These General Terms and Conditions (“GTC”) set forth the terms and conditions under which Acoustic, L.P. or an Affiliate (as defined below) of Acoustic, L.P. executing an Order (“Acoustic”) will provide the customer (“Customer”) that executes a quote issued by Acoustic or other ordering document that references the GTC, including statement of works (each, an “Order”) with: (a) access to those certain software as a service products ordered by Customer (the “SaaS Product(s)”; (b) a license to those certain on-premise software products ordered by Customer (“Licensed Product(s)”; (c) those set-up and/or support services as described in an Order (the “Premium Support Services”); and (d) those certain professional services as described in an Order (the “Professional Services”).

1. DEFINITIONS
1.1. For purposes of the GTC: “Agreement” means these GTC, the applicable Order, Supplement (as defined below), any and all schedules, exhibits, other attachments to the GTC and the Order; “Acoustic Documentation” means the applicable service descriptions, the data sheets, product license information documents, notices file, DPA (as defined below), maintenance and support handbooks, each as can be found at https://acoustic.com/acoustic-terms/, and all other documents referenced in the foregoing, including references to information contained in a URL, each as may be amended from time to time; “Affiliate” means any affiliated entity that controls, is controlled by, or is under common control with the applicable party; and “control” means the legal, beneficial, or equitable ownership, directly or indirectly, of outstanding securities or shares with sufficient voting power to elect a majority of the board of directors (or equivalent governing body).

2. RIGHT OF USE
2.1. Use of SaaS Product(s). Subject to the terms and conditions of the Agreement, including the payment of fees, Acoustic grants Customer a subscription-based, non-exclusive, non-sublicensable, and nontransferable right to access and use the SaaS Product(s) identified in the Order solely for the following purposes (collectively, “Use”): (a) to perform the functions described in the applicable Acoustic Documentation, (b) for its internal business purposes, and (c) within the applicable standard of measurement for determining the permitted Use and calculating the fees due for a SaaS Product as set forth in the applicable Order or elsewhere in the Agreement (“Charge Metrics”). Customer may use the functionality provided by the SaaS Product(s) to download and print a reasonable number of copies of reports included in the SaaS Product(s) to which Customer has properly gained access, provided that Customer maintains all copyright or other proprietary notices on all such copies.

2.2. Use of Licensed Product(s). If the Order provides that Acoustic is licensing Licensed Product(s) to Customer, Customer shall comply with the Supplement for On-Premise Licensed Products to the General Terms and Conditions as can be found at https://acoustic.com/acoustic-terms/ (the “Supplement”).

2.3. Additional Restrictions. Customer will not use the SaaS Product(s) or Licensed Product(s) in any manner not expressly and specifically authorized by the Agreement, and will not cause or permit either its employees or its Permitted Contractor (as defined below) to use the SaaS Product(s) or Licensed Product(s) in any manner not expressly and specifically authorized by the Agreement. In particular, and without limitation, Customer shall not, except as the Agreement expressly permits: (a) copy, modify, or create derivative works or improvements of the SaaS Product(s) or Licensed Product(s); (b) rent, lease, lend, sell, sublicense, assign, distribute, publish, transfer, or otherwise make available any of the SaaS Product(s) or Licensed Product(s) to any Affiliate of Customer, on or in connection with the internet or any time-sharing, service bureau, software as a service, cloud, or other technology or service; (c) reverse engineer, disassemble, decompile, decode, adapt, or otherwise attempt to derive or gain access to the source code of the SaaS Product(s) or Licensed Product(s), in whole or in part; (d) bypass or breach any security device or protection used by the SaaS Product(s) or Licensed Product(s) or access or use the SaaS Product(s) or Licensed Product(s) other than as an Authorized User (as defined below); (e) input, upload, transmit, or otherwise provide to or through the SaaS Product(s) or Licensed Product(s), any information or materials that are unlawful or injurious, or contain, transmit, or activate any Malware (as defined below); (f) damage, destroy, disrupt, disable, impair, interfere
with, or otherwise impede or harm in any manner the SaaS Product(s), Licensed Product(s), or Acoustic’s provision of services to any person or entity, in whole or in part; (g) remove, delete, alter, or obscure any trademarks, warranties, or disclaimers, or any copyright, trademark, patent, or other intellectual property or proprietary rights notices from any SaaS Product(s), Licensed Product(s), or Acoustic Documentation, including any copy thereof; (h) access or use the SaaS Product(s) or Licensed Product(s) in any manner or for any purpose that infringes, misappropriates, or otherwise violates any intellectual property right or other right of any person or entity (including by any unauthorized access to, misappropriation, use, alteration, destruction, or disclosure of the data of any other Acoustic customer), or that violates any federal, state, provincial, regional, territorial and local laws, international treaties, statutes, statutory instruments, ordinances, by-laws, regulations, rules, executive orders, supervisory requirements, directives, circulars, opinions, interpretive letters and other office releases, guidelines, and policies with the force of law, of or by any government, or any governmental authority, department, or agency thereof (including all federal, state, provincial, regional, territorial and local banking laws, regulations, guidance, and policies), or any court of competent jurisdiction ("Law"); (i) access or use the SaaS Product(s) or Licensed Product(s) for purposes of competitive analysis of the SaaS Product(s) or Licensed Product(s), the development, provision, or use of a competing software service or product or any other purpose that is to Acoustic’s detriment or commercial disadvantage; (j) access or use the SaaS Product(s) or Licensed Product(s) in, or in association with, the design, construction, maintenance, or operation of any hazardous environments, systems, or applications, any safety response systems or other safety-critical applications, or any other use or application in which the use or failure of the SaaS Product(s) or Licensed Product(s) could lead to personal injury or severe physical or property damage; (k) otherwise access or use the SaaS Product(s) beyond the scope of the Use granted under this Article 2 (Rights of Use); or (l) otherwise use the Licensed Product(s) beyond the scope of the Use granted in the Supplement for Licensed Products. “Competitor” means a third party that could reasonably be deemed a competitor of Acoustic, a business partner of a competitor of Acoustic or an operator of product(s) of a competitor of Acoustic’s on its customers’ behalf. “Permitted Contractors” means third-party contractors of Customer that are not a Competitor and are authorized by Customer to use the SaaS Product(s), Licensed Product(s) on Customer’s behalf for Customer’s sole benefit.

