

PREFECT SOFTWARE AS A SERVICE (SaaS) AGREEMENT

Please read this Prefect Software as a Service (SaaS) Agreement (the "**Terms**") carefully before using the services offered by Prefect Technologies, Inc. ("**Prefect**"). By using the Services, signing an order form (an "**Order Form**"), or Clicking on the "Register" button, you ("**Client**") are consenting to be bound by, and are becoming a party to these Terms. These Terms include and incorporate any applicable Order Form(s) and Prefect's pricing terms located at https://www.prefect.io/legal/prefect-cloud-pricing-document/ (the "**Pricing Document**"). Client agrees to be bound by these Terms (together with all Exhibits, Order Form(s) and the Pricing Document, the "**Agreement**") to the exclusion of all other terms. In addition, any online Order Form which you submit via Prefect's standard online processes shall be deemed to be mutually executed. You represent and warrant that you have full legal authority to enter into this Agreement under all applicable laws, and, to the extent you are procuring the Services on behalf of a corporation or other legal entity, that you have full legal authority to enter into this Agreement on behalf of such corporation or legal entity.

1. DEFINITIONS

As used in this Agreement, the definitions below shall apply. Definitions for other defined terms are set forth elsewhere in this Agreement.

1.1 "<u>Client Data</u>" means all data, information, files or other materials and content that Client makes available to Prefect in connection with Client's use of the Services.

1.1 "<u>Documentation</u>" means any and all then current Prefect standard documentation relating to the Software provided by Prefect from time to time, if any.

1.2 "Effective Date" means the date on which Client accepts this Agreement.

1.3 "<u>Hosting Site</u>" means the Internet-connected hosting facility from which the System and Software are accessed.

1.4 "Intellectual Property Rights" means, on a worldwide basis, any and all: (i) rights associated with works of authorship, including copyrights, moral rights, database rights and mask-works; (ii) trademarks; (iii) trade secret rights; (iv) patents, designs, utility models, algorithms, inventions; (v) other intellectual and industrial property rights of every kind and nature, however designated, whether arising by operation of law, contract, license or otherwise; and (vi) registrations, applications, renewals, extensions, continuations, divisions or reissues thereof now or hereafter in force (including any rights in any of the foregoing); whether or not any of the foregoing are registered.

1.5 "<u>New Products</u>" means, individually and collectively, any and all works based and/or derived from any Confidential Information of Prefect or Materials and any Intellectual Property Rights therein.

1.6 "<u>Prefect Content</u>" means any and all content, including data, program code, both source and executable, images, text and videos provided by Prefect, if any.

1.7 "Services" means the access to the Materials that Prefect agrees to provide to Client, as well as the hardware and software infrastructure for providing such access and any Discretionary Offerings and/or Professional Services (capitalized terms defined below) rendered in connection with this Agreement.

1.8 "Software" means software owned and/or licensed by Prefect and/or its affiliates, as currently existing and as hereafter modified, developed, prepared, customized, purchased, licensed, acquired or otherwise received, conceived, made or suggested, including individually or jointly by Prefect or its representatives, including all such developments as are originated or conceived during the Term but are completed or reduced to practice thereafter, and made available to Client in connection with this Agreement. The Software is accessed by Client over its internet connection through communication with the Hosting Site.

1.9 "System" means the hardware, configuration, systems software, applications software, software utilities, firmware, embedded software, telecommunications equipment and connectivity, Hosting Sites and other facilities that Prefect hosts, maintains and uses to provide Users with access to and use of the Software.

1.10 "<u>Users</u>" are employees and agents of Client, or any individuals otherwise authorized by Client, that have been designated or permitted by Client to access the System on behalf of Client.

2. **PREFECT SERVICES**

2.1 <u>Services</u>. Prefect shall provide the Services described in this Agreement and the Order Form (as applicable) or Pricing Document

2.2 System Changes; Services Updates. Prefect will use commercially reasonable efforts to resolve any failure, malfunction, defect, problem, or non-conformity in the Systems identified by Client or otherwise brought to Prefect's attention. Prefect may, from time to time, provide upgrades, patches, enhancement, fixes or other modifications to the Software or System generally without additional charge, including but not limited to the launch of Prefect 2.0 ("<u>Updates</u>"), and such Updates will become part of the Services and be subject to this Agreement. Client hereby acknowledges that Prefect may cease supporting old versions or releases of the Services at any time in its sole discretion; provided that Prefect shall use commercially reasonable efforts to give Client reasonable notice of any material changes. Client further acknowledges and agrees to promptly update or accept all such Updates on its system following the launch thereof, to receive the latest version of the Software and/or System.

2.3 <u>Security and Access</u>. With regard to the System and those locations where any Client Data is stored under the control of Prefect, Prefect will use commercially reasonable efforts to (i) maintain and enforce safety and security procedures that are at least equal to industry standards for such types of service locations, (ii) secure the System against breach of security measures it deploys and (iii) rectify any known breaches that occur.

2.4 <u>Professional Services</u>. To the extent an Order Form specifies any professional services ("<u>Professional Services</u>") to be provided by Prefect, the terms set forth in Exhibit A shall apply, the terms of which are incorporated into this Agreement. If there is a conflict between the terms of Exhibit A and the terms of this Agreement, the terms of Exhibit A will control solely as they relate to Professional Services.

