These Terms apply to, and form a necessary part of, any Proposal and Contract for the sale, licensing, or supply of Products or Services by Hexagon to Customer (capitalized terms defined below). As used herein, “Proposal” means any Hexagon proposal, quotation, or offer which incorporates (by reference or otherwise) these Standard Terms and Conditions; and “Contract” means any purchase order issued (or order form signed) by Customer and accepted by Hexagon, or any written agreement entered into by Hexagon and Customer, where the Proposal or any other Contract document incorporates (by reference or otherwise) these Standard Terms and Conditions. Any acceptance by Customer of a Proposal is expressly limited to acceptance of these Terms (defined below). Customer’s ordering of Products or Services constitutes acceptance of these Terms.

Each order accepted by Hexagon shall constitute a separate and independent Contract.

1 DEFINITIONS

1.1 “Affiliate” means any entity that directly or indirectly controls, is controlled by, or is under common control with the subject entity. “Control” for purposes of this definition means direct or indirect ownership or control of more than 50% of the voting interests of the subject entity.

1.2 “Cloud Services” means cloud-hosted services, if any, Hexagon provides, or is obligated to provide, under the Contract.

1.3 “Customer” means the customer to which Hexagon is selling or supplying the Offerings under the Contract, as identified in the Proposal, order acknowledgement or invoice.

1.4 “Hardware” means Machines, spare or replacement parts or accessories for Machines, or other equipment or hardware, if any, Hexagon provides, or is obligated to provide, under the Contract.

1.5 “Hexagon” means the Hexagon Group-affiliated legal entity selling or supplying the Offerings under the Contract, as identified in the Proposal, order acknowledgement or invoice.

1.6 “Hexagon-Branded” means Hexagon or Hexagon-Affiliate branded.

1.7 “Hexagon Contracts Website” means https://www.hexagonmi.com/terms (or any supplemental or successor web pages of the Hexagon Group), as may be updated from time to time, where the Hexagon Manufacturing Intelligence division’s standard terms and conditions for customers are posted.

1.8 “Machine” means an industrial measurement system, machine, or equipment (e.g., coordinate measuring machine, portable measuring arm, laser tracker, industrial 3D laser scanner, or structured light scanner).

1.9 “Offerings” means Products or Services (whether Hexagon-Branded or third-party branded).

1.10 “Parties” means Hexagon and Customer, and “Party” means either of them individually.

1.11 “Professional Services” means consulting, training, installation, calibration and certification, repair, retrofit, part programming, measuring, custom software development, engineering, hardware maintenance or other services (but excluding Software Maintenance or Cloud Services), if any, Hexagon provides, or is obligated to provide, under the Contract.

1.12 “Products” means Hardware, Software, or other goods, if any, Hexagon provides, or is obligated to provide, under the Contract.

1.13 “Services” means Professional Services, Software Maintenance, or Cloud Services.

1.14 “Software” means computer program(s) (including without limitation, applications such as CAD/CAM/CAE/SPC/Metrology software), if any, Hexagon provides, or is obligated to provide, under the Contract.

1.15 “Software Maintenance” means software maintenance services, if any, Hexagon provides, or is obligated to provide, under the Contract.

1.16 “Standard Terms and Conditions” means these Standard Terms and Conditions of Sale, including the attached Professional Services Addendum.

1.17 “Terms” means these Standard Terms and Conditions, together with any and all applicable end user license agreements, cloud services agreements, offering-specific terms, service descriptions, and other applicable terms and conditions.
conditions, addenda, policies, schedules, set forth or referenced in, or attached to, these Standard Terms and Conditions or the final Proposal, or specifically agreed upon by Hexagon in writing.

1.18 “Third-Party Offerings” means discrete third-party-branded (i.e., not Hexagon-Branched) Offerings (including third party systems, equipment, software products, or online services) not manufactured or developed by Hexagon or its Affiliates, and which are resold by Hexagon for use by Customer.

1.19 Additional terms with specific meanings are defined near where they first appear in these Standard Terms and Conditions.

2 PROPOSALS; PURCHASE ORDERS; CREDIT. Proposals by Hexagon are open for acceptance within the period stated in such Proposal or, if no period is stated, within thirty (30) days from the date of the Proposal, provided that Hexagon may amend or withdraw any Proposal at any time prior to the receipt by Hexagon of the acceptance of a Proposal. Purchase orders may be placed by Customer in any commercially reasonable manner that Customer and Hexagon determine is a proper, including electronic transmission. Each purchase order should reference the Proposal, and confirm the specific Offerings, quantity, prices, and "bill to" and "ship to" address. All Customer orders are subject to acceptance by Hexagon. Hexagon’s acceptance may be written (including electronic) order acknowledgement, by invoicing, or by shipment or performance. Proposals are made subject to approval by Hexagon of Customer’s credit. Credit approval, modification, or suspension is at Hexagon’s sole discretion. Hexagon reserves the right to correct clerical errors in the Proposal, order acknowledgement, invoice, or other transaction documentation without any liability on the part of Hexagon.

3 PAYMENT

3.1 Payment is due, without deduction or set-off, in accordance with the terms of any applicable advance, progress, or other agreed upon payment schedule set forth in the final Proposal, and if no payment terms are set forth in the Proposal then payment terms shall be as set forth in the order acknowledgement or invoice. Customer will refer to Hexagon’s Proposal, order acknowledgement, and invoice for other specific payment instructions.

3.2 Hexagon shall be entitled to charge interest on overdue amounts at the rate of one and one-half percent (1.5%) per month (or the maximum amount permitted by applicable law, if less) until Hexagon’s receipt of payment. Customer will also pay costs of collection, including reasonable attorneys’ fees and collection agency fees, associated with Hexagon’s attempts to collect overdue amounts from Customer.

4 TAXES; OTHER CHARGES

4.1 Prices quoted by Hexagon are exclusive of all applicable sales, use, value added, goods and services taxes, and other taxes (and all applicable tariffs, customs duties and similar charges), and Customer will be responsible for payment of all such taxes (other than taxes based on the net income of Hexagon), tariffs, duties and charges (and any related penalties and interest), payable in connection with the Contract or the provision of Offerings. If Customer is claiming tax exemption status, Customer must provide a valid tax exemption certificate. The prices shall be net of any withholding tax payable by the Customer. If Customer is required by law to withhold taxes, then Customer shall increase the sums paid to Hexagon so that the amount received by Hexagon after the withholding tax is deducted is the full amount Hexagon would have received if no withholding or deduction had been made.

4.2 Unless stated otherwise in the Proposal, prices are also exclusive of any applicable freight and handling, shipment, delivery, transit insurance, transportation, moving, loading and unloading, installation, disposal of packing materials, travel-related charges, or other incidental charges, all of which shall be the responsibility of and paid by Customer.

4.3 Hexagon reserves the right to charge the Customer, as an additional charge, for any additional work undertaken over and above that which would have been otherwise required, (including any expenses or financial penalties incurred by Hexagon) as a result of any instructions supplied by the Customer being incomplete, incorrect, inaccurate, illegible, out of sequence, in the wrong form, or provided to Hexagon too late to enable it to meet a deadline.

4.4 Credit card payments, if and when accepted by Hexagon, may be subject to a surcharge.

5 SHIPMENT; DELIVERY; RISK OF LOSS

5.1 Unless otherwise agreed by Hexagon, Products shall be delivered EX WORKS (Incoterm 2020) shipping point. Unless otherwise agreed by Hexagon, Hexagon may select the carrier and shipping route, and Customer is responsible for payment of any applicable freight and handling charges. Any shipping, delivery and installation dates are estimated dates only, and are conditional on Customer fulfilling its obligations. Hexagon shall not be liable for any loss or expense incurred by Customer if Hexagon fails to meet a delivery schedule. Partial deliveries shall be accepted and paid for by Customer at Contract prices and terms. Partial deliveries may be invoiced separately. Software may, at Hexagon’s sole discretion, be provided through electronic means (e.g., making the Software available for electronic download) or by delivery of physical media. Most Software is provided through electronic means. Registration may be required to access or download Software.
5.2 Risk of damage to or loss of the Products (and insurance responsibilities) shall pass to the Customer at the time of delivery to or collection from (as applicable) the delivery location, other than where the Customer wrongfully fails to take delivery in which case, risk of loss shall pass to the Customer at the time when delivery has been tendered.

5.3 Customer may not delay scheduled shipments without Hexagon’s prior written consent, which consent Hexagon may withhold in its sole discretion. Any delay in shipment requested by the Customer and authorized by Hexagon shall be conditioned on Customer indemnifying Hexagon in full for all loss, liabilities, costs, charges and expenses resulting from such delay.

6 CANCELLATION. The Contract and Customer’s payment obligations are non-cancelable. Products are non-returnable, and amounts paid by Customer are non-refundable, except as specifically provided for in these Terms.

7 HARDWARE

7.1 Inspection and Acceptance. Customer shall promptly inspect Hardware upon receipt. Customer shall be deemed to have accepted Hardware at the earlier of: (i) if Hexagon’s installation is not included in the Proposal, ten (10) days from tender of delivery to Customer unless Hexagon receives written notification of rejection for non-conformance from Customer within this ten-day period; (ii) if Hexagon’s installation is included in the Proposal, upon certification by Hexagon following completion of Hexagon’s applicable certification procedures at the installation site (or if certification is not required for the Product, ten (10) days from installation, unless Hexagon receives written notification of rejection for non-conformance from Customer within this ten-day period); (iii) first commercial use; or (iv) in any event no later than sixty (60) days following the date of shipment. If Hexagon is timely notified of Customer’s express rejection of a non-conforming Hardware, and Hexagon determines the Hardware’s non-conformance is covered under warranty, Hexagon will, at its option, either: (i) repair the non-conforming Hardware to become conforming; (ii) replace the non-conforming Hardware with a conforming Hardware; or (iii) credit or refund amounts paid for the Hardware back to the Customer and accept its return. THE REMEDIES UNDER THIS SECTION ARE CUSTOMER’S EXCLUSIVE REMEDIES, AND HEXAGON’S ENTIRE LIABILITY, FOR THE DELIVERY OF NON-CONFORMING HARDWARE.

7.2 Grant of Security Interest. This Section 7.2 is applicable to Hardware (and associated Software licenses) sales in the United States and Canada: To secure its obligations under the Contract, Customer hereby grants Hexagon a security interest in (i) the Hardware (and associated Software licenses), and (ii) the proceeds from the Hardware (and associated Software licenses). Customer agrees to assist Hexagon in perfecting its security interest, including by executing any further agreements or instruments necessary or appropriate to make such security interest binding and enforceable. CUSTOMER HEREBY APPOINTS HEXAGON OR HEXAGON’S ASSIGNEE AS ITS TRUE AND LAWFUL ATTORNEY IN FACT, IRREVOCABLY AND COUPLED WITH AN INTEREST, TO EXECUTE AND FILE ON BEHALF OF CUSTOMER ALL UCC FINANCING STATEMENTS OR FILINGS UNDER OTHER STATUTES GOVERNING THE FILING AND PERFECTION OF SECURITY INTERESTS IN PERSONAL PROPERTY WHICH IN HEXAGON’S SOLE DISCRETION ARE DEEMED NECESSARY OR PROPER TO SECURE HEXAGON’S INTEREST IN THE PRODUCTS IN ALL APPLICABLE JURISDICTIONS. In the event of default or breach by Customer, Hexagon may exercise all rights under the Uniform Commercial Code or other applicable statutes governing security interests to enforce its security interest. Customer hereby ratifies, to the extent permitted by law, all that Hexagon shall lawfully and in good faith do or cause to be done by reason of and in compliance with this paragraph.

7.3 Retention of Title. This Section 7.3 is applicable to Hardware (and associated Software licenses) sales in countries other than the United States or Canada: Notwithstanding delivery and the passing of risk in the Products, to the extent permitted by law, title to Hardware purchased by Customer, shall not pass to the Customer until Hexagon has received in cash or cleared funds payment in full of the purchase price and all ancillary fees, charges, costs, and expenses. Until such time as title in the such Hardware passes under this paragraph: (a) Customer shall hold the Products as Hexagon’s fiduciary agent, and shall keep the Products separate from those of Customer and third parties and properly stored, protected and insured, but shall be entitled to use the Products in the ordinary course of its business; (b) if Products are damaged or destroyed by an insured risk prior to the same being paid for by the Customer, the Customer shall receive the proceeds of any such insurance as trustee for Hexagon; (c) if payment is not made in time or in full, Hexagon shall be entitled, without prejudice to other rights and remedies, at any time before the Customer to repossess the Products and the Customer grants Hexagon and its agents an irrevocable license to enter any premises of the Customer for such purposes; and (d) Customer shall not be entitled to pledge or in any way charge by way of security for any indebtedness any of the Products which remain the property of Hexagon, but if the Customer does so all monies owing by the Customer to Hexagon shall (without prejudice to any other right or remedy of Hexagon) forthwith become due and payable. Should it be necessary to record the retention of title in a public register or should the validity of the retention of title otherwise require the cooperation of the Customer, Customer will give its approval for registration of the retention of title, and unconditionally authorizes Hexagon or its legal representatives to effect the registration, and Customer agrees to undertake the necessary cooperative action. Notwithstanding
8 SOFTWARE AND SOFTWARE MAINTENANCE

