

1. GENERAL

1.1. These Software as a Service License Terms (these "**Terms**") shall apply exclusively to the subscription to software programs, including all updates, enhancements, and modifications (the "**SaaS**") by customer ("**Customer**") from PIUR IMAGING Inc. ("**PIUR**", a "**Party**" and collectively with Customer, the "**Parties**") and all transactions incidental thereto.

1.2. No other terms or conditions shall be of any force or effect unless otherwise specifically agreed upon by PIUR in a writing duly executed by an authorized officer of PIUR. Any additional or different terms or conditions contained in Customer's Order (as defined below), response to PIUR's Order Confirmation (as defined below), or any other form or document supplied by Customer are hereby expressly rejected and are of no effect.

1.3. Grant of access to Customer to the SaaS does not constitute acceptance of any of Customer's terms and conditions and does not serve to modify or amend these Terms.

2. FORMATION AND CONTENT OF CONTRACT

2.1. Either Party may issue an order, in the case of PIUR, PIUR may issue a quotation, for the subscription to a certain SaaS in writing (each, an "**Order**"). By issuing an Order, such Party makes an offer to subscribe to the SaaS or grant access thereto, as the case may be, as set forth in the Order pursuant to these Terms and the terms set forth in the Order. PIUR may refuse an Order from Customer for any or no reason. No Order from Customer shall become binding on PIUR until PIUR's acceptance of the Order in writing ("**Order Confirmation**"). In the event PIUR issues an Order that is accepted by Customer as-is in writing or if PIUR has confirmed Customer's Order in an Order Confirmation, such accepted Order shall be deemed a "**Confirmed Order**" for the purposes of these Terms. The terms of a Confirmed Order together with these Terms shall hereinafter be referred to as the "**SaaS Contract**".

2.2. The effective date (the "**Effective Date**") of the SaaS Contract shall be the date identified as such in the Confirmed Order or if there is no such Effective Date specified, then on such date on which PIUR accepted Customer's Order in writing or the date of PIUR's Order accepted as-is by Customer.

3. GRANT OF LICENSE

3.1. License Grant. With the subscription to the SaaS and subject to Customer's payment of the applicable Fees (as defined below) pursuant to Section 5 and compliance with all its obligations under the SaaS Contract, PIUR grants to Customer a non-exclusive, non-transferable, non-sublicensable, time-limited license to access, and use the SaaS, Documentation (as defined below) and Results (as defined below) solely for use by the Authorized Users (as defined below) in accordance with these Terms. For the purposes of these Terms, "**Authorized Users**" refers to employees, agents, or contractors of Customer who are authorized to access and use the SaaS.

3.2. Documentation. PIUR grants to the Customer the right to use the Documentation (as defined below) provided in connection with the SaaS solely for the purpose of supporting Customer's authorized use of the SaaS. For the purposes of these Terms, "**Documentation**" means all user guides, manuals, and other materials provided with the SaaS, whether in written, electronic, or other form.

3.3. Scope of Use. Customer may request from PIUR the installation and use of the SaaS on the number of devices and by the number of Authorized Users specified in the applicable Confirmed Order. Any additional usage requires prior written consent from PIUR and may be subject to additional fees.

4. RESTRICTIONS

4.1. Restrictions on Use. Customer shall not, and shall cause its Authorized Users and other third

parties not to (i) modify, copy, or create derivative works based on the SaaS, Documentation, Results and PIUR's systems (or any component thereof); (ii) reverse engineer, decompile, decode, or disassemble the SaaS or PIUR's systems (or any component thereof) or otherwise attempt to derive or gain access to the source code of the SaaS or PIUR's systems, in whole or in part; (iii) sell, lease, lend, license, assign, distribute, publish, transfer, or otherwise make available the SaaS, Documentation, Results or any component thereof to any third party; (iv) bypass or breach any security device or protection used by the SaaS or access or use the SaaS other than by an Authorized User through the use of his or own then valid access credentials; (v) input, upload, transmit, or otherwise provide to or through the SaaS or PIUR's systems, any information or materials that are unlawful or injurious, or contain, transmit or active any harmful code, (vi) damage, destroy, disrupt, disable, impair, interfere with, or otherwise impede or harm in any manner the SaaS, Documentation, PIUR's systems, or PIUR's performance of services to any third party, in whole or in part, (vi) remove, delete, alter or obscure any trademarks, copyright, patent, or other intellectual property or proprietary rights notices from any component of the SaaS, Documentation, Results, or PIUR's systems, including any copy thereof, (vii) access or use the SaaS, Documentation, Results or any component thereof, in any manner or for any purpose that infringes a right of a third party or violates any applicable law, rule or regulation, (viii) access or use the SaaS, Documentation or Results, or any component thereof, for purposes of competitive analysis, development, provision, or use of a competing software service or product or any other purpose that is to PIUR's detriment or commercial disadvantage; (ix) use the SaaS, Documentation, Results or any component thereof outside the United States (unless otherwise agreed by PIUR in writing) (x) otherwise access or use the SaaS, Documentation, or Results beyond the scope of the authorization granted under this Section 4.1.

