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Introduction and Purpose

Introduction

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

Nature of this Agreement

This is an adhesion contract, a standardized agreement offered by DocuPal Demo, LLC to ACME-1 on a "take it or leave it" basis. This means the terms are non-negotiable and presented as is for acceptance. Such contracts are common where a business provides goods or services to a consumer.

Purpose

The purpose of this Agreement is to set forth the terms and conditions under which DocuPal Demo will provide ACME-1 access to its document automation platform and customizable templates. It defines the rights, responsibilities, and obligations of both parties related to ACME-1's use of DocuPal Demo's services.

Scope of Agreement

This Adhesion Contract details the agreement between DocuPal Demo, LLC ("DocuPal") and Acme, Inc ("ACME-1") for ACME-1's use of DocuPal's document automation platform and its associated services.

Services Provided

DocuPal will provide ACME-1 with access to its proprietary document automation platform. This platform allows ACME-1 to create, manage, and automate document generation using customizable templates. DocuPal will also provide reasonable



technical support to ACME-1 in its use of the platform.

Products Provided

As part of this agreement, ACME-1 will gain access to DocuPal's library of customizable document templates. These templates are designed to streamline the document creation process and can be adapted to ACME-1's specific needs.

Obligations of DocuPal

DocuPal is obligated to maintain the availability and functionality of the document automation platform. DocuPal will also provide ACME-1 with support to facilitate effective utilization of the platform.

Obligations of ACME-1

ACME-1 is obligated to pay the agreed-upon fees for access to the platform and the use of document templates. ACME-1 must also comply with DocuPal's terms of service and acceptable use policies while using the platform. ACME-1 is responsible for the accuracy of the information it inputs into the platform.

Limitations

DocuPal is not liable for any damages resulting from ACME-1's misuse of the platform or from inaccurate information provided by ACME-1. DocuPal does not guarantee the suitability of the templates for all purposes and ACME-1 is responsible for ensuring that the documents generated meet its specific legal and business requirements.

Terms and Conditions

This Adhesion Contract outlines the terms and conditions under which Acme, Inc ("ACME-1") will use the document automation platform and customizable templates provided by DocuPal Demo, LLC. By using our services, ACME-1 agrees to be bound by these terms. These terms are non-negotiable and must be accepted in full.



Service Description

DocuPal Demo, LLC provides a document automation platform that allows users to create, customize, and manage documents using pre-designed templates. ACME-1's access to and use of the platform is subject to the terms herein.

Payment Terms

ACME-1 will pay DocuPal Demo, LLC according to the pricing outlined in the attached schedule. Payment is due within thirty (30) days of the date of invoice. Late payments may be subject to a late fee of 1.5% per month, or the highest rate permitted by law, whichever is lower, until paid.

Contract Duration and Renewal

This contract is effective for one (1) year from the effective date. It will automatically renew for successive one-year terms unless either party provides written notice of termination at least thirty (30) days prior to the renewal date.

Termination

This contract may be terminated under the following conditions:

- **Breach of Contract:** If either party materially breaches this contract, the non-breaching party may terminate the contract after providing thirty (30) days written notice and an opportunity to cure the breach.
- **Failure to Pay:** DocuPal Demo, LLC may terminate this contract if ACME-1 fails to pay any amount due within sixty (60) days of the due date.
- **Non-Renewal:** Either party may terminate this contract by providing written notice of non-renewal at least thirty (30) days prior to the end of the current term.

Obligations of DocuPal Demo, LLC

DocuPal Demo, LLC will use commercially reasonable efforts to provide the document automation platform in accordance with this contract and all applicable laws. We will also provide reasonable technical support to ACME-1.



Obligations of ACME-1

ACME-1 is responsible for maintaining the security of its account and for all activities that occur under its account. ACME-1 will use the document automation platform in compliance with all applicable laws and regulations.

Limitation of Liability

To the maximum extent permitted by law, DocuPal Demo, LLC will not be liable for any indirect, incidental, special, consequential, or punitive damages arising out of or relating to this contract or the use of the document automation platform. Our total liability under this contract will not exceed the amount paid by ACME-1 to DocuPal Demo, LLC during the twelve (12) months preceding the event giving rise to the liability.

Indemnification

ACME-1 agrees to indemnify and hold harmless DocuPal Demo, LLC from any claims, damages, or expenses arising out of ACME-1's use of the document automation platform or breach of this contract.

Dispute Resolution

Any disputes arising out of or relating to this contract will be resolved through binding arbitration in accordance with the rules of the American Arbitration Association. The arbitration will take place in Anytown, California.

Confidentiality

Both parties agree to keep confidential any non-public information disclosed by the other party in connection with this contract.

Governing Law

This contract will be governed by and construed in accordance with the laws of the State of California, without regard to its conflict of laws principles.



