

Please read these Terms of Trade carefully. By placing an order for goods or services with UC4Linux you're agreeing to these Terms.

Starting with a couple of basic definitions: "We" or "Us" refers to UC4Linux; "You" is you.

The Contract

We need to accept your order before a contract exists between us. Quotations do not constitute an offer to sell.

All our offers are based on 'experimental' concepts the definition being "a course of action tentatively adopted without being sure of the outcome". All our offers therefore involve a degree of uncertainty. Placing your order is your acceptance of the risks inherent in such an arrangement.

Sales of Goods and Services

We promise to endeavour to meet, and if possible exceed, your expectations, but it is up to you to ensure that the goods and services are fit for the purpose which you intend.

As a significant part of our activities is to establish whether success or failure will be the outcome, any interruption of service that may occur must be accepted as part of the process.

We reserve the right to amend prices before completion of the order to take account of any cost changes. We will naturally let you know if this miserable thing happens and assure you that we hate it equally.

Confidentiality

We will only share your information with other parties when it is necessary to facilitate your business. Any login names, passwords and personal details you give us to work on your system will be kept strictly confidential and no unnecessary record will be kept. No one but our engineers will have access to your equipment and the data contained within it except when with your knowledge we agree to escalate an issue.

Passing of Property

Ownership of goods will be passed from the Seller to the Purchaser once the goods have been paid for in full.

Payment and Interest

In the case of late payment, we reserve the right to charge interest on any sum outstanding at the rate of 8% per annum above the reference rate, which is the Bank of England's base lending rate, which will be charged on a daily basis from the due date until the debt is paid in full. We probably won't, but we reserve the right.

Assignment

The Seller and the Purchaser are the principals in this agreement and any contract raised under it. Rights cannot be transferred without our written consent.

Force Majeure

We won't be held liable for any delays or failure in performance from any cause beyond our control. This includes, but is not limited to: acts of God, changes to law or regulations, war, terrorist acts, riots, fires, earthquakes, nuclear accidents, zombie apocalypse, floods, strikes, power blackouts, volcanic action, unusually severe weather conditions, acts of hackers, power and internet service providers.

Amendments

Amendments or changes to these Terms will be effective as soon as we post them on our Website.

Notices

Any notice to you will be effective when we send it to the last email or postal address you gave us or post it on our Website. Any notice to us will be effective when delivered to us at our usual address or any address that we may later post on our Website.

Governing Law

These Terms and any contract subject to them are governed in accordance with the laws of England.

That's about it. Thanks for taking the time to read our Terms of Trade. We always welcome feedback that tilts towards optimism or improvement, otherwise why bother?

