

## **ESRA Standards**

### **Terms of Download**

Last Modified: September 12, 2022

#### **Acceptance of the Terms of Download**

These terms of download are entered into by and between you and Electronic Signature & Records Association, Inc. ("**ESRA**," "**Company**," "**We**" or "**Us**"). The following terms and conditions, together with any documents they expressly incorporate by reference (collectively, "**Terms of Download**"), govern your download and use of the ESRA Signature and Record Processing Requirements ("**ESRA Standards**") found at <https://esignrecords.org/> (the "**Website**"). As used herein, "**you**" and "**your**" shall mean you, individually, the natural person requesting download of the ESRA Standards, and the legal entity you identified on the download request form on whose behalf you seek to download the ESRA Standards.

**Please read the Terms of Download carefully before you download the ESRA Standards from the Website. By downloading the ESRA Standards, you accept and agree to be bound and abide by these Terms of Download.** If you do not want to agree to these Terms of Download, the Terms of Use or the Privacy Policy, you must not download the ESRA Standards or access or use the Website.

All terms and conditions of the Website Terms of Use related to content and materials made available on the Website by Company apply to the ESRA Standards and are adopted and incorporated as if fully restated herein. In the event of any conflict between the Website Terms of Use and these Terms of Download with respect to the ESRA Standards, the Terms of Download shall supersede and control.

#### **Your Authority to Use the ESRA Standards**

By downloading the ESRA Standards, you represent and warrant that:

- You have the power and authority (including on behalf of the legal entity you identified on the download request form for whom you are downloading the ESRA Standards) to enter into and perform obligations under these Terms of Download.
- You will use, copy and disclose the ESRA Standards solely as reasonably necessary to evaluate your product and service offering (the "**Offering**") to determine whether such Offering conforms to the ESRA Standards.
- You will make no use or disclosure of the ESRA Standards except as expressly permitted in these Terms of Download.

#### **Your Authority to Claim Compliance With the ESRA Standards**

If your Offering complies with the ESRA Standards in their entirety, you may state on your website, in press releases and in other sales, advertising and marketing materials ("**Your Advertising**") that your Offering is "Compliant with ESRA Standard 1" (a "**Claim of Compliance**"). Your Claim of Compliance may also include a hyperlink to the homepage of the Company Website, provided you do so in a way that is fair and legal and does not damage our

reputation or take advantage of it, but you must not establish a link in such a way as to suggest any form of association, approval, or endorsement on our part without our express written consent. Your Claim of Compliance may also display the ESRA logo (shown in the header of these Terms of Download - the "**ESRA Logo**") next to, above, or below, and in close proximity with, the Claim of Compliance. An acceptable Claim of Compliance may appear as follows:

"ABC Company's electronic record platform is compliant with ESRA Standard 1."

or

[insert your Offering logo]

Compliant with ESRA Standard 1



If you make a Claim of Compliance, you represent, warrant and covenant that:

- All Offerings referenced in your Claim of Compliance conform with the ESRA Standards in their entirety.
- Your Advertising containing a Claim of Compliance complies with all Content Standards of the Website Terms of Use except the Content Standard against commercial activities or sales.
- In the course of creating, using and performing marketing and promotion activities related to Your Advertising containing a Claim of Compliance, you will comply with good business practices, and will conduct yourself in a manner which reflects favorably upon the Company.
- You and your employees and agents will provide ESRA representatives with access to such Offerings as reasonably necessary to audit and determine whether such Offerings conform with the ESRA Standards. All such audits shall be performed upon prior written notice and during business hours.
- Upon your receipt of a notice from ESRA that any such Offerings fail to conform with the ESRA Standards in any way, you will immediately take all steps necessary to modify the Offerings to support conformance, or, if such modifications cannot be made within 10 business days or any longer period agreed to by ESRA in writing, to remove all Claims of Compliance with respect to such Offerings from Your Advertising.

### **Intellectual Property Rights**

The ESRA Standards, Claim of Compliance and the ESRA Logo are owned by the Company, its licensors, or other providers of such material and are protected by United States and international copyright, trademark, patent, trade secret, and other intellectual property or proprietary rights laws (the "**Company Content**"). You acknowledge the Company's sole ownership, and all other intellectual property rights, and all associated goodwill, in the Company Content.

These Terms of Download permit you to use the ESRA Standards for your internal business purposes only and permit you to use the Claim of Compliance and the ESRA Logo solely in

Your Advertising for the commercial marketing and advertising of those of your Offerings which conform to the ESRA Standards. You must not reproduce, distribute, modify, create derivative works of, publicly display, publicly perform, republish, download, store, or transmit any of the Company Content, except as expressly permitted in these Terms of Download.

You are prohibited from modifying the Company Content, or any copies thereof, or deleting or altering any copyright, trademark, or other proprietary rights notices on any Company Content.

