JUST APPRAISED SAAS SERVICES ORDER FORM (DEEDS)

This Order Form is effective as of July 1, 2025 (the "Order Form Effective Date") and is governed by the terms and conditions of the SaaS Services Agreement entered into by Just Appraised Inc. and the undersigned customer on July 1, 2022 (the "Agreement"). By signing this Order Form, Customer expressly agrees to be bound by the terms of conditions of the Agreement, which are incorporated herein by reference. Capitalized terms used herein but not defined herein shall have the meanings ascribed to them in the Agreement. If there is an inconsistency or conflict between the terms of the Agreement and the terms of this Order Form, the terms of this Order Form shall govern.

Customer:	Oklahoma Board of County Commissioner	Contact:	Marci Hoffman
Address:	320 Robert S Kerr Ave	Phone:	405-713-1203
	Oklahoma City, OK 73102	E-Mail:	MarHof@OkCounty.org
Fee") to be in and any subs	\$116,865 per year for the Term (the "License voiced at the beginning of each 3-month period equent Renewal Terms, and paid in accordance 2 of the Agreement.	Term: July 1	1, 2025 through June 30, 2026.

JUST APPRAISED INC.	CUSTOMER: OKLAHOMA BOARD OF COUNTY COMMISSIONER
By: <u>Meera Kansagra</u>	Ву:
Name: Meera Kansagra	•
Title: Director of Finance and Accounting	Name:
•	Title:
Date: May 05, 2025	Date:

JUST APPRAISED

SAAS SERVICES AGREEMENT

This Sans Sorvices Agreement ("Agreement") is entered into effective us of July 1, 2022 (the "Effective Date") between Just Appraised Ino., with a place of business at 2261 Market Street #h074 San Francisco CA, 94114 ("Company"), and the undersigned Customer").

BACKOROUND

- A. Company provides a sales verification software-as-a-service application that aggregates various date sources about real estate transactions and creates a workflow that is designed to allow staff members to process real estate sales more quickly (collectively the "Pintform").
- E. Company also provides support and maintenance services related to its Platform, and may offer consulting, implementation and other professional services.
- C. Customer wishes to utilize the Platform and related services as provided herein.

NOW, THEREFORE, in consideration of the natural promises contained herein and for other good and valuable consideration, the Parties herein agree as follows:

1. PLATFORM ACCESS.

- 1.1 Subject to the terms and conditions of this Agreement, Company hereby giants Customer and its Users a non-exclusive, non-transferable (except for permitted assignments under Section 9) right, during the Term (as defined below), to access and use the Platform solely for Customer's internal business purposes in accordance with the applicable Order Porus. As used herein, "User" means an employee, representative, consultant, contractor or agent of Customer who is authorized to use the Platform and has been supplied a user identification and passivered by Customer (or by Company at Customer's request).
- 1.2 As used herein, "Order Form," means a quate, order form in substantially the form attached as Exhibit A, or other ordering document detailing the Customer's access to the Pinthorn and any associated fees therefor and my trensaction-specific terms and conditions. Upon mutual execution (or, in the case of quotes, confirmation and placearent of the order by Customer), Order Form(s) will be governed by the terms and conditions hereof and are deemed incorporated herein by this reference. If the parties agree, an Order Form may be used in connection with, or in then of, an SOW (as defined below).
- 1.3 As part of the registration process, Customer will identify an administrative user name and password for Customer's Company account. Company reserves the right to refuse registration of, or cancel passwords it deems inspuropriate. Customer may only allow that number of Users as is specified in the applicable Order Formas) to use the Platform of any one time. Customer acknowledges that Company may

Include in its Platform functionality to track the number of active Users and to disallow use by more than the authorized number of Users. Customer is responsible for all activities that accur under Customer's User accounts. Customer shall use commercially reasonable afforts to prevent manufarized access to, or use of, the Platform, and shall promptly notify Company of any known unauthorized use. Customer will ensure that (a) all Users given access to the Platform fuve the right to access the information and Customer Data made accessible to them by Customer through the Platform and (b) any User granting Company access to any Customer Data has the right and authority to grant such access.

