Keploy TERMS OF SERVICE

PLEASE READ THESE TERMS AND CONDITIONS CAREFULLY BEFORE USING THE SERVICE OFFERED BY Keploy, INC. ("Keploy"). BY MUTUALLY EXECUTING ONE OR MORE ORDER FORMS WITH Keploy WHICH REFERENCE THESE TERMS (EACH, AN "ORDER") OR BY ACCESSING OR USING THE SERVICE IN ANY MANNER, YOU ("YOU" OR "CUSTOMER") AGREE TO BE BOUND BY THESE TERMS (TOGETHER WITH ALL ORDER FORMS, THE "AGREEMENT") TO THE EXCLUSION OF ALL OTHER TERMS. YOU REPRESENT AND WARRANT THAT YOU HAVE THE AUTHORITY TO ENTER INTO THIS AGREEMENT; IF YOU ARE ENTERING INTO THIS AGREEMENT ON BEHALF OF AN ORGANIZATION OR ENTITY, REFERENCES TO "CUSTOMER" AND "YOU" IN THIS AGREEMENT, EXCEPT THIS SENTENCE, REFER TO THAT ORGANIZATION OR ENTITY. IF YOU DO NOT AGREE TO ALL OF THE FOLLOWING, YOU MAY NOT USE OR ACCESS THE SERVICES IN ANY MANNER. IF THE TERMS OF THIS AGREEMENT ARE CONSIDERED AN OFFER, ACCEPTANCE IS EXPRESSLY LIMITED TO SUCH TERMS.

1. SCOPE OF SERVICE AND RESTRICTIONS

- **1.1** Access to and Scope of Service. Subject to Keploy's receipt of the applicable Fees with respect to the service(s) specified in the corresponding Order (the "Service"), Keploy will use commercially reasonable efforts to make the Service available to Customer as set forth in this Agreement and the Order. Subject to Customer's compliance with the terms and condiZons of the Agreement and the Order, Customer may access and use the Service according to the authorized use specified in the Order (the "Authorized Use"), solely during the authorized period specified therein (the "Authorized Period"). Any such use of the Service by Customer is authorized solely for Customer's internal business, and is subject to Customer's compliance with any addiZonal limitaZons and restricZons specified in the Order.
- **1.2 Trials and No-fee Access.** If Customer is accessing or making use of the Service on a no-fee, trial, or evaluaZon basis (the "Limited Use"), Customer may use the Service during the Limited Use provided such use does not to exceed the Service levels specified on the Order with respect to Limited Use. Customer acknowledges and agrees that the Limited Use is provided on an "as-is" basis, and the Limited Use is provided without any indemnificaZon, support, warranZes, or representaZon of any kind. AddiZonally, Customer acknowledges and agrees that Keploy may terminate the Limited Use at any Zme.
- **1.3 RestricKons**. Customer will use the Service only in accordance with all applicable laws, including, but not limited to, laws related to data (whether applicable within the United States, the European Union, or otherwise). Customer agrees not to (and will not allow any third party to): (i) remove or otherwise alter any proprietary noZces or labels from the Service or any porZon thereof; (ii) reverse engineer, decompile, disassemble, or otherwise a_empt to discover the underlying structure, ideas, or algorithms of the Service or any so`ware used to provide or make the Service available; (iii) rent, resell or otherwise allow any third party access to or use of the Service; or (iv) access or use the Service other than according to the Authorized Use and during the Authorized Period.
- **1.4 Ownership**. Keploy retains all right, Ztle, and interest in and to the Service, and any so ware, products, works or other intellectual property created, used, provided or made available by Keploy under or in connecZon with the Service. Customer may from Zme to Zme provide suggesZons, comments or other feedback to Keploy with respect to the Service ("**Feedback**"). Feedback, even if designated as confidenZal by Customer, shall not create any confidenZality obligaZon for Keploy notwithstanding anything else. Customer shall, and hereby does, grant to Keploy a nonexclusive, worldwide, perpetual, irrevocable, transferable, sublicensable, royalty-free, fully paid-up license to use and exploit the Feedback for any purpose. Nothing in this Agreement will impair Keploy's right to develop, acquire, license, market, promote or distribute products, so ware or technologies that perform the same or similar funcZons as, or otherwise compete with any products, so ware or technologies that Customer may develop, produce, market, or distribute.
- **1.5 soQware**. Subject to the terms and condiZons of this Agreement, including but not limited to receipt of all applicable Fees, to the extent Keploy makes any Keploy so`ware available to Customer, Keploy hereby grants to Customer, and Customer hereby accepts from Keploy, a limited, non-exclusive, non-transferable, non-assignable and non-sublicenseable license to: run such so`ware solely as necessary to make use of the Service. Customer agrees that, it shall not: (a) exceed the scope of the licenses granted in SecZon 1.5; (b) make copies of the so`ware; (c) distribute, sublicense, assign, delegate, rent, lease, sell, Zme-share or otherwise transfer the benefits of, use under, or rights to, the license granted in SecZon 1.5; (d) reverse engineer, decompile, disassemble or otherwise a_empt to learn the source code, structure or algorithms underlying the so`ware, except to the extent required to be permi_ed under applicable law; (e) modify, translate or create derivaZve works of the so`ware; (f) remove any copyright, trademark, patent or other proprietary noZce that appears on the so`ware or copies thereof; or (g) combine or distribute any of the so`ware with any third party so`ware that is licensed under terms that seek to require that any of the so`ware (or any associated intellectual property rights) be provided in source code form (e.g., as "open source"), licensed to others to allow the creaZon or distribuZon of derivaZve works, or distributed without charge.
- **1.6 Customer Data and Personal Data**. Customer is solely responsible for Customer Data including, but not limited to: compliance with all applicable laws and this Agreement; any third-party claims with respect to Customer Data; and backing up and maintaining Customer Data. Notwithstanding anything to the contrary,

