THOMAS PERFORM TERMS AND CONDITIONS

1. STRUCTURE AND SCOPE OF THE AGREEMENT
1.1 This Agreement creates a contractual framework between the Account Holder and Thomas under which:
   (a) the Account Holder enters into the Terms so it may execute Orders in order to purchase Subscriptions, Solutions and related services and/or Deliverables; and
   (b) Thomas agrees to the terms on which it shall provide such Subscriptions, Solutions and related services and/or Deliverables.

1.2 If a Solution to be provided under an applicable Order has additional Solution-specific terms, each applicable Service Module shall form a part of the relevant Order, whether by directing the Account Holder to electronic copies of the Service Module or otherwise.

1.3 In the event of any conflict or ambiguity, the order of precedence for the Agreement shall be as follows:
   (a) the applicable Order;
   (b) the applicable Service Module;
   (c) the body of these Terms;
   (d) the appendices to these Terms;
   (e) the Documentation; and
   (f) any other document expressly referred to in these Terms.

1.4 Under the Agreement, the Account Holder and Thomas may enter into one or more Orders for the provision of Subscriptions, Solutions and related Deliverables.

1.5 Subject to clause 1.6, during the Term the Account Holder may order the provision of Subscriptions (including changing Tier Plan) and Solutions from Thomas by an Order.

1.6 An Order shall, upon execution, become incorporated into, and subject to, the Agreement in respect of the Subscription (including changing a Tier Plan), Solution and related Deliverables set out therein and shall incorporate any relevant Service Module terms. Once an Order is agreed by the parties, it shall be valid and effective it must be confirmed in writing and signed by each of the parties or otherwise accepted by the parties, unless Thomas waives this requirement by providing the Account Holder with a written Order confirmation or issuing an invoice in respect of the applicable Order.

2. PROVISION OF SUBSCRIPTIONS
2.1 Thomas will provide and the Account Holder will receive and have use of a Subscription in accordance with the Agreement. A Subscription shall:
   (a) commence from the date set out in the relevant Order and continue for an initial term of twelve (12) months ("Initial Subscription Period"); and
   (b) subject to clause 20.2, automatically renew for further twelve (12) month periods ("Renewed Subscription Period") at the end of the Initial Subscription Period or a Renewed Subscription Period (as applicable), each a “Subscription Period”.

2.2 Thomas shall use reasonable endeavours to make the Subscription and associated Thomas Perform access available (twenty-four (24) hours a day, seven (7) days per week, provided:
   (a) such availability shall exclude any planned or unplanned maintenance on Thomas Perform provided that Thomas shall use reasonable endeavours to give the Account Holder prior notice of such unavailability;
   (b) the Account Holder maintains a sufficiently fast and reliable internet connection and uses a browser environment which complies with Thomas guidelines; and
   (c) if access requires downloading additional browser plug-ins, Thomas shall not be responsible for such third-party plug-ins nor ensuring that the Account Holder complies with any terms and conditions which may apply to them.

3. TIER PLANS, CHANGING TIER PLANS AND USAGE IN EXCESS OF A TIER PLAN
3.1 The Account Holder shall purchase a Subscription for a Tier Plan which shall apply to each Subscription Period as set out in an Order.

3.2 The Subscription shall automatically renew and on the same Tier Plan as was in force during the prior Subscription Period unless the Account Holder has exercised its rights under clause 20.2 or elects to enter into an Order for a different Tier Plan to commence at the beginning of the following Subscription Period.

3.3 Changing to a Larger Tier Plan During a Subscription Period
   The Account Holder may change its Tier Plan to a Larger Tier Plan at any time during a Subscription Period. The following rules shall apply to an Account Holder changing to a Larger Tier Plan during a Subscription Period:
   (a) The Account Holder enters into an Order to move to a Larger Tier Plan;
   (b) Thomas shall provide the Account Holder with a credit ("Account Credit"), calculated on a pro-rated basis, for the Fees paid in the unexpired portion of the current Subscription Period commencing from the day after the Account Holders’s election to change to a Larger Tier Plan;
   (c) a new Subscription Period shall commence from the day after the Account Holders’ change to a Larger Tier Plan ("Larger Tier Plan Start Date");
   (d) the Account Holder shall be invoiced for the Fees, less the Account Credit, for the Larger Tier Plan on the Larger Tier Plan Start Date and which shall be payable by the Account Holder in accordance with clause 10.5(a); (e) any Profile Credits available before the Larger Tier Plan Start Date will be lost;
   (f) unless Thomas has elected to invoice the Account Holder for any Overage (as defined in clause 3.5) on a monthly basis any Overage used under clause 3.5 will be deducted from the Profile Credit limit for the Larger Tier Plan as from the Larger Tier Plan Start Date; the Account Holder has paid in full all Fees payable under its existing Tier Plan.

3.4 Changing to a Smaller Tier Plan
   (a) The Account Holder may only change to a Smaller Tier Plan by giving Thomas prior written notice (or making a selection via it’s Perform Account) no later than midnight on the last day of the current Subscription Period.
   (b) No other Subscription decreases are permitted during an existing Subscription Period.
   (c) The Account Holder may not change to the Low Volume Tier.

3.5 Usage in Excess of a Tier Plan
   (a) If the Account Holder uses any Profile Credits in excess of their current Tier Plan ("Overage"); such Profile Credits will be charged at Thomas’s standard Overage rate for the Account Holder’s Tier Plan which is applicable in the month when the Overage was incurred;
   (b) Thomas will notify the Account Holder of any Overages incurred in the prior month;
   (c) Unless Thomas has elected to Invoice the Account Holder for Overages on a monthly basis, all Overages will be invoiced at the end of the then current Subscription Period;
   (d) In the event of the Account Holder changing to a Larger Tier Plan any unpaid Overage will be charged for but the available Profile Credits under the Larger Tier Plan will be reduced by the amount of such Overage.

4. SUBSCRIPTION UPGRADES
4.1 Thomas may from time to time introduce new features to its Thomas Perform offering which do not form part of the Account Holder’s Subscription. Thomas shall notify the Account Holder as and when such upgrades become available.

4.2 If the Account Holder may elect to upgrade its Subscription to benefit from newly available premium features at any time during a Subscription Period by submitting an Order to Thomas. In such case, the amounts paid by the Account Holder for the relevant Subscription Period will be set off against the new total Fee for the Subscriptions. The amounts outstanding after such set-off shall be payable in accordance with clause 10.

