Terms and Conditions Cyclops Software Ltd

General

All services provided by Cyclops Software Ltd may be used for lawful purposes only. The subscriber agrees to indemnify and hold Cyclops Software Ltd innocent, from any claims resulting from the use of service which damages the subscriber or any other party.

In return for being provided with access to the Service and Software by Cyclops Software Ltd (Company Number: 7237576) trading as PostcodeSofware, or one of its authorised resellers you agree (and in doing so, you confirm in your capacity as an individual, that you are an authorised agent for the Licensee) to the following terms and conditions on behalf of the organisation named in the order form which was completed. If the Service or the Software is being installed and/or activated by the Authorised Reseller on the Licensee's behalf, then the Authorised Reseller and the Licensee each confirms that the Licensee has appointed the Authorised Reseller as its agent to confirm acceptance of this Agreement on its behalf, and the Licensee hereby agrees to be bound by this Agreement. The Licensee acknowledges that the Agreement is a contract between the Licensee and CYCLOPS SOFTWARE, governing the Licensee's and its employees use of the Service and Software; and that pursuant to this Agreement the Licensee may also be entering into a separate licensing agreement with the respective third party licensors (where applicable), as referred to in this Agreement. The Service and Software are licensed to the Licensee. The Service and Software are, and remain the property of CYCLOPS SOFTWARE and its third party licensors. By installing, activating, copying or otherwise using the Service or Software, or any part of them, the Licensee agrees to be bound by the terms of this Agreement.

Service Fees

If the client terminates this agreement, the client shall be responsible for any and all outstanding fees owed to Cyclops Software Ltd and agrees to pay any and all fees incurred by the client.

Violations

Failure to follow any term or condition will be grounds for immediate account deactivation.

Refusal of Service

Cyclops Software Ltd reserve the right to refuse, cancel or suspend service, at our sole discretion.

Refund Policy

PostcodeSoftware is a business service. Trial data can be used to evaluate all products to ensure they are suitable and as such refunds will only be offered at the discretion of the management. Cancellation can be requested at any time, and will be effective either immediately or upon the customer's next billing date. Either way, no refund for unused service will be provided.

Agreement of Terms & Conditions

By activating your account with Cyclops Software Ltd, you agree to the policies and disclaimer in this document. Upon requesting activation of an account, you are required to accept these policies and disclaimer. In consideration of your use of the software, you agree to: a) provide true, accurate, current and complete information about yourself as prompted by the Sign up Process; and b) maintain and promptly update your Registration data to keep it accurate. If Cyclops Software Ltd has reasonable grounds to suspect that such information is untrue or inaccurate, Cyclops Software Ltd has the right to terminate your account and refuse current or future use the software.

NOTICE: If you sign up for an account and fail to comply with these terms, no refunds will be given. We will, however, advise you by e-mail prior to taking any action to provide you with an opportunity to correct the problem.

Personal Information/Privacy

Personal information you provide to Cyclops Software Ltd through the software is governed by Cyclops Software's Privacy Policy, available on the web service and applicable laws related to personal information. Your decision to use the software indicates your acceptance of the terms of the Cyclops Software Privacy Policy. You are responsible for maintaining the confidentiality of your account information and other sensitive information. You are responsible for all activities that occur in your account. Cyclops Software Ltd is in no way responsible for any loss or damage to you or to any third party incurred as a result of any unauthorized access and/or use of your account.

Updates to Terms of Service

Cyclops Software may modify these Terms of Service upon notice to you at any time. These modifications may include, without limitation, payment for the Service. In the event Cyclops Software modifies these Terms of Service (available at www.cyclops-software.com), you may terminate your use of the Service. Your continued use of the Service after notice of any change to the Terms of Service will be deemed to be your agreement to the amended Terms of Service.

Disclaimer

BY USING CYCLOPS SOFTWARE, YOU ASSUME ALL RESPONSIBILITY AND RISK FOR THE USE OF THE SOFTWARE AND THE INTERNET CONNECTIONS. THE CONTENT IS PROVIDED "AS IS," WITHOUT ANY EXPRESS OR IMPLIED WARRANTY OF ANY KIND, INCLUDING, WITHOUT LIMITATION, FITNESS FOR A PARTICULAR PURPOSE, AND FREEDOM FROM ERRORS, VIRUSES, BUGS, OR OTHER HARMFUL COMPONENTS, NONINFRINGEMENT OF INTELLECTUAL PROPERTY.