Customer acknowledges and agrees that Keploy may use Customer Data for the purposes of providing the Services and making any improvements thereto, , and generaZng Aggregated Data. Keploy may freely use and make available Aggregated Data for Keploy's business purposes (including without limitaZon, for purposes of improving, tesZng, operaZng, promoZng and markeZng Keploy's products and services). "Aggregated Data" means data submi_ed to, collected by, or generated by Keploy in connecZon with Customer's use of the Service, but only in aggregate, de-idenZfied form which is not linked specifically to Customer or any individual. "Customer Data" means any data, informaZon or other material provided, uploaded, or submi_ed by Customer to the Service in the course of using the Service. Customer shall retain all right, Ztle and interest in and to the Customer Data, including all intellectual property rights therein. Customer, shall have sole responsibility for the accuracy, quality, integrity, legality, reliability, appropriateness, and intellectual property ownership or right to use of all Customer Data. Keploy is not responsible for unauthorized access to Customer Data or the unauthorized use of the Service unless such access is due to Keploy's gross negligence or willful misconduct. Customer is responsible for the use of the Service by any person to whom Customer has given access to the Service, even if Customer did not authorize such use. Keploy may retain Customer Data for up to thirty (30) days following the terminaZon or expiraZon of the corresponding Order. Therea er, Customer agrees and acknowledges that Customer Data may be irretrievably deleted.

- **1.7 InformaKon Security.** To the extent Keploy accesses Customer's network in connecZon with the Services, Keploy access shall be consistent with the Keploy informaZon security policy (the "**InfoSec Policy**") a_ached or referenced to the corresponding Order.
- **1.8 UpKme.** Subject to Customer's payment of the corresponding fees, Keploy will use commercially reasonable efforts to make the Service available to Customer according to the upZme service level agreement specified in an Order (the "**SLA**").
- **1.9 Service Suspension**. Keploy may suspend Customer's access to or use of the Service as follows: (a) immediately if Keploy reasonably believes Customer's use of the Service may pose a security risk to or may adversely impact the Service; (b) immediately if Customer become insolvent, has ceased to operate in the ordinary course, made an assignment for the benefit of creditors, or becomes the subject of any bankruptcy, reorganizaZon, liquidaZon, dissoluZon or similar proceeding; (c) following thirty (30) days wri_en noZce if Customer is in breach of this Agreement or any Order (and has not cured such breach, if curable, within the thirty (30) days of such noZce); or (d) Customer has failed to pay Keploy the Fees with respect to the Service.

2. FEES, ORDERS AND TAXES

- **2.1 Fees**. Customer shall pay to Keploy the fees as set forth in each applicable Order(s) (collecZvely, the "Fees"). Customer acknowledges that it shall have no right to return the Service and that all Fees shall be non-refundable. All amounts payable to Keploy under this Agreement shall be paid in United States dollars and shall be due thirty (30) days from the date of invoice. Notwithstanding any other rights of Keploy, in the event of late payment by Customer, Keploy shall be enZtled to interest on the amount owing at a rate of 1% per month or the highest rate allowed by applicable law, whichever is less. If Keploy is required to iniZate legal acZon due to nonpayment of fees, Customer shall bear all costs resulZng from the collecZon of such fees.
- **2.2 Orders**. Licensee may place Orders for addiZonal Services or to extend the term of the exisZng Service by specifying such order details in an Order form agreed to in wriZng by the parZes referencing the terms and condiZons of this Agreement.
- **2.3 Taxes**. Any and all payments made by Keploy in accordance with this Agreement are exclusive of any taxes that might be assessed against Customer by any jurisdicZon. Customer shall pay or reimburse Keploy for all value-added, sales, use, property and similar taxes; all customs duZes, import fees, stamp duZes, license fees and similar charges; and all other mandatory payments to government agencies of whatever kind, except taxes imposed on the net or gross income of Keploy. All amounts payable to Keploy under this Agreement shall be without set-off and without deducZon of any taxes, levies, imposts, charges, withholdings and/or duZes of any nature which may be levied or imposed, including without limitaZon, value added tax, customs duty and

3. TERM AND TERMINATION

- **3.1 Term.** The term of this Agreement shall commence on the EffecZve and unless terminated earlier according to this SecZon 3, will end on the last day of the term specified in a last Order (the "**Term**"). Each Order will renew automaZcally at the end of the applicable term unless either party provides to the other advance wri_en noZce with respect to non-renewal at least ninety (90) days prior to the end of the then current term.
- **3.2 TerminaKon for Breach**. This Agreement and the Orders hereunder may be terminated: (a) by either party if the other has materially breached this Agreement, within thirty (30) calendar days a er wri_en noZce of such breach to the other party if the breach is remediable or immediately upon noZce if the breach is not remediable; or (b) by Keploy upon wri_en noZce to Customer if Customer (i) has made or a_empted to make any assignment for the benefit of its creditors or any composiZons with creditors, (ii) has any acZon or proceedings under any bankruptcy or insolvency laws taken by or against it which have not been dismissed within sixty (60) days.
- 3.3 Effect of TerminaZon. Upon any expiraZon or terminaZon of this Agreement, Customer shall (i) immediately cease use of the Service, and (ii) return all Keploy ConfidenZal InformaZon, and Keploy provided so`ware, and other materials and informaZon provided by Keploy. Any terminaZon or expiraZon shall not relieve Customer of its obligaZon to pay all Fees accruing prior to terminaZon. If the Agreement is terminated by Keploy pursuant to SecZon 3.2 (a), Customer shall pay to Keploy all of the Fees for the enZre term set forth in the corresponding Order(s).
- **3.4 Survival.** The following provisions will survive terminaZon of this Agreement: SecZons 1.5 (Ownership), 3.3 (Effect of TerminaZon), SecZon 3.4 (Survival), SecZon 4 (ConfidenZality), SecZon 5.1 (IndemnificaZon by Customer), SecZon 7 (LimitaZon of Liability), SecZon 8 (Miscellaneous).

4. CONFIDENTIALITY

During the term of this Agreement, either party may provide the other party with confidenZal and/or proprietary materials and informaZon ("ConfidenKal InformaKon"). All materials and informaZon provided by the disclosing party and idenZfied at the Zme of disclosure as "ConfidenZal" or bearing a similar legend, and all other informaZon that the receiving party reasonably should have known was the ConfidenZal InformaZon of the disclosing party, shall be considered ConfidenZal InformaZon. This Agreement is ConfidenZal InformaZon, and all pricing terms are Keploy ConfidenZal InformaZon. The receiving party shall maintain the confidenZality of the ConfidenZal InformaZon and will not disclose such informaZon to any third party without the prior wri_en consent of the disclosing party. The receiving party will only use the ConfidenZal InformaZon internally for the purposes contemplated hereunder. The obligaZons in this SecZon shall not apply to any informaZon that: (a) is made generally available to the public without breach of this Agreement, (b) is developed by the receiving party independently from and without reference to the ConfidenZal InformaZon, (c) is disclosed to the receiving party by a third party without restricZon, or (d) was in the receiving party's lawful possession prior to the disclosure and was not obtained by the receiving party either directly or indirectly from the disclosing party. The receiving party may disclose ConfidenZal InformaZon as required by law or court order; provided that, the receiving party provides the disclosing with prompt wri en noZce thereof and uses the receiving party's best efforts to limit disclosure. At any Zme, upon the disclosing party's wrigen request, the receiving party shall return to the disclosing party all disclosing party's ConfidenZal InformaZon in its possession, including, without limitaZon, all copies and extracts thereof.

