

Master Subscription Agreement

This Master Subscription Agreement (the “**MSA**”) is between the Archer entity set forth in an Order Form (“**Archer**”) and the other party named in an Order Form (“**Client**”) (each a “**Party**”, and collectively, the “**Parties**”). By executing an Order Form, Client agrees to the terms of this MSA. For third parties purchasing from a reseller, Client shall mean the entity purchasing from the reseller.

Definitions. In addition to the terms defined elsewhere in the Agreement, the terms set forth below shall have the following meanings:

“**Agreement**” means this MSA, the Support & SLA Agreement, the Information Security Provisions, and any schedules, addenda, attachments, and exhibits, or other documents attached to, or incorporated into, this MSA that the Parties’ authorized representatives may mutually agree to in writing.

“**Authorized Users**” means any person who is authorized to access or use the Service Offering directly under Client’s login credentials. Client is responsible for taking and maintaining appropriate steps to protect the confidentiality, integrity, and security of Client’s login credentials. An Authorized User shall not be an Archer competitor.

“**Client Content**” means any data, including all text, sound, video, or image files, and software (including machine images), or other information uploaded into the Service Offering for processing, storage, or hosting by Client or by any Authorized User, but does not include Usage Data and Usage Analyses as described in Section 2.3.

“**Documentation**” means the then-current, generally available, written user manuals and online help and guides provided by Archer for the Service Offering.

“**Information Security Provisions**” means the information security terms, available at: <https://www.archerirm.com/company/standard-form-agreements>, which are incorporated by reference. Archer may make changes to the Information Security Provisions without Client’s consent provided such changes do not have a material adverse impact on the protection of Client Content. If Client has questions regarding Archer’s security posture, answers can be found here: <https://trust.archerirm.com/?sectionId=67f410fd55c9b456fb5a93ae&id=68080b284be0354ece122be7>.

“**Professional Services**” means any implementation, training, consulting, data migration, conversion, integration, or other services provided by Archer as set forth in a Statement of Work, service brief, or Order Form.

“**Order Form**” means the ordering document representing Client’s purchase of a Subscription to the Archer Service Offering or other services, or both, and associated pricing.

“**Service Offering**” means the Archer Software-as-a-Service applications made available to Client by Archer via a Subscription.

“**Statement of Work**” or “**SOW**” means an agreement specifying the details for the performance of the Professional Services and signed by both Parties.

“**Subscription**” means the right of Authorized Users to access and use the Service Offering as set forth in an Order Form.

“**Support Services**” means the services for the support and maintenance of the Service Offering as provided for in the Support and SLA Agreement.

“**Support & SLA Agreement**” means the support and service level agreement for the applicable SaaS Service Offering, available at <https://www.archerirm.com/company/standard-form-agreements>, which is incorporated by reference. Archer may make changes to the Support and SLA Agreement without Client’s consent provided such changes do not have a material and adverse impact on Client.

“**Subscription Term**” means the initial term of Client’s authorized use of the Service Offering, as set forth in the initial Order Form, together with any renewal terms.

1. Service Offering.

1.1. Access; Subscription. Subject to the terms and conditions of this Agreement, Archer shall provide Client’s Authorized Users access to the Service Offering via a Subscription as specified in this Agreement, and Archer

grants Client a non-exclusive, non-transferable right to access the Service Offering during the Subscription Term solely for Client's internal business purposes.

1.2. Service Offering Use. Client is responsible for: (i) any Service Offering use that occurs under Client's login credentials, (ii) Client's Content, and (iii) Client's Authorized Users' compliance with the Agreement. If Client becomes aware of any Authorized User's violation of the Agreement, Client must promptly suspend that Authorized User's access to the Service Offering. If Client becomes aware that any of Client's Content, or any Third-Party Solution, violates this Agreement, Client must promptly remove that Content or suspend use of that Third-Party Solution. If Client believes Client's account has been compromised, including any unauthorized access, use, or disclosure, of any account information, passwords, usernames, or login credentials, Client shall notify Archer immediately. Client may not impersonate another Archer user or provide false identity information to gain access to or use the Service Offering. If Archer reasonably believes a problem with the Service Offering may be attributable to Client's Content or to Client's use of the Service Offering, Client must promptly cooperate with Archer to identify the source of the problem and to resolve the problem.

1.3. Use Restrictions. Client shall not: (a) resell or sublicense the Service Offering; (b) reverse engineer, decompile, disassemble, or attempt to discover or modify in any way the underlying source code of the software included with the Service Offering, or any part thereof; (c) attempt to probe, scan or test the vulnerability of the Service Offering, or a system, account or network of Archer or any of Archer's Clients or suppliers; (d) use the Service Offering: (i) in a way prohibited by law; (ii) to violate any rights of others; (iii) to try to gain unauthorized access to or disrupt or harm the Service Offering or any other service, device, data, account, or network of Archer or Archer's other clients or suppliers; (iv) work around the Service Offering's technical limitations, architecture configurations, or both, fee calculation, product configuration, pricing, or storage or usage limits associated with each Service Offering software module; (v) repurpose the Service Offering or any of its components to create functionality that is substantially similar to or duplicative of commercially available features sold by Archer; (vi) use the Service Offering to create or enhance a competitive offering or for any purpose which is competitive to Archer; (vii) perform or fail to perform any other act which would result in a misappropriation or infringement of Archer's intellectual property rights in the Service Offering; (viii) to transmit unsolicited bulk or commercial messages or intentionally distribute worms, Trojan horses, viruses, corrupted files or any similar items; or (ix) to restrict, inhibit, interfere or attempt to interfere with the ability of any other person to use or enjoy the Service Offering or a user's network, or cause a performance degradation to any facilities used to provide the Service Offering.

1.4. Content Restrictions. Client shall not upload into the Service Offering any Content that: (a) may create a risk of harm or any other loss or damage to any person or property; (b) may constitute or contribute to a crime or a tort; (c) includes any data that is illegal, unlawful, harmful, pornographic, defamatory, infringing, or invasive of personal privacy or publicity rights; (d) contains any data that Client does not have a right to upload into the Service Offering; or (e) is otherwise prohibited as specified in the Agreement.

1.5. Open-Source Software. The Service Offering includes open-source software components (the "Open-Source Software"). Archer shall not use Open-Source Software in any way that imposes obligations on Client other than as stated in this Agreement. Archer shall comply with all Open-Source Software terms and conditions.

2. Proprietary Rights.

2.1. Service Offering Ownership. As between Client and Archer, Archer owns all right, title, and interest in and to the Service Offering and any related intellectual property, including all improvements, enhancements, modifications, and derivative works, and all worldwide intellectual property rights, including (i) copyrights and works of authorship, (ii) all Archer brand logos and other trademarks, service marks, trade dress and branding, (iii) trade secrets and know-how, (iv) patents, patent applications, moral rights, and inventions, (v) software and algorithms, (vi) domain names and web presence, (vii) advertising and promotional material, and all other proprietary rights, whether registered or unregistered, related to the Service Offering. This includes any information Archer collects and analyzes about Client's use of the Service Offering pursuant to Section 2.3. Client's rights to use the Service Offering are limited to those expressly granted in the Agreement.

2.2. Client Content Ownership. As between Client and Archer, Client retains all rights, title, and interest in and to Client's Content and all intellectual property rights in Client's Content. Archer's rights to access and use Client's Content are limited to those expressly granted in the Agreement. During the Term, Client grants Archer a limited, non-exclusive license to use Client Content for the purposes of Archer providing the Service Offering

to Client. Client has the sole responsibility for the accuracy, quality, integrity, legality, reliability, right to provide Archer with, and appropriateness of all Client Content. Archer shall not be responsible or liable for any deletion, destruction, damage, or loss of any Client Content that is caused by Client.

2.3. Client License Grant. Archer monitors and collects configuration, performance, and usage data relating to Client's use of the Service Offering ("**Usage Data**") and derives and collates data from Client's Content and Client's use of the Service Offering in a manner which removes identifiable attributes relating to Client ("**Usage Analyses**"). Archer collects such Usage Data and derives and collates such Usage Analyses to: (a) facilitate delivery of the Service Offering (such as (i) tracking entitlements, (ii) providing support, (iii) monitoring the performance, integrity, and stability of the Service Offering's infrastructure, (iv) preventing or addressing service or technical issues, and (v) benchmarking); (b) to improve Archer's products and services, and Client's experience; (c) for data analytics purposes; and (d) to train and deploy machine learning and large language models and other artificial intelligence technologies and offerings (whether now known or hereafter developed); provided that in each of the foregoing, (a)-(d), no identifiable attributes relating to Client, nor is any personal data disclosed at any time to any third parties. Client shall not interfere with that monitoring or collection. Client hereby consents to such data monitoring, collection and use as described in this Section 2.3 and grants to Archer a worldwide, non-exclusive, perpetual, irrevocable, royalty-free, fully paid, sublicensable, and transferable license to monitor, collect, use, edit, modify, truncate, aggregate, reproduce, prepare derivative works of, display, store, analyze, process, adapt, publish, distribute, incorporate, perform, and otherwise fully use Usage Data and Usage Analyses solely as described in this Section 2.3.

2.4. Optional Feedback. "**Feedback**" means all comments and suggestions, whether written or oral, furnished by Client or its Authorized Users to Archer in connection with the Agreement. Archer in its sole discretion may utilize the Feedback furnished by either Client or Authorized Users to Archer in connection with the Agreement provided Archer does not reference or identify Client or Client's Authorized Users. Client hereby grants Archer a worldwide, non-exclusive, irrevocable, perpetual, royalty-free right and license to incorporate the Feedback in Archer's products and services provided the Feedback does not identify Client or Client's Authorized Users.

3. Invoicing; Payment.

3.1. Fees. Client shall pay Archer all fees stated in the Agreement no later than 30 days after the date of invoice, with interest accruing thereafter at the lesser of 1.5% per month or the highest lawful rate, except for fees then under good faith dispute as evidenced in a writing promptly sent by Client to Archer prior to the payment due date. Except as expressly set forth in the Agreement, all fees are non-refundable, and all Order Forms are non-cancelable.

3.2. Credit Card Payments. If Client pays for a Service Offering via a credit card, Client may be subject to any additional terms presented to Client by a third-party credit card payment processor.

3.3. Taxes. Service Offering fees are exclusive of any sales, value-added taxes (VAT), goods and services taxes, use, excise, and other similar taxes (other than income taxes), export and import fees, customs duties, and similar charges imposed by any government or other authority ("**Taxes**"). Client shall pay or reimburse Archer for all Taxes arising under the Agreement except for taxes based on Archer's net income, gross revenue, or employment obligations. Archer shall provide Client with a valid invoice if VAT is chargeable in respect of any amount payable under this Agreement. Client may qualify for tax exemptions from time to time in which case Client shall timely provide Archer with a valid certificate of exemption or other appropriate documentary proof of exemption. If Client is required to pay or withhold any Tax for payments due under the Agreement, where Archer is a resident in a different country than Client, Client shall gross up Client's payments to Archer so that Archer receives the amount it would have received if such deduction or withholding tax were not required where legally permitted. If Client is required to pay any Taxes to a taxing authority, Client shall also provide documentation to Archer showing that Client paid those Taxes. Archer is not responsible to Client for any penalties, interest or other charges arising from any act or omission by Client regarding tax compliance.

4. Temporary Suspension.

4.1. Generally. Archer may, acting reasonably and in good faith, at its option, suspend Client's use of any Service Offering if: (a) Client is in breach of the Agreement and does not cure such breach within 10 days after Archer notifies Client of such breach; (b) Archer believes that Client's use of the Service Offering poses a security risk to the Service Offering or to other users of the Service Offering; or (c) Archer suspects fraud or abuse. Archer shall give Client fifteen (15) days' notice before suspending Client's use of the Service Offering

unless Archer reasonably determines that providing such notice presents a risk of harm to the Service Offering, to other users of the Service Offering, or to any person or property, in which case Archer will notify Client as soon as practicable. Archer shall only suspend Client's access to the Service Offering that is the subject of the issue giving rise to the suspension. Archer shall promptly reinstate Client's access to the Service Offering once Archer determines that the issue causing the suspension has been resolved.

4.2. Effect of Suspension. Client will remain responsible for all fees incurred before and during any suspension. Client will not be entitled to any service credits under the applicable Service Level Agreement that Client might have otherwise accrued during any suspension.

5. Term; Termination.

5.1. Term. This Agreement starts on the upon Client's signature on an Order Form and remains in effect for the Subscription Term unless otherwise terminated in accordance with this Agreement. The initial Subscription Term starts when Archer delivers Client's login credentials to the email address associated with the account, or as otherwise indicated on the applicable Order Form.

