



## Terms of Service Agreement

This Terms of Service Agreement (the "Agreement") is provided by UBIX Technology Solutions, Inc. ("UBX Cloud") located at 30850 Stephenson Hwy, Madison Heights, MI 48071 for the provision of cloud-based solutions and related consultative services.

### BACKGROUND

UBX Cloud is a Cloud Services Provider (CSP) and Information Technology (IT) consultancy offering purpose-built datacenters that provide highly scalable and secure environments for hosting IT infrastructure, mission-critical data, business applications, and disaster recovery locations.

Subscriber seeks to access and use one or more of UBX Cloud's services offered according to this Agreement.

### AGREEMENT

#### 1. Definitions

"UBX Cloud" is the provider of the Services according to this Agreement.

"Service" means one or more of the cloud infrastructure services offered by UBX Cloud, including, but not limited to, Managed IT-as-a-Service (ITAAS), Disaster Recovery, VEEAM Cloud Backup, Desktop-as-a-Service (DAAS), and on-demand cloud infrastructure for Managed Service Providers (MSPs).

"Plan" means a subscription to one or more Services provided to a Subscriber on a subscription basis.

"Subscriber" means a person or entity that subscribes to a Plan.

"Platform" means the interface through which the Services are accessed.

"User" means any person or persons who accesses or uses the Platform or Services.

**2. Acceptance.** By clicking "I accept the Terms of Service" (or the like) on an online order form or otherwise indicating your assent to this Agreement (including accessing the Platform), you agree to be bound by this Agreement. If accepting on behalf of a company or other legal entity, you represent that you have the authority to bind such entity and its affiliates to this Agreement, in which case such entity and its affiliates shall be so bound.

**3. Subscriptions.** Subscriptions for individual Services are available according to a monthly Plan as ordered by Subscriber. Unless otherwise expressly authorized, Subscriptions may only be purchased directly from UBX Cloud and not from any third part or reseller.

**4. Payment.** Subscriber will be billed at the beginning of each month for the Services provided under Subscriber's Plan. If Subscriber adds new Services to its Plan in between pay periods, Subscriber will be required to pay for such Services beginning at time of delivery.



**5. Default for Nonpayment.** Payments or amounts more than sixty (60) days past due shall be deemed a material breach of this Agreement and may result in the stoppage of any and all Service and the enforcement of any other rights to which UBX Cloud may be entitled.

**6. Account Administration.** Upon subscribing, Subscriber will be granted access to the Platform and any Services associated with its Subscription and shall be granted administrative privileges (the "Admin") in order to manage its account.

**7. Access by Users.** Access to and use of UBX Cloud's Platform and Services is subject to the EULAA, which is hereby incorporated by reference. All Users must accept the EULAA prior to accessing or using the Platform.

**8. Access Restrictions.** User accounts shall only be assigned to a single person. Sharing user accounts or allowing access to a person who is not assigned to the account is not permitted.

**9. Authorized Uses.** The Platform and Services are provided solely for the purposes intended by this Agreement. Use of the Platform or Services for any other purpose is strictly prohibited and constitutes a material breach of this Agreement. Subscriber and its Users are prohibited from providing access to the Platform or Services to third parties. Subscriber and Users must immediately report to UBX Cloud any actual or suspected unauthorized, fraudulent, illegal, or harmful use of the Platform ("Unauthorized Uses").

**10. Right to Deny Access.** UBX Cloud reserves the right to modify, suspend, or terminate access to the Platform and to reject, remove, amend, modify, delete or cancel any information hosted on the Platform in the event of a violation of this Agreement or upon reasonable notice to Subscriber.

**11. Compliance Audits.** UBX Cloud reserves the right to audit Subscriber's use of and access to the Platform and Services upon reasonable notice to ensure that such use of and access to the Platform complies with this Agreement and any applicable legal requirement.

**12. Service Start Date.** The provision of any Services provided under this Agreement shall be delivered within a commercially reasonable time following execution of this Agreement or the execution of an applicable Change Order or SOW, as the case may be, subject to the satisfaction of any prerequisites, including, but not limited to, the receipt of any required materials, information, or payments.

**13. Term.** Services shall be provided on a month-to-month basis unless stated otherwise.

**14. Termination.** Subscriber and UBX Cloud may each terminate this Agreement at any time for any reason or no reason at all upon written notice to the other. If Subscriber cancels its Plan prior to the day of its expiration, UBX Cloud will not refund any amount for unused time.