5. INTRODUCTORY SUBSCRIPTION OFFERS
5.1 The Account Holder’s Subscription may start with an introductory offer.

5.2 Unless otherwise agreed in an Order, an introductory offer and associated Fees will be valid for the Initial Subscription Period only. With effect from the end of the Initial Subscription Period, Thomas will reinstate its standard Subscription Fees.

5.3 Eligibility for an introductory offer will be determined by Thomas at its sole discretion.

6. PROVISION OF SOLUTIONS
   Thomas will provide, and the Account Holder will receive and have use of, the Solutions and related Deliverables in accordance with the Agreement which may not be applicable.

6.2 Thomas shall provide, deliver or otherwise make available the Solution(s) and/or Deliverable(s) with reasonable skill and care, in a timely manner and in accordance with the provisions of the Agreement (including any relevant Services Modules and Documentation). Notwithstanding clauses 19.1 to 19.3 of these Terms, in the event of any breach of this clause, Thomas will at its sole expense use commercially reasonably endeavours to re-supply the relevant Solution and/or Deliverable in a manner which conforms to this clause. This shall be the Account Holder’s sole and exclusive remedy for such breach.

7. USE OF SUBSCRIPTION AND SOLUTIONS
7.1 “Account Holder Obligations”
   (a) The Account Holder shall:
      (i) provide to Thomas all necessary co-operation in relation to these Terms and any Order, and all necessary access to such information as may be required by Thomas in order to provide Subscriptions and Solutions including but not limited to Account Holder Data, security access information and configuration services;
      (ii) carry out all Account Holder Obligations in a timely and efficient manner;
      (iii) ensures that the Account Holder’s network and systems comply with the relevant specifications and use restrictions provided by Thomas from time to time and comply with any security, information security and technical procedures and requirements in relation to the Subscriptions, Solutions and/or Deliverables; and
      (iv) with respect to Assessment Results in particular:
         (A) not use such Assessment Results in isolation in order to guide or inform any decision;
         (B) assume sole responsibility for any conclusions drawn from the Assessment Results (and resultant content); and

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November 2022
5.2.1 Master Terms and Conditions_PerForm_V5
Page 1 of 8
19.1
7.2 Use restrictions

(a) The Account Holder must not:

(i) infringe any Intellectual Property Rights that belong to or are licensed to Thomas;

(ii) create, upload, download, access, store, distribute, transmit or introduce into Thomas Perform or any Solution and/or Deliverable any Malicious Code, programs, viruses, malware, or other types of malicious software or material, or links to such software, that are unlawful, insider or confidential information, advertisements or solicitation for any products or services, or could disrupt or harm the proper operation of Thomas Perform or such Solution and/or Deliverable or incite another to do so; or

(iii) engage, engineer, decompose, disassemble or modify Thomas Perform, a Solution and/or Deliverable or any part, feature, function or user interface thereof, or otherwise reduce to human-perceivable form all or any part of Thomas Perform or any Solution and/or Deliverable (except to the extent permitted pursuant to Applicable Regulations), or use or attempt to use any automated program to access Thomas Perform or any Solution and/or Deliverable, for any purpose, to search, display, or transmit links to any part of Thomas Perform, a Solution and/or Deliverable.

(b) The Account Holder agrees to indemnify and hold harmless Thomas from any liability incurred as the result of the Account Holder’s violation of clause 7.2(a).

(c) The Account Holder must not:

(i) knowingly withhold information which may affect Thomas’ ability to provide the Subscriptions, Solutions and/or Deliverables to the Account Holder or to others (including Perform and/or Profile Users), or the security or integrity of Thomas Perform or any of the Solutions and/or Deliverables;

(ii) use any Subscriptions, Solution and/or Deliverable to impersonate any person, or to misrepresent the Account Holder’s, or any other Perform and/or Profile User’s identity;

(iii) engage in sending unsolicited messages to any number or users or via the internet by using any Solution and/or Deliverable;

(iv) use the Subscriptions, Solutions and/or Deliverables in a way which in Thomas’ reasonable opinion is not within the intended developed use of such Subscription, Solution and/or Deliverable;

(v) use any excessive or excessive usage of any Subscription, Solution and/or Deliverable, which is usage significantly in excess of average usage patterns that adversely affects the speed, responsiveness, stability, availability, or functionality of any Subscription, Solution and/or Deliverable for other users.

(vi) make any Subscription, Solution and/or Deliverable available to, or use any Subscription, Solution and/or Deliverable for the benefit of, anyone other than the Account Holder, unless and to the extent expressly stated otherwise in an Order or the Documentation;

(vii) (unless otherwise agreed in writing by Thomas or unless Thomas otherwise waives this requirement) lend, sell, resell, license, sublicense, distribute, make available, rent or lease any Subscription, Solution and/or Deliverable, or include any Subscription, Solution and/or Deliverable in a service bureau or outsourcing offering;

(viii) access or use any Subscription, Solution and/or Deliverable in order to build a competitive solution or service or to benchmark a non-Thomas solution or service;

(ix) remove any Thomas or third-party names, trademarks, copyright notices or other proprietary notices; or

(x) use any Subscription, Solution, Deliverables and/or the Documentation in the Account Holder’s own products or services, commercially exploit or otherwise make any Subscription, Solution and/or Deliverable available to any third party in any way (unless Thomas otherwise waives this requirement), or create any derived data or products utilizing any of the same.

8. PERFORM USER

8.1 The Account Holder shall appoint Thomas Perform Users who shall be the only users permitted to access Thomas Perform and be provided with access to Subscriptions, Solutions, Deliverables and/or Documentation.

8.2 Any appointed User must:

(a) may only access Thomas Perform, the Subscription, Solutions, Deliverables and related services strictly in accordance with the terms of this Agreement and the Account Holder’s instructions; and

(b) may access suspended and/or removed upon notice at Thomas’ reasonable discretion.

9. LICENCE GRANT

9.1 Licences

(a) Subject to clauses 9.1(b) and (c), Thomas grants to the Account Holder:

(i) a non-exclusive, non-transferable, limited-term, revocable licence to access and/or use Thomas Perform and any Subscriptions, Solutions, Deliverables and/or Assessment Data during the Term solely for the Account Holder’s internal business operations; and

(ii) in the extent required by the Account Holder to use the Subscriptions and/or Assessment Data, and to receive the Subscriptions and Solutions, a limited-term, non-exclusive, non-assignable, royalty-free, revocable licence to use Thomas Perform as necessary for this limited purpose;

(b) the licences granted under clause 9.1(a) shall apply other than to the extent that additional licence(s) are required by and granted in accordance with any of the Service Modules.

(c) The Account Holder must have a valid Subscription in order to access Thomas Perform and benefit from the licences granted under clause 9.1(a).