8.1 Software; End User License Agreement. Any references to the “sale” of or “selling” or “purchase” of Software shall mean sale or purchase of the end user license to use such Software; Software is licensed and not sold. Usage of Software, and any associated user documentation and materials, shall be subject to the terms and conditions of the end-user/software license agreement accompanying the Software or otherwise designated on the Hexagon Contracts Website (or in other Hexagon writing) as governing the use of such Software (“EULA”). Copies of EULAs for relevant Hexagon-Branded Software applications (and for some third-party branded Software applications) are available on the Hexagon Contracts Website or upon request. Customer shall be bound by and adhere to the terms the applicable EULA(s), and shall cause its users to comply with such terms. Without prejudice to any other right or remedy available to Hexagon, Hexagon may suspend performance or cause early termination of Software licenses (and related Software Maintenance) if Customer fails to pay in full, when due, any applicable fees or charges, or otherwise breaches the Contract (including any terms of the EULA).

8.2 Software Maintenance. If Customer acquires a Software Maintenance contract/agreement (sometimes referred to as an “SMA”) under the Contract, during the applicable Maintenance term, unless otherwise agreed, Customer will be entitled to the Software maintenance updates (if any) and remote technical support services made generally available by Hexagon to similarly situated end-user customers of the Software who are on Maintenance. Customer shall only be entitled to Software Maintenance on those Software features for which Customer has acquired Maintenance and has a current right to Maintenance. Software Maintenance shall not entitle Customer to any release, option, module, feature, or future product, which Hexagon licenses separately or offers for an additional fee. Technical support is limited to reasonable remote assistance in response to Customer’s technical support inquiries regarding: (i) Software installation, (ii) Software errors, and (iii) general questions regarding the usage of Software features. Technical support does not include training, consulting, on-site services, or other Professional Services, or the provision of engineering judgment for a customer-specific situation. If Software Maintenance lapses (or was not initially acquired), and Customer wishes to procure Software Maintenance, Customer will be assessed additional back maintenance fees for the period the Software was not maintained, as well any applicable reinstatement fees, in accordance with Hexagon’s then-current policies for the Software. Any updates, service packs, or new releases to the Software made available to the Customer under Software Maintenance will be subject to terms and conditions of the underlying EULA, unless accompanied with their own EULA. Hexagon’s sole and exclusive liability, and Customer’s sole and exclusive remedy, for Hexagon’s material breach of its Software Maintenance obligation and failure to cure such material breach within thirty (30) days after written notice will be that Customer may terminate Software Maintenance for the Software involved and receive a pro-rata return of Software Maintenance fees actually paid to Hexagon for the remaining unused Maintenance period of the Software involved.

8.3 License Files. Customer acknowledges that the Software may be protected by license manager programs and require license files to access and use. Any such required license files will be issued by or for Hexagon in accordance with Hexagon, its Affiliates’ or supplier’s then-current license file management policies and/or practices for the Software. Without derogation of the foregoing, Hexagon specifically reserves the right where it deems appropriate to issue to Customer only temporary license files, and withhold issuance of further license files until Customer fulfills its payment obligations. Customer shall provide Hexagon with information required to generate any necessary license files. Any Customer requests for replacement license files are subject to Hexagon’s then-current policies and practices, and Customer’s payment of applicable fees. Hexagon has no obligation to provide replacement license files if: (i) the Software is not supported on the proposed substitute computer; (ii) if Customer is in breach of the Contract; or (iii) if the applicable Software is not covered by Software Maintenance.

9 CLOUD SERVICES

9.1 Cloud Services in General. Usage of Cloud Services, including without limitation cloud-hosted software-as-a-service Offerings or cloud-hosted features/functions/capabilities of on-premise Software, shall be subject to the terms and conditions of the applicable Hexagon, Hexagon Affiliate, or third-party cloud services terms (“Cloud Services Agreements(s)”). The applicable Cloud Services Agreement(s) may be referenced (i) in the Proposal; (ii) in a EULA; (iii) on the Hexagon Contracts Website; or (iii) at the time of Cloud Services registration or use. Customer shall be bound by and adhere to the terms the applicable Cloud Services Agreement(s), and shall cause its users to comply with such terms. Access to and use of Cloud Services may require additional registration and acceptance of terms and conditions by Customer and/or its users prior to access or use. Cloud Services are not made available on a perpetual or paid-up license basis, but are offered only on a term-limited basis, such as during an ordered subscription term.

9.2 Hexagon Manufacturing Intelligence Cloud Services Agreement. Specifically, usage of any Cloud Services made available under the Hexagon Manufacturing Intelligence Cloud Services Agreement (formerly “HxGN SFE Cloud Services Agreement”) shall be subject to the terms and conditions of the Hexagon Manufacturing Intelligence Cloud Services Agreement (including any Acceptable Use Policy, applicable Offering Specific Terms,
10 PROFESSIONAL SERVICES. Additional terms and conditions applicable to Professional Services are set forth in the attached Professional Services Addendum, which forms an integral part of these Standard Terms and Conditions with respect to Professional Services, and is incorporated herein by reference.

11 CUSTOMER RESPONSIBILITIES

11.1 Customer’s Products. Customer acknowledges that the Offerings are not intended as a substitute for professional judgment or independent testing and verification. Customer is solely responsible for (i) selection of the Offerings to achieve Customer’s intended results; (ii) any output or results obtained by or on behalf of Customer through use of the Offerings; and (iii) any products or services produced or sold by or on behalf of Customer.  

11.2 Back-up of Data. Customer is solely responsible for back-up of its data, and shall maintain regular back-ups of its data consistent with good industry practices.

