

## MASTER SERVICES AGREEMENT USA 2026-01

**THIS MASTER SERVICES AGREEMENT** ("Agreement") is made and entered into as of **January 1, 2026**, by and between:

**RigER Inc.**, a corporation organized and existing under the laws of the State of Texas, with its principal place of business at 12600 Hill Country Blvd, Ste R130 #4987 Bee Cave, TX 78738 ("Licensor" or "Service Provider");

and

**the entity identified in the applicable Quote or Order Form** ("Client"), which purchases licenses for access to and use of RigER Products and Services, whether for its own internal operations or for use by its Affiliates expressly designated as Licensees in such Quote or Order Form (collectively, the "Licensees").

**WHEREAS**, Licensor provides online access to and use of RigER Products and Services;

**WHEREAS**, Client desires to obtain, and Licensor agrees to provide, such access and related Services under the terms and conditions set forth herein.

**NOW THEREFORE**, in consideration of the mutual covenants and promises contained herein, the Parties agree as follows:

### 1. Definitions.

- a. **"Affiliate"** means any person or organization who (i) controls either directly or indirectly a Party; (ii) is controlled directly or indirectly by such a Party; or, (iii) is directly or indirectly controlled by a Person who directly or indirectly controls such Party.
- b. **"Agreement"** means this Master Services Agreement, including all Schedules, Quotes, SOWs and all amendments hereto.
- c. **"Authorized User"** or **"User"** means an individual who is designated by the Licensee to access and use the Services pursuant to this Agreement.
- d. **"Client"** means the entity identified in the Quote or Order Form that enters into this Agreement with Licensor and is responsible for payment of Fees and compliance with all terms hereunder.
- e. **"Licensee"** means the Client or, where applicable, any Affiliate of the Client that has been expressly identified as a Licensee in the applicable Quote or Order Form and permitted to access and use the Products under the Client's purchased licenses.

For the purposes of this Agreement, the terms "Client" and "Licensee" may be used interchangeably where the context so requires. Where a Licensee is an Affiliate or related entity of the Client that uses RigER Products under licenses purchased by the Client, all rights and obligations of the Licensee under this Agreement shall be deemed the rights and obligations of the Client, and the Client shall be responsible for ensuring that each Licensee complies with this Agreement. References to the Client shall, where applicable, include all such Licensees, and references to a Licensee shall, where the context requires, include the Client.

- f. **"Fees"** means those fees payable by Client for use of Services.
- g. **"Information"** or **"Data"** means any and all electronic data, text, messages, communications, documents, and other materials that are entered into, uploaded to, stored in, processed, or transmitted through RigER Products by Licensee or any Authorized User. This includes, but is not limited to, business data, financial information, personally identifiable information.
- h. **"Intellectual Property"** means all proprietary rights, including intellectual property rights, in and to, designs, trade secrets, know-how, software, databases, inventions, works of authorship, trademarks, service marks, domain names, confidential and proprietary information, and all other forms of intellectual property as may exist now and/or hereafter come into existence, and all applications, renewals, extensions, continuations, divisions, or reissues thereof. Specifically, for RigER Inc., this includes but is not limited to software code, algorithms, user interfaces, graphics, interactive features, documentation, and RigER Products enhancements developed for the oilfield rental industry, whether registered or unregistered, and including all applications and rights to apply for and be granted such rights.
- i. **"Party"** means Licensor (or its Affiliate if applicable) or Client and "Parties" means both of them;

- j. **“RigER Products”** or **“Products”** means any software provided by Licensor including but not limited to program, platform, configuration, application, patches, upgrades, releases and modifications thereto listed in Schedule “B”.
  - k. **“Services”** means services provided by Licensor in accordance with this Agreement.
  - l. **“SOW”** means a written description of the Services and terms agreed upon by the Parties in such form as may be approved by the Parties.
  - m. **“Subscription Fee”** means recurring charges for all Services.
2. **Schedules.** The following Schedules annexed hereto and incorporated by reference and deemed to be a part of the Agreement :
- a. Schedule “A” – Services Schedule.
  - b. Schedule “B” – RigER Products Schedule.

3. **Grant of License.** Subject to the terms and conditions of this Agreement, Licensor grants Client a non-sublicensable, non-transferable, non-exclusive, fully revocable license to access and use RigER Products solely for internal use and operation upon the terms and conditions contained in this agreement. Client may use and access Products according to the license level as outlined in the invoice(s). For purposes of this agreement, “use” of Products means accessing Products over a computer and/or mobile network.

License types:

- a. **Named User License** is granted to an individual authorized by the Client to use RigER Products. This type of License is tied to a unique user ID in the database.
- b. **Concurrent User License** is based on the maximum number of connections to the database simultaneously.
- c. **Device License** is granted to individual device with unique device ID.

**3.1. Affiliate Use.** Licenses purchased under this Agreement may be used by the Client and by any Licensees identified in the applicable Quote or Order Form. Each Licensee’s use of the Products is subject to this Agreement, and each Licensee shall be directly liable to the Licensor for its own breach of this Agreement. **The Client shall remain responsible** for ensuring that all Licensees comply with the terms of this Agreement and shall be liable to the Licensor for any breach of this Agreement by a Licensee **only to the extent** the Licensor is unable, after using commercially reasonable efforts, to recover its losses from the breaching Licensee.