4.2. Data Protection. The Customer shall comply with all applicable data protection laws, including but not limited to the General Data Protection Regulation (GDPR) and the applicable

U.S. data privacy laws, as amended, in the use of the SaaS, Documentation or Results. Customer hereby represents and warrants that Customer has the necessary authorization under applicable law, rule and regulation to disclose to PIUR data generated through Customer's use of the SaaS in the event PIUR gains access to such data.

5. SUBSCRIPTION TYPES; TIERS; FEES AND PAYMENT

5.1. Subscription Type and Tiers. Customers shall select a subscription type and tier from the options available on PIUR's website or made available by PIUR in a quotation or offer subject to the terms and conditions set forth therein. The subscription types include the subscription to (i) a certain minimum number of patient scans per calendar month ("**Minimum Rate**") at a certain fee per patient scan (the "**Usage Based Subscription**") or (ii) unlimited number of patient scans at a fixed fee (the "**Fixed Subscription**"). The subscription type and tier, and the defined subscription period (the "**Subscription Period**") on the Confirmed Order and the terms thereof shall be binding on both Parties. The terms of the selected subscription type and tier (including but not limited to the applicable subscription fee (the "**Fee**") as set forth on PIUR's website or PIUR's quotation or offer, as the case may be, are hereby incorporated into this SaaS Contract by reference.

5.1.1. Usage Based Subscription. If Customer selects the Usage Based Subscription, Customer shall select the tier within such subscription type. Customer shall pay to PIUR the applicable Fee for Subscription Period in full in advance. In the event Customer exceeds the Minimum Rate for the selected tier, Customer shall pay to PIUR the Fee for each patient scan exceeding the Minimum Rate within fourteen (14) days from Customer's receipt of an invoice from PIUR for such excess Fee. Without limiting the foregoing, if the Minimum Rate for the agreed subscription tier for the Usage Based Subscription is not reached by Customer, no refund for any unused Fee shall be due to Customer.

5.1.2. Fixed Subscription. The Fixed Subscription covers an unlimited number of patient scans in a calendar month and unless otherwise

agreed by the Parties in the applicable Confirmed Order, Customer shall pay the fixed Fee for the Fixed Subscription for the Subscription Period in advance in full promptly upon receipt of a written invoice from PIUR. For the avoidance of doubt, in no event shall a refund be due to Customer due to a low number of patient scans in any given calendar month.

5.2. Access to Usage Data. If the Parties agreed on the Usage Based Subscription, Customer shall grant access to PIUR to Customer's API or any relevant information to enable PIUR to verify the number of patients scanned through the SaaS, provided that in no event shall personal information (e.g., healthcare information) be made accessible or available to PIUR in any way. If Customer inadvertently provides or makes available to PIUR personal information (including healthcare information), Customer hereby represents and warrants that it has the necessary authorization for such disclosure and it is in compliance with all applicable data privacy laws, rules and regulations. If no access can be granted to PIUR's API due to IT restrictions or due to privacy concerns, Customer shall provide PIUR on or prior to the 10th day of each calendar quarter accurate reporting on the number of patients Customer scanned with the SaaS in the immediately preceding calendar quarter. During the Term and for 2 years thereafter, PIUR may, in its sole discretion, upon written notice to Customer, audit Customer's records to verify the accuracy of the quarterly reports. Customer shall grant access to PIUR to all relevant information and documents and ensure that it has the necessary authorization for such disclosure and Customer is in compliance with applicable data privacy laws, rules and regulations.

