

Regulatory Intelligence (“API”) Product Specific Terms

- (a) **License.** Subject to the terms and conditions of the Agreement, we permit you, during the term specified in the Order Form, to use, on a non-exclusive basis, the API solely for the purpose of accessing Regulatory Intelligence.
- (b) **Registration.** We will issue you one (1) organization-wide credential that provides you with access and access management rights to the API. You must keep the credential and all other log-in information secure and you must use the credential as your sole means of accessing the API. You are responsible for all access to the API through your credential. If any unauthorized party accesses or may have accessed the API, you must notify us immediately, so we can delete the API credential and provide you a new one. You may not provide access to the API to any third-party without our written consent, and any third-party must agree to our license terms before access may be granted. You are responsible for any third-party accessing the API on your behalf. We may provide access to the API through a Thomson Reuters designed portal (the “Developer Portal”). You are responsible for managing individual users who can access the API through the Developer Portal. When an individual with access to the API or the Developer Portal leaves your organization, or when your authorized third-party no longer needs access, you must remove access immediately. We reserve the right to periodically refresh credentials to protect the security of our systems, and shall notify you of such updates.
- (c) **Technology Requirements.** You must adhere to all API documentation we provide to you.
- (d) **Limitations.** We set limits on the use of the API (e.g., number of searches, rate between searches, etc.) to protect the integrity of our systems. We reserve the right to throttle or suspend usage in our sole discretion if such limits are exceeded.
- (e) **Suspension.** We may suspend, disable or withdraw access to the API at any time if, in our reasonable opinion, you have breached any material term of the Agreement or if there is risk of any breach of security. We will not be responsible for any loss, damage, costs, expenses or other of your claims or of any user or third party resulting from the suspension of access via the API.
- (f) **Termination.** Upon termination of your access to the API, you shall delete all our data, information, and content from your systems, and destroy any hard copies.
- (g) **Modifications.** We may make available new enhancements, updates, upgrades, versions or releases of the API from time to time (collectively, “Changes”), and will use reasonable efforts to provide you with notice of such Changes. You acknowledge that you are responsible for installing such Changes to maintain compatibility and the functionality of the API.
- (h) **Disclaimer of Warranties.** We will not be liable for any inability to access Regulatory Intelligence via the API, costs incurred by you, or any losses, lost profits or damages of any kind arising out of or in connection with your use of the API. We make no warranty of any kind with respect to this agreement, Regulatory Intelligence, the Developer Portal or the API, whether express, implied, statutory or otherwise and hereby disclaim all implied warranties, including any warranties of merchantability, non-infringement, and fitness for a particular purpose, including any warranty that the API will be compatible with any of your or any third-party’s software, system or other service. All API access is your responsibility and you acknowledge that the API is provided on an “AS IS” basis without warranties of any kind. We do not warrant or represent that access via the API will be delivered free of any inaccuracies, interruptions, delays, omissions or errors (“Faults”), or that any Faults will be corrected. We will not be liable for any loss or damages resulting from any such Faults.