2.4. Enabling Software. The SaaS Product(s) may require the use of such enabling software provided by Acoustic that Customer downloads to Customer systems to facilitate use of the SaaS Product(s). Customer may use such enabling software only in connection with use of the SaaS Product(s) as specified in the Service Description or Acoustic Documentation. Enabling software is provided “AS-IS”. Terms and conditions related to such enabling software, if any, can be accessed in the applicable Service Description or Acoustic Documentation.

2.5. Authorized Users. Subject to the terms and conditions of the Agreement, Customer may permit its employees and Permitted Contractors (together, “Authorized Users”) to Use the applicable SaaS Product(s), Licensed Product(s) and Acoustic Documentation. Permitted Contractors may Use the SaaS Product(s), Licensed Product(s) and/or Acoustic Documentation only for Customer’s business purposes and benefit. Customer is fully liable for the breach of the Agreement by, and the acts and omissions of, Authorized Users (including any usage charges or overage charges) under the Agreement.

2.6. Monitoring of Use. Customer will monitor its own use of the SaaS Product(s) and Licensed Product(s) and report all use in excess of the Charge Metrics. Acoustic may continuously monitor the SaaS Product(s), Licensed Product(s) and any other services it provides, including monitoring to verify Customer’s use thereof is in compliance with the Agreement.

2.7. Customer License Grant. Customer grants to Acoustic a non-exclusive, royalty-free license to access, use, reproduce, modify, perform, display, distribute, and otherwise process any and all information, data, and other content, in any form or medium, that is collected, submitted, posted, displayed, downloaded, or otherwise received from or provided, directly or indirectly, by Customer or an Authorized User by or through the SaaS Product(s) or Licensed Product(s) (“Customer Assets”) as is reasonably necessary for Acoustic to perform or provide the SaaS Product(s), Licensed Product(s), Premium Support Services, Professional Services and Deliverables (as defined in Section 4.4 (Professional Services). As between Customer and Acoustic, Customer shall at all times be the sole owner of Customer Assets. Customer has sole responsibility for the accuracy, quality, integrity, legality, reliability, and appropriateness of Customer Assets, and for obtaining all rights related to Customer Assets required by Acoustic to provide the SaaS Product(s), Licensed Product(s),
and Deliverables and to perform the Premium Support Services, Professional Services, and other services ordered by Customer.

2.8 **Modifications.** The SaaS Product(s), Licensed Product(s), Premium Support Services, Professional Services, and Acoustic Documentation may be modified by Acoustic. Acoustic will inform Customer of modifications by email, the support portal, release notes, or Acoustic Documentation. If Customer establishes that a modification materially degrades the performance of the SaaS Product(s) or Licensed Product(s), Customer may terminate its subscriptions to the affected SaaS Product(s) or Licensed Product(s) by providing written notice to Acoustic within thirty days (30) after receipt of Acoustic’s notice and Acoustic will refund to Customer, as Customer’s sole remedy and Acoustic’s sole liability for such termination, the amount of the unused portion of prepaid fees for the terminated SaaS Product(s) or Licensed Product(s) calculated as of the effective date of termination.

2.9 **Third-Party Services.** The SaaS Product(s) and Licensed Product(s) may include integrations with services and data made available by third parties (collectively “Third-Party Services”) that Customer may elect to access through the SaaS Product(s) or Licensed Product(s). Third-Party Services are subject to the terms and conditions of those third parties. The Agreement does not apply to Third-Party Services and Third-Party Services are not part of the SaaS Product(s) or Licensed Product(s).

3. **PAYMENT**

3.1 **Fees.** Customer shall pay Acoustic the fees indicated on the Order based upon the Charge Metric for the applicable SaaS Product(s) and Licensed Product(s). Such fees are payable annually in advance net 30 days of invoice date. Fees for Premium Support Services and Professional Services shall be set forth in the Order and will be billed in accordance with such Order. Unless otherwise provided in an Order, all fees are to be paid to Acoustic within thirty (30) days of the date of invoice. Upon automatic renewal pursuant to Section 10.1 (Subscription Term) all fees payable shall increase by five percent (5%). Any late payment will be subject to any costs of collection (including reasonable legal fees) and will bear interest at the rate of one and one-half percent (1.5%) per month (prorated for partial periods) or at the maximum rate permitted by law, whichever is less. If Customer fails to make timely payment, Acoustic may suspend access to the SaaS Product(s) or suspend performance of the Premium Support Services or Professional Services. Disputed charges must be made in writing within thirty (30) days from the date of the invoice. Invoices will be sent by electronic delivery.

3.2 **Taxes.** The fees and other amounts required to be paid hereunder do not include any amount for taxes or levy (including interest and penalties). Customer shall reimburse Acoustic and hold Acoustic harmless for all sales, use, VAT, excise, property or other taxes or levies which Acoustic is required to collect or remit to applicable tax authorities. This provision does not apply to Acoustic’s income or franchise taxes, or any taxes for which Customer is exempt, provided Customer has furnished Acoustic with a valid tax exemption certificate.

3.3 **Overage Charges.** If the actual usage of the SaaS Product(s) or Licensed Product(s) during the applicable measurement period exceeds the permitted Charge Metric limitations, Customer will be charged for the overage as set forth in the Order or elsewhere in the Agreement.

4. **SAAS PRODUCTS/ LICENSED PRODUCTS/ PREMIUM SUPPORT SERVICES/ PROFESSIONAL SERVICES**

4.1 **Service Description.** The SaaS Product(s), Licensed Product(s) and Professional Services are described in the applicable Acoustic Documentation.

4.2 **Service Availability.** Acoustic will make the SaaS Product(s) available for Customer to Use as described in the Acoustic Documentation Acoustic will use commercially reasonable efforts to achieve Acoustic’s availability goals as described in the applicable Service Descriptions.

4.3 **Premium Support Services.** Upon Customer’s payment of the relevant fees set forth in the Order, Acoustic will provide the Premium Support Services for the SaaS Product(s) and/or Licensed Product(s) pursuant to the support plan selected by Customer as described in the then-current version of the Acoustic maintenance and support handbook.

4.4 **Professional Services.** Acoustic will perform the Professional Services and will provide the deliverables described in the Order (“Deliverables”). Any additional scope or activities that extend beyond those set forth in the Order will require an additional Order or a change order executed by the parties.

5. **OWNERSHIP**

5.1 **Reservation of Rights.** Customer acknowledges that, subject to the rights granted herein, Customer has no ownership interest in the SaaS Product(s), Licensed Product(s), Deliverables, Acoustic Documentation or
other materials provided to Customer. Nothing in the Agreement will be construed to convey any title or ownership rights (a) to the SaaS Product(s); (b) Licensed Product(s); (c) Acoustic Documentation, (d) Deliverables; or (e) to any patent, copyright, trademark, or trade secret or other intellectual property right or proprietary right embodied therein to Customer.

5.2. **Marks and Publicity.**

(a) The trademarks, trade names, service marks, and logos, whether or not registered (“Marks”) of Acoustic and the Marks of Customer are the sole and exclusive property of the respective owning party.

(b) Subject to Customer’s reasonable right to review and approve in writing (including via email), Customer shall: (i) allow Acoustic to include a brief description of the SaaS Product(s), Licensed Products, Premium Support Services, Professional Services, Deliverables, and/or other services provided to Customer in Acoustic promotional materials, (ii) allow Acoustic to make reference to Customer in case studies, ROI analyses, white papers and related marketing materials, (iii) serve as a reference to Acoustic potential clients, (iv) provide interviews to the news media and provide quotes for press releases, (v) make presentations at conferences, upon Acoustic’s reasonable request and at Acoustic’s cost, (vi) permit Acoustic to use the Customer’s marks product literature, press releases, social media and other marketing materials, and (vii) participate in case studies for the SaaS Product(s) or Licensed Product(s) at the request of Acoustic. Customer hereby consents to the receipt of marketing communications from Acoustic.

