These Avalara Cross-Border Tariff Content Service-Specific Supplemental Terms (these "*Cross-Border Tariff Content Terms*") govern Customer's purchase and use of Avalara Cross-Border Tariff Content. These Cross-Border Tariff Content Terms are in addition to, and incorporate by reference, the Avalara Service Terms and Conditions located at www.avalara.com/terms (the "*Terms*"). Any capitalized terms used in these Cross-Border Tariff Content Terms and not defined have the meanings given in the Terms.

- 1. **Definitions**. Unless otherwise defined in the Agreement, capitalized terms have the following meaning:
  - a. "Avalara Cross-Border Tariff Content" means the service that provides HS Code and National Tariff content for physical goods.
  - b. "HS Code" means the 6-digit Harmonized Commodity Description and Coding System code.
  - c. "National Tariff" means the national tariff content for a specific country.
- 2. **License**. Avalara grants Customer a limited, nonexclusive, nontransferable, nonassignable, worldwide license to use and retain the Content that is returned by the Services to Customer solely for Customer's internal compliance purposes in connection with the Service for which it was provided.
- Customer Obligations. Customer shall provide Avalara with the data specified in the Documentation or otherwise
  requested by Avalara. Customer is solely responsible for the accuracy and completeness of all data provided by
  Customer.
- 4. Deviations from the Terms.
  - a. **Status Updates**. Avalara does not provide status updates at status.avalara.com or an equivalent replacement site for Avalara Cross-Border Tariff Content.