(d) The Account Holder grants to Thomas and applicable contractors:

(i) a non-exclusive, perpetual, irrevocable, royalty-free licence to use the Deliverables and/or Assessment Data, and to include any Solution and/or Deliverable(s) in any content, advertisements or solicitation for any products or services;

(ii) a worldwide, perpetual, irrevocable, royalty-free licence to use the Deliverables and/or Assessment Data, and to include any Solution and/or Deliverable(s) in any content, advertisements or solicitation for any products or services.

9.2 Marketing

Either party shall not undertake any marketing activities contemplating the use of the other party’s name, service marks, trademarks or logos, without that party’s prior written consent in each instance.

10. FEES AND PAYMENT

10.1 The Account Holder will pay all Fees in accordance with the provisions of this clause 10 and as specified in the Order.

10.2 Fees are based on Solutions and/or Subscriptions purchased and may also be charged based on usage or other metrics or parameters set out in the Order and Overage shall be invoiced as set out in clause 3.5(c).

10.3 Unless expressly agreed otherwise in writing by Thomas (in an Order, or otherwise), (a) payment obligations are non-refundable, (b) all Fees paid are non-refundable, (c) with the exception of Overage, all Fees are paid annually in advance and (d) quantities or levels of usage purchased cannot be decreased during the Term, Order Term or relevant Subscription Period.

10.4 The Account Holder agrees that it will fulfil its obligation to pay the Fees by the date on which payment is due and that Thomas and/or its authorised payment providers has permission to charge the Account Holder’s payment information and method submitted by the Account Holder and its issuing bank.

10.5 Unless otherwise stated in an Order or otherwise agreed by Thomas in writing:

(a) the invoice dates are due fourteen (14) days from the invoice date;

(b) the Account Holder is responsible for providing complete and accurate billing and contact information to Thomas and notifying Thomas of any changes to such information; and

(c) in respect of Subscriptions, Thomas shall invoice the Account Holder:

(i) on the Order Commencement Date for Subscription Fees payable in respect of Initial Subscription Period; and,

(ii) subject to clause 20.2 on the first day of each Renewed Subscription Period.

10.6 If any invoiced amount is not received by Thomas by the due date, then without limiting its rights or remedies those Fees may accrue late interest at the rate of four per cent (4%) above the Bank of England base rate of the outstanding balance per year, or the maximum rate permitted by law, whichever is lower; and/or Thomas may cancel or suspend the Agreement, a Subscription, access to Thomas Perform, the provision of Solutions, Documentation and/or Deliverables (or any part of them) and/or any existing Orders (including future renewals or deliveries) made by the Account Holder in whole or in part.
10.7 Thomas’ Fees do not include any taxes or similar governmental assessments of any nature (“Taxes”). The Account Holder is responsible for paying all Taxes associated with its purchases and use hereunder.

10.8 The Subscription Fees will automatically increase annually (at such date as to be determined by Thomas from time to time) by whichever is the greater of five (5) percent or any increase in the UK retail price index in the twelve (12) month period preceding such increase. Fees are subject to change without notice.

10.9 Thomas currently accepts various forms of payment for Subscriptions and/or Solutions including credit/debit cards and direct debit. Please refer to the Thomas Website for details of the payment methods Thomas currently accepts. If Thomas accepts payment by:

(a) Debit/credit card, such payment will be processed through its third-party payment provider Stripe. Stripe complies with the Payment Card Industry Data Security Standards and is certified as a PCI Level 1 Service Provider.

(b) Direct debit, such payment will be processed through its third-party payment provider GoCardless Limited via the Thomas website. GoCardless is regulated by the Financial Conduct Authority as an Authorised Payment Institution. Payments will be debited from the Account Holder’s account at the beginning of the Initial Subscription Period and for each Renewed Subscription Period thereafter. There is no need for the Account Holder to renew the direct debit for each Renewed Subscription Period – it will continue until it is cancelled. In the event that any direct debit payment is not authorised by the Account Holder’s bank, the Account Holder will receive an automated email to let it know. If the Account Holder receives such an email it should contact Thomas immediately. If the failed payment cannot be made to collect the payment four days later. If the second payment fails, Thomas will contact the Account Holder directly for payment by another method for the remainder of the Subscription Period. If the Account Holder cancels its direct debit it must inform Thomas promptly so that Thomas can arrange an alternative payment method with the Account Holder.

10.10 In order to make payment through a Thomas third-party provider, the Account Holder may have to accept the terms of a licence agreement with that third party. The Account Holder acknowledges that Thomas has no responsibility for such third-party software or the Account Holder’s use of it.

11. DATA PROTECTION

11.1 Thomas and the Account Holder must provide co-operate with each other in respect of compliance with this clause 11 and each shall at the request of the other, provide evidence of compliance with its obligations under the Agreement.

11.2 The Account Holder shall ensure that it clearly specifies the likely transfers of Personal Data that it might make to Thomas in connection with this Agreement in all relevant communications with data subjects, and in its privacy policies and fair processing notices.

11.3 Each party will comply with their respective obligations under the Data Protection Legislation in the performance of their obligations under this Agreement. This clause 11.3 is in addition to, and does not relieve, remove or replace, a party’s obligations or rights under the Data Protection Legislation.

11.4 The parties acknowledge that for the purposes of the Data Protection Legislation each will act as a separate and independent controller (as defined by the Data Protection Legislation) in relation to the personal data of which they process in the exercise of their rights and the performance of their obligations under this Agreement.

12. ACCOUNT HOLDER ENVIRONMENT AND SECURITY REQUIREMENTS

12.1 The Account Holder will inform Thomas immediately if it has reason to believe that the safety, security or confidentiality of the Security Details of any Subscription, Solution and/or Deliverable has been or may be compromised.

12.2 In order to ensure the integrity of the Subscriptions, Solutions and Deliverables, Thomas reserves the right, at its sole discretion, and without liability, to do anything which it reasonably believes is required in order to protect its systems and to do so without any further liability to the Account Holder or providing a refund of any Fees paid in accordance with the Agreement, if the Account Holder is found to be in breach of any of the Agreement.

13. INTELLECTUAL PROPERTY RIGHTS OWNERSHIP

13.1 All Background IPRs shall remain vested in the relevant party that owns such Background IPRs.

13.2 The Account Holder acknowledges that Thomas Perform, the Solutions and Documentations are owned by and shall remain the property of Thomas or Thomas’ licensor’s or third-party providers. No rights in Thomas Perform, the Solutions and/or Documentation are granted or conveyed by Thomas other than the limited licence to use them as set forth in the Agreement, and in order to use the Agreement and any outcomes thereof, you are granting Thomas any licence, sub-licence, copyright interest, proprietary right or other claim against or interest in the other party’s Intellectual Property Rights.