5.3. Taxes. Fees are exclusive of sales or use tax; and any other similar applicable federal, state, or foreign taxes, duties, levies, import or export tariffs or other charges in any jurisdiction in connection with the SaaS ("**Taxes**") unless otherwise agreed to by PIUR in a Confirmed Order. If PIUR is required by applicable law, rule or regulation to collect one or more Taxes, PIUR may charge Customer such Taxes separately on the invoice unless already included in PIUR's offer. Customer hereby acknowledges and

agrees that the Fees in any Confirmed Order are subject to any increase due to circumstances that have led or may reasonably lead to an increase in the costs of PIUR in making the SaaS available (including but not limited to the higher cost or shortages of materials, energy, performance of, delay or failure to perform PIUR's vendors, supplies, energy and utility companies, and/or changes in laws, rules or regulations such as import and export laws). Such increase in price in a Confirmed Order shall take effect upon PIUR's written notice to Customer which shall be deemed as an amendment to the applicable Confirmed Order.

5.4. Other Payment Terms. All Fees are non-refundable unless expressly stated otherwise in the Confirmed Order. Time is of the essence for the payment of all amounts due to PIUR under the SaaS Contract. If Customer defaults on any payment when due under a Confirmed Order, PIUR reserves the right, among other remedies, to suspend the access to the SaaS immediately until PIUR receives the outstanding balance in full. In no event shall any loss, damage, injury, destruction or Force Majeure Event or any other event beyond Customer's control release Customer from its obligation to make the payments required herein. Payment of all amounts due hereunder shall be made by wire transfer, credit card, or in any other manner set forth on PIUR's invoice. Payment by credit card shall be subject to a surcharge which shall be determined by PIUR from time to time. Customer shall be solely responsible for any bank fees, or other fees incurred due to the wire transfer or any other selected payment method.

5.5. Interest. All overdue amounts will be subject to an interest rate that is the lesser of 1% monthly (12% annually) and the highest rate permissible under applicable law starting from the due date until payment to PIUR of the outstanding amount in full. Customer's failure to pay an invoice timely and fully shall operate to make all other outstanding invoices of PIUR to Customer immediately due and payable, and at the discretion of PIUR, shall be grounds for cancellation of any further performance by PIUR. All costs of collection, including legal fees, shall be borne by Customer. The charging of interest shall not be deemed an

agreement to extend credit. Customer is not permitted to withhold, defer payment or offset any amount against the payment due to any (alleged) counterclaim or any other reason against PIUR. Customer shall not withhold any payments due to unsettled disputes with third parties nor offset payments against any other claims.

6. LICENSE TERM AND RENEWAL

6.1. License Term. The subscription and corresponding license to the SaaS shall be effective for the period agreed by the Parties in the applicable Confirmed Order (the "**Initial SaaS Term**"). The Initial SaaS Term shall start (i) in case it is linked to a hardware shipment once the shipment of the associated hardware has been completed (according to the specified Incoterm (2020)) or (ii) in case it is not linked to a hardware shipment once the specific license has been activated.

6.2. Renewal. At the end of the Initial SaaS Term, the subscription automatically renews for another Subscription Period until the agreed expiration date (a "**Renewal Term**" and together with the Initial SaaS Term, the "**Term**"). If the Parties have not agreed on an expiration date of the subscription in the Confirmed Order, Customer may cancel the Confirmed Order for any or no reason by giving PIUR written notice within five (5) days prior to the end of the Subscription Period. Such termination shall take effect on the last day of the Subscription Period in which the written notice of cancellation was received by PIUR.

7. TERMINATION

7.1. Termination for Cause. PIUR may terminate the SaaS Contract in whole or in part (e.g., any subscription to the SaaS) and the corresponding license with immediate effect by providing written notice to Customer if Customer (i) fails to pay any amount to PIUR when due and such failure continues for more than 30 days after PIUR's delivery to Customer of written notice thereof; (ii) breaches the SaaS Contract (other than Customer's payment obligation), and such breach is incapable of cure or, if curable, such other Party fails to cure such material breach within 30 days after receipt of written notice of such material breach; (iii) becomes

insolvent or admits its inability to pay its debts generally as they become due; (iv) becomes subject, voluntarily or involuntarily, to any proceeding under any domestic or foreign bankruptcy or insolvency law, (v) is dissolved or liquidated or takes any corporate action for such purpose; (vi) makes a general assignment for the benefit of creditors; (vii) has a receiver, trustee, custodian, or similar agent appointed by order of any court of competent jurisdiction to take charge of or sell any material portion of its property or business; (viii) PIUR has reason to believe that Customer will not be able to meet its payment obligations under the SaaS Contract; or (ix) undergoes a change of control.

