1. SCOPE. This Master Subscription Agreement (“Agreement”) is between Viewpoint Construction Software Ltd located at Central Square, Forth Street, Newcastle upon Tyne NE1 3PJ (“Viewpoint”) and the customer (“Customer”) identified on the order form that references this Agreement and is signed by Customer (“Order”). Under this Agreement, Customer may order subscriptions to Viewpoint’s Software (as defined in Section 3.1, below); related support and maintenance services (“Software Assurance”); and consulting, implementation, and other professional services (collectively, “Professional Services”). Software Assurance and Professional Services are collectively referred to herein as “Services.” Customer’s execution of the Order constitutes a binding commitment to purchase the items described on the Order under the terms and conditions of this Agreement.

2. DELIVERY AND ACCEPTANCE. Upon Customer’s execution of the Order and payment of any required initial Fees (as defined in Section 14.1, below) due under the Order, Viewpoint will make the Software available to Customer. The Software is deemed accepted upon delivery to Customer, provided that such acceptance shall not impact the warranties set forth in Section 9, below.

3. SUBSCRIPTION AND RESTRICTIONS.

3.1 Definitions. These terms apply to this Agreement, the Order, and any other agreement between Customer and Viewpoint.

(a) “Concurrent User” means any type of User authorized by Customer to access and use the Software on Customer’s behalf simultaneously at a given point in time.

(b) “Customer Data” means data, text, files, information, images, graphics, and other content or materials that Customer’s Users upload to or create using the Software.

(c) “Customer Group” means Customer’s business units, Subsidiaries, and Joint Ventures listed in the Order (if applicable) that are permitted to authorize Users to create Projects in the Software on behalf of those business units, Subsidiaries, and Joint Ventures.

(d) “Documentation” means the written descriptions and instructions applicable to the Software and available to Customer in Viewpoint’s online customer portal at http://support.viewpoint.com or at any successor website made available by Viewpoint to Customer.

(e) “Joint Venture” means a business arrangement in which Customer and one or more other parties agree to pool their resources to accomplish a Project or other commercial enterprise.

(f) “Named User” means any type of User designated by Customer by name or other identifier to access and use the Software on Customer’s behalf.

(g) “Project” means the creation and carrying out of the design and construction of a single building, structure, or infrastructure, or alterations to a single building, structure, or infrastructure.

(h) “Software” means the software or software-as-a-service provided by Viewpoint, including all updates and upgrades provided under Software Assurance and any customizations or modifications developed during the course of Viewpoint’s provision of Professional Services.

(i) “Software Assurance Terms” mean the terms and conditions that apply to Software Assurance available at https://viewpoint.com/legal/agreements-and-terms or at any successor website made available by Viewpoint to Customer.

(j) “Subsidiary” means any entity directly or indirectly controlled by, controlling, or under common control with a party where “control” means ownership of or the right to control more than 50% of the voting securities or other means of ownership of such entity.

(k) “Users” means any employee or independent contractor of Customer or a member of Customer Group (if applicable), or an employee or independent contractor of any contractor, supplier, or vendor who is authorized by Customer or the Customer Group to access and use the Software on behalf of Customer or Customer Group.

3.2 Subscription. Subject to Customer’s compliance with this Agreement, Viewpoint will make the Software available to Customer for the Term (as defined in Section 14.1, below) to (i) access and use the Software for Customer’s and Customer Group’s (if applicable) own business purposes and (ii) allow the number of and, if applicable, type of Users stated in the Order to access and use the Software (“Subscription”) in accordance with the Documentation. If the Customer purchases a Subscription for a specific Project, as set forth in the Order, that Subscription may be used solely in connection with the Project named on that Order. If Customer purchases an enterprise Subscription, as set forth in the Order, that Subscription may be used in connection with an unlimited number of Projects. The Software is located on servers that are controlled by Viewpoint. Customer has no right to receive a copy of the object code or source code to the Software.