13.3 All Intellectual Property Rights in:

(a) the Deliverables (including the content of Assessment Responses received in response to any Assessment Invites);

(b) anonymous data gathered by Thomas from the Account Holder, including data and aggregated data that Thomas derives from the Assessment Invites and the Assessment Responses received in response to the Assessment Invites (“Assessment Data”), shall belong to and vest in Thomas unconditionally and immediately upon their creation, and the Account Holder shall not have any rights in, or to, the Deliverables or the content of Assessment Results, other than in accordance with the licence granted to the Account Holder in clause 13.2.

13.4 Subject to clause 13.3, the Account Holder retains ownership of all of its Intellectual Property Rights in its Content. Thomas does not claim ownership over any of the Account Holder’s Content. Thomas shall only store, copy, use or access Content to the extent necessary to perform its obligations under these Terms and the relevant Order and shall not disclose it to any third party without the Account Holder’s prior written approval.

13.5 Neither party shall be prevented or restricted from developing and using any techniques, ideas, concepts, information or knowledge relating to methods or processes other than the other's Confidential Information. Thomas assigns to Thomas, with full title guarantee for all purposes, applications and field of use (including by way of assignment of future Intellectual Property Rights) all Intellectual Property Rights in the Deliverables and the Assessment Data, and the Account Holder waives any right to action for any past, present and future damages and other remedies in respect of any infringement. The Account Holder must execute, and will procure that its sub-contractors execute, such documents and do such things as Thomas may consider reasonably necessary to give effect to this clause 13.3.

14. SUB-CONTRACTING

14.1 Thomas may subcontract or outsource the performance of any of its obligations under the Agreement without the Account Holder’s prior written consent, provided that this shall not relieve Thomas from its obligations under the Agreement. The Account Holder may not subcontract or outsource the performance of any of its obligations under the Agreement.

15. CONFIDENTIALITY

15.1 Each party receiving Confidential Information (“Receiving Party”) from the other party (“Disclosing Party”) shall keep that information confidential and secure and comply with this clause 15. The Receiving Party shall not disclose the Disclosing Party’s Confidential Information except in the written consent of the Disclosing Party or in accordance with this clause 15.

15.2 The obligations of confidentiality set out in this clause 15 shall not apply where the Receiving Party can demonstrate that the Confidential Information cannot reasonably be regarded as being ‘confidential’ anymore than an event or action of the one in breach of the Agreement.

15.3 Upon the expiry of the Term and/or an Order Term (as applicable), or any earlier termination of the Agreement and/or an Order (as applicable), each party will promptly return or destroy the relevant Confidential Information of the other and any copies, extracts and derivatives thereof, except as otherwise set out in the Agreement.

15.4 The Receiving Party may disclose Confidential Information of the Disclosing Party to the extent compelled by law to do so, provided the Receiving Party gives the Disclosing Party prior notice of the compelled disclosure (to the extent legally permitted) and reasonable assistance, at the Disclosing Party’s cost, if the Disclosing Party wishes to contest the disclosure.

15.5 Each party acknowledes that its breach of this clause 15 may cause irreparable injury to the other party for which monetary damages may not be an adequate remedy. Accordingly, a party will be entitled to seek any legal or equitable remedies in the event of such a breach by the other. The operation of this clause 15 shall survive the termination or expiration of the Agreement.

16. AUDIT

16.1 The Account Holder shall grant Thomas and its employees, auditors and representatives effective access to all information, systems, personnel and records which relate to its use of Thomas’ software (including data and aggregated data that Thomas derives from the Assessment Invites, Subscriptions, Solutions, Documentation and Deliverables) in order to verify compliance with the Agreement. Such access may be at any time during normal business hours upon reasonable notice in the circumstances.

16.2 If a Thomas audit shows that the Account Holder has breached the Agreement, that Thomas Perform access has been provided to anyone other than the Account Holder and its Perform Users, and/or that there has been an underpayment of Fees, then without prejudice to Thomas’ other rights and remedies:

(a) Thomas may disable the Account Holder’s Thomas Perform access immediately if the breach is not immediately rectified upon request; and

(b) the Account Holder shall pay an amount equal to any identified underpayment of Fees within fourteen (14) days of the request for payment.

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S 21_Master Terms and Conditions_Perform_V5
Page 3 of 8
UNCONTROLLED IF PRINTED EXTERNAL USE
17. REPRESENTATIONS AND DISCLAIMERS

17.1 Representations
Each party represents that it has validly entered into the Agreement and has the legal power to do so.

17.2 Disclaimer
(a) The provision of the Subscriptions, Solutions and Deliverables are provided on an “as is, where is” basis and are not guaranteed to be uninterrupted or error free.
(b) Except to the extent prohibited by law, or to the extent any statutory rights apply that cannot be excluded, limited or waived, Thomas and its licensors:
   (i) make no representations or warranties of any kind, whether expressed, implied, statutory or otherwise regarding the Subscriptions, Solutions, Deliverables and/or Documentation (and the Account Holder acknowledges that it shall not rely on any Deliverables and/or Documentation without first verifying them); and
   (ii) disclaim all warranties, including any implied or express warranties.

18. INDEMNIFICATION

18.1 The Account Holder will indemnify and undertakes to keep Thomas, its officers, servants and agents indemnified against any costs and expenses (including reasonable legal costs and the costs of any settlement) arising out of any claim, action, proceeding or demand that may be brought, made or prosecuted against Thomas arising out of or as a consequence of:
   (a) an unlawful or negligent act or omission by the Account Holder; and/or
   (b) an infringement of any third-party Intellectual Property Rights.

18.2 Thomas will indemnify and undertakes to keep the Account Holder, its officers, servants and agents indemnified against any costs and expenses (including reasonable legal costs and the costs of any settlement) arising out of any claim, action, proceeding or demand that may be brought, made or prosecuted against the Account Holder arising out of or as a consequence of an Thomas infringing any third-party Intellectual Property Rights (“IPR Claim”).

18.3 If an IPR Claim is made against the Account Holder, the Account Holder shall:
   (a) notify Thomas in writing of any IPR Claim;
   (b) allow Thomas to conduct all negotiations and proceedings and give Thomas reasonable assistance, each at Thomas’ cost, regarding the IPR Claim; and
   (c) make no adverse admission relating to the IPR Claim.

