## SLOAN MARKETPLACE

## END USER LICENSE AGREEMENT

## SC ArgusTM Software

Effective date: March 22, 2023

IT IS IMPORTANT THAT YOU READ CAREFULLY AND UNDERSTAND THIS AGREEMENT. BY CLICKING THE "ACCEPT" BUTTON DURING ACCOUNT SETUP, YOU AGREE TO BE BOUND BY THIS AGREEMENT. IF YOU DO NOT AGREE WITH ALL THE TERMS OF THIS AGREEMENT AND DO NOT AGREE TO BE BOUND BY THIS AGREEMENT, PLEASE CLICK THE "DECLINE" BUTTON. IF YOU DO NOT ACCEPT THIS AGREEMENT, YOU WILL NOT BE AUTHORIZED TO ACTIVATE OR USE THE SLOAN MARKETPLACE IOT PRODUCTS FOR USE WITH THE SLOAN MARKETPLACE SUBSCRIPTION SERVICES THAT PROVIDE REMOTE MONITORING AND CONTROL OF SLOAN MARKETPLACE PRODUCTS.

This Sloan Marketplace IOT Product Software End User License Agreement ("EULA") is a legal agreement between you and Sloan Marketplace LLC ( "Sloan Marketplace") for use of embedded product software, owned or licensed by Sloan Marketplace, which may also include firmware, application Product Software, documentation, interfaces, associated device data and updates involving Sloan Marketplace Products installed at commercial, government and higher-education facilities owned, leased, managed, serviced or controlled by you (collectively "Product Software"). If you are using Sloan Marketplace Products with Sloan Marketplace Subscription Services (as defined in the Sloan Marketplace Terms of Service SC ArgusTM Software-as-a-Service (the "Terms of Service")) to remote monitor and/or control Sloan Marketplace Products in commercial, government and/or higher-education facilities that your organization owns, leases, manages, services or controls, you represent and warrant that you have legal authority to bind that organization to this EULA, and you are doing so on behalf of that organization (and all references to "you" in this EULA refer to that organization). The Product Software is licensed, not sold, to you by Sloan Marketplace for use only under the terms of this EULA. Sloan Marketplace and its licensors retain ownership of the Product Software itself and reserve all rights not expressly granted to you herein.

1. GRANT OF LICENSE. Sloan Marketplace grants you the following rights provided that you comply with all terms and conditions of this EULA: You are granted a limited, revocable, non-exclusive, non-transferable license to use the Product Software only on genuine Sloan Marketplace Products that have been installed at a commercial, government or higher-education facility or group of facilities that you own, lease, manage, service or control and which have been approved by us as being compatible with the Sloan Marketplace Subscription Services.

2. RESERVATION OF RIGHTS AND OWNERSHIP. Sloan Marketplace and its licensors retain all right, title and interest in and to the Product Software and all copies thereof, including all copyright and other intellectual property rights. Sloan Marketplace and its licensors reserve all rights not expressly granted to you in this EULA. The Product Software is licensed, not sold.

3. LIMITATIONS ON END USER RIGHTS. You agree that only Sloan Marketplace has the right to enhance or otherwise modify the Product Software. You have no rights to any source code for the Product Software. You agree not to, or cause or permit others, directly or indirectly, to modify, disassemble, recompile, or reverse engineer the Product Software or any part thereto, or otherwise attempt to gain access to the source code to the Product Software. You agree not to create derivative works or cause or permit others, directly or indirectly, to create derivative works based upon the Product Software. The Product Software is licensed as a single product. Its component parts may not be separated for use on more than one device. Under no circumstances shall you sell, license, sub-license, publish, and display, distribute, rent, lease, assign, or otherwise transfer to a third party the Product Software or any copy thereof, in whole or in part.

4. CONSENT TO USE OF DATA. You agree that Sloan Marketplace solely owns and may collect, maintain, process, transmit, and use the following product related data: technical, diagnostic, usage and related information, including but not limited to sensor diagnostic information, system and application Product Software data, water usage, water monitoring, control, event and temperature information, product settings, user preferences, user actions, alarms, notifications, product battery levels and life information, communication signal strength data, activation and failure information, line flush and frequency information, device SKU's, product content and information about any peripherals. Sloan Marketplace may use such data to provide you with the services that you have subscribed to receive from

us and also to help us improve our products and services, including providing the data to our licensors, vendors and partners, as we deem appropriate. Sloan Marketplace may also provide or share the data with third parties for the purpose of generating water usage and related statistics (in various forms) without identifying you personally. Unless you provide us with your express signed consent, Sloan Marketplace will not disclose or share with others any product related data in a form that personally identifies you. You acknowledge that you have reviewed the Sloan Marketplace Privacy Policy for information about what personal information we collect and how we use such information.

5. UPDATES. Sloan Marketplace and its licensors assume no obligation to provide updates, patches, bug fixes, upgrades or error corrections (collectively "Updates"). If Sloan Marketplace provides Updates, such Updates may be automatic without advance notification and may delete or change the nature or features of the Product Software, including functions you may rely upon and you may lose data. You consent to Updates by Sloan Marketplace. You further agree to promptly install any non-automatic Updates that we may provide. Any Updates shall be deemed and shall constitute part of the Product Software and the terms of this EULA apply to such Updates.

6. PRODUCT SOFTWARE TRANSFER. You may not transfer this EULA or the rights to the Product Software granted herein to any third party without the written consent of Sloan Marketplace. Prior to any such approved transfer, the end user receiving the Product Software must also agree to all the EULA terms.

7. TERMINATION. This EULA is effective until terminated. Your rights under this EULA will terminate automatically without notice from Sloan Marketplace if you fail to comply with any of the terms and conditions of this EULA or if you are no longer a subscribed user of the Sloan Marketplace Subscription Services. Upon termination of this EULA, you must cease all use of the Product Software. The following Sections survive any termination of this EULA: Sections 2 – 4, 6 – 16.

8. LEGAL COMPLIANCE. The Product Software may be capable of capturing various data about your water usage and the water usage of others who are authorized users of our products and/or services, including but not necessarily limited to product activation, line flush length and frequency, battery levels, sensor diagnostics and communication signal strength data. You agree to use the Product Software and associated data only in compliance with those laws and agreements that apply to such software or data.

9. HIGH RISK ACTIVITIES. The Product Software, sensors and applications are not fault-tolerant and not designed, manufactured or intended for use for hazardous environments or high-risk activities requiring fail-safe performance. You agree not to use the Product Software, the sensors and applications with activities in which the failure of the sensors or applications could lead to death, personal injury, property damage, or severe physical or environmental damage. Sloan Marketplace and its licensors specifically disclaim any express or implied warranty of fitness for high-risk activities.

10. DISCLAIMER OF WARRANTY. You expressly acknowledge and agree that the use of the Product Software, sensors and/or applications are at your sole risk. The Product Software, sensors and/or applications are provided "AS-IS" and without warranty of any kind. SLOAN MARKETPLACE AND ITS LICENSORS EXPRESSLY DISCLAIM AND MAKE NO WARRANTIES, CONDITIONS, REPRESENTATIONS OR TERMS, EXPRESS OR IMPLIED, WHETHER BY STATUTE, COMMON LAW, CUSTOM, USAGE OR OTHERWISE AS TO THE PRODUCT SOFTWARE, SENSORS, APPLICATIONS OR ANY COMPONENT THEREOF, INCLUDING BUT NOT LIMITED TO NON-INFRINGEMENT OF THIRD-PARTY RIGHTS, INTEGRATION, MERCHANTABILITY, SATISFACTORY QUALITY OR FITNESS FOR ANY PARTICULAR PURPOSE. SLOAN MARKETPLACE AND ITS LICENSORS DO NOT WARRANT THAT THE FUNCTIONS CONTAINED IN THE PRODUCT SOFTWARE, SENSORS AND/OR APPLICATIONS WILL MEET YOUR REQUIREMENTS OR THAT THE OPERATION OF THE PRODUCT SOFTWARE, SENSORS AND/OR APPLICATIONS WILL BE CORRECT OR COMPLETE. FURTHERMORE, SLOAN MARKETPLACE AND ITS LICENSORS DO NOT WARRANT OR MARKETPLACE AND ITS LICENSORS DO NOT WARRANT OF THE USE OF THE PRODUCT SOFTWARE, SENSORS AND/OR APPLICATIONS IN TERMS OF CORRECTNESS, ACCURACY, RELIABILITY, PERFORMANCE OR OTHERWISE. NO ORAL OR WRITTEN INFORMATION OR ADVICE GIVEN BY SLOAN MARKETPLACE OR ITS LICENSORS OR THEIR RESPECTIVE AUTHORIZED REPRESENTATIVES SHALL CREATE A WARRANTY. SLOAN MARKETPLACE AND ITS LICENSORS PROVIDE NO WARRANTY THAT ANY INFRASTRUCTURE, PROPERTY, COMMERCIAL FACILITY, DEVICE, OTHER PRODUCT SOFTWARE OR DATA WILL NOT BE DAMAGED BY THE PRODUCT SOFTWARE, SENSORS AND/OR APPLICATIONS.

