

**GC ANALYTICS STANDARD TERMS OF ENGAGEMENT
(ASIA PACIFIC ONLY)**

1. These Terms of Engagement, together with any relevant appointment letter (collectively, the "**Agreement**"), represent the agreement between the relevant Guy Carpenter entity and the client (the "**Client**") to whom Guy Carpenter agrees to provide providing one or more of the below services (the "**Services**");

(a) analytics, financial, advisory, enterprise risk management, solvency capital management, rating agency consulting and/or catastrophe modeling services in connection with Guy Carpenter's provision of reinsurance intermediary services; and / or

(b) quantitative analyses, including financial illustrations relating to risk transfer (collectively, "**Risk Transfer Analyses**").

2. PARTIES

2.1 Guy Carpenter shall be responsible for the performance of the Services as agreed with the Client in the relevant appointment letter. Guy Carpenter may delegate the performance of some or all of the Services to its Affiliates. In that event, Guy Carpenter shall remain responsible to the Client for the Affiliate's performance of the Services.

2.2 The Client agrees to the terms of this Agreement on its own behalf and on behalf of each of its Affiliates (as defined below). The Client represents and warrants (a) that it is authorised to agree to these terms on behalf of the Client's Affiliates and/or (b) the Client's Affiliates will act on the basis that they are parties to and bound by this Agreement.

2.3 The catastrophe models that may be used by Guy Carpenter to supply the Services may be owned or supplied by third parties (the "**Modeler**"). It is agreed that the Modeler and its Affiliates shall have the benefit of, and be entitled to enforce, the terms of this Agreement.

2.4. For the purposes of this Agreement, a company's "**Affiliates**" shall mean its present and future subsidiaries, subsidiary undertakings, holding company and that holding company's subsidiaries and subsidiary undertakings, save that the Client's Affiliates shall also include the Client's co-insureds, assignees and any other party who has or may in future rely upon Guy Carpenter's performance of the Services.

3. CLIENT INFORMATION

The Client shall provide Guy Carpenter with the information it requires in order to perform the Services. The Client shall be solely responsible for the accuracy, quality, sufficiency and completeness of that information and Guy Carpenter shall have no responsibility for verifying it.

Guy Carpenter agrees not to disclose that information, or any related work product incorporating that information, to any third party without the prior written consent of the Client, save (a) as required by law or regulation; or (b) for the purposes of the Services or the Client's reinsurance placements, to (i) Guy Carpenter's employees and Affiliates, (ii) prospective or actual reinsurers or other transaction counterparties, and / or (iii) the Modeler.

4. PERFORMANCE OF SERVICES

4.1 Guy Carpenter shall act with reasonable care and skill in performing the Services.

4.2. The Client recognises that there are inherent risks associated with the proposed Services. The Client acknowledges in particular that, consistent with the exercise of due care and skill on Guy Carpenter's part:

(a) Losses may differ materially from the results of simulation analyses.

(b) The accuracy of predictions depends on the accuracy and quality of (i) the data provided by the Client or input by the user; and (ii) assumptions and/or parameters provided by the Client, none of which are independently verified by Guy Carpenter.

(c) Geologic, seismic, economic, environmental, financial, structural, and geotechnical conditions can vary from those encountered when and where the data was obtained, and that the nature of the data necessarily causes a level of uncertainty.

(d) Any software proposed to be used in connection with the performance of Services for the Client may not include data pertaining to the most recent natural catastrophes.

4.3. Information contained in any analysis, report, risk transfer analysis or other output is provided "as is". Except as otherwise stated in this Agreement, Guy Carpenter and the Modeler and their respective directors, officers, shareholders, agents, and Affiliates disclaim all other warranties, whether express or implied, with respect to the information, including but not limited to, warranties of merchantability and fitness for a particular purpose.

5. LIMITATIONS & EXCLUSIONS OF LIABILITY

The Client acknowledges that Guy Carpenter and its Affiliates have an interest in limiting their liability. The limitations of liability set out in this clause 5 have been considered by the representative of the Client and its Affiliates and the representative of Guy Carpenter and its Affiliates, and have been agreed as being reasonable and consistent with Guy Carpenter's duty to act with care and skill.

5.1 Subject to clause 5.1(c) below, in respect of the performance of the Services (including any amendments or variations to those Services whether expressly or impliedly agreed), it is agreed that:

(a) The aggregate liability of Guy Carpenter or the Modeler and their Affiliates for damages of any kind, whether direct or indirect, and regardless of the form of action or theory of liability, will not exceed USD1,000,000 (United States Dollars One Million). Where Guy Carpenter, Modeler, and/or any related persons are jointly liable to the Client with another party under or in any way connected with the Services hereunder, Guy Carpenter, Modeler, and any related persons shall only be liable to the Client for those losses that correspond directly with Guy Carpenter's (Modeler's and/or any related persons') proportionate share of responsibility for the losses in question, whether or not such other party is made a party to the same proceedings as Guy Carpenter or any related proceedings and whether or not such party is able to and/or does satisfy any judgment against it.

