

1. **Grant of Product Licenses.** Subject to these Terms and Conditions for Customer Hosted Service (“Terms and Conditions”), and pursuant to a registration form signed and submitted to us by you and accepted by us referencing these Terms and Conditions (the “Registration Form” and, together with the Terms and Conditions, the “Agreement”) as part of the Customer Hosted Service we grant you a non-transferable, non-exclusive, worldwide (except to the extent limited in the Registration Form) license, during the period you subscribe to the Customer Hosted Service to (a) install one instance of the Usher server code we provide (the “Usher Code”) on servers under your or another Approved Third Party Host’s (as defined below) exclusive logical control at the location specified in Exhibit A to the Registration Form (the “Customer Hosted Server”); (b) operate the Customer Hosted Server solely in support of your or your Downstream Customer’s internal business operations all in accordance with this Agreement; (c) make copies of the Usher Code (i) for production purposes, not exceeding the number of copies needed to support your current use of the Customer Hosted Service, (ii) as reasonably necessary for non-production purposes, such as testing, development, archival, back-up, and disaster recovery purposes, and (iii) to the extent permitted by applicable Law; and (d) permit your service providers to access and use the Customer Hosted Server, provided such use is to support your use of the Customer Hosted Service as permitted by this Agreement and is otherwise in accordance with the terms of this Agreement (the “Hosted Usher License”). Capitalized terms used but not defined in these Terms and Conditions have the meanings given to them in the Registration Form. For purposes of these Terms and Conditions, “you” means the entity that submitted the Registration Form, “Usher” means Usher Incorporated or the affiliate(s) of Usher Incorporated that accepted your Registration Form, and “we” and “us” mean Usher together with its affiliates.

2. **Implementation and Hosting.** Our Set-Up Tasks, if any, constitute the entirety of our obligations in connecting you to the Customer Hosted Service. We will not be obligated to complete Our Set-Up Tasks, if any, until and unless you have provided us with, or otherwise completed, (a) all of Your Set-Up Tasks, (b) you have paid any applicable fees to the Reseller and (c) the Reseller has paid any applicable fees to us. You may have a third party that is approved in writing by us (“Approved Third Party Host”) host the Usher Code solely on the Customer Hosted Server and solely for the purpose of making the Usher Code available to you for your use in accordance with this Agreement. In order to use an Approved Third Party Host, you must enter into an agreement with such party that is at least as protective of us and the Service Items as this Agreement (“Hosting Agreement”), including with respect to confidentiality, reverse engineering, audit rights, liability limits, indemnification and intellectual property protection. Each Hosting Agreement must (i) expressly specify that we are a third party beneficiary of such agreement and (ii) be approved by us in writing prior to its execution.

3. **Service Items.** The Customer Hosted Service is powered by our proprietary software, algorithms and other tools, including our software development tools and/or sample code (the “Service Platform”). The Service Platform includes our pre-existing software and documentation, new software and

