

Data Evaluation Agreement

VeriDaaS Corporation (“VeriDaaS”) agrees to loan “Products” to the “Customer” for the sole purpose of the Customer’s evaluation in accordance with the terms and conditions of this Data Evaluation Agreement (the “Agreement”).

VeriDaaS hereby grants to Customer, a personal, nonexclusive and nontransferable license to use the Products and documentation furnished with the Products (“Licensed Materials”) for the term of this Agreement. All Licensed Materials, and all copies thereof made by Customer, including translations, compilations and partial copies, are and shall remain the property of VeriDaaS.

The Customer agrees:

- to use the Licensed Materials only for evaluation Purpose;
- not to transfer the Licensed Materials to any 3rd party; and to
- not to create any derivative product for commercial purposes.

Customer shall not make any copies of any Licensed Materials except as may be necessary for Customer to exercise its rights under this Agreement. All copies made by Customer shall include the copyright and proprietary notices contained in or on the Licensed Materials delivered to Customer. Customer shall maintain records of the number and location of all copies of such Licensed Materials. Customer shall take appropriate action, by instruction, agreement or otherwise, regarding all persons permitted access to any Licensed Materials so as to enable Customer to fulfill its obligations under this Agreement.

CONFIDENTIALITY

Customer shall take all reasonable steps to prevent use of the Licensed Materials in any manner inconsistent with the terms of this Agreement and to prevent disclosure of the Licensed Materials to third parties, and shall protect the Licensed Materials in at least the same manner as it would protect its own confidential information. The Customer shall not publish any findings related to their evaluation or discuss their evaluation with any 3rd party.