**15. Statements of Work.** During the term of this Agreement, UBX Cloud may provide products and services pursuant to a Statement of Work ("SOW") in the form of Exhibit A. SOWs shall be valid and enforceable under this Agreement upon being signed by the parties.



**16. Change Orders.** During the term of this Agreement, if the parties desire to make changes to the Services provided, the parties may issue a Change Order in the form of Exhibit A. Change Orders shall be valid and enforceable under this Agreement upon being signed by the parties.

**17. Consultative Services.** Unless otherwise agreed or as may be specifically provided under Subscriber's Plan, Consultative Services provided under this Agreement will be billed on a time and material basis at a rate commensurate with the service provided. Unless otherwise agreed, payment terms for consultative services shall be on a Net 30 basis from the date of invoice.

**18. Relationship of Parties.** The parties agree that UBX Cloud is not an employee, partner, agent, or joint venture of Subscriber.

**19. Intellectual Property; Enforcement.** Except as may be the intellectual property ("IP") of third parties, UBX Cloud is the sole and exclusive owner of all rights, title, and interest in the Platform, including all aspects of its related software and source code. Subscriber agrees that money damages would be insufficient to address a violation of this provision and acknowledges and agrees that UBX Cloud shall be entitled to injunctive relief in addition to any other relief that UBX Cloud may be entitled. Subscriber agrees to pay on demand UBX Cloud's expenses (including any costs and attorneys' fees) incurred in successfully enforcing its IP rights against a violation of such rights by Subscriber or its Users. To the extent that any third party's IP is incorporated within the Platform, Subscriber and its Users agree that such third party is a third-party beneficiary of the terms of this Agreement.

**20. Platform Security.** The Platform is designed with security features intended to make unintended access more difficult. UBX Cloud believes these features are commercially reasonable given the purpose of the Platform. UBX Cloud makes no representation or warranty of any kind, express or implied, concerning the security of the Platform or the Services and shall not be liable for loss or damage of any kind resulting from security or privacy related incidents or breaches, except as may be the result of UBX Cloud's own gross negligence or willful misconduct. Subscriber expressly agrees to assume responsibility for securing access to its own account and that of its Users and of the data associated with its use of and access to the Platform.

Subscriber and its Users are required to help ensure the security of the Platform by following reasonable security practices in accessing and using the Platform, including securing their login credentials from unauthorized use, logging out after accessing the Platform, timely installing software patches and updates, following industry best practices for encrypting data and information assets (both in transit and at rest), maintaining regular data backups, identifying threats and vulnerabilities, conducting regular risk assessments, avoiding activities and use cases likely to result in compromise, and immediately reporting unusual or suspicious events to UBX Cloud. The protection of login credentials requires, at a minimum, using unique, reasonably difficult and non-obvious passwords containing a mix of alphanumeric and special characters, not sharing passwords with others or storing them in plaintext, and generally keeping passwords safe from unauthorized or inadvertent access or disclosure. UBX Cloud reserves the right to require Subscriber to provide a Written Information Security Policy ("WISP") upon request applicable to Subscriber's use of the Platform or Services to UBX Cloud's satisfaction.

Subscriber and its Users shall immediately notify UBX Cloud of any suspected or actual security threat to the Platform upon discovery. Such notice shall be made to [abuse@ubxcloud.com](mailto:abuse@ubxcloud.com). In the event of a security



threat, UBX Cloud reserves the right to take any action it deems necessary without prior notice to protect the security of the Platform without exception.

Subscriber expressly agrees to assume full responsibility for its information security practices, including the adequacy and efficacy of the security tools and controls it utilizes either independently or together with services provided under this Agreement. Subscriber is responsible for implementing appropriate security measures and controls commensurate with the nature of its operations and exposure to risk, regularly testing the adequacy and strength of such controls and its security systems, remediating any vulnerabilities, providing timely and pertinent training to its Users and staff, exercising sensible security precautions, properly planning and preparing for security incidents, and following industry best practices in information security to protect and defend itself from internal and external threats, including malicious actors, natural disasters, and other unpredictable events. Subscriber shall not perform penetration tests on the Platform without the prior written authorization of UBX Cloud.

**21. Security Incidents.** In the event of an immediate cybersecurity risk to the Platform, Subscriber expressly authorizes UBX Cloud to unilaterally take any reasonable measures it deems necessary in its discretion to remediate or mitigate such risk without prior notice to or obtaining consent or authorization from Subscriber. Upon taking such action and regardless of whether such action is successful in addressing such risk, Subscriber agrees to reimburse UBX Cloud for all associated costs up to \$5,000.00, which may be paid in installments over a period of not more than 6 months from the date incurred.