documentation we may use or create while providing the Customer Hosted Service or any professional services or other services provided in connection with the Customer Hosted Service (including Our Set-Up Tasks, if any) and proprietary software components provided by our third party suppliers (“Third Party Technology”). Except for your right to use the Usher Code, operate the Customer Hosted Server and grant access to the White Label Application(s) as expressly provided in this Agreement, we grant you no express or implied license, right or other interest in or to any of our intellectual property rights and we or our suppliers, as applicable, retain all rights, title, interests and ownership in and to the Customer Hosted Service, the Service Platform, the White Label Application, our Usher mobile application, the Usher Code and all components (including Third Party Technology) of and tools and documentation relating to the foregoing (collectively, the “Service Items”) and to all of our Confidential Information (as defined below). The foregoing sentence does not apply to, and the Service Items do not include, Licensed Content (as defined below), which is governed by Section 4 below. You will not (a) copy (except that you may make one backup copy where necessary for use of the applicable Service Item), display, distribute, or otherwise use the Service Items in any manner or for any purpose not expressly authorized by this Agreement (including, without limitation, using any of the Service Items outside of the Customer Hosted Service); (b) create derivative works of or otherwise modify or translate any of the Service Items, except as expressly permitted by us in a separate written agreement with you, if any; (c) disclose results of any benchmarking tests without our prior written consent; (d) except to the extent expressly permitted in Section 1 and/or Section 2 above, assign, sublicense, sell, rent, lease or transfer any of the Service Items to any third party or use the Service Items (or any portion thereof) for time sharing purposes; or (e) remove or modify any copyright, trademark or proprietary notices contained in the Service Items. You also agree that you will not reverse engineer, decompile or disassemble any of the Service Items, or otherwise attempt to derive, reconstruct, identify or discover any source code, underlying ideas or algorithms of any of the Service Items except to the extent (a) applicable law expressly requires that you be permitted to take one of the foregoing actions, (b) it is essential to do so in order to achieve interoperability of one of the Service Items with another independent software program, and (c) you have first requested that we provide the information necessary to achieve such interoperability and we have not made such information available (the foregoing, the “Decompilation Restrictions”). We retain the right to place reasonable conditions on and to request a reasonable fee before providing any such information, and any such information supplied by us or obtained by you, as permitted hereunder, may only be used by you for the purpose of achieving the interoperability described above and may not be disclosed to any third party or used to create any software which is substantially similar to or competitive with any of the Service Items (the “Decompilation Conditions”). We may add, delete, change, suspend or terminate features, functionality or other aspects of the Service Items at any time and for any reason and are under no obligation to make any of the Service Items generally available or to ensure compatibility or continuity between any version of a Service Item and any prior

or subsequent versions thereof. The Service Items may contain significant errors, defects, omissions and problems which may or may not be corrected by us. We are under no obligation to upgrade or update the Service Items provided to you. Any feedback that we receive from you regarding the Service Items and all improvements to the Service Items arising from such feedback will be owned by us. You hereby assign to us all of your rights in such feedback and improvements and agree to assist us in every proper way to secure such rights for us, including by executing documents that we deem necessary in order to secure such rights, and we will have no obligations to you with respect to such feedback and improvements. We are not responsible for, and do not have any obligations to you in relation to, internet infrastructure, network equipment, websites, platforms, social networks, systems and end user and other devices, technologies or services that we do not exclusively control. THE SERVICE ITEMS ARE NOT DESIGNED TO AND SHOULD NOT BE USED TO MANAGE PHYSICAL OR LOGICAL ACCESS TO FACILITIES OR SYSTEMS WHERE DELAY IN OR FAILURE OF SUCH ACCESS COULD THREATEN HEALTH OR SAFETY, OR CAUSE PROPERTY, ENVIRONMENTAL OR SIMILAR DAMAGE OR LOSS, AND YOU AGREE NOT TO USE THEM TO MANAGE SUCH ACCESS UNLESS YOU PROVIDE A FAILSAFE MECHANISM FOR LOCAL BYPASS OF THE CUSTOMER HOSTED SERVICE FOR USE IN AN EMERGENCY FOR WHICH YOU WILL BE FULLY RESPONSIBLE.

4. **Content.** You will have editorial control over, and sole responsibility for any sales, marketing and other materials and content (including logos, photos, video, audio, graphics, animation and text) that you provide to us or End Users through the Customer Hosted Service, or collect from End Users (such materials and content, the "Licensed Content"). To enable us to provide the Customer Hosted Service, perform Our Set-Up Tasks, if any, and any support you may elect to receive for the Customer Hosted Service, and to otherwise perform under this Agreement, you grant us a non-exclusive, worldwide, royalty-free, sub-licensable right and license to reproduce, perform, display, distribute, re-format, store, create derivative works of, and otherwise use, the Licensed Content. You warrant that the Licensed Content, and the exercise of the rights and licenses granted to us hereunder, will not infringe or violate any right of any person or entity. Other than the rights and licenses you grant to us in this Agreement, you will retain all right, title and interest in the Licensed Content. You are responsible for the credentialing information and any other content that is uploaded, published, displayed or otherwise provided by you, Downstream Customers or End Users (including any third party acting on behalf of you, Downstream Customers or End Users) for display on or transmission through the Customer Hosted Service.