2.5 Discretionary Offerings; POC Period. Prefect may, in its sole discretion, provide Client upgraded service offerings and/or features (including, but not limited to (i) beta releases of the Services, (ii) proof of concept trial periods for premium services not available to similarly situated customers of Prefect that have purchased the same tier of Services as Client (a "POC Period"), and/or (iii) temporary access to other premium features of Services not provided to similarly situated customers of Prefect that have purchased the same tier of Services as Client, (a "POC Period"), subject to the terms of the Agreement. Prefect may remove access to any Discretionary Offerings at any time, in its sole discretion. Except to the extent otherwise specified by Prefect in writing to Client, all POC Periods shall remain in effect for a period of thirty (30) days, unless earlier terminated in accordance with the terms and conditions of this Agreement. Following the POC Period, Client will have an option to enter into a full enterprise SaaS agreement relationship; provided that there is no binding obligation on either party to enter into any such agreement. Prefect may extend any POC Period in its sole discretion in the event Prefect and Client are negotiating such enterprise SaaS agreement relationship. All Discretionary Offerings, including but not limited to the terms and provisions thereof, are deemed to be "Confidential Information" and subject to Section 6 of the Agreement.

3. CLIENT'S UNDERTAKINGS AND ACKNOWLEDGMENTS

3.1 <u>Data Processing Addendum</u>. Client hereby accepts the terms of Prefect's Data Processing Addendum (located at https://www.prefect.io/legal/data-processing-addendum/), as amended or supplemented from time to time by publication to Client.

3.2 Proprietary Rights. Client acknowledges and agrees that the System, Software, Documentation, Prefect Content, New Products and accompanying materials, if any (collectively, the "<u>Materials</u>"), embody valuable confidential and proprietary information, constitute the intellectual property of Prefect and that all Intellectual Property Rights therein and thereto are the exclusive property of Prefect or its licensors. Client shall: (i) not remove or modify any proprietary markings or restrictive legends placed in or generated by the Materials; (ii) treat and keep the Materials confidential in accordance with the terms and conditions of Section 6.3 (Confidentiality); (iii) not use, copy, create derivative works of the Materials, or disclose the same, nor permit any of its personnel or agents to do so, except as specifically authorized by this Agreement; and (iv) not permit any third party (including any User) to do any of the foregoing. Client further acknowledges that except as expressly provided herein, this Agreement transfers to Client no right, title or interest in, and Client does not acquire any rights, express or implied in, the Materials or the Intellectual Property Rights therein and will not take any action to oppose or otherwise interfere with the issuance of any patents relating thereto or take any action to challenge the validity of any issued patents relating to any of the foregoing. For avoidance of doubt (1) proprietary rights to Code (as defined therein in Exhibit A) in

connection with the Professional Services will be governed by Exhibit A; and (2) no Code shall be considered Materials hereunder.

3.3 Feedback. All Client (a) suggestions for correction, change or modification to the Services or Materials or (b) evaluations, feedback, information and reports provided to Prefect hereunder (collectively, "Feedback") will be the property of Prefect and Client hereby assigns any rights in such Feedback to Prefect. Client will further assist Prefect, at Prefect's expense, to further evidence, record and perfect any such assignments, and to perfect, obtain, maintain, enforce and defend any such rights assigned.

4. LICENSE; LIMITS ON USE

4.1 <u>Limited License to Client</u>. Prefect hereby grants Client a personal, non-exclusive, non-transferable, non-sublicensable, non-assignable, limited, revocable license during the Term of this Agreement to access and use the Materials in accordance with the Agreement.

4.2 <u>Limits on Use of Materials</u>. Client shall not, and shall cause its Users not to:

(a) create or enable the creation of derivative works, modifications, or adaptations of the Materials, or attempt to recompile, reverse engineer, decompile, disassemble or otherwise attempt to obtain, discover or derive the source code or non-public APIs or algorithms of the Materials, or the underlying ideas or trade secrets therein, except to the extent that such restrictions are expressly prohibited by applicable statutory law (and then only upon advance written notice to Prefect);

(b) use any robot, spider, other automatic device or program or manual process to monitor, copy or reproduce the Services or Materials or portions or content thereof (except as made available by Prefect as features of the Services);

(c) interfere with the functionality of the Services or Materials or otherwise use in ways that would reasonably likely to disrupt or pose a security risk to Prefect or to any other customers or vendors of Prefect, including by:

(i) uploading, storing, e-mailing, posting, linking or otherwise transmitting, distributing, publishing or disseminating any material that contains software viruses, Trojan horses, worms, time bombs, or any other computer code, file or program designed to interrupt, destroy or limit the functionality of the System;

(ii) modifying the Materials, or interfering or attempting to interfere with the proper operation of the Services or the use of the Services by third parties, including through the use of any device, software or routine; or

(iii) using the System to disrupt the servers or networks connected thereto.

(d) violate (intentionally or unintentionally) any applicable local, state, national or international law or regulation, including laws regarding: (i) the transmission to or receipt from the System of technical data or software exported from the United States, (ii) online conduct and acceptable content, and (iii) the protection of personal data;

(e) copy or use the Materials or any Intellectual Property Rights thereto for any reason other than expressly set forth in this Agreement; or

(f) encumber, sublicense, rent, loan, lease, time-share, frame, mirror or otherwise use the Materials in any service bureau arrangement or otherwise for the benefit of any third party.