4. **Modifications and Proprietary rights.** Subject to the rights expressly granted hereunder to Licensee, Licensor shall retain all right, title and interest in and to the Services, and all modifications and additions thereto, including all related Intellectual Property rights, except as may be expressly set out in a Services Schedule. No rights are granted to Client hereunder other than as expressly set forth herein. Licensor’s Intellectual Property shall be deemed to mean and include: (a) the Software, business processes and analytics technologies of Licensor, including without limitation; any algorithms, analyses, documentation, formats, formulas, inventions, know-how, methodologies, processes, tools, trade secrets, and products, and (b) any and all derivative works, enhancements, or other modifications to any of the above. Licensor’s Intellectual Property shall not include any Client Intellectual Property or Client Data. The Parties acknowledge and agree that Licensor’s business model relies upon continuous improvements of Licensor’s Intellectual Property resulting from the analytical and developmental services that Licensor provides to all of its current and future customers, including Client, and that Licensor shall have the right to integrate the algorithms, analyses, documentation, formats, formulas, inventions, know-how, methodologies, processes and tools developed by Licensor pursuant to this Agreement and/or any Services Schedule or Order Form entered into by the Parties pursuant to this Agreement, into Licensor’s product and service offerings, without Client’s having any rights therein.
5. **Restrictions.** All rights not expressly granted hereunder are reserved to Licensor. The license does not include (a) derivative products developed by Licensor or anyone else to whom Licensor may license Products, or (b) a license or transfer of any intellectual property rights owned or controlled by Licensor or any Licensor affiliate, subsidiary, or parent. The Licensee shall not modify, adapt, translate, prepare derivative works from, decompile, reverse engineer, disassemble, or otherwise attempt to derive source code from, or any internal data files generated by Products, rent, lease or loan Products, or use Products in any manner that constitutes a breach

of this agreement or violates any applicable law or regulation, including without limitation any third party copyright or other intellectual property or proprietary right, except to the extent that such activity is expressly permitted by applicable law notwithstanding this limitation. Client shall ensure that all Licensees and Authorized Users comply with the terms and conditions of this Agreement including, without limitation, with Client's obligations set forth in this Agreement.

6. **Intellectual Property Rights.** Licensor owns and shall retain all rights, title, and interest in and to Products, any updates or maintenance releases, and any related media, online or electronic documentation, including all copyrights, trade secret rights, trademarks, and other Intellectual Property rights thereto. Products is protected by the copyright laws of Canada and USA, international copyright treaties and conventions, and other laws, and all rights are reserved.

In the event of any actual or suspected infringement of the Licensor's Intellectual Property rights by the Client or any third party, the Licensor shall have the right to take any or all of the following actions:

- a) **Cease and Desist:** The Licensor may issue a cease and desist notice to the infringing party to immediately stop any unauthorized use of the Licensor's Intellectual Property.
- b) **Injunctive Relief:** The Licensor may seek injunctive relief from a competent court to prevent further infringement and to maintain the status quo pending the resolution of the infringement issue.
- c) **Damages:** The Licensor shall be entitled to pursue monetary compensation for any damages suffered as a result of the infringement, including but not limited to actual damages, lost profits.
- d) **Destruction or Surrender:** The Licensor may require the infringing party to destroy or surrender any unauthorized copies of the software and any materials or products that infringe the Licensor's Intellectual Property.
- e) **Audit Rights:** The Licensor reserves the right to conduct a compliance audit of the Licensee's use of the software to ensure adherence to the terms of the license agreement.
- f) **Termination of License:** The Licensor may terminate the Licensee's rights under this Agreement if the infringement constitutes a material breach.
- g) **Recovery of Legal Fees:** In any action to enforce its Intellectual Property rights under this Agreement, the Licensor shall be entitled to recover from the infringing party its reasonable attorney fees, court costs, and other expenses.
- h) **Negotiation and Settlement:** The Licensor may, at its discretion, engage in negotiations for a settlement with the infringing party, which may include an agreement for compensation, a licensing arrangement, or other mutually agreeable terms.

The Client agrees to cooperate fully with the Licensor in any investigation or legal action taken to enforce the Licensor's Intellectual Property rights.

The rights and obligations related to intellectual property rights in this Agreement shall survive the termination of this Agreement.

7. **Grant of Privilege to Licensor.** Client exclusively owns all rights in and to Information it stores on Products. By providing Information, Client grants authorized Licensor personnel a limited, non-exclusive, fully paid, royalty-free, sub-licensable, transferable, and worldwide privilege to store, process, use, modify, reproduce and distribute the Information for the sole purpose of operating Products and providing related consulting, implementation and Support Services. Licensor shall also have an unlimited, perpetual, non-exclusive, fully-paid, royalty-free, sub-licensable, transferable, and worldwide privilege to use, incorporate into Products, modify, perform, display, reproduce, and distribute any suggestions, enhancement requests, recommendations, or other feedback provided by Client relating to the operation or features of Products.
8. **Use Reporting, License Violations and Remedies.** Licensor reserves the right to gather data on Client's usage of Products to ensure that our products are being used in accordance with the terms of this agreement. Client agrees to allow Licensor, or an authorized agent, to audit Client's use of Products (including that of the Authorized Users). Licensor will provide at least ten (10) days advance notice prior to the audit, and the audit will be conducted during normal business hours. Licensor will bear all costs incurred during the audit, unless the audit reveals that Client has exceeded the level of use outlined in the invoice. Client will provide reasonable assistance, cooperation, and access to relevant information in the course of any audit. If Client

is found in breach of the level of use, Licensor will invoice Client for any past or ongoing excessive use, payable promptly after receipt. Any unauthorized use shall be considered by Licensor to be a violation of this agreement. Licensor reserves the right to remedy violations immediately upon discovery by any means necessary.