5. **Compliance with Law, Policies and Third Party Terms.** In using the Customer Hosted Service and conducting your activities in connection with this Agreement, you will (i) comply with all applicable international, English and other countries' federal, state and local laws, rules, regulations and orders, in all jurisdictions in which anyone uses the Customer Hosted Service ("Laws"), (ii) comply with all terms and conditions of use established for the Customer Hosted Service and White Label Application as modified by us from time to time ("White

Label Application Policies"), and (iii) comply with all terms and conditions of use established for or by platforms that we utilize in developing and making available the White Label Applications and/or Customer Hosted Service (such as federated ID services and application stores) ("Platforms"), as modified by the applicable Platform provider from time to time ("Platform Policies"), including any applicable restrictions on use, disclosure or sharing of data. Additionally, you acknowledge and agree that the Service Items may contain Third Party Technology and/or executable versions of open source software (collectively, "Third Party Software"), and that your and your End Users' and Downstream Customers' use of the Third Party Software is subject to this Agreement and to any terms and conditions associated with the Third Party Software or any element thereof that are referenced herein and/or provided or referenced on go.usher.com or its related URLs ("Third Party Terms"). You will not conduct activities in connection with this Agreement that cause us to violate any Laws, White Label Application Policies, Platform Policies or Third Party Terms. We reserve the right to immediately terminate this Agreement and our relationship with you if we believe you or your activities in connection with this Agreement do not fully comply with any or all Laws, White Label Application Policies, Platform Policies or Third Party Terms.

6. **Audit Rights.** You will keep accurate and complete records relating to this Agreement and any Order, including records regarding the Ordered Products and Ordered Services, and the use, download, installation, uninstallation and other activities of or relating to the Ordered Products and Ordered Services, in accordance with generally recognized accounting principles and practices consistently applied. We will have the right, on our own or through our independent auditors or advisors, to audit such records and/or your facilities upon five (5) business days' advanced notice to confirm your compliance with all terms of the Agreement. You will provide us with access to your personnel that were involved in the preparation of the documents that are being audited, and are otherwise requested by us to confirm your compliance with the Agreement. We may conduct any audit under this Section 6 during the Term and for two (2) years after expiration or termination of the Agreement. You will maintain all such records documenting your compliance with the terms of the Agreement for two (2) years after its expiration or termination. Any such audit will be performed during normal business hours. You acknowledge and agree that we may communicate, on a confidential basis, the results of any such audit to any of our suppliers that have provided Third Party Technology that is or was in use as part of the Customer Hosted Service during the period covered by any such audit. Upon our request, you will provide us with a report regarding End User use of the White Label Application, including the total number of End Users of the White Label Application.

7. **Promotion.** To help us promote our business and Usher (including our white label service and the Customer Hosted Service), you grant us the rights to use your name, likeness and/or logo to publicly identify you as our customer on customer lists, on our websites and in sales and marketing collateral.

8. **Your Information.** We will use administrative, physical, technical and organizational measures to protect the security and confidentiality of any personal information about you or

your employees that we may obtain in connection with this Agreement. You (or your employees) may request to access, correct or delete the personal information that we collect from you or your employees by emailing account@usher.com.

9. **Downstream Customer Minimum Terms.** If you are providing access to the Customer Hosted Service to Downstream Customers (e.g. by allowing a Downstream Customer to manage and validate the credentials of its employees using the Customer Hosted Service), you will enter into binding and enforceable agreements with each Downstream Customer including terms that govern such Downstream Customer's use of the Customer Hosted Service (the "Downstream Customer Agreement"). Each Downstream Customer Agreement must be consistent with the terms of this Agreement and must at a minimum meet the following requirements (together, the "Downstream Customer Minimum Terms"):

(a) The Downstream Customer Agreement must (i) contain a disclaimer of all implicit warranties and a waiver of consequential and indirect damages (including loss of profit) in each case for the benefit of us and our Covered Parties (as defined below) and enforceable by us, with respect to the Service Items made available to such Downstream Customer (the "Applicable Service Items"); (ii) disclaim all of our and our Covered Parties' liability to any End User with respect to the Applicable Service Items; and (iii) specify that each End User may only seek remedies from you in connection with the Applicable Service Items. The Downstream Customer Agreement must not limit your liability to the End Users beyond what is permitted by Laws.

