

1. APPLICABILITY

HOMSON REUTERS

1.1 These Product Specific Terms apply to each order that Thomson Reuters accepts from you for print and Proview products."You", "your" and "Customer" mean the client, customer or subscriber identified as such in the Order Form (which shall include any ordering document in print or electronic format) and "we", "our" and "Thomson Reuters" mean the Thomson Reuters entity identified in the Order Form and, where applicable, its affiliates. 1.2 If there is a conflict between these Product Specific Terms and any other document forming the Agreement, the order of precedence is as follows: Order Form, Product Specific Terms, any other applicable schedules and general or master terms and conditions.

2. DELIVERY, RISK & TITLE

2.1 You accept that dates we give you for delivery are our best estimate, are given in good faith and may be subject to change without notice. We will deliver products ordered to the address supplied on your order form or to an alternate address that we agree in writing. You agree that delivery will be complete when the products are dispatched to your nominated address. Delivery by us to a carrier will be deemed to be delivery to you.

2.2 The risk in any products that you order from us will pass to you on delivery, irrespective of when payment is completed. You agree that all products remain our property until you have paid for them in full. Until then, you acknowledge that we remain the equitable and legal owner and that you are in possession of those products only as our bailee until you have completed payment. You are liable to pay in full the price of any products delivered to you. If you fail to pay for products by the due date for payment, we will be entitled, upon reasonable notice, to retake possession of the products, resell them and keep the proceeds of the sale. Any shortfall remaining in the amount owing after resale will remain a debt owed by you.

3. RETURNS AND CANCELLATIONS

1.1 You must notify us in writing that you wish to cancel your order for any subscription product or service no later than 30 days after the date of your first invoice from us. Cancellation of annual subscription products or services after 30 days is governed by the provisions of the master or general terms.

1.2 Where the subscription attracts a charge per update, you may cancel that update provided you send us your cancellation in writing within 30 days of the date of the invoice for that update. Cancellations must be notified by contacting us at www.tr.com/uki-legal-customersupport. If you do not provide notice of cancellation in writing, you will not be entitled to a refund, unless required otherwise by law. No other products or services may be cancelled once purchased, except where required by law.

4. PROVIEW - PERMITTED USE

4.1 The licence granted in respect of Proview products is a non-exclusive, non-transferable, limited licence permitting you to download and/or access the eBook or eSub online via the ProView Platform. You are licensed to use Proview content solely in the regular course of your business. The licence to use an eBook includes continuing access to the version of the eBook current at the time of your purchase.

4.2 We may terminate your license including notes and annotations if we lose the right to offer the eBook content, discontinue the ProView software, or are otherwise unable to offer eBook content or if you breach the terms of this licence. We may provide the content to you in another media format if commercially reasonable. Upon termination, your right to access, use and retain eBooks will terminate and we reserve the right to delete any Annotations that may be attached to terminated eBooks.

4.3 The licence to use an eBook includes continuing access to the version of the eBook current at the time of your purchase.

4.4 The licence to use an eSub includes continuing access to the eSub for the duration of your subscription period only and includes updates to that eSub issued during your subscription period.

4.5 Where you have purchased access to an eBook, you may annotate the eBook by highlighting, bookmarking, creating notes or using any similar feature made available during the term ("**Annotations**"). We do not undertake that your access to the Annotations will be perpetual, but we will provide you with access to your Annotations for so long as the version of the eBook and the ProView software are generally available, provided that your licence is not terminated for any other reason.

4.6 Access to an eBook or eSub via an Internet Protocol Range ("**IPR**") is limited to the IP ranges listed in your order and the IP ranges listed must be unique to your organisation. The IPR access licence only allows users within your organisation to access the

eBook or eSub. The user may not share access with anyone outside your organisation or download the content to a device not allocated by you or registered to the user and all devices must be registered with us.

4.7 If you are providing access to an eBook under a library management system that has been approved by us, you may provide access to a member of your library provided that use by the member is subject to the terms of this licence and each copy of the eBook to which you purchase access may only be lent to a single user for the duration of the loan period.

4.8 You may not cancel the purchase of access to an eBook or return a print copy of a publication sold in conjunction with an eBook.

5. PROVIEW ACCESS

5.1 We may update your eBook version if necessary to maintain access to the content. If you reassign an eBook to a different user, we will provide the then-current version of the eBook. Notes and annotations made by the previous user will not transfer to the new user. You are responsible for assigning the registration keys and maintaining registration key security. Sharing of registration keys is STRICTLY PROHIBITED.

5.2 You may substitute and add Users up to the number of Users specified in the Scope of Access on the Order Form. All Users who cease to be employed or otherwise engaged by you must have their access to all eBooks terminated on cessation of employment/engagement. You are responsible for notifying us of additional, substitute or removal of Users ("User Amendments"). Where incomplete and/or inaccurate Access Details are provided, we shall not be liable for any delay or failure to set up access to the eBook for all or any of the Users.

5.3 In order to download the eBook to your device and maintain access to Annotations, you will be required to set up a OnePass account (or any replacement thereof). A connection to the Internet is required to download the eBook, to receive updates to and new editions of the applicable eBook and maintain backups of Annotations. Annotations are personal to Users, non-transferable and are web-hosted on servers located, in some cases, outside the UK. You hereby consent to such storage. You are also required to set up an additional password in order to access annotations while offline.

6. PRICING DISCLAIMER

Thomson Reuters reserves the right to verify pricing for errors or omissions prior to fulfilling an order and may cancel any orders with inaccurate pricing information.

7. LEGAL SANCTIONS OR RELATED RESTRICTIONS

Thomson Reuters reserves the right to terminate a contract in the case of a post-sale discovery of a legal sanctions or related restrictions.

8. **DEFINITIONS**

Access Details details of email and/or IP address/SAML details to which Service access should be provided. Annotations – highlights, notes and bookmarks to Information