**22. Data Management.** Unless otherwise agreed, Subscriber is solely responsible for managing the data hosted on UBX Cloud's cloud infrastructure. Data management specifically includes all aspects of its own organization's data governance, except as where certain aspects of network architecture, security, or the like are the province of UBX Cloud.

**23. Data Retention.** Unless otherwise agreed, Subscriber is responsible for managing its own data retention and disposal policies. Subscriber shall notify UBX Cloud in advance of any special retention policies that may apply to data backups.

**24. Data Compliance.** Subscriber expressly agrees to assume and be solely responsible for its compliance with any laws and/or regulations concerning its access to and use of the Platform, including all data privacy and security laws, including, but not limited to, the Health Insurance Portability and Accountability Act (HIPAA), the EU General Data Protection Regulation (GDPR), and the California Consumer Privacy Act, as well as any rule, ruling, contractual requirement, or self-regulatory obligation applicable to its data, operation, and activities, such as the Payment Card Industry Data Security Standard (PCI DSS).

UBX Cloud shall have no obligation to facilitate or administer any activities associated with Subscriber's compliance requirements, or any E-Discovery or "litigation hold" or the like, except as UBX Cloud may so offer and for a cost to be mutually agreed upon in advance by the parties.

**25. Acknowledgement of Risk.** Subscriber acknowledges that the use of information technology systems, including the Platform any and all Services provided hereunder, carry serious inherent risks, including risks to the confidentiality, integrity, and availability of data, as well as the disruption and loss of cyber-physical and other critical systems that can lead to property damage, financial loss, legal liability, injury, and death. Subscriber recognizes that even if reasonable precautions are taken, unpredictable and



serious events can and do occur and that despite being informed of these risks, Subscriber chooses to utilize such technologies.

**26. Assumption of Risk.** Subscriber expressly agrees to assume the risk of any loss, damage, destruction, or harm to any persons or property, including, but not limited to, damages and loss resulting from the intended and unintended actions of individuals and third parties, hacking, theft, malware, cyber-attacks, phishing, and the like, software and equipment malfunctions, faults, failures, breakage, and misconfigurations, as well as natural and manmade disasters, fire, water, and other casualty (collectively, the "Potential Risks") arising from this Agreement or its access to or use of the Platform except as may be the result of UBX Cloud's own gross negligence or willful misconduct.

**27. Third Party Services.** Subscriber expressly agrees to assume full responsibility for complying with all third-party software licenses and terms of service, including that such licenses are properly maintained and abided. UBX Cloud hereby disclaims any and all responsibility and liability for or relating to improper or impermissible uses of software or the use of out-of-support or deprecated software and may deny or limit the provision of Subscriber's service for reasons relating thereto. Subscriber's use of or access to any third-party products and services provided under this Agreement shall be strictly limited to and governed by any such agreements, licenses, terms of service, or the like associated with such products and services. Subscriber's sole and exclusive remedy for any problem or complaint related to a third-party product or service shall be limited to any remedy that may be made available by such third party and that under no circumstances will Subscriber look to UBX Cloud for any such remedy.

**28. Indemnification.** Subscriber specifically agrees to indemnify UBX Cloud, its officers, directors, employees, agents, vendors, contractors, associates, and assigns (collectively, "Indemnitees" and each an "Indemnitee") and pay on demand for the defense of and Indemnitee or Indemnitees (including any costs, expenses, and attorneys' fees) from and against any and all claims, suits, demands, enforcement actions, fines, liabilities, damages, losses, costs and expenses arising out of or in any way related to this Agreement or Subscriber's use of or access to the Platform or Services, including use and access by of its Users, except as may be the result of UBX Cloud's own gross negligence or willful misconduct.

