BY CLICKING THE "I ACCEPT"/I AGREE" BUTTON OR OTHERWISE ACCEPTING THESE TERMS OF SERVICE THROUGH AN ORDERING DOCUMENT THAT INCORPORATES THESE TERMS OF SERVICE, YOU AGREE TO FOLLOW AND BE BOUND BY THESE TERMS AND CONDITIONS. IF YOU ARE ACCEPTING THESE TERMS OF SERVICE ON BEHALF OF A COMPANY OR OTHER LEGAL ENTITY, YOU REPRESENT THAT YOU HAVE THE AUTHORITY TO BIND SUCH ENTITY TO THESE TERMS OF SERVICE AND, IN SUCH EVENT, "YOU" AND "YOUR" AS USED IN THESE TERMS OF SERVICE SHALL REFER TO SUCH ENTITY. IF YOU DO NOT HAVE SUCH AUTHORITY, OR IF YOU OR SUCH ENTITY DO NOT AGREE TO THESE TERMS OF SERVICE, YOU MAY NOT USE THE SERVICES.

WEAPROOVE TERMS OF SERVICE

Version: 22 May 2020

The following are terms of a legal agreement between you ("You" or "Your") and Aproove SA, 1 Boulevard Initalis, 7000 Mons, Belgium, Crossroads bank for Enterprise number 0867.065.974 ("We" or "Aproove"). By accessing or using our services, software, websites (including browser extensions) and/or applications ("Services"), you agree to follow and be bound by the following terms and conditions ("Terms") and our Privacy Policy.

The Services may be provided to you online, in the form of a mobile and/or desktop application(s) and/or may be integrated in a third party service.

The Services allow you to perform online proofing and to upload, submit, store, share, receive, collect, capture and/or visualize your ideas, texts, graphics, videos, data, information, files, presentation decks or other content, including third party content used by you ("Your Content").

1. APPLICABILITY

- **1.1.** Persons who are not of the age of majority are not eligible to use the Services, and we ask that no information in relation to such persons be submitted to us.
- 1.2. Consumers are not eligible to use the Services. 'Consumer' means any natural person who, in contracts covered by this Directive, is acting for purposes which are outside his trade, business, craft or profession. By accessing the Services you are confirming that you act as a 'trader' (i.e. any natural person or any legal person, irrespective of whether privately or publicly owned, who is acting, including through any other person acting in his name or on his behalf, for purposes relating to his trade, business, craft or profession in relation to these Terms).
- 1.3. If the Services include, are used in connection with, or are integrated in the services of third parties, the terms and conditions, notice and take down policies and/or privacy and cookie policies of those third parties may apply in addition to these Terms. If you are using the Services on behalf of your employer or another organization, you are agreeing to the terms of that organization and you represent and warrant that you have the authority to do so. Aproove is not responsible for any third party services, terms and/or policies.
- 1.4. Aproove may revise the Terms and/or Privacy Policy at any time without notice to you. The revised Terms and/or Privacy Policy will become effective upon them being posted on Aproove's website(s) and/or on Aproove's mobile and/or desktop application(s), or at such later date as may be stated on the amended Terms. By continuing your use of the Services you accept the amended Terms. In case of material changes to the Terms, you will be informed prior to the change: (i) at the moment you use the Services, or (ii) by a message to the contact details you provided to us, or (iii) by a posting of the notice of the change on Aproove's website(s) and/or on Aproove's mobile and/or desktop application(s). In the event you don't accept a change you can cancel your subscription.

1.5. These Terms supersede any and all prior oral and written quotations, terms, communications, agreements and understandings between you and Aproove.

2. WEAPROOVE AND WEAPROOVE+

- 2.1. WeAproove allows you to share your Content with others in order to perform online proofing.
- **2.2.** To use WeAproove you have to create an account and provide us with your email address and other details.
- **2.3.** To share your Content you need to upload it and provide us with (a limited number of) email addresses of recipient(s).
- **2.4.** WeAproove provides the possibility to share Content up to a maximum total capacity. Uploaded Content is stored on Aproove's servers for a limited period of time after which the ability to access the Content expires.
- **2.5.** After the expiry period Aproove will permanently delete the uploaded files. These files will not be available nor retrievable anymore.
- **2.6.** The basic functionality of WeAproove is (currently) free from registration and charge. We also offer WeAproove+, a paid subscription version that compared to the free version offers you a set of premium services and different subscription terms. You can find the current subscription options and their specific characteristics here.
- **2.7.** Aproove reserves the right to automatically delete all Content uploaded with WeAproove+ and still available on our servers, 30 days after your WeAproove+ subscription has ended
- **2.8.** Aproove treats Content as confidential. Recipients can access your Content and allow others to use them. You are solely responsible for the Content you upload and share.