5.3. **Deliverables.** All Deliverables produced by Acoustic under the Agreement will be exclusively owned by Acoustic and will not be considered to be works made for hire. Acoustic hereby grants to Customer a worldwide, nonexclusive, limited license to reproduce, distribute, perform, and display (publicly or otherwise), the Deliverables solely in connection with Customer’s Use of the SaaS Product(s) or Licensed Product(s), as applicable, during the term of the Agreement.

5.4. **Feedback.** If Customer submits, orally or in writing, feedback, suggestions, or recommended changes to any of Acoustic’s products and services, including new features or functionality relating thereto, or any comments, questions, suggestions, or the like (“Feedback”), then Customer shall assign and hereby assigns to Acoustic all right, title, and interest in and to the Feedback, including any ideas, know-how, concepts, techniques, or other intellectual property rights contained therein, and agrees that Acoustic is free to use such Feedback, without any attribution or compensation to Customer, for any purpose whatsoever.

6. **CONFIDENTIALITY**

6.1. **Definition.** “Confidential Information” means all information disclosed by the Discloser or its Representatives that is generally not publicly known, whether tangible or intangible and in whatever form or medium provided and that is (a) marked as “Confidential” or the like or (b) should reasonably be understood to be confidential given the nature of the information and the circumstances surrounding its disclosure.

6.2. **Non-Disclosure.** Each Party may disclose Confidential Information (“Discloser”) to the other Party (“Recipient”) in connection with its performance under the Agreement (the ”Purpose”). Recipient must: (a) hold in confidence and safeguard the Confidential Information of the Discloser from unauthorized use, access or disclosure using no less than a commercially reasonable degree of care; (b) not use or exploit the Confidential Information in any way except for the Purpose; and (c) not disclose or make available such Confidential Information (in whole or in part) to any person or entity other than to its Affiliates and its or their employees, consultants, and advisors (collectively, “Representatives”) who: (i) need access to such Confidential Information for the Purpose; and (ii) are bound by obligations with respect to Confidential Information consistent with, and no less protective than, the Agreement. Recipient is responsible for any and all breaches of the Agreement caused by its Representatives. Recipient must promptly report to Discloser any actual or suspected violation of the terms of the Agreement and take all reasonable further steps to prevent, control or remedy any such violation.

6.3. **Exclusions.** Confidential Information does not include any information that: (a) is or becomes generally available to the public other than as a result of Recipient’s or its Representatives’ breach of the Agreement; (b) is obtained by Recipient or its Representatives on a nonconfidential basis from a third-party that, to Recipient’s knowledge, was not legally or contractually restricted from disclosing such information; or (c) Recipient establishes, by documentary evidence, (i) was in Recipient’s or its Representatives’ possession prior to Discloser’s disclosure hereunder; or (ii) was or is independently developed by Recipient or its Representatives without using any Confidential Information of the Discloser.
6.4. **Injunctive Relief.** A party may seek injunctive or other equitable relief for an actual or threatened breach of this Article 6 (Confidentiality).

6.5. **Data Privacy.** Acoustic’s current Data Processing Addendum (“DPA”) provides additional data protection information regarding the types of personal information that may be processed, the processing activities involved, data protection features, and information on retention and return of personal information.

6.6. **Data Protection.** Customer is responsible for taking necessary actions to order, enable, or use available data protection features for the SaaS Product(s) as set forth in the applicable Acoustic Documentation and accepts responsibility for use of the SaaS Product(s) if Customer fails to take such actions, including meeting any requirement of Law.

6.7. **Ownership of Confidential Information.** Nothing in the Agreement will be construed to convey any title or ownership rights of a party’s Confidential Information to the other party.

6.8. **Diagnostic Information.** Notwithstanding anything to the contrary elsewhere stated, Acoustic may use data related to Customer’s use of the SaaS Product(s) and Customer Assets for security and operations management, to compile statistical, diagnostic and performance information, conduct analysis, and for research and development purposes. Acoustic retains all rights in such information. Acoustic may make such information and analyses thereof publicly available in aggregated and anonymized form only.

6.9. **Backup.** Acoustic is not responsible for any backup, recovery or other steps required to ensure that Customer Assets are recoverable in the case of data loss. Customer is solely responsible for backing up Customer Assets on a regular basis and taking appropriate steps to safeguard and ensure the integrity of Customer Assets.

7. **WARRANTY**

7.1. **No Malware.** Acoustic applies processes and technologies to prevent the SaaS Product(s) and Licensed Products (in the format delivered to Customer) from containing any viruses or other contaminants (including codes, commands, instructions, devices, techniques, bugs, web bugs, or design flaws) that access (without authorization), alter, delete, threaten, infect, assault, vandalize, defraud, disrupt, damage, disable, inhibit, or shut down computer systems, networks, infrastructures, devices, websites, databases, software or other data or property (“Malware”). Acoustic warrants that it will apply the above preventative processes and technologies and will not knowingly insert any such Malware into the SaaS Product(s).