18.4 If at any time an allegation of infringement of Intellectual Property Rights is made or there is likely to be such an infringement, Thomas shall, at its option:
   (a) replace or modify the Solutions with non-infringing substitutes, provided that such substitutes do not adversely affect the performance or material functionality of the relevant Solutions; or
   (b) procure the indemnity to Account Holder the right to continue receiving the Solutions, provided that there is no material adverse effect on (including any reduction in the scope of use of) the Solutions.

19. LIMITATION OF LIABILITY

19.1 Nothing in the Agreement shall exclude or limit any liability for:
   (a) fraud or fraudulent misrepresentation;
   (b) death or personal injury caused by a party’s negligence, or the negligence of its employees, agents or subcontractors (as applicable);
   (c) losses arising from breach of the provisions of clauses 7.2(a), 15, and 18.2; or
   (d) any other liability that may not be restricted, or excluded, as a matter of law.

19.2 Subject to clause 19.1, Thomas shall not under any circumstances whatsoever be liable to the Account Holder in equity (including restitution), contract, tort (including negligence), breach of statutory duty, or in any other way, for any loss or damage caused by errors or omissions in any Content provided to Thomas by the Account Holder or any actions taken by Thomas at the Account Holder’s direction.

19.3 Subject to clauses 19.1, 19.2, 19.3 and 19.6 and save in respect of claims for unpaid Fees payable under the Agreement, the total aggregate liability of either party arising out of or related to the Agreement, whether in equity (including restitution), contract, tort (including negligence), breach of statutory duty, or in any other way, will in no circumstances exceed an amount equivalent to one hundred and fifty percent (150%) of the total amount paid by the Account Holder under the applicable Order which is giving rise to the liability in the previous twelve (12) months under which the liability arose.

19.4 Subject to clause 19.1, either party’s liability to the other party arising out of or related to a breach of clause 11 will be limited to an amount equivalent to five hundred percent (500%) of all amounts paid or payable under the Agreement in the previous twelve (12) months under which the liability arose.

19.5 Subject to clause 19.1, Thomas will not be liable for breach of any of the terms of the Agreement which in Thomas’ reasonable opinion arises from or is in relation to any misuse (or unauthorised use including unauthorised use in accordance with clause 8), an act or omission to act or any other cause of Thomas.

19.6 For the avoidance of doubt, the calculation of each liability cap at clauses 19.5 and 19.6 shall be based on Fees paid, net of any deductions that have been properly made.

20. TERM AND TERMINATION

20.1 Termination
   (a) The Agreement commences on the Effective Date and shall continue until all Subscriptions and Solutions hereunder have been provided, terminated or expired (“Term”).
   (b) Each Order will commence on the applicable Order Commencement Date and will continue, unless terminated earlier, for the relevant Order Term.

20.2 Subscription Expiry
   (a) The Account Holder must notify Thomas of its intention not to renew its Subscription no later than midnight on the day before the end of the then-current Subscription Period, in which case the Subscription will automatically expire.
   (b) If the Account Holder has invoked its right under clause 20.2(a) to end its Subscription it will continue to have access to the Assessment Results on Thomas Perform for a further period of twelve months from expiry of the Subscription.
   (c) If the Account Holder does not enter into a new Subscription within twelve months from expiry of the Subscription all Account Holder Data and Assessment Results will be deleted.

20.3 Termination
   (a) Mutual Termination
      Without prejudice to any other rights or remedies each party may have under the Agreement or at law, either party may terminate the Agreement and/or any or all Orders for cause upon thirty (30) days’ written notice to the other party of a material breach by such other party if the breach remains uncured at the expiration of such period or if the other party becomes the subject of a petition in bankruptcy or any other proceeding relating to insolvency, receivership, liquidation or assignment for the benefit of creditors.
   (b) Thomas Termination
      (i) Without prejudice to any other rights or remedies Thomas may have under or in accordance with the Agreement, Thomas may terminate the Agreement (in whole or in part) and/or any or all Orders at any time during the Term with immediate effect by written notice to the Account Holder in the event that any circumstances arise which permit Thomas to suspend the Solutions and/or Deliverables pursuant to clause 21.
      (ii) Thomas may terminate a Subscription at any time upon sixty (60) days’ written notice to the Account Holder. In this event, Thomas shall refund the pre-paid Subscription Fee on a pro-rated basis.
      (iii) In the event of any breach of the Agreement or any non-payment by the Account Holder, then, in circumstances in which Thomas is entitled to terminate the Agreement, Thomas may (at its discretion) instead opt for any other action in the given circumstances in lieu of termination.

20.4 Payment upon termination
   (a) If the Agreement and/or any Order(s) are terminated by Thomas in accordance with clause 20.3(b)(ii) or 20.3(b)(iii), the Account Holder must pay any unpaid Fees under the Agreement to Thomas.
   (b) If no event will the termination or expiry of the Agreement (in whole or in part and howsoever caused) relieve the Account Holder of its obligation to pay any Fees payable to Thomas for the period prior to the effective date of termination.

20.5 Consequences of termination
   (a) Where the Agreement is terminated in part, or where an Order is terminated either in full or in part, the remainder of the Agreement Terms and/or such partially terminated Order in effect as at the date of termination shall otherwise continue in full force and effect.
(b) Upon termination or expiry of the Agreement in whole or in part and/or any Order, in relation to the Solution and/or Subscription being terminated:
  (i) the Account Holder must immediately cease using such Solution and/or Subscription and related Deliverable(s) and promptly destroy or deliver (at Thomas’ request) all data belonging to Thomas in the Account Holder’s possession to Thomas forthwith, and the Account Holder must provide certification to Thomas of any such destruction upon Thomas’ request. The requirement to deliver or destroy all copies of the data shall not apply to any data that the Account Holder is required to retain under any legal or regulatory obligation (and only to the extent and for such time as is required under any such obligation), provided that such data shall be subject to confidentiality obligations in clause 15; and
  (ii) each party shall promptly discontinue the use of the other party’s service marks, trademarks, trade names and logos and cease all marketing efforts relating to its obligations hereunder.
(c) Termination or expiry of the Agreement and/or any Order (in whole or in part), howsoever caused, shall not prejudice the rights and remedies of either party which may have accrued under it to the date of termination or expiry, and shall not affect any provision of the Agreement which is expressly or by implication intended to come into or remain in effect on or after such termination or expiry.

