



Last Updated: July 2, 2024

This Early Access Addendum (“Early Access Addendum”) supplements the agreement between Customer and Druva under which Druva provides its offerings (“Agreement”). This Early Access Addendum describes the terms under which Druva offers preview, beta, early access, advance release or other pre- general release features, functions or services as determined by Druva at its sole discretion (each a “Preview” and collectively “Previews”).

Druva will notify customers of available Previews, which may be provided through the release notes, and will generally identify Previews in the Documentation. Capitalized terms not defined in this Early Access Addendum shall have the meaning given to them in the Agreement.

This Early Access Addendum is effective on the date Customer (or any Authorized User of Customer) first accesses or uses any Preview.

- 1. Terms of Use.** Customer shall use Previews for internal evaluation purposes in accordance with the Agreement and Documentation. Previews are excluded from Druva’s support and service level obligations. Previews are excluded from Druva’s security, compliance and privacy commitments. Non-public or proprietary information disclosed by Druva about Previews are Druva Confidential Information, and Customer agrees it will not use or disclose non-public, proprietary, or confidential information of Druva except as permitted in the Agreement.
- 2. Disclaimer.** PREVIEWS ARE PROVIDED ON AN “AS-IS” AND “AS AVAILABLE” BASIS. DRUVA MAKES NO REPRESENTATION OR WARRANTY OF ANY KIND, WHETHER EXPRESS, IMPLIED, STATUTORY OR OTHERWISE AND ASSUMES NO INDEMNITY OBLIGATION OF ANY KIND WITH REGARD TO PREVIEWS. DRUVA WILL HAVE NO LIABILITY FOR ANY HARM OR DAMAGE ARISING OUT OF OR IN CONNECTION WITH PREVIEWS UNLESS SUCH EXCLUSION OF LIABILITY IS NOT ENFORCEABLE UNDER APPLICABLE LAW IN WHICH CASE DRUVA’S TOTAL AGGREGATE LIABILITY ARISING OUT OF OR RELATING TO THE PREVIEWS IS \$1,000 USD. NO INFORMATION OR ADVICE, WHETHER ORAL OR WRITTEN, OBTAINED BY CUSTOMER FROM DRUVA OR THROUGH THE PREVIEWS SHALL CREATE ANY WARRANTY NOT EXPRESSLY MADE IN THE PREVIEW TERMS.
- 3. Intellectual Property.** Druva (and/or its licensors) retains ownership of all legal rights, title and interest in and to Previews, including all intellectual property rights thereto, and except for use right provided herein, no other rights or permissions are granted.
- 4. Druva’s Use.** Druva may use information about Customer’s use and evaluation of Previews to provide, maintain, develop, and improve its products, services or features; comply with applicable law; enforce its terms and policies and keep its products, services and features safe.
- 5. Feedback.** Customer may provide Druva with information regarding Previews, including observations regarding performance, features and functionality (“Feedback”) Customer agrees that Druva may use Customer’s Feedback without restriction or compensation. Feedback shall not be considered Customer’s Confidential Information or its trade secret.
- 6. Discontinuation or Modification of Previews.** Druva reserves the right to discontinue, modify, or update any Preview at any time, with or without prior notice to the Customer. Druva also may

choose not to make a Preview generally available. Druva shall not be liable for any such discontinuation, modification, or update of a Preview. Customer's right to access and use Previews will automatically terminate upon the earlier of (i) release of a generally available version of the applicable Preview or (ii) discontinuation or termination of the Preview by Druva.

7. **Modifications of Terms.** Druva reserves the right to modify, amend, or update this Early Access Addendum at any time. Any changes to this Early Access Addendum will be effective immediately upon posting on Druva's website or other designated platform. Your continued use of any Preview after such modifications constitutes acceptance of the revised Early Access Addendum. It is your responsibility to regularly review this Early Access Addendum to stay informed of any updates or changes.
8. **Conflicts.** Notwithstanding anything to the contrary in the Agreement, in the event of any conflict between the Agreement and this Early Access Addendum, this Early Access Addendum shall govern solely in connection with the Previews.