7.2. **Services Warranty.** Acoustic warrants that the Professional Services performed hereunder shall be performed in a workmanlike and professional manner.

7.3. **Disclaimer of Warranties.** Any and all SaaS Product(s), Licensed Product(s), Premium Support Services, Professional Services, Deliverables, Confidential Information, Third-Party Components (as defined in the Supplement), Acoustic Open Source Components (as defined in the Supplement) and all other technology, software, services, data and materials provided by Acoustic are provided “AS IS”, “where is”, and “as available” and without warranty of any kind. Except as otherwise expressly stated in Article 7 (Warranty) of these GTC or elsewhere in the Agreement, Acoustic makes no other warranties, express or implied, including express or implied warranties of merchantability, fitness for a particular purpose, non-infringement or warranties of any kind with respect to results to be derived from the use of or integration with any SaaS product(s), licensed product(s), premium support services, professional services, deliverables, confidential information, third-party components, acoustic open source components or any other technology, software, services, data or materials provided by acoustic. Neither Acoustic (nor any of its subsidiaries, affiliates, suppliers or licensors) warrants or represents that the SaaS Product(s), Licensed Product(s), Premium Support Services, Professional Services, Deliverables, Confidential Information, Third-Party Components, Acoustic Open Source Components or any other technology, software, services, data or materials provided by acoustic to customer will be uninterrupted, error-free, or secure.

7.4. **Warranty Exclusions.** Notwithstanding anything to the contrary in the Agreement, any and all warranties are void if (a) Customer has made changes to the SaaS Products(s), Licensed Product(s), or Deliverables or has permitted any changes to be made other than by or with the express, written approval of Acoustic; (b) the SaaS Product(s) or Licensed Product(s), as applicable, are not used in accordance with the Agreement, including the Acoustic Documentation; (c) any nonconformity is caused by Customer or by any product or service not provided by Acoustic; or (d) the SaaS Product(s) or Licensed Product(s) is provided at no charge.
7.5. **Warranty Remedy.** Customer's sole and exclusive remedies and Acoustic’s entire liability for breach of the warranties under this Article 7 (Warranty) will be: (a) the reperformance of the deficient SaaS Product(s), Licensed Product(s) or Professional Service(s), and (b) if Acoustic fails to reperform, Customer may terminate its subscriptions to the affected SaaS Product(s) upon five (5) days’ written notice in which instance Acoustic will refund to Customer, as Customer’s sole remedy and Acoustic’s sole liability for such termination, the amount of the unused portion of prepaid fees for the terminated SaaS Product(s) and Licensed Product(s) calculated as of the effective date of termination. Any such termination notice will be deemed invalid unless it is served within two (2) months of Acoustic’s failure to reperform. The warranty provided in Section 7.1 as it pertains to Licensed Product(s) shall expire thirty (30) days after the effective date of an Order granting Customer access to such Licensed Product(s).

8. **INDEMNIFICATION**

8.1. **Customer Indemnity.** Customer will defend at its expense any cause of action brought against Acoustic, to the extent that such cause of action is based on any claim by a third party arising out of Customer Assets. Customer will pay those costs and damages finally awarded against Acoustic pursuant to any such claim or paid in settlement of any such claim if such settlement was approved in advance by Customer. Acoustic may retain its own counsel at Acoustic’s own expense.

8.2. **Acoustic Indemnity.** Acoustic will defend at its expense any cause of action brought against Customer, to the extent that such cause of action is based on a claim by a third party that the SaaS Product(s) or Licensed Product(s), as provided by Acoustic to Customer, infringes a patent, copyright, or trade secret of a third party. Acoustic will pay those costs and damages finally awarded against Customer pursuant to any such claim or paid in settlement of any such claim if such settlement was approved in advance by Acoustic. Customer may retain its own counsel at Customer’s own expense.

8.3. **No Liability.** Acoustic will have no liability for any claim of infringement based on: (a) use of the SaaS Product(s) or Licensed Product(s), as applicable, in combination with data, software, hardware, equipment, technology or other materials not provided by Acoustic or authorized by Acoustic in writing; (b) modifications to the SaaS Product(s), Licensed Product(s), or Deliverables not made by Acoustic; (c) Customer Assets; or (d) Third-Party Services.