3.3 Restrictions. Except as otherwise expressly permitted in the Order or under this Agreement, Customer agrees not to: (a) reverse engineer or otherwise attempt to discover the source code of or trade secrets embodied in the Software; (b) distribute, transfer, grant sublicenses to, sell, rent, lease, or otherwise make available the Software, including as an application service provider, service bureau, or rental source; (c) embed or incorporate in any manner the Software into other applications of Customer or third parties other than as authorized in applicable Documentation; (d) create modifications to or derivative works of the Software; (e) reproduce the Software; (f) attempt to modify, alter, or circumvent any license control and protection mechanisms within the
Software; (g) use or transmit the Software in violation of any applicable law, rule, or regulation; (h) intentionally access, use, or copy any portion of the Documentation or the Software to directly or indirectly develop, promote, distribute, sell, or support any product or service that is competitive with the Software; (i) remove, obscure, or alter any copyright notices or any name, trademark, service mark, tagline, hyperlink, or other designation included on any display screen within the Software (“Viewpoint Marks”); or (j) if applicable, load testing in order to test scalability. Customer shall not permit any third party to perform any of the foregoing actions.

3.4 Exceeding Scope of Use. If the Order states a projected gross annual revenue (“GAR”) or a projected budget for a Project (“Project Budget”), the Fees for that Subscription are calculated based on that GAR or Project Budget. Customer is responsible for managing its use of the Software based on the scope of the Subscription set forth in the Order and this Agreement, including but not limited to managing its Users, if applicable; configuring access to functionality and modules in the Software; and not exceeding data storage limits, if applicable (“Scope”). Customer agrees to promptly notify Viewpoint if the stated GAR or Project Budget increases by more than 10% at any time. Viewpoint or a designated third party will have the right to perform a review of Customer’s use of the Software to verify that Customer is complying with the Scope, the Order, and this Agreement. If Customer exceeds the Scope during the Term, Viewpoint may invoice Customer for the use that exceeded the Scope at Viewpoint’s then-current list price. Customer agrees to pay such invoice in accordance with this Agreement. If Customer wishes to increase its Scope, Customer must sign a new Order and pay the applicable Fees.

3.5 Acceptable Use and Terms of Use. Customer will comply with and will be responsible for its Users’ compliance with the terms and conditions of this Agreement, Viewpoint’s acceptable use policy available at https://viewpoint.com/legal/agreements-and-terms or at any successor website made available by Viewpoint to Customer (“AUP”), and all applicable laws and regulations with respect to use of the Software and Services (“Laws”). Customer shall be responsible for Losses (as defined in Section 11, below) incurred by Viewpoint as a result of Customer’s or any User’s failure to comply with this Agreement, the AUP, or Laws. Before accessing the Software, each User may be required to accept terms of service, if applicable for the particular Software.


3.7 Third-Party Software. The Software may contain software that is developed by a third party and not by Viewpoint (“Third Party Software”). If set forth in the Order, access to and use of the Third Party Software is subject to and governed by the applicable third party terms available at https://viewpoint.com/legal/agreements-and-terms or at any successor website made available by Viewpoint to Customer.

3.8 Beta Software. Viewpoint may make non-production versions of Software (“Beta Software”) available to Customer upon mutual agreement. All Beta Software will be clearly designated as Beta Software at the time it is made available to Customer. Beta Software is intended for testing and evaluation purposes only. Viewpoint may, but is not obligated to, provide Software Assurance for the Beta Software. Section 4.1 shall not apply to the Beta Software. Viewpoint may discontinue Beta Software at any time in Viewpoint’s sole discretion and has no obligation to make it generally available. Notwithstanding Section 9 or Section 10, Viewpoint will have no liability for any harm or damage arising out of or in connection with any Beta Software, including any obligation or liability with respect to Customer Data. Any configurations or Customer Data entered into Beta Software, and any customizations made to Beta Software by or for Customer, may be permanently lost. If Customer provides any comments, ideas, suggestions, or proposals relating to the Beta Software to Viewpoint (“Feedback”), Customer hereby irrevocably assigns all right, title, and interest in and to the Feedback to Viewpoint. Customer acknowledges and understands that it will not receive any compensation for providing Feedback.

4. SERVICE LEVEL AGREEMENT.

4.1 Availability. Viewpoint will use commercially reasonable efforts to ensure that Users will be able to log into the Software 99.5% of the time in a month during the Term excluding (i) planned maintenance or upgrades or updates to the Software or Viewpoint’s network, software, or hardware; (ii) any error or default caused by or resulting from any act or omission of Customer, others engaged by Customer, or any third party that is not a service provider of Viewpoint; or (iii) any error or default caused by or resulting from any occurrence described in Section 18.2, including without limitation interruption or failure of telecommunications or digital transmission links, hostile network attacks, network congestion, denial of service attacks, or failure of the Internet generally (“Uptime Commitment”).