Liability and Indemnification

Limitation of Liability

DocuPal Demo, LLC will strive to maintain platform functionality. However, DocuPal Demo, LLC's liability to ACME-1 for any reason will be limited to the total amount of payments made by ACME-1 to DocuPal Demo, LLC. This limitation applies to all claims, regardless of legal theory.

ACME-1 Responsibilities

ACME-1 is responsible for the accuracy and appropriateness of all information entered into the DocuPal Demo, LLC platform. DocuPal Demo, LLC assumes no liability for errors or omissions in data provided by ACME-1.

Indemnification

ACME-1 agrees to indemnify and hold harmless DocuPal Demo, LLC, its officers, directors, employees, and agents from and against any and all claims, liabilities, damages, losses, costs, expenses, or fees (including attorney's fees) arising out of ACME-1's use of the platform. This includes, but is not limited to, claims related to data accuracy, intellectual property infringement, or violation of any applicable laws or regulations.

Dispute Resolution

Any dispute arising from or relating to this Adhesion Contract will be resolved through binding arbitration. This means both DocuPal Demo, LLC and ACME-1 agree to settle disagreements outside of court.

Arbitration Process

The arbitration will be conducted in accordance with the laws of the State of Delaware. A single arbitrator will be selected by mutual agreement of both parties. If an agreement on the arbitrator cannot be reached, the selection will be made in



accordance with the rules of the American Arbitration Association (AAA). The arbitrator's decision will be final and binding. It can be entered as a judgment in any court having jurisdiction.

Governing Law

This Adhesion Contract is governed by and construed in accordance with the laws of the State of Delaware, without regard to its conflict of laws principles. The arbitration will take place in Delaware, unless both parties agree to a different location. Each party will bear its own costs and expenses related to the arbitration. The parties will share equally the fees and expenses of the arbitrator.

Confidentiality and Data Protection

Confidential Information

ACME-1 acknowledges that during the term of this Adhesion Contract, it may have access to confidential business information belonging to Docupal Demo, LLC. This includes, but is not limited to, platform functionalities, technical specifications, and business strategies. ACME-1 agrees to protect this information and not disclose it to any third party.

Client Data

Docupal Demo, LLC acknowledges that ACME-1 will be uploading and storing data within the platform. Docupal Demo, LLC will treat all client data as strictly confidential. Docupal Demo, LLC will not use, disclose, or access client data except as necessary to provide the services outlined in this contract, or as required by law.

Data Protection

Docupal Demo, LLC is committed to protecting the privacy and security of personal data in accordance with its privacy policy. This policy outlines the measures taken to ensure data is handled securely and in compliance with applicable data protection regulations.



Duration of Confidentiality

The obligations of confidentiality under this section will continue during the term of this contract and for a period of three (3) years following its termination.

Termination and Renewal

This contract will continue until terminated as described below.

Termination

Either party may terminate this contract with 30 days' written notice. Early termination by ACME-1 may be subject to a termination fee.

DocuPal Demo, LLC may terminate this contract if ACME-1 breaches any of its terms.

Renewal

This contract will automatically renew for successive terms unless either party provides written notice of non-renewal at least 30 days before the end of the current term.

Effects of Termination or Expiration

Upon termination or expiration of this contract, ACME-1's access to the document automation platform will be terminated. DocuPal Demo, LLC may archive ACME-1's data following termination or expiration.

Miscellaneous Provisions

This section covers other important legal terms of our agreement.



Assignment

Neither party may assign its rights or obligations under this contract without the prior written consent of the other party. Such consent will not be unreasonably withheld.

Amendments

Any changes to this contract must be in writing. They must also be signed by both DocuPal Demo, LLC and ACME-1 to be valid.

Force Majeure

Neither party is liable for delays or failures to perform its obligations due to events beyond its reasonable control. This includes, but is not limited to, acts of God, war, terrorism, riots, embargos, fire, explosions, natural disasters, or governmental actions. During a force majeure event, performance under this contract is excused. The affected party must promptly notify the other party of the event and make reasonable efforts to resume performance as soon as possible.

Entire Agreement

This contract represents the complete agreement. It replaces all prior discussions, understandings, and agreements between us. This applies to the subject matter of this contract.

Severability

If any part of this contract is found to be invalid or unenforceable, the remaining provisions will still be valid and enforced. The invalid or unenforceable provision will be replaced by a valid provision that comes closest to expressing the original intention.

Signatures and Execution

This Adhesion Contract shall become effective as of August 9, 2025, and will continue until terminated as per the terms outlined herein.



Agreement

By signing below, both parties acknowledge that they have read, understood, and agree to be bound by the terms and conditions of this Adhesion Contract.

DocuPal Demo, LLC

Signature:	
Name:	
Title:	
Date:	August 9, 2025
Witness Signature:	
Witness Printed Name:	

Acme, Inc (ACME-1)

Signature:	
Name:	
Title:	
Date:	August 9, 2025
Witness Signature:	
Witness Printed Name:	