21. THOMAS SUSPENSION RIGHTS
21.1 Thomas may at any time suspend the Subscription and/or any Solution, Deliverable, or any part of them, if in its reasonable opinion Thomas believes that the Account Holder's or a Perform User's use of the Subscription and/or any Solution or Deliverable constitutes a valid reason for suspension which can be taken to include but not be limited to usage by the Account Holder of any Active Connections in excess of its Subscription Limit.
21.2 In any case of suspension in accordance with clause 21.1 Thomas reserves the right to determine, at its sole discretion and without liability, whether to reinstate access to or operation of the affected Subscription, Solution and/or Deliverable and/or permanently disable access to or operation of the affected Subscription, Solution and/or Deliverables and terminate this Agreement and/or any Order in whole or in part immediately on written notice to the Account Holder.

22. FORCE MAJEURE
Neither party shall be liable for any delay or failure to perform its obligations pursuant to the Agreement, if such delay or failure to perform is due to a Force Majeure Event and its performance under the Agreement will be suspended for the period that the Force Majeure Event continues and the affected party will have an extension of time for performance which is reasonable and in any event equal to the period of delay or stoppage caused by the Force Majeure Event, provided however that, if the delay or stoppage continues for more than forty-five (45) days (continuously) then the affected party may terminate these Terms or the affected Order (as applicable) with immediate effect on giving written notice to the other party and neither party will be liable to the other for the termination.

23. CHANGES
23.1 Thomas may change these Terms, the Subscription, Tier Plans and/or any of its Solutions from time to time at its sole discretion. Any such changes will be posted on the Thomas Website and Thomas may provide notification of changes via email or via the applicable Solution. In the event Thomas makes a change to these Terms, the Subscription or the Solutions which is to the material detriment of the Account Holder:
(a) Thomas shall provide the Account Holder with reasonable notice in writing by email; and
(b) the Account Holder shall be entitled to terminate this Agreement and/or any Orders provided the Account Holder provides fourteen (14) days’ notice of such termination to Thomas within fourteen (14) days of receiving Thomas’ notification of the change.

24. NOTICES
24.1 Any notice required to be given under the Agreement shall be in writing and shall be delivered by recorded delivery post to the other party at its address set out in the Agreement.
24.2 Notices under the Agreement can be validly served by e-mail. Any notices sent by e-mail to the Account Holder shall be sent to the email address given to Thomas at the time of registration, or such other email address as may have been notified by the Account Holder at a later date; and to Thomas shall be sent to salesinvoicing@thomas.co.uk with the subject line “Written Notice Relating to the Thomas Agreement”.

25. GENERAL
25.1 Governing Law and Jurisdiction
(a) The Agreement, and any dispute or non-contractual obligation arising out of or in connection with it, shall be governed by and construed in accordance with English law, except for those provisions or clauses which explicitly dictate the application of another law for particular purposes.
(b) Any dispute or claim arising out of or in connection with the Agreement or its subject matter or formation (including any non-contractual dispute or claim) shall be subject to the exclusive jurisdiction of the courts of England, and the parties hereby irrevocably submit to the exclusive jurisdiction of the courts of England for these purposes.

25.2 Entire Agreement
(a) The Agreement, constitutes the entire agreement and understanding between the parties in respect of its subject matter and supersedes any previous agreement or understanding (written or oral) made before the Effective Date by, or on behalf of, the parties and relating to its subject matter.
(b) Each party confirms that it has not relied upon and, subject to clause 25.2(d), shall have no remedy in respect of, any agreement, warranty, statement, representation, understanding or undertaking made by either party unless that warranty, statement, representation, understanding or undertaking is expressly set out in the Agreement.
(c) Subject to clause 25.2(d), neither party shall be entitled to the remedies of rescission or damages for misrepresentation arising out of, or in connection with, any agreement, warranty, statement, representation, understanding or undertaking whether or not it is set out in the Agreement.
(d) Nothing in the Agreement shall restrict or exclude any liability for (or remedy in respect of) fraud or fraudulent misrepresentation.

25.3 Assignment
(a) Subject to clause 25.3(b) neither party may assign, novate or otherwise transfer any of its rights or obligations hereunder, whether by operation of law or otherwise, without the other party’s prior written consent (not to be unreasonably withheld).
(b) Thomas may assign, novate or otherwise transfer any of its rights and/or obligations under the Agreement at any time on notice in writing to the Account Holder.
(c) Subject to the foregoing, the Agreement will bind and inure to the benefit of the parties, their respective successors and permitted assignees.

25.4 Relationship of the Parties
Nothing in the Agreement is intended or shall be construed as creating a partnership, joint venture, the relationship of principal and agent, or any other legal relationship between the parties that would impose liability upon one party for the act or failure to act of the other. Neither party has authority or power to make representations or bind the other in any way.

25.5 Third Party Beneficiaries
Save as expressly set out in the Agreement, a person who is not a party to the Agreement has no rights under the Contracts (Rights of Third Parties) Act 1999 to enforce any of its terms, but this does not affect any right or remedy of any person which exists otherwise than pursuant to that Act.

25.6 Waiver
Any delay or failure by a party in exercising, or any waiver by a party of, its rights under or in connection with the Agreement will not limit or restrict the future exercise or enforceability of those rights.

25.7 Cumulative Remedies
The rights and remedies under the Agreement are cumulative and in addition to and, except where otherwise expressly provided in the Agreement, do not exclude any rights and remedies provided by law (including equitable remedies) or otherwise.

25.8 Force or Assurance
Each party shall, at the request and cost of the other, do or procure the doing of all such further acts, and execute and deliver or procure the valid execution and delivery of all such documents, as may from time to time be necessary in the requesting party’s reasonable opinion to give full effect to the Agreement and to secure to the requesting party the full benefit of the rights, remedies and benefits conferred on it by the Agreement.

25.9 Severance
If any provision (or any part of any provision) of the Agreement is, or becomes illegal, invalid or unenforceable in any respect it shall not affect or impact the legality, validity or enforceability of any other provision of the Agreement and the parties shall negotiate in good faith to amend such provision (or part provision), such as that amended it is legal, valid and enforceable and to the greatest extent possible achieves the parties’ original commercial intention.