Support and professional services

- 2.1 Subject to the terms hereof, Company will provide Customer with reasonable technical support services in accordance with the Company's standard practice.
- 2.2 In connection with Customer's use of the Platform, Company and Customer may agree in an Order Form and/or a separate mutually executed Statement of Work (an "SQW") upon training, implementation, consulting or other professional services to be performed by Company (collectively the "Professional Services"). Customor agrees to provide Company with any required Customer nuterials needed for Company to perform the Professional Services, and hereby grants Company is regulty-free, non-exclusive, worldwide license to use such materials for the sole purpose of enabling Company to perform the Professional Services. Company will use commercially reasonable efforts to meet any schedules set forth in an SOW or Order Porm, and Customer agrees to cooperate in good fulfit to allow Company to achieve completion of such Professional

Services in a timely and professional manner, If achievement of any particular cultestone is dependent upon performance of lasks by Customer or by a third party outside of Company's control, any projected dates for accomplishing such milestones will be approximately adjusted to reflect only changes in such tasks. Company retains all right, title and interest in and to (i) anything it uses or develops in connection with performing Professional Services for Customer, including, among other things, coftware, tools, specifications, ideas, onneopts, inventions, processes, techniques, and know-how and (ii) anything it delivers to Customer during the course of performing Professional Services (collectively, "Deliverables") ((1) and (ii) being collectively referred to herein as the "Professional Services IP"), unless otherwise specified in the applicable Order Form or SOW. Company hereby grants to Customer and its Users, a non-exclusive, non-immsterable (except for permitted assignments under Section 9), worldwide, royalty-free, littified-torm license to use the Deliverables during the Them solely in conjunction with Customer's use of the Platform. Clustomer may not copy, modify, or otherwise oreale derivative works of any Dallyarables without Company's prior written consent in each once,

A. RESTRICTIONS AND RESPONSIBILITIES

Customer and its Users will not, directly or indirectly, (i) reverse engineer, decompile, disassemble or otherwise attempt to discover the source code, object code or underlying structure, ideas, know-how or algorithms relevant to the Platform or any software, documentation or data related to the Platform ("Software"); (ii) modify, copy, translate, or oreste derivative works based on the Platform or any Software (except to the extent expressly permitted by Company or authorized within the Platform); (iii) real, lease, lend, soll, subfloomse, assign, distribute, publish, transfer, or otherwise make the Platform available to any third party, except for Users; (iv) use the Pluform to send spam or unsolioited mossages, collect dala regarding others without their consent, transmit unlawful, immoral, libelous, tortnous, infringing, defanatory, threatening, vulgar or obscene material or material hamful le inhors, transmit viruses or other humaful computer code; (v) attempt to interfere with or disrupt the performance of the Platform or the data contained therein; (vi) altempt to goin unauthorized access to the Platform or networks related to the Platform; (vil) interfere with mother's use of the Platform; (vili) oreate "links" to or from the Platform, or "frame" or "mitror" my of Company's content (ix) use the Plotform in any manner or for any purpose that is indawful under applicable laws; (x) access the Platform to build a competitive service, reproduce features of the Platform, or rosell the Platform; or (xl) remove any proprietary notices or labels from the Company IP (as defined bolosy).

3.2 Further, Customer may not remove an export from the United States or allow the export or re-export of the Platform, Software or mything related thereto, or any direct product thereof in violation of any restrictions, laws or regulations of the United States Department of Commerce, the United States Department of Treasury Office of Foreign Assets Control, or any

other United States or foreign agency or authority. As defined in PAR section 2.101, the Software and documentation are "commercial items" and according to DFAR section 252.22.77014(a)(1) and (5) are deemed to no "commercial computer software" and "commercial computer software" and "commercial computer software documentation." Consistent with DFAR section 227.7202 and PAR section 12.212, any use modification, reproduction, release, performance, display, or disclosure of such commercial software or commercial software documentation by the U.S. Government will be governed sofely by the terms of this Agreement and will be prohibited except to the extent appressly permitted by the terms of this Agreement and with

3.3 Customor represents, covenants, and warrants that Customer will use the Platform only in compliance with Company's standard published policies then in offect (the "Policy") and all applicable tows and regulations. Customor hereby agrees to indemnify and hold harmless Company against any demages, lossos, Itabilities, settlements and expenses (including without limitation costs and attenteys' fees) in connection with any claim or action that arises from an alleged violation of the foregoing or otherwise from Customer's use of Platform. Although Company has no obligation to monitor Customer's use of the Platform, Company may do so and may prohibit any use of the Platform it believes may be (or alleged in be) in violation of the foregoing.

