

ORamaVR SIM Library

End-User Licence Agreement

IMPORTANT — PLEASE READ CAREFULLY BEFORE ACCESSING OR USING ANY SIM LIBRARY APPLICATION. This SIM Library End-User Licence Agreement (the “Agreement” or “SIM Library EULA”) governs access to and use of the medical XR simulation applications made available through the ORamaVR VTC Platform as part of the ORamaVR SIM Library (each, a “SIM”). It is a legally binding agreement between ORamaVR SA (“ORamaVR”) and: (a) the organisation that subscribes to the SIM Library through ORamaVR or an Authorised Channel Partner (the “End Customer”); and (b) each individual who accesses or uses a SIM (an “End User”). The End Customer accepts this Agreement by executing, or by procuring the VTC Platform under, a Principal Agreement that incorporates this Agreement, or by activating or permitting use of any SIM. Each End User accepts this Agreement at first access to a SIM by click-through or equivalent affirmation. If you do not agree to these terms, do not access or use any SIM. This Agreement is an ORamaVR Standard-Form Document incorporated by reference into the End Customer’s VTC End Customer Terms (Exhibit B) and Principal Agreement; it applies alongside, and does not displace, those documents.

1. Definitions

The following terms have the meanings set out below. Capitalised terms not defined in this Agreement have the meanings given to them in the ORamaVR Master Glossary (OVR-GLO-001), the VTC End Customer Terms (Exhibit B), or the End Customer’s Principal Agreement, as applicable.

Term	Definition
Authorised Channel Partner	A CMDA partner or Reseller authorised by ORamaVR to distribute VTC Platform and SIM Library licences pursuant to a CMDA (OVR-CDA-001) or Reseller Agreement (OVR-CDA-002).
End Customer	The organisation (hospital, clinic, medical school, simulation centre, or equivalent) that subscribes to the SIM Library through ORamaVR or an Authorised Channel Partner.
End User	A natural person who accesses or uses a SIM, in their capacity as a Trainee, Supervisor, or Org Admin user of the End Customer’s Client Tenant.
Exhibit B	The ORamaVR VTC End Customer Terms, set out in Exhibit B (OVR-SCH-002) and amended from time to time by ORamaVR.

Term	Definition
JARIA	Just Another Remarkably Intelligent Assistant — ORamaVR’s AI virtual assistant integrated into the VTC Platform, which may operate as an overlay on a SIM. Use of JARIA is governed by the JARIA Terms of Use (OVR-POL-005).
ORamaVR	ORamaVR SA, a company incorporated under the laws of Switzerland (CHE-478.871.980), with registered address at 34 route de la Galaise, c/o FONGIT, CH-1228 Plan-les-Ouates, Geneva, Switzerland.
ORamaVR-Owned SIM	A SIM authored or owned by ORamaVR and made available in the SIM Library catalogue.
Patient-Identifiable Data	Has the meaning given in Exhibit B §4.2.
Principal Agreement	The agreement under which the End Customer procures the VTC Platform and SIM Library — namely the OEM Master Agreement, the Direct MSA, the CMDA, or the Reseller Agreement, as applicable.
Publisher	A third party that owns or controls the intellectual property in a Publisher-Owned SIM and has licensed it to ORamaVR for distribution under the SIM Library Publisher Agreement (OVR-PUB-001).
Publisher-Owned SIM	A SIM authored by a Publisher and licensed to ORamaVR for distribution through the SIM Library under a Publisher Agreement.
SIM	An individual medical XR simulation application made available through the VTC Platform as part of the SIM Library, whether an ORamaVR-Owned SIM or a Publisher-Owned SIM, together with its associated assets, content, and documentation.
SIM Library	The ORamaVR curated catalogue of medical XR simulations distributed through the VTC Platform to End Customers, listed at the SIM Library Catalogue URL (oramavr.com/legal/sim-library-catalogue).
Subscription Period	The period during which the End Customer is entitled to access the SIM Library or a particular SIM under the Principal Agreement.
VTC Platform	The ORamaVR Virtual Training Center platform through which SIMs are delivered, as described in Exhibit A to Exhibit B and operated under the concurrent-user (CCU) licensing model.

