PLEASE READ THIS CLOUD SERVICES SUBSCRIPTION AGREEMENT ("AGREEMENT") CAREFULLY BEFORE PURCHASING OR USING THE ARISTA NETWORKS ("ARISTA") SUBSCRIPTION SERVICES.

BY PURCHASING OR USING THE ARISTA SUBSCRIPTION SERVICES, YOU ("CUSTOMER") ARE CONSENTING TO BE BOUND BY THIS AGREEMENT.

The following terms govern Customer’s use of the Arista Subscription Services:

1. Subscription Services.

1.1. Subscription Based Services. Customer may purchase a subscription to the Subscription Services (as defined in Section 1.2) by issuing a purchase order ("Order Form") to Arista or an Arista authorized reseller. The Order Form will specify the Subscription Services being purchased, quantity of devices authorized to receive the Subscription Services ("Device Limit"), term of the Subscription Services ("Subscription Period"), applicable fees, and may provide for any additional conditions or limitations on usage of the Subscription Services. Other conditions or limitations on usage (Device Limit, applicable fee, Subscription Period and usage framework terms collectively "Customer Specific Terms"). Each subscription purchased is subject to the usage framework terms available at https://www.arista.com/assets/data/pdf/Software-Licensing-Framework.pdf. Order Forms are subject to acceptance by Arista and any terms contained in the Order Form that conflict with or are in addition to terms of this Subscription Agreement, are rejected by Arista.

1.2. Services. Subject to Customer’s compliance with the terms of this Subscription Agreement and the Customer Specific Terms, during the Subscription Period, Arista shall use commercially reasonable efforts to make available to Customer the Subscription Services identified on the accepted Order Form, for Customer’s internal business purposes only and subject to the following limitations on availability: (1) planned downtime provided Arista notifies Customer in advance; and (2) any circumstances outside Arista’s control, including but not limited to acts of God, coronaviruses and other widespread disease, act of government, earthquake, fire, flood, civil unrest, labor stoppages or shortages, or Customer’s inability to access the internet or the Subscription Services. "Subscription Services" means the software services hosted by Arista and purchased by Customer pursuant to an Order Form or made available as Evaluation Services (defined below) by Arista, subject to any Customer Specific Terms, and includes any user guides or manuals for installation or use of the Subscription Services that Arista has made available to Customer in connection with the Subscription Services ("Documentation").

1.3. Service Limitations. Customer shall not, directly or indirectly, do any of the following: (1) use or access the Subscription Services in an unauthorized manner to discover the underlying structure, ideas, know-how or technology relevant to the Subscription Services for the purpose of developing similar services, features or technologies that compete with the Subscription Services or circumventing the other restrictions contained in this Section 1.3; (2) disassemble, decompile or otherwise reverse engineer any of the software used to provide the Subscription Services; (3) modify or create derivative works based on the Subscription Services except as expressly authorized by the Documentation; (4) remove any proprietary notices or labels from the Documentation or any other Arista software, technology, items or materials; (5) tamper with, interrupt or otherwise access the Subscription Services in a manner that interferes with Arista’s ability to provide and other customers to receive access to the Subscription Services; (6) use the Subscription Services in violation of the Customer Specific Terms; (7) sell, license, provide access to, or allow, encourage or assist any third parties (except for third party Authorized Users) to use the Subscription Services (or any portion thereof), including without limitation, for third-party training, commercial time-sharing or service bureau use, or use the Subscription Services on behalf of a third party; and (8) use the Subscription Services in a manner that violates applicable laws. If Customer violates this Section 1.3, or if Arista determines in good faith that Customer’s use of the Subscription Services is causing harm to Arista or third parties, Arista may immediately suspend Customer’s use...
of and access to the Subscription Services and Arista will not have any liability to Customer or any
other third party for such suspension. Customer shall be liable to Arista for any damages, injury or harm
caused to Arista as a result of Customer’s violation of this Section 1.3.