- 9. Liability for Third Parties.** Should Licensee make available any software, login identifications, or security credentials, or other means of access to Products to third parties, whether deliberately or through error or omission, Licensee agree that any and all use of Products by such third parties, regardless of whether such use is specifically authorized or unauthorized by Licensee, shall be legally attributed to Licensee, and Client hereby accepts liability for any and all such use.

## **10. Client Responsibilities.**

10.1. Client will:

- a. be responsible for Authorized Users' compliance with this Agreement and related documentation,
- b. be responsible for the accuracy, quality and legality of Client Data, the means by which Client acquired Client Data, Client's use of Client Data with the Services, and the interoperation of any Non-RigER applications with which Client uses Services,
- c. use commercially reasonable efforts to prevent unauthorized access to or use of Services, and notify Licensor promptly of any such unauthorized access or use,
- d. use Services only in accordance with this Agreement and applicable laws and government regulations, and
- e. comply with terms of service of any non-RigER applications with which Client uses Services.

10.2. Access credentials (user name, password, client PIN, whitelisted client IP addresses, access URL, e-mail address, phone number) and access mechanism are for use only by the Client and its authorized users, to use the Service. These credentials may not be sold, transferred, shared, or sublicensed to anyone else. The Authorized Users shall maintain their access credentials confidential and may not transfer them to or allow them to be used by any third party, other than by authorized users of the Services. If the Licensor believes access credentials have been compromised or misused, they may change any or all access credentials or suspend Client's account. Client shall take all necessary steps to ensure an Authorized User's License access is deactivated in the case of changes to such Authorized User's employment status.

10.3. The Client acknowledges that any request to (i) add a new user with administrative privileges to the Client's account, or (ii) reinstate or elevate a user to administrative access level, must be submitted in writing and signed (including via a recognized digital signature method) by an individual with executive authority or by a person expressly designated by the Client as having authority over user access and privilege management within the Software. Such requests must be directed to the Client's designated account manager or to RigER Support via the official support channel. RigER reserves the right to verify the authority and authenticity of the requesting individual and signature prior to implementing any changes to administrative access.

## **11. Non-RigER Products and Services.**

**11.1. Non-RigER Products and Services.** Licensor or third parties may make available third-party products or services, including, for example, Non-RigER Applications and implementation and other consulting services. Any acquisition by Client of such products or services, and any exchange of Data between Client and any Non-RigER provider, product or service is solely between Client and the applicable Non-RigER provider. Licensor does not warrant or support Non-RigER Applications or other Non-RigER products or services, whether or not they are designated by Licensor as "certified" or otherwise, unless expressly provided otherwise in a quote. Licensor is not responsible for any disclosure, modification or deletion of Client Data resulting from access by such Non-RigER Application or its provider.

**11.2. Integration with Non-RigER applications.** The Services may contain features designed to interoperate with Non-RigER applications. Licensor cannot guarantee the continued availability of such Service features, and may cease providing them without entitling Client to any refund, credit, or other compensation, if for example and without limitation, the provider of a Non-RigER Application ceases to make the Non-RigER Application available for interoperation with the corresponding Service features in a manner acceptable to Licensor.

**12. Fees.** Client shall pay to Licensor the Fees, as set out in the invoice(s). Client shall make payment according to the due date stated in the invoice, for any undisputed and complete invoice. If any portion of the payment is received by the Licensor after the payment due date, Client will pay late payment charges to the Licensor at an annual rate of 22% on a pro rata basis (calculated daily with one year being equal to 365 days).

If travel is required by Licensor to provide Services to Client, a flat fee covering travel expenses will be invoiced as outlined in a quote.

- a. Licensor does not refund Subscription Fees. Once the Subscription Fee payment is made to Licensor, Client will have no recourse for receiving a refund of any part of the Fees.
- b. Subscription Fee changes will be communicated to Licensee no later than forty-five (45) days before the Renewal.
- c. Licensor's Fees do not include any taxes, levies, duties or similar governmental assessments of any nature, including, for example, value-added, sales, use or withholding taxes, assessable by any jurisdiction whatsoever (collectively, "Taxes"). Client is responsible for paying all Taxes associated with its purchases hereunder. If Licensor has the legal obligation to pay or collect Taxes for which Client is responsible under this section, Licensor will invoice Client and Client will pay that amount unless Client provides Licensor with a valid tax exemption certificate authorized by the appropriate taxing authority. For clarity, Licensor is solely responsible for taxes assessable against it based on its income, property and employees.
- d. Where bank charges occur, any such expenses imposed by the Client's bank(s) including intermediate and correspondent banks used by the Client to make the payment, shall be borne by the Client. Expenses imposed by the Licensor's bank(s), including payment expenses imposed by intermediate and correspondent banks used for receipt of the payment by the Licensor, shall be borne by the Client. In the case where the Client pays in a different currency than agreed in the applicable contract or pays to the wrong bank account, the Client shall bear full responsibility for the execution of the relevant payment to the Licensor and for any extra cost.