11.3 Occupational Safety and Health. It is Customer’s responsibility to prepare for, install and use Offerings in a safe, suitable, and legal manner and to provide all proper devices, tools and means to protect all personnel from bodily injury that may result from Customer’s particular use, operation, set-up or service of the Offerings. Customer is advised to consult the applicable user documentation, safety standards, laws and regulations. Customer shall install and use the Offerings at all times in compliance with the applicable user documentation, safety standards, laws and regulations, and general standards of care.

11.4 Indemnification. Customer hereby agrees to defend, indemnify and hold Hexagon, Hexagon Affiliates, suppliers, subcontractors, and representatives (collectively, “Indemnitees”) harmless from and against all claims, demands, suits and causes of action for property damage, personal injury or death, and all loss, cost, damage and expense (including reasonable attorneys’ fees) arising out of: (i) Customer’s products, services, data, results, outputs, materials, designs or specifications; (ii) Customer’s modification to the Offerings as originally delivered; (iii) Customer’s failure to purchase, install, provide or implement any safety part or practice customary in the industry (including, but not limited to, a mechanical, electrical or software interlock or other safety device); (iv) Customer’s failure to independently test and verify results and outputs to ensure they are correct, safe and suitable for use; or (v) Customer’s misconduct, negligence, violation of law, breach of contract, or other fault.

12 LIMITED WARRANTIES AND DISCLAIMERS

12.1 For Hexagon-Branded Hardware. Hexagon warrants to Customer that Hexagon-Branded Hardware purchased will be free from defects in workmanship and materials, under normal use, for the applicable warranty period. Unless stated otherwise in the Proposal or other Contract document, for sales of new Hexagon-Branded Machines, the warranty period will be twelve (12) months from (a) the date of delivery of Machines not installed by Hexagon; or (b) the date of installation of Machines installed by Hexagon; but in any event no more than thirteen (13) months from shipment date.

12.2 For Spare and Replacement Parts: Unless stated otherwise in the Proposal or other Contract document, Hexagon warrants to Customer that spare or replacement parts for Machines will be free from defects in workmanship and materials, under normal use, for a period of three (3) months from the date of delivery.

12.3 Warranties are non-transferable and non-assignable. No warranty claim may be made after the expiration of the warranty period. With respect to warranty claims properly made during the warranty period, Hexagon will repair or replace, at Hexagon’s option, free of charge, any Hardware which upon examination Hexagon finds defective in workmanship or materials, provided that, on Hexagon’s request, the Hardware is returned to Hexagon’s plant or premises, and provided further, that there is satisfactory documentation that the Hardware has been installed, used and maintained in accordance with instructions in the user documentation. All items that are replaced become the property of Hexagon. The foregoing warranty will not apply to or cover: (i) Products exported by the Customer out of the ultimate country of destination (as identified in the Contract or related end user certifications); (ii) consumable items, such as reflectors, bulbs, fuses, batteries, and filters; or (iii) Hardware specifically excluded from a warranty; in either case no warranty is provided.

12.3.2 The following conditions are excluded from the above warranties: (a) damage caused because the Customer has failed to follow the user documentation and Hexagon’s or manufacturer’s instructions (whether oral or in writing) as to the storage, installation, commissioning, proper use and maintenance of the Hardware, or (if there are none) good trade practice; (b) damage caused by uses other than those purposes for which Hardware was designed; (c) damage caused by accident or disaster, which shall include but is not limited to fire, flood, water, transportation, earthquake, wind and lightning; (d) damage caused by negligence or misuse by Customer or its representatives or agents; (e) damage caused by Customer’s alterations which shall include any deviation from manufacturer’s design; (f) damage caused by performance of maintenance or repair work not done by Hexagon.

12.3.3 Preventative maintenance or planned onsite visits are not included in the above warranties.
12.3.4 Notwithstanding anything to the contrary elsewhere, the above warranties do not apply to Hardware of the TESA/Brown & Sharpe division of Hexagon Group (“TESA”). Warranty and return terms for TESA Products shall be as specified in the applicable TESA documentation.

12.4 Software and Cloud Services. Warranties, if any, for application Software and Cloud Services shall be as set forth in the applicable EULA or Cloud Services Agreement. No other warranties of any kind are provided for Software or Cloud Services.

12.5 For Professional Services. Hexagon warrants to Customer that Professional Services will be performed in a professional manner consistent with generally accepted industry practice. This warranty shall expire thirty (30) days after the applicable Services completion date or the termination of the Services schedule, whichever occurs first. Hexagon’s sole and exclusive obligation for breach of warranty will be, at Hexagon’s option, to (a) use commercially reasonable efforts to re-perform the Professional Services in a manner that conforms to the warranty, or (b) refund to Customer the fees paid by Customer to Hexagon for the nonconforming Professional Services. The remedies set forth in this paragraph are Customer’s sole and exclusive remedies for breach of warranty under this paragraph. NOTWITHSTANDING THE FOREGOING, APPLICATIONS SERVICES, TRAINING, PART PROGRAMMING, AND MEASURING SERVICES CARRY NO WARRANTY, EXPRESS OR IMPLIED, AND ARE PROVIDED ON AN AS-IS BASIS.

12.6 HEXAGON MAKES NO OTHER EXPRESS OR IMPLIED WARRANTIES AND ALL OTHER WARRANTIES ARE SPECIFICALLY EXCLUDED, INCLUDING ANY WARRANTY AS TO MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSES, NONINFRINGEMENT, DESIGN OR SUITABILITY, QUALITY OF SERVICE, AS WELL AS ANY WARRANTY ARISING BY STATUTE, OPERATION OF LAW, COURSE OF DEALING OR PERFORMANCE, OR USAGE OF TRADE. HEXAGON DOES NOT WARRANT THAT THE OPERATION OF ANY OFFERING WILL BE UNINTERRUPTED OR ERROR-FREE.

13 LIMITATION OF LIABILITY

13.1 NEITHER HEXAGON NOR ITS AFFILIATES OR SUPPLIERS WILL BE LIABLE FOR ANY INDIRECT, CONSEQUENTIAL, INCIDENTAL, EXEMPLARY, PUNITIVE OR SPECIAL DAMAGES; FOR LOSS OF USE, PROFITS, REVENUE, SAVINGS, OR DATA; FOR COSTS OF PRODUCT RECALL, INJURY TO REPUTATION, OR LOSS OF CUSTOMERS; FOR LOSS OF USE OF OR DAMAGE TO OTHER EQUIPMENT OR PROPERTY; OR FOR DOWNTIME OR BUSINESS INTERRUPTION; ARISING UNDER OR IN CONNECTION WITH THE CONTRACT, WHETHER SUCH LIABILITY IS BASED UPON CONTRACT (INCLUDING BREACH OF A REPRESENTATION OR WARRANTY), TORT (INCLUDING NEGLIGENCE OR STRICT LIABILITY), OR OTHER LEGAL THEORY WHATSOEVER, EVEN IF HEXAGON HAD NOTICE OF THE POSSIBILITY OF SUCH DAMAGES AND EVEN IF ANY WARRANTY OR REMEDY IS HELD TO HAVE FAILED IN ITS ESSENTIAL PURPOSE.