2. Status, Scope, and Acceptance

2.1 Relationship to the VTC End Customer Terms and Principal Agreement

This Agreement is a Standard-Form Document incorporated by reference into Exhibit B (VTC End Customer Terms) at Exhibit B §1.4 and into the End Customer’s Principal Agreement. It governs use of SIMs specifically; it does not replace Exhibit B or the Principal Agreement. References in this Agreement to “Exhibit B” or the “VTC End Customer Terms” are to the partner-channel VTC End Customer Terms (OVR-SCH-002) where the End

Customer obtains access through an Authorised Channel Partner, and to the Direct VTC End Customer Terms (OVR-EULA-002) where the End Customer obtains access directly from ORamaVR under the Direct MSA; the cross-referenced section numbers are common to both editions. In the event of conflict:

- (a) with Exhibit B — Exhibit B prevails on platform-wide matters (including data protection, the patient-data prohibition, account responsibilities, suspension, liability, and dispute resolution); this Agreement prevails on SIM-specific matters;
- (b) with the Principal Agreement — the Principal Agreement prevails on the commercial relationship (fees, term, channel terms); this Agreement prevails on the terms of use of a SIM;
- (c) with the JARIA Terms of Use — the JARIA Terms of Use prevail on JARIA-specific matters where JARIA operates as an overlay on a SIM.

2.2 Layered acceptance

The End Customer is bound by this Agreement through its Principal Agreement and Exhibit B. Each End User is bound by this Agreement at first access to a SIM, by click-through acceptance or equivalent affirmation recorded against the End User's account (capturing the timestamp, the End User identifier, the document name, and the document version). The End Customer remains responsible under Exhibit B §4.4 for the conduct of its End Users.

2.3 Eligibility

SIMs are intended for use by professional, faculty, and student End Users in connection with VTC training programmes. Each End User confirms, at acceptance, that they are (a) at least eighteen (18) years of age (or, where higher, the age of majority in their jurisdiction) and (b) authorised by the End Customer to access the VTC Platform.

2.4 No transfer to affiliates

The right to access and use SIMs extends only to the End Customer and its authorised End Users. It does not extend to the End Customer's affiliates unless expressly agreed in writing by ORamaVR.

3. Licence Grant

3.1 Grant

Subject to the End Customer's compliance with this Agreement, Exhibit B, and the Principal Agreement, and to payment of the applicable fees, ORamaVR grants to the End Customer and its authorised End Users, during the Subscription Period, a non-exclusive, non-transferable, non-sublicensable, revocable licence to access and use the SIMs included in the End Customer's subscription, solely for internal medical training, education, and

assessment within the End Customer's organisation, in accordance with the concurrent-user (CCU) model and the entitlement set out in the Principal Agreement.

3.2 CCU model

Access to SIMs is licensed on the concurrent-user (CCU) basis described in Exhibit B. The number of concurrent users entitled to access SIMs at any one time is set out in the End Customer's Principal Agreement. This Agreement does not grant any per-seat, perpetual, or device-locked licence.

3.3 Reservation of rights

All rights not expressly granted are reserved by ORamaVR and, in the case of a Publisher-Owned SIM, by the relevant Publisher. This Agreement conveys no ownership interest in any SIM, the VTC Platform, JARIA, or any other ORamaVR or Publisher intellectual property.

3.4 Catalogue changes

The composition of the SIM Library catalogue may change from time to time. ORamaVR may add, update, or withdraw SIMs in accordance with Exhibit B and, for Publisher-Owned SIMs, the relevant Publisher Agreement. Withdrawal of a SIM does not affect End Customer subscriptions active at the date of withdrawal for the remainder of their then-current Subscription Period, save where withdrawal is required for legal, safety, or clinical-accuracy reasons.

4. Permitted and Prohibited Use

4.1 Permitted use

End Users may use SIMs solely for medical training, education, simulation, and assessment within the End Customer's organisation, in accordance with this Agreement, Exhibit B, the Acceptable Use Policy (OVR-POL-004), and all applicable laws.