**13. Acceptance Testing.** Upon completion of the Services, as stated on the certificate of completion issued by Licensor, Client shall have thirty (30) days to acceptance test Services. If Client has determined that the Services have not successfully completed the acceptance test, Client shall promptly notify Licensor in writing. If no notice has been received by Licensor within thirty (30) days, the Services will be deemed accepted and all the fees for the Services provided will be paid to Licensor up to and including the acceptance date.

**14. Term and Termination.** The term of this Agreement commences as of the effective date and shall remain in force for the duration of the Subscription Periods. Initial Subscription Period is indicated on the Invoice. After the Initial Subscription Period, the Subscription Period will renew automatically, for successive periods equal in length to the Initial Subscription Period, each a "**Renewal Period**", unless Client gives Licensor notice in writing not less than thirty (30) days before the expiration of the Subscription Period, in which case the licenses will terminate at the end of such Subscription Period. Termination of Licenses will terminate the Agreement. Upon the termination of this Agreement, all license rights granted hereunder shall terminate in full and without notice, and the Client shall immediately cease use of Products. Notwithstanding the foregoing, any provision that by its nature or context is intended to survive any termination or expiration of this agreement, including but not limited to indemnification, shall so survive.

- a. For the license(s) to remain active, Client payment must be processed prior to the end of Subscription Period. For Client's convenience Licensor provides License expiration warnings in the product interface.
- b. It is Client's responsibility to contact Licensor regarding any potential expiration. Licensor is not liable for any damages or costs incurred in connection with the expiring Licenses. If the licenses expired, their



reinstatement shall be subject to and conditioned upon License payment of (i) a reinstatement fee equal to 20% of the Subscription Fee for the Renewal Period and (ii) 100% of the Subscription Fees that would have been payable for the license(s) which expired for the entire period between the date of expiry and the next renewal date.

- c. Client may purchase additional licenses at any time during Subscription Period. Reductions of license quantities may only be processed at the time of renewal.
- d. Licensor may, by delivering written notice to Client, immediately terminate this Agreement, in the event of a default of Client, including without limitation, breach of the Agreement, serious misconduct or criminal activity, conflict of interest, insolvency or bankruptcy.
- e. If, in Licensor's opinion, Client has conducted itself dishonestly or fraudulently or has engaged in serious misconduct with respect to its obligations hereunder, a written notification will be issued by Licensor. The Client then has seven (7) days to respond to the notification. If no response is received by the Licensor in this timeframe, Client's access to Products may be suspended. If no resolution, satisfactory to Licensor, is achieved thirty (30) days after issuing the notification, access to RigER Products will be terminated permanently. No refunds will be issued to the Client for the period when access was suspended or the remaining Subscription Period.
- f. In the event of termination, Licensor shall be compensated for all the Services performed through the date of Termination.

#### 15. Client Data Export and Return upon Termination

- a. **Data Export Capability.** During the term of this Agreement and for thirty (30) days following termination, Client may export the Client Data from RigER databases using the standard functionality of the Service, by export to Excel where enabled.
- b. **Limitations.** Licensor is not required to provide copies of system logs, backup files, or derived data that is not reasonably accessible or exportable through the standard functionality of the Service.
- c. **Assisted Data Extraction.** If Client requests additional assistance with data extraction or migration beyond the standard export capabilities, such assistance may be provided at Licensor's then-current professional services rates.
- d. **Deletion of Client Data.** After the thirty (30) day post-termination period, Licensor will have no obligation to maintain or provide access to Client Data and will securely delete any remaining Client Data, except as required by law.
- e. **No Warranties.** Licensor does not warrant that all data formats or customizations will be supported or preserved in the export process. Client is solely responsible for initiating and completing any data export prior to Licensor's deletion of the data.

**16. Open Source Software.** Products may contain open-source software components, each of which has its own copyright notice requirements and own applicable license conditions. These components are subject to the terms of third-party open source licenses, and not the terms of this Agreement.

**17. Confidentiality.** Each Party shall preserve the confidentiality of the other Party's Confidential Information and treat such Confidential Information with at least a reasonable standard of care. Either Party may disclose or make available to the other Party information about its business affairs, products, confidential intellectual property, trade secrets, third-party confidential information, and other sensitive or proprietary information, whether orally or in written, electronic, or other form or media, marked, designated or otherwise identified as "confidential" (collectively, "**Confidential Information**"). Confidential Information does not include information that at the time of disclosure is: (a) in the public domain; (b) known to the receiving Party at the time of disclosure; (c) rightfully obtained by the receiving party on a non-confidential basis from a third party; or (d) independently developed by the receiving party. The receiving party shall not disclose the disclosing party's Confidential Information to any person or entity, except to the receiving party's employees who have a need to know the Confidential Information for the receiving party to exercise its rights or perform its obligations hereunder. Notwithstanding the foregoing, each party may disclose Confidential Information to the limited extent required (i) in order to comply with the order of a court or other governmental body, or as otherwise necessary to comply with applicable law, provided that the party making the disclosure pursuant to the order shall first have given written notice to the other party and made a reasonable effort to obtain a protective order; or (ii) to

establish a party's rights under this Agreement, including to make required court filings. On the expiration or termination of the Agreement, the receiving party shall promptly return to the disclosing party all copies, whether in written, electronic, or other form or media, of the disclosing party's Confidential Information, or destroy all such copies and certify in writing to the disclosing party that such Confidential Information has been destroyed. Each party's obligations of non-disclosure with regard to Confidential Information are effective as of the Effective Date and will expire five (5) years from the date first disclosed to the receiving Party; provided, however, with respect to any Confidential Information that constitutes a trade secret (as determined under applicable law), such obligations of non-disclosure will survive the termination or expiration of this Agreement for as long as such Confidential Information remains subject to trade secret protection under applicable law.