13.2 UNDER NO CIRCUMSTANCE WILL HEXAGON’S OR ITS AFFILIATES’ OR SUPPLIERS’ LIABILITY, WHETHER IN CONTRACT, TORT, OR OTHERWISE, IN THE AGGREGATE, EXCEED THE AMOUNT ACTUALLY RECEIVED UNDER THE CONTRACT FOR THE SPECIFIC PRODUCT OR SERVICE THAT IS THE SUBJECT MATTER OF, OR IS DIRECTLY RELATED TO THE CLAIM. NO CLAIM, REGARDLESS OF FORM MAY BE BROUGHT BY CUSTOMER MORE THAN ONE (1) YEAR AFTER THE EVENT GIVING RISE TO THE CLAIM HAS OCCURRED. TO THE EXTENT ANY APPLICABLE LAW LIMITS THE SCOPE OF THESE SECTIONS 13.1 OR 13.2, THE CONTRACT SHALL BE INTERPRETED TO CONFORM TO SUCH LAW IN A MANNER THAT LIMITS HEXAGON’S AND ITS AFFILIATES’ AND SUPPLIERS’ LIABILITY TO THE FULLEST EXTENT ALLOWED BY LAW.

13.3 THE EXCLUSIONS AND LIMITATION SET FORTH ABOVE IN SECTION 13 SHALL NOT APPLY IN CASES OF: (I) FRAUD OR FRAUDULENT MISREPRESENTATION; (II) WILLFUL MISCONDUCT; (III) BODILY INJURY OR DEATH CAUSED BY HEXAGON’S NEGLIGENCE; OR (IV) TO THE EXTENT THAT LIABILITY CANNOT BE EXCLUDED OR LIMITED ACCORDING TO MANDATORY APPLICABLE LAW.

14 INTELLECTUAL PROPERTY. Hexagon, its Affiliates and third-party suppliers shall retain ownership of all intellectual property they had prior to the Contract. All new intellectual property conceived or created by or on behalf of Hexagon or its Affiliates in the performance of the Contract shall be owned exclusively by Hexagon (or its Affiliates, as applicable). Customer will not: (a) decode, reverse engineer, or decompile any Offering, in whole or in part, unless expressly permitted by applicable law without the possibility of contractual waiver; (b) reproduce, distribute, modify, make derivative works or publicly perform any intellectual property of Hexagon or its Affiliates (“Hexagon Intellectual Property”), except as expressly permitted in writing by Hexagon; (c) circumvent, directly or indirectly, any technical measures or devices securing Hexagon Intellectual Property; or (d) otherwise access or manipulate the Hexagon Intellectual Property, except as expressly permitted in writing by Hexagon.

15 RIGHTS TO SUSPEND PERFORMANCE. If Customer fails to pay any invoice when due, or is otherwise in breach, Hexagon may, without prejudice to any other right or remedy available to Hexagon, suspend its performance until Customer cures such breach. In addition to the foregoing, Hexagon may suspend performance if it has reasonable grounds for insecurity concerning Customer’s performance. Customer shall pay all reasonable expenses.
incurred by Hexagon in connection with a suspension, including, but not limited to, expenses for repossession, fee collection, and costs of storage during suspension. The schedule for Hexagon’s obligations shall be extended for a period of time reasonably necessary to overcome the effects of any suspension.

16 TERMINATION FOR BREACH. Either Party may terminate the Contract, effective immediately upon written notice to the other Party, for a material breach by the other Party of any term of the Contract that remains uncured thirty (30) days (or ten (10) days in the event that the breach is a failure of Customer to make any required payment) after the non-breaching Party first gives written notice to the other Party of such breach and its intent to terminate the Contract if such breach is not cured. If Hexagon terminates the Contract for breach, without prejudice to any other right or remedy available to Hexagon, Customer must pay within ten (10) days all amounts which have accrued prior to such termination, as well as all sums remaining unpaid for Offerings ordered under the Contract plus related taxes and expenses. In the event of termination of the Contract, any and all licenses and usage rights granted to Customer with respect to any intellectual property or services under the Contract shall immediately terminate, and Hexagon’s obligation to provide any further Offerings to Customer under the Contract will immediately terminate. Provisions that survive termination or expiration are those relating to payment, taxes, indemnification, limitation of liability, and others which by their nature are intended to survive.

17 USE OF INFORMATION. Customer shall maintain in confidence any non-public commercial and pricing information disclosed to Customer by or on behalf of Hexagon, and Customer shall not disclose such information to any third party and shall not use any such information for a purpose other than as agreed by the Parties and in relation to the Contract. Customer agrees that Hexagon may disclose Customer’s information, including without limitation, contact information and technical information, to Hexagon Affiliates, suppliers, channel partners and subcontractors, wherever they do business, in furtherance of the Contract and Hexagon’s business relationship with the Customer. If Customer provides Hexagon or Hexagon Affiliates with feedback, recommendations, or suggestions about the Offerings (“Feedback”), then, Hexagon and its Affiliates may use such Feedback without obligation to Customer, and Customer hereby irrevocably grants to Hexagon and its Affiliates a perpetual, irrevocable, worldwide, sublicensable, royalty-free right and license to use that Feedback.

18 TRADE COMPLIANCE

18.1 Hexagon’s performance under the Contract is subject to the issuance of any required export license or other necessary government authorization or requirements. Hexagon has the right to terminate without liability any Contract if Hexagon determines such sale, export or delivery may violate applicable law, or that the necessary government authorization may not be granted. Termination will not affect the right of Hexagon to recover the Contract price for any unpaid Offerings already delivered.