(b) Each Downstream Customer must:

- agree that we are a third party beneficiary of the Downstream Customer Agreement and that as such we will have the right to enforce the Downstream Customer Agreement directly against the Downstream Customer;
- agree not to (i) assign, sublicense or transfer any of the Applicable Service Items, (ii) use any of the Applicable Service Items outside of the Customer Hosted Service, and (iii) remove or modify any copyright, trademark or proprietary notices contained in the Applicable Service Items;
- agree to comply with the Decompilation Restrictions (as they apply to the Applicable Service Items) and the Decompilation Conditions;
- agree that you may of your own accord or at our direction suspend, disable or terminate its account if he or she violates the terms of the Downstream Customer Agreement, Laws, or otherwise may cause harm or liability to you or us (and you agree to so suspend, disable or terminate an account if such circumstances occur and we so direct);
- agree to protect any of our Confidential Information that you disclose to such

Downstream Customer pursuant to terms that are no less protective to us than those set forth for our benefit in Section 13 (provided that nothing in this section will be construed to permit you to share any of our Confidential Information with any Downstream Customer); and

- agree to provide you with audit rights that are no less beneficial to you than those provided to us pursuant to Section 6 hereof, and must agree that the results of any such audit may be disclosed to us by you on a confidential basis.

10. **End User Terms.** You will enter into binding and enforceable agreements with each End User including terms of service and privacy policies that govern such user's access to and use of the White Label Application and any content contained therein (the "White Label Policies"). The White Label Policies must be consistent with the terms of this Agreement, must comply with all applicable Platform Policies and Third Party Terms, and must at a minimum meet the following requirements (together, the "End User Minimum Terms"):

(a) The White Label Policies must (i) contain a disclaimer of all implicit warranties and a waiver of consequential and indirect damages (including loss of profit) in each case for the benefit of us and our Covered Parties (as defined below) and enforceable by us, with respect to the White Label Application and use of the Customer Hosted Service; (ii) disclaim all of our and our Covered Parties' liability to any End User with respect to the White Label Application and use of the Customer Hosted Service; and (iii) specify that each End User may only seek remedies from you in connection with the White Label Application and use of the Customer Hosted Service. The White Label Policies must not limit your liability to the End Users beyond what is permitted by Laws.

(b) Each End User must:

- agree that we are a third party beneficiary of the White Label Policies and that as such we will have the right to enforce the White Label Policies directly against each End User;
- agree not to (i) assign, sublicense or transfer any of the Service Items, (ii) use any of the Service Items outside of the Customer Hosted Service, and (iii) remove or modify any copyright, trademark or proprietary notices contained in the Service Items;
- agree to comply with the Decompilation Restrictions and the Decompilation Conditions; and
- agree that you may of your own accord or at our direction suspend, disable or terminate his or her account if he or she violates the White Label Policies, Laws, or otherwise may cause harm or liability to you or us (and you agree to so suspend, disable or

terminate an account if such circumstances occur and we so direct).

11. Implementation of Downstream Customer and End User Terms. You are responsible for implementing the Downstream Customer Minimum Terms and End User Minimum Terms (together, the "Minimum Terms") in an enforceable manner, regardless of any documentation or other information we may provide you. Neither the inclusion of the Minimum Terms in this Agreement nor any approvals, documentation or other information we may provide you or you may provide us constitutes legal (or other) advice provided by us or you to the other. You will (i) comply with the Downstream Customer Agreements and all White Label Policies and (ii) promptly notify us of any complaints or requests for action by End Users or others regarding the White Label Applications and promptly address such complaints in accordance with the White Label Policies and Laws.