3. PAYMENT CONDITIONS

- **3.1.** If you use a paid subscription Service, the initial subscription term starts once the fees due have been paid in full.
- **3.2.** We may introduce or change the fees for the Services from time to time, for which we will give you advance notice. If you have a fixed term and price subscription, that price will remain in force for the fixed term. If you do not agree with the price change, you must cancel your subscription and stop using the Services by the end of the then-current Service term. If you continue to use the Services after the price change goes into effect, you agree to pay the changed price. Fee introductions will require your prior consent and registration.
- **3.3.** Depending on the payment method you choose, the issuer of the payment method may charge you certain fees relating to the processing of your payment.
- **3.4.** Aproove may suspend or cancel the Services to you if a payment is not successfully settled (for instance in case of insufficient funds, expiration of credit cards, a change in payment details or otherwise). Suspension or cancellation of the Services for non-payment can result in a loss of access to and use of your account and your Content.

4. TERM AND CANCELLATION OF A SUBSCRIPTION

- **4.1.** The initial subscription term varies depending on your choice and/or the Service it applies to.
- **4.2.** The subscription period will be renewed automatically for the selected subscription period, unless you have cancelled your subscription on time (before the last day of your subscription).
- **4.3.** In case of cancellation you will continue to have access to the Services until the end of your paid subscription period.
- **4.4.** Cancellation does not give you any right to reimbursement of (part of) the subscription fee.
- **4.5.** Upon cancellation or if a payment is not successfully settled (for instance due to expiration or insufficient funds), your account will be deactivated after the end of your subscription period. You will then not have access to your information and any Content stored using the Services. You can reactivate your subscription at any time in your account settings by making payment within four weeks after deactivation. Your subscription will then be renewed as from the day of reactivation.
- **4.6.** If you do not reactivate your subscription within the term set out above, any of your Content stored using the Service(s) and any of your information may have been automatically and permanently deleted from our servers.

5. CONTENT OWNERSHIP, PERMISSIONS AND RESPONSIBILITY

- Services and you are solely responsible for it. Also you are solely responsible for sharing it with the correct recipients. Any liability for damages relating to the Content lies with the individual that creates, uses, stores and/or shares it within the Services. You acknowledge that download and/or access links can be forwarded and that recipients having access to such link, can access the Content it is connected with.
- **5.2.** Some of the Services allow you to protect Content or transfers with a password. The user is solely responsible for the confidentiality and/or the distribution of passwords.
- **5.3.** By using the Services you warrant that you have, for any Content you create, use, store or share using the Services, all required permissions (including from copyright and other intellectual property rights owners) to distribute, sub-license, transfer, store and/or make the Content online available as part of the Services.
- **5.4.** Aproove is not liable to you or any third party for any damages arising out of or in relation to the Content created, used, stored or shared by you within the Services, including but not limited to, copyright protected works and/or trademarks.
- 5.5. Aproove requires a license from you with regards to the Content FOR THE SOLE PURPOSE OF OPERATING, ENABLING, AND IMPROVING THE SERVICES. Solely for this explicit purpose and until you delete the Content from the Services, you agree and acknowledge that by using the Services, you grant us an unlimited, worldwide, royalty-free license to (i) use, host, store, scan, search, sort, index, create previews and (ii) reproduce, communicate, publish, publicly display, distribute and edit (including but not limited to scaling, cropping, adapting and translating) the Content. This licence is for the duration of the Services period plus any additional post-termination period during which Aproove provides You with access to retrieve an export file of Your Content if applicable.