5.2. Termination. Either Party may terminate this Agreement immediately: (i) upon written notice if the other Party materially breaches the Agreement and fails to cure such breach within thirty (30) days after receiving written notice of such breach; or (ii) upon sending the other Party notice if that Party: (a) becomes insolvent, admits in writing its inability to pay its debts as they mature, or makes an assignment for the benefit of creditors; or (b) becomes subject to control of a trustee, receiver, or similar authority, or to any bankruptcy or insolvency proceeding.

5.3. Effect of Termination.

5.3.1. Upon termination of the Agreement for any reason Client shall: (y) stop using the Service Offering, and (z) return, or if Archer requests, destroy any Archer Confidential Information Client's possession or under Client's control (other than information that must be retained pursuant to law). Client is responsible for ensuring that Client has necessary copies of all Client's Content prior to the effective date of any termination.

5.3.2. Except to the extent Client is permitted to terminate the Agreement pursuant to Section 5.2, in which case Client shall be entitled to a prorated refund of any pre-paid Subscription fees for the remaining number of months left in the Subscription Term following the effective date of termination, any termination of the Agreement does not entitle Client to any refunds, credits, or exchanges, and Client shall be liable for all fees for the entire Subscription Term. If Archer terminates the Agreement prior to expiration of a Subscription Term pursuant to Section 5.2, Client shall be liable for all fees due with respect to the Service Offering for the remainder of the then-current Subscription Term.

5.3.3. Data Return. If the Subscription to the Service Offering is terminated other than because of Client's breach, and if Client so requests at the time of termination, Archer shall provide Client an industry standard file containing the most recent Client Content available in the Service Offering within Archer's possession within thirty days of termination.

6. Third-Party Solutions & Applications; Marketplace.

6.1. Background. The Service Offering is interoperable with and can be integrated with third-party software and services solutions that are provided by a third party but that are not embedded in or required for use of the Service Offering (each, a "**Third-Party Solution**"), and that may also be available to be purchased through the Archer marketplace (the "**Marketplace**" and, for Third-Party Solutions purchased through the Marketplace, each third-party software products and/or services provider, a "**Marketplace Vendor**"). In relation to the Marketplace, where Archer offers Third-Party Solutions through the Marketplace, Archer is merely an intermediary, like an app-store.

6.2. Archer Marketplace; Third-Party Solutions. For each Third-Party Solution, of either a Marketplace Vendor or other provider of Third-Party Solutions (collectively, "**Third-Party Solution Providers**"), because Third-Party Solutions are provided by Third-Party Solution Providers, the licensing of any Third-Party Solution is a direct license and sale between Client and the Third-Party Solution Provider. Because Third-Party Solutions are provided by Third-Party Solution Providers and such relationship is independent of Archer and Client: (a) Third-Party Solution Providers are not Archer's agent, subcontractor, or sub-processor, (b) Archer makes no representations or warranties regarding Third-Party Solutions, (c) when Client purchases Third-Party Solutions, a Third-Party Solution Provider's terms and conditions, including their data protection terms, and not this Agreement, apply to Client

and govern Client's use of Third-Party Solutions. Accordingly, Client is urged to review any Third-Party Solution Providers terms and conditions before purchasing or otherwise accessing any Third-Party Solutions, (d) Archer is not responsible for the content and the operation of any Third-Party Solutions, (e) Archer has no liability whatsoever to Client related to Third-Party Solutions, (f) any exchange of data between Client and any Third-Party Solution Provider is solely between Client and the Third-Party Solution Provider and Archer is not responsible for any disclosure, modification or deletion of Client's data resulting from access by a Third-Party Solution Provider, and (g) if a Third-Party Solution Provider ceases to provide, or makes changes to, their product, including the products' interoperation with the Service Offering, Client is not entitled to any refund, credit, or other compensation from Archer.

7. Warranties.

7.1. Service Offering Warranty. Archer warrants that the Service Offering will operate in substantial conformity with the Documentation. If the Service Offering fails to operate in substantial conformity with the Documentation, Client's sole and exclusive remedy for such failure is that Archer shall in its sole, but reasonable, discretion either: (1) repair the nonconformity so that the Service Offering performs in accordance with the Documentation; (2) replace the non-conforming portion of the Service Offering so that the Service Offering performs in accordance with the Documentation, or (3) terminate Client's Subscription to the affected Service Offering and provide Client a refund equal to the fees paid for the period during which the affected Service Offering was rendered unusable, prorated on a monthly basis.