5. INDEMNIFICATION

5.1 IndemnificaKon by Customer. Customer will defend, indemnify, and hold Keploy, its affiliates, suppliers and licensors harmless and each of their respecZve officers, directors, employees and representaZves from and against any claims, damages, losses, liabiliZes, costs, and expenses (including reasonable a_orneys' fees) arising out of or relaZng to any third party claim with respect to: (a) Customer Data; (b) breach of this Agreement or

violaZon of applicable law by Customer; or (c) alleged infringement or misappropriaZon of third-party's intellectual property rights resulZng from Customer Data.

5.2 IndemnificaKon by Keploy. Keploy will defend, indemnify, and hold Customer harmless from and against any third-party claims, damages, losses, liabiliZes, costs, and expenses (including reasonable a_orneys' fees) arising from claims by a thirty party that Customer's use of the Service directly infringes or misappropriates a third party's United States (or Berne ConvenZon signatory country) intellectual property rights (an "**Infringement Claim**"). Notwithstanding any other provision in this Agreement, Keploy shall have no obligaZon to indemnify or reimburse Customer with respect to any Infringement Claim to the extent arising from: (a) the combinaZon of any Customer Data with the Service; (b) the combinaZon of any products or services, other than those provided by Keploy to Customer under this Agreement, with the Service; or (c) non-discreZonary designs or specificaZons provided to Keploy by Customer that caused such Infringement Claim. Customer agrees to reimburse Keploy for any and all damages, losses, costs and expenses incurred as a result of any of the foregoing acZons.

5.3 NoZce of Claim and Indemnity Procedure. In the event of a claim for which a party seeks indemnity or reimbursement under this SecZon 5 (each an "Indemnified Party") and as condiZons of the indemnity, the Indemnified Party shall: (a) noZfy the indemnifying party in wriZng as soon as pracZcable, but in no event later than thirty (30) days a er receipt of such claim, together with such further informaZon as is necessary for the indemnifying party to evaluate such claim; and (b) the Indemnified Party allows the indemnifying party to assume full control of the defense of the claim, including retaining counsel of its own choosing. Upon the assumpZon by the indemnifying party of the defense of a claim with counsel of its choosing, the indemnifying party will not be liable for the fees and expenses of addiZonal counsel retained by any Indemnified Party. The Indemnified Party shall cooperate with the indemnifying party in the defense of any such claim. Notwithstanding the foregoing provisions, the indemnifying party shall have no obligaZon to indemnify or reimburse for any losses, damages, costs, disbursements, expenses, se lement liability of a claim or other sums paid by any Indemnified Party voluntarily, and without the indemnifying party's prior wri_en consent, to se_le a claim. Subject to the maximum liability set forth in SecZon 7, the provisions of this SecZon 5 consZtute the enZre understanding of the parZes regarding each party's respecZve liability under this SecZon 5, including but not limited to Infringement Claims (including related claims for breach of warranty) and each party's sole obligaZon to indemnify and reimburse any Indemnified Party.

6. WARRANTY

6.1 Warranty. The Service, when used by Customer in accordance with the provisions of this Agreement and in compliance with the applicable specificaZons will perform, in all material respects, the funcZons described in the Order (the "SpecificaKon"), during the term in the corresponding Order.

6.2 Exclusive Remedies. Customer shall report to Keploy, pursuant to the noZce provision of this Agreement, any breach of the warranty set forth in this SecZon 6. In the event of a breach of warranty by Keploy under this Agreement, Customer's sole and exclusive remedy, and Keploy's enZre liability, shall be prompt correcZon of any material non-conformance in order to minimize any material adverse effect on Customer's business.

6.3 Disclaimer of Warranty. Keploy does not represent or warrant that the operaZon of the Service (or any porZon thereof) will be uninterrupted or error free, or that the Service (or any porZon thereof) will operate in combinaZon with other hardware, so`ware, systems or data not provided by Keploy, except as expressly specified in the applicable SpecificaZon. CUSTOMER ACKNOWLEDGES THAT, EXCEPT AS EXPRESSLY SET FORTH IN SECTION 6.1, Keploy MAKES NO EXPRESS OR IMPLIED REPRESENTATIONS OR WARRANTIES OF ANY KIND WITH RESPECT TO THE SERVICE OR SERVICES, OR THEIR CONDITION. Keploy IS FURNISHING THE WARRANTY SET FORTH IN SECTION 6.1 IN LIEU OF, AND Keploy HEREBY EXPRESSLY EXCLUDES, ANY AND ALL OTHER EXPRESS OR IMPLIED REPRESENTATIONS OR WARRANTIES, WHETHER UNDER COMMON LAW, STATUTE OR OTHERWISE, INCLUDING WITHOUT LIMITATION ANY AND ALL WARRANTIES AS TO MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, SATISFACTORY QUALITY OR NON-INFRINGEMENT OF THIRD-PARTY RIGHTS.

7. LIMITATIONS OF LIABILITY

IN NO EVENT SHALL KEPIOY BE LIABLE FOR ANY LOST DATA, LOST PROFITS, BUSINESS INTERRUPTION, REPLACEMENT SERVICE OR OTHER SPECIAL, INCIDENTAL, CONSEQUENTIAL, PUNITIVE OR INDIRECT DAMAGES, HOWEVER CAUSED AND REGARDLESS OF THEORY OF LIABILITY. Keploy'S LIABILITY FOR ALL CLAIMS ARISING UNDER THIS AGREEMENT, WHETHER IN CONTRACT, TORT OR OTHERWISE, SHALL NOT EXCEED THE AMOUNT OF FEES PAID OR PAYABLE BY CUSTOMER UNDER THE APPLICABLE ORDER DURING THE TWELVE (12) MONTH PERIOD PRECEEDING THE CLAIM.

8. MISCELLANEOUS

- **8.1 Export Control**. Customer hereby cerZfies that Customer will comply with all current US Export Control laws. Customer agrees to defend, indemnify and hold Keploy harmless from any liability for Customer's violaZon of U.S. Export Control laws.
- **8.2 Compliance with Laws.** Customer shall comply with all applicable laws and regulaZons in its use of any Service, including without limitaZon the unlawful gathering or collecZng, or assisZng in the gathering or collecZng of informaZon in violaZon of any privacy laws or regulaZons. Customer shall, at its own expense, defend, indemnify and hold harmless Keploy from and against any and all claims, losses, liabiliZes, damages, judgments, government or federal sancZons, costs and expenses (including a_orneys' fees) incurred by Keploy arising from any claim or asserZon by any third party of violaZon of privacy laws or regulaZons by Customer or any of its agents, officers, directors or employees.
- **8.3** Assignment. Neither party may transfer and assign its rights and obligaZons under this Agreement without the prior wri_en consent of the other party. Notwithstanding the foregoing, Keploy may transfer and assign its rights under this Agreement without consent from the other party in connecZon with a change in control, acquisiZon or sale of all or substanZally all of its assets.
- **8.4 Force Majeure**. Neither party shall be responsible for failure or delay in performance by events out of their reasonable control, including but not limited to, acts of God, Internet outage, terrorism, war, fires, earthquakes and other disasters (each a "Force Majeure"). Notwithstanding the foregoing: (i) Customer shall be liable for payment obligaZons for Service rendered; and (ii) if a Force Majeure conZnues for more than thirty (30) days, either party may to terminate this agreement by wri_en noZce to the other party.
- **8.5 NoKce**. All noZces between the parZes shall be in wriZng and shall be deemed to have been given if personally delivered or sent by registered or cerZfied mail (return receipt), or by recognized courier service.
- **8.6 Independent Contractor**. Keploy is an independent Contractor and both parZes agree that no agency, partnership, joint venture, or employment is created as a result of this Agreement. Customer does not have any authority of any kind to bind Keploy.
- **8.7 Governing Law**. This Agreement shall be governed exclusively by, and construed exclusively in accordance with, the laws of the United States and the State of California, without regard to its conflict of laws provisions. The federal courts of the United States in the Northern District of California and the state courts of the State of California shall have exclusive jurisdicZon to adjudicate any dispute arising out of or relaZng to this Agreement. Each party hereby consents to the jurisdicZon of such courts and waives any right it may otherwise have to challenge the appropriateness of such forums, whether on the basis of the doctrine of forum non conveniens or otherwise. The United NaZons ConvenZon on Contracts for the InternaZonal Sale of Goods shall not apply to this Agreement or any Purchase Order issued under this Agreement.
- **8.8 MarkeKng.** Customer hereby grants Keploy the right to idenZfy Customer as a Keploy customer, and use Customer's name, mark and logo on Keploy's website and in Keploy's markeZng materials in connecZon with the Customer's use of the Service.

8.9 EnKre Agreement. This Agreement is the complete and exclusive statement of the mutual understanding of the parZes and supersedes and cancels all previous wri_en and oral agreements, communicaZons, and other understandings relaZng to the subject ma_er of this Agreement, and all waivers and modificaZons must be in a wriZng signed by both parZes, except as otherwise provided herein. Any term or provision of this Agreement held to be illegal or unenforceable shall be, to the fullest extent possible, interpreted so as to be construed as valid, but in any event the validity or enforceability of the remainder hereof shall not be affected. In the event of a conflict between this Agreement and the Order document, the terms of this Agreement shall control, other than terms expressly modified in any Order with respect to such Order.

Date: March 2021