- 18. Indemnification by Client.** The Client shall indemnify, defend, and hold harmless Licensor (and its officers, directors, employees, and agents) from and against any and all claims, suits, liability, damages, losses, costs, or expenses (including reasonable attorneys' fees) which result from claims that any modifications the Client makes to Products or any combination of Products with software or other items not approved by Licensor infringes or violation of any third party intellectual property right. In case any action or proceeding is brought against Licensor by reason of any such claim, demand, action, damage, loss, liability, cost, or expense, the Client's duty to defend shall begin upon receipt of written notice identifying the allegations that give rise to this duty to defend and shall be coextensive with the Client's indemnification obligation.

Licensor shall have no liability under the foregoing indemnity for any Claim of infringement to the extent it arises from:

- a. Any unauthorized modification to software, Services or documentation made by Client;
- b. The unauthorized combination or use of Software, Services or documentation with other items where the Software, Services or documentation alone would not be infringing; or
- c. Any claim that software, Services or documentation infringe any Intellectual Property right in which Client has an ownership interest.

- 19. Limitation of Remedies and Damages.** To the extent not prohibited by law and except for liabilities directly resulting from Licensor's gross negligence or willful misconduct, (a) Licensor shall not be liable to the Client under this agreement on any claim (whether in contract, tort, or otherwise) arising out of or relating to this agreement or any access to or use of Products; and (b) in no event shall Licensor be liable to the Client for any claim (whether in contract, tort, or otherwise) for any consequential, incidental, or indirect damages, including without limitation damages for loss of business profits and/or business interruption, including but not limited to damages for lost Data, or costs of procurement of substitute goods or services, however caused, whether foreseeable or not, arising out of this agreement, even if Licensor has been advised of the possibility of such damages. Licensor's liability for any loss or damage suffered by the Licensee as a result of Licensor's negligence or failure to comply with these terms of use shall be limited in respect of any one incident, or series of connected incidents, to the fees paid by the Client in the previous twelve (12) months.

- 20. No Warranties.** Licensor makes no representation as to the compatibility of Products with any specific operating environments or computing device. Licensor licenses Products to Client on an "as is" basis without any express or implied warranties or representations of any kind, whether oral or written, whether express, implied, or arising by statute, custom, course of dealing, or trade usage. To the maximum extent permissible by applicable law, Licensor disclaims any and all implied warranties or conditions of title, merchantability, fitness for a particular purpose, and non-infringement, with regard to Products. The Client acknowledges that the operation of Products may not be uninterrupted or error-free, and that errors may not be corrected. Licensor is not responsible in any way for any interference, errors, or prevention of the licensee's access to or use of Products. Licensor is not Client's accountant and use of Products does not constitute the receipt of accounting advice. It is Client's sole responsibility to determine that Products meets the needs of their business and is suitable for the purposes for which it is used. Client remains solely responsible for complying with all applicable accounting, tax, and other laws. It is Client's responsibility to check that the storage of and access to their Data via Products and the website will comply with the laws applicable to them and their business (including any laws requiring you to retain records).

- 21. Backup of Data.** The Client shall maintain copies of all Data and Information inputted by the Client into Products. Licensor shall follow its archival procedures, such as performing scheduled backups, routine daily

Data recovery or archiving, for Client Information, but does not make any guarantees that there will be no loss of Data or Information. Licensor expressly excludes and disclaims any liability for any loss of the Client's Data and Information, no matter how such loss was caused.

**22. Privacy and Data Security.** Licensor agrees that it shall use best efforts to (i) keep and maintain information in strict confidence, using such degree of care as is appropriate to avoid unauthorized access, use or disclosure; and (ii) use and disclose information solely and exclusively for the purposes for which the information, or access to it, is provided pursuant to the terms and conditions of this agreement and not use, sell, rent, transfer, distribute, or otherwise disclose or make available information for Licensor's own purposes or for the benefit of anyone other than the Client, in each case, without the Client's prior written consent.

**23. No Unlawful or Prohibited Use.** As a condition of Products use, Client warrants that they will not use Products for any purpose that is unlawful or prohibited by this agreement. Client may not use Products in any manner which could damage, disable, overburden, or impair Products or interfere with any other Party's use of Products. Client may not obtain or attempt to obtain any materials or information through any means not intentionally made available or provided for through Products or Licensor. The following is a non-exclusive list of actions that Licensor considers to be inappropriate and thus prohibited. The examples identified in this list are provided as examples only for your guidance. If you are unsure whether any contemplated use or action is permitted, please contact Licensor.