6. USE OF THE SERVICES

- 6.1. You are responsible for identifying and authenticating all users, for approving access by such users to the Services, for controlling against unauthorized access by users, and for maintaining the confidentiality of usernames, passwords and account information. By federating or otherwise associating Your and Your users' usernames, passwords and accounts with Aproove, You accept responsibility for the confidentiality and timely and proper termination of user records in Your local (intranet) identity infrastructure or on Your local device. Aproove is not responsible for any harm caused by Your users, including individuals who were not authorized to have access to the Services but who were able to gain access because usernames, passwords or accounts were not terminated on a timely basis in Your local identity management infrastructure or Your local device. You are responsible for all activities that occur under Your and Your users' usernames, passwords or accounts or as a result of Your or Your users' access to the Services, and agree to notify Aproove immediately of any unauthorized use. You agree to make every reasonable effort to prevent unauthorized third parties from accessing the Services.
- **6.2.** You shall respect right of others, including Aproove and third parties. This includes respecting the right to privacy, corporate intelligence, business secrets and intellectual property rights, such as trademarks, copyrights, trade names and logos. You agree not to use the Services to commit, promote, enable or facilitate any unlawful or criminal acts or breach of these Terms or facilitate or promote others to do so.
- **6.3.** You shall have sole responsibility for the accuracy, quality, integrity, legality, reliability, appropriateness and ownership of all of Your Content.
- 6.4. As a condition to make use of the Services you agree not to create, use, store or share any Content that: features CSAI (child sexual abuse imagery); is obscene, defamatory, libelous, slanderous, profane, indecent, discriminating, threatening, abusive, harmful, lewd, vulgar, or unlawful; promotes racism, violence or hatred; is factually inaccurate, false, misleading, misrepresenting or deceptive; you do not hold the rights to infringes, violates or misappropriates intellectual property rights, privacy rights, including data protection rights, and/or any other kind of rights; infringes on or violates any applicable law or regulation; constitutes 'hate speech', whether directed at an individual or a group, and whether based upon the race, sex, creed, national origin, religious affiliation, sexual orientation, language or another characteristic of such individual or group.
- 6.5. In addition, you agree not to: abuse, harass, stalk, intimidate, threaten, commit violence, cause damage or injury to any person or property or otherwise act unlawful, or encourage anyone else to do so; impersonate or falsely pretend affiliation with any person or entity; access any non-public areas of the Services; interfere with any access or use restrictions; use any data mining or data gathering or extraction methods, or otherwise collect information about the users of the Services; send viruses, worms, malware, ransomware, junk email, spam, chain letters, phishing emails, unsolicited messages, promotions or advertisements of any kind and for any purpose; interfere with, damage or disrupt the Services or act in a way that may do so; attempt to probe, scan, compromise or test the vulnerability of the Services or any related service, system or network or breach any security or authentication; use automated means to access or use the Services without our permission; reverse engineer or decompile any (part) of the Services; resell, sublicence, rent, lease, offer or otherwise commercialize the Services without our permission; allow others to use your account.
- **6.6.** Aproove has no obligation to monitor the Services or screen your Content. However, Aproove reserves the right to review the Services and Content and to monitor all use of and activity with the Services, and to remove or choose not to make available on or through the Services any Content in its sole discretion. Aproove may remove Content that is confidential or proprietary to a third party without that third party's permission. In addition to any other rights afforded to Aproove under the Terms, Aproove reserves the right, but has no obligation, to take remedial action if any material violates the restrictions in the foregoing section, including the removal or disablement of access to

such material. Aproove shall have no liability to You in the event that Aproove takes such action. You agree to defend and indemnify Aproove against any claim arising out of a violation of Your obligations under this Section.

7. VIOLATION OF THE TERMS OF SERVICE

Aproove reserves the right to investigate, provide to third parties, (temporarily) block and/or permanently delete from it servers, without prior notice or liability, any Content and/or accounts or to block anyone from accessing any part of the Services, when Aproove ascertains, at its sole discretion or after receiving substantiated and valid complaints, that you breach these Terms or act in violation of any applicable law or regulation.

8. INTELLECTUAL PROPERTY RIGHTS

- **8.1.** All intellectual property rights and/or similar rights on the Services (including the software, content, photography, graphic design, typography, portraits, logos, trademarks, trade names, domain names, copyrights and patents) are vested in Aproove and/or its licensors and you are not allowed to use, remove, modify, copy, mirror, distribute, decompile, or reverse engineer any of it in any way.
- **8.2.** Aproove is not responsible or liable for third party content published within the Services, in-ad links to external websites or the content, products or services offered on external websites. You acknowledge and accept that all use outside the Services is at your own risk.
- **8.3.** You will always respect and observe the good name and reputation of Aproove and ensure that your use of the Services will in no way prejudice any rights and/or the good name and reputation of Aproove and its licensors.

9. WARRANTIES, DISCLAIMERS AND EXCLUSIVE REMEDIES

APROOVE PROVIDES THE SERVICES "AS-IS", WITHOUT ANY WARRANTY OF ANY KIND. WITHOUT 9.1. LIMITING THE FOREGOING, APROOVE DOES NOT GUARANTEE THAT (A) THE SERVICES WILL BE PERFORMED ERROR-FREE OR UNINTERRUPTED, OR THAT APROOVE WILL CORRECT ALL SERVICES ERRORS, (B) THE SERVICES WILL OPERATE IN COMBINATION WITH YOUR CONTENT OR YOUR APPLICATIONS, OR WITH ANY OTHER HARDWARE, SOFTWARE, SYSTEMS, SERVICES OR DATA NOT PROVIDED BY APROOVE, AND (C) THE SERVICES WILL MEET YOUR REQUIREMENTS, SPECIFICATIONS OR EXPECTATIONS. YOU ACKNOWLEDGE THAT APROOVE DOES NOT CONTROL THE TRANSFER OF DATA OVER COMMUNICATIONS FACILITIES, INCLUDING THE INTERNET, AND THAT THE SERVICES MAY BE SUBJECT TO LIMITATIONS, DELAYS, AND OTHER PROBLEMS INHERENT IN THE USE OF SUCH COMMUNICATIONS FACILITIES. APROOVE IS NOT RESPONSIBLE FOR ANY DELAYS, DELIVERY FAILURES, OR OTHER DAMAGE RESULTING FROM SUCH PROBLEMS. APROOVE IS NOT RESPONSIBLE FOR ANY ISSUES RELATED TO THE PERFORMANCE, OPERATION OR SECURITY OF THE SERVICES THAT ARISE FROM YOUR CONTENT, YOUR APPLICATIONS OR THIRD PARTY CONTENT. APROOVE DOES NOT MAKE ANY REPRESENTATION OR WARRANTY REGARDING THE RELIABILITY, ACCURACY, COMPLETENESS, CORRECTNESS, OR USEFULNESS OF THIRD PARTY CONTENT OR SERVICES, AND DISCLAIMS ALL LIABILITIES ARISING FROM OR RELATED TO THIRD PARTY CONTENT OR SERVICES. YOUR USE OF THE SERVICES IS AT YOUR OWN RISK. YOU ACKNOWLEDGE AND AGREE THAT APROOVE IS NOT RESPONSIBLE FOR ANY DAMAGES TO THE COMPUTER SYSTEM OR MOBILE DEVICE OF YOU OR ANY THIRD PARTY THAT RESULT FROM THE USE OF THE SERVICES AND IS NOT RESPONSIBLE FOR ANY FAILURE OF THE SERVICES TO STORE, TRANSFER OR DELETE A FILE OR FOR THE CORRUPTION OR LOSS OF ANY DATA, INFORMATION OR CONTENT CONTAINED IN A FILE.

- 9.2. FOR ANY BREACH OF THE SERVICES WARRANTY, YOUR EXCLUSIVE REMEDY AND APROOVE'S ENTIRE LIABILITY SHALL BE THE CORRECTION OF THE DEFICIENT SERVICES THAT CAUSED THE BREACH OF WARRANTY, OR, IF APROOVE CANNOT SUBSTANTIALLY CORRECT THE DEFICIENCY IN A COMMERCIALLY REASONABLE MANNER, YOU MAY END THE DEFICIENT SERVICES AND APROOVE WILL REFUND TO YOU THE FEES FOR THE TERMINATED SERVICES THAT YOU PRE-PAID TO APROOVE FOR THE PERIOD FOLLOWING THE EFFECTIVE DATE OF TERMINATION.
- **9.3.** TO THE EXTENT NOT PROHIBITED BY LAW, THESE WARRANTIES ARE EXCLUSIVE AND ALL OTHER WARRANTIES OR CONDITIONS, WHETHER EXPRESS OR IMPLIED, ARE EXPRESSLY EXCLUDED, INCLUDING FOR SOFTWARE, HARDWARE, SYSTEMS, NETWORKS OR ENVIRONMENTS OR FOR MERCHANTABILITY, SATISFACTORY QUALITY AND FITNESS FOR A PARTICULAR PURPOSE.
- **9.4.** Aproove may change, terminate or expand its Services from time to time and reserves the right to limit access to or eliminate any features or functionality of the Services in its own discretion.
- 9.5. Some of the Services require you to register and provide us with data such as your email address, password and/or payment details. You must ensure that these are accurate and keep them updated in your account settings. You are responsible for any activity from or by your account, so you should not share your password and you should protect it carefully. Should registrations or account data appear to be misused, Aproove reserves the right to delete the account. Aproove is not liable for any loss or damage arising from the unauthorized use of your account.
- **9.6.** Some of the Services including in paid-up subscription may be delivered under a specific service level agreement. Under such circumstances the specific service level agreement shall complement this section but shall not prejudice its application.