7.2. Effect of Termination. Upon termination or expiration of the SaaS Contract, except as expressly otherwise provided in a Confirmed Order, (i) all rights, licenses, consents, and authorizations granted to Customer hereunder will immediately terminate; (ii) Customer must cease all use of the SaaS and Documentation, and destroy or return all copies thereof in its possession, and any tangible materials containing, reflecting, incorporating or based on PIUR's confidential or proprietary information and permanently erase all of PIUR's confidential and proprietary information from all systems Customer directly or indirectly controls and certify to PIUR in a signed written instrument that it has complied with the requirements under this Section 7.2.; (iii) Customer shall no longer have access to any updates or upgrades to the SaaS or any component thereof, (iv) all Fees that would have become payable had the SaaS Contract remained in effect until expiration of the Term will become immediately due and payable, and Customer shall pay such Fees, together with all previously accrued but not yet paid Fees, on receipt of PIUR's invoice therefore. Customer hereby agrees that should PIUR terminate for cause pursuant to Section 7.1, PIUR shall not be required to refund to Customer any Fees prepaid by Customer for the remaining portion of the Term.

8. UPDATES; UPGRADES

8.1. Updates; Upgrades. During the Term, PIUR may provide updates, patches, and bug fixes

for the SaaS as PIUR may deem necessary to improve the functionality, security and performance of the SaaS, provided that the extent of such updates shall be solely in PIUR's discretion. PIUR may charge Customer an additional Fee for a major update or upgrade to the SaaS or a component thereof by providing written notice to Customer.

8.2. Installation. Updates and upgrades to the SaaS or a component thereof shall be performed by Customer, if directed by PIUR and strictly in accordance with PIUR's instructions. Customer shall be solely responsible for the prompt installation and implementation of an update or upgrade and in no event shall PIUR be liable for the malfunctioning or any other damage caused by Customer's failure to install the update or upgrade as and when instructed by PIUR.

9. INTELLECTUAL PROPERTY OWNERSHIP

9.1. Ownership. The SaaS, Documentation, Results, PIUR's systems and other software used in relation to the SaaS by PIUR, and all rights, title and interest therein (or a component thereof including without limitation intellectual property rights) are and shall remain the exclusive property of PIUR and its licensors, as the case may be. Customer acquires no ownership, title, property, right, equity, or interest in the SaaS, Documentation, Results, PIUR's systems or any other software used in relation to the SaaS by PIUR other than the limited license granted to it pursuant to Section 3.

9.2. Results. For the purposes of these Terms, "**Results**" means the software, results and other content or derivatives from Customer's access or use of the SaaS, Documentation, PIUR's systems, or any component thereof (including without limitation visualizations, 3D models, reports, designs, concepts or other content).

10. LIMITED WARRANTY

10.1. NOTWITHSTANDING ANYTHING TO THE CONTRARY, THE SAAS (OR ANY SOFTWARE OR COMPONENT THEREOF), DOCUMENTATION AND RESULTS ARE PROVIDED TO CUSTOMER ON AN "AS IS" AND "AS AVAILABLE" BASIS. ANY AND ALL WARRANTIES, WHETHER EXPRESS OR

IMPLIED, INCLUDING BUT NOT LIMITED TO THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE OR NONINFRINGEMENT, ARE HEREBY EXPRESSLY EXCLUDED AND DISCLAIMED. WITHOUT LIMITING THE FOREGOING, PIUR MAKES NO WARRANTY OF ANY KIND THAT THE SAAS, DOCUMENTATION, RESULTS, OR ANY COMPONENT THEREOF, WILL MEET CUSTOMER'S REQUIREMENTS, OPERATE WITHOUT INTERRUPTION, ACHIEVE ANY INTENDED RESULT, BE COMPATIBLE OR WORK WITH ANY SOFTWARE, SYSTEM, OR HARDWARE, OR BE SECURE, ACCURATE, COMPLETE, FREE OF HARMFUL CODE, OR ERROR FREE, OR BE ADEQUATE OR SUFFICIENT FOR CUSTOMER TO COMPLY WITH THE APPLICABLE LAWS INCLUDING BUT NOT LIMITED TO DATA PRIVACY LAWS AND INDUSTRY SPECIFIC REQUIREMENTS.

