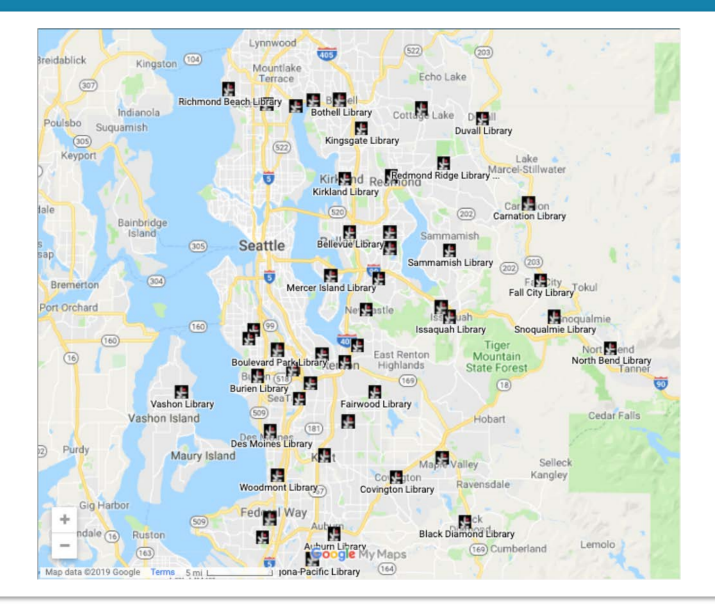


CONVERSATIONAL ARTIFICIAL INTELLIGENCE: BRINGING THE LIBRARY TO YOUR LIVING ROOM KING COUNTY LIBRARY SYSTEM



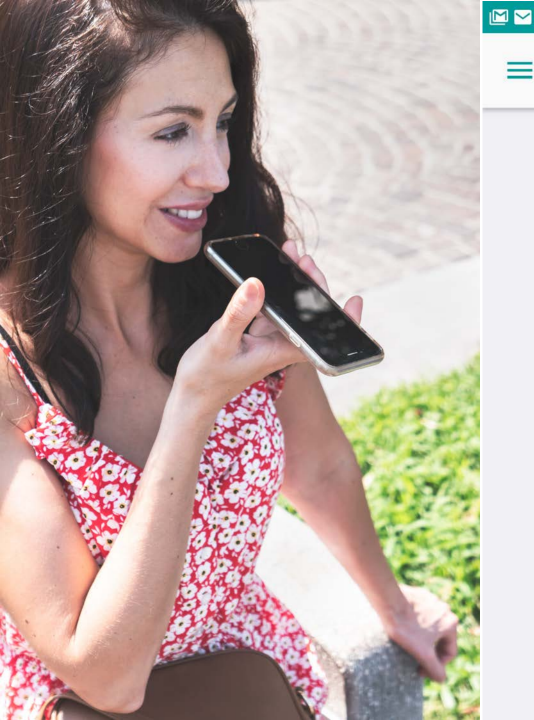












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What can I help you with?



Long press the microphone and start the conversation

CONTRACT REVIEW

3.3 → Subject to Section3.4 below, but otherwise notwithstanding anything to the contrary in this Agreement, Company shall have the right to collect and analyze the conversational data and other information relating to the provision, use and performance of various aspects of the Services and related systems and technologies (including, without limitation, information concerning Customer Data and data derived therefrom), and Company will be free (during and after the term hereof) to (i) use such information and data to improve and enhance the Services and for other development, diagnostic and corrective purposes in connection with the Services and other Company offerings, and (ii) disclose such data solely in aggregate or other de-identified form in connection with its business. No rights or licenses are granted except as expressly set forth-berein.

3.4 → Patron-Data-includes-information-that: (i)'identifies-orcan-be-used-to-identify-an-individual-(including, withoutlimitation, names, signatures, addresses, telephone-numbers, email-addresses, and other-unique-identifiers); or-(ii)'can-be-usedto-authenticate-an-individual-(including, without-limitation, employee - identification - numbers, government-issuedidentification-numbers, passwords-or-PINs, user-identification and-account-access-credentials-or-passwords, financial-account numbers, credit-report-information, student-information, health-ormedical-insurance-data, answers-to-security-questions, and-other personal-identifices). Company-will-not-collect, store-or-use-any-Patron-Data, will-promptly-notify-Customer-of-any-securitybreach-or-other-event-that-may-result-in-the-disclosure-of-Patron-Data,-and-will-comply-with-all-applicable-laws-relating-to-dataprivacy-and-data-security.[¶]

4. → PAYMENT OF FEES

4.1 -> Customer will pay Company the then applicable fees described in the Order Form for the Services and Implementation Services in accordance with the terms therein (the "Fees"), . If Customer's use of the Services exceeds the Service Capacity setforth on the Order Form or otherwise requires the payment of additional fees (per the terms of this Agreement). Customer shall be · billed · for · such · usage · and · Customer · agrees · to · pav · the additional · fees · in · the · manner · provided · herein. · · Company · reserves the right to change the Fees or applicable charges and to institute new charges and Fees at the end of the Initial Service Term or then-current renewal term, upon thirty (30) days priornotice to Customer (which may be sent by email). If Customerbelieves · that · Company · has · billed · Customer · incorrectly, · Customer must contact Company no later than 60 days after the closing date on the first billing statement in which the error or problem appeared, in order to receive an adjustment or credit.