4.2 Service Credits. If Viewpoint does not meet the Uptime Commitment in a month during the Term (“Outage”), Customer may apply for a service credit proportional to the percentage of time that the Software did not meet the Uptime Commitment during that month and based on the applicable Fees for the affected Software during that month, excluding taxes or other similar charges (“Service Credit”). Service Credit for a month may not exceed the monthly recurring Fees for that month.

4.3 Requests for Service Credits. To apply for a Service Credit, Customer must send an email to cloud.escalation@viewpoint.com within 30 days of the Outage. The Service Credit request must contain the dates and times of the Outage and the name of the affected Software. Viewpoint will evaluate Service Credit requests received from Customer in relation to the respective availability statistics acquired from Viewpoint’s internal monitoring of the application and server performance. Viewpoint will have 30 days from receiving a Service Credit request to respond to Customer, and if a Service Credit is due, Viewpoint will apply that Service Credit to Customer’s next invoice.

4.4 Sole Remedy. The remedies set forth in this Section 4 are Customer’s sole and exclusive remedies for any breach of the Uptime Commitment.
5. SOFTWARE ASSURANCE. Viewpoint will provide Customer with Software Assurance in accordance with the Software Assurance Terms at no additional charge to Customer.

6. PROFESSIONAL SERVICES.

6.1 Statements of Work. If purchased by Customer, Viewpoint or its authorized service providers will provide Professional Services to Customer described in a statement of work ("SOW") or the Order on a mutually agreeable schedule. Any changes in scope must be made in writing and approved by authorized representatives of Customer and Viewpoint. All Professional Services fees are paid in advance. Any prepaid Professional Services hours not used within 90 days of Customer’s signature on the Order or SOW for such Professional Services hours will expire. All unused Professional Services fees are non-refundable.

6.2 Customer Responsibilities. Customer shall make available all information, data, facilities, and personnel support reasonably requested by Viewpoint to perform the Professional Services ("Customer Materials"). Customer grants Viewpoint a limited right to use the Customer Materials solely for the purpose of performing Professional Services. Customer represents and warrants that it has all rights necessary in the Customer Materials to provide them to Viewpoint for such purpose. Customer shall provide Viewpoint with safe access to Customer’s premises as reasonably required for Viewpoint to perform the Professional Services, if onsite performance of Professional Services is needed and agreed to by Customer. Viewpoint personnel shall comply with the reasonable written rules and regulations of Customer related to use of its premises, provided that such written rules and regulations are provided to Viewpoint prior to commencement of the Professional Services. Viewpoint shall not be responsible for failures or delays in performing the Professional Services due to Customer’s failure or delay to provide access to Customer Materials or Customer premises.

7. PUBLICITY. During the Term of this Agreement, Customer hereby agrees that Viewpoint may include Customer’s name and logo as a customer on the Viewpoint website and in other materials promoting Viewpoint products and services.

8. PROPRIETARY RIGHTS. As between the parties, Viewpoint and its suppliers will retain all ownership rights in and to the Viewpoint Marks, the Software, the Documentation, any enhancements, modifications, or derivative works of the Software and Documentation, the results (as defined in Section 12.2, below), and any customizations, documentation, or other ideas, know-how, works, or inventions created or developed by Viewpoint or its employees, contractors, or agents in the course of providing Professional Services or Software Assurance to Customer, and all intellectual property rights incorporated into or related to the foregoing, including but not limited to patent, copyright, trade secret, and trademark rights. Customer acknowledges that the goodwill associated with the Viewpoint Marks belongs exclusively to Viewpoint and, upon request, Customer will modify or cease its use of any Viewpoint Marks. All rights not expressly licensed by Viewpoint under this Agreement are reserved.

9. WARRANTIES AND DISCLAIMER.

9.1 Limited Software Warranty. For a period of 90 days after the Software is first made available to Customer and as initially delivered, Viewpoint warrants that the Software will perform substantially in accordance with the Documentation. In the event that the Software does not meet this warranty, Customer must notify Viewpoint within 10 days of the issue and provide Viewpoint with sufficient detail to allow Viewpoint to reproduce the issue. As Customer’s sole and exclusive remedy for any breach of this warranty, and as Viewpoint’s entire liability in contract, tort, or otherwise with respect to such warranty, Viewpoint will correct such breach by issuing corrected instructions, a restriction, or a bypass, or by replacing the Software. This warranty shall not apply if the Software is provided for beta, trial, testing, or evaluation purposes for which Viewpoint does not receive any Fees or if a breach of this warranty is caused by (a) third party software or services (including in combination with the Software) not provided by Viewpoint; (b) modifications to the Software, other than upgrades or updates provided by Viewpoint; (c) unauthorized use or use of the Software other than in accordance with the Order, this Agreement, and the Documentation; or (d) viruses introduced by Customer or its agents or Users.