18.2 Customer shall comply with all applicable export control and sanctions laws and regulations, including those of the European Union and the United States. Customer shall not export, re-export, transfer or download any Offerings (or any related technical data) in violation of applicable laws or the Contract. Upon Hexagon’s request, Customer shall promptly cooperate with Hexagon and provide Hexagon with any end-user certificates, affidavits, or other documents reasonably requested by Hexagon in connection with the exporting or importing of any items under this Contract.

18.3 Customer acknowledges that Hexagon and its Affiliates are part of a distributed, global group organization with offices, systems, and personnel in numerous countries; as such, in no event shall Customer disclose export-sensitive information to Hexagon or its Affiliates unless the Parties have discussed and established an agreed-to process for the proper and secure delivery and handling of such export-sensitive information. Without derogation of the foregoing, in no event shall Customer disclose export-sensitive information to Hexagon or its Affiliates via email or other general technical support channels.

19 GENERAL

19.1 Entire Agreement. These Terms, together with Hexagon’s final Proposal, order acknowledgement, invoice, and any modifications or additional provisions specifically agreed upon by Hexagon in writing, state the entire agreement between Hexagon and Customer with respect to the subject-matter hereof, and supersede all prior or contemporaneous agreements or representations, written or oral, with respect to the subject-matter. Customer acknowledges and agrees that in entering into this agreement it has not relied and is not relying on any representations, warranties or other statements whatsoever, whether written or oral other than those expressly set out in this agreement and that it will not have any right or remedy arising out of any representation, warranty or other statement not expressly set out in this agreement. Any additional or different terms or conditions contained or referenced in any Customer purchase order (or other Customer-issued document) are expressly objected to and rejected and will be of no force or effect. In particular, Customer specifically agrees that any Customer-generated pre-printed terms or general terms and conditions included or referenced in any purchase order (or other Customer-issued document) will be of no force or effect. This agreement may not be modified except in a writing signed by the authorized representatives of the Parties, or as otherwise permitted herein.

19.2 Order of Precedence. In the case of any conflict the following order of precedence shall apply: (i) the final Proposal; (ii) any applicable EULA(s) or Cloud Services Agreement(s), or other applicable terms and conditions, addenda,
policies, or schedules, referenced in or attached to these Standard Terms and Conditions, with respect to the Offerings to which they apply; (iii) these Standard Terms and Conditions.

19.3 **No Waiver.** Hexagon shall have the benefit of all rights and remedies provided by law or equity. Failure of Hexagon to exercise or reserve any right or remedy shall not be construed as a waiver thereof or of any other right or remedy.

19.4 **Severability.** If any term within the Contract is to any extent illegal, otherwise invalid, or incapable of being enforced, such term shall be excluded to the extent of such invalidity or unenforceability; all other terms thereof shall remain in full force and effect; and, to the extent permitted and possible, the invalid or unenforceable term shall be deemed replaced by a term that is valid and enforceable and that comes closest to expressing the intention of such invalid or unenforceable term.

19.5 **Force Majeure.** Neither Hexagon nor its Affiliates or suppliers will be liable or responsible for delay or failure to perform any obligations occasioned by any cause beyond their reasonable control, including but not limited to war; terrorist acts; civil disturbance; epidemic; labor unrest; shortage of raw materials or supply chain disruptions; fire; flood; earthquake; acts or defaults of common carriers or suppliers; governmental laws, acts, regulations, embargoes, orders or restrictions; or any other cause, contingency or circumstance not subject to their reasonable control.

19.6 **Assignment; Subcontract.** The Contract shall inure to the benefit of and be binding upon the Parties hereto and their respective successors and permitted assigns. Customer may not assign or transfer, by operation of law or otherwise, the Contract (or any rights or obligations hereunder), without Hexagon’s prior written consent. Any attempted assignment or transfer in violation of the foregoing shall be void. Hexagon may freely assign or otherwise transfer all or any of its rights, or delegate or otherwise transfer all or any of its obligations or performance under the Contract without Customer’s consent. Hexagon, in its sole discretion, will determine the personnel assigned to perform any Services, and may perform its obligations through Affiliates, third-party representatives, or subcontractors. Customer acknowledges and agrees that Hexagon, and not its Affiliates, will be responsible for Hexagon’s obligations under the Contract.

19.7 **Electronic Signatures.** Signed copies of Contract documents transmitted via facsimile transmission, by electronic mail in .pdf or other reliable electronic form, will have the same effect as physical delivery of the paper document bearing the original signature. The Parties agree that electronic signatures may be used and shall be treated, for purposes of validity, enforceability as well as admissibility, the same as written signatures.

19.8 **Notices.** Notices required under the Contract shall be in writing. Notices shall be effective upon receipt. Hexagon may provide any notice to Customer by sending an email message to the email address then associated with Customer’s account.

19.9 **Authorization.** The person agreeing to the Contract on behalf of the Customer represents and warrants that such person is authorized and lawfully able to bind the Customer to the Contract.

19.10 **Governing Language.** In the event of translation of these Terms to a language other than English, the English language version shall govern in the event of a conflict.

19.11 **Customer references.** Customer acknowledges and accepts that the Hexagon Group has the right to use Customer’s name and logo to identify Customer as a customer in sales and marketing presentations.

20 **OTHER TERMS**

20.1 **Resale of Third-Party Offerings.** Third Party Offerings may be subject to additional or different third-party terms and conditions and/or end user license agreements accompanying such Third-Party Offerings, or otherwise presented to Customer, which Customer shall be bound by and adhere to. Where no end user terms exist directly between the Customer and third-party manufacturer/licensor, Hexagon will pass through to Customer any transferable Third-Party Offering warranties, indemnities, and remedies provided by the manufacturer, to the extent Hexagon is permitted to do so. NOTWITHSTANDING ANYTHING TO THE CONTRARY IN THESE TERMS OR ELSEWHERE, TO THE EXTENT PERMITTED BY APPLICABLE LAW, THIRD-PARTY OFFERINGS ARE PROVIDED BY HEXAGON ON AN "AS IS" BASIS, WITH NO WARRANTIES OR INDEMNITIES OF ANY KIND FROM HEXAGON OR ITS AFFILIATES.

20.2 **Hardware Loaners or Rentals.** Any Machine (or other equipment) loaner or rentals made available by Hexagon shall be governed by the terms and conditions of the Hexagon Manufacturing Intelligence hardware loaner or rental agreement (as applicable), a copy of which is available upon request. In addition to any other requirements, Customer may be required to confirm its acceptance of the loaner or rental agreement, as part of Hexagon’s processing of any Customer loaner or rental request or order. For a avoidance of doubt, notwithstanding anything to the contrary in these Terms or elsewhere, as between Hexagon and Customer, title to loaner and rental Machines and equipment shall remain in Hexagon.

