

Table of Contents

Introduction and Purpose	2
Introduction	2
Purpose	2
Scope of Regulatory Filings	2
Covered Filings	2
Compliance	3
Compliance and Legal Obligations	3
Filing Deadlines and Regulatory Updates	3
Confidentiality and Data Protection	3
Handling of Confidential Information	4
Data Security Measures	4
Data Breach Protocol	4
Intellectual Property Rights	4
Ownership of Documents	4
Usage Rights	4
Indemnification and Liability	5
Indemnification by DocuPal Demo, LLC	5
Indemnification by ACME-1	5
Limitation of Liability	5
Dispute Resolution	5
Initial Dispute Resolution	6
Mediation	6
Arbitration	6
Governing Law	6
Term and Termination	6
Initial Term	6
Termination	6
Miscellaneous Provisions	7
Amendments	7
Notices	7
Force Majeure	7



Introduction and Purpose

Introduction

This Regulatory Filing Agreement ("Agreement") is made and entered into as of August 9, 2025, by and between DocuPal Demo, LLC, a company organized under the laws of the United States, with its principal place of business at 23 Main St, Anytown, CA 90210 ("DocuPal"), and Acme, Inc, a business organized under the laws of the United States, with its principal place of business at 3751 Illinois Avenue, Wilsonville, Oregon - 97070 ("ACME-1").

Purpose

The purpose of this Agreement is to set forth the terms and conditions under which DocuPal will prepare and submit certain regulatory filings on behalf of ACME-1. These filings include, but are not limited to, Form 10-K, Form 10-Q, and Form 8-K, as required by the Securities and Exchange Commission (SEC). This Agreement details the responsibilities of each party to ensure compliance with applicable laws and regulations, including the Securities Act of 1933, the Securities Exchange Act of 1934, and the Sarbanes-Oxley Act.

Scope of Regulatory Filings

This Regulatory Filing Agreement defines the scope of services provided by DocuPal Demo, LLC to ACME-1, regarding the preparation and submission of specific regulatory filings. DocuPal Demo, LLC will assist ACME-1 in complying with the rules and regulations set forth by the Securities and Exchange Commission (SEC).

Covered Filings

DocuPal Demo, LLC will prepare and submit the following filings on behalf of ACME-1:

- **Form 10-K:** The annual report, providing a comprehensive overview of ACME-1's business and financial performance.



- **Form 10-Q:** The quarterly report, offering updates on ACME-1's financial position and operational results.
- **Form 8-K:** The current report, used to disclose significant events that may be of interest to investors.

Compliance

DocuPal Demo, LLC will ensure that all filings are prepared in accordance with:

- The Securities Act of 1933
- The Securities Exchange Act of 1934
- The Sarbanes-Oxley Act
- Other applicable SEC regulations and guidelines.

Compliance and Legal Obligations

DocuPal Demo, LLC will ensure all regulatory filings for ACME-1 adhere to applicable laws and regulations. This includes compliance with the Securities Act of 1933, the Securities Exchange Act of 1934, and the Sarbanes-Oxley Act.

Filing Deadlines and Regulatory Updates

DocuPal Demo, LLC will track and meet all deadlines mandated by the SEC for ACME-1's quarterly (10-Q) and annual (10-K) filings, as well as current reports (8-K). DocuPal Demo, LLC will promptly notify ACME-1 of any changes in regulations that may affect filing requirements and propose necessary adjustments.

Confidentiality and Data Protection

DocuPal Demo, LLC acknowledges that in the course of providing services to ACME-1, it may receive confidential information. This includes all non-public data provided by ACME-1, such as financial records, business strategies, and customer details. DocuPal Demo, LLC agrees to protect this information.



Handling of Confidential Information

DocuPal Demo, LLC will use the confidential information solely for the purpose of fulfilling its obligations under this Regulatory Filing Agreement. We will keep it secure. We will not disclose it to any third party without ACME-1's prior written consent, unless required by law.

Data Security Measures

DocuPal Demo, LLC will handle sensitive data with great care. We will encrypt sensitive data and store it in a secure environment. Access to this environment will be strictly controlled. These measures are designed to prevent unauthorized access.

Data Breach Protocol

In the event of a data breach, DocuPal Demo, LLC will take immediate action. We will notify ACME-1 promptly. We will work to contain the breach and investigate its cause. DocuPal Demo, LLC will implement remediation measures as required by law.

