

MARCO'S CROWDSTRIKE PRODUCT AND PRODUCT RELATED SERVICES ORDER AGREEMENT

This CrowdStrike Product and Product Related Services Order Agreement (“Product Agreement”) is entered into by and between Marco Technologies, LLC (“Marco”) and the legal entity identified in any order (“Client”) for the CrowdStrike Product and Product Related Services that Client will purchase through Marco (collectively, “Products”).

Client’s purchase of the Products is subject to and governed by the Marco Relationship Agreement and the CrowdStrike End User Agreement referred to herein. By its signature, electronic or otherwise, to any Marco Schedule of Products for such Products, Client accepts and agrees that it is bound by the Relationship Agreement, this Product Agreement, and the CrowdStrike End User Agreement, www.crowdstrike.com/terms, including the Privacy Notice and Data Protection Addendum referred to therein. In the event of a conflict between the terms herein, the Relationship Agreement, and the CrowdStrike End User Agreement, the CrowdStrike End User Agreement shall control.

CrowdStrike uses certain third party software in the Products, including what is commonly referred to as open source software. Under some of these third party licenses, CrowdStrike is required to provide notice of the license terms and attribution to the third party. See the licensing terms and attributions for such third party software that CrowdStrike uses at: <https://falcon.crowdstrike.com/opensource>.

Client is purchasing the Products for the term and at the fee set forth in the SOP. The prepaid fee is due on the date set forth in the SOP and is noncancelable. Client shall pay Marco's invoice for the Products within thirty (30) days of the date of the invoice.

CrowdStrike may reject any order for a software order, in whole or part.

Effective: April 15, 2020