- a) Using Products for any activity that violates any local, provincial, state, regional, federal or international law, order or regulation.
- b) Using Products to transmit, distribute, store or access any material (by e-mail, publishing, uploading, posting or otherwise) which is inappropriate, profane, obscene, indecent, pornographic, libelous, harassing, constitutes a threat or encourages bodily harm or destruction of property, or otherwise objectionable or unlawful.
- c) Using Products to transmit, distribute, store or access any material (by e-mail, publishing, uploading, posting, or otherwise) that infringes copyright, trademark, patent, trade secret, or other proprietary rights of any third party. You assume all risks regarding the determination of whether material is in the public domain.
- d) Using Products to make fraudulent offers to buy or sell products, items, or services, or to advance any type of financial/soliciting scams including, but not limited to, "pyramid schemes," "Ponzi schemes," "mail bombing," and "chain letters."
- e) Using Products to harm or attempt to harm a minor, including, but not limited to, hosting, possessing, distributing, or transmitting child pornography or other material that is unlawful.
- f) Any fraudulent activities, including impersonating any person or entity or forging anyone else's digital or manual signature.
- g) Disrupting or interfering with Products in any way, including through the uploading of files which contain viruses, worms, spyware, malware, or other software or programs that may be damaging to Products® or another user's computer, and/or Data.
- h) Using Products to transmit, or to facilitate the transmission of, any unsolicited commercial e-mail or unsolicited bulk e-mail.
- i) Using Products to access, or to attempt to access, the accounts of others, or to penetrate, or attempt to penetrate, security measures of Products or another entity's computer software or hardware, electronic communications system, or telecommunications system, whether or not the intrusion results in the corruption or loss of Data.



- j) Using Products to collect, or attempt to collect, personal information about third parties without their knowledge or consent.
- k) Reselling Products.
- l) Using Products for any activity that adversely affects the ability of other people or systems to use Products or the Internet.
- m) Using Products in any way that could damage or impair Licensor's reputation or goodwill.

**24. Force Majeure.** In no event shall either Party be liable to the other Party, or be deemed to have breached this Agreement, for any failure or delay in performing its obligations under this Agreement (except for any obligations to make payments), if and to the extent such failure or delay is caused by any circumstances beyond such Party's reasonable control, including but not limited to acts of God, flood, fire, earthquake, explosion, war, terrorism, invasion, riot or other civil unrest, strikes, labor stoppages or slowdowns or other industrial disturbances, or passage of law or any action taken by a governmental or public authority, including imposing an embargo.

**25. Injunctive Relief.** The Client understands and agrees that its breach of this agreement may cause Licensor irreparable damage for which recovery of money damages would be inadequate, and that Licensor shall therefore be entitled to obtain timely injunctive relief to protect Licensor's rights under this agreement in addition to any and all remedies available at law, without the necessity of a bond.

**26. Copyright and Trademark Notices.** All trademarks are owned by Licensor and its Affiliates. The content, organization, graphics, design, compilation, magnetic translation, digital conversion, and other matters related to Products are protected under applicable copyrights, trademarks and other proprietary (including but not limited to intellectual property) rights. Other than as expressly permitted in the "Grant of License" section above, the copying, redistribution, use or publication by Client of any such matters or any part of Products, is strictly prohibited. Client do not acquire ownership rights to any article, document or other materials viewed through Products. The posting of Information or materials on Products does not constitute a waiver of any right in such Information and materials. Some of the content on Products may be the copyrighted work of third parties. Nothing contained in Products should be understood as granting Client a license to use any of the trademarks, service marks, or logos owned by Licensor or any third party.

**27. Changes to This Agreement.** Due to changing technological and marketing demands, Licensor reserves the right to revise, amend, or modify this Agreement from time to time. Notice of any revision, amendment, or modification will be posted on the website, and/or software client through which the Client accesses Products and will be effective on the date noted in the posting. This agreement may not be amended or modified by the Client except by means of a written document signed by both the Client and an authorized representative of Licensor. By continuing to use Products after the amendments are effective, the Client accepts and agrees to abide by them.

**28. Notices.** Any demand, notice or other communication to be given to Licensor in connection with this Agreement shall be given in writing and shall be given by personal delivery addressed to recipient's address as follows:

To: RigER Inc.  
12600 Hill Country Blvd  
Ste R130 #4987  
Bee Cave, TX 78738  
USA

or by electronic means of communication to the email address [legal.dept@riger.us](mailto:legal.dept@riger.us) . Any demand, notice or other communication given by personal delivery shall be deemed to have been given on the day of actual delivery thereof and, if given by electronic communication, on the day of transmittal thereof if given during

normal business hours of the recipient and on the next business day if not given during normal business hours of the recipient.

**29. 7General Provisions.** This Agreement is governed by and shall be construed in accordance with the laws of the state of Texas. This Agreement is the entire agreement between the parties on the subject matter hereof and supersedes all prior communications or agreements, written or oral. The relationship of the parties hereunder is that of independent contractors, and this Agreement will not be construed to imply that either party is the agent, employee, or joint ventures of the other. If any provision of this Agreement is held to be unenforceable, this Agreement will continue in full force and effect without said provision and will be interpreted to reflect the original intent of the parties. The Client may not assign or transfer this Agreement (by operation of law or otherwise) without the prior written consent of Licensor and any prohibited assignment or transfer will be null and void, but Licensor may freely assign or transfer this agreement. This Agreement will be binding upon and will inure to the benefit of the Parties' permitted successors and/or assignees. A waiver by either Party of a breach of any provision of this agreement or the failure by either Party to exercise any right hereunder will not operate or be construed as a waiver of any subsequent breach of that right or as a waiver of any other right.