9.2 Limited Professional Services Warranty. Viewpoint warrants that it will provide the Professional Services in a professional and workmanlike manner and to standards not less than those generally accepted in the industry. In the event that any Professional Services do not meet this warranty, Customer must notify Viewpoint within 10 days of delivery of the nonconforming Professional Services and provide Viewpoint with sufficient detail to allow Viewpoint to identify the non-conforming Professional Services. As Customer’s sole and exclusive remedy for any breach of this warranty, and as Viewpoint’s entire liability in contract, tort, or otherwise with respect to such warranty, Viewpoint will re-perform the Professional Services that do not meet this limited warranty.

9.3 Other Warranties. Each party represents and warrants that: (a) it has the full power and authority to enter into this Agreement and to carry out its respective obligations and (b) it has complied, and will in the future comply, with all Laws in connection with the execution, delivery, and performance of this Agreement.

9.4 Disclaimer. THE EXPRESS WARRANTIES IN SECTION 9 ARE THE EXCLUSIVE WARRANTIES AND REPRESENTATIONS OFFERED BY VIEWPOINT, AND ALL OTHER REPRESENTATIONS AND WARRANTIES, INCLUDING, WITHOUT LIMITATION, THOSE OF FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT, ACCURACY, QUIET ENJOYMENT, TITLE, MERCHANTABILITY, AND THOSE THAT ARISE FROM ANY COURSE OF DEALING OR COURSE OF PERFORMANCE ARE HEREBY DISCLAIMED. VIEWPOINT DOES NOT WARRANT THAT THE SOFTWARE OR SERVICES WILL MEET CUSTOMER’S REQUIREMENTS OR THAT CUSTOMER’S USE OF THE SOFTWARE WILL BE UNINTERRUPTED OR ERROR-FREE, OR THAT ERRORS WILL BE CORRECTED. CUSTOMER IS SOLELY RESPONSIBLE FOR CONFIRMING THE SUITABILITY OF THE SOFTWARE TO MEET CUSTOMER’S COMPLIANCE OBLIGATIONS AND OTHER REQUIREMENTS. ANY FORMS, POLICIES, OR OTHER MATERIALS PROVIDED BY VIEWPOINT THROUGH THE SOFTWARE OR DOCUMENTATION ARE NOT INTENDED AND SHOULD NOT BE RELIED UPON AS LEGAL ADVICE OR LEGAL OPINION. CUSTOMER SHOULD CONSULT ITS OWN LEGAL COUNSEL REGARDING THE USE OF ANY SUCH MATERIALS.
10. LIMITATIONS ON LIABILITY. VIEWPOINT’S CUMULATIVE LIABILITY TO CUSTOMER FOR ALL CLAIMS IN ANY WAY ARISING OUT OF OR RELATING TO THE ORDER, THIS AGREEMENT, AND THE SOFTWARE AND THE SERVICES, REGARDLESS OF THE FORM OR THEORY OF ACTION (INCLUDING BREACH OF CONTRACT, STRICT LIABILITY, TORT (INCLUDING NEGLIGENCE), OR ANY OTHER LEGAL OR EQUITABLE THEORY), SHALL NOT EXCEED THE TOTAL AMOUNT OF THE FEES PAID TO VIEWPOINT BY CUSTOMER FOR THE RELEVANT SOFTWARE OR SERVICES IN THE PRIOR 12 MONTHS. IN NO EVENT WILL VIEWPOINT OR ITS SUPPLIERS OR THIRD PARTY VENDORS HAVE ANY OBLIGATION OR LIABILITY FOR INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL, EXEMPLARY, PUNITIVE, OR AGGRAVATED DAMAGES, LOSS OF GOODWILL, LOSS OF DATA, OR ANTICIPATED PROFITS ARISING FROM OR RELATING TO THIS AGREEMENT, CUSTOMER’S USE OF OR THE PERFORMANCE OF THE SOFTWARE OR FROM THE SERVICES, OR FOR ANY OTHER REASON, EVEN IF VIEWPOINT OR ITS SUPPLIERS OR THIRD PARTY VENDORS HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH POTENTIAL LOSS OR DAMAGE. CUSTOMER ACKNOWLEDGES THAT THE FEES REFLECT THE ALLOCATION OF RISK SET FORTH IN THIS AGREEMENT AND THAT VIEWPOINT WOULD NOT ENTER INTO THIS AGREEMENT WITHOUT THESE LIMITATIONS. THE FOREGOING LIMITATION OF LIABILITY AND EXCLUSION OF CERTAIN DAMAGES SHALL APPLY REGARDLESS OF THE SUCCESS OR EFFECTIVENESS OF OTHER REMEDIES.