(b) In no event will either Guy Carpenter or the Modeler or their Affiliates be liable for loss of profits or for any indirect, incidental, and/or consequential damage of any kind howsoever incurred or designated arising from any use of the information provided hereunder by Guy Carpenter or the Modeler.

(c) This clause 5 shall not apply to any loss, damage, expense or cost arising from Guy Carpenter's, the Modeler's or their Affiliates' fraud, dishonesty or in respect of any liabilities which cannot be lawfully limited or excluded.

(d) The Client and its Affiliates accept that Guy Carpenter has an interest in limiting the exposure of its present and former directors, employees, consultants and Affiliates to litigation. The Client and its Affiliates agree that they will not bring any claim against any Affiliate of Guy Carpenter, or personally against any individual present or former director, employee or consultant of Guy Carpenter or its Affiliates or the Modeler(s) or their Affiliates, in connection with the performance of the Services. The provisions of this clause are intended to be for the benefit of such directors, employees, consultants and Affiliates who shall have the right to rely on them and enforce their terms.

(e) It is agreed that each sub-clause in this clause constitutes a separate and independent provision and/or limitation of liability. If any such clauses are deemed by a court of competent jurisdiction to be void or unenforceable, the remaining clauses shall continue in full force and effect.

(f) Notwithstanding anything to the contrary in this Agreement, the Client hereby acknowledges and agrees that Guy Carpenter will not be providing any accounting, legal, regulatory or tax advice in connection with the Services or Risk Transfer Analyses generated from such Services. Statements or analysis made by Guy Carpenter in performing the Services or Risk Transfer Analyses, which concern or incorporate accounting, legal, regulatory or tax matters shall be understood to be general observations or applications based solely on Guy Carpenter's experience as a reinsurance intermediary and risk consultant and may not be relied upon as accounting, legal, regulatory or tax advice, which Guy Carpenter is not authorized to provide. All such matters should be reviewed with the Client's own qualified advisors in these areas.

6. CONFIDENTIAL INFORMATION AND INDEMNITIES

6.1. The technology and model components used in providing the Services as well as all documents including, but not limited to, analyses, drawings, specifications, computer disks, reports, Risk Transfer Analyses, calculations, estimates or other output prepared by Guy Carpenter and/or the Modeler in connection with this Agreement (collectively "**Confidential Information**"), contain information that is proprietary and confidential to Guy Carpenter and/or the Modeler.

6.2. Confidential Information is intended for the sole use of the Client, and may not, except as otherwise provided for herein, be disclosed, distributed or disseminated in any form without the prior written consent of Guy Carpenter or the Modeler, as applicable. It may not be used under any circumstances to support development or calibration of a new or existing product or service offering that competes with Guy Carpenter or the Modeler. Nor may it be used as part of, or as a source for, any insurance rate filing documentation.

6.3. The Client shall not disclose any Risk Transfer Analysis to any third party other than its accountants, auditors, legal counsel, rating agencies, reinsurers, tax or other professional advisors (each of whom is a "**Permissible Recipient**"); provided that (i) any such Permissible Recipient

first executes a release in the form provided by Guy Carpenter, which is delivered to Guy Carpenter and the Modeler; and (ii) neither the form nor substance of any such Risk Transfer Analysis shall be modified in any way prior to such disclosure. Notwithstanding the foregoing, the Client may also disclose Risk Transfer Analyses pursuant to a legal or regulatory requirement if, but only if, the Client has provided Guy Carpenter and the Modeler with at least 72 hours' notice that such disclosure is anticipated so that Guy Carpenter and/or the Modeler shall have an opportunity to object to such disclosure in an appropriate forum.

6.4 The Client may distribute Confidential Information, other than Risk Transfer Analyses, to its reinsurers, regulators, rating agencies and auditors (collectively, "**Permitted Distributees**"), provided that the Client informs all Permitted Distributees that (i) they must treat the Confidential Information as such and not distribute the information to any other person or entity and (ii) Guy Carpenter and the Modeler have no legal or contractual duties to them with respect to that Confidential Information or any related Services. The Client shall not alter or remove any copyright or other legal notices contained on or in any copies of the Confidential Information.

6.5 The Client hereby assumes full responsibility for any disclosure of any Confidential Information or Risk Transfer Analysis by any Permissible Recipients or Permitted Distributees and shall indemnify and hold harmless Guy Carpenter and the Modeler for any damages caused by any such unauthorised disclosure.

6.6 The Client agrees to indemnify and hold harmless Guy Carpenter and the Modeler and their present or former Affiliates, successors, assigns, officers, directors, employees and agents (the "**Indemnified Parties**") against all liability, actions, suits, demands, claims, damages, losses and costs (including reasonable legal, expert and other fees associated with litigation) (collectively, "**Liability**") arising directly or indirectly from or in connection with the reliance of any third party on (i) any Risk Transfer Analysis conducted hereunder and (ii) any other analysis, data, information, report or other output developed (whether in whole or in part) by, Guy Carpenter's and/or the Modeler's software.