11. LIMITATION OF LIABILITY. SLOAN MARKETPLACE AND ITS LICENSORS WILL NOT BE LIABLE FOR ANY INCIDENTAL, SPECIAL, INDIRECT, EXEMPLARY OR CONSEQUENTIAL DAMAGES FOR BREACH OF ANY WARRANTY, BREACH OF CONTRACT, NEGLIGENCE, STRICT LIABILITY OR ANY OTHER LEGAL THEORY RELATED TO THE PRODUCT SOFTWARE, SENSORS AND/OR APPLICATIONS.

SLOAN MARKETPLACE AND ITS LICENSORS WILL NOT BE LIABLE FOR ANY LOSS OF PROFITS, LOSS OF REVENUE, LOSS OR CORRUPTION OF DATA, LOSS OF USE OF THE PRODUCT SOFTWARE, SENSORS, APPLICATIONS OR ANY ASSOCIATED HARDWARE OR DEVICE, DOWNTIME AND USER'S DOWNTIME, COST OF PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES, OR ANY CLAIM OR DEMAND AGAINST YOU BY ANY OTHER PARTY, EVEN IF SLOAN MARKETPLACE AND ITS LICENSORS HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IN NO EVENT SHALL SLOAN MARKETPLACE'S OR ITS LICENSOR'S AGGREGATE LIABILITY UNDER OR IN CONNECTION WITH THIS AGREEMENT BE GREATER THAN FIFTY U.S. DOLLARS (\$50.00). YOU ACKNOWLEDGE THAT THESE LIMITATIONS ARE REASONABLE, AND FURTHER AGREE THAT THESE LIMITATIONS SHALL APPLY NOTWITHSTANDING ANY FAILURE OF ESSENTIAL PURPOSE OF ANY LIMITED REMEDY.

12. INDEMNIFICATION. You agree to defend, indemnify, and hold Sloan Marketplace and its licensors harmless from and against any claim or lawsuits, including reasonable attorneys' fees and court costs that arise or result from your use of the Product Software, sensors and/or application or from your breach of any of the terms of this EULA.

13. U.S. GOVERNMENT END USERS. The Product Software is licensed only with "restricted rights" and as "commercial items" consisting of "commercial Product Software" and "commercial Product Software documentation" with only those rights as are granted to all other end users pursuant to the terms and conditions herein.

14. ARBITRATION AGREEMENT; GOVERNING LAW AND JURISDICTION. Except as provided for in Section 15(b) of the Sloan Marketplace Terms of Service, any dispute, claim or controversy involving this EULA shall be resolved through binding arbitration in accordance with Section 13 of the Sloan Marketplace Terms of Service. This EULA shall be governed by the laws of the State of Illinois, without reference to it principles of conflicts of law. The parties consent to exclusive jurisdiction in Cook County, Illinois for any dispute arising from the terms and conditions of this EULA, except for such disputes, claims or controversies that are required to be arbitrated as set forth in the Arbitration Agreement in Section 13 of the Terms of Service. The parties waive their right to have an action under this EULA brought or filed elsewhere. The prevailing party in any action under this EULA shall be entitled to recover its reasonable attorneys' fees in addition to any other damages or other awards ordered by the court or arbitrator.

15. THIRD PARTY BENEFICIARY. For all purposes of this EULA, each of the licensors of any of the Product Software shall be expressly deemed an intended third-party beneficiary of this EULA and shall have the right to enforce the terms and conditions of this EULA but no other parties other than any licensor of the Product Software is deemed an intended third-party beneficiary under this EULA.

16. ENTIRE AGREEMENT; SEVERABILITY. This EULA is the entire agreement between you and Sloan Marketplace relating to the Product Software and supersedes all prior or contemporaneous oral or written communications, proposals and representations with respect to the Product Software or any other subject matter covered by this EULA. If any provision of this EULA is held to be void, invalid, unenforceable or illegal, the other provisions shall continue in full force and effect.