5. FEES; TAXES; PAYMENTS

5.1 <u>Fees</u>. The fees and payment terms are set forth on the Pricing Document. Prefect reserves the right to deny Client access to the System upon its failure to pay any amount due, which failure persists after the cure period set forth in Section 7.3, except where: (i) there is a bona fide dispute over the amount due; and (ii) Client has paid all undisputed amounts in full, as due.

5.2 Taxes. Fees do not include any taxes, levies, duties or similar governmental assessments of any nature, including but not limited to value-added, sales, use or withholding taxes, assessable by any local, state, provincial, federal or foreign jurisdiction (collectively, "Taxes"). Client is responsible for paying all Taxes associated with the Services under this Agreement and all Order Forms or the Pricing Document (as applicable), excluding Taxes based solely on Prefect's net income. If Prefect is deemed to have the legal obligation to pay or collect Taxes for which Client is responsible under this paragraph, the appropriate amount shall be invoiced to and paid by Client, unless Client provides Prefect with a valid tax exemption certificate.

5.3 <u>Payments</u>. Except as otherwise set forth in any Order Form or the Pricing Document, payments hereunder from Client to Prefect shall be made without offset or deduction of any kind.

Amounts not received within thirty (30) days when due and not the subject of a bona fide good faith dispute shall be subject to a late charge of one and one-half percent (1.5%) of the delinquent amount per month, calculated from the due date until paid ("<u>Late Charges</u>"). Prefect shall be entitled to recover from Client the costs and expenses incurred in connection with collecting Late Charges (including without limitation costs of investigation and reasonable attorneys' fees). For the avoidance of doubt, any breach of this Paragraph 5 will constitute a material breach of this Agreement. The following subsections (a) through (h) also apply:

(a) Prefect uses a third-party payment processor, Stripe, Inc. ("Stripe") to bill such Clients through a payment account linked to such Clients' accounts. The processing of payments is subject to the terms, conditions and privacy policy of addition to this Agreement. Client may access Stripe's of Service Stripe, in Terms at https://stripe.com/us/checkout/legal and Stripe's Privacy Policy at https://stripe.com/us/privacy. Prefect is not responsible for any error by, or other acts or omissions of, Stripe. By choosing to be a month-to-month Client, Client agrees to pay Prefect, through Stripe, all charges at the prices then in effect for any use of the Services in accordance with the applicable payment terms, and Client authorizes Prefect, through Stripe, to charge Client's chosen payment provider (the "Payment Method"). Client agrees to make payment using that selected Payment Method. Prefect reserves the right to correct any errors or mistakes that Stripe makes even if it has already requested or received payment.

(b) The terms of Client's payment will be based on Client's Payment Method and may be determined by agreements between Client and the financial institution, credit card issuer or other provider of Client's chosen Payment Method. If Prefect, through Stripe, does not receive payment from Client, Client agrees to pay all amounts due on for Client's use of the Services upon demand.

(c) Client hereby acknowledges that Prefect will automatically debit recurring (e.g. monthly) charges by Prefectinitiated ACH transactions against Client's specified payment method. Prefect may debit recurring charges (e.g., monthly) without further authorization from Client, until Client provides prior written notice (receipt of which is confirmed by Prefect) that Client has terminated this authorization or wishes to change Client's payment method. To terminate Client's authorization or change Client's payment method, Client must change in the Client's account settings.

(d) Client must provide current, complete and accurate information for Client's account. Client must promptly update all information to keep Client's account current, complete and accurate (such as a change in billing address, credit card number, and credit card expiration date), and Client must promptly notify Prefect or Stripe (as applicable) if Client's payment method is canceled (e.g., for loss or theft) or if Client becomes aware of a potential breach of security, such as the unauthorized disclosure or use of Client's password. If Client fails to provide any of the foregoing information, Client agrees that Prefect may continue charging Client for any use of the Services under Client's account unless Client has terminated the Services as set forth above.

(e) If the amount to be charged to Client's account varies from the amount Client preauthorized (other than due to the imposition or change in the amount of state sales tax), Client has the right to receive, and Prefect shall provide, notice of the amount to be charged and the date of the charge before the scheduled date of the transaction. Any agreement Client has with Client's payment provider will govern Client's use of Client's Payment Method. Client agrees that Prefect may accumulate charges incurred and submit them as one or more aggregate charges, including during or at the end of each billing cycle.

(f) Unless Client cancels all or some portion of the Services, which can be done through Client's account settings, use of the Services will be automatically extended for successive renewal periods of one month. If Client does not want to continue to be charged on a recurring monthly basis, Client must cancel the Agreement through Client's account settings before the end of the then-current monthly term. Client's non-termination or continued use of the Services reaffirms that Prefect is authorized to charge Client's Payment Method for the Services. Prefect may submit those charges for payment and Client will be responsible for such charges; provided that Prefect does not waive its right to seek payment directly from Client.