11. LIMITATION OF LIABILITY

11.1. TO THE MAXIMUM EXTENT PERMISSIBLE UNDER APPLICABLE LAW, IN NO EVENT SHALL PIUR BE LIABLE TO CUSTOMER FOR ANY INDIRECT, INCIDENTAL, PUNITIVE, SPECIAL OR CONSEQUENTIAL DAMAGES, INCLUDING BUT NOT LIMITED TO, DAMAGES FOR LOSS OF PROFITS, REVENUE, GOODWILL OR USE, WHETHER IN AN ACTION IN CONTRACT, TORT, STRICT LIABILITY, OR IMPOSED BY STATUTE, OR OTHERWISE, EVEN IF PIUR WAS ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. NOTWITHSTANDING ANY OF THE TERMS CONTAINED IN A SAAS CONTRACT, PIUR'S LIABILITY FOR ANY CLAIM - WHETHER BASED UPON CONTRACT, TORT, EQUITY, NEGLIGENCE OR ANY OTHER LEGAL CONCEPT - SHALL IN NO EVENT EXCEED THE AGGREGATE AMOUNT OF FEE PAID BY CUSTOMER IN THE 12 MONTHS PRECEDING THE EVENT FOR THE SPECIFIC SAAS THAT GAVE RISE TO SUCH CLAIM. CUSTOMER HEREBY ACKNOWLEDGES AND AGREES THAT THE PROVISIONS OF THE SAAS CONTRACT FAIRLY ALLOCATE THE RISKS BETWEEN PIUR AND CUSTOMER, THAT PIUR'S PRICING REFLECTS THIS ALLOCATION OF RISK, AND BUT FOR THIS ALLOCATION AND LIMITATION OF LIABILITY,

PIUR WOULD NOT HAVE ENTERED INTO AN AGREEMENT WITH CUSTOMER.

11.2. In jurisdictions that limit or preclude limitations or exclusion of remedies, damages, or liability, such as liability for gross negligence or willful misconduct or do not allow implied warranties to be excluded, the limitation or exclusion of warranties, remedies, damages or liabilities set forth in the SaaS Contract are intended to apply to the maximum extent permitted by applicable law, and the SaaS Contract shall be deemed amended to comply with such limitations or exclusions. Customer may also have other rights that vary by state, country or jurisdiction.

12. INDEMNIFICATION BY CUSTOMER

12.1. Customer shall indemnify, defend, and hold harmless, PIUR and its directors, officers, employees, shareholders, affiliates, suppliers, licensors, contractors, agents and representatives from and against any and all liability, claims, lawsuits, losses, demands, damages, costs and expenses, including without limitation attorney's fees and costs, expert's fees and costs, and court costs and in each case arising out of any damage, personal injury or defects to the SaaS (or any component thereof) resulting from, related to, or in connection with (i) Customer's breach of any of its obligations arising from the SaaS Contract, including without limitation Customer's failure to fulfill its obligations under Section 4, (ii) Customer's violation of applicable laws, rules and regulations (including but not limited to the applicable data privacy laws, rules and regulations), (iii) any representation and warranty with respect to the SaaS that Customer has granted to a third party that are inconsistent with those set forth in the SaaS Contract (iv) any acts of Customer, its Authorized Users and other third parties under Customer's control that resulted from the unauthorized use of the SaaS, Documentation, Results (or any component thereof) and (v) any acts or omissions of Customer, its Authorized Users, and other third parties under Customer's control that resulted in reputational damage to PIUR or violation of PIUR's intellectual property rights.

