

MARCO STAX PRODUCT AGREEMENT

This Marco Stax Product Agreement ("Stax Agreement") is entered into by and between Marco Technologies, LLC ("Marco") and the legal entity identified in any Stax Schedule of Products and, if also entered into, identified in the Marco Stax Print Agreement ("Client") for the services ("Services"), equipment and other goods (collectively, "Equipment"), software ("Software"), and Incidentals, as applicable, (collectively, "Products") identified in those agreements ("Component Agreement(s)"). This Stax Agreement is governed by and subject to the Relationship Agreement between the Parties.

DESCRIPTION OF SERVICES AND DELIVERABLES

1. **Stax Discounts.** Marco shall provide Client with the following discounts off the total monthly recurring charges ("MRC") for Services when Client purchases multiple Services which Marco deems eligible for Stax discounts ("Stax Discounts"). Stax Discounts apply to Services only and are applied as follows:
 - a. **\$100 off** the aggregate MRC of two (2) different Stax eligible Services.
 - b. **\$200 off** the aggregate MRC of three (3) different Stax eligible Services.
 - c. An additional **\$100 off** the aggregate MRC for each additional different Stax eligible Service.

The Stax Discounts will be reflected on Client's invoice and are conditioned upon Client fulfilling all of the obligations in the Component Agreements that the Parties enter into pursuant to this Stax Agreement for the full Component Agreement terms, including any renewal and extended terms. Stax Discounts will be adjusted up or down as Component Agreements are added or expire. If fewer than two Component Agreements are in force at any time, all Stax Discounts will be removed.

2. **Term and Product Leases.**

- a. This Stax Agreement shall be in effect as of the date of the second Component Agreement entered into between the parties and shall continue for five (5) years ("Stax Agreement Term"). This Stax Agreement shall automatically renew for successive twelve (12) month periods (each a "Stax Renewal Term"), unless either Party provides written notice of its intent not to renew at least thirty (30) days prior to the end of the then-current Stax Agreement Term or Stax Agreement Renewal Term.
- b. Except as provided in c) below, the term of any Component Agreement is stated in the SOP for that Component Agreement.
- c. If Client and Marco enter into a lease relating to any Products provided by Marco (a "Product Lease"), Client's obligations with respect to the lease of such Products shall be solely governed by the Product Lease.

Version: May 26, 2021