Intellectual Property Rights

Ownership of Documents

ACME-1 retains full ownership of all documents submitted to regulatory bodies, including the SEC, under this Regulatory Filing Agreement. This includes, but is not limited to, 10-K reports, 10-Q reports, and 8-K reports.

Usage Rights

DocuPal Demo, LLC is granted a non-exclusive license to use these documents solely for the purpose of fulfilling its obligations as outlined in this agreement. DocuPal Demo, LLC may not distribute, reproduce, or create derivative works from these documents without the express written consent of ACME-1. Upon termination of this agreement, all rights granted to DocuPal Demo, LLC will immediately revert to ACME-1.



Indemnification and Liability

Indemnification by DocuPal Demo, LLC

DocuPal Demo, LLC agrees to indemnify, defend, and hold harmless ACME-1, its officers, directors, employees, and agents from and against any and all losses, liabilities, damages, costs, or expenses (including reasonable attorney's fees) arising out of or relating to any errors or omissions in the regulatory filings prepared by DocuPal Demo, LLC under this Agreement. This indemnification obligation is contingent upon ACME-1 providing DocuPal Demo, LLC with prompt written notice of any claim and cooperating fully in the defense of such claim.

Indemnification by ACME-1

ACME-1 shall indemnify, defend, and hold harmless DocuPal Demo, LLC, its officers, directors, employees, and agents from and against any and all losses, liabilities, damages, costs, or expenses (including reasonable attorney's fees) arising out of or relating to any false or misleading information provided by ACME-1 to DocuPal Demo, LLC for use in the regulatory filings.

Limitation of Liability

To the fullest extent permitted by law, DocuPal Demo, LLC's total liability to ACME-1 under this Agreement, whether in contract, tort, or otherwise, shall not exceed the total fees paid by ACME-1 to DocuPal Demo, LLC under this Agreement during the twelve (12) months preceding the date the claim arose. In no event shall DocuPal Demo, LLC be liable for any indirect, incidental, special, consequential, or punitive damages, or any loss of profits or revenues.

Dispute Resolution

Initial Dispute Resolution

DocuPal Demo, LLC and ACME-1 will first try to resolve any dispute informally. This begins with prompt notification of the issue by one party to the other. Both parties will then work in good faith to reach a resolution.



Mediation

If informal efforts fail, both parties agree to attempt mediation. A mutually agreed-upon mediator will be selected. The mediation will take place in Delaware, unless both parties agree to an alternative location. Each party will bear its own costs, and they will split the mediator's fees and expenses equally.

Arbitration

If mediation does not resolve the dispute, the parties agree to submit the dispute to binding arbitration. The arbitration will be conducted under the rules of the American Arbitration Association. The decision of the arbitrator will be final and binding. The arbitration will also take place in Delaware, unless otherwise agreed. The arbitrator is empowered to award reasonable attorneys' fees and costs to the prevailing party.

Governing Law

The laws of the State of Delaware govern this agreement and any disputes arising from it, without regard to its conflict of laws principles.

Term and Termination

Initial Term

This Regulatory Filing Agreement will start on August 9, 2025. It will continue for one year. The initial term will end on August 8, 2026.

Termination

Either party may terminate this Agreement if the other party materially breaches it. Termination is allowed if either party becomes insolvent. This Agreement can be terminated at any time if both Docupal Demo, LLC and ACME-1 provide written consent.



Miscellaneous Provisions

Amendments

This Agreement may be amended or modified only by a written instrument signed by authorized representatives of both Docupal Demo, LLC and ACME-1. Any amendment will become effective on the date specified in the amendment, or if no date is specified, upon the date of its signature by both parties.

Notices

All notices and other communications under this Agreement must be in writing. Notices are considered duly given when delivered by certified mail, return receipt requested, or by email, to the designated contacts for each party. Notices to Docupal Demo, LLC should be sent to 23 Main St, Anytown, CA 90210, and via email to its designated contact. Notices to ACME-1 should be sent to 3751 Illinois Avenue, Wilsonville, Oregon - 97070, USA, and via email to its designated contact. Either party may change its designated contact information by providing written notice to the other party.

Force Majeure

Neither party shall be liable for any failure to perform its obligations under this Agreement if such failure results from acts of God, war, government regulation, terrorism, labor disputes, or other causes beyond its reasonable control. The affected party must promptly notify the other party of the force majeure event and make reasonable efforts to mitigate its effects. If a force majeure event prevents a party from performing its obligations for more than thirty (30) days, the other party may terminate this Agreement upon written notice.