1.4. **Arista Access.** During the Subscription Period, Customer grants to Arista the right to access Customer’s
network, computer systems and Customer Data (as defined below) as needed to provide the
Subscription Services. Customer acknowledges and agrees that Arista and its affiliates may use the
Customer Data, Device Information and User Identities to provide the Subscription Services to Customer
as well as to develop and improve Arista’s Subscription Services. Customer grants to Arista a worldwide,
fully paid-up, royalty-free, non-exclusive license to access, host, reproduce, perform, transmit, display
and otherwise use any software, Customer data (including without limitation Customer Data), or any
other Customer-related materials to the extent necessary for Arista to provide the Subscription Services
to Customer.

1.5. **Evaluation Services.** Arista may make the Subscription Services available to Customer for evaluation,
training, beta testing or for other non-commercial purposes ("Evaluation Services"). Customer may
use the Evaluation Services without paying Arista, subject to the following conditions: (i) Customer
may use the Evaluation Services for evaluation purposes only in a non-production environment; (ii)
use of any Software provided to Customer, either embedded on hardware or separately, as part of
the Evaluation Services is subject to Arista’s EULA as an evaluation license; (iii) NOTWITHSTANDING ANY EXPRESS WARRANTIES OR INDEMNITIES PROVIDED HEREIN BY
ARISTA CUSTOMER ACKNOWLEDGE AND AGREES THAT THE EVALUATION SERVICES ARE
PROVIDED "AS IS" WITH NO WARRANTIES OF ANY KIND AND ARISTA HAS NO
INDEMNIFICATION OBLIGATION WITH RESPECT TO THE EVALUATION SERVICES; and (iv)
upon the termination or expiration of the Evaluation Services, Customer will return any hardware made
available as part of the Evaluation Services to Arista, in a manner agreed to by the parties. Arista may
revoke or suspend Customer’s access to the Evaluation Services at any time for any reason. Arista
has no obligation to retain Customer data held by Arista in the course of providing the Evaluation
Services.

1.6. **Authorized Users.** Customer may designate a reasonable number of employees and independent
third-party contractors (provided such third party contractor use is strictly on Customer’s behalf and
Customer ensures such third party contractor complies with the restrictions contained in this
Subscription Agreement) to receive access to the Subscription Services ("Authorized Users").
Customer shall limit access to the Subscription Services to Authorized Users and shall require
Authorized Users comply with terms of this Subscription Agreement. Further, Customer shall ensure
each Authorized User maintains the security of their Subscription Services access credentials and
does not allow other individuals (regardless of whether such individuals are Authorized Users) to
access the Subscription Services with their credentials. Customer accepts responsibility for all actions
performed while the Subscription Services are accessed under an Authorized User’s credentials.

2. **Arista Equipment and Commercial Software.**

2.1. **Genuine Arista Equipment.** Except as otherwise expressly stated in the Documentation, Customer’s
use of the Subscription Services requires use of Arista equipment, running a properly licensed copy of
Arista Software, purchased by Customer from Arista or from an Arista authorized reseller ("Genuine
Arista Product"). Use of the Subscription Services with any non-Genuine Arista Product is at
Customer’s sole risk and Arista makes no guarantees or representations regarding the performance
of the Subscription Services in combination with any products, services or software not provided by
Arista.

2.2. **Arista Commercial Software.** This Subscription Agreement does not extend to any downloaded or
installed software, or firmware provided by Arista that runs on Customer’s equipment ("Software");
any such Software is licensed under Arista’s End User License Agreement ("EULA") available at
2.3. **Government Rights.** The Software and Documentation are “commercial items” as defined at FAR 2.101 comprised of “commercial computer software” and “commercial computer software documentation” as those terms are used in FAR 12.212. Consequently, regardless of whether Customer is United States Government or a department or agency thereof, Customer shall acquire only those rights with respect to the Software and Documentation that are set forth in this Subscription Agreement.