8.4. **Indemnity Remedy.** Should the SaaS Product(s) or Licensed Product(s) become, or if in Acoustic’s opinion is likely to become, the subject of a claim of infringement, Acoustic may, at its option, (a) obtain the right for Customer to continue using the SaaS Product(s) or Licensed Product(s), (b) replace or modify the SaaS Product(s) or Licensed Product(s) so it is no longer infringing or reduces the likelihood that it will be determined to be infringing, or (c) if neither of the foregoing options is commercially reasonable, terminate the access and Use of the SaaS Product(s) or Licensed Product(s). Upon such termination, Customer shall cease Using the SaaS Product(s) or Licensed Product(s) and Acoustic will refund to Customer, as Customer’s sole remedy and Acoustic’s sole liability for such termination, the amount of the unused portion of prepaid fees for the terminated SaaS Product(s) or Licensed Product(s) calculated as of the effective date of termination. The provisions of this Article 8 (Indemnification) state the sole, exclusive, and entire liability of the parties, their Affiliates, and subcontractors to the other party, and is the other party’s sole remedy, with respect to claims subject to indemnification under this Article 8 (Indemnification).

8.5. **Indemnification Procedures.** Each party’s obligations as set forth in this Article 8 (Indemnification) are subject to the other party: (a) giving the other party prompt written notice of any such claim or the possibility thereof; (b) giving the other party sole control over the defense and settlement of any such claim; and (c) providing full cooperation in good faith in the defense of any such claim. Failure to give prompt notice shall not constitute a waiver of a party’s right to indemnification and shall affect the indemnifying party’s obligations under this Agreement only to the extent that the indemnifying party’s rights are materially prejudiced by such failure or delay. Any settlement requiring the party seeking indemnification to admit liability or make any financial payment shall require such party’s prior written consent, not to be unreasonably withheld or delayed.

9. **LIMITATION OF LIABILITY**

9.1. **Liability Cap.** Except for Customer’s and Acoustic’s obligations under Sections 8.1 (Customer Indemnity) and 8.2 (Acoustic Indemnity) respectively, Customer’s obligation to pay for fees due under the Agreement and claims by one party that the other party has infringed or misappropriated such party’s intellectual property rights, in no event will either party be liable under any theory of liability, whether in an equitable, legal, or common law action arising hereunder for contract, strict liability,
indemnity, tort (including negligence), attorneys’ fees and costs, or otherwise, for damages which, in
the aggregate, exceed the amount of the fees paid by Customer for the SaaS Product(s), Licensed
Product(s), Premium Support Services, or Professional Services, giving rise to such damages in the
twelve (12) months immediately preceding the event which gave rise to the claim. Notwithstanding
the foregoing, in the event of a disclosure of Customer Assets caused by the willful or grossly negligent
acts or omissions of Acoustic, the limitation of liability for direct damages herein shall be raised to
two (2) times the amount of fees paid by Customer for the twelve (12) month period immediately
preceding the event of disclosure that gave rise to the claim.

9.2. Disclaimer of Damages. To the maximum extent permitted by applicable Law, in no event will either
party be liable for any special, incidental, indirect, exemplary, punitive, or consequential damages of
any kind and however caused including, but not limited to, attorneys fees and costs, business
interruption or loss of profits, business opportunities, or goodwill.

9.3. Applicability of limitations. The foregoing limitations apply even if notified of the possibility of such
damage and notwithstanding the failure of essential purpose of any remedy.

9.4. Lawful Permissibility of Limitations. The limitations set forth above shall only apply to the extent that
they are permitted by applicable Law.

10. TERM AND TERMINATION

10.1. Subscription Term. The term of the Agreement shall begin on the effective date of the Order and shall
continue for the term set forth in the Order. Each Order shall renew automatically for the period set forth in the
Order unless the either party provides written notice to the other party of its intent to not renew the Order at
least thirty (30) days prior to the end of the then current term set forth in the Order.

10.2. Termination by Acoustic. The Agreement or any Order may be terminated by Acoustic: (a) if Customer fails
to make any payments due hereunder having received a late payment email notification and within fifteen
(15) days of the due date; or (b) on thirty (30) days’ written notice to Customer if Customer fails to perform any
other material obligation set forth in the Agreement, and such failure is not cured within such thirty (30) day
period.

10.3. Termination by Customer. The Agreement or Order(s), as applicable, may be terminated by Customer on
thirty (30) days’ written notice to Acoustic if Acoustic fails to perform any material obligation set forth in the
Agreement or applicable Order(s), and such failure is not cured within such thirty (30) day period.

10.4. Suspension due to Customer Breach of Agreement or Violation of Law. Acoustic has the right to
immediately suspend Customer’s Use of the SaaS Product(s), Premium Support Services, Professional
Services, and/or other services or remove any data or content transmitted via the SaaS Product(s) or other
services without liability if Acoustic reasonably believes that the SaaS Product(s) or services are being used
in violation of the Agreement or applicable Law. Any suspension under this Section 10.4 (Suspension due to
Customer Breach of Agreement or Violation of Law) shall not excuse Customer from Customer’s obligation to
make payments under the Agreement. Subject to Acoustic’s rights under Section 10.2 (Termination by
Acoustic) Acoustic will lift the suspension promptly after Customer providing evidence to Acoustic’s reasonable
satisfaction of Customer’s remediation the breach of the Agreement or violation of Law.