**29. Disclaimers.** EXCEPT AS MAY OTHERWISE BE EXPRESSLY PROVIDED HEREIN, ALL PRODUCTS AND SERVICES ARE PROVIDED ON AN "AS IS" AND "AS AVAILABLE" BASIS AND UBX CLOUD DOES NOT MAKE, AND HEREBY DISCLAIMS, ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NONINFRINGEMENT, INTEROPERABILITY, AND TITLE, AND ANY WARRANTIES ARISING FROM A COURSE OF DEALING, USAGE OR TRADE PRACTICE. UBX CLOUD DOES NOT WARRANT THE WORK AND SERVICE PROVIDED HEREUNDER WILL BE UNINTERRUPTED AND/OR ERROR FREE. UBX CLOUD DOES NOT MAKE AND HEREBY DISCLAIMS ALL EXPRESS OR IMPLIED WARRANTIES AGAINST LOSS OF DATA, SECURITY BREACHES, THIRD PARTY INTERRUPTION OR INTERFERENCE WITH DATA OR NETWORKS, AND EXPOSURE OR RELEASE OF PERSONALLY IDENTIFIABLE INFORMATION, REGARDLESS OF CAUSE. ALL WARRANTIES PROVIDED HEREIN ARE PERSONAL TO, AND INTENDED SOLELY FOR THE BENEFIT OF SUBSCRIBER, AND DO NOT EXTEND TO ANY THIRD PARTY. NOTWITHSTANDING ANYTHING TO THE CONTRARY HEREIN, SUBSCRIBER ACKNOWLEDGES THAT UBX CLOUD SHALL BEAR NO RESPONSIBILITY FOR THE PERFORMANCE, REPAIR OR WARRANTY OF ANY OF SUBSCRIBER'S SOFTWARE, HARDWARE PRODUCTS OR SERVICES PROVIDED TO SUBSCRIBER OR BY A THIRD



PARTY, UNLESS OTHERWISE SET FORTH HEREIN. UBX CLOUD HEREBY DISCLAIMS ANY AND ALL REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED, CONCERNING THE COMPLIANCE OF ITS SERVICES WITH ANY DATA PRIVACY REGULATION OR OTHER SIMILAR REQUIREMENT.

**30. Limitation of Liability.** UNDER NO CIRCUMSTANCES SHALL UBX CLOUD BE LIABLE TO SUBSCRIBER OR ANY USER OR THIRD PARTY FOR ANY LOSS OF DATA, LOSS OF PROFITS, LOSS OF BUSINESS, OR ANY SPECIAL, CONSEQUENTIAL, EXEMPLARY, INDIRECT OR INCIDENTAL DAMAGES ARISING OUT OF OR RELATED TO THIS AGREEMENT. UBX CLOUD'S TOTAL POSSIBLE LIABILITY UNDER THIS AGREEMENT SHALL BE STRICTLY LIMITED TO ACTUAL DAMAGES LIMITED TO THE LESSER OF \$1,000.00 OR THE TOTAL AMOUNT SUBSCRIBER HAS PAID UBX CLOUD IN THE PRECEDING THREE (3) BILLING CYCLES. SUBSCRIBER FURTHER AGREES THAT NO TRUSTEE, OFFICER, DIRECTOR, GENERAL OR LIMITED PARTNER, MEMBER, SHAREHOLDER, BENEFICIARY, EMPLOYEE OR AGENT OF UBX SHALL BE HELD TO ANY LIABILITY, JOINTLY OR SEVERALLY, FOR ANY DEBT, CLAIM, DEMAND, JUDGMENT, DECREE, LIABILITY OR OBLIGATION OF ANY KIND (IN TORT, CONTRACT OR OTHERWISE) ARISING OUT OF THIS AGREEMENT.

**31. Class Action Waiver.** THE PARTIES AGREE THAT ANY DISPUTE SHALL BE RESOLVED IN THEIR RESPECTIVE INDIVIDUAL CAPACITIES ONLY AND NOT AS A CLASS ACTION OR OTHER REPRESENTATIVE ACTION, AND THE PARTIES EXPRESSLY WAIVE THEIR RIGHT TO FILE A CLASS ACTION OR SEEK RELIEF ON A CLASS BASIS.

**32. No Wavier.** UBX Cloud's failure to seek redress for violation of, or to insist upon the strict performance of, any covenant or condition of this Agreement shall not be deemed a waiver of such violation nor prevent a subsequent act, which would have originally constituted a violation, from having all the force and effect of an original violation.

**33. Force Majeur.** In no event shall UBX Cloud be responsible or liable for any failure or delay in the performance of its obligations under this Agreement arising out of or caused by, directly or indirectly, forces beyond its reasonable control, including without limitation strikes, work stoppages, accidents, acts of war or terrorism, civil or military disturbances, nuclear or natural catastrophes, acts of God, and malfunctions or interruptions to or the loss of utilities, communications, or computer (software or hardware) services.

