Terms and Conditions

Agreement between User/Client/Customer and 10X CPA Inc.

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The Service is controlled, operated, and administered by 10X CPA Inc. from our offices within the USA. If you access the Service from a location outside the USA, you are responsible for compliance with all local laws. You agree that you will not use the 10X CPA Inc. Content accessed through our sites in any country or in any manner prohibited by any applicable laws, restrictions, or regulations.

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In the event the parties are not able to resolve any dispute between them arising out of or concerning these Terms and Conditions, or any provisions hereof, whether in contract, tort, or otherwise at law or in equity for damages or any other relief, then such dispute shall be resolved only by final and binding arbitration pursuant to the Federal Arbitration Act, conducted by a single neutral arbitrator and administered by the American Arbitration Association, or a similar arbitration service selected by the parties, in a location mutually agreed upon by the parties. The arbitrator's award shall be final, and judgment may be entered upon it in any court having jurisdiction. In the event that any legal or equitable action, proceeding or arbitration arises out of or concerns these Terms and Conditions, the prevailing party shall be entitled to recover its costs and reasonable attorney's fees. The parties agree to arbitrate all disputes and claims in regard to these Terms and Conditions or any disputes arising as a result of these Terms and Conditions, whether directly or

indirectly, including Tort claims that are a result of these Terms and Conditions. The parties agree that the Federal Arbitration Act governs the interpretation and enforcement of this provision. The entire dispute, including the scope and enforceability of this arbitration provision shall be determined by the Arbitrator. This arbitration provision shall survive the termination of these Terms and Conditions.

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Unless otherwise specified herein, this agreement constitutes the entire agreement between the user and 10X CPA Inc. with respect to these Sites and it supersedes all prior or contemporaneous communications and proposals, whether electronic, oral or written, between the user and 10X CPA Inc. with respect to these Sites. A printed version of this agreement and of any notice given in electronic form shall be admissible in judicial or administrative proceedings based upon or relating to this agreement to the same extent and subject to the same conditions as other business documents and records originally generated and maintained in printed form. It is the express wish to the parties that this agreement and all related documents be written in English.

Changes to Terms

10X CPA Inc. reserves the right, in its sole discretion, to change the Terms under which 10x.cpa, 10xcpa.com, 10x-cpa.com, 10x-cpas.com, 100xcfo.com, mrspayables.com, and mrspayables.com websites are offered. The most current version of the Terms will supersede all previous versions. 10X CPA Inc. encourages you to periodically review the Terms to stay informed of our updates.

Contact Us

10X CPA Inc. welcomes your questions or comments regarding the Terms:

10X CPA Inc. Valley Village, California 91607

Web pages: 10x.cpa, 10xcpa.com, 10x-cpa.com, 10x-cpas.com, 100xcpa.com, 100xcpas.com, 1000xcpas.com, 1000xcfo.com, 1000xcfo.com, mrpayables.com, or mrspayables.comEmail Address: tac@10xcpa.com

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Effective Immediately (July 26, 2024)