:

- a) electronically or otherwise store Assessments, information and data from the Web Service for <u>their own use</u>.
- b) refer in contacts, agreements etc. with third parties to Assessments, information and data in the Web Service, provided that the source is stated in its entirety and using Byggvarubedömningen's assessment symbols.
- c) electronically scrutinise Assessments, information and data regarding their own products in the Web Service.
- d) forward to third parties Assessments, information and data from the Web Service regarding their own products, provided that the source is stated in its entirety and that it is clear to the recipient that they do not in turn have the right to forward the material.



If the Customer has signed up for an Account with limited access to the Web Service, the Customer has only the rights that follow from points c) and d) above.

Under no circumstances may the Customer:

- g) enable third parties to access the Web Service by providing login information.
- h) enable third parties to access or use Assessments, information and data from the Web Service that the Customer has saved from the Web Service for their own use, except as provided in point d).
- i) transfer, rent, lend, lease or otherwise enable third parties to use Assessments, information and data in the Web Service without first having obtained Byggvarubedömningen's written consent.
- j) neither in book form, digital form nor in any other way publish the collection of or processing of Assessments, information and data from the Web Service without first having obtained Byggvarubedömningen's written consent.

If the Customer discovers or suspects errors in the Web Service, this must be reported immediately to Byggvarubedömningen.

2.2.3 The Customer's responsibility for the User's use of the Web Service

It is the Customer's responsibility to ensure that Users do not use Byggvarubedömningen's Web Service in violation of what is stated in section 2.2.2 and the General Terms and Conditions in general. The Customer shall also ensure that:

- a) assigned login details (authorisation codes) and the like are stored in a secure manner,
- b) use of the Web Service occurs by use of the assigned login details,
- c) login details are not assigned to anyone who is not employed by the Customer,
- d) information provided by the User to Byggvarubedömningen is correct and that the User is authorised to provide the information on behalf of the Customer, and
- e) Users who terminate their employment with the Customer cannot continue to use the Web Service after the employment has ended

2.2.4 Authorisation for Users

Upon logging in, a User of the Web Service is authorised to take action in accordance with $2.2.2 \, a) - d$), and to process and view applications for Assessments submitted by the User on behalf of the Customer.

Users with company administrator (FA) authorisation have, in addition to what is stated above, authorisation to administer the Customer's Account. Users with company administrator authorisation are also authorised to access information regarding Assessments applied for by another User, which also includes non-public and confidential information. The person who opens the Customer's Account automatically receives company administrator authorisation. Users with company administrator authorisation may



assign existing Users a company administrator authorisation on behalf of the Customer. If the Customer does not have Users with company administrator authorisation, Byggvarubedömningen can register new company administrator authorisations at the request of the Customer.

The Customer is responsible for which persons are authorised to take action and access the Customer's information on the Web Service on behalf of the Customer.

Byggvarubedömningen accepts no responsibility for the actions taken by a User or the information about the Customer that a User receives when using the Web Service.

2.2.5 Expanded Access

The Customer has the right to give a third party with their own account for the Web Service the opportunity to use the Web Service on behalf of the Customer through Expanded Access. Expanded Access is registered by Users with company administrator authorisation. What is stated in this Agreement for Users shall also apply to any person who has been granted Expanded Access by the Customer. The Customer is responsible for any person with Expanded Access in the same way as for Users.

2.3 Application for assessment

In order to apply for Assessments, the Customer needs to subscribe to an Annual Subscription plan with Byggvarubedömningen, which is done through the Web Service. The Customer applies for Assessment for products or goods through the function "Apply for assessment" or, where applicable, the function "Apply for reassessment" in the Web Service. The Customer states when applying within which Assessment Time the Customer wishes to receive an Assessment. The amount of the Assessment Fee depends on the chosen Assessment Time.

2.3.1. Assessment Time 10 Working Days

In the event that the Customer chooses an Assessment Time of 10 days, this means that the Customer will receive a preliminary Assessment within 10 Working Days. After the Customer has received a preliminary Assessment, the Customer has a time frame of 10 Working Days to provide feedback to Byggvarubedömningen on the preliminary Assessment. In the event that the Customer provides feedback within the time frame with supplementary information or with questions/answers, Byggvarubedömningen again has 10 Working Days to provide feedback with an updated preliminary Assessment. The process continues until Byggvarubedömningen has a basis for final Assessment. After the final Assessment, the Assessment is published in the Web Service.