3. **Payment and Taxes.** In the event Customer purchases the Subscription Services directly from Arista, Arista will invoice Customer on the commencement date of the Subscription Period as specified on the Order Form and each monthly, quarterly or yearly anniversary date, as applicable (or as otherwise set forth in the Order Form). If Customer’s use of the Subscription Services exceeds the Device Limit set forth on the Order Form or otherwise requires the payment of additional fees (per the terms of this Agreement), Customer shall be billed for such usage and Customer agrees to pay the additional fees in the manner provided herein. Arista reserves the right to change the Fees or applicable charges and to institute new charges and Fees at the end of the Initial Service Term or then current renewal term, upon thirty days prior notice to Customer (which may be sent by email). Customer shall pay Arista the amount specified in any such invoice within thirty days from the date of invoice. Any sum not paid by Customer when due shall bear interest until paid at a rate of 1.5% per month (18% per annum) or the maximum rate permitted by law, whichever is less. Customer shall be responsible for all taxes associated with Subscription Services other than U.S. taxes based on Arista’s net income.

4. **Intellectual Property Ownership.**

4.1. **Arista Property.** Arista owns all right, title and interest in and to the Subscription Services and Software and all associated intellectual property rights, including, without limitation, all patent, copyright, trademark, trade secret and other intellectual property and proprietary rights, except for the limited permissions expressly granted to Customer in this Subscription Agreement, and no rights or licenses shall be deemed or interpreted to be granted or transferred hereunder, whether by implication, estoppel, or otherwise. All rights not expressly granted by Arista to Customer are hereby reserved to Arista. There are no implied rights.

4.2. **Customer Property.** “Customer Data” means any information or data provided by Customer to enable the provision of the Subscription Service or otherwise input by Customer into the Subscription Service or collected through Customer’s use of the Subscription Services, including Device Information and User Identities (as defined below), and excluding any Feedback (as defined below). Customer Data shall remain the exclusive property of Customer and, except as expressly provided herein, no rights or licenses shall be deemed or interpreted to be granted or transferred hereunder, whether by implication, estoppel, or otherwise.

5. **Data Protection and Application Information.**

5.1. **Protection of Customer Data.** Arista will maintain appropriate administrative, physical, and technical safeguards for protection of the security, confidentiality and integrity of Customer Data consistent with generally accepted industry standards. The terms of Arista’s data processing addendum are hereby incorporated by this reference and shall apply to the extent Customer Data includes Personal Data. Arista uses cloud service providers to manage Customer Data and the list of such cloud service providers is available at [https://www.arista.com/en/sub-processor](https://www.arista.com/en/sub-processor), which may be updated at Arista’s discretion. Customer expressly authorizes the use of such service providers to process Customer Data to provide the Subscription Services and Personnel Contact Information to manage ongoing communications between Customer and Arista. Upon request by Customer made within thirty days after the effective date of termination or expiration of this Agreement, Arista will make Customer Data available to Customer for export or download. After such thirty day period, Arista will have no obligation.
to maintain or provide any Customer Data. If requested by Customer, Arista will delete Customer Data within ninety days of such request.

5.2. **Feedback.** During the Subscription Period, Customer may inform Arista of problems encountered using the Subscription Services and may provide feedback to Arista concerning the functionality and performance of the Subscription Services, and ideas for improvements and enhancements thereto and new product and service offerings (collectively, "Feedback"). All Feedback will be the sole property of Arista (including without limitation any intellectual property rights therein). Arista may use and disclose and exploit all Feedback.

5.3 **Information about Devices.** Arista Subscription Services collect (a) information about devices in and around Customer’s network, including, but not limited to, Media Access Control (MAC) addresses and Internet Protocol (IP) addresses of devices in Customer’s network(s) and/or of devices that are in the radio frequency (RF) proximity of location(s) for Arista Cognitive WiFi; (b) additional information about these devices such as information about device activity, host name, configuration, operating system, and login identities used from the devices ((a) and (b), collectively "Device Information"). In the case of Arista Cognitive WiFi, the collection of Device Information is enabled by default and is essential to provide wireless connectivity, monitoring and security for Customer’s network. Customer may choose not to give Arista Device Information by not using the Subscription Services or, to some extent, through Customer’s configuration of the Subscription Services.