11. INDEMNIFICATION. Customer will defend at its own expense and indemnify Viewpoint against all claims, liabilities, losses, damages, costs, and expenses of whatever kind (including attorneys’ fees, court costs, the costs of enforcing any right to indemnification, and the cost of pursuing any insurance providers) (collectively, “Losses”) arising out of or relating to any claim or action against Viewpoint brought by a third party (including any User) to the extent that the action (including, but not limited to, any governmental investigations, complaints, and actions) relates to (a) any Customer Data or (b) Customer’s or any User’s use of the Software or Services in breach of the Order, this Agreement, or Laws.

12. CUSTOMER DATA AND SECURITY.

12.1 Customer Data. As between the parties, Customer will retain all ownership rights in and to the Customer Data. Customer represents and warrants that: (a) all relevant third parties, including data subjects, have been informed of and have given their consent to Viewpoint’s use, processing, and transfer of Customer Data as required by Laws and (b) all Customer Data will comply with this Agreement and the AUP.

12.2 Use of Customer Data. During the Term, Customer grants Viewpoint a nonexclusive, worldwide, transferable, irrevocable right and license to use, store, reproduce, modify, distribute, transmit, and display the Customer Data solely for the purpose of providing, improving, and marketing Software and Services to Customer. Viewpoint may collect and use data generated from Software usage for the purpose of improving the Software and Services. Viewpoint may use and disclose reports and analytics generated from Customer Data and Software usage in a de-identified and aggregated manner (“Results”) for any purpose, including but not limited to commercial and marketing purposes.

12.3 Security. Viewpoint, or its third party hosting provider(s), shall establish and maintain throughout the Term of this Agreement reasonable administrative, physical, and technical safeguards designed to protect (a) the security, confidentiality, and integrity of Customer Data; (b) against anticipated threats or hazards to the security, confidentiality, and integrity of Customer Data; (c) against unauthorized access to or use of Customer Data; and (d) against unlawful processing accidental destruction or loss of Customer Data.

12.4 Access. Viewpoint’s authorized employees and contractors may from time to time require access to Customer’s hosted environment for the purpose of performing Viewpoint’s obligations under this Agreement, including, but not limited to, the provision of Software and Services and verification that Customer is accessing and using the Software in compliance with the Scope, the Order, and this Agreement. Customer hereby grants access to Viewpoint for such purpose.

13. CONFIDENTIALITY. For purposes of this Agreement, “Confidential Information” means information identified by either party as confidential at the time of disclosure or that a reasonable person would consider confidential due to its nature and circumstances of disclosure and any confidential, proprietary, and trade secret information of Viewpoint contained within the Software and Documentation and the terms and pricing of the Software and Services. The receiving party shall preserve the confidentiality of the disclosing party’s Confidential Information and treat such Confidential Information with at least the same degree of care that receiving party uses to protect its own Confidential Information, but not less than a reasonable standard of care. The receiving party will use the Confidential Information of the disclosing party only to exercise rights and perform obligations under this Agreement. Confidential Information of the disclosing party will be disclosed only to those employees and contractors of the receiving party with a need to know such information in connection with the receiving party’s use of the Confidential Information in accordance with this Agreement. The receiving party shall not be liable to the disclosing party for the release of Confidential Information if such information: (a) was known to the receiving party on or before the date on which Customer signed the Order without restriction as to use or disclosure; (b) is released into the public domain through no fault of the receiving party; (c) was independently developed solely by the employees of the receiving party who have not had access to Confidential Information; or (d) is divulged pursuant to any legal proceeding or otherwise required by law, provided that, to the extent legally permissible, the receiving party will notify the disclosing party promptly of such required disclosure and reasonably assists the disclosing party in efforts to limit such required disclosure. Each party agrees to promptly notify the other party of any unauthorized access to or disclosure of the Confidential Information. The receiving party agrees that any breach of this Section may cause irreparable harm to the disclosing party, and such disclosing party shall be entitled to seek equitable relief in addition to all other remedies provided by this Agreement or available at law.
14. TERM, TERMINATION, AND EFFECT.