CYCLOPS SOFTWARE LTD SHALL IN NO EVENT BE RESPONSIBLE TO, OR LIABLE TO, YOU, OR ANY THIRD PARTY, WHETHER IN CONTRACT, WARRANTY, TORT (INCLUDING NEGLIGENCE) OR OTHERWISE, FOR ANY DAMAGES, INCLUDING, BUT NOT LIMITED TO, INCIDENTAL, SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES THAT INCLUDE, BUT ARE NOT LIMITED TO, DAMAGES FOR ANY LOSS OF PROFIT, REVENUE OR BUSINESS, AS A DIRECT OR INDIRECT RESULT OF;

- (1) YOUR ACCESS AND USE OF CYCLOPS SOFTWARE.
- (2) YOUR BREACH OR VIOLATION OF THE TERMS AND CONDITIONS OF THESE TERMS OF USE.
- (3) YOUR INABILITY TO ACCESS OR USE CYCLOPS SOFTWARE FOR ANY REASON.
- (4) YOUR RELIANCE UPON OR USE OF THE CONTENT OR RESULTS OF CYCLOPS SOFTWARE.

Licensing

Upon payment for the software, CYCLOPS SOFTWARE grants to the Licensee the non-exclusive, non-transferable, revocable right for the Licence Period to use the Software and Service, subject to the terms and conditions set out in this Agreement. This Agreement grants the Licensee, a licence to use the Software and Services for its internal business purposes in accordance with these terms and conditions.

The Licensee may not distribute copies of the Software to third parties or electronically transfer the Software from one computer to another. Furthermore, the Licensee agrees that it may not use the Software or Service by multiple users using any single licence key on multiple PCs unless the licence key is a server licence key, in which case it must be installed on one server; for the avoidance of doubt, a PC licence key may only be installed on one PC and not on a server.

The Licensee agrees that it will not:

- Resell, rent, lease, loan, or distribute the software.
- Copy the Software or any part of it (except for back-up purposes).
- Use the Software or Service through an intranet or extranet.
- Violate any fair use policy of CYCLOPS SOFTWARE in respect of number of Web Service
 Queries where the Service is being provided via the CYCLOPS SOFTWARE web service.
- Exceed a reasonable number of Web Service Queries (2000 per day) where the Service is being provided via the CYCLOPS SOFTWARE web service.
- Decompile or reverse engineer the Software.

CYCLOPS SOFTWARE and its third party licensors retain title and ownership of the Software. No intellectual property rights (including without limitation copyright) are transferred pursuant to this Agreement other than the licence to use the Software and Service as expressly granted by this Agreement. All rights in the Software and Service not specifically granted in this Agreement are reserved by CYCLOPS SOFTWARE and its licensors.

Updates

The Licensee agrees to promptly apply any updates to the Software and Service which are made available from time to time by CYCLOPS SOFTWARE.

Third Party EULAs

The Licensee agrees that by requesting access to any third party data which is subject to a Third Party EULA, the Licensee is entering into such Third Party EULA (where this is the intention of the Third Party EULA), and the Licensor will therefore have rights and remedies against the Licensee pursuant to this Agreement and the Third Party EULA. Furthermore, the Licensee agrees that where it is entering into a Third Party EULA, it will bring any claims in respect of the third party data which is governed by that agreement, against the Licensor pursuant to the Third Party EULA and not against CYCLOPS SOFTWARE.

Software and Data

The Licensee agrees to the following:

Software and data in general are not error-free and agrees that the existence of such errors in the Software or Data Responses shall not constitute a breach of this Agreement.

IPR Warranty

CYCLOPS SOFTWARE warrants that any software or documentation which it provides pursuant to this Agreement which it has developed itself, will not infringe any third party's intellectual property rights.

Exclusion of Assurances not Contained in this Agreement

To the extent permitted by law, and except as expressly set out in this Agreement, CYCLOPS SOFTWARE excludes all other assurances (including without limitation, warranties and conditions) with respect to the Software and Service, including without limitation any assurances relating to satisfactory quality or fitness for any particular purpose.

Licensee Obligations

The Licensee agrees:

Where certain Software is made available to the Licensee by CYCLOPS SOFTWARE other than via the CYCLOPS SOFTWARE Web service, to maintain accurate and up-to-date records of the number and location of all copies of the Software, and make such records available upon request to CYCLOPS SOFTWARE, the Authorised Reseller or the Licensors.

To ensure that no third party who is not authorised by this Agreement to access the Software or Service is provided with such access by the Licensee (whether such access is provided deliberately or negligently).

That CYCLOPS SOFTWARE may block any looks ups on the CYCLOPS SOFTWARE web service which exceeds more than 2000 enquiries per day (or such other amount as CYCLOPS SOFTWARE reasonably considers is excessive use).

Not to undertake any act or omission, or use or otherwise make available the Software or Service in a way which would cause CYCLOPS SOFTWARE to be in breach of the Third Party Licences.

To return or destroy (including all copies) any supplied software made available to the Licensee by CYCLOPS SOFTWARE other than via the CYCLOPS SOFTWARE Web service, within 14 days after the date of termination of this Agreement.

