1. SERVICES

1.1 During the Subscription Term and subject to and in accordance with the terms and conditions of the Agreement, Tessian will provide the Services to Customer and Customer may access and use the Services for its internal business purposes.

1.2 Subject to the terms and conditions of the Agreement, Tessian will use commercially reasonable efforts to notify Customer one Business Day in advance of any maintenance services that are likely to cause a material interruption to the Services. From time to time, Tessian may make updates to the Local Software available to Customer through the Tessian Portal (the “Tessian Portal”) and Customer will install such updates in accordance with Tessian’s reasonable instructions and timelines.

1.3 Customer will not and will not allow any third party to: (i) attempt to reverse compile, disassemble, reverse engineer or otherwise reduce to human-perceivable form all or any part of the Services (except as expressly permitted by applicable law); (ii) attempt to copy, modify, duplicate, create derivative works from, frame, mirror, republish, download, display, transmit, or distribute all or any portion of the Services (as applicable) in any form or media or by any means except to the extent expressly permitted by the Agreement; (iii) access all or any part of the Services in order to build a product or service which competes with the Services; or (iv) license, sell, rent, lease, transfer, assign, distribute, display, disclose, or otherwise commercially exploit, or otherwise make the Services available to any third party.

1.4 Tessian will use commercially reasonable efforts to notify Customer one Business Day in advance of any maintenance services that are likely to cause a material interruption to the Services. From time to time, Tessian may make updates to the Local Software available to Customer through the Tessian Portal (the “Tessian Portal”) and Customer will install such updates in accordance with Tessian’s reasonable instructions and timelines.

1.5 At no additional cost to Customer, Tessian will provide Customer with the support services set forth in the Support Services Exhibit available at: https://www.tessian.com/wp-content/uploads/2020/07/Support-Services-Exhibit.pdf during the Subscription Term (the “Support Services”).

1.6 Subject to the terms and conditions of the Agreement, if Customer has purchased the Gateway service, Tessian will provide the Gateway service in accordance with and subject to the Gateway SLA.

1.7 Subject to Section 4.7, Tessian shall not be obliged to provide any Services in respect of any mailboxes in excess of the Authorized Mailbox Quota specified in the relevant Service Order(s).

1.8 Following execution of the First Service Order, the parties may from time to time agree to enter into additional Service Orders. If any such additional Service Order expressly supersedes or replaces any prior Service Order, the prior Service Order shall terminate and shall, unless otherwise expressly stated, no longer bind the parties. In all other circumstances, unless otherwise expressly agreed by the parties, all additional Service Orders will be deemed to renew on the same dates and be co-terminus with all prior Service Orders.

2. DATA

2.1 Tessian shall be entitled to use Customer Data and other data derived from Customer’s use of the Services to (i) provide threat insights and other Reports to Customer; (ii) identify and analyse global threat trends; and (iii) enhance,
improve and develop the Services, including through internal blacklists and threat directories. Tessian shall also be entitled to use and retain Customer Data, Threat Data and/or any other data derived from such sources (together “Threat Intelligence”) for its legitimate business purposes and may also share Threat Intelligence with third parties, provided that it has first been irreversibly stripped of any information and personal data that could be used to identify Customer, its officers or employees.

2.2 Except as provided for herein, Tessian will have no responsibility for making or retaining back-up copies of Customer Data. In the event of any loss of or damage to Customer Data hosted by or on behalf of Tessian, Tessian will use commercially reasonable efforts to restore such lost or damaged Customer Data from the latest back-up of such Customer Data. Tessian will not be responsible for any loss, destruction, alteration or disclosure of such Customer Data caused by any third party (except those third parties subcontracted by Tessian to perform services related to Customer Data maintenance and back-up).

2.3 Customer and Tessian will comply with the requirements of the Data Protection Exhibit available at: https://www.tessian.com/wp-content/uploads/2020/07/Data-Protection-Exhibit.pdf.

3. CUSTOMER’S OBLIGATIONS

3.1 Customer will ensure that its use of the Services (which, for the avoidance of doubt, includes use of the Services by all its officers, employees and any other individuals Customer permits to use an Authorized Mailbox) complies at all times with this Agreement.

3.2 Customer is responsible for ensuring that all Administrators Authorized Mailbox usernames and passwords secure and confidential at all times and will promptly notify Tessian of any actual or suspected unauthorized disclosure or security breach. Customer will use all reasonable efforts to prevent any unauthorized access to, or use of, the Services and, if Customer suspects any unauthorized access or use, Customer will promptly notify Tessian in writing.

