

Ag Data Transparent Master Services Agreement For Certified Members

Agricultural technology providers and other companies that participate in the Ag Data Transparent certification process (each considered a **“Provider”**) agree to be bound by the terms of this Master Services Agreement (**“Agreement”**) with the Ag Data Transparency Evaluator Inc., an Indiana non-profit corporation (**“ADT”**). This Agreement also establishes the terms by which a Provider may become a Certified Member (defined below) of the ADT and obtain use of the **“Ag Data Transparent”** seal (**“ADT Seal”**) in marketing the Provider’s certified products.

- 1. Complete the 11 Question (11Q) Evaluation Form.** The Provider shall complete the 11 Question Evaluation Form (**“11Q Form”**) which has been approved by the ADT Board of Directors and return the answers to the ADT. Completion of the 11Q Form requires hyperlinks to the Provider’s Data Contracts. The Provider shall ensure that all links remain functional during the term of this Agreement, which means that the Provider’s Data Contracts must stay posted online.

- 2. Services Provided by ADT.** ADT shall perform the certification process (collectively, the **“Services”**):
 - 2.1. Review 11Q Form.** The ADT will review the 11Q Form and all form contracts for data transfer, use, and control associated with any applicable Product between the Provider and the end user (**“Data Contracts”**) according to the evaluation process outlined below. The evaluation results shall be at the sole discretion of ADT.

 - 2.2. Evaluation Process is Confidential.** The evaluation process is confidential, meaning that the ADT shall not disclose to any third-party: (1) the draft 11Q Form submitted for evaluation; (2) any additional information provided to the ADT by the Provider for consideration as part of the evaluation process; (3) draft versions of Data Contracts not publicly available; or (4) the fact that the Provider has applied for ADT certification (collectively **“Confidential Information”**). The Provider acknowledges that the final, ADT approved 11Q Form is not Confidential Information and will be made public as part of the certification process (described below). The ADT may share Confidential Information internally as necessary.

 - 2.3. Web-Posting of 11Q Form Answers.** The ADT shall post the answers provided in the 11Q Form on the ADT’s website (www.agdatatransparent.org)(the **“ADT Website”**). The Provider grants the ADT a non-exclusive right to post the answers to the 11Q Form on ADT Website. The ADT will only post answers if a Provider is approved and certified as Ag Data Transparent.

 - 2.4. License of ADT Seal.** Upon certification approval, the ADT licenses the Provider to use of the ADT Seal as provided below.

- 3. The Certification Process.** The Provider agrees to submit the Data Contracts for review and evaluation which shall substantially follow this process:

- 3.1. **Submit the 11Q Form.** The Provider shall complete the 11Q Form and return the answers to the ADT in the manner required by ADT.
- 3.2. **Submit the Provider Data Contracts.** The Provider shall provide a digital copy of (or link to) any Provider Data Contracts to ADT when submitting the 11Q Form. The Provider shall make all Data Contracts referenced in or used to answer the 11Q Form, such as terms and conditions, privacy policy, and end user license agreements, publicly available on an online platform, allowing web-users to access the Data Contracts without a login or subscriptions.
- 3.3. **ADT Evaluation.** ADT shall review the 11Q Form and Data Contracts for accuracy, transparency, and completeness. After ADT reviews the 11Q Form and Data Contracts, ADT shall notify the Provider that the 11Q Form has been “approved” or is “deficient” by email.
 - 3.3.1. Upon receipt of a deficient notice, the Provider may revise the Data Contracts, revise the 11Q Form, or both, to address any deficiencies raised. Alternatively, the Provider may withdraw from the evaluation process.
 - 3.3.2. Upon receipt of an approval notice, ADT shall post the 11Q Form on the ADT website within seven (7) days to make the approved 11Q Form available for public to view. The Provider also will be licensed to use the ADT Seal in all marketing materials as licensed by this Agreement.
- 3.4. **Posting Results.** ADT shall post the results of an approved evaluation on the ADT Website. The Provider agrees that any online use of the ADT Seal shall include a hyperlink to the 11Q Form on the ADT website.
- 3.5. **Timeline for Completion.** The Provider must complete the evaluation process within six (6) months from the date this Agreement is signed. Failure to complete the evaluation within this time period shall require Provider to start the process over. ADT may agree to extend this process upon request by the Provider.