3.4 Customer shall be responsible for obtaining and maintaining any equipment and anolliery services needed to connect to, access or otherwise use the Platform, including, without limitation, moderns, hardware, servers, software, operating systems, networking, web servers and the like (collectively, "Emipment"). Customer shall also be responsible for maintaining the security of the Equipment, Customer account, passwords (including but not limited to administrative and user passwords) and files, and for all uses of Customer account or the Equipment with or without Customer's knowledge of cousent.

4. Confidentiality, proprietably rights

Bach party (the "Receiving Party") understands then the other party (the "Disclosing Party") has disclosed or may disclose business, technical or financial information relating to the Disclosing Porty's business (heroinafter referred to as "Proprietary Information" of the Disclosing Party). The Receiving Party agrees: (1) to take reasonable precautions to proteot such Proprietary Information, and (li) not to use (except in performance of the Platform or as otherwise permitted herein) or divulge to any third person any such Proprietary Information. The Displosing Party agrees that the foregoing shall not apply with respect to any information after five (5) years following the disclosure thereof or any information that the Receiving Party can document (a) is or becomes generally available to the public, or (b) was in its possession or known by it peter to receipt from the Disclosing Party, or (0) was rightfully disclosed to it without restriction by a third party, or (d) was independently developed without use of any Proprietary Information of the Disclosing Party or (c) is required to be disclosed by law.

- During the Term, Customer will provide, or otherwise make available, to Company the Customer Data. As used herein, "Customer Dala" means all data and other information that is provided to Company through Customer's use of the Platform or is otherwise made available to Company by Customer (or at the direction of Customer), Customer Data may be provided or made available to Company directly by Customer or indirectly by authorizing Customer's third-party vendors to provide such Customer Data to Company, Gustomer hereby grants to Company a non-exclusive, non-transferable, non-sublicenseable, royalty-free, pald-up, revocable, perpetual license to use, copy, execute, reproduce, display, perform, disclose, distribute and prepare derivative works of the Customer Data for the purposes of (i) providing the Platform and Professional Services to Customer, and (il) to improve and develop the Platforn, Professional Services and Company's other products and services. Customer represents and warrants that it has all necessary rights, consents, approvals and authorizations to collect, process, disclose, license, use mid give Company access to the Customer Data as contemplated by this Agreement.
- d.3 Company shall own and retain all right, fills and interest in and to (a) the Platform and Software, all improvements, enhancements, derivative tworks, or modifications thereto, (b) all Professional Sorvices IP, (c) any data that I based on or derived from the Customer Data (including derivative works of the Customer Data), and (d) all intellectual property rights related to any of the foregoing (collectively, the "Company IP.").
- 4.4 Notwithstanding mything to the contrary, the Company shall have the right to collect and analyze data and other information rolating to the provision, use and performance of various aspects of the Platform and Professional Services rendered to Customer and related systems and technologies (including, Customer and related systems and technologies (including, Customer and tealed systems and technologies (including, Customer and tealed systems and technologies (including, Customer and the free (during and after the Term as applicable) to use and disclose such information and data (a) to improve and enhance the Platform, and (b) for other development, improvement, diagnostic and corrective purposes in connection with providing the Platform and other Company offerings to Customer and to third parties.
- d.s During the Tenn, Customer may provide Company with feedback concerning the Platform and/or Professional Services, or Customer may provide Company with other comments and suggestions for new products, features, or improvements (collectively, "Reedback"). Customer acknowledges that Company will own all right, title, and interest in and to the freedback, and Customer hereby irrevocably transfers and assigns to Company all of its right, title and interest in such Feedback, including all intellectual property rights therein. At Company's request and expense, Customer ugrees to execute documents or take such further actions as Company may reasonably request to help Company require, perfect, and maintain its rights in the Feedback. All Feedback provided by Customer to Company shall be provided on an "as is" basis with no warranty. For the salk of olariby, Customer is not obligated to provide Company with any Peedback under this Agreenant.