3.3 Customer will: (i) provide Tessian with all necessary co-operation in relation to the Agreement and access to all information that Tessian requires in order to provide the Services, including but not limited to Customer Data; (ii) comply with all applicable laws and regulations with respect to its activities under the Agreement; (iii) carry out all Customer responsibilities set out in the Agreement in a timely and efficient manner (if Customer delays such assistance, then Tessian may adjust any agreed timetable or delivery schedule as reasonably necessary); (iv) obtain and maintain all necessary Customer licenses, consents, and permissions necessary for Tessian, its Approved Subcontractors, and agents to perform their obligations under the Agreement, including without limitation for the Customer Data; (v) ensure that its network and systems comply at a minimum with the Local Network Specifications; (vi) ensure that the connector or routing agent on Customer’s primary mail server used with the Gateway (where Customer has selected this configuration) complies at a minimum with the Connector/Agent Specifications and (vii) be solely responsible for procuring and maintaining its network connections and telecommunications links from its systems to the Services, and all problems, conditions, delays, delivery failures and all other loss or damage arising from or relating to Customer’s network connections or telecommunications links or caused by the internet. Customer is responsible for the legality, reliability, integrity, accuracy and quality of Customer Data. Customer represents and warrants to Tessian that Customer has all necessary rights, consents and permissions to collect, share and use Customer Data as contemplated in the Agreement (including granting Tessian the rights in Section 2), without violation or infringement of any third party intellectual property, publicity, privacy or other rights or any applicable laws, rules, or regulations.

4. CHARGES AND PAYMENT

4.1 Customer will pay the Fees to Tessian in accordance with the Agreement.

4.2 Unless otherwise set forth in a Service Order, the Subscription Fees will be payable annually, upfront and Customer will pay each invoice within 30 days after the date of such invoice. If Customer has a question about or wishes to dispute an invoice (or any part of it), then Customer must notify Tessian within 21 days after the date of relevant invoice. If Customer disputes a charge on an invoice, Customer will pay all other undisputed charges and fees in accordance with the terms of the Agreement.

4.3 If any undisputed invoice (or any undisputed element of a disputed invoice) is not settled in full in accordance with Section 4.2, without prejudice to any other rights and remedies of Tessian: (i) Tessian may suspend any or all of the Services while the invoice(s) concerned remain unpaid; and (ii) interest will accrue on a daily basis on such due amounts at an annual rate equal to the lesser of 1.5% per month or the greatest amount permitted by law, commencing on the due date and continuing until fully paid, whether before or after judgment.

4.4 Subject to any increases being no more than the equivalent of Consumer Price Index plus 5% each year, Tessian will be entitled to review and vary the Fees payable under the Agreement to take effect at the beginning of any Renewal Term.

4.5 All amounts and fees stated or referred to in the Agreement are: (i) payable in the currency stated in the applicable Service Order to the bank account provided in writing by Tessian; (ii) non-cancellable and non-refundable (except as expressly provided for herein); and (iii) exclusive of any Taxes. Customer will be responsible for payment of Taxes and any related interest and/or penalties from any payment made hereunder, other than any Taxes based on Tessian’s net income.
4.6 During the Subscription Term, if the number of Authorized Mailboxes exceeds the Authorized Mailbox Quota set forth in the Service Order in respect of any specific Service (without agreement with Tessian in accordance with Section 4.7), then Tessian will be entitled either: (i) not to provide such Service in respect of such excess Authorized Mailboxes, or (ii) to charge Customer for the applicable Subscription Fees for such increased usage starting on the date that the number of Authorized Mailboxes first exceeded the Authorized Mailbox Quota.

4.7 If Customer wishes to increase the Authorized Mailbox Quota in respect of any Service(s), then Customer will notify Tessian in writing. Tessian will then provide a new Service Order. Upon execution of the new Service Order, Tessian will have the right to invoice Customer for the applicable Subscription Fees.

4.8 Customer may not reduce the Authorized Mailbox Quota until the next Renewal Term.

5. PROPRIETARY RIGHTS

5.1 Tessian and/or its licensors owns and retains: (i) the Services and all improvements, enhancements or modifications made thereto; (ii) Tessian’s Confidential Information; (iii) Threat Data and Services Data; (iv) the Reports; (v) Tessian’s name, logo, and other trademarks; (vi) any software, applications, inventions or other technology developed by Tessian in connection with providing the Services; and (vii) all Intellectual Property Rights in the foregoing (collectively, the “Tessian Property”). Except for the limited rights expressly granted herein, Tessian reserves all of its right, title, and interest in and to the Tessian Property, including all related Intellectual Property Rights.

5.2 Customer owns and retains: (i) the Customer Data; (ii) Customer’s name, logo and other trademarks; and (iii) all Intellectual Property Rights in and to any of the foregoing (collectively, the “Customer Property”). Except for the limited rights expressly granted herein, Customer reserves all of its right, title, and interest in and to the Customer Property, including all related Intellectual Property Rights.

5.3 Customer warrants and represents that it has obtained any and all rights and permissions necessary for Tessian, its agents and subcontractors to store, process and transfer any Customer Data as required for Tessian to perform its obligations under this Agreement.

5.4 Customer, from time to time, may submit comments, questions, suggestions or other feedback relating to any Tessian product or service to Tessian (“Feedback”). Tessian may freely use or exploit Feedback in connection with any of its products or services.