## SCHEDULE “A”. SERVICES SCHEDULE

### Section 1. Software and Hosting Services

- 1.1 Licensors shall make available to the Client the Software services (which are the “Services” under the Master Agreement) having the software, functionality, performance specifications, and characteristics set out in Products configuration card.
- 1.2 The Parties acknowledge and agree that Licensors will use commercially reasonable efforts to perform the Services to a standard and level of performance which is required in order for Licensors to meet or exceed the Service Levels; however, the Service Levels are intended to be baseline performance standards and levels for the delivery and performance of the Services. Licensors will be obligated to meet all Service Levels.
- 1.3 The Services are an application that enables the following functionality via the internet:
- RigER Products are an oilfield operations management software built for energy service and equipment rentals companies. The software includes the array of cloud and mobile applications to manage oilfield service and rental operations: sales, price management, scheduling and dispatching, purchases, sub-rentals, rework, reservation and backups, safety, human resources, field, and internal operations, equipment repairs, inspections and maintenance, tickets and client requests tracking, job costing and business analytics, and other modules and features.
- 1.4 Licensors shall provide hosting service through third party providers.
- 1.4.1 The Hosting Centre Location: USA

### Section 2. Consulting Services

- 2.1 Service Provider shall advise and assist Client in respect to the use and implementation of Products as set out in a SOW (“**Consulting Services**”).
- 2.2 Project Schedule shall be set out in a SOW.
- 2.3 Service Provider shall provide the training, custom programming, and other consulting services (“**Other Services**”) set out in one or more proposals, quotes, SOWs, or the like (each, an “Other Services SOW”), agreed upon separately.

### Section 3. Implementation Services

#### 3.1 Configuration Services

- 3.1.1 Service Provider shall provide the configuration and related work set out in a SOW (“**Configuration Services**”), to be performed by Service Provider to configure the Services for access and use by Client.

#### 3.2 User Training Services

- 3.2.1 Service Provider shall provide training services (“**Training Services**”) to educate Client’s users on Products functionality. Training options include:
- a) RigER University – online e-learning system, Knowledge Base, Support Statistics Monitor, webinars (additional Fees apply)
  - b) Online custom Training (additional Fees apply)
  - c) On Site custom Training (additional Fees apply)
  - d) Users Onboarding.

## Section 4. Custom Programming Services

- 4.1.1 Licensor can provide custom programming services and related work set out in a SOW ("**Custom Programming Services**"), to be performed by Licensor upon Client request. Custom Programming Services Fees have to be 100% pre-paid unless otherwise stated in a SOW.

## Section 5. Support Services

- 5.1 "**Support Services**" means technical assistance provided by Licensor upon Client's request to ensure the effective use and operation of the Services, including: (a) issue resolution, (b) maintenance of the Client's database, (c) response to incidents reported by Client, and (d) access to user documentation.

- 5.2 Licensor shall provide the Support Services for additional Fee. RigER Products Users can submit support tickets through RigER web portal, from their Products database directly, or via email [support@riger.us](mailto:support@riger.us).

- 5.3 To qualify for Support Services, all new Authorized Users must complete RigER University Basic Course.

### 5.4 General Support Services Standards

5.4.1. Support Services Hours: Support will be provided from 8:00 a.m. to 5:00 p.m. Central Standard Time ("**Standard Business Hours**"), each day other than a Saturday, Sunday or statutory holiday in Texas ("**Business Days**"). After-hours support will be available for Severity 1 and Severity 2 requests in the form of cell phone and/or email.

#### 5.4.2. Licensor Support Contacts:

Telephone: 1-888-865-8903  
Email: [support\(at\)riger.us](mailto:support(at)riger.us)  
Web portal: [www.riger.us/support](http://www.riger.us/support)

### 5.5 Severity Levels

- 5.5.1 Severity Level 1. Defined as a situation where an error stops the RigER Products from running, or so severely impacts production use of the RigER Products that Client's business operations are critically affected. Licensor will use continuous diligent effort to Respond within **(1) one hour**, regardless of whether it is during Licensor Standard Business Hours or outside of the same, and use commercially reasonable efforts to resolve the issue, or develop a temporary workaround, as quickly as possible.
- 5.5.2 Severity Level 2. Defined as a situation where an error causes important features of the RigER Products to be unavailable with no reasonable workaround and there is a serious impact on Client's productivity, but production use of the RigER Products is continuing or not stopped and Client can reasonable continue working. Licensor will use continuous diligent effort to Respond within **(4) four hours** and use commercially reasonable efforts to provide a workaround and include a fix for the event in the next Maintenance Release.
- 5.5.3 Severity Level 3. Defined as an error which causes important features of the RigER Products to be unavailable, but a workaround exists, or which causes less significant features of the RigER Products to be unavailable with no reasonable workaround. Licensor will use continuous diligent effort to Respond within **two (2) business days** and use commercially reasonable efforts to include a fix for the event in the next Maintenance Release.
- 5.5.4 Severity Level 4. Defined as a Client requests information, an enhancement, or documentation clarification regarding the RigER Products but there is no material adverse impact on the operation of the Supported Software. Licensor will use continuous diligent effort to provide an initial Response regarding the requested information or documentation clarification within four **(4) hours** and will provide options for enhancements, including potentially a written estimate for work involved.