5.4 **Information about Users.** In addition to information described in Section 5.3 above, the Subscription Services have the ability to capture additional information depending on which features Customer chooses to enable. If Customer chooses to enable any optional functionality in Subscription Services that takes as input or collects information about users accessing Customer’s network ("User Identities"), Arista will receive and store such information in accordance with the data entry and/or configuration settings Customer makes. By way of example and not limitation, if Customer chooses to enable captive portal functionality along with guestbook, social media, SMS or web form plugins in Arista’s Cognitive WiFi Platform, Arista will receive and store User Identities input by Customer or configured by Customer to be collected from users of Customer’s wireless network. Arista will receive and store User Identities utilizing data protection tools and techniques in accordance with industry practices. Arista will correlate User Identities with Device Information, including, but not limited to, the identity of a user’s device, time stamps of a user’s wireless access to/presence near/location with respect to a wireless network, data volume transacted through the wireless network by a user and websites accessed by a user.

5.5 **Consent.** Although Arista receives and stores User Identities as input by Customer, or configured by Customer to be collected from users of Customer’s wireless network and correlates User Identities and Device Information, Customer owns Customer Data. Customer is solely responsible for ensuring, and Customer hereby represents and warrants, that Customer’s provision of Customer Data to Arista, and the collection, processing, and use of Customer Data by Arista as contemplated by this Subscription Agreement, will (and for so long as Customer uses the Subscription Services will continue to) comply with applicable laws and third party terms and conditions of use, and privacy and security best practices. Customer hereby agrees to indemnify and hold Arista harmless for any loss, damage, expense, cost or claim (including reasonable attorneys’ fees), arising from Customer’s failure to comply with this provision or applicable laws. Arista will not disclose such Customer Data without Customer’s consent except to third party service providers who perform services on Arista’s behalf and who have a duty of confidentiality to Arista. Arista may also disclose this information if Arista believes disclosure is appropriate: (a) to comply with the law; (b) enforce this Subscription Agreement; or (c) protect the rights, property, or safety of Arista, Arista’s users, or others. Customer acknowledges and agrees that any information that is collected by, or provided to Arista may be stored, accessed and processed in the United States, India, or in any country in which Arista, its, affiliates, subsidiaries or agents maintain facilities.
6 **Warranty.** Arista warrants to Customer, during the applicable Subscription Period, the Subscription Services will perform materially in accordance with the applicable the Documentation. The sole and exclusive remedy of Customer, and the entire liability of Arista, under this limited warranty is described below in this Section 6. EXCEPT AS SPECIFIED IN THIS SUBSCRIPTION AGREEMENT, ARISTA MAKES NO WARRANTIES AND HEREBY DISCLAIMS AND EXCLUDES ALL OTHER WARRANTIES, WHETHER STATUTORY, EXPRESS OR IMPLIED, INCLUDING, WITHOUT LIMITATION, ANY IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, SATISFACTORY QUALITY, NON-INFRINGEMENT AND THOSE ARISING FROM A COURSE OF DEALING, USAGE OF TRADE. CUSTOMER MUST NOTIFY ARISTA IN WRITING PROMPTLY OF ANY CLAIMED BREACH OF ANY WARRANTIES DURING THE WARRANTY PERIOD. CUSTOMER’S SOLE AND EXCLUSIVE REMEDY FOR BREACH OF WARRANTY SHALL BE, AT ARISTA’S OPTION, CORRECTION OF THE SUBSCRIPTION SERVICES, OR TERMINATION OF THE APPLICABLE SUBSCRIPTION SERVICES AND RETURN OF THE UNEARNED PORTION OF THE FEES PREPAID TO ARISTA BY CUSTOMER FOR SUCH NON-CONFORMING SUBSCRIPTION SERVICES. THIS DISCLAIMER AND EXCLUSION SHALL APPLY EVEN IF THE EXPRESS WARRANTY AND LIMITED REMEDY SET FORTH ABOVE FAILS OF ITS ESSENTIAL PURPOSE. Arista and its licensors do not warrant that (a) the Subscription Service will meet Customer’s needs or requirements, (b) access to or the operation of the Subscription Service will be uninterrupted or error-free, (c) the Subscription Service will be always available or available at any particular time, or (d) defects in the Subscription Service will be corrected.

