



Renewal Amendment

This Amendment (“Amendment”) to the ARC Document Solutions Agreement (“Agreement”) is entered as of August 21st, 2021 by and between ARC Document Solutions, LLC (“ARC”), and Alvord USD (“Client”). Terms not otherwise defined herein shall have the meaning ascribed to them in the Agreement. WHEREAS, ARC and Client entered into the Agreement on Original Contract Date, pursuant to which ARC licensed its, SKYSITE® platform, to Client in exchange for payment by Client in accordance with the rates set forth in the Agreement, as amended. WHEREAS, ARC and Client wish to renew certain services to the Agreement as set forth below. NOW, THEREFORE, the parties hereby agree as follows:

Description of Services: Client is purchasing a subscription to and ARC is providing the Services as noted herein.

Term: The term of the Services pursuant to this Amendment is as stated below and commences on the execution date of this Amendment.

SKYSITE Archives

Annual SKYSITE Platform Fee (140 GB)

Terms: Expiration: 8/20/2022

TOTAL \$5,895

Payments are due annually in advance.

Terms & Conditions

ARC Master Service Agreement Terms and Conditions apply and may be viewed at <https://www.e-arc.com/contracts/MSA/>

1. By signing this Amendment, you are offering to purchase the products and services listed above. Your offer to purchase becomes a binding commitment upon acceptance by ARC, and is not subject to the issuance of any further purchase orders, confirmations or other events.
2. Customer acknowledges that this contract may not be canceled other than as indicated in the ARC Master Service Agreement Terms and Conditions.
3. This Amendment, and the then current ARC Master Service Agreement Terms and Conditions, contain the sole and entire agreement and understanding between us with respect to the subject matter of the use by you of our products and services, including the products and services listed above. Any and all prior agreements (including any prior License Agreement with a current term), discussions, negotiations, commitments and understandings, whether oral, written or otherwise, related to our products and services are hereby superseded and/or merged herein.
4. This Order and your invoice will be processed upon receipt and acceptance by ARC (the "Effective Date" or "Start Date"). The products and services will be made available for immediate use.
5. All payment obligations are noncancelable and all amounts paid are nonrefundable.

I agree to allow ARC to refer to my company in sales and marketing related activities.

Name _____

Signature _____

Title _____

Date _____