**34. Confidentiality.** Unless otherwise agreed, no information disclosed to UBX Cloud, either directly or indirectly, through any use of or access to the Platform or Services shall be considered confidential or proprietary and Subscriber hereby waives any claim against UBX Cloud with respect thereto.

**35. Non-Solicitation.** During the term of this Agreement and for a period of 24-months thereafter, Subscriber shall not, directly or indirectly solicit, recruit, or employ any employee of UBX Cloud without the prior written consent of UBX Cloud.

**36. Notices.** All notices, demands, and communications required or permitted in connection with this Agreement will be in writing and shall be deemed effectively given in all respects upon delivery if delivered by email to UBX Cloud at [legal@ubxcloud.com](mailto:legal@ubxcloud.com) and to Subscriber at Subscriber's primary email address then on file.



**37. Governing Law; Forum Selection.** This Agreement shall be governed by and construed in accordance with the internal laws of the state of Michigan without regard to conflict of laws principles. Disputes arising hereunder shall be adjudicated in a Michigan court of competent jurisdiction in Oakland County, Michigan. Subscriber shall pay UBX Cloud's expenses, including reasonable attorneys' fees, incurred in enforcing any of Subscriber's payment obligations.

**38. Survival.** The expiration or early cancellation or termination of this Agreement shall not release Subscriber of its obligation to make any payments owed under this Agreement. The provisions concerning Disclaimers, Limitation of Liability, Indemnification, and Non-Solicitation shall survive this Agreement indefinitely or for their respective specified periods.

**39. Assignment; Successors and Assigns; No Third-Party Beneficiaries.** This Agreement may be assigned by UBX Cloud in its sole discretion without exception. This Agreement shall be binding upon and inure to the benefit of the parties and their respective successors, heirs, and assigns. Except as may be specifically provided herein, there are no intended beneficiaries other than the parties hereto.

**40. Joint and Several Liability.** All obligations under this Agreement shall be joint and several between the Subscriber and its Users except for any payment obligations, which shall be individual to Subscriber.

**41. Severability.** If any term or other provision of this Agreement is invalid, illegal, or incapable of being enforced by any law or public policy, all other terms and provisions of this Agreement shall nevertheless remain in full force and effect.

**42. Construction.** Unless the context of this Agreement otherwise requires: (1) words importing the singular include the plural and vice-versa, (2) the use of all pronouns shall be interchangeable and considered gender neutral, and (3) section headings and paragraph titles in this Agreement are for convenience only and form no part of this Agreement and shall not affect its interpretation.

**43. Execution.** This Agreement shall be considered fully executed and in full force and effect upon its acceptance according to this Agreement.

**44. Opportunity to Review.** By accepting this Agreement, you acknowledge and agree that you had sufficient time and opportunity to review and consult with legal counsel prior to accepting this Agreement.

**45. Entire Agreement.** This Agreement, along with the SLA constitute the entire agreement between the parties hereto with respect to the subject matter hereof and, upon its effectiveness, shall supersede all prior agreements, understandings and arrangements, both oral and written, with respect to the subject matter hereto.

**46. Amendment.** This Agreement may be amended by UBX Cloud from time-to-time in its sole discretion by posting notice of any such changes at <https://www.ubxcloud.com/terms> at least thirty (30) days prior to their effective date. Subscriber hereby acknowledges and understands that it is solely responsible for checking the website for such changes on a regular basis. UBX Cloud recommends Subscriber "bookmark" this web page and schedule a recurring reminder.



## End User Licensing and Access Agreement

Your access to and use of the UBX Cloud Platform and Services is subject to your acceptance of this End User Licensing and Access Agreement (“EULAA”) and the Terms of Service Agreement (“Agreement”), which is hereby incorporated by reference. This EULAA applies to all Users who access or use the Platform or Services. If you are not authorized to accept this EULAA or disagree with any of its terms, then you should not use or access the Platform or Services.

### Valid Subscription

Your access to and use of the Platform and Services are conditioned on the existence of a valid Subscription enabling your particular account. If, at any time and for any reason, the Subscription to which your account is based becomes invalid or is modified, suspended, or terminated, your access to and use of the Platform and Services will be affected.

### Grant of License; Permission to Access

UBX Cloud hereby grants you a limited, personal, nonexclusive, nontransferable, non-assignable, and non-sublicensable license to access and use the Platform and Services as intended by the Terms of Service Agreement.