In the event that the Customer does not provide feedback within the time frame and has not notified Byggvarubedömningen of the desire for an extended time frame, Byggvarubedömningen has the right to publish the Assessment.

2.3.2. Assessment Time 2 Working Days

In the event that the Customer chooses an Assessment Time of 2 days, this means that the Customer will receive a preliminary Assessment within 2 Working Days. After the Customer has received a preliminary Assessment, the Customer has a time frame of 2 Working Days



to provide feedback to Byggvarubedömningen on the preliminary Assessment. In the event that the Customer provides feedback within the time frame with supplementary information or with questions/answers, Byggvarubedömningen again has 2 Working Days to provide feedback with an updated preliminary Assessment. The process continues until Byggvarubedömningen has a basis for final Assessment. After the final Assessment, the Assessment is published in the Web Service.

In the event that the Customer does not provide feedback within the time frame and has not notified Byggvarubedömningen of the desire for an extended time frame, Byggvarubedömningen has the right to publish the Assessment.

2.3.3 Application for Assessment under a separately signed non-disclosure agreement In some cases, the Customer may, when applying for Assessment of products or goods, request that part of the documentation material provided is processed under a formal non-disclosure agreement. Information under a non-disclosure agreement is confidential.

When applying for Assessment of products or goods, the Customer shall request which information is to be confidential and provide contact details for the contact person at the Customer

Upon request from the Customer to sign a non-disclosure agreement, Byggvarubedömningen will contact the specified contact person. Assessment will only commence after the non-disclosure agreement has been signed and all information for the assessment (including what is confidential) has been provided to Byggvarubedömningen.

The Assessment Time for Assessments under non-disclosure agreements and with confidential information depends on each individual assessment case, which means that the time for Assessment cannot be specified in more detail.

2.4 Provision of public, non-public or confidential information when applying for assessment.

2.4.1 Public information

All documentation material for products or goods, such as building product declarations, environmental product declarations, safety data sheets or similar, which is provided to Byggvarubedömningen by the Customer when applying for Assessment of products or goods will be treated as public information unless the Customer has specifically requested otherwise.

That information is public means that it will be fully available in the Web Service to all the Customers who have signed an Agreement or Account that allows full access to the Web Service.

2.4.2 Non-public information

In some cases, the Customer may, when applying for Assessment of products or goods, request that part of the documentation material provided is processed as non-public information.



Non-public information refers here to information about products or goods that the Customer has specifically stated that the Customer does not wish to display publicly in the Web Service. In order for information to be classified as non-public information, the Customer must have specified this information specifically in Byggvarubedömningen's "Appendix for Non-Public Information" or in another way as Byggvarubedömningen instructs.

Non-public information also refers to information that has emerged in Byggvarubedömningen's process for Assessment, and which may lead to third parties becoming aware of information that the Customer has provided on the "Appendix for Non-Public Information". Information that is generally known can never be classified as non-public information. Third parties refers in this point to persons other than the Customer and also other than employees of and/or elected representatives in Byggvarubedömningen and contractors hired by Byggvarubedömningen.

Non-public information is available only to Byggvarubedömningen when the Assessment has been published. Non-public information is not available to the Customer via the Web Service. However, feedback regarding non-public information, such as questions and supplements, still occurs with the User who applied for the Assessment and/or company administrators.

Byggvarubedömningen undertakes that employees of and elected representatives in Byggvarubedömningen and contractors hired by Byggvarubedömningen have signed a non-disclosure agreement regarding non-public information before they can access it.

Byggvarubedömningen undertakes not to disclose non-public information to third parties. Only if Byggvarubedömningen has received written consent from the Customer may non-public information be disclosed to third parties.

Byggvarubedömningen is not liable towards the Customer for financial damage caused to the Customer by an employee of or elected representative in Byggvarubedömningen or by a contractor hired by Byggvarubedömningen leaking non-public information regarding products or goods to third parties.