6. CONFIDENTIALITY

6.1 Each party may be given access to Confidential Information from the other party in order to perform its obligations or exercise its rights under the Agreement. Tessian acknowledges that the Customer Data is the Confidential Information of Customer. Customer acknowledges that details of the Services and the results of any performance tests of the Services are Tessian’s Confidential Information. Each party will hold the other’s Confidential Information in confidence and not make the other’s Confidential Information available to any third party except as required for Tessian to provide the Services or as otherwise expressly provided in this Agreement, or use the other’s Confidential Information for any purpose other than the implementation of the Agreement. Each party will take all reasonable steps to ensure that the other’s Confidential Information that it has access to is not disclosed or distributed by its employees or agents in violation of the terms of the Agreement. Except where Confidential Information is subject to the provisions of the Data Protection Exhibit neither party will be responsible for any loss, destruction, alteration or disclosure of Confidential Information caused by any third party.

6.2 A party’s Confidential Information will not be deemed to include information that: (i) is or becomes publicly known other than through any act or omission of the receiving party; (ii) was in the receiving party’s lawful possession before the disclosure; (iii) is lawfully disclosed to the receiving party by a third party without restriction on disclosure; or (iv) is independently developed by the receiving party, which independent development can be shown by written evidence.

6.3 Where disclosure is required by law, by any court of competent jurisdiction, or by any regulatory or administrative body, the party in receipt of the legal request purporting to require such disclosure will promptly, if permitted by applicable law, attempt to redirect the requesting third party to the disclosing party. If a receiving party’s redirecting efforts are unsuccessful or impermissible, it will, if permitted by applicable law, prior to disclosure, provide as much notice of the legal request to the disclosing party, which notice will include, if permitted by applicable law, a copy of the legal request, as is reasonably practicable to allow the disclosing party to seek a protective order or file a motion to quash.

6.4 Upon expiration or termination of the Agreement, subject to the terms and conditions of this Agreement, the receiving party will destroy (or at the request of the disclosing party, return) all copies of all Confidential Information of the disclosing party in its possession or under its control. Despite the foregoing, the receiving party: (i) will not be required to return or destroy copies of the disclosing party’s Confidential Information from its disaster recovery and/or business continuity databases, where doing so would be commercially impracticable; and (ii) may retain a single archive copy of the Confidential Information to the extent required to comply with applicable legal and regulatory requirements, provided that in either case the receiving party maintains the Confidential Information in compliance with the terms of the Agreement until destroyed, which will occur as soon as reasonably practicable.
6.5 This clause 6 shall survive termination or expiration of this Agreement, however arising.

7. WARRANTIES AND DISCLAIMERS

7.1 Subject to Section 7.2-7.5, Tessian warrants that: (i) provided the Local Software is properly installed and implemented, the Software will operate in material compliance with the Specifications during the Warranty Period (excluding any non-conformance which is caused by: (a) use of the Software in violation of Tessian's instructions and the Agreement; (b) any lack of network, telecommunications or internet connectivity; and (c) modification or alteration of the Software by any party other than Tessian, its subcontractors, or agents); (ii) all services to be provided by it under this agreement will be performed with reasonable skill and care; and (iii) it will use commercially reasonable efforts to ensure that the Local Software does not contain any virus, spyware, adware, time bombs, back-doors or malicious codes.

7.2 The warranty provided in Section 7.1(i) will not apply if: (i) Customer does not notify Tessian of such non-conformance in writing (including by email sent to legal-enquiries@tessian.com during the Warranty Period; or (ii) Customer does not timely implement all updates to the Software requested or made available at no charge during the Warranty Period; or (iii) Customer does not timely implement updates of the Local Software to the Latest Version requested or made available at no charge to Customer during the Warranty Period.

7.3 For any breach of Tessian's representations and warranties herein, Customer's sole and exclusive remedy, and Tessian's sole obligation, will be at Tessian's sole discretion and expense, to either: (i) repair or replace the defective Services to enable it to perform substantially in accordance with the Agreement; or (ii) terminate the Agreement and refund to Customer the pro-rata portion of the prepaid fees by Customer to Tessian for the defective Services.

7.4 If Tessian does not correct such non-conformance within 30 Business Days of Customer’s notice, Customer may immediately terminate the Agreement and be entitled to receive a pro-rata refund of any prepaid but unused Subscription Fees.

7.5 EXCEPT AS EXPRESSLY PROVIDED IN SECTION 7.1, TESSIAN MAKES NO REPRESENTATIONS OR WARRANTIES OF ANY KIND WHATSOEVER, EXPRESS OR IMPLIED, IN CONNECTION WITH THE AGREEMENT OR THE SERVICES AND TESSIAN HEREBY DISCLAIMS ANY AND ALL IMPLIED TERMS OF ANY KIND RELATING TO MERCHANTABILITY, SATISFACTORY QUALITY, ACCURACY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT, AND ANY WARRANTIES ARISING FROM COURSE OF DEALING OR USAGE OF TRADE. TESSIAN DISCLAIMS ANY WARRANTY THAT THE SERVICES WILL BE ERROR FREE OR UNINTERRUPTED OR THAT ALL ERRORS WILL BE CORRECTED. NO ADVICE OR INFORMATION, WHETHER ORAL OR WRITTEN, OBTAINED FROM TESSIAN OR ELSEWHERE SHALL CREATE ANY WARRANTY NOT EXPRESSLY STATED IN THE AGREEMENT. Customer acknowledges that:

(i) the analysis produced by the Services relies on learning from historical email data and previously typical patterns and behaviors in relation to the sending of emails and does not reflect all email data and all recent or emerging patterns and behaviors; and
(ii) the information generated by the Services is intended for use as an aid to customers of similar sophistication in making their own informed judgments concerning the release of emails and the Services are not a substitute for Customer’s own judgement in determining whether an email should be released. Customer will be responsible for any use that it makes of the information and/or generated by the Services.

8. INDEMNITY

8.1 Customer will indemnify and hold harmless, Tessian, its officers, directors, and employees against all claims, actions, proceedings, losses, damages, expenses and costs (including without limitation court costs and reasonable legal fees) arising out of or in connection with Customer's breach of the Data Protection Exhibit, or its misuse of the Services, provided that: (i) Tessian gives Customer prompt notice of any such claim; (ii) Tessian provides reasonable co-operation to Customer in the defense and settlement of such claim, at Customer’s expense; and (iii) Customer is given sole authority to defend or settle the claim, provided that Customer may not settle any claim in a manner that imposes any material liability upon Tessian.

8.2 Tessian will defend Customer (including its officers, directors, employees, contractors and agents) against any claim directly resulting from unauthorized disclosure or misuse of Customer Data because of Tessian's breach of its obligations and rights under Section 2, and will indemnify Customer for any amounts finally awarded against Customer in judgment or settlement of any claims, provided that: (i) Tessian is given prompt notice of any claim; (ii) Customer provides reasonable co-operation to Tessian in the defense and settlement of any claim, at Tessian's expense; and (iii) Tessian is given sole authority to defend or settle any claim, provided that Tessian may not settle any claim in a manner that imposes any material liability upon Customer.

8.3 Tessian will defend Customer (including its officers, directors, employees, contractors and agents) from and against all liabilities, damages, and costs arising out of a third party claim that the Services and/or Software (excluding any Customer Data contained in Reports) infringe or misappropriate any patent, copyright, trade secret or trademark of such third party (“IP Claim”). Tessian will further indemnify Customer for any amount finally awarded against customers in judgment of any IP Claim. Notwithstanding the foregoing, in no event shall Tessian have any obligations or liability under this section arising from: (i) use of the Software (and/or Services) in a modified, unauthorized, or unintended form; (ii) use of the Software (and/or Services) in combination with third party technology or materials if the IP Claim would have been avoided had such combination not occurred; (iii) use of non-current versions of the Software (and/or Services) if such IP Claim could have been avoided by Customer’s use of the current...
version of the Software (and/or Services); (iv) misuse or unauthorized disclosure of Customer Data; or (v) Customer's violation of this Agreement. Tessian’s obligation to indemnify, defend and hold harmless will only apply in situations where: (i) Tessian is given prompt notice of any claim; (ii) Customer provides reasonable co-operation to Tessian in the defense and settlement of any claim, at Tessian’s expense; and (iii) Tessian is given sole authority to defend or settle any claim, provided that Tessian may not settle any claim in a manner that imposes any material liability upon Customer.

8.4 In the defense or settlement of any IP Claim, Tessian may procure the right for Customer to continue using the Services, replace or modify the Services so that they become non-infringing or, if such remedies are not reasonably available, terminate the Agreement and give Customer a refund of any unused Subscription Fees as of the effective date of termination without any additional liability or obligation to pay damages or other additional costs to Customer outside the scope of the indemnity in Section 8.3.

8.5 In no event will Tessian, its employees, agents and subcontractors be liable to Customer to the extent that any claim is based on: (i) a modification of the Services by anyone other than Tessian; (ii) Customer’s use of the Services in a manner contrary to the instructions given to Customer by Tessian or the Agreement; (iii) Customer’s use of the Services after notice of the alleged or actual infringement from Tessian or any appropriate authority; (iv) Customer’s breach of its obligations in Section 1.3; or (v) the combination, operation or use of the Services with equipment, devices, software or data (including without limitation Customer Data) not supplied by Tessian, if a claim would not have occurred but for such combination, operation or use.

8.6 This Section 8 states Customer’s sole and exclusive rights and remedies and Tessian’s (including Tessian’s officers’ employees’, agents’ and subcontractors’) entire obligations in respect of any IP Claim.

9. LIMITATION OF LIABILITY

9.1 EXCLUSION OF DAMAGES. TO THE FULLEST EXTENT PERMITTED BY LAW, NEITHER PARTY OR ITS AFFILIATES WILL BE LIABLE TO THE OTHER PARTY UNDER OR IN RELATION TO THE AGREEMENT, THE SOFTWARE AND / OR THE SERVICES (WHETHER SUCH LIABILITY ARISES IN CONTRACT, TORT (INCLUDING NEGLIGENCE), OR OTHERWISE) FOR ANY: (I) INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL, EXEMPLARY OR PUNITIVE DAMAGES; OR (II) LOSS (WHETHER TOTAL OR PARTIAL) OF OR DAMAGE (WHETHER DIRECT OR INDIRECT) TO (A) PROFITS, REVENUES, SALES, BUSINESS, AND/OR REPUTATION, OR (B) SOFTWARE AND/OR DATA, IN EACH CASE REGARDLESS OF WHETHER THE RELEVANT PARTY WAS AWARE OF THE POSSIBILITY OF SUCH DAMAGE AND EVEN IF A REMEDY FAILS ITS ESSENTIAL PURPOSE.