6.7 The Client agrees to indemnify and hold harmless the Indemnified Parties against Liability to any person or entity other than the Client arising directly or indirectly from or in connection with any actual or alleged error or omission committed by Guy Carpenter in the performance of its Services hereunder; provided that such indemnification shall not extend to any fraud or wilful misconduct on the part of Guy Carpenter or its agents or employees.

6.8. The Client's obligation to indemnify the Indemnified Parties will survive the expiration or termination of this Agreement.

6.9. Guy Carpenter shall promptly notify the Client of any claim who shall, at Guy Carpenter's election, either assume and diligently conduct at the Client's sole cost and expense the entire defence of the Indemnified Parties or who shall indemnify Guy Carpenter and/or the Modeler pursuant to the provisions of this clause should they choose to conduct their own defence. The Client shall in no circumstances make any admission of liability or compromise any claim involving Guy Carpenter and/or the Modeler without first obtaining that party's written consent.

7. TERM AND TERMINATION

This Agreement shall remain in effect until canceled by either party upon thirty (30) days prior written notice to the other party. The rights and obligations set forth in this Agreement shall remain in effect after termination with regard to any work performed by Guy Carpenter for the Client while the Agreement was in effect.

8. DATA PROTECTION

8.1 The parties acknowledge and agree that the Client and Guy Carpenter shall each comply with their respective obligations under data protection laws that are applicable to the Services.

8.2 The Client acknowledges and agrees that, to provide the Services, Guy Carpenter may collect personal data about individual beneficiaries and claimants, including, in some cases, special categories of personal data such as health information and criminal records information. Guy Carpenter may disclose the personal data that is collected to third party participants in the insurance and reinsurance market, affiliates, anti-fraud agencies, regulators and supervisory authorities and other third parties that process the personal data on Guy Carpenter's behalf, which includes processors for the provision of catastrophe models.

8.3 Guy Carpenter and the Client agree that the Client will limit the personal data that it provides to Guy Carpenter to only such personal data that is reasonably necessary to enable Guy Carpenter to perform the Services hereunder.

8.4 Guy Carpenter may be required to transfer the personal data to such third parties outside of the country where the Services are provided. Any such transfer will be done with appropriate safeguards in place.

8.5 The Client acknowledges that Guy Carpenter does not have a direct relationship with the data subjects. Accordingly, the Client shall provide all fair processing notices to the data subjects and obtain all consents from data subjects as is required in order for Guy Carpenter to fulfil its obligations and exercise its rights under the Agreement. Any party whose personal data we use may withdraw any such consent at any time but if consent is withdrawn then we may be unable to continue to provide the Services.

8.6 Guy Carpenter shall use the information that it collects and uses in connection with the Services in benchmarking, modelling and other analytics activities to improve the quality of Guy Carpenter's advice, products and services, where the output of such activities will not identify particular clients or individuals.

9. SANCTIONS

Guy Carpenter is unable to provide insurance or reinsurance broking, risk consulting, claims, analytics or other services or provide any benefit to the extent that the provision of such services or benefit would violate applicable law or expose Guy Carpenter or its affiliates to any sanction, prohibition or restriction under UN Security Council Resolutions or under other trade or economic sanctions laws or regulations.

10. MISCELLANEOUS

10.1 Each party shall comply with all applicable laws, statutes and/or regulations relating to bribery and corruption.

10.2 Any notice or other communication shall be in writing and addressed to the party's registered office for the attention of the Chief Executive Officer, copied to the Company Secretary. Any such notice or communication shall be in writing and delivered in person or by overnight courier or first class mail. Notice shall be deemed given when delivered on the date evidenced by overnight courier receipt, the date of actual receipt if personally delivered, or three days after postage.

10.3 This Agreement constitutes the entire agreement between the parties and supersedes all oral or written proposals, all other communications between parties and any and all prior understandings, representations, warranties or agreements (whether oral or written) between the parties with respect to the subject matter hereof.

10.4 This Agreement (including its validity and enforceability) and the relationship between the parties to it shall be governed by law of the country where the Services are provided. In respect of any dispute relating to the subject matter of this Agreement, the parties agree to submit to the exclusive jurisdiction of the courts of the country (or province or state as appropriate) where the Services are provided.

10.5 The provisions of clauses 3, 4, 5, 6, 8, 9 and 10 shall survive the termination of this Agreement

10.6 This Agreement shall be binding upon each of the parties, their successors and assigns.

10.7 Except as set out in this Agreement, a person who is not party to the Agreement has no rights to enforce or to enjoy the benefit of any term of this Agreement.

10.8 In order to be effective, any modifications to the terms of this Agreement must be in writing and signed by an authorised representative of each party.

10.9 This Agreement shall become effective upon the Client's receipt of a copy of this Agreement from Guy Carpenter and the commencement of authorised Services by Guy Carpenter for the Client unless the Client has, prior to commencement of such work, objected to one or more terms of this Agreement in writing to Guy Carpenter.

10.10 If any term, condition, or provision of this Agreement is found unenforceable by a court of law, this Agreement shall be construed as though that term, condition, or provision did not exist, and its unenforceability shall have no effect whatsoever on the enforcement of the rest of this Agreement.

10.11 Any failure or delay in exercising any rights under this Agreement shall not constitute a waiver of such rights.

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