20.3 **Offering Specific Terms.** Certain Offerings may be subject to additional or different terms applicable to specific Offering(s), such as services descriptions or other service-specific terms, product-specific terms, or other terms relating to specific Product or Service Offerings. Standard Offering specific terms may be made available on the Hexagon Contracts Website, or be attached to or referred to in the Proposal or in these Terms. The version of the
applicable offering specific terms effective as of the date of the applicable Proposal shall be deemed incorporated into the Proposal. Customer shall be bound by and adhere to such offering specific terms, as applicable.

20.4 **MyCare Program Terms.** Any software maintenance, hardware maintenance, or other benefits made available by Hexagon under its *MyCare Program* shall be governed by the terms and conditions of the then-current MyCare Program Terms and the applicable MyCare offering description, to the exclusion of any software maintenance or hardware maintenance terms set forth in these Standard Terms and Conditions. A copy of the MyCare Program Terms is available on the Hexagon Contracts Website or upon request.

21 **CHOICE OF LAW / JURISDICTION.** The Contract and any disputes arising out of or in connection with the Contract shall be governed by the **Governing Law** set forth in the below table, without reference to conflict-of-laws principles and excluding the UN Convention on Agreements for the International Sale of Goods. Customer agrees to submit to the exclusive jurisdiction of, and venue in, the **Jurisdiction for Disputes** set forth in the table below, in any dispute arising out of or relating to the Contract. Notwithstanding the foregoing or anything to the contrary, Hexagon (and its Affiliates and licensors, as applicable) shall have the right to bring claims or actions in any court of competent jurisdiction for infringement of intellectual property rights (including related causes of action, such as breach of contract), to protect confidential information, to protect repossession rights, to enforce payment rights, or to seek equitable remedies.

<table>
<thead>
<tr>
<th>If Hexagon's principal place of business is in:</th>
<th>Governing Law</th>
<th>Jurisdiction for Disputes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Canada</td>
<td>Province of Ontario, Canada</td>
<td>Courts of Ontario, Canada</td>
</tr>
<tr>
<td>Mexico</td>
<td>Mexico</td>
<td>State of Nuevo León, Mexico</td>
</tr>
<tr>
<td>United States or any other country or jurisdiction not covered in this table</td>
<td>State of Rhode Island, United States</td>
<td>State and federal courts in the State of Rhode Island, United States</td>
</tr>
</tbody>
</table>

22 **ADDITIONAL JURISDICTION-SPECIFIC TERMS**

22.1 **Canada.** For Customers in Canada, the following additional terms shall apply: Les Parties confirment que le Contrat et tous les documents connexes sont et seront en langue anglaise. (Translation: “The Parties confirm that the Contract and all related documentation are and will be in the English language.”)

22.2 **United States**

22.2.1 **US GOVERNMENT.** If Customer is a branch or agency of the U.S. Government or is licensing the Software on behalf of the U.S. Government, the following applies: The Software is deemed to be commercial computer software as defined in FAR 12.212 and DFARS 227.7202 (as applicable), and any successor regulations. Any use, modification, reproduction, release, performance, display or disclosure of the Software by or on behalf of the U.S. Government shall be solely in accordance with the license rights, restrictions and other terms and conditions set forth in the applicable EULA and these Terms.

22.2.2 **US PUBLIC EDUCATIONAL INSTITUTIONS.** Where Customer is a public educational institution in the United States: (i) Notwithstanding the table in Section 21 herein (Choice of Law / Jurisdiction), Governing Law and Jurisdiction for disputes will be state where the Customer is located, and (ii) Notwithstanding anything to the contrary in these Standard Terms and Conditions, any terms relating to Customer’s indemnification obligations shall only apply to the extent permitted by the Governing Law.
Professional Services Addendum

This Professional Services Addendum ("Addendum") is an addendum to the Standard Terms and Conditions to which it is attached. Capitalized terms used but not defined in this Addendum have the meanings set forth in the Standard Terms and Conditions. In the event of a conflict between the terms of this Addendum and the main body of the Standard Terms and Conditions, the Addendum takes precedence with respect to Professional Services only.

1. Scope of Addendum. The terms of this Addendum apply only to Professional Services, and not to sales of any Products, Software Maintenance, or Cloud Services. For the purposes of this Addendum only, references below to “Services” shall mean “Professional Services.”

2. Description of Services. Hexagon will provide ordered Services in accordance with the service description in the Proposal (or schedules thereto). Services are provided as a separate and independent service even if mentioned together with the sale or licensing of Products by Hexagon in the same Contract.

3. Cooperation. Customer will cooperate fully and in good faith with Hexagon in the performance of Services by, without limitation, providing or obtaining for Hexagon, in a timely manner and at no charge to Hexagon: (a) such access and use of Customer’s premises or other facilities as reasonably required for Hexagon to perform the Services, if onsite performance of Services is agreed to; (b) such access and use of Customer’s equipment, software, drawings, models, parts, data, information or tools ("Customer Materials") reasonably required for Hexagon to perform the Services; (c) complete, accurate and timely information, data and feedback as reasonably required to perform the Services; (d) all required licenses and consents to comply with all applicable law in relation to the Services to the extent that such licenses and consents relate to Customer's business, premises, staff and/or Customer Materials; (e) complete information related to any restrictions on technical data, including export restrictions, that may impact Hexagon’s selection of personnel to perform the Services; and (f) any Customer deliverables and other obligations required for the performance of the Services. Hexagon’s performance obligations are contingent upon Customer’s compliance with Customer’s obligations. Hexagon shall not be responsible for failures or delays in performing Services due to Customer’s delays or failure to comply with Customer’s obligations. Customer acknowledges and agrees that, in performing the Services, Hexagon is entitled to base its conclusions on and rely on the accuracy and completeness of the information, data, material, and assumptions that are furnished by or on behalf of Customer, without any independent investigation or verification. In addition to any other remedies available, Hexagon is entitled to compensation for costs and expenses (such as travel expenses, cancellation and rebooking costs, non-productive labor hours and other personnel costs, and third-party expenses incurred by Hexagon), resulting from delays or re-scheduling caused by Customer.