7.2. Services Warranty. Archer warrants that it will perform Professional and Support Services in a workmanlike and professional manner, in accordance with generally accepted industry standards. Client's sole remedy for Archer's breach of this section shall be reperformance of the relevant services free of charge.

7.3. Disclaimer. OTHER THAN THE LIMITED WARRANTIES SET FORTH IN SECTIONS 7.1 AND 7.2, TO THE MAXIMUM EXTENT PERMITTED BY LAW, ARCHER DISCLAIMS ALL WARRANTIES, WHETHER EXPRESS, IMPLIED, OR STATUTORY, INCLUDING ANY WARRANTIES OF MERCHANTABILITY, SATISFACTORY QUALITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE, AND NON-INFRINGEMENT, AND ANY WARRANTIES ARISING FROM COURSE OF DEALING OR COURSE OF PERFORMANCE, RELATING TO THE SERVICE OFFERING AND TO ALL MATERIALS OR SERVICES PROVIDED TO CLIENT UNDER THE AGREEMENT, INCLUDING ANY THIRD-PARTY SOLUTION. ARCHER AND ARCHER'S SUPPLIERS DO NOT WARRANT THAT THE SERVICE OFFERING WILL BE UNINTERRUPTED OR FREE FROM DEFECTS OR ERRORS, OR THAT THE SERVICE OFFERING WILL MEET (OR IS DESIGNED TO MEET) CLIENT'S BUSINESS REQUIREMENTS. FURTHERMORE, ARCHER MAKES NO REPRESENTATIONS OR WARRANTIES WHATSOEVER IN RELATION TO THIRD-PARTY SOLUTIONS.

7.4. General Warranty. Each of the Parties represents and warrants that (a) the Agreement constitutes its valid and binding obligation and is enforceable against and in accordance with the terms of this Agreement, and as to Client, the Order Form and/or SOW was executed by a duly authorized representative of Client with authority to bind Client to this Agreement.

8. Indemnification.

8.1. Archer Indemnification. Archer shall: (1) defend Client against any claims, suits, or proceedings by a third party alleging that the Service Offering infringes any patent, trademark, or copyright of that third party, or misappropriates a trade secret of that third party (each, an "**Infringement Claim**"); and (2) indemnify Client for all fines, damages, and costs resulting from a final award, judgment, or order of a court of competent jurisdiction or a government agency based on an Infringement Claim. The foregoing obligations are applicable only if Client: (i) provides Archer with notice of any Infringement Claim within a reasonable period after learning of the Infringement Claim (provided that any delay in providing the notice will relieve Archer of its indemnification obligations only to the extent that the delay prejudices Archer); (ii) allows Archer to have sole control over the defense of the Infringement Claim; and (iii) reasonably cooperates in response to Archer's requests for assistance with regard to the Infringement Claim. Archer shall not, without Client's prior written consent, enter any settlement of any Infringement Claim that obligates Client to admit any liability to make any unreimbursed monetary payment, or to undertake any material obligation. If the Service Offering becomes or in Archer's opinion is likely to become the subject of an Infringement Claim, Archer may at its option and expense: (a) procure the rights necessary for Client to keep using the Service Offering; (b) modify or replace the Service Offering to make it non-infringing without materially reducing its functionality; or (c) terminate the Agreement and refund any prepaid fees, prorated for the remaining portion of the then-current

Subscription Term. This section 8.1 states the entire liability and obligation of Archer and Client's exclusive remedy regarding any Infringement Claims.

8.2. Exclusions; Client Indemnification. Notwithstanding section 8.1, Archer shall have no obligations for an infringement claim based upon: (a) any use of the Service Offering in combination with non-Archer products or content, including any of Client's Content and/or any Third-Party Solution; (b) use of the Service Offering for a purpose or in a manner not permitted by the Agreement, or use after Archer notifies Client to cease such use due to a possible or pending Infringement Claim; (c) any modification to the Service Offering made without Archer's express written approval; (d) any modifications Archer makes to the Service Offering pursuant to instructions, designs, specification, or other information Client provides to Archer; (e) any data or information Client or a third party records on or utilizes in connection with the Service Offering; (f) any claim that relates to open source software or freeware technology not embedded in the Service Offering, third party products, or any derivative or other adaptation thereof; or (g) any Service Offering provided on a no-charge basis (collectively, the "**Client Indemnity Obligations**"). Client shall defend Archer against any claim in any way connected to the Client Indemnity Obligations and shall indemnify Archer for all fines, damages, and other costs resulting from a final award, judgment, or order of a court of competent jurisdiction or a government agency arising out of the Client Indemnity Obligations.