9.2 TOTAL LIABILITY. TO THE FULLEST EXTENT PERMITTED BY LAW AND EXCEPT FOR EXCLUDED CLAIMS (FOR WHICH THERE WILL BE NO CAP ON LIABILITY) OR SPECIAL CLAIMS (WHICH ARE SUBJECT TO THE ENHANCED LIABILITY CAP BELOW), EACH PARTY’S AGGREGATE AND TOTAL LIABILITY IN RELATION TO THE AGREEMENT, THE SOFTWARE AND / OR THE SERVICES WILL NOT EXCEED THE VALUE OF THE FEES PAID, OR IF NOT PAID, PAYABLE BY CUSTOMER TO TESSIAN DURING THE 12 MONTHS PRIOR TO THE EVENT GIVING RISE TO LIABILITY. IN ADDITION, TESSIAN WILL HAVE NO LIABILITY FOR ANY ACTIONS OR INACTIONS TAKE BY TESSIAN AT CUSTOMER’S SPECIFIC INSTRUCTION.

9.3 SPECIAL CLAIMS. FOR ANY AND ALL SPECIAL CLAIMS (AS DEFINED BELOW), TESSIAN’S AGGREGATE AND TOTAL LIABILITY WILL BE SUBJECT TO AN ENHANCED LIABILITY CAP NOT TO EXCEED IN THE AGGREGATE $1,000,000 (ONE MILLION DOLLARS). “SPECIAL CLAIMS” MEANS: (I) ANY BREACH BY TESSIAN OF SECTION 2 AND/OR 6 RESULTING IN UNAUTHORIZED DISCLOSURE OR MISUSE OF CUSTOMER DATA; (II) ANY AMOUNTS PAYABLE TO THIRD PARTIES OR CUSTOMER PURSUANT TO TESSIAN’S INDEMNIFICATION OBLIGATIONS UNDER SECTION 8.

9.4 EXCLUDED CLAIMS. NEITHER PARTY’S LIABILITY IS EXCLUDED OR LIMITED UNDER OR IN CONNECTION WITH THE AGREEMENT, THE SOFTWARE AND / OR THE SERVICES FOR: (I) DEATH OR PERSONAL INJURY CAUSED BY A PARTY’S NEGLIGENCE, (II) FRAUD OR FRADULENT MISREPRESENTATION, OR (III) ANY OTHER LIABILITY THAT CANNOT BE EXCLUDED OR LIMITED BY LAW.

Some jurisdictions do not allow the exclusion of implied warranties or limitation of liability for incidental or consequential damages, which means that some of the above limitations or exclusions may not apply. IN THESE JURISDICTIONS, TESSIAN’S LIABILITY WILL BE LIMITED TO THE GREATEST EXTENT PERMITTED BY LAW.

10. TERM AND TERMINATION

10.1 The Agreement will start on the Effective Date, continue for the Initial Subscription Term and will automatically renew for successive Renewal Terms, unless otherwise terminated as provided for herein.

10.2 Without affecting any other right or remedy available to it, either party may terminate the Agreement: (i) by giving at least 30 days’ written notice to the other party, effective at the end of the Initial Subscription Term or at the end of any Renewal Term, as applicable; or (ii) with immediate effect by giving written notice to the other party if the other party: (a) fails to pay any amount due under the Agreement on the due date for payment and remains in default for more than 30 days after being notified in writing to make such payment; (b) commits a material breach of the Agreement and fails to remedy that breach within 30 days after being notified in writing to do so (unless such breach cannot be remedied, in which case, termination will be immediately effective); (c) is unable to pay its debts as they become due, makes a general assignment for the benefit of creditors, or makes a petition under applicable bankruptcy law, or a petition under applicable bankruptcy law is filed against that party, and that
party has not secured a dismissal of that petition within 60 days after the petition was filed; (d) undergoes a winding-up or dissolution (otherwise than for the purpose of a merger or reorganization); or (e) is the subject of any events or circumstances analogous to the foregoing.

10.3 On termination of the Agreement for any reason: (i) all licenses granted under the Agreement will immediately terminate (except those that are specifically stated in this agreement to survive termination or expiry of this Agreement or designated as perpetual); (ii) except as expressly permitted herein, each party will return and make no further use of any software, equipment, property, and other items (and all copies of them) belonging to the other party; (iii) Tessian shall no longer provide Services to Customer; and (iv) Tessian will within 30 days of termination destroy as soon as reasonably practicable all copies of the Customer Data in its possession or control except to the extent strictly necessary to comply with legal or regulatory obligations or as expressly permitted herein.

10.4 Those provisions, which by their nature survive termination, will continue after termination or expiration of the Agreement. Those provisions include, but are not necessarily limited to: Sections 2.1, 2.2, 3.3, 4.1-4.3, 5, 6, 7.5, 9, 10.2-10.4, 11 and 12, all associated definitions and all accrued rights to payment.