Inquiries should be directed to Company's customer support department.

4.2 → Company may choose to bill through an invoice, in which case, full payment for invoices issued in any given monthmust be received by Company thirty (30) days after the mailingdate of the invoice. Unpaid amounts are subject to a finance charge of 1.5% per month on any outstanding balance, or the maximum permitted by law, whichever is lower, plus all expenses of collection and may result in immediate termination of Service. Customer shall be responsible for all taxes associated with Services other than U.S. taxes based on Company's net income. ¶

5. → TERM AND TERMINATION

5.1 → Subject to carlier termination as provided below, this Agreement is for the Initial Service Term as specified in the Order Form, and shall be automatically renewed for additional periods of the same duration as the Initial Service Term (collectively, the "Term"), unless either party requests termination at least thirty (30) days prior to the end of the then current term. ¶

5.2 - In addition to any other remedies it may have, either party may also terminate this Agreement upon thirty (30) days in notice (or without notice in the case of nonpayment), if the other party materially breaches any of the terms or conditions of this Agreement. Customer will pay in full for the Services up to and including the last day on which the Services are provided. All sections of this Agreement which by their nature should survive termination - will - survive termination, - including, without limitation, accrued rights to payment, confidentiality obligations, warranty disclaimers, and limitations of liability.

6. → WARRANTY AND DISCLAIMER ¶

Company shall use reasonable efforts consistent with prevailing industry standards to maintain the Services in a manner which minimizes errors and interruptions in the Services and shall perform the Implementation Services in a professionaland workmanlike manner. Services may be temporarily unavailable · for · scheduled · maintenance · or · for · unscheduled · emergency maintenance, either by Company or by third-partyproviders, · or · because · of · other · causes · beyond · Company's reasonable control, but Company shall use reasonable efforts to provide advance notice in writing or by e-mail of any scheduled service disruption HOWEVER, COMPANY DOES NOT WARRANT · THAT · THE · SERVICES · WILL · BE UNINTERRUPTED OR ERROR FREE: NOR DOES IT MAKE ANY WARRANTY AS TO THE RESULTS THAT MAY BE OBTAINED FROM USE OF THE SERVICES. EXCEPT AS EXPRESSLY SET FORTH IN THIS SECTION, THE SERVICES · AND · IMPLEMENTATION · SERVICES · ARE PROVIDED "AS IS" AND COMPANY DISCLAIMS ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING, BUT NOT · LIMITED · TO, · IMPLIED · WARRANTIES · OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT.

Author
Deleted: Notwithstanding-

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Deleted: (iii) company will only collect the convensions not associating to any particular patron. (iv) company will not collect any sensitive information about the user, personal identification

Author



Do you use a voice assistant?

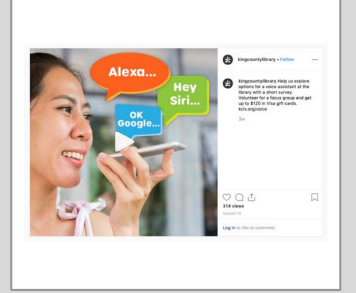
lf so, we want to hear from you!

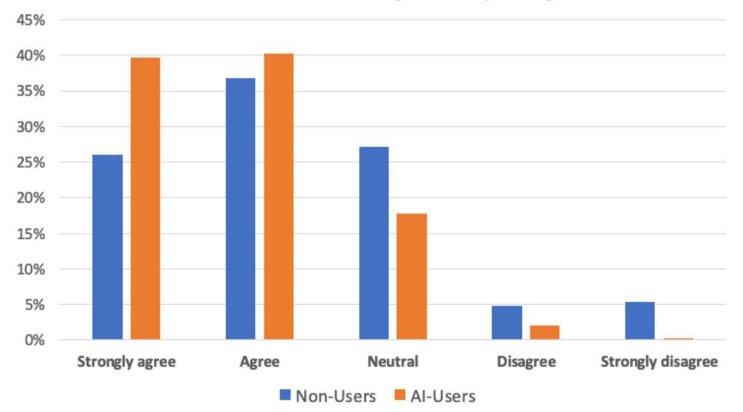
KCLS is exploring whether to use a voice assistant to manage library accounts and we want your input on how you are using yours at home and on the go.

Learn more and volunteer for a focus group at kcls.org/voice









KCLS AI Service Provision Agreement By AI Usage











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