(g) Except as described in subsection 5.3(h) below, Client's charges shall be billed and payable at the beginning of each monthly term based on the number of users and workspaces Client subscribes to, at the pricing set forth in the Pricing Document. If Client increases or decreases the number of users and/or workspaces during a monthly term, a prorated charge or credit (as applicable) shall be applied to the Client's account at the beginning of the subsequent monthly term.

(h) This subsection 5.3(h) shall apply only to legacy Prefect Cloud 1.0 self-serve users. If Client terminates the monthto-month Services, Client may use its task runs until the end of Client's then-current term, and Client's account will not be renewed after Client's then-current term expires. However, Client will not be eligible for a prorated refund of any portion of task runs purchased but not used for the then-current monthly period, and agrees to make all payments for task runs used at the end of the term. Month-to-month accounts cannot be terminated before the end of the monthly period, and Prefect will not refund any fees that Client has already paid. Client's charges shall be payable at the end of the month on a per task run usage basis.

6. CONFIDENTIALITY; OWNERSHIP OF SYSTEM/CLIENT RECORDS

6.1 System. Client has no right to use or access the System for any purpose other than utilizing the Software as set forth herein. Client shall be responsible for all acts and omissions by its Users (if any).

6.2 <u>**Client Data**</u>. Client retains all right, title, and interest in and to Client Data. Client grants to Prefect the necessary licenses and rights to Client Data solely as necessary for Prefect to provide the Services to Client. Prefect will not use or access any Client Data except as necessary to provide the Services. While providing the Services, Prefect may collect statistical data and performance information, analytics, metadata or similar information, generated through instrumentation and logging systems, regarding the operation of the Services, including Client's use of the Services (collectively, "Metadata"). Nothing in this Agreement shall limit Prefect's rights to create: (i) anonymized compilations and analyses of Metadata, (ii) reports, evaluations, benchmarking tests, studies, analyses and other work product from Metadata or (iii) algorithms, machine learning and other tools in connection with the Services using Metadata. Prefect retains all right, title and interest in and to such Metadata for any purpose, including but not limited to product improvement and marketing to other clients of the Services; provided, that Prefect shall not distribute Metadata in a manner that is identifiable as Client Data.

6.3 <u>Confidentiality</u>.

(a) "<u>Confidential Information</u>" means any confidential or proprietary information obtained by a receiving party from or on behalf of a disclosing party, whether orally, electronically or in physical form, that relates to the past, present or future business activities of the disclosing party or its subsidiaries or affiliates, technologies, products or services in connection with this Agreement that is marked or otherwise identified as "confidential" or "proprietary" at the time of disclosure or disclosed in such a manner or of such a nature that a reasonable person would understand such information to be confidential or proprietary. Confidential Information does not include information that the receiving party can demonstrate:

(i) is currently in the public domain or becomes generally known in the industry through no act or omission on the part of the receiving party;

(ii) was previously known to the receiving party without restriction;

(iii) was independently developed by the receiving party without any access to or use of Confidential Information of the disclosing party; or

(iv) is rightfully obtained by the receiving party from a third party lawfully in possession of the Confidential Information and who is not bound by confidentiality obligations to the disclosing party.

(b) Except as set forth in this Agreement or as otherwise may be authorized by the disclosing party in writing, the receiving party will not disclose to any person, firm or enterprise, or use for its own benefit, any Confidential Information of the disclosing party. The receiving party will treat all Confidential Information of the disclosing party with the same degree of care that the receiving party treats its own confidential or proprietary information, but in no event less than reasonable care.

(c) The receiving party may disclose Confidential Information of the disclosing party to the receiving party's employees, and to any of the receiving party's contractors who are bound to the receiving party by confidentiality obligations substantially equivalent to those set forth in this Section, solely as required in order for the receiving party to perform under this Agreement, or in the case of Client, in order to access and use the Materials.

(d) At the request and option of the disclosing party and in the event of termination or expiration of this Agreement (or any part thereof), the receiving party agrees to promptly return or destroy any Confidential Information to the disclosing party; provided that Client acknowledges that certain Client Data may remain in storage systems or media that are not easily removed and are subject to reasonable security and agrees that Prefect shall have no obligation to remove or destroy such Client Data during or after any Term; and provided further, that Prefect

shall (i) not use such retained Client Data for any purpose, and (ii) treat any such Client Data as Confidential Information.

(e) The receiving party may disclose Confidential Information of the disclosing party if required to do so under applicable law, rule or order provided that the receiving party, where reasonably practicable and to the extent legally permissible; provided that the disclosing party with prior written notice of the required disclosure so that the disclosing party may seek a protective order or other appropriate remedy; and provided further that the receiving party discloses no more Confidential Information of the disclosing party than is reasonably necessary in order to respond to the required disclosure.

7. TERM; TERMINATION; DEFAULT; REMEDIES

7.1 <u>**Term**</u>. Any reference to the "<u>Term</u>" refers to one (1) month, with automatic one (1) month renewals, unless otherwise specified in writing by Prefect (including with respect to any POC Period).

7.2 **Defaults**. Each of the following shall constitute a default:

- (i) Client's failure to pay any undisputed sum due hereunder;
- (ii) a party's failure to perform any of its obligations hereunder; or
- (iii) a party making a representation or warranty that is materially false or misleading when made.