4.2 Prohibited use

Neither the End Customer nor any End User shall:

- (d) copy, modify, adapt, translate, or create derivative works of any SIM, except as expressly permitted by this Agreement;
- (e) reverse-engineer, disassemble, decompile, or otherwise attempt to derive the source code, models, or underlying structure of any SIM, the VTC Platform, or JARIA, except to the limited extent expressly permitted by mandatory applicable law;
- (f) sub-license, rent, lease, loan, sell, distribute, or otherwise make any SIM available to any third party outside the End Customer's authorised End Users;

- (g) use any SIM, or knowledge derived from it, to develop a product or service with the same or substantially the same functionality as the SIM, the VTC Platform, or JARIA;
- (h) remove, obscure, or alter any proprietary, author, or attribution notice embedded in a SIM;
- (i) circumvent or disable any licence-enforcement, access-control, or concurrency-management mechanism of the VTC Platform;
- (j) use any SIM in connection with the actual diagnosis or treatment of a real, identifiable patient, or as a substitute for independent professional clinical judgment;
- (k) use any SIM in any manner prohibited by the Acceptable Use Policy or by Exhibit B §4.2.

4.3 Patient-data prohibition

The patient-data prohibition in Exhibit B §4.2(b) applies in full to all use of SIMs and to any input made by an End User into a SIM or into JARIA operating as an overlay on a SIM: no End User shall input Patient-Identifiable Data. The End Customer's anonymisation and pseudonymisation warranty under Exhibit B §4.3 applies to any clinical content submitted through a SIM.

5. Intellectual Property

5.1 ORamaVR-Owned SIMs and platform IP

ORamaVR and its licensors retain all right, title, and interest in and to the VTC Platform, JARIA, all ORamaVR-Owned SIMs, and all algorithms, models, tools, integration code, and infrastructure comprised therein, including all intellectual property rights in each of the foregoing. No such rights are transferred to the End Customer or any End User.

5.2 Publisher-Owned SIMs

A Publisher-Owned SIM remains the property of the relevant Publisher, subject to the licence granted by the Publisher to ORamaVR under the Publisher Agreement (OVR-PUB-001) and the sublicense granted to End Customers under §3.1. The End Customer's use of a Publisher-Owned SIM is subject to any additional Publisher attribution or use condition notified in the SIM Library catalogue entry for that SIM. ORamaVR's platform, JARIA, and integration layer remain ORamaVR's property regardless of the SIM on which they operate.

5.3 No open-source contamination

Neither the End Customer nor any End User shall take any act that causes any intellectual property right owned or controlled by ORamaVR or a Publisher to become subject to any open-source licence or similar encumbrance.

5.4 Feedback

Where the End Customer or an End User provides feedback, suggestions, or comments regarding a SIM, the VTC Platform, or JARIA (“Feedback”), the End Customer grants ORamaVR a worldwide, non-exclusive, perpetual, irrevocable, royalty-free licence to use, copy, modify, and incorporate such Feedback into any ORamaVR product or service and to sublicense those rights. No compensation or attribution is due for Feedback.

6. JARIA Overlay on SIMs

6.1 JARIA as an overlay

Where JARIA is enabled on a SIM, it operates as an ORamaVR-owned AI overlay that may provide conversational guidance, session-aware feedback, and, where JARIA+ is provided, performance assessment. Use of JARIA is governed by the JARIA Terms of Use (OVR-POL-005), which the End User accepts at first invocation of JARIA. In the event of conflict on JARIA-specific matters, the JARIA Terms of Use prevail.

6.2 IP and liability boundary

The boundary between SIM content and the JARIA overlay is as follows: the underlying SIM content, clinical scenarios, procedural steps, and pedagogical design are the responsibility of the SIM’s owner (ORamaVR for an ORamaVR-Owned SIM; the Publisher for a Publisher-Owned SIM) for clinical accuracy; JARIA’s assessment algorithms, scoring models, feedback generation, and AI outputs are ORamaVR’s sole property and responsibility. Any inaccuracy attributable to the JARIA layer is not the responsibility of a Publisher.

6.3 AI data posture

Prompts, inputs, outputs, and session interactions processed by ORamaVR through JARIA operating on a SIM are subject to the firm ORamaVR AI data posture: such data is retained for the purposes of service operation, security, audit, and debugging; is not anonymised by default; and is not used by ORamaVR or any third party to train, fine-tune, or evaluate any AI model. This posture is consistent with the JARIA Terms of Use and the ORamaVR Privacy Policy.