9. Limitation of Liability. TO THE EXTENT PERMITTED UNDER APPLICABLE LAW, IN NO EVENT SHALL EITHER PARTY, OR ITS SUPPLIERS, BE LIABLE TO THE OTHER PARTY FOR ANY SPECIAL, INDIRECT, INCIDENTAL, PUNITIVE, EXEMPLARY, OR CONSEQUENTIAL DAMAGES, RESULTING FROM OR IN CONNECTION WITH THIS AGREEMENT, REGARDLESS OF THE CAUSE OF ACTION OR THE THEORY OF LIABILITY, WHETHER IN TORT, CONTRACT, OR OTHERWISE, EVEN IF SUCH PARTY HAS BEEN NOTIFIED OF THE LIKELIHOOD OF SUCH DAMAGES. IN ANY EVENT, EXCEPT FOR AMOUNTS OWED TO ARCHER BY CLIENT AS SET FORTH IN THE AGREEMENT, EACH PARTY'S AGGREGATE LIABILITY UNDER OR IN RELATION TO THIS AGREEMENT SHALL BE LIMITED TO THE FEES PAID BY CLIENT UNDER THIS AGREEMENT FOR THE THEN-CURRENT SUBSCRIPTION YEAR, REGARDLESS OF WHETHER SUCH LIABILITY ARISES FROM A MATERIAL BREACH OF CONTRACT, TORT, BREACH OF STATUTORY DUTY, OR OTHERWISE. THE LIMITATIONS OF LIABILITY IN THIS SECTION SHALL NOT APPLY TO: (I) ANY LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM NEGLIGENCE; (II) ANY LIABILITY ARISING FROM FRAUD OR WILLFUL MISCONDUCT; (III) ANY LIABILITY THAT MAY NOT BE EXCLUDED UNDER APPLICABLE LAW; AND (IV) ARCHER'S INTELLECTUAL PROPERTY INDEMNIFICATION OBLIGATIONS. For entities purchasing through a reseller Archer's aggregate liability is \$10,000 USD.

10. Confidential Information.

10.1. Definition; Use. "**Confidential Information**" means any non-public information of a commercial or technical nature relating to a Party, disclosed, whether orally or in writing, to the receiving Party, in any form, by or on behalf of the disclosing Party, that is marked or designated as confidential or might reasonably be considered as confidential, including but not limited to, certain confidential and/or proprietary information related to technology and business activities, computer programs and software, all know-how, trade secrets, techniques, formulas, data, inventions, prototypes, specifications, procedures, processes, protocols, scientific, technical, statistical, strategic, financial or commercial information. Each Party agrees to: (a) use the Confidential Information of the other Party only for the purposes described and as permitted herein; and (b) restrict access to the Confidential Information to such of its affiliates, personnel, agents, and/or consultants, if any, who have a need to have access and who have been advised of and have agreed in writing or are otherwise bound to treat such information in accordance with the terms of this Agreement.

10.2. Exceptions. The foregoing provision will not apply to Confidential Information that (a) is publicly available or in the public domain when disclosed; (b) is or becomes publicly available or enters the public domain through no fault of the recipient; (c) is rightfully communicated to the recipient by persons not bound by confidentiality obligations with respect thereto; (d) is already in the recipient's lawful possession free of any confidentiality obligations before disclosure; (e) is independently developed by the recipient; (f) is approved for release or disclosure by the disclosing party in writing without restriction; or (g) is disclosed pursuant to the order or requirement of a court, administrative agency, or other governmental body, provided the receiving party provides reasonable advance notice to enable the disclosing party to obtain a protective order.

10.3. Injunctive Relief. Nothing in the Agreement limits either Party's ability to seek equitable relief.

11. Miscellaneous.

11.1. Export Control. Archer and Client shall comply with the export laws and regulations of the European Union, the United States, and any other applicable jurisdictions in providing and using the Service Offering and any Professional Services or Support Services. Without limiting the foregoing, (i) each Party represents that it is not named on any U.S. government list of persons or entities prohibited from receiving exports, and (ii) Client shall not permit Authorized Users to access or use the Service Offering or any Professional or Support Services in violation of any export, embargo, prohibition, or restriction.

