

The Electronic Signature Terms ("ESign Terms") apply to the extent referenced in another agreement ("Other Agreement") and a party (or multiple parties) is using an Electronic Signature, as such terms is defined in the Electronic Signatures in Global and National Commerce Act at 15 U.S.C. §7001 et seq. ("**ESIGN Act**"). To facilitate execution, the Other Agreement may be executed by one or more of the parties in the form of an "Electronic Record," as such term is defined in the ESIGN Act. The Other Agreement may be executed in as many counterparts as may be required to reflect all parties' agreement, all counterparts will collectively constitute a single agreement, and such "Electronic Signature," as defined in the ESIGN Act, will constitute an original and binding signature of a party. The fact that a document is in the form of an Electronic Record and/or is signed using an Electronic Signature will not, in and of itself, be grounds for invalidating such document. These ESign Terms, together with the Other Agreement, constitute the entire agreement of the parties with respect to the subject matter of the Other Agreement.