7. Clinical Accuracy and Content Standards

7.1 Training purpose only

SIMs are provided for medical training, education, and simulation purposes only. No SIM is a medical device, and no SIM is intended for use in the diagnosis or treatment of any real, identifiable patient. Content within a SIM does not constitute clinical advice and must not be relied upon as a substitute for the professional judgment of a qualified clinician.

7.2 Allocation of clinical-accuracy responsibility

Responsibility for the clinical accuracy of a SIM's content rests with the SIM's owner: ORamaVR for an ORamaVR-Owned SIM, and the Publisher for a Publisher-Owned SIM. The End Customer is responsible for ensuring that its deployment of any SIM is consistent with applicable professional standards, clinical governance frameworks, educational standards, and accreditation or regulatory requirements applicable to the End Customer.

7.3 No warranty of clinical outcome

ORamaVR does not warrant that use of any SIM will achieve any particular training, educational, or clinical outcome, or that SIM content reflects the most current clinical guidelines at any given time.

8. Attribution and Marks

Each SIM may display attribution to its owner and, for a Publisher-Owned SIM, to the Publisher and the SIM's clinical authors, in the form specified in the SIM Library catalogue entry or embedded in the SIM. Neither the End Customer nor any End User shall remove, obscure, or alter such attribution. Use of the ORamaVR marks, and of any Publisher marks, is permitted only as displayed by the SIM and the VTC Platform; no other right to use those marks is granted. Certain SIMs and platform components carry legacy "Powered by MAGES" or equivalent attribution reflecting the historical ORamaVR MAGES platform; that attribution is retained as a historical reference and shall not be removed.

9. Virtual Reality Safety — Waiver and End Customer Obligations

The End Customer acknowledges that extended use of virtual reality hardware and software may present risks to some individuals, including motion sickness, disorientation, eye strain, and, in rare cases, seizures. The End Customer has sole responsibility for ensuring that all End Users who use any SIM in a virtual reality context have been informed of these risks and use supported VR hardware in accordance with ORamaVR's guidance. ORamaVR will not, under any circumstances, be held liable for any property damage, personal injury, or death related to the use of any SIM, except as required by mandatory Swiss product-liability law. The End Customer shall defend, indemnify, and hold harmless ORamaVR, its affiliates, and their respective officers, directors, and employees against any claim or action brought by a third party alleging that the End Customer's negligence caused death, personal injury, or property damage arising out of the use of a SIM, except to the extent such claim arises from ORamaVR's own breach, negligence, or wilful misconduct.

10. Data Protection

Processing of personal data in connection with the use of SIMs is governed by Exhibit B, the ORamaVR Privacy Policy (OVR-POL-002), and, where applicable, the Data Processing

Agreement (Exhibit C, OVR-SCH-003). End-customer performance data generated through use of a SIM (including session logs, competency scores, and assessment outcomes) belongs to the End Customer; ORamaVR processes such data as processor on behalf of the End Customer in accordance with Exhibit C, save where ORamaVR acts as independent controller for account, security, and service-operation purposes as set out in Exhibit B and the Privacy Policy. This Agreement does not vary the roles, obligations, or allocations set out in those documents.

11. Warranties and Disclaimer

EXCEPT AS EXPRESSLY SET OUT IN EXHIBIT B OR THE PRINCIPAL AGREEMENT, EACH SIM IS PROVIDED “AS IS” AND “AS AVAILABLE” WITHOUT WARRANTY OF ANY KIND. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, ORAMAVR DISCLAIMS ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, ACCURACY, AND NON-INFRINGEMENT. ORAMAVR DOES NOT WARRANT THAT ANY SIM WILL BE UNINTERRUPTED OR ERROR-FREE. WHERE JARIA OPERATES ON A SIM, JARIA OUTPUTS ARE PROVIDED ON AN AS-IS BASIS AS SET OUT IN THE JARIA TERMS OF USE. THIS SECTION DOES NOT EXCLUDE ANY LIABILITY THAT CANNOT BE EXCLUDED UNDER MANDATORY APPLICABLE LAW.