14.1 Term. The duration of the Order and this Agreement shall be determined in accordance with this Section 14.1.

(a) Term for Subscriptions. This Section 14.1(a) will apply to the Order unless the Subscription is for a specific Project as set forth in the Order. The Order and this Agreement shall commence on the start date set forth in the Order and shall continue in effect for the initial period set forth in the Order ("Initial Term"). The Order and this Agreement will automatically renew on each anniversary of the start date set forth in the Order (the Initial Term and any renewal period are collectively referred to as "Term"), as follows: Viewpoint will use reasonable efforts to contact Customer at least 90 days prior to expiration of the Term to discuss the renewal of Customer's Subscription. If Customer does not sign an Order to renew its Subscription and if neither party provides written notice to the other party of its intent not to renew at least 60 days before the next renewal date, the Order and this Agreement shall automatically renew for an additional 12-month period at an increase of 20% of the Fees for the prior 12-month renewal period.

(b) Term for Project Subscriptions. If Customer purchases a Subscription for a specific Project as set forth in the Order, this Section 14.1(b) will apply to the Order. The Order and this Agreement shall commence on the start date set forth in the Order and shall continue in effect for the Initial Term. The Order and this Agreement will automatically renew (the Initial Term and any renewal period are collectively referred to as "Term"), as follows: Viewpoint will use reasonable efforts to contact Customer at least 90 days prior to expiration of the Term to discuss the renewal of Customer's Subscription. If Customer does not sign an Order to renew its Subscription and if neither party provides written notice to the other party of its intent not to renew at least 60 days before the next renewal date, the Order and this Agreement shall automatically renew for an additional three-month renewal period. The Fees for the first three-month renewal period will remain the same as the Fees for the prior three-month period. The Fees for each additional three-month renewal period thereafter will increase by 10% of the Fees for the prior three-month period.

14.2 Termination.

(a) Either party may terminate this Agreement, the Order, or any SOW if the other party commits a material breach and fails (or is unable) to cure the breach following 10 days' written notice for any overdue Fees or 30 days' written notice for any other breach.

(b) Either party may terminate this Agreement, the Order, or any SOW effective upon written notice if the other party declares bankruptcy, is adjudicated bankrupt, or has a receiver or trustee appointed to it for all or substantially all of its assets.

(c) If Customer fails to pay a Fee under any Order or SOW or a fee under any other agreement with Viewpoint when due, Viewpoint may suspend all Subscriptions, Software Assurance, or Professional Services if such amounts remain overdue after first providing Customer with 10 days' prior written notice. Any suspension by Viewpoint under the preceding sentence will not relieve Customer of its payment obligations. Viewpoint may, without limiting Viewpoint's other rights and remedies, accelerate Customer's unpaid Fees under any Order for any breach of Customer's payment obligations under that Order so that all such obligations become immediately due and payable, including Fees for all unbilled future Fees under any Order.

14.3 Effect of Expiration or Termination. Termination of this Agreement will terminate the Order and any SOWs. Termination of the Order or a SOW will not, by itself, terminate this Agreement. Upon expiration or termination of this Agreement, the Order, or any SOW, all rights and obligations of the parties will automatically terminate under this Agreement or the applicable Order or SOW, except for rights of action accruing prior to termination and any obligations that expressly or by implication are intended to survive expiration or termination. Such terms shall include, without limitation, all provisions relating to payment of fees, proprietary rights, confidentiality, non-disclosure, indemnification, limitation of liability, third party terms, title and ownership of the Software and Documentation, and all miscellaneous provisions. For 30 days from the expiration or termination of this Agreement, Viewpoint will make Customer Data available to Customer upon request for export or download as provided in the Documentation.

15. FEES AND PAYMENTS.

15.1 Fees. Subject to the terms and conditions below, all fees for the Software and Services ("Fees") will be set forth in the Order or SOW. All Fees are non-cancellable and non-refundable. Subscriptions cannot be decreased during the Term. Except for Fees for Project-based Subscriptions, all recurring Fees will be fixed for a period of 12 months from the start date of the Order. Thereafter, Viewpoint may increase recurring Fees by up to 5% once every 12 months.