10.5. Suspension. Acoustic has the right to suspend Customer’s Use of the SaaS Product(s), Premium Support
Services, Professional Services, or other services or remove any data or content transmitted via the SaaS
Product(s) or other services without liability (a) if there is a significant threat to the functionality, security,
integrity, or availability of the SaaS Product(s), services or any content, data, or applications in the SaaS
Product(s) or services; (b) if requested by a law enforcement or government agency or otherwise to comply
with applicable Law; or (c) as otherwise specified in the Agreement (each a “Valid Basis”). Acoustic will use
commercially reasonable efforts to give Customer notice of a suspension unless Acoustic determines in its
commercially reasonable judgment that a suspension on shorter or contemporaneous notice is necessary to
protect Acoustic or its customers. Acoustic will use commercially reasonable efforts to lift the suspension
promptly after Acoustic determines that the Valid Basis has expired. Customer shall be excused from
Customer’s obligation to make payments under the Agreement pertaining to the period of suspension pursuant
to this Section 10.5 (Suspension) unless Acoustic is able to provide reasonable justification for the Valid Basis.

10.6. Effect of Termination. Upon termination or expiration of the Agreement, howsoever occurring, Customer
shall no longer Use the SaaS Product(s) and Customer’s rights to the affected Licensed Product(s), if any,
Acoustic Documentation, Acoustic’s Confidential Information and any other Acoustic materials (collectively,
the “Acoustic Materials”) will cease. Customer shall immediately stop using such Acoustic Materials and shall return such Acoustic Materials to Acoustic or destroy all copies thereof (except for the copies retained for archival purposes). Upon termination by Acoustic pursuant to Sections 10.2 (Termination by Acoustic) and 12.5 (Force Majeure) all amounts unpaid by Customer under a terminated Order (including amounts payable in the future) shall be paid to Acoustic within thirty (30) days of the date of Acoustic’s invoice following termination. Upon termination by Customer pursuant to Section 10.3 (Termination by Customer) Acoustic will refund to Customer, as Customer’s sole remedy and Acoustic’s sole liability for such termination, the amount of the unused portion of prepaid fees for the terminated SaaS Product(s) or Licensed Product(s) under a terminated Order calculated as of the effective date of termination.

10.7. **Other Remedies.** Subject to Sections 2.8 (Modifications), 7.5 (Warranty Remedy), 8.4 (Indemnity Remedy), 10.6 (Effect of Termination) and 12.5 (Force Majeure) termination of the Agreement or subscriptions thereunder will not limit either party from pursuing other remedies available to it, including injunctive relief, nor will such termination relieve Customer’s obligation to pay all fees that have accrued or are otherwise payable by Customer under the Agreement.

11. **CUSTOMER OBLIGATIONS**

11.1. **Compliance.** Customer shall comply with all applicable Laws in connection with (a) Customer’s use of the SaaS Product(s) or Licensed Product(s), and (b) Customer Assets. Customer shall ensure that each web site for which the SaaS Product(s) or Licensed Product(s) is engaged contains or is linked to a privacy policy that governs its data collection and use practices. Customer shall not provide to Acoustic any technical data as that term is defined in the International Traffic in Arms Regulations at 22 CFR 120.10.

11.2. **Secure Access.** Customer shall keep the login names and the passwords required for the use of the SaaS Product(s) (“Credentials”) confidential and in a secure location, take appropriate precautions to protect Credentials against unauthorized access by third parties, and instruct and require its Authorized Users to do the same.

11.3. **Customer Assets.** Before entering Customer Assets, the Customer shall identify and remove all Malware. Customer is responsible for the entry, integrity, and the maintenance of Customer Assets entered into the SaaS Product(s) or used in connection with the Licensed Product(s). Customer shall ensure that personal information is only entered and stored in those SaaS Product(s) data fields that are designated for such information.

12. **MISCELLANEOUS**

12.1. **Assignment.** Neither party may assign the Agreement or otherwise transfer any license created hereunder without the prior written consent of the non-assigning party. Any purported assignment of the Agreement, or any license or rights in violation of this Section 12.1 (Assignment) will be deemed void. Notwithstanding the foregoing, either party may assign the Agreement in the event of a merger, reorganization, or the sale of majority of the assets or equity interests in the assigning party.

12.2. **Subcontractors.** Acoustic will have the right to use third parties, including Acoustic’s Affiliates in performance of its obligations and services.