Data

The Licensee acknowledges that in view of the fact that the Database contains third party data, the data in the Database is provided on an 'as is' basis, and no assurance in respect of its accuracy is provided.

Authorised Reseller as Licensee's Agent

The Licensee agrees that any of the obligations of the Licensee can be exercised by the Authorised Reseller on the Licensee's behalf, with the Authorised Reseller acting as the Licensee's agent in this respect.

Records to be kept by the Licensee

CYCLOPS SOFTWARE shall keep records of the Licensee's usage of Credits, which information can be viewed by the Licensee within the Account Section. CYCLOPS SOFTWARE's determination of such usage shall be definite and final (provided that CYCLOPS SOFTWARE has acted reasonably).

The Licensee also acknowledges that CYCLOPS SOFTWARE will (and the relevant Authorised Reseller may) be able to view any of the details in the Account Section, together with other information related to the Licensee's use of the Service (including without limitation, the Licensee's Account Code, Licence Key and Password).

Confidentiality

The Licensee shall maintain the confidentiality and security of its Passwords and any Account Number and Licence Keys disclosed to it. The Licensee shall notify CYCLOPS SOFTWARE immediately if it believes that the Account Number, Licence Key or Password has been, or is reasonably likely to be, used in any unauthorised way.

Accountability for Unauthorised Use

The Licensee agrees that it is liable and responsible for all transactions undertaken using the Account Code, Licence Key or Password. With regard to any unauthorised transactions, these must be promptly reported to CYCLOPS SOFTWARE, and except to the extent that such transactions have occurred due to the wrongful acts of the Supplier, the Licensee accepts full responsibility and liability for such transactions.

Suspension of Service

CYCLOPS SOFTWARE may suspend the Service and/or making available any of the Software for emergency or urgent operational reasons but where reasonably practicable it will give the Licensee advance warning of such suspension.

Suspension for Irregular Use

If CYCLOPS SOFTWARE reasonably believes that the Licensee's abnormal use of the Service or Software is adversely affecting the Service's performance, then CYCLOPS SOFTWARE may suspend the Licensee's access until the cause has been resolved (such suspension will not affect the Licensee's requirement to continue paying the relevant charges for the suspended Service or Software).

Termination or Suspension by CYCLOPS SOFTWARE

CYCLOPS SOFTWARE will have the right to suspend or terminate this Agreement immediately upon notice if the Licensee fails to comply with any provision of this Agreement (such suspension will not affect the Licensee's requirement to continue paying the relevant charges for the suspended Service; termination of the Agreement in such circumstances will also not entitle the Licensee to any refund). Upon any termination, the Licensee must return or destroy the Software Materials in its possession, together with all copies, in the realistic manner stipulated by CYCLOPS SOFTWARE.

CYCLOPS SOFTWARE may terminate the Agreement (in whole or in part) immediately upon notice to the Licensee at any time, if:

CYCLOPS SOFTWARE is no longer able to make available the Service or Software (in whole or in part) due to the acts or omissions of the Licensors;

Any of the Third Party Contracts terminate for any reason

The Licensors vary their terms and conditions, requirements, or pricing in a manner which adversely affects CYCLOPS SOFTWARE or the Licensee; or

A Licensor claims that the use of the Database or the Software in the manner in which they are being used by CYCLOPS SOFTWARE or the Licensee is not permitted.

CYCLOPS SOFTWARE may terminate the Agreement for convenience on 30 days' notice to the Licensee at any time, and in such event, CYCLOPS SOFTWARE will provide a pro-rata refund of any prepaid charges paid to CYCLOPS SOFTWARE by the Licensee in respect of the Software or Service which it is no longer able to use, with such payment being calculated and determined by CYCLOPS SOFTWARE in its sole discretion (with CYCLOPS SOFTWARE acting reasonably).

CYCLOPS SOFTWARE may terminate the Agreement in whole or in part for convenience at any time, where such termination is necessary for CYCLOPS SOFTWARE to comply with the Third Party Licences.

Termination & Refunds by the Licensee

No refunds are given if the Licensee terminates their agreement for any reason.

Force Majeure

If either Party is prevented from complying with its obligations due to any event beyond its reasonable control (such event being referred to as a "Force Majeure Event") (including without limitation, any issues arising from the data, software or documentation supplied by the Licensors), it shall not be in breach of this Agreement or otherwise liable to the other Party by reason of any delay in performance or non-performance of any of its obligations due to such events. However, this Clause does not excuse the Licensee from complying with its payment obligations, nor from compliance with the Third Party Contracts, by itself claiming the benefit of a Force Majeure Event.

If a Force Majeure Event continues for a period of more than 21 consecutive days, then either Party may terminate the Agreement for convenience during the continuance of such Force Majeure Event. In such circumstances, both Parties acknowledge that there will be no compensation due from either Party to the other for termination in such circumstances.