

Digital Service Supplemental Terms (“DS Terms”)

These Digital Services Supplemental Terms (“DS Terms”) amend the Universal Customer Agreement (“UCA”) between Customer and Innomotics solely with regard to Cloud Services including ancillary Offerings. These DS Terms together with the UCA and other applicable Supplemental Terms form the agreement between the parties (“Agreement”).

1. DEFINITIONS

Capitalized terms used herein have the meaning as defined elsewhere in the Agreement. The following additional definitions apply to these DS Terms:

“**Affiliate**” means any entity that controls, is controlled by, or is under common control with either Party; in this context, “control” means ownership, directly or indirectly, of a majority of the outstanding equity of an entity.

“**Authorized User**” means authorized user as described in Section 2.1 of the DS Terms. Each Authorized User must use a unique user identification to access and use the Offering, unless a generic login is expressly permitted in other Supplemental Terms, the Order or applicable Documentation. User identifications may not be shared with other individuals.

“**High Risk System**” means a device or system that requires enhanced safety functionalities such as fail-safe or fault-tolerant features to maintain a safe state where it is reasonably foreseeable that failure of the device or system could lead directly to death, personal injury, or catastrophic property damage. High Risk Systems may be required in critical infrastructure, direct health support devices, aircraft, train, boat, or vehicle navigation or communication systems, air traffic control, weapons systems, nuclear facilities, power plants, medical systems and facilities, and transportation facilities.

“**Territory**” means the geographic area as specified in other applicable Supplemental Terms or the Order provided that Customer meets its obligations in the Agreement regarding compliance with export controls. If no geographic area is defined, the geographic area shall be the country, in which the Innomotics entity named on the Order has its registered seat.

2. GENERAL

- 2.1 **Authorized Access and Use.** Notwithstanding Section 3.1 and 3.3 of the UCA and unless otherwise defined in the Entitlements each Offering may be accessed and used only by one employee of Customer (“Authorized User”) in the Territory for the Subscription Term, solely for Customer’s internal use as end-user. The Offering including corresponding Documentation and results (e.g., reports) generated with this Offering (in whole or in part) may not be used to provide services or products to third parties. Customer may re-assign the right to access and use the Offering between uniquely identified individual Authorized Users over time, but not so frequently as to enable sharing by multiple Authorized Users. Indirect use of an Offering via hardware or software used by Customer does not reduce the number of Authorized User’ rights that Customer needs to acquire.
- 2.2 **Changes to Supplemental Terms. Enhancement of Offerings.** Innomotics may only update these DS Terms and/or any other applicable Supplemental Terms during a Subscription Term, provided any such update does not (i) have a material adverse effect on Customer’s rights (e.g. with respect to Entitlements or service levels) or (ii) result in a material degradation of the security measures maintained by Innomotics with regard to the Offering or Customer Content. The foregoing shall not limit Innomotics’ ability to make changes to these DS Terms and/or any other applicable Supplemental Terms (i) to comply with applicable law, (ii) address a material security risk, (iii) to reflect changes made to the Offering in accordance with any change provision in the Agreement, or (iv) that are applicable to new features, supplements, enhancements, capabilities or additional Cloud Services or Software provided as part of Customer’s subscription to the Offering at no extra charge. Any change to these DS Terms or any other applicable Supplemental Terms shall apply from the date as notified by Innomotics or published on the website as referenced in the Order. Innomotics will use commercially reasonable efforts to notify Customer at least 90 days prior to such change or as agreed elsewhere in the Agreement.
- 2.3 **Trial Updates.** Certain Offerings provide updates which will first be made available to Customer in a test instance for Customer’s review prior to deploying a trial update in production (“Trial Update”). Innomotics will give Customer notice when a Trial Update is first available and the date when the production environment of the Offering will be updated. Customer’s entitlement to use any Trial Update in a test instance is limited as provided in the Agreement with the expectation that Customer will provide Feedback to mitigate any concerns when the production environment is subsequently updated. Updates to the production environment for Offering will occur on a fixed date for all Customers.
- 2.4 **High Risk Use.** Customer acknowledges and agrees that (i) Offerings are not designed to be used for the operation of or within a High Risk System if the functioning of the High Risk System is dependent on the proper functioning of the Offering and (ii) the outcome from any processing of data through the use of the Offering is beyond Innomotics’ control. Customer will indemnify Innomotics, its Affiliates, its subcontractors, and their representatives, against any third party claims, damages, fines and cost (including attorney’s fees and expenses) relating in any way to any use of an Offering for the operation of or within a High Risk System.
- 2.5 **IT-Security.** Unless otherwise stipulated in the Documentation, the following shall apply with regard to security: Innomotics maintains a formal security program that is designed to protect against threats or hazards to the security of Customer Content. Providers of Innomotics’ cloud infrastructure are required to (i) implement and maintain a security program that complies, inter alia, with ISO 27001 or a successor standard (if any) that is substantially equivalent to ISO 27001 and that is designed to provide at least the same risk management and security controls as evidenced by the certification of the providers under ISO 27001 and (ii) have the adequacy of their security measures annually verified by independent auditors. Innomotics’ cloud infrastructure (i) employs firewalls, anti-malware, intrusion detection/prevention systems (IDS/IPS), and corresponding management processes designed to protect service delivery from malware and (ii) is operated under a security governance model aligned with ISO 27001. This Section contains Innomotics’ entire obligation regarding the security of Customer Content and the cloud infrastructure for the Offering.
- 2.6 **Specific Terms for Remote Service.** Certain Offerings provide a means for secured remote login, remote engineering, or data transfer. Customer acknowledges that data traffic may be subject to local restrictions or prohibitions, including but not limited to those regarding encryption (e.g., use of tunnels), data sensitivity (e.g., production-related data), or cross-border traffic. It is Customer’s responsibility to check if such local restrictions or prohibitions apply and to use Offerings in compliance with applicable law.
- 2.7 **Specific Terms for Content Sharing.** Certain Offerings enable Customer to grant a third party with authorized access to the Offering (“Receiving Party”) access to certain Customer Content (read or read and write) under a collaboration (“Collaboration”). Once the Collaboration is established, the sharing party will be able to share selected Customer Content with the Receiving Party (“Sharing”). Collaboration and individual Sharing require prior approval of the involved Receiving Party. It is expressly understood that the Collaboration is only between the Receiving Party and the sharing party and Innomotics is not a party thereto, and the outcome of any Collaboration and Sharing of Customer Content is beyond Innomotics’ control. Customer is responsible for the implementation of measures required to reasonably protect Customer Content from misuse by any third party.

