Please note that these updated Service-Specific Supplemental Terms will apply to your Avalara Service upon any renewal, upgrade, or Service purchase made on or after October 1, 2025.

These E-Invoicing and Live Reporting Service-Specific Supplemental Terms ("*ELR Terms*") govern Customer's purchase and use of E- Invoicing and Live Reporting and Additional Services. These ELR Terms are in addition to and incorporate by reference the Avalara Service Terms and Conditions available at https://www.avalara.com/terms (the "*Terms*"). Any capitalized terms used and not defined in these ELR Terms have the meanings given in the Terms. For the E-Invoicing and Live Reporting Service and any Additional Services, any references in the Agreement to "Avalara, Inc." or "Avalara" will be deemed to be to "Avalara Europe Ltd.".

1. Definitions.

- a. "*Additional Services*" means those Services ancillary to E-Invoicing and Live Reporting, including, without limitation, Digital Archiving Services, that may be subject to additional fees.
- b. "*Business Connection*" means, in association with the performance of Electronic Data Interchange services, any technical facility implemented by Avalara for the exchange of electronic documents between Avalara and the Customer or Avalara and the Customer's business partner.
- c. "Customer Infrastructure" means the Customer's computing environment (consisting of hardware, software, and telecommunications networks) that Customer uses in connection with its use of E-Invoicing and Live Reporting.
- d. "*Digital Archiving Services*" means the Service for storing invoices and other documentation within a secure environment
- e. "Digital Business Network Alliance" means the industry association known as the Digital Business Network Alliance or DBNA, which develops and maintains interoperability standards, frameworks, and governance principles to support secure and compliant electronic business document exchange.
- f. "*E-Invoicing and Live Reporting*" means the Service for electronic management of invoices and other documents (including, for example, credit notes, debit notes, orders, way bills) in different electronic formats, via a data exchange network and the Service for reporting sales transactions (e.g., invoices or invoice data), accounting information (e.g., ledgers), or other required documents in an electronic format as required by the local tax authority.
- g. "ELR Digital Business Network Alliance Access Point Services" means E-Invoicing and Live Reporting solely for e-invoices and credit notes exchanged across the Digital Business Network Alliance network where the recipient of the applicable goods or services is in the U.S., and is provided by Avalara to Customer for no fee.
- h. "PEPPOL" means the Pan-European Public Procurement On-line network that enables businesses and governments to exchange invoices and other business documents supported by PEPPOL across contact points available in the network. Relevant contact points available through PEPPOL can be found at https://peppol.org/learn-more/country-profiles/.
- i. "*Territory*" means a jurisdiction supported by Avalara for which Customer requests Avalara to provide E-Invoicing and Live Reporting.

2. The Services.

a. **Customer's Account Setup**. Customer shall promptly provide Avalara with all requested information, including Customer Data, that is reasonably necessary to begin providing E- Invoicing and Live Reporting and

Additional Services. Customer shall provide such information through the method designated by Avalara.