If you wish to make any use of the Company Content other than that set out in this section, please address your request to: [ESRA@eSignRecords.org](mailto:ESRA@eSignRecords.org) with the subject line “ESRA Standards Terms of Download.”

If you print, copy, modify, download, or otherwise use or provide any other person with access to any part of the Company Content in breach of these Terms of Download, your right to use the Company Content will stop immediately and you must, at our option, return or destroy any copies of the Company Content you have made. No right, title, or interest in or to the Company Content is transferred to you, and all rights not expressly granted are reserved by the Company. Any use of the Company Content not expressly permitted by these Terms of Download is a breach of these Terms of Download and may violate copyright, trademark, and other laws.

### **Trademarks and Copyright**

The ESRA Logo and the Claim of Compliance are trademarks of the Company or its affiliates. Except as otherwise expressly provided herein, you have no permission to use such trademarks without the prior written permission of the Company. All other names, logos, product and service names, designs, and slogans on the Company Content are the trademarks of their respective owners. The ESRA Standards are also protected by copyright.

All use of the Company Content shall inure to the benefit of the Company and its affiliates.

### **Prohibited Uses**

You may use or disclose the Company Content only for lawful purposes and in accordance with these Terms of Download. You agree not to use or disclose the Company Content:

- In any way that violates any applicable federal, state, local, or international law or regulation (including, without limitation, any laws regarding the export of data or software to and from the US or other countries).
- In any way which results in infringement of any third party's patent, trademark, trade secret, copyright, or other intellectual property rights.
- To impersonate or attempt to impersonate the Company, a Company employee, or any other person or entity or misrepresent your identity or affiliation with any person or organization, including the Company.
- To promote any illegal activity, or advocate, promote, or assist any unlawful act.
- To engage in any other conduct which, as determined by us, may harm the Company or expose it to liability.

### **Monitoring and Enforcement; Termination**

We have the right to:

- Withdraw at any time our consent and permission to use the Company Content for any or no reason in our sole discretion.
- Take any action with respect to any Claim of Compliance made by you that we deem necessary or appropriate in our sole discretion, including if we believe that such claim of Compliance violates these Terms of Download, infringes any intellectual property right or other right of any person or entity, or could create liability for the Company.
- Take appropriate legal action, including without limitation, referral to law enforcement, for any illegal or unauthorized use of the Company Content.
- Terminate or suspend your access to all or part of the Company Content for any or no reason, including without limitation, any violation of these Terms of Download.

Without limiting the foregoing, we have the right to cooperate fully with any law enforcement authorities or court order requesting or directing us to disclose the identity or other information of anyone downloading the ESRA Standards from the Website or making any Claim of Compliance or use of the ESRA Logo permitted herein. YOU WAIVE AND HOLD HARMLESS THE COMPANY AND ITS AFFILIATES, LICENSEES, AND SERVICE PROVIDERS FROM ANY CLAIMS RESULTING FROM ANY ACTION TAKEN BY THE COMPANY DURING, OR TAKEN AS A CONSEQUENCE OF, INVESTIGATIONS BY EITHER THE COMPANY OR LAW ENFORCEMENT AUTHORITIES.

We have no liability or responsibility to anyone for performance or nonperformance of the activities described in this section.

### **Term**

These Terms of Download will remain in full force and effect after your download of the ESRA Standards and while you use the Company Content and, notwithstanding anything herein to the contrary, this agreement will remain in effect after your use of the Company Content is terminated. We shall have the right to terminate all rights and licenses granted to you herein with respect to use of the Company Content in the event of any breach by you of these Terms of Download or of any conduct by you that threatens, harms, intimidates, or otherwise damages the Company or its members or causes any reputational harm.

### **Indemnification**

You agree to defend, indemnify, and hold harmless the Company, its affiliates, licensors, and service providers, and its and their respective officers, directors, employees, contractors, agents, licensors, suppliers, successors, and assigns from and against any claims, liabilities, damages, judgments, awards, losses, costs, expenses, or fees (including reasonable attorneys' fees) arising out of or relating to your violation of these Terms of Download or your use of the Company Content, including, but not limited to, the ESRA Standards, the Claim of Compliance and the ESRA Logo, other than as expressly authorized in these Terms of Download.

### **General**

The following provisions of the Website Terms of Use are expressly incorporated and restated in these Terms of Download as applicable to these Terms of Download, and all references to "content" on the Website or the Website's "content" contained in such provisions shall refer to and include the Company Content:

- Disclaimer of Warranties
- Limitation on Liability
- Governing Law and Jurisdiction
- Arbitration
- Waiver and Severability

These Terms of Download and the Terms of Use constitute the sole and entire agreement between you and the Company regarding the ESRA Standards and other Company Content and supersede all prior and contemporaneous understandings, agreements, representations, and warranties, both written and oral, regarding the ESRA Standards.