

Verisq AI Contracting Entities Table (CET) v1.1

Version 1.1

Last Updated: November 16, 2025

1. Purpose & Incorporation

This Contracting Entities Table (“**CET**”) specifies the contracting entity, governing law, venue, currency, invoicing identity, and notices details for transactions that reference the CET in:

- the Verisq AI Master Subscription Agreement (“**Master Terms**”), and/or
- any Order Form or Purchase Schedule.

The CET is incorporated by reference into such agreements.

All Verisq legal documents referenced in this CET (including the Master Terms, Data Processing Addendum (DPA), Contracting Entities / governing law / venue rules, and Security / standard policies) are accessible via the single Verisq Legal Terms URL:

- **Verisq Legal Terms URL:**
<https://verisq.ai/standard-policies-1-1>

Any reference in this CET (or related documents) to the “Master Terms”, “DPA”, “CET”, or “Security Addendum” shall be construed as a reference to the then-current version made available at the Verisq Legal Terms URL.

2. Contracting Entities & Jurisdictions

2.1 Current Contracting Entity (Global Default)

Unless otherwise expressly specified in an Order Form, Purchase Schedule, or a later version of this CET, the following contracting entity and jurisdiction details apply to all transactions:

Region / Customer Location:

- All customers (global default), unless a different contracting entity or region-specific entry is added in a future version of this CET.

Contracting Entity:

- **Verisq Inc.**

A corporation organized under the laws of the State of North Carolina, USA.

Registered / Notices Address:

- Verisq Inc.
4242 Six Forks Road, Suite 1516
Raleigh, NC 27609
United States

Invoicing Entity & Currency:

- Invoicing Entity: **Verisq Inc.** (EIN 87-4630179)
- Currency: **US Dollars (USD)**

Governing Law:

- The laws of the **State of North Carolina**, United States of America, without regard to its conflict of laws principles.

Exclusive Venue:

- The **state and federal courts located in Wake County, North Carolina, USA** shall have exclusive jurisdiction over any dispute arising out of or relating to the Agreement and any related Orders referencing this CET.

Notices (Legal & Contractual):

- **Email (legal):** legal@verisq.ai
- **Physical:** to the Registered / Notices Address above.

Operational / Support Notices:

- **Email (support):** support@verisq.ai
Operational communications, tickets, and day-to-day support requests may be sent via the Verisq AI support channels specified from time to time at the Verisq Legal Terms URL or in the support documentation.

3. Order of Precedence & Scope of CET

3.1 Order of Precedence

In case of any inconsistency or conflict between this CET and other Verisq documents that form part of the Agreement, and unless the Master Terms or an Order Form expressly provide otherwise, the following order of precedence applies:

1. The **Data Processing Addendum (DPA)** (solely with respect to the processing of personal data);
2. The applicable **Order Form or Purchase Schedule** (including any schedules or exhibits expressly incorporated therein);
3. The **Verisq AI Master Subscription Agreement (Master Terms)**; and
4. This **CET**.

No terms or conditions stated in any Customer purchase order or other ordering documentation (other than an executed Order Form or Purchase Schedule) shall be incorporated into or form any part of the Agreement.

3.2 Scope and Non-Modification of Subscription Term and DPA

- Nothing in this CET modifies the length of any **Initial Subscription Term** or **Subscription Term**, which are governed by the Master Terms and applicable Order Forms / Purchase Schedules.
- Nothing in this CET is intended to, or shall be construed to, modify or reduce Customer's or Verisq AI's respective rights or obligations under the **DPA**. In case of conflict relating to personal data, the DPA controls.

4. Governing Law & Venue Clarifications

The following clarifications apply to the entry in Section 2.1:

- **Exclusive Venue & Submission.**
The Parties irrevocably submit to the exclusive jurisdiction of the state and federal courts located in Wake County, North Carolina for all disputes arising out of or relating to the Agreement or any transaction referencing this CET, and each Party waives any objection to such venue, including objections based on forum non conveniens.
- **Interim & Equitable Relief.**
Either Party may seek injunctive or equitable relief in such courts to protect its Confidential Information, intellectual property, security, or other rights, in addition to any other remedies available at law or in equity.

- **Consistency with Master Terms.**

The governing law and venue provisions in this CET are intended to align with, and not conflict with, the governing law and venue provisions in the Master Terms. If there is any inconsistency, this CET and the Master Terms shall be interpreted together to give effect to North Carolina law and the exclusive jurisdiction of courts in Wake County, North Carolina.

5. Updates to this CET

5.1 Prospective Updates

Verisq AI may update this CET from time to time. Any updated version will be posted at the Verisq Legal Terms URL identified above.

- Updates to this CET apply **prospectively** to:
 - new Orders and Purchase Schedules entered into on or after the updated CET's Effective Date; and
 - Subscription Term renewals that commence on or after the updated CET's Effective Date,

unless otherwise agreed in writing by the Parties.

5.2 Material Changes for Existing Orders

Any change to **governing law** or **venue** for an existing, active Order (i.e., during the middle of a Subscription Term) will:

- require mutual written agreement between the Parties; or
- apply automatically at the start of the next Renewal Subscription Term if Customer continues the Subscription with Verisq AI.