

# Service Specific Terms

Last Updated: March 30, 2026

The following Service Specific Terms relate to the Everlaw Agreement (the “**Agreement**”) and supplement the Agreement. Capitalized terms used but not defined in these Service Specific Terms will have the meanings given to them in the Agreement.

## 1. TERMS FOR SPECIFIC EVERLAW FUNCTIONALITY

- 1.1. **Suspended Data.** Suspended Data is not accessible by the Customer during the period of suspension.
- 1.2. **Early Case Assessment (ECA).** Customer can promote ECA Data to Active Data at any time. Case Materials can be transferred from an ECA Project to one or more review Projects anytime at Customer's discretion. If a Document is in both an ECA Project and a review Project simultaneously, it will be billed at the Rate per GB for Active Data only.

## 2. THIRD PARTY SERVICES.

- 2.1. **General.** If Customer or Authorized User chooses to use any third party services contained within the Service or in combination with the Service, Everlaw will not be responsible for the delivery, quality, or timeliness of such service.
- 2.2. **Disclaimer.** Everlaw's suppliers will have no liability arising out of or relating to the Agreement.

## 3. GOOGLE CLOUD TRANSLATION.

- 3.1. Customer's use of Google's Cloud Translation product within the Service is subject to the terms and conditions stated at <https://cloud.google.com/translate/attribution#disclaimer>, including that the “[...] SERVICE MAY CONTAIN TRANSLATIONS POWERED BY GOOGLE. GOOGLE DISCLAIMS ALL WARRANTIES RELATED TO THE TRANSLATIONS, EXPRESS OR IMPLIED,

INCLUDING ANY WARRANTIES OF ACCURACY, RELIABILITY, AND  
ANY IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A  
PARTICULAR PURPOSE AND NONINFRINGEMENT.”