Except as is expressly provided in this Agreement, you may not copy, modify, distribute, reverse engineer, decompile, disassemble, tamper with, or repurpose any component of the Platform or Services. UBX Cloud may, in its sole discretion, may redesign or modify all or any portion of the Platform or its Services.

### Privacy Notice

UBX Cloud respects the privacy of its users and strives to provide sufficient notice of its privacy practices, which can be found at <http://UBXcloud.com/privacy-policy/>. By engaging with UBX Cloud through your use of or access to the Platform or Services, you are consenting to the use of your information according to the Privacy Notice.



## Service Level Agreement

This Service Level Agreement (“SLA”) is incorporated into and describes the service level details for all cloud infrastructure services provided by UBX Cloud, including, but not limited to, Managed IT-as-a-Service (ITAAS), Disaster Recovery, VEEAM Cloud Backup, Desktop-as-a-Service (DAAS), and on-demand cloud infrastructure for Managed Service Providers (MSPs) (the “Service”) provided pursuant to the Terms of Service Agreement (“Agreement”) entered into by Subscriber and UBX Cloud.

The Service shall consist of the following:

1. **Private Cloud**  
Managed cloud resource pools consisting of vCPUs, RAM, and storage for creating virtual servers and appliances.
2. **Disaster Recovery**  
Managed replication of an organization’s primary virtual infrastructure to UBX Cloud’s data center for the purpose of business continuity of IT operations in the event of a failure of an organizations primary infrastructure.
3. **VEEAM Cloud Backup**  
Managed Veeam software-based solution that facilitates offsite backups of an organizations data to UBX Cloud’s data center.
4. **Desktop-as-a-Service (DAAS)**  
Managed virtual desktop infrastructure that facilitates secure, remote access to a cloud-based digital workspace.
5. **Managed IT-as-a-Service**  
Virtual administration and support of an organization’s IT infrastructure.
6. **Cybersecurity-as-a-Service**  
Managed virtual cybersecurity appliance solution.
7. **Consulting**  
Expert IT consulting from certified cloud engineers.

Provision of each of the above components of the Service is conditioned on fair and reasonable requests by Subscriber and subject to fair and reasonable responses by UBX Cloud.



## Service Level Agreement Schedule

UBX Cloud strives to provide 100% uptime on network, power, and cooling for your managed cloud infrastructure.

Our systems and datacenters we operate are purpose-built and designed in a fashion in which every aspect of our systems are N+1 and highly available.

Uptime is very important to us. However, in the event of an outage, our maximum liability is outlined for clarity below.

Monthly Uptime	Service Credit
100 %	0 % of MRC
95 % to 99.9 %	10% of MRC
90 % to 94.9 %	20% of MRC
0% to 94.9 %	100% of MRC

If you have been impacted by an outage, please reach out to your account manager or email [billing@ubxcloud.com](mailto:billing@ubxcloud.com). You must inform us of your request within (30) days of the outage in order to be eligible for a service credit. Account credit shall be your sole and exclusive remedy in the event of an outage or service disruption.



Exhibit A  
STATEMENT OF WORK

This Statement of Work ("SOW") is incorporated into and shall describe certain work to be performed pursuant to Terms of Service Agreement ("Agreement") between Subscriber and UBX Cloud dated \_\_\_\_\_, 20\_\_\_\_\_.

Date	
Subscriber	
Description of Work	
Estimated Delivery	
Service Fees	
Installation Fees	
Professional Service Fees	

Accepted by:

Subscriber:

UBX Cloud:

\_\_\_\_\_  
Signature

\_\_\_\_\_  
Signature

\_\_\_\_\_  
Print Name

\_\_\_\_\_  
Print Name

\_\_\_\_\_  
Title

\_\_\_\_\_  
Title

\_\_\_\_\_  
Date

\_\_\_\_\_  
Date



Exhibit B  
CHANGE ORDER

This Change Order ("Order") is incorporated into and shall apply certain changes to the products or services provided under the Terms of Service Agreement ("Agreement") between Subscriber and UBX Cloud.

Date	
Subscriber	
Description of Change	
Estimated Delivery	
Changes in Service Fees	
Installation Fees	
Professional Service Fees	

Accepted by:

Subscriber:

UBX Cloud:

\_\_\_\_\_  
Signature

\_\_\_\_\_  
Signature

\_\_\_\_\_  
Print Name

\_\_\_\_\_  
Print Name

\_\_\_\_\_  
Title

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