



INFORMATION GOVERNANCE PRODUCT USE RIGHTS DOCUMENT

This Product Use Rights Document (“Document”) contains additional terms and conditions (the “Product Use Rights”) for the Licensed Software licensed under the Arctera Software License Agreement (“License Agreement”) between You as the individual, the company, or the legal entity that will be utilizing the Licensed Software (referenced below as “You” or “Your”) and Arctera US LLC. Capitalized terms used in this Document but not defined herein will have the meaning given in the License Agreement. To the extent there is a conflict between the terms and conditions of the License Agreement and this Document, the terms and conditions of this Document will take precedence.

BY DOWNLOADING, INSTALLING OR USING THE LICENSED SOFTWARE, YOU AGREE TO COMPLY WITH THE PRODUCT USE RIGHTS IN THIS DOCUMENT, IN ADDITION TO THE TERMS AND CONDITIONS OF THE LICENSE AGREEMENT. IF YOU DO NOT AGREE TO THE PRODUCT USE RIGHTS APPLICABLE TO THE LICENSED SOFTWARE, DO NOT DOWNLOAD, INSTALL OR USE THE LICENSED SOFTWARE.

For purposes of this Document, the Licensed Software is: Information Governance also/formerly known as Data Insight

1. ADDITIONAL DEFINITIONS.

- 1.1. **“User”** means any User that is managed, monitored and/or protected by the Licensed Software. The number of Managed Users required to be licensed shall be equal to the number of individual persons, devices and/or individual user directory accounts that are managed, monitored and/or protected by the Licensed Software, as applicable.
- 1.2. **“Front End Terabyte”** or **“FETB”** means the total aggregate amount of data on Clients, Devices or Cloud storage which is being scanned and/or monitored by the Licensed Software. Any partial terabytes of data shall be rounded up to the next whole terabyte. One Terabyte is equal to one thousand twenty-four (1,024) gigabytes of data.
- 1.3. **“Cloud Service Provider”** means the third party entity (for example, but not limited to, Amazon Web Services, Microsoft Azure, and Google Cloud Platform) into whose hosted cloud environment where you use the Licensed Software.
- 1.4. **“Cloud Service Provider Environment”** means the cloud computing environment maintained by the Cloud Service Provider or its subcontractors.

2. ADDITIONAL USE RIGHTS AND LIMITATIONS.

2.1. General Rights.

- 2.1.1. You may use the Licensed Software to manage the number of Users of the Licensed Software and/or the number of FETB's of the Licensed Software per the terms contained in this License Agreement and according to the Use Level limitations specified in the License Instrument for the license(s) which You have purchased.
- 2.1.2. If the License Instrument indicates that You have received a license for Arctera's Data Insight Self Service Portal (“Portal”), then You may use the Portal to manage the number of Users of the Portal and/or the number of FETB's of the Portal Add-On per the terms contained in this License Agreement and according to the Use Level limitations specified in the applicable License Instrument. Unless otherwise authorized by Arctera, You must have a license to the Portal Add-On for at least the same number of Users and/or the number of FETB's as You have licensed for the Licensed Software.
- 2.1.3. If You have received the Licensed Software included as part of a bundle of software products (a “Bundle”), rather than licensed separately, You may use each individual Licensed Software product contained in the Bundle in the quantities and in accordance with the license meter stated in the applicable License Instrument.



2.2. Details of Licensing Levels.

Licensed Software	Meter	Licensing Model	
		Subscription	Perpetual
Data Insight (Base)*	N/A	N/A	N/A
Data Insight (Base)**	User	N/A	✓
Data Insight PLUS Cloud Storage	User	✓	✓
Data Insight PLUS Cloud Storage	Front End Terabyte	✓	✓
Data Insight Self Service Portal	User	N/A	✓
Data Insight Self Service Portal	Front End Terabyte	N/A	✓

*Data Insight (Base) is only available for customers on existing Enterprise Vault File Governance bundle subscription. Your use of Data Insight as part of the Enterprise Vault File Governance bundle is subject to this document and the License Agreement, and the applicable Product Use Rights document for Arctera Enterprise Vault located at <https://www.arctera.io/license-agreements> (the "Enterprise Vault PUR").

**Data Insight (Base) is available on the User meter solely for existing Data Insight entitlement holders.

2.3. Data Insight PLUS Cloud Storage. A license to Data Insight PLUS Cloud Storage includes the applicable components as indicated by the checkmark "✓" in the table set forth below for the number of Users or Front End Terabytes of Data Insight PLUS Cloud Storage licensed on a Subscription or Perpetual basis according to the Use Level limitations specified in the License Instrument for the license You have acquired from Arctera. An "X" in the table means the specified line item is not included.