4. **Provider Use of the ADT Seal and 11Q Form.**

- 4.1. **Ownership.** ADT owns the ADT Seal and all copyright, trademark, trade secret, and other intellectual property rights that may exist in (i) the Services, (ii) any software provided by ADT to the Provider to facilitate the Provider’s use of the Services, (iii) any answers from the 11Q Form posted on the ADT Website, and (iv) any domain names provided by the ADT in connection with the provision of the Services (collectively, the “**ADT Intellectual Property**”).
- 4.2. **Limited License to Use the ADT Seal.** Upon receipt of an approval notice, the Provider is granted a license for the Term to utilize, copy, and reproduce the ADT Seal in print and digital marketing materials associated directly with the approved Product. When reproduced on the Provider’s website or smart-phone application, the Provider shall embed a hyperlink to that Provider’s sub-page located on the ADT Website so that any viewer of the Provider’s website or application may click on the ADT Seal, causing a new webpage to open on the respective Provider sub-page. The Provider may also represent that Provider is an “**Ag Data Transparent Certified Member.**” The Provider may also use the following statements underneath the ADT Seal in marketing materials:

This company has been evaluated for transparency and compliance with the agricultural industry's Privacy and Security Principles for Farm Data. The results of the evaluation can be found by clicking on the "Ag Data Transparent" seal.

- 4.3. **ADT Seal Style Guide.** Upon receipt of an approval notice, ADT will provide a style guide for display, usage, and formatting of the ADT Seal when used in marketing and online. The Provider shall adhere to all reasonable usage requirements and restrictions in the ADT Seal Style Guide.
- 4.4. **Reproduction of 11Q Form.** Upon receipt of an approval notice, the Provider is granted a license for the Term to reproduce the approved answers to the 11Q Form for the Provider's Product in print and digital marketing materials. The Provider shall have no right to reproduce the 11Q Forms for other Provider products and services that have not been evaluated by ADT.
- 4.5. **Takedown.** At the conclusion of any Term, unless timely renewed, the Provider shall cease use of and remove displays of the ADT Seal and 11Q Form from any websites, applications, and other online and printed marketing materials.
- 4.6. **Limited License for Provider Trademarks.** During the Term, the Provider grants to ADT a limited, non-exclusive, worldwide license to reproduce any logo, trademark, service mark, or name of the Product evaluated by ADT for use on the ADT Website and educational or promotional materials for ADT.
- 4.7. **Remedy for Unauthorized Use.** The Provider acknowledges that the ADT has no adequate remedy under this Agreement or at law if the Provider uses the ADT Seal in a manner not authorized by this Agreement. ADT will be entitled to injunctive or other equitable relief in order to prohibit unauthorized use of the Seal. ADT shall be entitled to all attorneys' fees and costs incurred in enforcing this provision.
5. **Term and Renewal.** Membership in the ADT as a Certified Member is based upon calendar years. Your initial membership term begins with the approval notice and ends on December 31st of the same year. Membership shall be renewed for subsequent years by following the renewal process. This Agreement is subject to change upon renewal.
6. **Updates to Data Contracts after Approval.** If Data Contracts are updated, modified, deleted, or altered in a material way (other than formatting, font, and appearance) after approval ("**Updated Data Contracts**"), the Provider should submit Updated Data Contracts to the ADT with an updated 11Q Form noting the changes, if any. Following review, the ADT shall update the posted evaluation on the ADT Website. Any change to Data Contracts is considered "**material**" if the change would render a prior answer on the 11Q Form incomplete, inaccurate, or misleading.
7. **Withdrawal.** At any time, the Provider may withdraw from having the Data Contracts evaluated by the ADT by notifying the ADT of the intent to withdraw in writing. Withdrawal will not result in a refund of the Fee. Following withdrawal, the ADT shall maintain the confidentiality of all

Confidential Information. The ADT shall not publicly disclose to any third party that the withdrawing Provider attempted certification or withdrew from the certification process. A Provider that withdraws from evaluation shall make no statement, written or oral, disparaging the ADT, the certification process, or the Services.