2.8 **Third Party Content.** Customer specifically acknowledges that (i) Innomotics is under no obligation to test, validate, or otherwise review Third Party Content and (ii) Third Party Content may collect and use Customer Content and data regarding user's usage of Third Party Content.

2.9 **Third Party Technology:** The Software may contain software, technology and other materials from third-party providers, including open-source software licensed by third-party ("Third-Party Technology") under separate terms ("Third-Party Terms"). Innomotics shall indicate the Third-Party Technology and Third-Party Terms in the Documentation, in source code supplied (if any), in the additional supplementary terms and/or in the "Readme_OSS" or similar files insofar as Innomotics is required to do so. If the Third-Party Terms require that Innomotics provide Third-Party Technologies in the form of source code, Innomotics shall do so on request and on reimbursement of its reasonable expenses for so doing.

The Third-Party Technology may contain open-source software components ("OSS Components") and/or components that are not open-source software ("Commercial Software"). Innomotics describes in the "Readme_OSS" or similar files whether Third-Party Technology is OSS Components or Commercial Software.

The Customer is entitled to use OSS Components in accordance with the respective applicable open source software license conditions ("OSS Conditions"), which OSS Conditions shall prevail over the Order in respect of the OSS Components. These OSS Conditions shall have priority also in relation to the Software or parts thereof insofar as the OSS Conditions grant the Customer certain rights of use on the basis of the connection of OSS Components with the Software.

If the Software contains Commercial Software and if this Commercial Software is subject to Third-Party Commercial Software Terms ("Commercial Terms"), these Commercial Terms shall apply to the liability of the third-party provider in relation to the Customer.

These Commercial Terms shall govern the licensing relationship between the third-party provider and the Customer entirely in respect of the Commercial Software insofar as the Commercial Terms specified are expressly identified in the Order as applying with exclusive effect.

If Commercial Terms are specified for the Commercial Software contained in the Software in a separate license sheet for the Software or in the "Pass-Through Information" section of the Readme_OSS file with the addition "Separate Third-Party Licensor Terms", the Commercial Terms shall additionally apply in the relationship between Innomotics and the Customer. The Commercial Terms shall have priority over the Order in the event of contradictions.

In terms of the liability of Innomotics to the Customer, the Order shall apply in each case.