Feature/Product	Subscription	Perpetual
Amazon S3 data source features	✓	X
Data Insight Self Service Portal	✓	X

2.3.1. Unless explicitly set forth in this PUR, a license to Licensed Software shall include the right to use features that are not specified in this PUR, regardless of if Licensed Software is licensed on a Perpetual or Subscription basis.

3. USAGE IN A CLOUD SERVICE PROVIDER ENVIRONMENT. You may use the Licensed Software in the Cloud Service Provider Environment(s) for which Arctera has pre-configured Licensed Software to run in. Your use of the Licensed Software in Cloud Service Provider Environment(s) accumulates with Your use of the Licensed Software outside of Cloud Service Provider Environment(s) and such combined usage shall cumulatively be in compliance with the Use Levels limitations specified in the License Instrument for the licenses which You have purchased. You will procure Cloud Service Provider's cooperation with Arctera's exercise of its right to audit and verify Your compliance under the License Agreement, including Your use in conformity with the Use Levels purchased, but if You are unable to procure such cooperation then You will, upon Arctera's written request, provide or require Cloud Service Provider to provide, copies of Cloud Service Provider's written usage reports relating to Your use of the Licensed Software in the Cloud Service Provider Environment. Subject to any requirements between the Cloud Service Provider and Arctera, Arctera will use such information for its internal business purposes.

3.1 TERMINATION OF SUPPORT IN CLOUD SERVICE PROVIDER ENVIRONMENT. If Cloud Service Provider or Arctera terminates its support for the Licensed Software in the Cloud Service Provider Environment, including therefore Your access and use of the Licensed Software under such environment, such termination does not affect Your separate continuing license rights and obligations under the License Agreement and License Instrument.



- 3.2 **USE OF SOFTWARE LICENSED BY MICROSOFT CORPORATION.** If You are deploying Licensed Software in Microsoft Azure, the following may apply. The Licensed Software may include the following Microsoft software products: Windows Server®, SQL Server® or Microsoft Dynamics NAV® (“Microsoft Software Products”), which are provided and licensed by Microsoft Corporation, not Arctera. Your use of the Microsoft Software Products, including updates thereto, shall be governed by Microsoft’s license terms.
- 3.3 **USE OF SOFTWARE LICENSED BY AMAZON WEB SERVICES, INC.** If You are deploying Licensed Software in Amazon Web Services, the following may apply. The Licensed Software may include components of Amazon EC2 AMI Tools, which is provided and licensed by Amazon Web Services, Inc., not Arctera. Your use of the Amazon EC2 AMI Tools component, including updates thereto, is subject to the terms of the Amazon Web Services, Inc. “Amazon Software License” at: <https://aws.amazon.com/asl/>.

4. ARCTERA DATA INSIGHT SCHEMA AND API

- 4.1 **Schema License.** If the Licensed Software You have licensed includes the DATA INSIGHT SCHEMA AND API. Arctera may provide You with development schema and other written materials to enable interoperability of other software with the Licensed Software (“Schema”) and/or a web API to allow You to query the Schema (“Schema API”). You are entitled under this License Agreement to use an unlimited number of copies of such Schema, Schema API and any software that You produce with the Schema (“Schema Code”) solely for the purposes of generating queries, enabling applications to work with the Licensed Software and allowing for custom extractions from the Licensed Software. This Schema license shall be in addition to any licenses for the Licensed Software acquired by You under this License Agreement.
- 4.2 **No Redistributable Code.** The Schema, Schema API and the Schema Code shall only be used by You for Your internal use, except as expressly provided in this License Agreement, and may not be distributed, alone or as integrated with any other code or product, by You in any manner whatsoever to any third party.
- 4.3 **Open Source Code.** Your license rights to the Schema, Schema API and the Schema Code are conditioned upon Your not creating derivative works of the Schema, Schema API and the Schema Code in any manner that would cause the Schema, Schema API and/or the Schema Code in whole or in part to become Open Source Code. “Open Source Code” means a software program that is licensed under terms that require disclosure to parties other than the licensor of the source materials of the software program or modifications thereof, or any source materials of any other software program with which the Open Source Code software program is intended to operate, or that create obligations to distribute any portions of any software program with which the Open Source Code software program is used. Open Source Code includes, without limitation, any software licensed under the GNU General Public License.
- 4.4 **Third Party Consultants.** You may allow third party consultants to exercise the right granted in this Section 3 on Your behalf provided that: (a) You ensure that such consultants adhere to the applicable terms and conditions of this License Agreement; and (b) You indemnify Arctera for any breach of this License Agreement by such consultants.
- 4.5 **Support/Maintenance for Schema.** Arctera has no obligation under this License Agreement to provide maintenance/support for the Schema, Schema API and/or Schema Code. Any maintenance/support purchased in conjunction with Your license to the Licensed Software shall apply to Your use of the Schema, Schema API and Schema Code, and is subject to Arctera’s then-current maintenance/support policies.
- 4.6 **No Use of Arctera Trademarks.** You acknowledge that Arctera, the Arctera logo, the Checkmark logo and other related marks are trademarks or registered trademarks of Arctera or its affiliates in the U.S. or other countries (the “Arctera Marks”). Except as specifically granted herein, nothing in this Agreement creates any ownership or license in and to Arctera Marks. Your use of the Schema and Schema API under this License Agreement does not include any right for You to use any Arctera Marks in any form without prior written approval by Arctera. Any use of the Arctera Marks is subject to the Arctera Trademark Usage Guidelines at <http://www.Arctera.com/about/profile/policies/trademarks.jsp>
- 4.7 **Warranty Disclaimer.** NOTWITHSTANDING ANYTHING TO THE CONTRARY IN THE AGREEMENT, THE SCHEMA IS PROVIDED “AS IS,” EXCLUSIVE OF ANY WARRANTY, INCLUDING, WITHOUT LIMITATION, ANY IMPLIED WARRANTY OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NONINFRINGEMENT, OR ANY OTHER WARRANTY, WHETHER EXPRESSED OR IMPLIED. THE SCHEMA IS PROVIDED GRATUITOUSLY AND, ACCORDINGLY, ARCTERA SHALL NOT BE LIABLE UNDER ANY THEORY FOR ANY DAMAGES SUFFERED BY YOU OR ANY USER OF THE SCHEMA. ARCTERA WILL NOT PROVIDE DEVELOPER, ENGINEERING OR ANY TECHNICAL SUPPORT FOR THE SCHEMA AND WILL NOT ISSUE UPDATES, UPGRADES, OR ENHANCEMENTS TO THE SCHEMA.
- 4.8 **Disclaimer of Damages.** TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW AND REGARDLESS OF WHETHER ANY REMEDY SET FORTH HEREIN FAILS OF ITS ESSENTIAL PURPOSE, IN NO EVENT WILL ARCTERA BE LIABLE TO YOU FOR ANY DIRECT, SPECIAL,