25.10 Variation
Except in respect of any changes made pursuant to clause 23, the Agreement shall not be modified or amended unless in writing and signed on behalf of the Account Holder and Thomas by each party’s respective duly authorised representatives.
1 "Account Holder" means the company which is agreeing to purchase a Subscription and any Solutions from Thomas in accordance with and pursuant to the terms of the Agreement;

"Account Holder Data" means all code, data, documentation, information, text, images, statistics, analysis, diagrams, images, sounds and other materials embodied in any form (including any Content) which is inputted into Thomas Perform or otherwise provided by the Account Holder, any Performer or Users or Thomas through the Account Holder’s or any Performer’s behalf, for the purposes of using Thomas Perform or for facilitating the Account Holder’s or any Performer’s use of Thomas Perform;

"Account Holder Environment" means the combination of hardware, software, telecommunications systems and other material (or any constituent part) made available or used by the Account Holder (whether directly or through a service provider) or as used or interfaced to by Thomas (including Thomas subcontractors);

"Agreement" means these Terms and each Order under it, all as may be varied from time to time in accordance with such terms;

"Applicable Regulations" means all laws and regulations as applicable in the countries where the Subscription and Solutions are provided, which are in force from time to time during the Term;

"Assessment" means an online assessment of one or more questions that is created by or on behalf of Thomas and completed via the Thomas Platform;

"Assessment Environment" means a description of the Subscription, the creation by Thomas of an invite for a Profile User to respond to an Assessment;

"Assessment Result" means an outcome or insight in respect of a Profile User created out of the application of the Thomas Platform to such Profile User’s Assessment Perform;

"Assessment Response" means each completed or partially completed response to an Assessment by a Profile User;

"Assessment Results" means any results or outcomes created by Thomas from an Assessment and made available to the Account Holder;

"Background IPRs" means Intellectual Property Rights that belong to or are licensed to a party prior to the Effective Date and all developments, modifications and/or enhancements of the same; and/or that are generated or acquired after the Effective Date but excluding the Deliverables;

"Confidential Information" means any information which is disclosed by one party to the other whether before or after the Effective Date, which is designated in writing as confidential or would appear to a reasonable person to be confidential and which relates to a party’s business, all Account Holder Data, Security Details and all information derived from any of the above together with the existence, negotiation or provisions of the Agreement;

"Connection" means that a Profile User has accepted a Link Request;

"Content" means any code, data, documents, Information, text, images, statistics, analysis, diagrams, images, sounds and other materials embodied in any form relating to the Account Holder which the Account Holder may supply or otherwise make available to or a Thomas sub-contractor in relation to an Assessment Invite, its Subscription and/or any Solution, but which excludes the Deliverables;

"Customer Services" means any defined level of service (if applicable) to be provided by Thomas as set out in a Tier Plan as may be amended by Thomas from time to time;

"Data Exporter" means any party to this Agreement which transfers (by way of a Relevant Transfer) Exported Personal Data to a Data Importer;

"Data Importer" means any party to this Agreement which receives (by way of a Relevant Transfer) Exported Personal Data from the Data Exporter;

"Data Protection Legislation" means all applicable data protection and privacy legislation in force from time to time in the UK including the UK GDPR and the Data Protection Act 2018 (“DPA 2018”) (and regulations made thereunder) and/or any other applicable data protection or national/federal or state/provincial/territorial privacy legislation in force;?

"Deliverables" means the items which are produced, delivered and/or otherwise made available to the Account Holder as outputs of its Subscription and/or the Solutions, whether tangible or intangible, and which shall include Assessments and Assessment Results;

"Documentation" means a description of the Subscription, Solutions, Deliverables, technical specifications, user manuals, operating manuals, process definitions, policies and procedures, as updated from time to time;

"Effective Date" means the earlier of (i) the date on which the Account Holder ticks a box online indicating its acceptance to, or otherwise accepts, these Terms; or (ii) the date on which the Account Holder first executes an Order to purchase any Solution and/or Subscription under the Agreement;

"Exported Personal Data" means personal data exported by a Data Exporter to a Data Importer by way of a Relevant Transfer pursuant to this Agreement;

"Fees" means the charges levied by Thomas in accordance with the tariffs, scales, charges, invoicing methods and terms of payment as set out in clause 10 and each applicable Order;

"Fees Based Event" means an act, omission or circumstance relied on by one of the parties to the Agreement as a force majeure event and over which that party could not reasonably have exercised control, including, without limitation, any of the following: act of God, governmental act, war, fire, flood, explosion or civil commotion;

"Intellectual Property Rights" means:

(a) patents, utility models, supplementary protection certificates, petty patents, rights in trade secrets and other confidential or undisclosed information (such as inventions (whether patentable or not) or know-how) registered designs, rights in copyright (including authors’ and neighbouring or related insert “moral” rights), database rights, design rights, semiconductor topography rights, mask work rights, trademarks and service marks;

(b) all registrations or applications to register any of the items referred to in paragraph (a); and

(c) all rights in the nature of any of the items referred to in paragraphs (a) or (b) including continuations, continuations in part and divisional applications, reputation, personality or image, trade names, business names, brand names, get-up, logos, domain names and URLS, rights in unfair competition and, without prejudice to anything set out elsewhere in this definition, rights to sue for passing off and all rights having equivalent or similar effect to, and the right to apply for any of, the rights referred to in this definition in any jurisdiction;

"Larger Tier Plan" means a Tier Plan for a larger number of Profile Credits than the Account Holder’s current Subscription;

"Link Request" means the Account Holder has requested that a Profile User allows their Thomas Profile account to be connected to the Account Holder’s Thomas Perform account;

"Low Volume Tier" means the Tier Plan made available by Thomas with the lowest number of available Profile Credits;

"Mandatory Code" means code, files, script agents or programs intended to do harm, including, for example, viruses, worms, time bombs and Trojan horses;

"Non-Thomas Applications" means a web-based, mobile, offline or other software application functionality that is provided by the Account Holder or a third party and interoperates with Thomas Perform;

"Order" means a written ordering document or an online order, whether made via the Account Holders' Perform Account or otherwise, or any other method specified by Thomas from time to time specifying the Subscription (and/or changing Tier Level), Solutions and related services and Deliverables to be provided to the Account Holder under and in accordance with the Agreement and that is entered into between the Account Holder and Thomas, including any addenda and supplements thereto;

"Order Term" means:

(a) the period stated in any applicable Order; or

(b) where no such period is stated, the period from the Order Commencement Date until the Order is terminated in accordance with its terms;

"Perform Account" means the online account set up by the Perform User on Thomas Perform through which the Account Holder can manage their account;

"Perform User" means the permitted users who are appointed by the Account Holder in order to:

(a) send Link Requests and Assessment Invites to Profile Users;

(b) view the Assessment Results (including any resulting content) and Thomas Profile details of Active Connections; and/or

(c) be notified of any Pending Active Connections (if applicable).?