12. Registration of White Label Application. You will be designated as the publisher and/or developer of the White Label Application(s) with respect to each applicable Platform. As the publisher and/or developer of the White Label Application for a given Platform, you may be required to enter into an agreement with the Platform regarding the registration and maintenance of the White Label Application on such Platform. You will manage the White Label Application or you will (i) obtain all consents necessary for the Reseller to manage the White Label Application and (ii) provide the Reseller with access to your publisher and/or developer accounts as necessary to enable the Reseller to publish, update, and otherwise manage the White Label Application. We will use reasonable efforts to assist you with the registration of the White Label Application with any such Platform, but we cannot guarantee that the White Label Application will be accepted by the Platform and you will not be entitled to a refund of any fees you paid to us if the White Label Application is not accepted by a Platform. The White Label Application will be considered "generally available" for purposes of this Agreement as of the first day it is publicly available on an app store.

13. Confidentiality. During and after the term of this Agreement, you and we will each hold the other's Confidential Information in confidence and protect such Confidential Information with at least the same degree of care, but no less than reasonable care, with which it protects its own similar confidential information. Neither you nor we will use the other's Confidential Information for any purpose except to exercise its rights or to perform its obligations under this Agreement. Notwithstanding the foregoing, you or we may make such disclosures as are required by legal, accounting, or regulatory requirements and state publicly or list in advertising and marketing materials the fact that you and we are working together in connection with the Customer Hosted Service. "Confidential Information" means any data, information or materials disclosed by you or us to the other or its representatives in connection with this Agreement that is not in the public domain and that is either identified by the disclosing party before its disclosure as being confidential or is or should be understood by the recipient, exercising reasonable business judgment, to be confidential. Any data, information or materials which we or you obtain from a third party (unless we

or you, as applicable, know or reasonably should know that the other has required the third party to keep the data, information or materials confidential) will not be Confidential Information. Our Confidential Information includes pricing terms and all manuals, documentation and technical specifications that we provide or make available to you relating to the Service Items. We may use your Confidential Information and share it with our agents in the United States and elsewhere for purposes of performing under this Agreement, providing related services to you, maintaining our systems and records, or identifying opportunities for us to provide and offer products and services to you.

14. Modifications. These Terms and Conditions may be modified by us from time to time. We will provide advance notice of any modifications that materially and adversely affect your rights or use of the Customer Hosted Service through an email to an Account Administrator, unless such modifications are in response to changes in Laws and it is not practicable for us to provide advance notice, in which case we will post such modified terms at www.microstrategy.com/usher/NonUS/onprem/terms/Reseller. All such notices will be deemed delivered upon being posted or sent as indicated above and will become effective on the date specified in such notice or on the date posted, as applicable.

15. Export Control Laws. Export Control Laws of the European Union and other relevant national export Laws may apply to the Service Items (as defined herein). You agree that such export Laws, as applicable, govern your use of the Customer Hosted Service, and you agree to comply with all such applicable export Laws (including "deemed export" and "deemed re-export" regulations, as well as any re-export controls imposed by United States law). You agree not to export any Service Items, directly or indirectly, in violation of these Laws, or to use any Service Items for any purpose prohibited by such Laws.

16. Representations and Warranties by You. You represent and warrant to us that: (i) your Licensed Content does not and will not infringe, misappropriate, or otherwise violate any intellectual property right or right of privacy or publicity of any third party, and (ii) you have all rights necessary to grant the licenses set forth in these Terms and Conditions.

17. Indemnity. You agree to indemnify, defend and hold (i) us and (ii) our officers, directors, employees, agents and any licensor or other party that has been involved in the creation, production or distribution of any of the Service Items (such parties in this clause (ii), collectively, our "Related Parties") harmless from and against any claims, demands, lawsuits, actions, proceedings or investigations made by any third party (including End Users and/or Downstream Customers) and any fees, costs, sanctions, penalties, damages, losses or expenses (including reasonable attorneys' fees), whether due to, relating to or arising out of (i) your use of the Customer Hosted Service, (ii) your breach of this Agreement, (iii) your violation of any Law or the intellectual property or other rights of a third party, or (iv) your Licensed Content.

18. Disclaimer of Warranties. TO THE GREATEST EXTENT PERMITTED BY APPLICABLE LAW, WE AND ALL OF OUR RELATED PARTIES DISCLAIM ALL IMPLIED WARRANTIES, INCLUDING WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, OR THAT ANY

OF THE SERVICE ITEMS OR OUR SET-UP TASKS, IF ANY (COLLECTIVELY, THE "DELIVERABLES"), OR ANY PORTION THEREOF WILL MEET ANY OF YOUR NEEDS OR REQUIREMENTS.

