



## ORDER FORM

### Vendor Information

Murray Media Group Inc. dba Cirface.  
834-2967 Dundas St. W.  
Toronto, ON M6P 1Z2  
accounting@cirface.com

Valid Through:

Month, date, year

Contract ID: MMG-XXXXXX

### Customer Information

Bill To:

Client Company Name

Company Legal Address

Customer Point of Contact

Name

Email address

### Subscription Information

Subscription Tier	Start Date	End Date	End Users	Monthly Cost Per Seat	Net Total
Asana Plan (X% off)	X	X	X	X	X
					X

Payment Terms: Net 15

Billing Frequency: Annual in TIER

### Purchase Order Information (Customer to complete)

If a purchase order is required for payment, please provide the PO number below or email it to [accounting@cirface.com](mailto:accounting@cirface.com) within one week of this Order Form's execution.

### Governing Terms

This Order Form covers **ONLY the billing and payment obligations for the Customer** identified below ("Customer") purchase of Asana licenses through Murray Media Group Inc. ("Company"). The Customer acknowledges that its right to use the Asana software is governed exclusively by the separate "**CUSTOMER ACKNOWLEDGMENT FORM RESALE TERMS FOR INDIRECT SALES**" ("Ironclad") agreement between the Customer and Asana (the "Asana Terms" <https://asana.com/terms/subscriber-terms>); nothing in this Order Form supersedes or modifies those Terms. If any conflict arises regarding software usage, the Asana Terms control. Company standard confidentiality obligations apply to all proprietary information shared under this Order Form. Fees are nonrefundable unless otherwise stated in the Asana Terms or Company's separate, applicable agreement. Quote is valid for 30 days. All prices are in USD unless otherwise noted. If the scope or requirements are modified or clarified, this quote is subject to revision.

### Additional Terms

Both Parties agree to maintain strict confidentiality of any proprietary or sensitive information. Fees are nonrefundable unless otherwise stated in the governing agreement ("Agreement"). Either Party may terminate this Order Form according to the termination provisions in the governing agreement; in such event, Customer will remain responsible for fees accrued up to the termination date. This Order Form is governed by and construed under the law specified in the governing agreement. No transfer or assignment of services or hours is permitted unless expressly stated.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the Effective Date.

**COMPANY**

Murray Media Group, Inc.  
an Ontario corporation

By: \_\_\_\_\_

\_\_\_\_\_  
Date

Name: \_\_\_\_\_

Title: \_\_\_\_\_

**CUSTOMER**

\_\_\_\_\_  
\_\_\_\_\_

By: \_\_\_\_\_

\_\_\_\_\_  
Date

Name: \_\_\_\_\_

Title: \_\_\_\_\_