AWS CCPA TERMS

These AWS CCPA Terms ("CCPA Terms") supplement the AWS Customer Agreement available at http://aws.amazon.com/agreement or other agreement between you or the entity you represent and the applicable Amazon Web Services contracting entity ("AWS") governing your use of the Service Offerings (the "Agreement") when the California Consumer Privacy Act of 2018 as amended, including as amended by the California Privacy Rights Act of 2020, together with any implementing regulations (collectively “CCPA”) applies to your use of the Services to process personal information that is uploaded to the Services under your AWS accounts ("Personal Information"). For purposes of these CCPA Terms, “commercial purpose,” “personal information,” “process,” “sell,” and “share” shall have the meaning ascribed to them in the CCPA. Unless otherwise defined in these CCPA Terms, all capitalized terms used in these CCPA Terms will have the meanings given to them in the Agreement.

AWS agrees that AWS will: (a) process Personal Information pursuant to the Agreement for the purposes specified in Section 1.3 of the DPA; (b) not retain, use, or disclose Personal Information for any purpose, including any commercial purpose, except as permitted in the Agreement or under CCPA; (c) not retain, use, or disclose Personal Information outside the direct business relationship between AWS and Customer, including by not combining any Personal Information with other personal information collected or received from another source, except as permitted by CCPA; and (d) not sell or share Personal Information. AWS will inform you if it determines that AWS can no longer meet its obligations under CCPA. If AWS is engaged in unauthorized use of Personal Information, Customer may, upon reasonable notice to AWS, take reasonable and appropriate steps to stop and remediate the unauthorized use of Personal Information. These CCPA Terms do not limit or reduce any other data privacy commitments AWS makes to you in the Agreement.