



**CYBERSEC INVESTMENTS, INC.**  
1900 South Harbor City Boulevard Suite 328  
Melbourne, Florida 32901

March 21, 2023

**ACRONIS SCS**  
**1225 WEST WASHINGTON STREET. SUITE 205**  
**TEMPE, ARIZONA 85288**  
**ATTN: JOHN ZANNI**

Re: **LETTER OF AFFIRMATION**

Dear Mr. Zanni:

This letter informs Acronis SCS (“Client”) that Cybersec Investments, Inc. (“Assessor”) has completed an assessment of Acronis SCS for its satisfaction of the requirements of FAR 52.204-21 (“Basic Safeguarding of Covered Contractor Information Systems”). Assessor finds that Acronis SCS is compliant with the Basic Safeguarding FAR Clause.

Assessor is a CMMC Certified Third Party Assessment Organization (C3PAO) that has satisfied the CMMC Model 2.0 Level 2 assessment requirements of the Defense Contract Management Agency (DCMA) Defense Industrial Base Cybersecurity Assessment Center (DIBCAC) and which has been identified by The CYBER AB as an authorized and accredited C3PAO.

Assessor conducted the assessment to determine whether Client meets all of the cyber security controls enumerated in the Basic Safeguarding FAR clause and all of the seventeen (17) practices enumerated in the CMMC Self-Assessment Guide Level 1 (Version 2.0, December 2021) which are equivalent to the requirements from the Basic Safeguarding FAR clause. In conducting this assessment, Assessor considered and was informed by the CMMC Self-Assessment Scope Level 1 (Version 2.0, December 2021) and by the assessment criteria and methodology of the CMMC Self-Assessment Guide Level 1 (Version 2.0, December 2021).<sup>1</sup>

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<sup>1</sup> Client and Assessor expressly recognize that the CMMC Level 1 Scope, and Assessment Guide, are not presently required by regulation, to determine compliance with the Basic Safeguarding FAR clause. The parties anticipate that, on or before the effective date of the rulemaking for “CMMC 2.0,” the regulations will require use of the CMMC Level 1 Scope, and Assessment Guide.



The assessment was conducted on or about March 21, 2023, and was completed on March 21, 2023. Assessor considered the documentation that Client provided for each of the requirements and conducted appropriate interviews and tests. The findings of Assessor are that, as of March 21, 2023, Client “MET” all applicable Basic Safeguarding FAR clause requirements [and CMMC Level 1] practices.<sup>2</sup>

In the judgment of Assessor, for a period of one (1) year from the date of this Letter of Affirmation, Client may represent to federal departments and agencies, including the Department of Defense, and to commercial organizations, that, at the enterprise-level, it has “MET” the requirements of the Basic Safeguarding FAR clause [and CMMC Level 1].<sup>3</sup>

Any inquiries regarding the practices of as are the subject of this Letter of Affirmation should be sent to John Zanni at Acronis SCS at [jz@acronisscs.com](mailto:jz@acronisscs.com). The point of contact for Assessor is Mr. Fernando Machado, [fernando.machado@cybersecinvestments.us](mailto:fernando.machado@cybersecinvestments.us).

This Letter of Affirmation is limited to its terms and reflects the assessment done as described above. Client is wholly responsible, at all times, for its security measures, as referenced here and otherwise. There is no guarantee that such measures will prevent or mitigate any or all cyberattacks or intrusions. Assessor owes no duty and accepts no responsibility or liability to Client or to any third party should any form of cyber incident affect or injure Client.

Sincerely,

A handwritten signature in black ink, appearing to read "F. Machado", is written over a horizontal line.

Fernando Machado  
*Chief Information Security Officer*

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<sup>2</sup> If applicable, identify any “NOT APPLICABLE (N/A)” practices.

<sup>3</sup> If, within this 1-year period, DoD enables or requires submission of CMC Level 1 results to the DoD Supplier Performance Risk System (SPRS), Client may submit these results together with an affirmation, to be renewed annually by a senior official of Client.