19. **Limitation of Liability.** TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, (I) NEITHER WE NOR ANY OF OUR RELATED PARTIES, NOR ANY OF THEIR RESPECTIVE DIRECTORS, EMPLOYEES, AGENTS, AFFILIATES OR SUPPLIERS (COLLECTIVELY, THE "COVERED PARTIES") WILL BE LIABLE TO YOU FOR ANY LOSS OF PROFIT, LOSS OF BUSINESS, ANTICIPATED SAVINGS OR ANY INDIRECT OR CONSEQUENTIAL DAMAGES, EVEN IF WE OR SUCH COVERED PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES, AND (II) WE AND OUR COVERED PARTIES' MAXIMUM AGGREGATE LIABILITY FOR ANY DAMAGES RELATING TO OR ARISING OUT OF THIS AGREEMENT AND/OR THE USE OF ANY OF THE SERVICE ITEMS WILL BE LIMITED TO THE GREATER OF (A) THE FEES WE EARNED AND ACTUALLY RECEIVED FROM THE RESELLER WITH RESPECT TO YOUR ORDER IN THE TWELVE (12) MONTH PERIOD IMMEDIATELY PRECEDING THE DATE OF THE EVENT GIVING RISE TO LIABILITY HEREUNDER AND (B) TEN THOUSAND POUNDS STERLING (£10,000). IN ADDITION TO THE FOREGOING, NEITHER WE NOR ANY OF OUR COVERED PARTIES WILL BE LIABLE IN ANY MANNER FOR ANY LOSS, HARM OR DAMAGE ARISING OUT OF YOUR, YOUR DOWNSTREAM CUSTOMERS' OR YOUR END USERS' DISCLOSURE OR SHARING WITH THIRD PARTIES OF DIGITAL CREDENTIALS (INCLUDING KEYS). EACH PARTY ACKNOWLEDGES AND AGREES THAT THE FOREGOING LIMITATIONS OF LIABILITY ARE AN ESSENTIAL ELEMENT OF THE AGREEMENT BETWEEN THE PARTIES AND THAT IN THEIR ABSENCE THE ECONOMIC TERMS OF THIS AGREEMENT WOULD BE SUBSTANTIALLY DIFFERENT. NOTHING IN THE AGREEMENT LIMITS OR EXCLUDES, OR WILL BE DEEMED TO LIMIT OR EXCLUDE, USHER'S LIABILITY FOR FRAUDULENT MISREPRESENTATION, DEATH OR PERSONAL INJURY CAUSED BY ITS NEGLIGENCE OR LIABILITY THAT MAY NOT OTHERWISE BE LIMITED OR EXCLUDED BY LAW.

20. **Termination.** We may terminate this Agreement, or suspend or terminate your access to or terminate the Customer Hosted Service, at any time effective immediately if (i) we determine that you are in breach of this Agreement, or if you have failed to pay any fees or other amounts due to the Reseller pursuant to the Registration Form or any Order; or (ii) we determine that the provision of the Customer Hosted Service to you is not reasonably practicable, including as a result of a Force Majeure Event (as defined below) or the action of a Platform provider. If we provide notice of modifications to these Terms and Conditions pursuant to Section 14 above that materially and adversely affect your rights or use of the Customer Hosted Service, you will have the right to terminate this Agreement during the period from the time we provide such notice until the time such modifications become effective pursuant to the notice. Notice will be provided as set out in this Agreement.

Sections 2 through 23 and any other provision of this Agreement which in accordance with its terms is intended to

survive the expiration or termination of this Agreement will survive such expiration or termination.

21. **Force Majeure.** Neither party will be liable to the other for any delay or non-performance of obligations under this Agreement, other than an obligation to make payment, arising from any cause or causes beyond such party's reasonable control including without limitation any of the following: act of God, EU or local governmental act, war, fire, flood, explosion or civil commotion (each of which being a "Force Majeure Event").