## Section 6. Maintenance Services

- 6.1 Regularly Scheduled Maintenance:** Licensor shall install all regularly scheduled error corrections, upgrades, updates, bug fixes and enhancements to the Software, which will be implemented for Client's Services on reasonable notice by Licensor to Client and according to a mutually agreed schedule.
- 6.2 Error Correction:** Licensor shall maintain and update the System by installing upgrades, updates, bug fixes and enhancements, as required, to correct errors, failures and malfunctions in the Software, including any bug fixes and/or enhancements that are commercially available to any of Licensor's other customers. Should Client determine that the Software includes a defect, Client may at any time file error reports and Licensor shall use commercially reasonable efforts to correct any errors. During maintenance periods, Licensor may, at its discretion, upgrade versions, install error corrections and apply patches to the System. Licensor shall use commercially reasonable efforts to avoid unscheduled downtime for Software maintenance.
- 6.3 Scheduled Maintenance Windows:** Licensor will have the right, in its sole discretion, to render the Services inaccessible to Client in order to perform scheduled maintenance, repairs, upgrades, updates or other changes to the System deemed necessary by Licensor at a maximum of twice per week up to a maximum of four (4) hours per week, without incurring any liability to Client ("Scheduled Maintenance"). Scheduled Maintenance will occur between 2:00 a.m. and 4:00 a.m. Mountain Time ("Scheduled Maintenance Window"). Licensor may change the Scheduled Maintenance Window or schedule a non-standard Scheduled Maintenance by providing Client with forty-eight (48) hours' prior notice in a reasonable method agreed by the Parties and upon obtaining Client's consent. Scheduled Maintenance will not be included in the calculation of Availability; however Licensor shall use commercially reasonable efforts to minimize unavailability of the System ("System Downtime") during Scheduled Maintenance Windows.
- 6.4 Unscheduled Maintenance:** Licensor will have the right, in its sole discretion and at any time, to render the Services inaccessible to Client in order to provide emergency maintenance, repairs, upgrades, updates or other changes to the System deemed necessary by Licensor ("Unscheduled Maintenance"). Licensor shall provide Client with notice of Unscheduled Maintenance as soon as possible in a reasonable method agreed by the Parties. System Downtime resulting from Unscheduled Maintenance will be included in the calculation of Availability.

## Section 7. Reporting

- 7.1** Licensor shall monitor and can, upon Client's request, report to Client:
- 7.1.1 Support request activity;
  - 7.1.2 Scheduled Maintenance;
  - 7.1.3 Other such reports of the type, content and frequency as reasonably requested, from time to time, from Client.
- 7.2** Licensor agrees that it shall immediately report to Client any circumstances or events that may have the potential to materially impact the delivery of Services or Service Levels.
- 7.3** The Parties shall meet on an annual basis to review the results of the monitoring and reporting activities of the previous year and discuss any improvements, initiatives or changes.



## SCHEDULE “B”. RIGER PRODUCTS SCHEDULE

### 1. **RigER Production Database**

The **Software Production Database** is a comprehensive solution that encompasses various components. It includes a cloud-based database that allows users to access and manage master Data, documents, reports, modules, and attachments. This production database is specifically designed to efficiently handle operations and support real-time business activities.

### 2. **RigER Sandbox Database**

The **Software Sandbox Cloud Database** is a replica of the **Production Database**, typically without any attachments. It serves as a dedicated environment for testing and training purposes. The Sandbox is regularly updated to ensure its compatibility with the latest changes. It is important to note that the configuration of the Sandbox Database may vary from that of the Production Database Configuration. This distinction allows for a controlled and separate testing environment while preserving the integrity of the original Data.

### 3. **RigER Mobile Applications**

RigER Mobile Applications - a standalone application with the ability to connect to Production and/or Sandbox Databases. A **mobile application** or **app** is a software program specifically designed to run on a mobile device such as a phone, tablet, or watch. Mobile Apps serve various purposes and can be developed for different platforms including Apple, Android, and Windows.

### 4. **RigER Integrations**

Software integration connects Products with other software through APIs, allowing seamless communication and data synchronization. This enhances Products functionality by enabling efficient Data sharing and access from multiple sources within the same interface. Real-time updates and notifications are also facilitated, improving productivity and workflow efficiency.

### 5. **RigER External Portals**

RigER External Portals is a powerful tool for authorized external users to securely access and retrieve Data from the Production Database.

### 6. **RigER BI Products**

RigER Business Intelligence (RigER BI) helps managers gain insights into their business activities. It provides visual dashboards, KPIs, graphs, diagrams, and reports to support Data-driven decision-making. RigER BI is designed for C-level executives, giving them a holistic understanding of their oilfield and offshore operations.

### 7. **RigER University**

RigER University provides various resources to support users in learning and daily operations. These resources include Knowledge Base, E-Learning modules, Webinars, and Client-specific documents (**“RigER University Materials”**). Client agrees and accepts that RigER University may contain Client’s business processes description, user manuals, Scopes of Work and other Products usage related documents and files.

By using these resources, users can gain a better understanding of Products and improve their user experience. RigER University offers tools and materials for continuous learning and growth for both new and experienced users.

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Client's Authorized Users may use and access RigER University and may download, save, or print discreet sections of the text, search results, or other Information from RigER University for own internal use only, in conducting internal training for Client's personnel. Individuals other than the Authorized Users may not access or view RigER University Materials or use them, whether electronically or in print. Client, at all times, hereby agrees to maintain the confidentiality of all RigER University Materials.

Client may not:

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3. Record on video or audiotape, relay by videophone or other means RigER University Materials.
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6. Commingle any portion of RigER University Materials with any other Information.

Failure to observe and comply with these provisions shall be deemed as a breach and shall attract legal recourse in the forms of injunctions, civil liability, forfeiture of profits, punitive damages and/or other legal sanctions deemed reasonable to address such breach.