7.3 Termination; Other Remedies. Notwithstanding anything else in this Agreement, with respect to: (i) a default under Section 7.2(i), upon Client's failure to cure such default within ten (10) days after written notice of default, or (ii) all other defaults, upon the either party's failure to cure such default within thirty (30) days after written notice of default, either party (as applicable) may take any or all of the following actions:

(a) terminate this Agreement and/or access to any of the Materials upon written notice;

(b) declare all amounts due to be immediately due and payable; and/or

(c) exercise any of its other rights or remedies hereunder and under applicable law (except to the extent expressly excluded hereunder).

In addition, either party may terminate upon written notice to the other party hereto in the event that:

(x) such other party becomes insolvent, liquidated or dissolved without a successor; or

(y) a receiver or trustee is appointed for all, or substantially all, of the property or assets of such other party in bankruptcy, receivership, trust deed, creditors arrangement, composition or comparable proceeding or such a proceeding is instituted against the other party and is not dismissed within 90 days.

In the event that Client elects to terminate this Agreement prior to the expiration of its then current term, and such termination is not permitted by this Agreement, then Prefect shall not be obligated to refund any portion of the fees already paid by Client for the then-current term. The remedies contained in this Section 7 are cumulative and in addition to all other rights and remedies available hereunder, by operation of law, or otherwise, except as expressly excluded hereunder. The termination of the Agreement for any reason shall not affect or impair any rights, obligations or liabilities of either party that may accrue prior to such termination or that, under the terms of the Agreement, continue after termination.

7.4 Actions Due Upon Termination. Upon termination of the Agreement for any reason:

(i) Client shall immediately pay to Prefect all outstanding amounts due and shall return or destroy copies of all Documentation or other Materials;

(ii) all rights granted by Prefect under this Agreement shall cease and Client shall immediately cease use and access of the Materials;

(iii) no Party hereto shall be relieved from any liability for a breach of this Agreement prior to such expiration or termination; and

(iv) Client shall certify compliance with 7.4(i) and (ii) in writing if requested by Prefect.

8. WARRANTIES; LIMITATION OF LIABILITY AND DISCLAIMERS

8.1 <u>Mutual Warranties</u>. Each of the Parties represents and warrants to the other that: (i) it is duly constituted, organized and validly existing under the laws of the place of its incorporation or formation; (ii) it has the legal right

and full power and authority to execute and deliver, and to exercise its rights and perform its obligations under, this Agreement and all the documents which are to be executed by it as contemplated by this Agreement; and (iii) nothing contained in this Agreement shall result in a breach of any provision of its organizational documents or result in a breach of any agreement, license or other instrument, order, judgment or decree of any court, governmental agency or regulatory body to which it is bound.

8.2 <u>Client Warranties</u>. Client represents and warrants that Client: (i) will maintain an Internet connection with sufficient bandwidth to support communication connections between Prefect and the Hosting Site; (ii) owns or otherwise has the valid right, by contract or otherwise, to deliver to Prefect the Client Data and Prefect may use the Client Data as contemplated by this Agreement without violating any applicable law, rule or regulation or the proprietary rights of any third party (including, without limitation, patents, copyrights, trade secrets, or any license, sublicense, covenant or contract with any third party); and (iii) systems, software and hardware used by Client in connection with the Services are designed to be free from viruses and are periodically scanned to detect and eliminate viruses.

8.3 <u>Prefect Warranties</u>. Prefect represents and warrants that the System: (i) will contain the functions and perform substantially as described in the Documentation; and (ii) is designed to be free from viruses and is periodically scanned to detect and eliminate viruses.

8.4 <u>**Misuse of Passwords**</u>. Client shall (and shall cause any Users to) maintain the confidentiality of its passwords, regularly change such passwords, take all commercially reasonable efforts to prevent unauthorized misuse or misappropriation and, in the event of such, be responsible therefor and promptly notify Prefect thereof.

8.5 Limitation of Liability; Exclusion of Consequential Damages. IN NO EVENT (EXCEPT WITH RESPECT TO SECTION 3) WILL EITHER PARTY (OR ITS OFFICERS, DIRECTORS, EMPLOYEES, MEMBERS, MANAGERS OR AGENTS) BE LIABLE FOR ANY SPECIAL, INDIRECT, INCIDENTAL, PUNITIVE, EXEMPLARY OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, LOST PROFITS, LOST DATA, BUSINESS INTERRUPTION, LOSS OF REPUTATION OR COSTS OF SUBSTITUTE SERVICES) THAT THE OTHER PARTY MAY INCUR OR EXPERIENCE ARISING OUT OF OR RELATING TO THE SOFTWARE, THE SERVICES, THE SYSTEM, THIS AGREEMENT OR ITS TERMINATION, EVEN IF ADVISED OF THE POSSIBILITY THEREOF. FURTHER, THE SOLE LIABILITY OF PREFECT (AND ITS OFFICERS, DIRECTORS, MEMBERS, MANAGERS, EMPLOYEES AND AGENTS, AND AFFILIATES THEREOF) TO CLIENT FOR DAMAGES FOR ANY CAUSE WHATSOEVER NOTWITHSTANDING THE FORM OF SUCH CLAIMS (INCLUDING NEGLIGENCE) SHALL BE LIMITED TO AN AMOUNT NOT EXCEEDING THE TOTAL FEES PAID BY CLIENT TO PREFECT DURING THE TWELVE (12) MONTHS PRECEDING THE DATE ON WHICH THE CLAIM AROSE (OR \$100 IF CLIENT IS USING THE SERVICES WITHOUT CHARGE).