13. CONFIDENTIAL INFORMATION

13.1. Any information furnished to Customer by PIUR related to the SaaS Contract (including but not limited to the SaaS, Documentation, Results and any component thereof) shall be considered strictly confidential and shall be held in strict confidence by Customer. Such information shall not be reproduced, used or disclosed to third parties by Customer without PIUR's prior written consent (other than to Customer's employees and agents who have a need to know such confidential information in order for Customer to fulfill its obligations under the SaaS Contract and are subject to confidentiality obligations that are not less stringent than those set forth in the SaaS Contract). In the event of a violation or threatened violation of Customer's obligations under this Section 13.1, PIUR shall be entitled to seek equitable relief, including in the form of a restraining order, orders for preliminary or permanent injunction, specific performance and any other relief that may be available from any court, without the requirement to secure or post any bond, or show actual monetary damages in connection with such relief. These remedies shall not be deemed to be exclusive but in addition to all other remedies available under these Terms, at law, or in equity.

14. MISCELLANEOUS TERMS

14.1. The SaaS Contract shall be exclusively governed by and construed in accordance with the laws of Commonwealth of Massachusetts (without the conflict of laws thereof).

14.2. Unless otherwise agreed by the Parties in a Confirmed Order, all disputes, controversy or claim arising out of or relating to the SaaS Contract shall be submitted to the exclusive jurisdiction of the state or federal courts with jurisdiction in the City of Cambridge, County of Middlesex, Commonwealth of Massachusetts, provided that notwithstanding the foregoing, PIUR shall be entitled to seek specific performance and injunctive relief in any court of competent jurisdiction. Each Party hereby waives any and all claims, pleas or defenses (including without limitation a plea for forum non conveniens) that would permit such Party to seek the jurisdiction

of any courts or arbitration tribunals other than those set forth in the preceding sentence. If any term or provision of the SaaS Contract is invalid, illegal, or unenforceable in any jurisdiction, such invalidity, illegality, or unenforceability shall not affect any other term or provision of the SaaS Contract or invalidate or render unenforceable such term or provision in any other jurisdiction.

14.3. PIUR may assign its rights and/or delegate its liabilities under the Sales Contract at any time. Customer may not assign its rights or delegate its duties under the Sales Contract without PIUR's prior written consent.

14.4. PIUR's waiver of any breach or violation of these Terms or the provisions of any SaaS Contract by Customer shall not be construed as a waiver of any other present or future breach or breaches by Customer.

14.5. The Parties hereto are independent contractors and nothing in the SaaS Contract will be construed as creating a joint venture, partnership, employment or agency relationship between the Parties.

14.6. Notices by a Party regarding the exercise of rights and obligations under the SaaS Contract must be signed by authorized representatives of such Party, and delivered via courier, mail or e-mail to the other Party's address indicated in the applicable Confirmed Order, provided that a notice by e-mail shall only be validly given if receipt thereof is acknowledged in writing by the recipient.

14.7. The SaaS Contract constitutes the entire and exclusive agreement of the Parties regarding the subject matter hereof and supersedes any and all prior or contemporaneous agreements, communications, and understandings (both written and oral) regarding such subject matter. In the event of a conflict between the provisions of these Terms and the provisions of a Confirmed Order, the provisions of the Confirmed Order shall prevail. The terms of the SaaS Contract may only be modified or amended in writing which specifically states that it amends or modifies the SaaS Contract and is signed by an authorized representative of each Party. Notwithstanding the foregoing, PIUR may amend these Terms unilaterally from time to

time, provided that such amendments shall only apply to Orders placed and confirmed after the amendments.

14.8. The terms of the SaaS Contract, which by their nature should survive the expiration or termination of the SaaS Contract in order to give proper effect to its intent, shall remain in force after the termination or expiration of the SaaS Contract including, but not limited to, the following Sections: 7.2, 9 through 14.

14.9. EACH PARTY HEREBY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY RIGHT IT MAY HAVE TO A TRIAL BY JURY IN ANY LEGAL PROCEEDING DIRECTLY OR INDIRECTLY ARISING OUT OF OR RELATING TO THE SAAS CONTRACT.

14.10. The SaaS Contract (or parts thereof) may be executed in several counterparts, each of which shall be deemed to be an original but all of which together will constitute one and the same instrument. The SaaS Contract, and any amendments hereto, to the extent executed and delivered via PDF or any other electronic mode of delivery (including, without limitation, via DocuSign or any similar service) shall be treated in all manner and respects as an original and shall be considered to have the same binding legal effect as if it were delivered in person



Terms for Subscription to Software-as-a-Service

November 24, 2025