5. Payment of fixes

- Customer will pay Company the then applicable fees described in the Order Porm(s) and SOW(s) for the Plutform and Professional Services in accordance with the terms therein (the "Pecs"). License Fees (as defined in the applicable Order Form) will be involced promptly following the Order Form Effective Date (as defined in the applicable Order Porm), and such Involces will be paid in accordance with Section 5.2 helow. Unless an Order Form of SOW provides otherwise, any initial Implementation Fees, Training Pees and/or Integration Pees (collectively, "Professional Services Fees") specified in the Order Form or an SOW will be involced promptly following the Effective Date of the applicable Order Form and/or SOW and will be paid in accordance with Section 5.2 holow, Any subsequent Professional Services Fees will be involced and paid in nacordance with the applicable Order Potni and/or SOW, if Customer believes that Company has billed Customer becorrectly, Customer must, confact Company no inter than 60 days after the closing date on the first billing statement in which the error or problem appeared, in order to receive an adjustment or credit. Inquiries should be directed to Company's customer support department.
- 5.2 Full payment for involces Issued in any given month must be received by Company thirty (30) days after the mailing date of the invoice.

. TERM AND TERMINATION

- 6.1 The term of this Agreement will begin on the Effective Date and, unless terminated entitor as provided herein, will continue to effect through June 30, 2023 (the "Tenn").
- 6.2 In addition to any other remedies it may have, either party may also terminate this Agreement (or an Order Form or SOW) with written notice (or without notice in the case of nonpayment) if the other party materially breaches any of the terms or conditions of this Agreement (or an Order Form or SOW) and does not ourse such breach within thirty (30) days of recoviving written notice of such breach from the other party. Customer will pay in full for the Platform up to and including the last day on which the Platform is provided.
- 6.3 Customer may terminate this Agreement for convenience by providing Company with sixty (60) days written notice, in the event of such a termination, Customer will receive a radinal of any prepaid fees for services and yet completed.
- 6.4 Sections 4, 5, 6.4 and 7-9 will survive expiration or termination of this Agreement for any reason.

7. WARRANTY AND DISCLAIMER

Company shall use reasonable efforts consistent with prevailing Industry standards to maintain the Platform in a manner which minimizes errors and interruptions in the Platform and shall perform the Professional Services in a professional min workmanlike manner. The Platform may be temporarily unavailable for scheduled maintonance or for taxoheduled emergency maintenance, either by Company or by third-party

providers, or because of other causes beyond Company's resonable control, but Company shall use reasonable efforts to provide advance notice in witting or by e-mail of any scheduled service distription. However, Company Does not Warrant That The Platform Will, Be uninterrupted or error free; nor does it make any warranty as to the results that may be obtained promuse of the platform. Except as expressly set forth in this section, the platform and propiessional, services are provided "as is" and company disclaims all warranties, express or implied, including, but not limited to, implied warranties of merchantability and fitness for a farticular purpose and non-infringement.

8. LIMITATION OF LIABILITY

NOTWITHSTANDING ANYTHING TO THE CONTRARY, EXCEPT FOR BODILY INFURY OF A PERSON, COMPANY AND ITS SUPPLIERS (INCLUDING BUT NOT LIMITED TO ALL EQUIPMENT AND TECHNOLOGY SUPPLIERS), REPRUSENTATIVES, appiliates, CONTRACTORS AND EMPLOYERS SHALL NOT BE RESPONSIBLE OR LIABLE WITH RESPECT TO ANY SUBJECT MATTER OF THIS AGREEMENT OR TERMS AND CONDITIONS RELATED THERETO UNDER ANY CONTRACT, NEGLIGENCE, STRICT LIABILITY OR OTHER THEORY: (A) FOR BRROK OR INTERRUPTION OF USE OR FOR LOSS OR INACCURACY OR CORRUPTION OF DATA OR COST OF PROCUREMENT OF SUBSTITUTE GOODS, SERVICES OR TECHNOLOGY OR LOSS OF BUSINESS; (B) FOR ANY INDIRECT, EXEMPLARY, INCIDENTAL, SPECIAL OR CONSEQUENTIAL DAMAGES; ANY MATTER BEYOND COMPANY'S REASONABLE CONTROL; OR (D) FOR ANY AMOUNTS THAT, TOGETHER WITH AMOUNTS ASSOCIATED WITH ALL OTHER CLAIMS, EXCEED THE PEES PAID BY CUSTOMER TO COMPANY FOR THE PLATFORM UNDER THIS AGREEMENT IN THE 12 MONTHS PRIOR TO THE ACT THAT BAVE RISE TO THE LIABILITY, IN BACH CASE, WHETHER OR NOT COMPANY HAS BEEN Advised of the possibility of such damages.

9. MISCELLANEOUS

i.