- b. Customer Obligations. Customer shall provide Avalara with the necessary assistance, materials, and resources that Avalara may reasonably require from time to time in connection with the performance of E-Invoicing and Live Reporting and Additional Services, including access to Customer Data and Customer Infrastructure. Customer shall maintain complete, up-to-date, reproducible, and accurate backup copies of all data, programs, and electronic records held by Customer necessary for Avalara's provision of E-Invoicing and Live Reporting. Customer remains fully responsible for the content of the datasets exchanged, including compliance with Applicable Law with respect to such datasets, and for any business commitment resulting from such content.
- c. **Documentation**. Customer shall, and shall ensure that its Affiliates shall, provide information and execute any documentation required by regulatory bodies, Avalara Affiliates, or local vendors engaged by Avalara in providing E-Invoicing and Live Reporting Services (collectively "*Documentary Requirements*"). Avalara may refuse to provide E-Invoicing and Live Reporting Services if Customer fails to satisfy such Documentary Requirements in a timely manner.
- d. **Suitability.** Customer is solely responsible for determining whether E-Invoicing and Live Reporting meets its applicable regulatory obligations in the relevant Territories.
- e. **Avalara Obligations**. Avalara, in connection with E-Invoicing and Live Reporting, shall: (i) process and deliver the relevant documents to the recipient designated by Customer or the recipient's service provider and/or the local tax authority as required by local law; and (ii) assist Customer in complying with local requirements in the Territories as Avalara determines to be appropriate.
- f. **PEPPOL**. In certain countries, Avalara will process documents on behalf of Customer through the PEPPOL network. Avalara may block Customer's access to the Peppol Network if either Avalara or the PEPPOL network observe indicia of fraud, spam, or other criminal acts committed by or on behalf of Customer
- 3. **Digital Archiving Services**. Avalara may, in connection with the provision of Avalara E-Invoicing and Live Reporting Services and Additional Services and as disclosed in the Documentation, provide Digital Archiving Services. Avalara reserves the right to charge applicable fees for Digital Archiving Services and will set out any applicable fees in the Order Document. Nothing in these ELR Terms requires Avalara to provide Digital Archiving Services in any country other than those listed in the Documentation. Avalara is not obligated to continue to provide Digital Archiving Services to Customer after the expiration or termination of Customer's Subscription Term. Following the expiration or termination of the Subscription Term, Customer is responsible for ensuring the continuity of any digital archiving services it may require.
- 4. **Fees.** Customer shall pay all fees and expenses for E-Invoicing and Live Reporting as specified in each Order Document or invoices or as otherwise described herein by Avalara.
 - a. Avalara E-Invoicing and Live Reporting: Fees for E-Invoicing and Live Reporting are based on the number of documents (e.g., invoices, credit notes, way bills) that Customer submits to or receives from the Service ("Documents"). For example, if Customer sends multiple documents for a single transaction, such as aan invoice and a credit note, each is a Document. If Documents exceed the applicable tier, Customer will incur overage fees at the rate set forth on the applicable Order Document. Customer's E-Invoicing and Live Reporting subscription will not be automatically upgraded to the next highest subscription tier.
 - b. **Additional Services**: Fees for Additional Services shall be as set out in the Order Document, and Avalara may require advance payment in full before commencing performance.
- 5. **Governing Law; Jurisdiction and Venue**. These ELR Terms and all matters in connection with these ELR Terms are governed by the laws of England and Wales. Each Party irrevocably agrees that the courts of England and Wales shall

have exclusive jurisdiction to settle any dispute or claim (including non-contractual disputes or claims) arising out of or in connection with these ELR Terms or their subject matter or formation.

- 6. **Third Party Rights**. The ELR Terms do not confer any rights on any other person or party (other than the Parties to the ELR Terms, and, where applicable, their successors and permitted assigns) pursuant to the Contracts (Rights of Third Parties) Act 1999.
- 7. **Avalara ELR Support Services**. Delivery of support services for any of the Services described in these ELR Terms (the "Support Services") is governed by the Support Service-Specific Supplemental Terms located at https://legal.avalara.com/product-terms.html#customersupport.
- 8. ELR Digital Business Network Alliance Access Point Services.
 - a. **Amendment to Terms**. Customer acknowledges that ELR Digital Business Network Alliance Access Point Services are provided without charge. In the event Customer is receiving ELR Digital Business Network Alliance Access Point Services on a standalone basis and is not at the same time receiving other, paid for, E-Invoicing and Live reporting Services, the following shall apply only in relation to such ELR Digital Business Network Alliance Access Point Services:
 - i. Section 9(b) of the Terms (Avalara's Warranties) shall not apply.
 - ii. Section 10(a) of the Terms (Indemnification by Avalara) shall not apply
 - iii. Sections 12(a) (*Exclusion of Certain Claims*) and 12(b) (*Limitation of Liability*) of the Terms shall be replaced by the following:
- 9. **Limitation of Liability**. To the maximum extent permitted by applicable law, in no event shall Avalara, its affiliates, licensors, or service providers be liable to the Customer or any third party for any direct, indirect, incidental, consequential, special, punitive, or exemplary damages (including, without limitation, damages for loss of profits, revenue, goodwill, data, or use) arising out of or in connection with the access to, use of, or inability to use the Service, whether based on warranty, contract, tort (including negligence), or any other legal theory, and whether or not Avalara has been advised of the possibility of such damages.
- 10. **Network Directory**. For the duration of any subscription for ELR Digital Business Network Alliance Access Point Services, Customer agrees that Avalara may list Customer and any Customer Affiliate that accesses ELR Digital Business Network Alliance Access Point Services on its e-invoicing network company directory. Details of the Customer or Customer Affiliate to be included in the directory may include: Company name; country of registration; Identification Numbers; E-invoicing interoperability readiness or network identifiers; and the type of documents the customer is able to receive over the applicable networks (e.g. invoice, credit note, responses etc).
- 11. For the avoidance of doubt, services for the exchange of documents other than e-invoices or credit notes to recipients in the U.S across the Digital Business Network Alliance network shall not be ELR Digital Business Network Alliance Access Point Services and may be subject to a fee.