It is the responsibility of the Customer to check that all information has been processed correctly when Byggvarubedömningen provides feedback with the products' or goods' preliminary Assessment to the Customer for review, according to the process described in points 2.3.1 to 2.3.3.

Please note that Byggvarubedömningen is not responsible for financial damage resulting from cases where Byggvarubedömningen has published an Assessment when the Customer has not provided feedback within the time frame described in points 2.3.1 to 2.3.3.



2.4.3 Confidential information

In order for information to be classified as confidential information, Byggvarubedömningen must have signed a formal non-disclosure agreement with the Customer.

All information that is to be classified as confidential information must be omitted from upload in the Web Service in connection with the application for Assessment of Product. Please note that there must be some public information about products or goods in order for them to be assessed and shown in the Web Service at all, such as information that makes it possible to search for the product or goods and information that according to legislation must be stated about the product or goods.

Confidential information provided to Byggvarubedömningen will not be uploaded to the Web Service. However, in the public part of the Assessment, any substance classifications (e.g. "carcinogenic") will be visible in the Web Service even if the substance itself or its concentrations in the product or goods are confidential.

2.4.4 Information from third parties

What is stated regarding non-public and confidential information in points 2.4.2 and 2.4.3 also applies to information provided to Byggvarubedömningen by third parties, such as manufacturers, on behalf of the Customer. The Web Service is not available to third parties.

Feedback regarding information provided by third parties, such as questions and supplements, occurs with third parties.

The Customer is responsible for information provided by third parties on behalf of the Customer. The Customer is also responsible for third party feedback within the timeframe described in points 2.3.1 to 2.3.3. Please note that Byggvarubedömningen is not responsible for financial damage resulting from cases where Byggvarubedömningen has published an Assessment when a third party has not provided feedback in time.

Requests for information from third parties to be non-public or confidential can only be made by the Customer. It is the responsibility of the Customer to check that information from third parties has been processed correctly when Byggvarubedömningen provides feedback with the products' or goods' preliminary Assessment to the Customer for review, according to the process described in points 2.3.1 to 2.3.3. Byggvarubedömningen has no liability to third parties for non-public and confidential information.

3 Provisions for Users

When using the Web Service, Users must:

- a) store assigned login details (authorisation codes) and the like in a secure manner,
- b) only use the Web Service by use of the personally assigned login details,
- c) not disclose their login information to another person or otherwise enable third parties to access the Web Service,



- d) not use the Web Service and information retrieved from it for private or other purposes than to perform their duties for the Customer,
- e) not download or store Assessments, information and data from the Web Service on a private computer or other media that does not belong to the Customer,
- f) not provide or lend or otherwise enable anyone other than the Customer or an employee of the Customer to access or use Assessments, information and data from the Web Service that the User has stored from the Web Service in cases other than when expressly permitted by Byggvarubedömningen,
- g) reset or destroy login information if the User's employment with the Customer ends, and
- h) not otherwise use the Web Service in violation of the General Terms and Conditions.

4 Byggvarubedömningen's undertakings

4.1 Availability of the Web Service

Byggvarubedömningen is responsible for ensuring that the Web Service is available to the Customer and Users around the clock. Availability cannot be promised at a higher level than what the Web Service's web hosting maintains. Byggvarubedömningen is also not responsible for limited availability as a result of deficiencies in the Customer's or User's technical equipment such as internet connection, software or hardware.

4.2 Information about news

Information about news is available on Byggvarubedömningen's website and through newsletters.

4.3 Support

Byggvarubedömningen offers the Customer support for the use of the Web Service, for example in terms of availability (login, authorisation code etc.) and the various functions of the Web Service. Support is open to Users.

On Byggvarubedömningen's website there is a special section on support. Using this section, the Customer and Users can find tabs with information about:

- a) Questions and answers: Under this tab you will find answers to the most frequently asked questions.
- b) Manuals: Here you can read and download manuals for different functions in the Web Service.
- c) Contact us: Here you will find contact details and information about opening hours for telephone support at any given time. There is also a form that can be used to submit questions via email.