11. MISCELLANEOUS

11.1 Force Majeure. Tessian will have no liability to Customer under the Agreement if it is prevented from or delayed in performing its obligations under the Agreement, or from carrying on its business, by acts, events, omissions or accidents beyond its reasonable control (each a "Force Majeure Event"), provided that Customer is notified as soon as reasonably practical of such an event and its expected duration.

11.2 Variation. If Tessian wishes to amend these Terms and Conditions, it may provide Customer with written notice of the proposed amendments and, if Customer has not notified Tessian in writing within 45 days of any objections to such amendments, they shall then automatically come into force and all references to the Terms and Conditions shall be to the Terms and Conditions as so amended.

11.3 Waiver. No failure or delay by a party to exercise any right or remedy provided under the Agreement or by law will constitute a waiver of that or any other right or remedy, nor will it prevent or restrict the further exercise of that or any other right or remedy. No single or partial exercise of such right or remedy will prevent or restrict the further exercise of that or any other right or remedy.

11.4 Rights and Remedies. Except as expressly provided in the Agreement, the rights and remedies provided under the Agreement are in addition to, and not exclusive of, any rights or remedies provided by law.

11.5 Severance. If any provision (or part of a provision) of the Agreement is found by any court or administrative body of competent jurisdiction to be invalid, unenforceable or illegal, the other provisions will remain in force. If any invalid, unenforceable or illegal provision would be valid, enforceable or legal if some part of it were deleted, the provision will apply with whatever modification is necessary to give effect as closely as possible to the commercial intention of the parties.

11.6 Entire Agreement. The Agreement, and any documents referred to in it, constitute the whole agreement between the parties and supersede any previous arrangement, understanding or agreement between them relating to the subject matter they cover. Each of the parties acknowledges and agrees that in entering into the Agreement it does not rely on any undertaking, promise, assurance, statement, representation, warranty or understanding (whether made negligently or innocently and whether in writing or not) of any person (whether to the Agreement or not) relating to the subject matter of the Agreement, other than as expressly set out in the Agreement.

11.7 Assignment. Tessian may at any time assign, delegate, novate or otherwise transfer or part with any or all of its rights and obligations under the Agreement in connection with a sale of all or substantially all of its business or assets. In all other respects, neither party will, without the prior written consent of the other party (not to be unreasonably withheld or delayed), assign, transfer, charge or deal in any other manner with all or any of its rights or obligations under the Agreement.

11.8 No Partnership or Agency. Nothing in the Agreement is intended to or will operate to create a partnership between the parties, or authorize either party to act as agent for the other, and neither party will have the authority to act in the name or on behalf of or otherwise to bind the other in any way (including, but not limited to, the making of any representation or warranty, the assumption of any obligation or liability and the exercise of any right or power).

11.9 Third Party Rights. The Agreement does not confer any rights on any person or party (other than the parties to the Agreement and, where applicable, their successors and permitted assigns).

11.10 Marketing. Customer grants a non-exclusive, royalty-free, non-transferable license during the Subscription Term to Tessian to use Customer’s name and/ or logo on Tessian’s website and marketing materials provided that Tessian complies with any Customer branding guidelines provided to Tessian. Other than as set out in the Agreement, no party will make, or permit any person to make, any public announcement concerning the Agreement without the prior written consent of the other parties (such consent not to be unreasonably withheld or delayed). Subject to Customer’s prior approval, Tessian may prepare and publish a case study about Customer and Customer’s use of the Services. Tessian may insert the words “This email is protected by Tessian” to the footer of all Authorized
11.11 Notices. Any notice required to be given under the Agreement will be in writing and will be delivered by hand or sent by pre-paid first-class post or recorded delivery post to the other party at its address set out in the Agreement, or such other address as may have been notified by that party for such purposes or, if sent by email, to the email address given in the most recent Service Order entered into by the parties for the Customer Contact or Tessian Contact (as applicable). In each case, a copy of such notice shall be sent simultaneously to legal-enquiries@tessian.com. A notice delivered by hand will be deemed to have been received when delivered (or if delivery is not in business hours, at 9 am on the first Business Day following delivery). A correctly addressed notice sent by pre-paid first-class post or recorded delivery post will be deemed to have been received at the time at which it would have been delivered in the normal course of post. A notice sent by email will be deemed to have been received at the time the email enters the information system of the intended recipient provided that no error message indicating failure to deliver has been received by the sender.

11.12 Order of Precedence. In the event of a conflict or inconsistency between the provisions of these Terms and Conditions, the provisions of any Service Order(s), the provisions of the Exhibits, unless expressly stated to the contrary the following order of precedence will apply: (i) the Service Order (and if more than one, in date order priority, with the most recent first); (ii) these Terms and Conditions excluding the Exhibits, and (iii) the Exhibits.