8.6 Warranty Disclaimers. EXCEPT AS SPECIFICALLY PROVIDED FOR HEREIN, THE SYSTEM, ITS INTERFACES, ANY RELATED EQUIPMENT, THE SERVICES AND ANY MATERIALS ARE PROVIDED "AS IS". PREFECT AND ANY THIRD-PARTY PROVIDERS SPECIFICALLY DISCLAIM, WITHOUT LIMITATION, ALL WARRANTIES OF ANY KIND, WHETHER EXPRESS OR IMPLIED, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT OR THOSE WARRANTIES ARISING FROM A COURSE OF PERFORMANCE, A COURSE OF DEALING OR TRADE USAGE. EXCEPT AS EXPRESSLY PROVIDED HEREIN, PREFECT MAKES NO REPRESENTATION OR WARRANTY (I) AS TO THE SYSTEM OR THE SERVICES; (II) AS TO THE RESULTS TO BE ATTAINED BY CLIENT OR ANY THIRD PARTY FROM THE SERVICES OR FROM ACCESS TO OR USE OF THE SYSTEM; (III) AS TO THE LIFE OF ANY URL USED IN THE SYSTEM; (IV) THAT ACCESS TO THE HOSTING SITE OR THE SERVICES WILL BE UNINTERRUPTED, SECURE, COMPLETE, ACCURATE OR ERROR-FREE; OR (V) THAT ALL USES THAT CAN BE MADE OF THE SYSTEM OR SERVICES COMPLY WITH APPLICABLE LAW. CLIENT ACKNOWLEDGES THAT CERTAIN SOFTWARE AND EQUIPMENT USED BY IT MAY NOT BE CAPABLE OF SUPPORTING CERTAIN FEATURES OF THE SYSTEM. THE FOREGOING SHALL NOT LIMIT CLIENT'S PAYMENT OBLIGATIONS UNDER SECTION 5 OF THIS AGREEMENT.

9. INJUNCTION; INDEMNIFICATION

9.1 Injunctive Relief. Each party acknowledges that violation of the provisions of this Agreement may cause the other party hereto and/or its respective affiliates irreparable injury not fully compensable by money damages and for which such other party and/or its respective affiliates will not have an adequate remedy at law. Accordingly, each party shall be entitled to seek injunctive relief, specific performance or other equitable relief as may be necessary to enjoin, prevent or curtail any breach thereof, threatened or actual, without the posting of any bond. The foregoing shall be in addition to, and not in lieu of, and without prejudice to or limitation on, any other rights or remedies the

parties may have under this Agreement, at law or in equity, including the right to seek preliminary injunctive relief for violations of provisions of this Agreement other than those listed above.

9.2 <u>Client Indemnification of Prefect</u>. Client agrees to indemnify and hold harmless Prefect, its affiliates, and its and their respective partners, members, directors, officers, and representatives (each, a "Prefect Indemnified Party") from any and all third party claims, judgments, causes of action, liabilities, obligations, damages, losses, deficiencies, costs, penalties, interest and expense (including the reasonable fees and expenses of counsel), in each case as incurred (collectively, "Losses") and brought against a Prefect Indemnified Party arising from or in connection with: (i) the Client Data, Client system, processing conducted by Client using the Materials, or access or use of any of the foregoing; and/or (ii) Client's violation of any applicable law or third party rights, excluding to the extent arising from Prefect's willful misconduct.

9.3 <u>Conditions for Indemnification</u>. The party seeking indemnification under this Section 9 ("Indemnified Party") shall promptly notify the other party ("Indemnifying Party") of any claim, suit or proceeding for which indemnification may be sought; provided, however, that any failure by the Indemnified Party to provide prompt written notice as required by this Section 9 shall excuse the Indemnifying Party only to the extent that it is prejudiced thereby. The Indemnified Party shall (unless prohibited by law, regulation or a court proceeding) cooperate with the Indemnifying Party with regard to the defense of any suit or threatened suit. The Indemnifying Party shall have full control of any such claim, proceeding or suit and the authority to settle or otherwise dispose of any such suit or threatened suit, and to appeal any adverse judgment that may be entered, except that it may not settle the matter in a manner that imposes any material duty or restriction on the Indemnified Party (including admitting liability on behalf of the Indemnified Party) without its consent, not to be unreasonably withheld. Notwithstanding the foregoing, the Indemnified Party may, at its option and its own expense, hire its own counsel to advise it with respect to any such claim, subpoena or suit.

