

PRODUCT SPECIFICATIONS FOR LRO PRICING ADVISORY SERVICE

UPDATED: March 5, 2020

These Product Specifications describe the current functionality and certain dependencies of the above-referenced product center (the “Product Center”). Access to and use of the Product Center is governed by an underlying agreement and, as applicable, addendum (collectively, the “Agreement”) with RealPage, Inc. and, as applicable, its affiliates (collectively referred to herein as the “Provider” “we” or “us”). Capitalized terms used in these Product Specifications have the meanings provided in the Agreement unless otherwise defined herein.

Subject to the terms of the Agreement, these Product Specifications may be modified at any time. If we modify these Product Specifications, we will post the updated version at <http://www.specifications.controls.realpage.com> and update the “Updated” date above. We recommend that you review these Product Specifications periodically for any changes. Your continued access to or use of the Product Center will constitute your acceptance of the updated Product Specifications.

1. AUTHORIZED USERS AND PASSWORD

Provider will provide the licensee under the Agreement (“Licensee”) with a user name and password permitting Authorized Users to access the Product Center. Licensee is responsible for the protection and dissemination of such user name and password and for any activities or actions occurring under Licensee’s account or log-in credentials—including, without limitation, for any losses or damages resulting from the loss, theft or misuse of or failure to protect any such user name or password. Licensee will permit only Authorized Users to access the Product Center, will ensure that all Authorized Users comply with the terms and conditions set forth in the Agreement and herein, and will not permit any person that ceases to be an Authorized User to continue to use a user name or password.

2. OVERVIEW OF LRO PRICING ADVISORY SERVICE

LRO PRICING ADVISORY SERVICE provides users of the LRO Revenue Management system with a resource who is responsible for overseeing the use of the system and corresponding business practices at each Site where LRO has been deployed, to help ensure that maximum benefits are derived from using the product. Services include:

- Weekly/Bi-Weekly Calls
- Monthly Renewal Strategy Discussion / Configuration
- Seasonal Evaluation of Configuration and Parameter Settings
- Product Configuration
- Product Enhancements
- Annual Portfolio Level Performance Review
- Escalation of pricing-related challenges to senior executives when appropriate
- Management of product support and enhancement requests.

Pricing Advisory Services are available to any LRO client for any number of sites. Services may be provided for any duration.

Note: The LRO PRICING ADVISORY SERVICE Product Center was not designed to store electronic protected health information, as defined by Section 160.103 of the HIPAA Regulations, 45 CFR Parts 160, under the Health Information Portability and Accountability Act Omnibus Final Rule released on January 17, 2013. Users should not use any feature of the LRO PRICING ADVISORY SERVICE Product Center to upload or to store any electronic protected health information.

3. DETAILED SPECIFICATIONS FOR LRO PRICING ADVISORY SERVICE

This section outlines the major capabilities of LRO PRICING ADVISORY SERVICE:

- 3.1. LRO Pricing Advisory Service provides users of the LRO Revenue Management system with a resource who is responsible for overseeing the use of the system and corresponding business practices at each Site where LRO has been deployed, to help ensure that maximum benefits are derived from using the product. Services include:
 - a. Weekly/Bi-Weekly Calls
 - b. Monthly Renewal Strategy Discussion / Configuration
 - c. Seasonal Evaluation of Configuration and Parameter Settings
 - d. Product Configuration
 - e. Product Enhancements
 - f. Annual Portfolio Level Performance Review
 - g. Escalation of pricing-related challenges to senior executives when appropriate
 - h. Management of product support and enhancement requests

4. DEPENDENCIES AND USES

- 4.1. Site Owner must provide to RealPage on a timely basis all Site information required to establish effective use of the LRO Revenue Management system.
- 4.2. Site Owner must provide access to extract data daily or on demand from the source property management system.
- 4.3. It is the responsibility of the Site Owner or Management Company to ensure data accuracy. Site Owner or Management Company agrees to adjust data entry procedures and requirements as needed to ensure all data required by LRO is entered correctly and in a timely manner.
- 4.4. LRO shall not be responsible for any loss or liability arising from delays and/or inaccuracies caused by failure of Site Owner to provide required data in a timely manner and or failure of Site Owner to provide correct, complete, or accurate information.

5. CALIFORNIA CONSUMER PRIVACY ACT OF 2018 (“CCPA”) DATA PROCESSING STATEMENT

This CCPA Data Processing Statement applies to “Personal Information” of a “Consumer” as those terms are defined under the CCPA (referred to hereafter as “Personal Data”) that RealPage processes in the course of providing services under the Product Center (“Services”) governed by the Agreement to Customer.

RealPage understands the terms in this CCPA Data Processing Statement and agrees to comply with them. The terms of this CCPA Data Processing Statement will prevail in connection with the purpose and scope of this CCPA Data Processing Statement over any conflicting terms in the Agreement.

- 5.1. Customer’s Role. The Customer is a for profit entity that determines the purpose and means of processing Personal Data. Customer will provide Personal Data to RealPage solely for the purpose of RealPage performing the Services.
- 5.2. RealPage’s Role. RealPage shall provide the Services and process any Personal Data in accordance with the Agreement. RealPage may not retain, use, or disclose Personal Data for any other purpose other than for providing the Services and in performance of the Agreement.
- 5.3. Data Processing, Transfers, and Sales. RealPage will process Personal Data only as necessary to perform the Services, and will not, under any circumstances, collect, use, retain, access, share, transfer, or otherwise process Personal Data for any purpose not related to providing such Services. RealPage will refrain from taking any action that would cause any transfers of Personal Data to or from RealPage to qualify as “selling personal information” as that term is defined under the CCPA.

- 5.4. Sub-Service Providers. Notwithstanding the restrictions in Section 2.3, Customer agrees that RealPage may engage other Service Providers (as defined under the CCPA), to assist in providing the Services to Customer (“Sub-Service Providers”). RealPage carries out appropriate due diligence on each Sub-Service Provider and the arrangement between RealPage and each Sub-Service Provider is governed by a written contract which includes terms substantially equivalent to those set out in this CCPA Data Processing Statement.
- 5.5. Security. RealPage will use commercially reasonable security procedures that are reasonably designed to maintain an industry-standard level of security, prevent unauthorized access to and/or disclosure of Personal Data.
- 5.6. Retention. RealPage will retain Personal Data in accordance with Customer instructions, the terms of the Agreement, or any applicable law(s), whichever requirement is controlling under the circumstances. At the termination of this CCPA Data Processing Statement, or upon Customer’s written request, RealPage will either destroy or return Personal Data to the Customer, unless legal obligations require storage of the Personal Data.
- 5.7. Assistance with Consumers’ Rights Requests. If RealPage, directly or indirectly, receives a request submitted by a Consumer to exercise a right it has under the CCPA in relation to that Consumer’s Personal Data, it will provide a copy of the request to the Customer. The Customer will be responsible for handling and communicating with Consumers in relation to such requests.
- 5.8. Enforceability. Any provision of this CCPA Data Processing Statement that is prohibited or unenforceable shall be ineffective to the extent of such prohibition or unenforceability without invalidating the remaining provisions hereof. The parties will attempt to agree upon a valid and enforceable provision that is a reasonable substitute and shall then incorporate such substitute provision into this CCPA Data Processing Statement.