EDOCSIGNATURE® CONSUMER DISCLOSURE

Consumer Disclosure - Conducting business electronically, receiving electronic notices and disclosures, and signing documents electronically.

Please read the following information. By proceeding forward and signing the document(s) you are agreeing that you have reviewed the following consumer disclosure information and consent to transact business using electronic communications, to receive notices and disclosures electronically, and to utilize electronic signatures in lieu of using paper documents. This electronic signature service is provided on behalf of our client, hereinafter known as the, ("Requesting Party), who is sending electronic documents, notices, disclosures or requesting electronic signatures to you.

From time to time, the Requesting Party may be required by law to provide to your certain written notices or disclosures. Described below are the terms and conditions for providing to you such notices and disclosures electronically through this electronic signing system. You are not required to receive notices and disclosures or sign documents electronically. If you prefer not to do so you may request to receive paper copies and withdraw your consent at any time as described below.

Scope of Consent: You agree to receive electronic notices, disclosures, and electronic signature documents with all related and identified documents and disclosures provided over the course of your relationship with the Requesting Party. You may at any point withdraw you consent by following the procedures described below.

Paper Copies: You are not required to receive notices or disclosures or sign documents electronically and may request paper copies of documents or disclosures if you prefer to do so. You also have the ability to download and print any open or signed documents sent to you through the electronic signature system. If you wish to receive paper copies in lieu of electronic documents, you may close this web browser and request paper copies from the Requesting Party by following the procedures outlined below. The Requesting Party may apply a charge for requesting paper copies.

Withdrawal of Consent: You may withdraw your consent to receive electronic documents, notices or disclosures at any time. In order to withdraw consent, you must notify the Requesting Party that you wish to withdraw consent and to provide your future documents, notices, and disclosures in paper format. After withdrawing consent if at any point in the future you proceed forward and utilize the electronic signature system you are once again consenting to receive notices, disclosure, or documents electronically. You may withdraw consent to receive electronic notices and disclosures and optionally electronically signatures by following the procedures described below.

Requesting paper copies, withdrawing consent, and updating contact information.

You have the ability to download and print any documents we send to you through the electronic signature system. To request paper copies of documents or withdraw consent to conduct business electronically (i.e. receive documents, notices, or disclosures electronically or sign

documents electronically) please contact the Requesting Party by telephone, postal mail, or by sending an email to the Requesting Party with the following subjects:

"Requesting Paper Copies" provide name, email, telephone number, postal address, and document title.

Withdraw Consent provide name, email, date, telephone number, postal address

"Update Contact Information" provide name, email, telephone number and postal address

Any fees associated with requesting paper copies or withdrawing consent will be determined by the "requesting party."

EDOCSIGNATURE END-USER LICENSE AGREEMENT

IMPORTANT-READ THESE TERMS CAREFULLY: This End User License Agreement Schedule (this EULA) is a legal agreement between you, the end user (Customer, you or your), and eDOC Innovations, Inc. (eDOC, we, us). By downloading, installing, copying, logging in to a web portal or otherwise using the Software, you certify that you agree to be bound by the terms of this EULA. The Software is the property of eDOC or its licensors and is protected by copyright law and international treaties. While eDOC or its licensors continue to own the Software, you will have certain rights to use the Software after your acceptance of this EULA. Your rights and obligations with respect to the use of this Software are as follows:

Grant of License. eDOC grants you a non-exclusive, non-transferable license to use the Software program with which this license is distributed (the "Software"), including any documentation files accompanying the Software ("Documentation"), provided that: (i) the Software and Documentation shall be used only by you, only for your own internal or personal use only and not in the operation of a service bureau or for the benefit of any other person or entity. The original, and any copies of the Software, in whole or in part, which are made hereunder shall be the property of eDOC or its Licensor; (ii) this EULA and the License and the Software to which it applies may not be assigned, sub-licensed, or otherwise transferred. No right to print or copy the Software, in whole or in part, is granted except as expressly provided in this EULA; (iii) all copyright notices are maintained on the Software; (iv) eDOC retains the right to audit the use of the Software or may assign that right to a beneficiary of this EULA; (v) this EULA excludes the application of the Uniform Computer Information Transactions Act; (vi) any code in the Software developed by a third party shall be subject to the terms of this EULA; and (vii) you agree to be bound by the terms of this EULA.

Ownership. You have no ownership rights in the Software. Rather, all aspects of the Software, including without limitation, programs, object code, source code, documentation and methods of processing shall remain the sole and exclusive property of eDOC and shall not be sold, revealed, disclosed, distributed or otherwise communicated, directly or indirectly, by you to any person, company or institution whatsoever. It is expressly understood that no title to or ownership of the Software, or any part thereof, is transferred to Customer. You have a license to use the Software as long as this EULA remains in full force and effect and you have complied with all the terms of this EULA and the Master Agreement. Ownership of the Software, Documentation and all intellectual property rights therein including, but not limited to any patent, copyright, or trademark rights, shall remain at all times with eDOC. Any other use of the Software not expressly permitted herein by any person, business, corporation, government organization or any other entity is strictly forbidden and is a violation of this EULA.

Copyright. The Software and Documentation contain material that is protected by United States Copyright Law and trade secret law, and by international treaty provisions. All rights not granted to you herein are expressly reserved by eDOC. You may not remove any proprietary notice of eDOC from any copy of the Software or Documentation.

Requirements.

- Internet Explorer Browser
- Valid email address

- Edge Browser •
- Firefox Browser
- Safari Browser
- Chrome Browser

- Access to email address account
- Acrobat Reader

Restrictions. You may not sublicense, transfer, assign, sell, publish, rent, lease, modify, loan, distribute, or create derivative works based on the Software or any part thereof. You may not reverse engineer, decompile, modify, translate, adapt, or disassemble the Software, nor shall you attempt to discover the source code from the object code for the Software.

Confidentiality. You acknowledge that the Software is proprietary to and a valuable trade secret of eDOC. The Software, Documentation and related formulas, methods, know-how, processes, designs, new products, marketing requirements, marketing plans, are all confidential and proprietary to eDOC. You may not use, copy, or transfer copies of the Software.

Export Restrictions. THIS EULA IS EXPRESSLY MADE SUBJECT TO ANY LAWS, REGULATIONS, ORDERS, OR OTHER RESTRICTIONS ON THE EXPORT FROM THE UNITED STATES OF AMERICA OF THE SOFTWARE OR INFORMATION ABOUT SUCH SOFTWARE WHICH MAY BE IMPOSED FROM TIME TO TIME BY THE GOVERNMENT OF THE UNITED STATES OF AMERICA. YOU SHALL NOT EXPORT THE SOFTWARE, DOCUMENTATION, OR INFORMATION ABOUT THE SOFTWARE AND DOCUMENTATION WITHOUT CONSENT OF eDOC AND COMPLIANCE WITH SUCH LAWS, REGULATIONS, ORDERS, OR OTHER RESTRICTIONS. THIRD PARTY BENEFICIARIES OF THIS EULA INCLUDE ORACLE CORPORATION.

eDOC Innovations, Inc., 2016. All Rights Reserved. The Requesting Party outlined in this agreement is our customer. The use of eDOCSignature by the Requesting Party is solely the responsibility of the Requesting Party. For guestions related to this service, or its use, contact the Requesting Party for information. eDOC Innovations makes no warranties, implied or otherwise expressed, on the merchantability of this system.