If any provision of this Agreement is found to be unsuffereable or invalid, that provision will be limited or eliminated to the minimum extent necessary so that this Agreement will otherwise remain in this force and effect and enforceable. This Agreement is not assignable, transferable or sublicensable by Customer except with Company's prior written consent. Company may transfer and assign my of its rights and obligations under this Agreement without consent. This Agreement is the complete and exclusive statement of the mutual understanding of the parties and supersedes and cancels all previous written and over agreements, communications and other understandings relating to the subject matter of this Agreement, and that all walvers and modificallons must be in a writing signed by both parties, except

as otherwise provided herota. No agency, partnership, Joint venture, or employment is created as a result of this Agreement and Customer does not have any authority of any kind to bind Company in my respect whatsoever. In any action or proceeding to enforce eights under this Agreement, the prevailing party will he entitled to recover costs and attornoys' fees. All notices under this Agreement will be in writing and will be deemed to have been duly given when received, if personally delivered; when receipt is electronically confirmed, if transmitted by facsimile or e-mail; the day after it is sent, if sent for next day delivery by recognized availight delivery service; and upon receipt, if sent by certified or registered mall, return receipt requested. This Agracment shall be governed by the lays of the State of Oklahoma without regard to its conflict of laws provisions. Customer agrees to reasonably cooperate with Company to serve as a reference account upon request. Company shall have the right to display Customer's name and logo on Company's website(s). In the event of a conflict between this Agreement and any Order Porm or SOW, the Order Form or SOW will supersede. There shall be no force or effect to any different terms of any related purchase order or similar form even if signed by the parties after the date hereof.

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IN WITHESS WHEREOF, authorized representatives of the undersigned have executed this Agreement effective of the Effective Date.

Just appraised inc

CUSTOMERI OKLAHOMA BOARD OF COUNTY COMMISSIONER

Вус

Yaoxlang Choong

Maintel Yaox

Namo: Brian Maughan

'rine: Chairman, Board of County-Commissioners

PO 22400571



Bill To OKLAHOMA COUNTY ASSESSOR

320 ROBERT S. KERR

SUITE 313

OKLAHOMA CITY, OK

73102

Requisition 12600031-00 FY 2026

Acct No:

UNDEFINED ACCOUNT.

Review:

6065armarhof Buyer:

Status: Created Ship To

Page 1

Vendor

JUST APPRAISED INC

2261 MARKET STREET #4074

320 ROBERT S. KERR SUITE 313

OKLAHOMA CITY, OK 73102

OKLAHOMA COUNTY ASSESSOR

SAN FRANCISCO, CA 94114

Te1#469-553-0468

Deliver To

OKLAHOMA COUNTY ASSESSOR

320 ROBERT S. KERR

SUITE 313

OKLAHOMA CITY, OK 73102

Date Ordered	Vendor Date Number Required	Ship Via Terms	 Departmen	t	
05/01/25	003882		Assessor	Regular	
LN Descript	ion / Account	,	Qty Unit	Price Ne	t Price
001 BLANKET	FOR PROF SVCS - DEED		.00 1. ACH	00000 11	6865.00

Ship To OKLAHOMA COUNTY ASSESSOR 320 ROBERT S. KERR SUITE 313 OKLAHOMA CITY, OK 73102

Deliver To OKLAHOMA COUNTY ASSESSOR 320 ROBERT S. KERR SUITE 313 OKLAHOMA CITY, OK 73102

Requisition Link

Requisition Total

116865.00

***** General Ledger Summary Section ***** Account

Amount Remaining Budget

REQUEST FOR LEGAL SERVICES

This form is used to provide legal opinions and contract approval by the District Attorney's Office. Only that advice that is related to a pending or potential claim against the County or its officers and employees is protected by the attorney-client priviledge. Opinions that are privileged should not be disclosed to anyone or the priviledge may be waived.

All legal opinions and approvals rendered are based only on the documentation and information stated below or attached to this form and, thus, it is important that all relevant facts and information be provided at the time of review. Please advise the District Attorney's Office of new or additional information, as it may cause the opinion to change. In all cases, the opinions of the District Attorney's Office are not binding on the County, its officers or employees and may be followed or disregarded in the discretion of the elected official.

Date of Request: 05/15/2025	Department: Assessor
State the nature of the legal request	
copy of the contract to be renewed with There will be a separate purchase orde	ist of two one page renewal agreements. The are licenses with "Just Appraised". We will submit a each renewal agreement to the BOCC (as done here) of for each renewal. In the control of the submit and the control of
Reply of District Attorney's Office:	
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