11.13 Governing Law and Jurisdiction (US). This Section 11.13 applies if the Tessian entity on the applicable Service Order(s) is Tessian Inc. The Agreement and any dispute or claim arising out of or in connection with it or its subject matter or formation (including non-contractual disputes or claims) will be governed by and construed in accordance with the law of the state of California without regard to its conflicts of law principles. The United Nations Convention on Contracts for the International Sale of Goods does not apply to the Agreement. Each party irrevocably agrees that the courts of California will have exclusive jurisdiction to settle any dispute or claim arising out of or in connection with the Agreement or its subject matter or formation (including non-contractual disputes or claims). Where applicable, each party hereby waives its respective rights to a jury trial of any claim or cause of action relating to or arising out of the Agreement. This waiver it intended to encompass any and all disputes that may be filed in any court and that relates to the subject matter of the Agreement. Each party further represents and warrants that it has consulted with legal counsel concerning this waiver and that it provides the waiver under this Section 11.13 knowingly and voluntarily.

11.14 Governing Law and Jurisdiction (UK). This Section 11.14 applies if the Tessian entity on the applicable Service Order(s) is Tessian Limited. The Agreement and any dispute or claim arising out of or in connection with it or its subject matter or formation (including non-contractual disputes or claims) will be governed by and construed in accordance with the laws of England and Wales and will be held in England. The United Nations Convention on Contracts for the International Sale of Goods does not apply to the Agreement. If Customer is located in any Middle East territory, and the court of the United Kingdom refuse jurisdiction, then the parties agree that such dispute will be then subject to the exclusive jurisdiction of the courts of the Dubai International Financial Centre, Dubai, UAE.

11.15 Interpretation. Section headings will not affect the interpretation of the Agreement. A person includes an individual, corporate or unincorporated body (whether or not having separate legal personality) and that person’s legal and personal representatives, successors or permitted assigns. Any reference to any statute, enactment, order, regulation or other similar instrument will be construed as a reference to the statute, enactment, order, regulation or instrument as amended or replaced by any subsequent statute, enactment, order, regulation or instrument or as contained in any subsequent re-enactment thereof. A reference to a statute or statutory provision will include all subordinate legislation made from time to time under that statute or statutory provision. Any phrase introduced by the words “including”, “include”, “in particular”, “for example” or any similar expression will be construed as illustrative only and will not be construed as limiting the generality of any preceding words. A reference to writing or written includes e-mail. References to sections are to the sections of these Terms and Conditions and references to paragraphs are to paragraphs of the Exhibits.

12. DEFINITIONS

The following definitions apply for the purposes of the Agreement:

"Add-In" means the .MSI file comprising the add-in for the Microsoft Outlook email client used by Customer, to be installed either locally onto each Device or into Customer’s remote environment in accordance with the Agreement.

"Administrator" means an employee of Customer who has been granted administrative privileges in respect of the Services by Customer.

"Agreement" means these Terms and Conditions, each Service Order, and the Exhibits.

"Approved Subcontractors" means the subcontractors listed at: https://www.tessian.com/wp-content/uploads/2020/07/Approved-Subcontractors-Exhibit.pdf, as amended by Tessian from time to time.
"Authorized Mailboxes" means those email accounts of Customer or any Group Company that are authorized by Customer to use the Services.

"Authorized Mailbox Quota" means the limit on the number of Authorized Mailboxes in respect of each of the Services, as specified in the applicable Service Order(s).

"Business Day" means a day other than a Saturday, Sunday, or public holiday in England.

"Business Hour" means an hour within the period of Normal Business Hours.

"Confidential Information" means information that is proprietary or confidential and is either clearly labelled as such or identified as Confidential Information in Section 6.1.

"Connector/Agent Specifications" means the minimum specifications that Customer’s connector or routing agent must meet to support the use of the Gateway, if this configuration option was selected by Customer in any Service Order, as set out in Appendix 1 attached to the Service Order and as amended by Tessian from time to time by written notice to Customer.

"Controller", "data subject", "personal data", "personal data breach", "processing", "processor" and "supervisory authority" (and cognate terms) have the meanings given to them in Article 4 of the GDPR. References to the GDPR include references to the GDPR as applied into the law of the UK.

"Customer" means the party identified as Customer in the Service Order(s).

"Customer Data" means the data provided by or collected from or through Customer, Authorized Mailboxes or on Customer’s behalf for the purpose of using the Services or facilitating Customer’s use of the Services, including, for the avoidance of doubt, all Customer emails (including all their content and attachments) scanned by the Software, but excluding any Services Data.

"Data Protection Exhibit" means the data protection terms and conditions available at: https://www.tessian.com/wp-content/uploads/2020/07/Data-Protection-Exhibit.pdf, as updated by Tessian from time to time.

"Data Protection Requirements" means the Privacy and Electronic Communications Directive 2002/58/EC, the General Data Protection Regulation (EU) 2016/679 ("GDPR"), all applicable member state legislation implementing any of the above together with any other applicable local data protection and electronic privacy and communications laws (including the Data Protection Act 2018) in force from time to time.


"Device" means any desktop, laptop computer, or mobile device used by an Authorized Mailbox for the internal business purposes of Customer or any of its Group Companies.

"Effective Date" means the date identified in the Service Order as the ‘Effective Date’.

"Exhibits" means the Specifications Exhibit, Approved Subcontractor Exhibit, Data Protection Exhibit, Data Security Exhibit and Support Services Exhibit.

