

## **Schedule B**

### **Country Schedule – Kingdom of Saudi Arabia**

1. **About this Country Schedule**

This Country Schedule is applicable where the Agreement is entered into in the country or territory set forth above. Capitalized terms used in this Country Schedule but not defined have the meanings given in the Agreement.

2. **Governing law and dispute resolution (to replace Article 12 of the Agreement)**

2.1 **Mediation** – If a dispute arises in relation to the Agreement, the parties will attempt, for a period of thirty (30) days, to resolve it in good faith by discussion, negotiation, and mediation before commencing legal proceedings.

2.2 **Law and jurisdiction governing Agreement** – The Agreement and any dispute arising from it, whether contractual or non-contractual, will be governed by the laws of, and be subject to the exclusive jurisdiction of the commercial courts of, the Kingdom of Saudi Arabia, and the parties to the Agreement submit to the exclusive jurisdiction of the commercial courts of such city in Saudi Arabia where the Services are primarily provided.

2.3 **Limitation period** – Any Claims by Client in relation to the Services or the relevant Agreement must be brought no later than five (5) years from the date Client became aware or reasonably should have become aware of the facts which give rise to the alleged Claim.

3. **Other Adjustments Required by Local Law**

3.1 **Schedule C (Tax Compliance and Consulting Services)**. ZAKAT Returns for GCC nationals is an excluded service for the purposes of Schedule C.