10. INDEMNITY AND LIABILITY

- 10.1. APROOVE SHALL NOT BE LIABLE FOR ANY INDIRECT, INCIDENTAL, SPECIAL, PUNITIVE, OR CONSEQUENTIAL DAMAGES, OR ANY LOSS OF REVENUE OR PROFITS, DATA, OR DATA USE. APROOVE IS NOT LIABLE FOR ANY DAMAGE OR PERSONAL INJURY RESULTING FROM ANY USE OF THE SERVICES, INCLUDING ANY (TEMPORARY) UNAVAILABILITY OR (ACCIDENTAL) REMOVAL OF YOUR CONTENT OR ACCOUNT. THE LIMITATION OF LIABILITY REFERRED TO IN THIS CLAUSE SHALL NOT APPLY IF THE LIABILITY FOR DAMAGE CAUSED BY INTENT OR GROSS NEGLIGENCE ON THE PART OF APROOVE. IN THE EVENT APROOVE IS LIABLE FOR DAMAGE UNDER MANDATORY LAW APROOVE'S AGGREGATE LIABILITY FOR ALL DAMAGES ARISING OUT OF OR RELATED TO THE USE OF THE SERVICES, WHETHER IN CONTRACT OR TORT, OR OTHERWISE, SHALL BE LIMITED TO THE TOTAL AMOUNT OF ONE HUNDRED EURO (€100).
- 10.2. You will defend, indemnify and hold harmless Aproove (including its employees and affiliates) from and against any claims, incidents, liabilities, procedures, damages, losses and expenses (including legal and accounting fees), arising out of or in any way connected with your access to or use of the Services or your breach of these Terms, including any third party claims that Content created, used, stored or shared using the Services by you or through your account, infringe or violate any third party rights.
- **10.3.** The Services may provide integration with third-party services. You acknowledge that: (i) Aproove is not responsible for any acts or omissions of such third-party services; (ii) that Aproove is not an agent of such third-party services; and (iii) your use of those services is subject to any applicable terms and conditions between you and the providers of such services.

11. DATA PROTECTION

- **11.1.** In performing the Services, Aproove will comply with the Aproove Privacy Policy, which is available at https://www.weaproove.com/legals and incorporated herein by reference. The Aproove Privacy Policy is subject to change at Aproove's discretion; however, Aproove policy changes will not result in a material reduction in the level of protection provided for Your personal data provided as part of Your Content during the Services period.
- **11.2.** If applicable, the Aproove's Data Processing Agreement for Services (the "Data Processing Agreement"), which is available at https://www.weaproove.com/legals and incorporated herein by reference, describes the parties' respective roles for the processing and control of personal data that You provide to Aproove as part of the Services. Aproove will act as a data processor, and will act on Your instruction concerning the treatment of Your personal data residing in the Services, as specified in these Terms and the Data Processing Agreement. You agree to provide any notices and obtain any consents related to Your use of the Services and Aproove's provision of the Services, including those related to the collection, use, processing, transfer and disclosure of personal data.
- **11.3.** You may not provide Aproove access to health, political opinions, racial or ethnic, religious or philosophical beliefs, financials or similarly sensitive personal information that imposes specific data security obligations for the processing of such data unless specified in the order payment and Data Processing Agreement.