5. Liability

5.1 Byggvarubedömningen's liability



Byggvarubedömningen disclaims any form of liability for damage or inconvenience that may arise as a result of the use of Assessments, information and data in the Web Service, or due to the support provided by Byggvarubedömningen. Nor is Byggvarubedömningen liable for indirect or consequential damage that may affect the Customer.

5.1.1 Byggvarubedömningen's liability regarding the Web Service

The Customer is not entitled to compensation due to deficiencies in the availability of the Web Service or support.

In any event, Byggvarubedömningen's liability is limited to a maximum amount corresponding to the Annual Fee paid by the Customer per year.

5.1.2 Byggvarubedömningen's liability regarding Assessments

Byggvarubedömningen assesses the Customer's products solely on the basis of the documentation material such as building product declaration, environmental product declaration, safety data sheet or similar which is provided to Byggvarubedömningen. Byggvarubedömningen does not check the submitted material and therefore does not guarantee the accuracy or quality of the submitted material. Byggvarubedömningen disclaims any form of liability for any errors and damage that may arise as a result of incorrect and/or incomplete material having been provided to Byggvarubedömningen.

In any event, Byggvarubedömningen's liability to compensate is limited to a maximum amount of SEK five thousand (5,000).

5.2 Force majeure

Any circumstance beyond the control of Byggvarubedömningen such as war, sabotage, terrorist act, requisition, rebellion, riot, pandemic, fire, water damage, lightning, natural disaster, labour dispute, burglary, hacking, government action and error, lack of or delay in energy supply, driving force, telecommunications connections or other communication as well as failure or lack or delay of deliveries from subcontractors due to the circumstance referred to in this point, shall be considered as grounds for exemption from liability (force majeure).

5.3 The Customer's liability

The Customer is liable for any type of damage caused to third parties as a consequence of using the Web Service or assessment, information or data retrieved from the Web Service.

The Customer is responsible for ensuring that material such as building product declarations, environmental product declarations, safety data sheets or similar that is provided to Byggvarubedömningen when applying for product assessment is complete and correct. Errors must be reported immediately to Byggvarubedömningen.

The Customer is liable for damage caused to Byggvarubedömningen as a result of the Web Service being used in violation of the General Terms and Conditions by the Customer or the User.



6 Agreement period and termination

6.1 Agreement period

6.1.1 Agreement period for Account with Annual Fee

The agreement period for an Account with an Annual Fee is twelve (12) months and applies from the date on which the Account was entered into.

The Agreement is extended for twelve (12) months at a time if the Agreement is not terminated by either Party no later than three months before the end of the twelve-month period.

6.1.2 Agreement period for Account associated with Annual Subscription for Assessments The agreement period for Accounts associated with the Customer's Annual Subscription is 12 months, ongoing, and renews for 12-month starting from the day the Annual Subscription for Assessments was signed. If the Annual Subscription is not renewed, all of the Customer's Assessments after the subscription's termination will be archived from the product database and will not be able to be added to new projects. If the Customer chooses to terminate the Annual Subscription, all user accounts associated with the Annual Subscription will also be terminated.

6.1.3 Agreement period for Account with Logbook Fee

The agreement period for an Account with a Logbook Fee is until further notice and applies from the date on which the Account was entered into.

6.2 Termination

6.2.1 Termination of Account with Annual Fee

A party may terminate the Agreement, Account with Annual Fee, no later than three (3) months before the end of the twelve-month period. The Agreement will then expire after the end of the twelve-month period.

6.2.2 Termination of Account with Annual Subscription for Assessments

A Party may terminate the Agreement, Annual Subscription for Assessments, with three (3) months' notice.

6.2.3 Termination of Account with Logbook Fee

A Party may terminate the Agreement, Account with Logbook Fee, with three (3) months' notice.

6.3 Consequences of termination of the Agreement

Upon termination of the Agreement, the Customer's login becomes invalid, which means that the Customer and the Users no longer have access to the Web Service.