4. Confidentiality Information.

4.1 "Confidential Information" means any non-public information and/or materials disclosed by a Party to the other Party in connection with Services under the Contract and reasonably understood to be confidential. Confidential Information excludes any information that: (i) is or becomes generally known to the public through no fault or breach of the Contract by the receiving party; (ii) the receiving party can demonstrate was rightfully in the receiving party’s possession the time of disclosure, without an obligation of confidentiality; (iii) the receiving party can demonstrate was independently developed by the receiving party without use of or access to the disclosing party’s Confidential Information; or (iv) the receiving party rightfully obtains from a third party without any duty of confidentiality or restriction on use or disclosure.

4.2 Each receiving party will: (i) take all reasonable security measures to maintain the confidentiality of the other party’s Confidential Information, but not less than the measures it uses for its own Confidential Information of similar value; (ii) use the other party’s Confidential Information only for the purpose of exercising its rights and performing its obligations under the Contract (or as otherwise expressly permitted under these Terms); and (iii) limit disclosure of the other party’s Confidential Information to its employees and subcontractors (and its Affiliates’ employees and subcontractors) that need to access such Confidential Information for the foregoing permitted purpose and are subject to legally binding obligations to maintain the confidentiality of the Confidential Information that are at least as stringent as the obligations under this Section. The receiving party shall be responsible for any violations of this Section by its Affiliates or subcontractors to whom receiving party discloses the other party’s Confidential Information. The receiving party may disclose Confidential Information of the other Party to the extent required by applicable law or order of a court or other government body or agency, but only if the receiving party provides prompt notice of that requirement to the disclosing party to enable the disclosing party to seek a protective order or otherwise prevent or restrict the disclosure. The confidentiality obligations stated in this paragraph shall survive for five (5) years from the date of disclosure hereunder.

5. Services Deliverables.

5.1 Services “Deliverables” means any reports, scripts, code, or other work results that Hexagon delivers to Customer in the performance of Professional Services under a Proposal. This Contract does not transfer from Hexagon to Customer any intellectual or industrial property rights and all such rights in all hardware, software, technology, information, data, documentation or other materials brought by Hexagon into any Services engagement, or which are created or developed by Hexagon in the course of or as a result of providing any of the Services, shall belong to Hexagon.
5.2 Subject to Customer’s compliance with these Terms and Hexagon receiving full payment under the Contract, Hexagon grants Customer a non-exclusive, non-transferable license to use the Deliverables, if any, for Customer’s internal business operations. Additional restrictions may apply as set forth in the Proposal or other Contract documents. The license to Deliverables granted does not apply to: (i) any Software products, associated materials, user documentation, or training materials; or (ii) items customarily licensed or otherwise provided by Hexagon under a separate agreement.

6 Customer Materials. Customer retains all its intellectual property rights in Customer materials and data it provides to Hexagon for use in connection with the performance of Services. Customer grants Hexagon a non-exclusive right to use the Customer-provided materials and data in fulfilling Hexagon’s obligations under the Contract.

7 Travel. Unless otherwise agreed, required travel for Services will be billed at Hexagon’s prevailing rates.

8 Non-Solicitation. Customer shall not, during the term of the applicable Services engagement and for one year thereafter, directly or indirectly solicit for hire an employee, consultant or otherwise any of Hexagon’s personnel who have had involvement with the Services, without Hexagon’s express written consent, provided, however, that Customer shall not be precluded from hiring any employee of Hexagon who responds to any public notice or advertisement of an employment opportunity.

9 Training Materials. Where training materials are delivered by or on behalf of Hexagon, subject to Customer’s continued compliance with the terms and conditions of the Contract, and payment of all applicable fees and charges, Hexagon grants to Customer a non-exclusive, non-sublicensable, non-transferable license to use such training materials solely for internal personnel training use by Customer’s personnel for whom the training was purchased, and subject to any other terms and restrictions identified by Hexagon or accompanying the training materials. Any further use, such as copying, modification, distribution, marketing and disclosure to third parties, is not permitted without the written consent of Hexagon.

10 Change Order. Each Party may propose changes in the scope or schedule of the Services. Hexagon is not obligated to proceed with any change unless and until both Parties agree upon such change in writing. The written change documentation will describe the changes in scope and schedule, and the resulting changes in price and other provisions, as agreed.

Additional Terms Relating to Services for Machines

11 Machine Installation Services. If installation service for a Machine is ordered, Hexagon shall be obligated only to provide such equipment as is specified in the Proposal. Customer is responsible for preparing the site for installation of the Machine according to Hexagon’s instructions, including, among other things, providing electric power hookup, air supply, if required, or other special equipment as instructed by Hexagon. Customer shall pay Hexagon any and all costs resulting from Customer being unprepared on the agreed date for installation of the Machine, including, without limitation, a delivery extension surcharge, the cost of storage of the Machine, cancelation fees to installation subcontractors, and time lost by installation technicians.

12 Machine Hardware Maintenance Agreements (“HMAs”)

12.1 Hardware Maintenance. If hardware maintenance agreement (“HMA”) is ordered for a Machine, Hexagon will provide Customer with Services (e.g., annual certification and preventative maintenance) as described in the Proposal (or schedules thereto) for the Machine for which the HMA is purchased.

12.2 Machine Condition; Reinstatement Repairs. Machines eligible for an HMA must either be new or in good operating condition on the date the HMA is purchased. Hexagon reserves the right to inspect the condition of the Machine prior to and as a condition of performing Services under an HMA. For inspection and hardware maintenance of portable Machines (including portable measuring arms and laser trackers), Customer is responsible for shipping the portable Machine, at its own expense, to and from Hexagon’s designated inspection facility in accordance with the packaging and shipping instructions provided by Hexagon. If upon inspection, Hexagon determines the Machine is not in good operating condition, Hexagon will present to Customer a quotation for performing repairs necessary for reinstating the Machine to good operating condition as determined by Hexagon (“Reinstatement Repairs”). Reinstatement Repairs are separate and apart from HMAs, and are subject to separate quotations, fees and charges.

12.3 Access to System. Customer shall grant to Hexagon such access and use of the Machine reasonably required by Hexagon to perform applicable Services under the HMA. If a delay is caused by non-access to the Machine, Customer will be billed for Hexagon’s time involved waiting for access.

12.4 Machine Location. Customer will promptly advise Hexagon of any changes in the location of the Machine. In addition to any other rights and remedies reserved by Hexagon, Customer changes in the location of the Machine covered by an HMA may result in additional fees and charges (e.g., additional travel-related expenses for Services).