"Personal Data" has the meaning given to it in the Data Protection Legislation;

"Profile Credit" means the Account Holder being able to use any one or more Assessments and receive Assessment Results in respect of a single Profile User. For the avoidance of doubt, any party to the Agreement may only be taken once by the same Profile User under a Profile Credit;

"Profile User" means an individual using Thomas Profile;

"Security Details" means passwords or other security measures provided or offered by Thomas to the Account Holder;

"Service Module" means the terms which govern a specific type of Solution and which shall be automatically incorporated into an Order where the Account Holder elects to be provided with such Solutions;

"Smaller Tier Plan" means a Tier Plan for a smaller number of Profile Credits than the Account Holders' current Subscription;

"Solutions" means the various solutions and services that are made available by Thomas from time to time;

"Subscription" means the annual subscription for a Tier Plan purchased by the Account Holder under an Order to use and/or access various Solutions up to the Subscription limit as set out in the applicable Tier Plan pursuant to these Terms;

"Subscription Period" has the meaning given to it in clause 2.1;

"Term" means the term of the Agreement, as specified under clause 20.1(a);?

"Terms" means these terms and conditions, the relevant Service Module, appendices and annexes, together with any incorporated documents;

"Thomas" means the entity identified as such in the relevant Order or, in the absence of any such entity being identified in the relevant Order, Thomas International Limited;

"Thomas Perform" means the Thomas talent assessment platform accessed by the Account Holder in order to utilise Subscriptions, Solutions and related services and/or Deliverables;

"Thomas Platform" means the various Subscriptions, Solutions and related services, Deliverables, Documentation, facilities and tools offered and provided by Thomas via its online management system or otherwise via the Thomas systems including, but not limited to, Thomas Perform and Thomas Profile;
“Thomas Profile” means the Thomas system accessed by Profile Users in order to:
(a) receive Assessment Invites, complete Assessments and view Assessment Results; and
(b) connect with Thomas Perform accounts for the purposes of sharing Profile User content (including any Assessments and Assessment Results); and
“Thomas Website” means www.thomas.co.
“Tier Plan” means one of Thomas’s standard Assessment packages made available to Thomas’s customers from as may be amended by Thomas from time to time and as defined by the maximum number of Profile Credits available under that Assessment package together with any applicable Customer Services;
“UK GDPR” has the meaning given to it in Section 3(10) (as supplemented by Section 205(4) of the DPA 2018.

2. In the Agreement, unless the context otherwise requires:

(a) headings used are for convenience and ease of reference only, are not part of the Agreement and shall not be relevant to or affect the meaning or interpretation of the Agreement;
(b) references to gender include all genders and words importing the singular include the plural and vice versa as the context so requires;
(c) unless otherwise stated to the contrary, “day” means a calendar day and “month” means a calendar month;
(d) a reference to a person includes a natural person, corporate or unincorporated body or any other organisation (whether or not having separate legal personality) and that person’s personal representatives, successors or permitted assigns;
(e) references to legal, statutory or regulatory requirements, obligations or provisions include those legal, statutory or regulatory requirements, obligations or provisions as they may be amended, restated, re-enacted or otherwise modified from time to time;
(f) within clause 11 capitalised terms not otherwise defined and “Personal Data” shall have the same meanings as in the relevant Data Protection Legislation, “Processed” and “Process” shall be construed in accordance with the definition of “Processing”, and “Personal Data Breach” shall mean any breach of security leading to the accidental or unlawful destruction, loss, alteration, unauthorised disclosure of, or access to, Personal Data Processed in connection with the Agreement; and
(g) a party may be either a Data Exporter and/or a Data Importer in respect of Exported Personal Data and references in this Agreement to “Data Exporter” or “Data Importer” shall be construed accordingly to the particular parties involved in each Relevant Transfer.
### SCHEDULE 2: DESCRIPTION OF PERSONAL DATA PROCESSING

In accordance with clause Error! Reference source not found., where a party is acting as a Data Exporter the following provisions shall apply:

<table>
<thead>
<tr>
<th>Data subjects</th>
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<tbody>
<tr>
<td>The personal data transferred concern the following categories of data subjects:</td>
</tr>
<tr>
<td>• Current, former and prospective customers (including the Account Holder);</td>
</tr>
<tr>
<td>• Profile Users and/or Perform Users; and</td>
</tr>
<tr>
<td>• Current and former employees of the Account Holder and/or Thomas (including any consultants).</td>
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<table>
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<tr>
<th>Purposes of the transfer(s)</th>
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<tbody>
<tr>
<td>The transfer is made for the following purposes:</td>
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<tr>
<td>• The nature and purpose of the Processing of the Personal Data are set out in the Agreement.</td>
</tr>
<tr>
<td>• The purposes may include, but are not limited to:</td>
</tr>
<tr>
<td>o the Processing of Personal Data relating to the Account Holder, Profile Users, Perform Users, and/or Thomas consultants or employees as a result of interactions relating to this Agreement and the provision of the Solutions and related services;</td>
</tr>
<tr>
<td>o the Processing of Personal Data relating to customers as a result of interactions relating to this Agreement and the provision of the Solutions and related services; and</td>
</tr>
<tr>
<td>o the Processing of Personal Data for research purposes, including using Profile Users’ Personal Data to create an anonymised form of such Personal Data.</td>
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<thead>
<tr>
<th>Categories of data</th>
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<tbody>
<tr>
<td>The personal data transferred concern the following categories of data:</td>
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<tr>
<td>The Personal Data may include:</td>
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<td>• address</td>
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<td>• title</td>
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<td>• preferred salutation</td>
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<td>• telephone number</td>
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<td>• email address</td>
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<td>• contact information</td>
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<td>• date of birth/age</td>
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<td>• gender</td>
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<td>• country of residence</td>
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<td>• occupation</td>
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<td>• employer</td>
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<td>• languages spoken</td>
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<td>• bank account details</td>
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<td>• educational attainment</td>
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<tr>
<td>• ethnicity</td>
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<tr>
<td>• individual performance data – demographics for trend analysis/predictive analysis/benchmarks</td>
</tr>
</tbody>
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<table>
<thead>
<tr>
<th>Recipients</th>
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<tbody>
<tr>
<td>The personal data transferred may be disclosed only to the following recipients or categories of recipients:</td>
</tr>
<tr>
<td>Only to those persons necessary to transfer any personal data to for the performance of any obligations under the Agreement.</td>
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</tbody>
</table>

<table>
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<tr>
<th>Sensitive data (if appropriate)</th>
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<tbody>
<tr>
<td>The personal data transferred concern the following categories of sensitive data:</td>
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<td>n/a</td>
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<table>
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<tr>
<th>Data protection registration information of a data exporter (where applicable)</th>
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<tbody>
<tr>
<td>n/a</td>
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<table>
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<tr>
<th>Additional useful information (storage limits and other relevant information)</th>
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<tr>
<td>n/a</td>
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