22. **Notices.** Except as otherwise provided in Section 14 above, all notices required or permitted to be provided to you hereunder will be sent to the mail address or email address provided by you when you register with us or otherwise in your Registration Form. Unless otherwise specified in this Agreement, all notices required or permitted to be provided to us will be sent to the following address: Usher Incorporated, Attention: General Counsel, 1850 Towers Crescent Plaza, Tysons Corner, VA 22182, USA. All notices will be deemed delivered two days after being sent by an internationally recognized express courier service or immediately if sent by facsimile, email or through the interface for the Customer Hosted Service.

23. **Other Provisions.** This Agreement, your use of any of the Service Items, any other agreement we enter with you in connection with your use of the Service Items and the relationship between you and us will be governed by the laws of England and Wales excluding any conflicts of laws principles; the U.N. Convention on Contracts for the International Sale of Goods does not apply. Any dispute arising out of or in connection with this Agreement, including any question regarding its existence, validity or termination, shall be referred to and finally resolved by arbitration under the LCIA Rules, which Rules are deemed to be incorporated by reference into this clause. The number of arbitrators shall be three unless the parties to the dispute decide that the arbitration should be decided by a sole arbitrator. The seat, or legal place, of arbitration shall be London, United Kingdom. The language to be used in the arbitral proceedings shall be English. The Registration Form may be amended only by a written instrument signed by both parties. This Agreement (i) will not be assigned or novated by you without our prior written consent (with the parties agreeing that a direct or indirect change of control, or an assignment by operation of law, shall each be deemed an "assignment" for purposes of this clause); (ii) may be assigned or novated by Usher or its successors or assignees without your consent; (iii) will be binding upon the respective permitted successors and assignees of each party; (iv) does not create a partnership, joint venture, agency, employment or other similar relationship between you and us; (v) gives no other person or entity, other than you and us and the respective permitted successors and assignees of the parties hereto, any right, remedy or claim with respect to this Agreement (whether under the Contract (Rights of Third Parties) Act 1999 or otherwise) except that we will receive the benefit of and may enforce the Agreement with respect to your use of the Customer Hosted Service in the same manner as Usher receives the benefit of and may enforce this Agreement with respect to your use of the Customer Hosted Service; and (vi) including all exhibits to this Agreement and any other written agreements in effect between you and us specifically

referencing this Agreement (provided that, in the event of a conflict between the terms and conditions of this Agreement and any provision contained in any such other written agreement, the terms and conditions contained in this Agreement will prevail), constitutes the entire agreement of the parties with respect to its subject matter and supersedes all oral communications and prior writings with respect thereto. Nothing in this Agreement limits or excludes our or your liability for fraud or fraudulent misrepresentation. If any provision of this Agreement is judged to be invalid or unenforceable, such invalidity or unenforceability will not affect the other provisions of this Agreement which will remain in full force and effect. If any provision of this Agreement is so found to be invalid or unenforceable but would be valid or enforceable if some part of the provision were deleted, the provisions in questions will apply with such modification(s) as necessary to make it valid. You will reimburse us for all costs and expenses we incur, including our reasonable attorneys' fees, in enforcing any provision of this Agreement. No waiver of any provision of this Agreement by either party will be deemed to be a waiver of another provision or a future waiver of the same provision by such party. The term "including" means "including without limitation". Section headings are provided for reference purposes only and in no way define, limit, construe or describe the scope or extent of any section. Any fees contemplated by

this Agreement do not include any taxes. You will be solely responsible for any taxes, levies or duties imposed by any governmental authority in connection with your use of the Customer Hosted Service, other Service Items and any other services we may provide to you under this Agreement. You will also be responsible for any third party transaction fees or other charges that are attributable to your use of the Customer Hosted Service (such as transaction fees charged by the operator of any app store). You will be responsible and liable for all actions and omissions of your Downstream Customers and End Users as well as your employees, contractors, agents and others in connection with your use of the Customer Hosted Service, the White Label Application and any other Service Items, as well as all actions and omissions of anyone while accessing any such Service Items using your Administrative IDs, in each case to the same extent as if those actions or omissions were yours.

If you are located in a country other than the United Kingdom, additional terms and conditions may apply to your use of the Service Items. Please [click here](#) for more details.

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