15.2 Travel Expenses. Viewpoint may invoice Customer for reasonable out-of-pocket travel expenses incurred in connection with performing Professional Services. Expenses may include, but are not limited to, airfare and other transportation, lodging, and incidentals. Expenses may also include meals reimbursable per a flat per diem rate, available upon request. Expenses will be invoiced monthly as incurred at Viewpoint's cost (except per diem), and may be invoiced separately from Fees. For Professional Services performed onsite at Customer's premises, Viewpoint may invoice Customer for its consultants' time spent traveling to and from Customer's premises if set forth in the SOW.

15.3 Cancellation of Professional Services. Viewpoint may charge Customer a cancellation fee in accordance with this Section if any Professional Services are cancelled or rescheduled by Customer. All cancellations or notices of rescheduling must be made in writing to Viewpoint. Customer will remain responsible for any travel expenses incurred by Viewpoint in connection with the cancelled or rescheduled Professional Services that cannot be reasonably cancelled or mitigated by Viewpoint.
If Customer cancels or reschedules onsite Professional Services, Viewpoint may charge Customer for the cancelled or rescheduled services based on the following:

<table>
<thead>
<tr>
<th>Prior Notice</th>
<th>Fee Schedule</th>
</tr>
</thead>
<tbody>
<tr>
<td>With 7 days’ or less prior written notice</td>
<td>Up to 100% of the cancelled or rescheduled services based on estimated hours and applicable hourly rates</td>
</tr>
<tr>
<td>With 8 - 21 days’ prior written notice</td>
<td>Up to 50% of the cancelled or rescheduled services based on estimated hours and applicable hourly rates</td>
</tr>
</tbody>
</table>

If Customer cancels remote Professional Services, Viewpoint may charge Customer for the cancelled services based on the following:

<table>
<thead>
<tr>
<th>Prior Notice</th>
<th>Fee Schedule</th>
</tr>
</thead>
<tbody>
<tr>
<td>With less than 1 day prior written notice</td>
<td>Up to 100% of the cancelled services based on estimated hours and applicable hourly rates</td>
</tr>
<tr>
<td>With 1 - 2 days’ prior written notice</td>
<td>Up to 50% of the cancelled services based on estimated hours and applicable hourly rates</td>
</tr>
</tbody>
</table>

Payment Terms. The payment terms for the initial Fees will be set forth on the Order. Thereafter, the payment terms for Fees under that Order will be set forth in the invoice. Unless otherwise stated in the Order, SOW, or an invoice, Fees are due upon receipt. Customer will pay Viewpoint all Fees in accordance with the applicable payment terms. Viewpoint may charge Customer late fees on overdue amounts at the rate of 1.5% per month compounded (or the maximum allowed by applicable law) payable monthly in arrears. All amounts payable shall be in the currency listed on the Order or SOW and specifically exclude (and Customer is responsible for) applicable sales, use, withholding, and other taxes (other than taxes based on Viewpoint’s income). If Customer is required by applicable tax law to deduct or set-off any amount from any payment due and payable to Viewpoint under this Agreement, Customer will pay to Viewpoint an additional amount as necessary to ensure receipt by Viewpoint of the full amount which Viewpoint would have received but for the deduction or set-off. Except for expenses incurred in connection with Professional Services, each party is responsible for its own expenses under this Agreement. Customer is responsible for providing complete and accurate billing and contact information to Viewpoint and notifying Viewpoint of any changes to such information.

Future Functionality. Customer agrees that its purchase of the Software or Services is not contingent on the delivery of any future functionality or features, or dependent on any oral or written public comments made by Viewpoint regarding future functionality or features.

GOVERNING LAW AND JURISDICTION. This Agreement shall be governed by the laws of England and the parties hereby submit to the exclusive jurisdiction of the English Courts.

COMPLIANCE.

Export Compliance. The Software may be subject to export laws and regulations of the United States and other jurisdictions. Customer agrees to comply with applicable export laws and regulations of the United States and any other country with jurisdiction over the Software or Documentation. Customer further agrees not to export, directly or indirectly, the Software or any other information or technology provided by Viewpoint to any restricted or prohibited destinations. Customer represents that it is not named on any U.S. government denied-party list. Customer shall not permit Users to access or use the Software in a U.S.-embargoed country or in violation of any U.S. export law or regulation.

Anti-Corruption. Each party shall, and shall require that its officers, employees, and agents, (a) comply with all applicable anti-corruption and anti-bribery laws, including but not limited to the U.S. Foreign Corrupt Practices Act of 1997 and the U.K. Bribery Act 2010, each as amended and including any rules or regulations thereunder; (b) not directly or indirectly offer, promise, or give any person working for or engaged by the other party a financial or other advantage to induce that person to perform improperly a relevant function or activity or reward that person for improper performance of a relevant function or activity; and (c) not directly or indirectly request, agree to receive, or accept any financial or other advantage as an inducement or reward for improper performance of a relevant function or activity in connection with this Agreement.

MISCELLANEOUS.

Independent Contractors. The parties are independent contractors with respect to each other, and nothing in this Agreement shall be construed as creating an employer-employee relationship, a partnership, agency relationship, or a joint venture between the parties.

Force Majeure. Each party will be excused from any delay or failure in performance hereunder, other than the payment of money, caused by reason of any occurrence or contingency beyond its reasonable control, including but not limited to acts of God, earthquake, labor disputes and strikes, riots, war, and governmental requirements. The obligations and rights of the party so excused will be extended on a day-to-day basis for the period of time equal to that of the underlying cause of the delay.

Non-Solicitation. During the term of this Agreement, and for a period of one year following expiration or termination of this Agreement, Customer shall not on its own behalf or on behalf of any third party, solicit, hire, or cause to be hired as an employee or engage or cause to be engaged as an independent contractor any person who was an employee or independent contractor of Viewpoint, without the prior written consent of Viewpoint.
18.4 Binding Effect; Third Party Beneficiaries. This Agreement controls the actions of all party representatives, officers, agents, employees, and associated individuals. The parties do not intend to confer any right or remedy on any third party.

18.5 Assignment. The terms of this Agreement shall be binding on the parties and their successors. Except as otherwise provided herein, neither party may assign, transfer, or delegate its rights or obligations under this Agreement (in whole or in part) without the other party’s prior written consent, except that Viewpoint may assign, transfer, or delegate its rights and obligations under this Agreement pursuant to a transfer of all or substantially all of its business and assets, whether by merger, sale of assets, sale of stock, or otherwise. Any attempted assignment, transfer, or delegation in violation of the foregoing shall be null and void.

18.6 Severability. If a court finds any provision of this Agreement unenforceable as written, then the court shall interpret, modify, or strike all or a portion of that provision so as to effect as much of the parties’ agreement and intent as is legally possible. Regardless of the enforceability of any particular provision, the other portions of this Agreement shall continue in full force and effect.

18.7 Waiver. No waiver of any breach of any provision of this Agreement shall constitute a waiver of any prior, concurrent, or subsequent breach of the same or any other provisions hereof, and any waiver must be in writing signed by an authorized representative of the applicable party.

18.8 Entire Agreement; Interpretation. This Agreement includes any incorporated addenda, the Order, and SOWs and all referenced documents. Collectively the foregoing constitutes the entire agreement between the parties with respect to the subject matter hereof and supersedes all prior and contemporaneous agreements or communications, including, without limitation, any quotations or proposals submitted by Viewpoint. Terms and conditions of any purchase order or other document issued by Customer in connection with the Order or SOW shall not be binding on Viewpoint and shall not modify the terms of this Agreement. In the event of any conflict between this Agreement and any addendum, Order, or SOW, the following order of precedence shall apply: the addendum, the Order, this Agreement, and any SOW.

18.9 Amendments. This Agreement may only be modified or supplemented by a written document executed by an authorized representative of each party.

18.10 Notices. All notices required under this Agreement must be delivered in writing by (a) courier or by certified or registered mail (postage prepaid and return receipt requested) and are deemed delivered when received or (b) email and are deemed delivered when the recipient, by an email sent to the email address for the sender in accordance with this Section or by a notice delivered by another method in accordance with this Section, acknowledges having received that email, with an automatic “read receipt” not constituting acknowledgment of an email for purposes of this Section. If to Viewpoint, the address for such notice is 1515 SE Water Ave, Suite 300, Portland, Oregon 97214, USA Attn: General Counsel and the email for such notice is legal@viewpoint.com. If to Customer, the address for such notice is set forth in the Order and the email for such notice is the email address designated by Customer to receive invoices from Viewpoint. A change of address for notice purposes may be made pursuant to the procedures set forth above.

18.11 Authorized Signatory. Each party represents and warrants to the other party that its signatory to the Order is duly authorized to sign such Order on behalf of its respective party and to bind such party to the terms of the Order and this Agreement.