CONSEQUENTIAL, INDIRECT OR SIMILAR DAMAGES, INCLUDING ANY LOST PROFITS OR LOST DATA ARISING OUT OF THE USE OR INABILITY TO USE THE SCHEMA EVEN IF ARCTERA HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

- 4.9 **Development Disclaimer.** THE SCHEMA ALLOWS YOU TO PREPARE SCHEMA CODE WHICH OPERATES IN CONJUNCTION WITH LICENSED SOFTWARE. ARCTERA SHALL NOT BE RESPONSIBLE FOR YOUR APPLICATIONS OR ANY DEVELOPMENT AND PROGRAMMING ACTIVITIES UNDERTAKEN BY YOU. UNLESS YOU USE THE APPROPRIATE DEGREE OF SKILL AND CARE IN YOUR DEVELOPMENT AND PROGRAMMING ACTIVITIES, YOUR SCHEMA CODE MAY CAUSE ERRORS OR PROBLEMS IN THE USE OR OPERATION OF LICENSED SOFTWARE. YOU MAY USE THE SCHEMA TO DEVELOP AND USE APPLICATIONS AT YOUR SOLE RISK AND ARCTERA SHALL HAVE NO LIABILITY FOR ANY FAILURE OF THE LICENSED SOFTWARE AND/OR OTHER ARCTERA SOFTWARE BASED ON YOUR FAILURE TO PROPERLY DEVELOP, PROGRAM, INSTALL, CONFIGURE AND MONITOR YOUR SCHEMA CODE SOLUTION.

5. DATA PROTECTION. In connection with Your use of the Licensed Software, Arctera and Arctera' licensors, subcontractors, or agents on Arctera' behalf may collect, retain, disclose and use certain information including but not limited to personal data about You, Your devices or systems or Your software usage ("Collected Data"). Arctera use(s) such Collected Data to enable, optimize and provide the Licensed Software and/or maintenance/support to You (and may engage third parties to do so as well) and to improve Arctera' products and services.

Please refer to Arctera' Product Privacy Notices at <https://www.arctera.io/privacy> in order to understand how Collected Data is processed.

Please note that the use of the Licensed Software may be subject to data protection laws or regulations in certain jurisdictions ("Privacy Laws"). You are responsible for ensuring that Your use of the Licensed Software, the processing and transfer of such Collected Data is in accordance with such Privacy Laws.

You acknowledge that the Collected Data will be processed and accessible on a global basis by Arctera, its Affiliates agents and subcontractors. Arctera shall take appropriate technical and organizational measures against unauthorized or unlawful processing of that personal data and against accidental loss or destruction of, or damage. Arctera may disclose the Collected Data as required or permitted by law or in response to a subpoena or other legal process.

You acknowledge Arctera will process such personal data in accordance with the Data Processing Terms and Conditions at <https://www.arctera.io/privacy> (as amended from time to time).