

Additional Terms for Services with Generative AI Skills

1. APPLICABILITY

- 1.1. These Additional Terms for Services with Generative AI Skills (“GenAI Terms”) apply to your access or use of the generative artificial intelligence skills (“GenAI Skills”) within our Services. Unless otherwise defined in these GenAI Terms, capitalized terms have the meanings given to them in the current version of Thomson Reuters General Terms and Conditions (or other applicable governing terms).
- 1.2. These GenAI Terms may be further supplemented by product specific terms, as applicable. If there is a conflict between these GenAI Terms and any other document forming the Agreement, the order of precedence is as follows: Ordering Document, product specific terms, these GenAI Terms, annexes, schedules, and the Thomson Reuters General Terms and Conditions (or other applicable governing terms).

2. DEFINITIONS

- 2.1. **“User Content”** means user content or documents (i) uploaded by a user to the Services or (ii) accessed by a user via an integration with the Services.
- 2.2. **“User Prompt(s)”** means an input by a user in the form of a query, statement, or instruction, intended to guide the Services in generating an Output or completing a task using the GenAI Skills.
- 2.3. **“Output”** means any text, information, or other content that the GenAI Skills generate in response to a User Prompt and/or based on User Content and return to a user.

3. USAGE

- 3.1 You may provide a User Prompt and User Content to the Services for the purpose of receiving an Output from the GenAI Skills. As between the parties, you warrant that you own, or have the relevant third-party licenses, legal grounds, consents or permissions to use, the User Prompts and User Content.
- 3.2 When using or accessing the Services, you must not provide Thomson Reuters with any User Prompts or User Content, including any personal data (as defined by applicable law) contained in User Prompts or User Content, which violate, misappropriate, or infringe the rights of any third party, applicable law, the Agreement, or these GenAI Terms.
- 3.3 We will not, and will not permit our third-party providers to, develop, train, or fine-tune any generative/foundational AI models with User Prompts, User Content, or Outputs, unless agreed upon separately in writing.

4. OUTPUTS

- 4.1 Subject to the use restrictions set forth in the Agreement and to the extent permitted by applicable law, as between you and us, you own the Output generated from your use of the GenAI Skills, provided that such ownership is subject to our third-party licensors’ rights and any rights we retain in our Property or any derivatives thereof. To the extent that Output includes any of our Property or derivatives of our Property, or that of our third-party licensors, you are granted a limited, non-exclusive, worldwide, royalty-free license to use such portions of the Output. This license does not transfer ownership of our or our third-party licensors’ Property to you and your use of such Property remains subject to the restrictions and limitations set forth in the Agreement.
- 4.2 You acknowledge that, due to the nature of the GenAI Skills, other users may receive Output that is similar or identical to Output generated for you, provided that such Outputs will not be created with the use of your User Prompts or User Content.
- 4.3 You may not use our Property or our third-party providers’ property to train or develop any artificial intelligence or machine learning algorithms or software, or create any derivative works, compilations or collective works or in any manner or for any purpose that infringes, misappropriates, or otherwise violates any intellectual property right or other right of Thomson Reuters or any person, or that violates any applicable law.