RPA PLAYBOOK TERMS OF ACCESS & USE

SHOAR Health LLC ("SHOAR) owns or licenses all right, title and interest in and to its RPA Playbook available on SHOAR's website (the "Playbook"). SHOAR has established the following terms and conditions (the "Agreement") with which you must comply when you access and view the Playbook. All references to "you" or "your" refer to you and the entity on behalf of which you access or view the Playbook.

By accessing and viewing the Playbook, you agree to the terms and conditions contained in this Agreement. You affirm that you are fully able and competent to enter into the terms and conditions set forth in this Agreement, and to abide by and comply with this Agreement, and you hereby accept this Agreement without limitation or qualification. If you do not accept the terms and conditions of this Agreement, do not accept the Playbook.

1. OWNERSHIP

- (a) SHOAR and its licensors own the Playbook and all information, graphics, and any other content that you may access and view in the Playbook (collectively, the "Playbook"). The names, trademarks, logos, slogans and taglines appearing in the Playbook (collectively, the "Trademarks") are owned by or licensed to SHOAR and, if licensed, are used with permission of the owner. The Trademarks and Playbook are protected by trademark, copyright and other intellectual property laws. SHOAR requires you to respect the intellectual property rights that SHOAR and its third-party licensors have in the Playbook and in the Trademarks, as the case may be.
- (b) You acknowledge and agree that any comments, ideas, feedback or other information provided by you to SHOAR concerning the Playbook ("Feedback") are not confidential and that SHOAR may reproduce, display, publish, edit or otherwise use such Feedback as it deems appropriate. If SHOAR incorporates any Feedback into the Playbook (or any other product or service of SHOAR), you further acknowledge that SHOAR shall own, and has all rights to use, such suggestions, and the Playbook (or any other product or service of SHOAR) incorporating such Feedback shall be the sole and exclusive property of SHOAR.

2. YOUR LICENSE

(a) SHOAR hereby grants you a limited, non-exclusive, revocable, non-transferable license to access and view the Playbook in accordance with the terms of this Agreement. You may not reproduce, perform, publicly display, create derivative works of, republish, retransmit or redistribute the Playbook or any extract thereof. All rights not expressly granted to you under this Agreement are reserved by SHOAR.

3. DISCLAIMER OF WARRANTIES

THE PLAYBOOK IS PROVIDED "AS IS" AND WITHOUT ANY WARRANTIES OF ANY KIND. SHOAR DISCLAIMS ALL WARRANTIES, EXPRESS AND IMPLIED, WITH RESPECT TO THE PLAYBOOK AND PLAYBOOK, INCLUDING, BUT NOT LIMITED TO, ANY WARRANTY OF MERCHANTABILITY, NON-INFRINGEMENT AND FITNESS FOR A PARTICULAR PURPOSE. ADDITIONALLY, SHOAR DOES NOT MAKE ANY REPRESENTATION OR WARRANTY REGARDING THE ACCURACY, COMPLETENESS, OR LEGALITY OF THE PLAYBOOK. THE PLAYBOOK MAY CONTAIN INACCURATE OR OUT-OF-DATE INFORMATION OR TYPOGRAPHICAL ERRORS. SHOAR RESERVES THE RIGHT TO CORRECT ANY ERRORS, INACCURACIES, STALENESS OR OMISSIONS; HOWEVER, SHOAR UNDERTAKES NO OBLIGATION TO UPDATE, AMEND OR CLARIFY THE PLAYBOOK.

4. GENERAL PROVISIONS

This Agreement and all claims related to it, its execution or the performance of the parties under it, shall be construed and governed in all respects according to the internal laws of the State of Delaware without regard to the conflict of law provisions thereof. You may not assign your rights or delegate your duties under this

Agreement or the Playbook without the prior written consent of SHOAR. If any provision of this Agreement is held invalid, illegal or unenforceable for any reason, such invalidity, illegality or unenforceability shall be deleted and shall not affect any other provision of this Agreement.

If you have questions or concerns with respect to this Agreement, please contact SHOAR by sending an email to the following address: valerie@shoar.com.

By signing below (electronically or otherwise), you acknowledge that you have read, understood, and agree to comply with the terms and conditions outlined in this Terms of Use. Your signature indicates your acceptance of the responsibilities and guidelines set forth herein.

Name/Title		
Organization		
 Date		