



DecisionLayer Arbitration Acknowledgement

In order to participate in an arbitration with DecisionLayer, you must read and agree to the following legally binding acknowledgement. If you do not agree to the following acknowledgement, you may not participate in an arbitration with DecisionLawyer and a default may be taken against you.

By signing below:

- You hereby swear under penalty of perjury that all the information you have provided to DecisionLayer and will provide to DecisionLayer during these proceedings, is true and accurate, to the best of your knowledge, and that you will not intentionally include any deceptive or misleading information in Filings with DecisionLayer.
- You acknowledge that you have read and agree to be bound by the DecisionLayer Terms of Service, available at <https://www.decisionlayer.ai/terms>.
- You have read and will comply with the Acceptable Use Policy available at <https://www.decisionlayer.ai/AUP>.
- You have read and will comply with the DecisionLayer Arbitral Rules available at <https://www.decisionlayer.ai/rules>.
- You acknowledge that DecisionLayer utilizes artificial intelligence ("AI") to render its decisions, and that humans may, but do not necessarily, review, contribute to or intervene in DecisionLayer arbitral decisions.
- You acknowledge that certain jurisdictions may require you to be represented by an attorney at arbitration and that certain jurisdictions may have laws or regulations that limit or prohibit the ability of arbitral bodies to adjudicate certain types of disputes. You further acknowledge that DecisionLayer cannot and will not advise you regarding any of such issues. If you have questions about these jurisdictional issues, or regarding any substantive part of the arbitral process that is not covered in our FAQ, you should seek the services of an attorney licensed in your jurisdiction. DecisionLayer maintains a directory of attorneys available at <https://www.decisionlayer.ai/attorneyfinder>. As further indicated on that page, DecisionLayer may accept fees for listing attorneys' contact information in our directory, but such fees are not predicated on providing any volume of referrals to those attorneys nor predicated on any outcome or preferences offered to those attorneys by DecisionLayer. Further, DecisionLayer makes no endorsement, representation, warranty or promise regarding the services or performance of attorneys listed in our directory, except that DecisionLayer has confirmed, as of the date listed, that



the attorneys listed on our directory are in good standing to practice law in the listed jurisdiction(s).

- You acknowledge that DecisionLayer is an impartial neutral party and you hereby affirm and acknowledge that you have not attempted to unfairly or improperly influence DecisionLayer in any way, whether by contacting human individuals who are affiliated with DecisionLayer or in any way manipulating or influencing the AI processes associated with DecisionLayer. If DecisionLayer discovers that you have a pre-existing relationship with any person affiliated with DecisionLayer, DecisionLayer may void your arbitration at any time.
- You acknowledge that DecisionLayer's conducting this arbitration and rendering a decision falls under the below listed exceptions to U.S. privacy laws, which permit the processing of personal data to perform a contract to which the consumer is a party, as you are a party to the arbitration agreement giving rise to this dispute.
 - Colorado - C.R.S. § 6-1-1304(3)(VIII)
 - Connecticut - C.G.S. § 42-524(A)(5)&(6)
 - Delaware - 6 Del. C. § 12D-110(a)(5)&(6)
 - Montana - M.C.A § 30-14-2816(1)(f)
 - New Hampshire - N.H.R.S.A § 507-H:10(I)(e)&(f)
 - New Jersey - N.J.S.A § 56:8-166.15.12(a)(5)&(6)
 - Oregon - O.R.S. § 646A.572(3)(g)
 - Texas - T.B.C.C § 541.201(a)(4)
 - Virginia - V.C.A § 59.1-582(A)(5)
- You acknowledge that DecisionLayer is not under any obligation to find for either the Claimant or Respondent and that DecisionLayer makes no representations or warranties regarding any outcome of this, or any other, arbitration or dispute.
- You hereby irrevocably: waive any objection to the DecisionLayer Arbitration Rules and Procedures; waive any challenge or objection to any DecisionLayer decision, except for any challenges or objections that are not waivable as a matter of law.

Court decisions and arbitral decisions are sometimes vacated, modified or overturned. This is a fundamental feature of litigation in the United States. You acknowledge that DecisionLayer



cannot guarantee that a decision rendered by DecisionLayer will be correct, enforceable, and will not be vacated, modified or on appeal.

Name:

Date: