## Terms and conditions

# Try – Knowledge Transfer

## 1 PARTIES

These terms and conditions regulate the agreement between Eurostep AB, a company registered under the laws of Sweden with registration number 556482-3457 ("**Eurostep**") and the organisation entered into in the field "Company Name" when this organisation signs up to a trial account for Knowledge Transfer on Eurostep's website (the "**Customer**") (Eurostep and the Customer jointly referred to as the "**Parties**").

#### 2 LICENSE AND THE SERVICE

- 2.1 Eurostep grants the Customer a limited, revocable, non-exclusive, royalty-free and world-wide right to use a trial version of ShareAspace InReach Knowledge Transfer (the "Service").
- 2.2 The Service is provided as-is and Eurostep provides no guarantees or any other undertaking as to the functionality or quality of the Service or the Customer's use of the Service. Eurostep may at any time make changes in the Service.
- 2.3 Eurostep may, without prior notice, terminate the license to and the Customer's access to the Service at any time, upon which the agreement between the Parties shall cease to apply.
- 2.4 Eurostep owns all intellectual property rights to the Service.

#### 3 OWNERSHIP, USE AND CONFIDENTIALITY OF CUSTOMER DATA

- 3.1 As between the Parties, the Customer shall hold and retain all ownership rights, including all intellectual property rights, to information and data that the Customer uploads in the Service ("**Customer Data**"). Eurostep may not use or process Customer Data for any other purpose than providing the Service.
- 3.2 Eurostep undertakes to not disclose Customer Data to any third party.

#### 4 INDEMNIFICATION AND LIMITATION OF LIABILITY

- 4.1 The Customer shall indemnify Eurostep from all damages or costs incurred as a result of Customer Data damaging the Service or of Customer Data or Customer's use of the Service violating laws or regulations under any jurisdiction.
- 4.2 Eurostep shall not be liable for any direct or indirect costs or damages incurred by the Customer as a result of use of the Service.

## 5 APPLICABLE LAWS AND DISPUTE RESOLUTION

This Agreement shall be governed by and construed in accordance with the laws of Sweden. Any dispute, controversy or claim arising out of or in connection with this Agreement, or the breach, termination or invalidity thereof, shall be finally settled by arbitration with the Rules of the Arbitration Institute of the Stockholm Chamber of Commerce. The Arbitral Tribunal shall be composed of one arbitrator. The seat of arbitration shall be Stockholm, Sweden.