"Fees" means the Subscription Fees (as increased for any additional use pursuant to Section 4), the Installation Fee (if applicable) and any other fees payable by Customer to Tessian under the Agreement.

"First Service Order" means the first Service Order entered into between Customer and Tessian.

"Gateway" means the mail gateway which emails will be routed through and will be configured in accordance with Section 1.2.

"Gateway SLA" means the service level agreement in relation to the Gateway, updated from time to time, as made available to Customer through the Tessian help center.

"Group Company" means in relation to a company, any subsidiary or holding company of that company and any subsidiary of a holding company of that company.

"Initial Subscription Term" means the period commencing on the Effective Date and expiring after the period of time identified on the First Service Order as the 'Term'.

"Installation Fee" means if applicable, the amount set forth in a Service Order payable by Customer for Tessian's local installation of the Add-in or Gateway.

"Intellectual Property Rights" means all intellectual property rights of any nature including: (i) copyright, patents, trademarks, database rights, designs, format rights, inventions, know-how, trade secrets, techniques and confidential information, customer and supplier lists and other proprietary knowledge and information (whether registered or unregistered); (ii) applications and all rights to apply for registration for any of the foregoing; and (iii) all other intellectual property rights and equivalent or similar forms of protection existing anywhere in the world for their full term and together with any revivals, renewals or extensions.

"Latest Version" means the most recent Version of the Local Software generally made available by Tessian to its customers.

"Local Network Specifications" means the minimum specifications that Customer’s infrastructure must meet to support the installation and running of the Local Software, as set out in Appendix 1 attached to the Service Order(s) and as amended by Tessian from time to time by written notice to Customer.
"Local Software" means the Add-In software, API software, together with any other software provided or made available from time to time by Tessian to Customer for installation by Customer in accordance with this Agreement within its own local or remote environments.

"Modules": means the hosted services provided by Tessian to Customer as specified in the Modules section of each applicable Service Order.

"Normal Business Hours" means 9.00 am to 6.00 pm local UK time, each Business Day.

"Renewal Term" means each period identified on the First Service Order as ‘Term’ beginning at the end of the Initial Subscription Term or on any subsequent Renewal Term, unless a subsequent Service Order substitutes a different Term period, in which case the Renewal Term shall be the Substituted Term period.

"Reports" means reports and documentation generated by Customer via the API or the Tessian Portal or provided by Tessian to Customer.

"Report Services" means the provision of (i): Reports by Tessian to Customer, whether such Reports are generated by Customer via the API or Tessian Portal, or provided direct to Customer by Tessian; and (ii) the provision by Tessian to Customer of any and all reporting tools and functionality.

"Services" means: (i) the Solution Services; (ii) the Support Services; and (iii) the Report Services.

"Services Data" means anonymized and aggregated data and other information that is collected, derived, extracted, or created from the Customer Data and/or data generated by Customer’s use of the Services.

"Service Order" means the first Service Order and each subsequent ordering document titled Tessian Service Order that is signed by the parties and forms part of this Agreement in accordance with its terms.

"Software" means the Modules and software comprising the API, Add-In and any other software made accessible online or provided for download by Tessian under this Agreement.

"Solution Services" means the services provided by Tessian under this Agreement by means of the Modules, any other Tessian proprietary hosted service solution(s), and the Local Software, in each case as specified in the applicable Service Order(s).

"Specifications" means the specifications set out in the Specifications Exhibit.


"Subscription Fees" means the fees payable by Customer to Tessian for access to the Services as set out in each applicable Service Order.

"Subscription Term" means the Initial Subscription Term and any subsequent Renewal Terms.

"Support Services" has the meaning given to it in Section 1.5.

"Support Services Exhibit" means Tessian’s policy for providing the Support Services available at: https://www.tessian.com/wp-content/uploads/2020/07/Support-Services-Exhibit.pdf, as amended by Tessian from time to time.

"Taxes" means any taxes, levies, duties or similar governmental assessments, including value-added, sales, use or withholding taxes assessable by any local, state, provincial or foreign jurisdiction.

"Terms and Conditions" means these Tessian Terms and Conditions.

"Tessian Portal" has the meaning given to it in Section 1.4.

"Tessian Server" the Tessian hosted data processing components of the overall Tessian solution.

"Threat Intelligence " has the meaning given to it in Section 2.1.

"Threat Data" means all data identified through the Services as malicious, including without limitation, any data that may perpetuate data breaches, malware infections, cyber-attacks, or other activity. For avoidance of doubt, Threat Data does not contain any personal data that could be used to identify Customer, its officers or employees.

"Version" means each version of the Local Software (each new version being denoted by a change to version number, consisting of bug fixes and patches made by Tessian to the Local Software and containing new functionality from the previous version).

"Warranty Period" means: (i) in respect of all relevant Services ordered under the First Service Order, the period starting on the Effective Date and ending 12 months thereafter; and (ii) in respect of all other relevant Services ordered under any subsequent Service Order, the period starting on the date Tessian and Customer entered into such subsequent Service Order and ending 12 months thereafter.