7 **Third Party Software.** Customer’s use of the Subscription Services with any third-party software or hardware shall be at Customer’s risk and shall be governed by the terms and conditions of the agreement under which Customer purchased such software licenses or hardware from the third party. Arista is not responsible for and will not provide maintenance and support for any third party products or services.

8 **Infringement Indemnification.**

8.1 **Infringement Indemnity.** Arista will defend Customer against any claim, demand, suit or proceeding brought against Customer by a third party that the Subscription Services infringe a United States copyright or an existing United States patent issued as of the commencement of the Subscription Services (a “Claim”) and pay any amounts finally awarded or agreed to in settlement of any such Claim. Arista’s obligation specified in this paragraph will be conditioned on Customer notifying Arista promptly in writing of the claim or threat thereof and giving Arista full and exclusive authority for, and information for and assistance with, the defense and settlement thereof.

If such a Claim has occurred, or in Arista’s opinion is likely to occur, Customer agrees to permit Arista, at its option and expense, either to: (a) procure for Customer the right to continue using the Subscription Services; or (b) replace or modify the same so that the Subscription Services become non-infringing; or (c) if neither of the foregoing alternatives is reasonably practicable, immediately terminate Arista’s obligations and Customer’s rights under this Subscription Agreement with regard Subscription Services, refund to Customer a prorated amount of the unearned prepaid fees paid by Customer to Arista for the Subscription Services based on the remainder of the term left in the applicable Subscription Services term.

Notwithstanding the foregoing, Arista has no indemnification obligation or other liability for any Claim arising out of or based upon (i) the combination, operation, or use of the Subscription Services provided hereunder with hardware, equipment, devices, or software not supplied by Arista or in manner not authorized by this Agreement or the Documentation; or (ii) services offered or used by Customer through the use of the Subscription Services or revenue received by Customer from such services;
9 CONFIDENTIAL INFORMATION.

9.1 Each party hereby acknowledges that, in connection with the performance of this Subscription Agreement, it may receive from the other party certain confidential or proprietary technical and business information and materials that it knows or reasonably should know is confidential to the disclosing party ("Confidential Information"). Without limiting the generality of the forgoing, Confidential Information shall include, (a) with respect to Arista, the Subscription Services, Software, and accompanying documentation, data produced by the Subscription Services or Customer’s use of the Subscription Services, test results or other outputs of the Subscription Services, and the existence of this Subscription Agreement and its terms, and (b) with respect to Customer, the Customer Data. Each party ("Discloser") may provide Confidential Information to the other party ("Recipient"). During the term of this Subscription Agreement and for a period of three years thereafter, Recipient agrees to hold and maintain in confidence all Confidential Information of Discloser and not to use any Confidential Information of Discloser except as permitted by this Subscription Agreement or as may be necessary to exercise rights under or perform its obligations under this Subscription Agreement. Recipient will use at least the same degree of care to protect the Discloser’s Confidential Information as it uses to protect its own Confidential Information of like importance, and in no event shall such degree of care be less than reasonable care. Recipient shall only provide Confidential Information to its personnel who have a need to know such Confidential Information for the purposes of this Subscription Agreement and who are bound by confidentiality obligations as restrictive as these. Recipient will use and maintain reasonable administrative, physical and technical security measures designed to protect Discloser’s Confidential Information from unauthorized access or disclosure. Confidential Information does not include any information that is (i) already known to the receiving party at the time of the disclosure; (ii) publicly known at the time of the disclosure or becomes publicly known through no wrongful act or failure of the receiving party; (iii) subsequently disclosed to the receiving party on a non-confidential basis by a third party not having a confidential relationship with the other party hereto that rightfully acquired such information; or (iv) is independently developed by the receiving party without reference to, or use of, the Confidential Information of the disclosing party.