10. GENERAL

10.1 <u>Assignment</u>. This Agreement shall be binding upon each party's successors and permitted assigns. Either party (the "<u>Seller</u>") may assign or transfer its rights hereunder to the purchaser or surviving entity that is not a direct competitor of the non-assigning or non-transferring party (the "<u>Purchaser</u>") in any stock or asset sale, merger or other transaction in which all or substantially all of the business of the Seller is transferred, regardless of the form such transaction may take; provided that the Purchaser is not insolvent or otherwise unable to pay its debts as they become due. Except as expressly authorized in the preceding portion of this Section 10.1, neither this Agreement nor any right or obligation arising under it may be assigned, licensed, sublicensed, sold, mortgaged, pledged or otherwise disposed of (collectively, a "Disposition") by Client without the prior written consent of Prefect, and any attempted Disposition shall be null and void.

10.2 <u>Governing Law; Venue</u>. This Agreement shall be governed by and construed in accordance with the laws of the State of Delaware applicable to contracts to be performed entirely within Delaware. Any action or proceeding to enforce or arising out of this Agreement shall be commenced in the state and federal courts located in Delaware. The parties hereto consent to the exclusive jurisdiction of such courts, agree that venue will be proper in such courts and waive any objections based upon forum non conveniens. The choice of forum set forth in this Section 10.2 will not be deemed to preclude the enforcement of any judgment obtained in such forum or the taking of any action under this Agreement to enforce such judgment in any other jurisdiction.

10.3 <u>Force Majeure</u>. Except for any payment obligations, neither party shall be liable for any failure or delay in the performance of any of their respective obligations (other than the payment of fees) if prevented from doing so by a cause or causes beyond its reasonable control (a "<u>Force Majeure Event</u>"). Without limiting the generality of the foregoing, such Force Majeure Events include fires, floods, terrorism, strikes, blackouts, war, restraints of government, utility or communications failures or interruptions, failures of third party vendors, Internet slow-downs or failures, equipment failures, computer hackers, pandemics or other causes that are beyond a party's reasonable control. Failure to meet due dates or time schedules resulting from a Force Majeure Event shall extend the due dates or time schedules for reasonable periods of time as determined by Prefect in good faith; provided that if any such delay or excuse shall exceed thirty (30) days, the non-affected party may, at its option, terminate this Agreement upon notice to the affected party.

10.4 Export Control. Client's use of the Services and access to the System shall comply with all export control laws.

10.5 <u>Entire Agreement; Modifications</u>. This Agreement, which includes the Order Forms, Pricing Document, exhibits and schedules attached to these Terms, constitute the entire Agreement of the parties with respect to the

subject matter hereof and supersedes any and all existing agreements relating to the subject matter hereof. No change, consent or waiver under this Agreement will be effective unless in writing and signed by the party against which enforcement is sought. No failure or delay in exercising any right, power or remedy under the Agreement shall operate as a waiver thereof, nor shall any single or partial exercise of any right under this Agreement preclude any other or further exercise thereof or the exercise of any other right.

10.6 Notices. All notices under this Agreement will be in writing and delivered to the parties at their respective addresses stated herein or at such other address designated by written notice. Notices will be deemed to have been duly given when received, if personally delivered; when receipt is electronically confirmed, if transmitted by facsimile; the day after being sent, if sent for next day delivery by recognized overnight delivery service; upon receipt, if sent by certified or registered mail, return receipt requested; or the following business day, if transmitted via electronic mail. All such electronic mail notices to Prefect should be sent with copy to: legal@prefect.io.

10.7 Severability. If any provision of this Agreement shall be held to be illegal, invalid or unenforceable, such illegality, invalidity or unenforceability shall apply only to such provision and shall not in any manner affect or render illegal, invalid or unenforceable any other provision of this Agreement, and this Agreement shall be reformed, construed and enforced to the fullest extent as if any such illegal, invalid or unenforceable provision were not contained herein.

10.8 Publicity. Prefect is permitted to (i) include Client in any lists of customers it makes available, (ii) refer to Client as a customer during the Term or any Renewal Term of this Agreement and (iii) use Client's name and logo(s) in marketing. Client is permitted to include the Prefect name and any logo(s) in any press releases announcing this Agreement or the relationship between the Parties. Each party will comply with the trademark usage guidelines provided by the other party (if any).

Client shall not have any right to use the trademarks, logos or other Intellectual Property Rights owned or licensed by Prefect outside of the rights explicitly granted by way of this Agreement.

10.9 <u>Counterparts</u>. This Agreement may be executed in counterparts, each of which shall be deemed an original, but together shall constitute one and the same instrument.

10.10 Independent Contractors. This Agreement shall create an independent contractor relationship between Prefect and Client. Neither party shall have any authority to act in any way as a representative or agent of the other, or to bind the other to any third party, except as specifically set forth herein, and the parties shall not be deemed to be partners, joint ventures or the like by virtue of the provisions hereof.

10.11 <u>Headings</u>. The headings preceding the various paragraphs and subparagraphs of this Agreement are intended solely for the convenience of the parties and shall not be deemed relevant in the construction of this Agreement or its terms.

10.12 Survival. The obligations under Sections 3, 4.2, 5, 6, 7.4, 8.5, 8.6, 9, and 10, as well as any other provision that by its nature is intended to survive, shall survive the termination or expiration of this Agreement.

EXHIBIT A

ADDITIONAL TERMS AND CONDITIONS FOR PROFESSIONAL SERVICES

The following additional terms and conditions apply to Professional Services, if any, that are made the subject of an Order Form.

