



# INTELLECTUAL PROPERTY POLICY

December 13, 2024

## INTELLECTUAL PROPERTY POLICY

**Intellectual Property.** peeq, inc. (and/or our licensors, as applicable) will at all times retain all rights, titles, and interests in any copyrights, trademarks, service marks, logos, patents, trade secrets and/or other intellectual property including without limitation any Content (as defined in the Terms), software, methodologies, tools, specifications, techniques, website designs, documentation or data together with any and all additions, enhancements, improvements or other modifications thereto (individually or collectively, “Intellectual Property”), including any derivative works thereof, proprietary and/or licensed to peeq, inc., including Intellectual Property that peeq, inc. (and/or our licensors, as applicable): (i) makes available via the Platform, including the Platform; or (ii) creates or develops (by authorship or any other means).

**License Restriction.** Unless otherwise provided in the Terms, nothing contained in these Terms or otherwise shall be construed to grant you any right, title, license, or other interest in, to or under any of peeq, inc.’s Platform and Intellectual Property, including the use thereof, whether by estoppel, implication or otherwise. Unless expressly required by law, or you receive express written consent from peeq, inc. and, as applicable, our Representatives, the License provided under these Terms strictly prohibits you from: (i) using the Platform, and associated Intellectual Property, for any and all commercial purposes (or exploits), including monetization; (ii) reverse engineering, disassembling, or decompiling the Platform (including all associated Intellectual Property), including without limitation extracting or decoding the source code from the Platform or any part thereof; (iii) copying, modifying, adapting, or translating the Platform, including any derivative works thereof; (iv) using the Platform and associated Intellectual Property to create derivative works; and (v) infringing the Intellectual Property rights of peeq, inc., our Representatives, and other Platform users. All rights not expressly granted by these Terms are reserved by peeq, inc. and our licensors. Such restrictions and limitations shall continue in effect even after installation on your devices, including computers or mobile devices.

**Suggestions and Feedback.** If you provide us, and/or our Representatives, with any suggestions, feedback, input or comments related to the Platform or Content (the “Comments”), peeq, inc. will own all right, title and interest in and to the Comments. peeq, inc. will be entitled to use the Comments (and/or assign the Comments) without restriction, despite any designations that accompany the Comments when you submit them (e.g., labeling the comment as confidential). By using the Platform and/or submitting your Comments, you hereby assign to peeq, inc. any and all rights, titles, and interests you may have in any Material or Derivative Works. You agrees to perform all commercially reasonable acts deemed necessary or desirable by peeq, inc. to permit and

assist peeq, inc. in obtaining and enforcing the full benefits, enjoyment, rights and title throughout the world in the assigned Material and/or Derivative Works that has hereby been assigned to peeq, inc. by you pursuant to this Intellectual Property Policy, including but not limited to executing relevant documents and assisting with perfecting and enforcing our rights.

## **COPYRIGHT DISPUTES**

peeq, inc. respects the Intellectual Property rights of others and expects Platform users to do the same. In accordance with the Digital Millennium Copyright Act (“DMCA”), we have adopted the following policy for handling copyright infringement claims. Content made available through our Platform in most cases is provided by non-affiliated partners or third parties. Upon receiving your submission, we will notify the provider of the disputed content about your claim.

If you believe that Content or other Intellectual Property on our Platform is being infringed, or violating an individual or entity’s Intellectual Property rights, you may submit a claim to peeq, inc.’s designated agent via our [DMCA Takedown Notice Form](#).

### **Designated Agent Contact Information:**

**peeq, inc.  
Compliance Department  
10105 E. Via Linda Suite 103  
Scottsdale, Arizona, 85258**

Furthermore, if you believe that your material was removed or disabled by mistake or misidentification, you may file a counter-notice, subject to the conditions of federal law, with peeq, inc.’s designated agent via our [DMCA Counter Notice Form](#). Upon receipt of a valid counter-notice, we will promptly forward it to the individual or entity who filed the original DMCA Takedown Notice Form. If we do not receive notice within fourteen (14) business days that the original complainant is seeking a court order to prevent further infringement, we will restore the removed material or cease disabling access to it.