12.3. **Survival.** The provisions set forth in Articles and Sections 3 (Payment), 5 (Ownership), 6 (Confidentiality), 7.4 (Warranty Exclusions), 8 (Indemnification), 9 (Limitation of Liability), 10.6 (Effect of Termination), 10.7 (Other Remedies) and 12 (Miscellaneous) of these GTC will survive termination or expiration of the Agreement.

12.4. **Notices.** All notices required under the Agreement shall be given in writing by registered mail or internationally recognized courier service and, if to Acoustic, with email notice to legal@acoustic.com and will be deemed effective upon delivery to the party to whom addressed at the address specified on the Order or to such other address as the parties may designate in writing.

12.5. **Force Majeure.** Neither party will be liable to the other for any delay or failure to perform its obligations hereunder (other than for the payment of amounts due) if such delay or failure arises from any cause or causes beyond the reasonable control of the affected party, including acts of God, flood, fire, loss of electricity or other utilities, epidemic, pandemic, act of a public enemy or terrorist, act of any military, civil, regulatory or governmental authority, change in law or regulation, labor problem or unavailability of supplies and any other cause, whether similar or dissimilar to any of the foregoing that could not have been prevented by such party with reasonable care (each a “Force Majeure Event”). If a Force Majeure Event prevents Acoustic from providing certain SaaS Product(s) or Licensed Product(s) for a period of thirty (30) or more consecutive days Customer may terminate its subscriptions to the affected SaaS Product(s) or Licensed Product(s) by providing...
written notice to Acoustic prior to expiration on the Force Majeure Event. Any such termination notice served after expiry of the Force Majeure Event shall be invalid. A Force Majeure Event shall not excuse Customer from Customer’s obligation to make payments under the Agreement unless Customer validly terminates its subscriptions to the affected SaaS Product(s) or Licensed Product(s) pursuant to this Section 12.5 (Force Majeure) in which instance Acoustic will refund to Customer, as Customer’s sole remedy and Acoustic’s sole liability for such termination, the amount of the unused portion of prepaid fees for the terminated SaaS Product(s) or Licensed Product(s) calculated as of the effective date of termination.

12.6. **Amendments.** Except as provided in Section 2.8 (Modifications), the parties agree that the Agreement cannot be altered, amended or modified, except by a writing signed by an authorized representative of each party.

12.7. **Non-Solicitation.** During the term of this Agreement and for a period of six (6) months thereafter, Customer shall not hire, solicit, nor attempt to solicit, the services of any employee of Acoustic providing services to Customer under this Agreement without the prior written consent of Acoustic. The foregoing limitation shall not apply to a hiring pursuant to general solicitations for employment.

12.8. **Headings.** Headings are for reference purposes only, have no substantive effect, and will not enter into the interpretation hereof.

12.9. **No Waiver.** Subject to Section 8.5 (Indemnification Procedures) no failure or delay in enforcing any right or exercising any remedy will be deemed a waiver of any right or remedy.

12.10. **Severability and Reformation.** Each provision of the Agreement is a separately enforceable provision. If any provision of the Agreement is determined to be or becomes unenforceable or illegal, such provision will be reformed to the minimum extent necessary in order for the Agreement to remain in effect in accordance with its terms as modified by such reformation.

12.11. **Customer Purchase Orders and Onboarding Documentation.** Any and all terms contrary to or expanding upon the terms and conditions contained in the Agreement, including terms set forth in a Customer’s purchase order or vendor onboarding documentation, will be void and of no effect.

12.12. **Independent Contractor.** Acoustic is an independent contractor and nothing in the Agreement will be deemed to make Acoustic an agent, employee, partner, or joint venturer of Customer.

12.13. **No Third-Party Beneficiaries.** The Agreement is for the sole benefit of the parties and their respective successors and permitted assigns and nothing in the Agreement, express or implied, is intended to or shall confer upon any other Person any legal or equitable right, benefit, or remedy of any nature whatsoever, under or by reason of the Agreement.

12.14. **Governing Law; Venue; Language.** The laws of the State of New York, USA govern the interpretation of the Agreement, regardless of conflict of laws principles. The United Nations Convention on Contracts for the International Sale of Goods (1980) and the Uniform Computer Information Transactions Act (UCITA) are hereby excluded in their entirety from application to the Agreement. The parties agree that the federal and state courts located in New York County, New York, USA will have exclusive jurisdiction for any dispute arising under, out of, or relating to the Agreement. All communications and notices made or given pursuant to this Agreement must be in the English language. If a translation of the English language version of this Agreement is provided, the English language version of the Agreement will control if there is any conflict.

12.15. **Electronic Signatures.** Electronic signatures that comply with applicable Law are deemed original signatures.

12.16. **Interpretation.** References to “include” and “including” means including without limiting the generality of any description preceding such term and “or” or “and/or” is not exclusive.

12.17. **Entire Agreement.** The Agreement constitutes the entire agreement between the parties regarding the subject matter thereof.