12. EXPORT

- 12.1. Local Export laws and regulations may apply to the Services. You agree that such export laws may govern Your use of the Services (including technical data) and any Services deliverables provided under these Terms, and You agree to comply with all such export laws and regulations (including "deemed export" and "deemed re-export" regulations). You agree that no data, information, software programs and/or materials resulting from Services (or direct product thereof) will be exported, directly or indirectly, in violation of these laws, or will be used for any purpose prohibited by these laws including, without limitation, nuclear, chemical, or biological weapons proliferation, or development of missile technology.
- **12.2.** You acknowledge that the Services are designed with capabilities for You and Your users to access the Services without regard to geographic location and to transfer or otherwise move Your Content between the Services environment and other locations such as user workstations. You are solely responsible for the authorization and management of user accounts, as well as export control and geographic transfer of Your Content.

13. FORCE MAJEURE

Neither of us shall be responsible for failure or delay of performance if caused by: an act of war, hostility, or sabotage; act of God; pandemic; electrical, internet, or telecommunication outage that is not caused by the obligated party; government restrictions (including the denial or cancelation of any export, import or other license); or other event outside the reasonable control of the obligated party. We both will use reasonable efforts to mitigate the effect of a force majeure event. If such event continues for more than 30 calendar days, either of us may cancel unperformed Services upon written notice. This Section does not excuse either party's obligation to take reasonable steps to follow its normal disaster recovery procedures or Your obligation to pay for the Services.

14. ASSIGNMENT

You may not assign any of your rights under these Terms or give or transfer the Services or an interest in them to another individual or entity. If You grant a security interest in any portion of the Services, the secured party has no right to use or transfer the Services or any deliverables. Aproove is at any time entitled to assign its rights to any of its affiliates or subsidiaries, or to any successor in interest of any business associated with the Services without your consent or any other restriction.

15. OTHER

- relationship exists between us. We each will be responsible for paying our own employees, including employment related taxes and insurance. You shall defend and indemnify Aproove against liability arising under any applicable laws, ordinances or regulations related to Your termination or modification of the employment of any of Your employees in connection with any Services under these Terms. You understand that Aproove's business partners and other third parties, including any third party firms retained by You to provide consulting or implementation services or applications that interact with the Services, are independent of Aproove and are not Aproove's agents. Aproove is not liable for, bound by, or responsible for any problems with the Services arising due to, any acts of any such business partner or third party, unless the business partner or third party is providing Services as an Aproove subcontractor on an engagement ordered under these Terms and, if so, then only to the same extent as Aproove would be responsible for Aproove resources under these Terms.
- **15.2.** If any of these Terms is found to be invalid or unenforceable, the remaining provisions will remain effective and such term shall be replaced with another term consistent with the purpose and intent of these Terms.
- **15.3.** A failure by either Party at any time to require the performance of any obligation hereunder or enforce any provision hereof shall neither be construed as a waiver of any right or remedy hereunder nor in any way affect the validity of these Terms or any part hereof. No waiver shall be effective unless given in writing, and no waiver of a breach of these Terms shall constitute a waiver of any preceding or subsequent breach.

16. ENTIRE AGREEMENT

- **16.1.** You agree that these Terms and the information which is incorporated into these Terms by written reference (including reference to information contained in a URL or referenced policy) is the complete agreement for the Services ordered by You and supersedes all prior or contemporaneous agreements or representations, written or oral, regarding such Services.
- 16.2. It is expressly agreed that these Terms shall supersede the terms in any purchase order, procurement internet portal, or other similar non-Aproove document and no terms included in any such purchase order, portal, or other non-Aproove document shall apply to the Services ordered. In the event of any inconsistencies between the terms of any other contractual document (including but not limited to service level agreement, privacy policy, specifications) and these Terms, these Terms shall take precedence; however, unless expressly stated otherwise, the terms of the Data Processing Agreement shall take precedence over any inconsistent terms in these Terms.
- **16.3.** No third party beneficiary relationships are created by these Terms.

17. APPLICABLE LAW AND JURISDICTION

17.1. The Terms (including matters of construction, enforcement, and performance) and any claim, controversy, non-contractual obligations or dispute arising under, related to or in connection with these Terms, the relationship of the parties to these Terms, and/or the interpretation and enforcement of the rights, duties and obligations of the parties to these Terms shall be governed by

- and construed in accordance with the laws of Belgium (without regards to its choice of laws principles that would require the application of the laws of another jurisdiction).
- **17.2.** You and Aproove agree to the exclusive jurisdiction of the Brussels courts located in Belgium, and agree to submit to the exercise of personal jurisdiction of such courts for the purposes of any applicable claim or action.