8. Subscription Fee for Participation.

- 8.1. **Certification Fee.** Providers shall pay an “**Certification Fee**” before ADT shall undertake an evaluation. The Certification Fee varies based upon organization annual gross revenue:
- 8.1.1. **Small Organization (\$2,500).** A small company that has annual revenue of less than \$5,000,000 (USD).
 - 8.1.2. **Medium Organization (\$5,000).** A company with annual gross revenue greater than \$5 million (USD) but less than \$100 million (USD).
 - 8.1.3. **Large Organization (\$7,500).** A large company with greater than \$100 million (USD) in annual revenue.
 - 8.1.4. An additional \$50 fee shall be paid by Provider if wiring funds to offset bank fees.
- 8.2. **Renewal Fee.** In order to maintain use of the ATP Seal for additional Terms, Provider shall pay an annual renewal fee equal to **one-half of the initial Certification Fee (“Renewal Fee”)**. If a Provider makes a material change in the Updated Data Contracts during the renewal period, the Provider shall pay the full Certification Fee as outlined in 8.1, however, a credit for any already-paid Renewal Fee shall be applied. The ADT may increase or decrease the Renewal Fee in future years. The terms of this Agreement, included any updated versions posted on the ADT website, shall apply to any renewal term.
- 8.3. **Fee for Multinational Platforms.** The ADT Certification Fee assumes one set of Data Contracts per certification per country. If the Provider seeks certification for a multinational data platform that has unique Data Contracts for different countries, the Provider must certify each country’s platform separately. This includes payment of an additional Certification Fee for each country. If the Provider demonstrates that two countries’ data contracts are substantially similar--meaning no changes to the 11Q responses exist between the two countries--the ADT may discount the second Certification Fee by 50%.
9. **Release.** The Provider releases ADT, including the directors, officers, employees, agents, attorneys, and administrators from any claims, damages, and liability arising out of performance of the Services. The Provider understands that the decision of whether to approve ADT certification is at the ADT’s sole discretion. Under no event shall ADT’s liability extend beyond the lesser of (1) a refund of the most recently paid Certification Fee or (2) \$1,000. This provision shall survive any termination of this Agreement. The ADT Seal is intended for use in the United States and Canada. Any use of the ADT Seal or marketing of Provider’s certification outside of the United States and Canada shall be a Provider’s sole risk. The Provider shall defend and indemnify the ADT against any claims, fines, or liability imposed by any governmental agency outside of the United States and Canada, arising from Provider’s use of the ADT Seal, or marketing of the Provider’s ADT certification, in those countries. This section shall survive any termination of this Agreement.

- 10. Termination.** The Provider shall notify the ADT at any time if the Provider desires to terminate this Agreement. A termination shall result in an immediate termination of any license to use the ADT Seal. Any failure to pay the Renewal Fee shall also result in termination. Any action or conduct by the Provider in direct contravention of the spirit, purpose, or mission of the ADT may also result in the termination of this Agreement, as determined by a majority vote of the ADT Board of Directors. The ADT shall not refund any portion of the Certification Fee or Renewal Fee in the event of a termination.
- 11. Notice Provisions.** Any notice required by this Agreement shall be sent or emailed to the ADT Administrator: Todd Janzen, Ag Data Transparency Evaluator Inc., 8425 Keystone Crossing Suite 111, Indianapolis, Indiana 46240; email: janzen@agdatatransparent.com.
- 12. Assignment.** The Provider may not assign this Agreement or the Provider's license to use the ADT Seal to any other party without the prior written consent of the ADT, which shall not be unreasonably withheld.
- 13. Remedies.** The Provider agrees that irreparable damage would occur if it breaches this Agreement. Therefore, ADT shall be entitled to specific performance of any provision in this Agreement, in addition to any other rights or remedies afforded by law or equity. ADT shall be entitled to reimbursement of its attorneys' fees and costs for any action taken to enforce this Agreement, whether suit is filed, or enforcement is taken by a lesser measure. This section shall survive termination of this Agreement.
- 14. Miscellaneous Legal Terms.** ADT is an independent corporation and not a partner with the Provider. This Agreement shall be construed in accordance with the laws of the State of Indiana. Any suit concerning this Agreement shall be brought in the United States District Court for the Southern District of Indiana or the Marion County, Indiana state court. This Agreement constitutes the entire agreement of the parties for the subject matter it contains, and supersedes all prior discussions, negotiations and agreements between the parties. No additional terms relating to this Agreement shall be valid unless approved in writing by both parties. The person signing this Agreement represents and warrants that he or she has the authority to bind the Provider, and that the Provider is a corporation, company, or cooperative that is duly organized, validly existing, and in good standing under the laws of the state of organization, and that the person executing this Agreement is duly authorized by the Provider for that purpose.
- 15. Approval.** The Provider consents to electronic signature of this Agreement. By typing your name on the ADT website application page, you agree that your participation in the ADT certification process is governed by this Agreement. A digital record of acceptance of this Agreement shall be valid and enforceable against the Provider.