1. SERVICES, ORDER FORMS, AND CHANGE ORDERS

1.1 <u>**Professional Services**</u>. If and as set out in an Order Form, and subject to the terms and conditions of the Agreement (including this Exhibit A), Prefect will perform certain Professional Services for Client, as part of the overall Services provided under this Agreement.

1.2 Order Form. The specific details of the Professional Services to be performed will be determined on a perproject basis, and the details for each project will be described in an Order Form that is executed by both parties. If there is a conflict between this Exhibit A, the terms of this Agreement, and the terms of an Order Form, the terms of this Exhibit A will control solely as they relate to Prefect's Professional Services unless either the Agreement or the Order Form states that a specific provision of this Exhibit A will be superseded by a specific provision of the Order Form. To the extent the Client does not utilize the Professional Service hours set forth in the applicable Order Form within the applicable Term, such Professional Service hours shall automatically expire and be of no further force or effect at the end of such Term.

1.3 <u>**Change Orders.**</u> Unless otherwise specified in an Order Form, Client may reasonably request in writing that revisions be made with respect to the Professional Services or deliverables set forth in that Order Form ("<u>Change Order</u>"). Within 10 business days after Prefect's receipt of the Change Order, Prefect will deliver to Client a written, revised Order Form reflecting Prefect's reasonable determination of the revised Professional Services, deliverables, delivery schedule, payment schedule, and adjusted fees or fee estimates, if any, that will apply to the implementation of the revisions. If Client approves the revised Order Form, then the parties will execute it, and upon execution, the revised Order Form will supersede the then-existing Order Form. If Client does not approve the revised Order Form within 10 business days after its receipt by Client, the then-existing Order Form will remain in full force and effect, and Prefect will have no further obligation with respect to the applicable Change Order.

2. PREFECT SERVICES

2.1 <u>Fees: Project Management</u>. Client will pay Prefect for Professional Services at rates and under payment terms described in the applicable Order Form ("<u>Professional Fees</u>"). Unless otherwise agreed in the applicable Order Form, Professional Fees will be invoiced in total on the Effective Date of the Order Form.

2.2 <u>**Performance Standard**</u>. Prefect warrants to Client that the Professional Services will be performed in accordance with standard industry practice and the applicable Order Form. Subject to Section 10.3 (Force Majeure) of the Agreement, Prefect will complete the Professional Services, including the delivery of any deliverables, in accordance with the schedule of times and milestones (as applicable) specified in the Order Form.

3. TERM AND TERMINATION OF ORDER FORMS

Each Order Form will commence on the specified effective date and will continue until each party's obligations under the Order Form have been fulfilled or the Order Form is terminated as provided in the Order Form. If any Order Form is terminated in accordance with terms contained in the applicable Order Form, then Client will pay to Prefect any Professional Fees and all other payment obligations accrued and payable for the Professional Services performed under the terminated Order Form through the effective date of the termination. If an Order Form is terminated for any reason other than for material breach by Prefect, Client will pay to Prefect all Professional Fees due under the Order Form had the Order Form not been terminated and had the Professional Services been fully performed in accordance with the schedule then in effect.

4. **PROPRIETARY RIGHTS**

4.1 <u>Client ProServ Data</u>. Any information and data provided by Client to Prefect for the provision of the Professional Services ("<u>Client ProServ Data</u>") will be used and disclosed solely as required to perform the Professional Services. Client represents and warrants that all Client Data will be accurate, complete and provided in a timely manner in order to ensure timely performance by Prefect under this Agreement. Client shall, at all times, retain ownership of Client ProServ Data.

4.2 Inventions. Client acknowledges that the Professional Services will include the creation of source code for both creative and data management elements of the Professional Services (the "<u>Code</u>"); and subject to the following clause, Prefect hereby assigns all of its right, title and interest in the Code to the Client. Except for the limited rights and licenses (as applicable) expressly granted hereunder concerning the code, Prefect (and its licensors) shall own and retain all rights, title and interests (including all intellectual property and proprietary rights) in and to all deliverables and all information, ideas, inventions, know-how, methods, processes, software, templates, tools, works of authorship, trade secrets and technologies that are owned or developed by Prefect prior to the Effective Date or during the Term but separate from the Services provided to Client, or that are in-licensed by Prefect from a third party.

4.3 <u>General Data</u>. Client agrees that Prefect is free to reuse all generalized knowledge, experience, know-how and technologies (including ideas, concepts, processes and techniques) acquired during performance of the Professional Services (including without limitation, that which it could have acquired performing the same or similar services for another customer).

5. MISCELLANEOUS

5.1 <u>Equipment</u>. The parties acknowledge and agree that Prefect is not providing any equipment to Client as part of the Professional Services; and that each party shall be responsible for purchasing and maintaining any equipment necessary for that party to perform its obligations under this Agreement.

5.2 <u>Third-Party Software</u>. Any software used with the Professional Services will be governed by the written terms and conditions applicable to such software. Title to software remains with either Prefect or its supplier/licensor. Client must comply with all such terms and conditions and they take precedence over this Agreement with respect to Client's access and use of such software. Client shall be responsible for the user monthly and/or annual licensing fees for such software (the "<u>Platform Costs</u>"); and said estimated Platform Costs shall be set forth on each respective Order Form.