Byggvarubedömningen has intellectual property rights to Assessments, information and data published in the Web Service. Byggvarubedömningen decides whether the Customer's published Assessments, information and data about products shall be available in the Web



Service, and for how long, after the termination of the Agreement. However, at the written request of the Customer, Byggvarubedömningen is obliged to unpublish Assessments, information and data for specified products in the Web Service. After unpublishing products, they are no longer searchable in the Web Service, but Assessments, information and data will continue to be available in the Logbooks in which the products already appear.

After the termination of the Agreement, the Customer no longer has the right to use Assessments, information and data from the Web Service that have been stored by the Customer and Users electronically or otherwise for the Customer's own use.

6.4 Early termination

In the event that the Customer or User uses the Web Service in violation of the Agreement and the General Terms and Conditions, or if Byggvarubedömningen for any other reason finds that the Customer's continued access to or use of the Web Service entails damage or obstacles or risk of such consequences, Byggvarubedömningen has the unilateral right to immediately suspend the Customer's access to the Web Service and/or terminate the Agreement with immediate effect.

The Agreement may also be terminated unilaterally by Byggvarubedömningen if the Customer or User has used the Web Service in an improper manner.

Examples of improper use include:

- that the Customer or User disseminates information that can be judged to be offensive, immoral or illegal, commits illegal acts or encourages or enables another party to commit illegal acts.
- that the Customer or User uses server software on Byggvarubedömningen's web hosting without Byggvarubedömningen's consent.
- that the Customer or User acts in a way that causes inconvenience to Byggvarubedömningen, Byggvarubedömningen's Web Service, other subscribers or the internet and related systems.

The early termination of the agreement means that Byggvarubedömningen retains the Annual Fee and Annual Subscription for Assessments already paid.

If the Customer's or User's use of the Web Service has caused damage to Byggvarubedömningen, Byggvarubedömningen is entitled to damages.

7 Fees

7.1 Amount of fees

A fee is paid for the service ordered in accordance with Byggvarubedömningen's applicable price list at any given time. For the current price list, see Byggvarubedömningen's website (www.byggvarubedomningen.com).



7.2 Payment of fees

7.2.1 Annual fee

Payment of the Annual Fee shall be made annually in advance by payment to the account designated by Byggvarubedömningen. In the event of an extension of the Agreement, the Customer or the Supplier will receive an invoice no earlier than two months before the end of the Agreement Period.

7.2.2. Annual Subscription for Assessments

Payment of the Annual Subscription for Assessments is made by payment to the account designated by Byggvarubedömningen.

7.2.3 Logbook Fee

Payment of the Logbook Fee is made by payment to the account designated by Byggvarubedömningen. The Logbook Fee is invoiced monthly in arrears.

7.2.4 Payment time

Payment of fees shall be made thirty (30) days after the invoice date. Thereafter, interest on late payment is paid in accordance with the Interest Act (1975:635). Byggvarubedömningen has the right to charge a reminder fee and a fee for paper invoices according to the current price list. Byggvarubedömningen has the right to make the Customer's and User's logins unusable pending payment.

8 Amendment of the Agreement, General Terms and Conditions and Fees

8.1 Change of functions in the Web Service, the Agreement and the General Terms and Conditions

Byggvarubedömningen has the right to make changes to the Web Service that do not significantly affect the functioning of the Web Service without prior notice to the Customer.

If changes are made to the General Terms and Conditions, these changes will be notified through Byggvarubedömningen's website (www.byggvarubedomningen.com) or otherwise to the Customer before the changes take effect. Customers who do not wish to use the Web Service due to a change have the right to terminate the Agreement in writing with immediate effect, provided that this is done before the new terms and conditions come into force. Such a termination does not entail a right to a refund of the Annual Fee, Annual Subscription for Assessments or Logbook Fee already paid.

General Terms and Conditions applicable at any given time are available on Byggvarubedömningen's website (www.byggvarubedomningen.com). It is the responsibility of the Customer and the Users to familiarise themselves with these.

9 Processing of personal data



Byggvarubedömningen processes personal data in the manner stated on Byggvarubedömningen's website (www.byggvarubedomningen.com).

10 Disputes arising from the Agreement

Disputes arising from the Agreement and related legal relationships will be settled in accordance with Swedish law and by Stockholm District Court.