9.2 Mandatory Disclosure. If a Recipient is required by applicable law, judicial order, subpoena, discovery request or other governmental order to disclose any Confidential Information, Recipient may make the disclosure and will use commercially reasonable efforts to provide the Discloser with notice of such request or requirement so that the Discloser may seek a protective order or other confidential treatment.

10 Limitation of Liability and Damages

10.1 LIMITATION OF LIABILITY.

Notwithstanding anything else herein, all liability of Arista, its suppliers or its subcontractors for claims arising under this Subscription Agreement or otherwise shall be limited to the money actually paid by Customer to Arista for the Subscription Services under this Subscription Agreement during the twelve (12) month period preceding the event or circumstances giving rise to such liability. This limitation of liability is cumulative and not per incident however, the foregoing shall not limit Customer’s obligation to pay Arista any amounts due under this Agreement. The foregoing limitation will apply whether an action is in contract or tort and regardless of the theory of
LIABILITY, BUT WILL NOT LIMIT CUSTOMER’S AND ITS AFFILIATES’ PAYMENT OBLIGATIONS UNDER THE "FEES AND TAXES" SECTION ABOVE.

10.2 CONSEQUENTIAL DAMAGES WAIVER.
IN NO EVENT SHALL ARISTA, ITS SUPPLIERS AND ITS SUBCONTRACTORS BE LIABLE FOR ANY INCIDENTAL, SPECIAL, INDIRECT, PUNITIVE OR CONSEQUENTIAL DAMAGES, LOST REVENUE, LOST PROFITS, LOST OR DAMAGED DATA, INTERRUPTION OF BUSINESS, LOST OPPORTUNITY, LOSS OF GOODWILL OR LOSS OF REPUTATION WHETHER ARISING IN CONTRACT, TORT (INCLUDING NEGLIGENCE), STRICT LIABILITY, OR OTHERWISE, EVEN IF ARISTA, ITS SUPPLIERS OR ITS SUBCONTRACTORS HAVE BEEN ADVISED OF THE POSSIBILITY THEREOF. THESE LIMITATIONS SHALL APPLY UNDER ANY THEORY OF LIABILITY, INCLUDING, WITHOUT LIMITATION, THOSE RESULTING FROM THE USE OF ANY ARISTA PRODUCTS AND/OR ARISTA SERVICES PURCHASED (INCLUDING WITHOUT LIMITATION THE SUBSCRIPTION SERVICES), OR THE FAILURE OF SUCH ARISTA PRODUCTS, ARISTA SERVICES OR THE SUBSCRIPTION SERVICES TO PERFORM, OR FOR ANY OTHER REASON, AND SHALL APPLY NOTWITHSTANDING THE FAILURE OF THE ESSENTIAL PURPOSE OF THIS AGREEMENT OR ANY LIMITED PURPOSE REMEDY.

11 Subscription Term and Termination.

11.1 Term. Each Subscription Period will commence on the date Arista makes the Subscription Services available to Customer and shall continue for the Subscription Period specified on the Order Form unless terminated sooner pursuant to this Section 11.