12. Indemnity

The End Customer shall indemnify, defend, and hold harmless ORamaVR, its subsidiaries and affiliates, and their respective officers, directors, and employees from and against any and all claims, demands, losses, liabilities, damages, costs, and expenses (including reasonable legal fees) arising out of or in connection with: (a) the End Customer’s or any End User’s breach of this Agreement, Exhibit B, or the Acceptable Use Policy; (b) the input of Patient-Identifiable Data or other personal data into any SIM or JARIA in breach of §4.3; or (c) any use of a SIM by the End Customer or an End User outside the scope of the licence granted. ORamaVR shall have no liability for any third-party infringement claim based on (i) use of a superseded or altered version of a SIM where infringement would have been avoided by use of the current, unaltered version, or (ii) the combination of a SIM with software, hardware, or materials not provided by ORamaVR.

13. Limitation of Liability

Liability of ORamaVR to the End Customer under or in connection with this Agreement is governed by, and subject to, the limitation-of-liability provisions of Exhibit B §9 and the Principal Agreement, including the exclusion of indirect damages and the liability cap set out there. No separate SIM-specific liability cap applies; the Exhibit B cap applies on an aggregated basis with all other claims under or in connection with the VTC Platform. Nothing in this Agreement limits liability for death or personal injury caused by negligence,

for fraud, for wilful misconduct, for mandatory product liability under Swiss law, or for any other liability that cannot be limited under applicable law.

14. Confidentiality

Each SIM, the VTC Platform, and any technical information disclosed by ORamaVR in connection with this Agreement constitute ORamaVR's confidential information. The End Customer shall protect such confidential information from disclosure to any third party with no less than reasonable care, and shall use it only for the purposes of this Agreement. The confidentiality obligation does not apply to information that (a) is or becomes publicly known through no act or omission of the End Customer; (b) is disclosed by ORamaVR on a non-confidential basis; (c) was known to the End Customer before receipt; or (d) is rightfully acquired from a third party without restriction. The confidentiality provisions of the Principal Agreement, where more specific, prevail.

15. Term, Suspension, and Termination

15.1 Term

This Agreement applies for the duration of the End Customer's Subscription Period for the SIM Library or the relevant SIM. The End Customer's and End Users' entitlement to access SIMs is co-terminous with the Subscription Period under the Principal Agreement; on expiry or termination of that Subscription Period, access to SIMs ceases automatically.

15.2 Suspension

ORamaVR may suspend access to any or all SIMs in the circumstances set out in Exhibit B §11.2, including where ORamaVR has reasonable grounds to believe that a SIM or JARIA is being used in breach of the patient-data prohibition. Suspension is governed by Exhibit B and does not constitute termination.

15.3 Termination

Termination of access to SIMs follows the termination provisions of the Principal Agreement and Exhibit B. ORamaVR may additionally cease providing a particular SIM in accordance with §3.4. On termination or expiry, the End Customer and its End Users shall cease all use of the affected SIMs.

15.4 Survival

Sections 1, 4.2, 4.3, 5, 6.2, 6.3, 7, 8, 9, 11, 12, 13, 14, and 16, together with any accrued payment obligations under the Principal Agreement, survive expiry or termination of this Agreement.

16. Third-Party Software and Components

SIMs and the VTC Platform may incorporate third-party software components, which are subject to the additional terms identified in Schedule 1 (Third-Party Components). By using a SIM, the End Customer and its End Users also accept those additional terms to the extent applicable. ORamaVR does not warrant, indemnify, or otherwise accept liability for any third-party software. The Schedule 1 inventory reflects the current SIM runtime build and is updated from time to time.

17. General

17.1 Governing law and jurisdiction

This Agreement is governed by and construed in accordance with the internal law of Switzerland (excluding principles of conflict of laws and international treaties), without prejudice to any mandatory provisions of EU consumer-protection law, EU data-protection law, or the EU AI Act that apply by virtue of an EEA-established End Customer or End User. Any dispute, controversy, or claim arising out of or in relation to this Agreement, including its validity, invalidity, breach, or termination, shall be finally and exclusively settled by the courts of the Canton of Geneva, Switzerland, subject to a right of appeal to the Swiss Federal Supreme Court — save that, where the Principal Agreement specifies a different dispute-resolution mechanism, that mechanism prevails for disputes between ORamaVR and the End Customer.

17.2 Standard-Form Document amendments

ORamaVR may amend this Agreement in accordance with the Standard-Form Document amendment mechanism in the Principal Agreement (CMDA §8 / Reseller §8 / the Direct MSA equivalent). Material amendments require thirty (30) days' prior notice; non-material amendments require ten (10) days' prior notice. A re-acceptance click-through may be required at an End User's next access to a SIM following a material amendment. Where an amendment is required to comply with applicable law, it may take effect on shorter notice as required by that law.