11.2. United States Government Contracting. If the Service Offering or Services are being acquired by or on behalf of the U.S. Government or by a U.S. Government prime contractor or subcontractor (at any tier), then, as a commercial item, the Government's rights in the Software, Services, Content and Documentation will be only as set forth (i) in this Agreement or (ii) as provided in FAR 12.212 (Computer Software) and (for Department of Defense use or disclosure) DFARS 227.7202-3 (Rights in Commercial Computer Software or Computer Software Documentation), whichever set of rights provided in (i) or (ii) is the more restrictive. Client shall be responsible for ensuring that this provision is included in all agreements with the United States Government and that the Service Offering, when delivered to the United States Government, is correctly marked as required by applicable United States Government regulations governing such restricted rights as of such delivery.

11.3. Assignment. Client may not assign or transfer the Agreement, in whole or in part, by operation of law or otherwise, without Archer's prior written consent. Any attempted assignment or transfer of the Agreement without Archer's consent will be void and is a breach of the Agreement. Subject to these limitations, the Agreement will bind and inure to the benefit of the Parties and their respective successors and assigns.

11.4. Notices. Any notice by Archer to Client under the Agreement will be given: (a) by email to the email address associated with Client's account, if Client has subscribed to this method of receiving notices, or (b) by posting on either Service Offering portal or Archer's generally available Client access portal. Client shall direct legal notices or other correspondence to Archer's physical address and via email at legalnotices@archerirm.com.

11.5. Amendment. Any modification or variation of this agreement is only effective if it is in writing, refers specifically to this Agreement, and duly executed by each Party.

11.6. Waiver. Waiver of a breach of any provision of the Agreement will not constitute a waiver of any later breach of that provision, or waiver of a breach of any other provision.

11.7. Severability. If any provision of this Agreement is, for any reason, held to be invalid or unenforceable for any reason, the remaining provisions will continue in full force without being impaired or invalidated in any way. The Parties agree to replace any invalid provision with a valid provision that most closely approximates the intent and economic effect of the invalid provision.

11.8. Compliance with Laws. Client and Archer shall comply with all laws applicable to their obligations under the Agreement.

11.9. Force Majeure. Neither Party shall be liable for any delay or failure to perform its obligations under the Agreement due to any cause beyond such Party's reasonable control including labor disputes or other industrial disturbances, systemic electrical, telecommunications or other utility failures, earthquakes, storms or other acts of nature, embargoes, riots, acts or orders of government, acts of terrorism, or war. Each Party shall use its reasonable best efforts to notify the other Party of the occurrence of such an event within three (3) business days of its occurrence.

11.10. Governing Law. If the Archer contracting entity is: (1) Archer Technologies LLC, then this Agreement is governed by the laws of the State of Delaware; (2) Archer Technologies Ireland Limited, then this Agreement is governed by the laws of Ireland and the jurisdiction of the Irish Courts. Conflict of law rules are expressly disclaimed. The U.N. Convention on Contracts for the International Sale of Goods does not apply.

11.11. Third-Party Rights. Other than as expressly provided in the Agreement, the Agreement does not create any rights for any person who is not a party to it, and only persons who are parties to the Agreement may enforce any of its terms or rely on any exclusion or limitation contained in the Agreement.

11.12. Independent Parties. Archer and Client are independent contracting parties, and under no circumstances will the Agreement be construed to create a partnership, joint venture, agency, franchise or employment relationship between Archer and Client. Neither Client nor Archer, nor any of Archer's affiliates, officers, directors, or employees, is an agent of the other for any purpose, nor has the authority to bind the other.

11.13. Priority. Any term or condition specified in Client's purchase order or any of Client's terms and conditions is void and not applicable to the Agreement, even if signed by Archer. If there is a conflict between an Order Form and the terms of this Agreement, the Order Form shall control.

11.14. Survival. Any provision relating to proprietary rights, payment of fees, confidentiality and non-disclosure, indemnification, and limitation of liability shall survive the Agreement's termination.

11.15. Counterparts; Signatures. This Agreement and any other related documents may be executed in counterparts, each of which shall be deemed an original and all of which when taken together shall constitute one and the same instrument. Electronic signatures shall be treated in all respects as having the same effect as an original signature.

11.16. Entire Agreement. The Agreement is the entire agreement between Client and Archer regarding its subject matter. The Agreement supersedes all prior or contemporaneous communications, understandings, and representations, whether written or oral, between Client and Archer regarding its subject matter.