11.2 Termination. The Subscription Services may be terminated immediately upon written notice by a party if (i) the other party has failed to cure a breach of any material term or condition under this Subscription Agreement within thirty (30) days after receipt of notice from the other party, including a detailed description of such breach, or (ii) the other party ceases to carry on business as a going concern, becomes the object of the institution of voluntary or involuntary proceedings in bankruptcy or liquidation, or a receiver is appointed with respect to a substantial part of its assets. Notwithstanding the foregoing, the cure period for non-payment is five days.

11.3 Effect of Termination. Upon the termination or expiration of the Subscription Services, Customer’s right to use the Subscription Services shall immediately terminate. Both parties shall, to the extent practicable, return the other party’s Confidential Information to such party or destroy it and, if requested, certify to its destruction. Notwithstanding the foregoing, a Recipient (a) shall not, in connection with the foregoing obligations, be required to identify or delete any Confidential Information held electronically in archive or backup systems in accordance with general systems archiving and backup policies and (b) may, where necessary, retain a copy of the Confidential Information for its business records and to establish its compliance with this Agreement; on condition that, in each instance, all retained Confidential Information remains subject to the provisions herein. If Customer terminates the Subscription Services under Sections 11.2, Arista shall refund to Customer a prorated amount of the fees prepaid by Customer to Arista for the Subscription Services based on the remainder of the term left in the applicable Subscription Period. If Arista terminates this Subscription Agreement or the Subscription Services under Section 11.2 Customer shall pay Arista all amounts owed within fifteen days of such termination. All sections of this Subscription Agreement which by their express terms or nature are to continue and survive termination shall survive any termination, cancellation or expiration of this Subscription Agreement, including, without limitation, accrued rights to payment, obligations to pay taxes, confidentiality obligations, warranty disclaimers, and limitations of liability.
12 General.

12.1 Choice of Law and Jurisdiction. The laws of the State of California, USA govern all matters arising out of this Subscription Agreement, without reference to its conflicts of laws principles. The United Nations Convention on Contracts for the International Sale of Goods does not apply to this Subscription Agreement. Any dispute, claim or controversy arising out of or relating to this Subscription Agreement will be resolved by final and binding arbitration in San Jose, California, USA. The arbitration shall be administered by JAMS pursuant to its Comprehensive Arbitration Rules and Procedures. This clause shall not preclude parties from seeking provisional remedies in aid of arbitration from a court of appropriate jurisdiction.

12.2 No Waiver. No waiver of rights under this Subscription Agreement by either party shall constitute a waiver any other right under this Subscription Agreement or any subsequent breach.

12.3 Assignment. Customer shall not, voluntarily, by operation of law, or otherwise, assign its rights under this Subscription Agreement without the prior written consent of Arista, and any attempted assignment in violation of the foregoing is void. Subject to the foregoing, this Subscription Agreement is binding on, and will inure to the benefit of, the parties of this Subscription Agreement and their respective successors and permitted assigns.

12.4 Entire Agreement. This Subscription Agreement constitutes the entire agreement between the parties relating to this subject matter and supersedes all prior or simultaneous understandings, representations, discussions, negotiations, and agreements, whether written or oral, with respect to such subject matter.

12.5 Force Majeure. Arista will not be liable hereunder by reason of any failure or delay in the performance of this Subscription Agreement on account of strikes, shortages, riots, acts of terrorism, insurrection, fires, wide-spread disease or illness, flood, storm, explosions, acts of nature, war, governmental action, labor conditions, power outages, earthquakes, failures of service providers, or any other cause which is beyond its reasonable control, whether similar or not to the foregoing.

12.6 Export Compliance. The Subscription Services, Software and associated Arista products may be subject to U.S. export control laws and regulations. Customer will not allow any Authorized User to access the Subscription Services in U.S. embargoed countries or in violation of any U.S. export law or regulation. Customer may not remove or export from the United States or allow the export or re-export of the Software or anything related thereeto, or any direct product thereof in violation of any restrictions, laws or regulations of the United States Department of Commerce, the United States Department of Treasury Office of Foreign Assets Control, or any other United States or foreign agency or authority.