17.3 Entire agreement

This Agreement, together with Exhibit B, the Acceptable Use Policy, the JARIA Terms of Use, the Privacy Policy, the Data Processing Agreement (where applicable), the SIM Library catalogue entry for each SIM, and the Principal Agreement, constitutes the entire agreement between the parties relating to the use of SIMs and supersedes all prior agreements and understandings on that subject matter.

17.4 Severability, waiver, assignment

If any provision of this Agreement is held invalid or unenforceable, the remaining provisions continue in full force, and the invalid provision shall be modified to the

minimum extent necessary to make it valid. No failure or delay by ORamaVR in exercising any right constitutes a waiver of that right. The End Customer may not assign or transfer this Agreement without ORamaVR's prior written consent; ORamaVR may assign this Agreement in connection with a merger, acquisition, or sale of all or substantially all of its assets, or to an affiliate, on written notice.

17.5 Language

This Agreement is entered into in the English language. Any translation is provided for convenience only; the English version prevails in the event of any inconsistency.

Schedule 1 — Third-Party Components

Commercial components of the SIM runtime and VTC Platform and their software licence agreements:

- (l) Unity — unity3d.com/legal/terms-of-service
- (m) Photon — doc.photonengine.com/server/current/operations/licenses
- (n) SteamVR SDK — store.steampowered.com/eula and partner.steamgames.com/doc/features/steamvr/enterprise
- (o) Oculus / Meta XR SDK — developer.oculus.com/licenses
- (p) Wave SDK — developer.vive.com/resources/downloads/licenses-and-agreements
- (q) Liberation Sans (SIL Open Font License) — fontsquirrel.com/license/liberation-sans
- (r) Math.NET Numerics — numerics.mathdotnet.com/License.html

Open-source components of the SIM runtime, VTC Platform, and ORamaVR Cloud Services and their software licence agreements:

- (s) Nebular — github.com/akveo/nebular/blob/master/LICENSE.txt
- (t) ngx-admin — github.com/akveo/ngx-admin/blob/master/LICENSE
- (u) ng2-smart-table — github.com/akveo/ng2-smart-table/blob/master/LICENSE.txt
- (v) angular-auth-oidc-client — github.com/damienbod/angular-auth-oidc-client/blob/main/LICENSE
- (w) ngx-charts — github.com/swimlane/ngx-charts/blob/master/LICENSE
- (x) ngx-echarts — github.com/xieziyu/ngx-echarts/blob/master/LICENSE
- (y) IdentityServer4 — github.com/IdentityServer/IdentityServer4/blob/main/LICENSE
- (z) MailKit — github.com/jstedfast/MailKit/blob/master/LICENSE
- (aa) glm — github.com/g-truc/glm/blob/master/copying.txt
- (bb) OpenAI API (where JARIA operates on a SIM) — openai.com/policies/terms-of-use

- (cc) Azure Speech (where used) — azure.microsoft.com/support/legal
- (dd) OpenXR — github.com/KhronosGroup/OpenXR-Hpp/blob/main/LICENSE
- (ee) AndroidXR — developer.android.com/develop/xr
- (ff) VisionOS — apple.com/legal/sla/docs/vision-os.pdf

These Terms are accepted by the End Customer through its Principal Agreement and Exhibit B, and by each End User through click-through acceptance at first access to a SIM.

ORamaVR SA · CHE-478.871.980 · 34 route de la Galaise, c/o FONGIT, CH-1228 Plan-les-Ouates, Geneva, Switzerland

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Document Control

Version	Date	Status	Notes
v1.0-R	4 June 2026	Reviewed — awaiting execution / publication	Code convention harmonised (OVR-EULA-001); prior draft history retired.
v1.1-R	8 June 2026	Reviewed — awaiting execution / publication	Re-baselined to v1.1-R release label (8 June 2026); previous version archived in GTM Contracts/Legacy versions.
v.2_R	11 June 2026	Issued — Release Edition v.2_R	v.2_R release: removed TBC note from Schedule 1; added OpenXR, AndroidXR, VisionOS to open-source components list; version unified.