



TR and Customer have entered into an Order Form that incorporates the terms set out in this Schedule (the “*Information Schedule*”) and the Master Terms.

**1. SCOPE**

- 1.1. This Information Schedule applies whenever Customer subscribes to an Information Service. Capitalized terms used in this Information Schedule but not defined in clause 8 below are defined in the Master Terms.
- 1.2. In some cases additional or modified rights to the rights provided in this Information Schedule will be included in an Order Form for a particular Information Service.

**2. BASIC USAGE PERMISSION**

Subject to the terms of the Agreement, TR permits Customer to access the Information Service(s) for the purpose of exercising the usage terms detailed in this Information Schedule or the applicable Order Form. Each User may, in the ordinary course of Customer’s business and subject to the restrictions in clause 3:

- (a) view, copy (download and/or print), customise and use Information for User’s internal use.
- (b) Distribute and Redistribute Insubstantial Portions of Information in a Non-Systematic manner;
- (c) Distribute Information to other Users who have a subscription from TR to view the same Information;
- (d) Redistribute Information to government and regulatory authorities solely to the extent specifically requested by such government or regulatory authority for the purposes of investigating Customer’s compliance with laws and regulations; and
- (e) Redistribute Information to Customer’s Representatives who are acting on behalf of the Customer, solely to the extent required to advise Customer and in accordance with the terms of this Agreement.

**3. RESTRICTIONS ON USE**

- 3.1. Except as otherwise authorised by TR, Customer undertakes not to, and to ensure that Users will not:
  - 3.1.1 modify or make alterations, additions or amendments to Research Material;
  - 3.1.2 use all or some of the Information (i) to create or allow others to create competitor products of the Information Service; (ii) to create or allow others to create derivative databases or other works except Work Product; or (ii) in any other product or service.
  - 3.1.3 use “web crawlers” or other types of software or hardware technology to automatically download or index Information from any Information Service.
  - 3.1.4 download to any device including a mobile device more than two (2) chapters of a book or the narrative chapters of a looseleaf work in either case published in PDF format.

**4. USE OF FEDERATED SEARCH SOFTWARE AND API.**

- 4.1 Customer may not without TR consent combine any Information with any other software, data or material except when using FSS or API provided by TR.
- 4.2 Where Customer wants to use FSS or API provided by a third party.
  - (a) Customer shall request TR consent by email to [trluki.legalonlinenotices@thomsonreuters.com](mailto:trluki.legalonlinenotices@thomsonreuters.com)
  - (b) any TR consent will be subject to the third party supplier having a valid license from TR to access the Services/API, TR may withdraw its consent on 3 months’ notice at its sole discretion.

**5. ATTRIBUTION**

- 5.1 Except as otherwise specified in another Schedule, Order Form or the Customer Portal, Customer must ensure that all Information it is permitted to Distribute or Redistribute is attributed to TR as the source (or, where applicable, the relevant Third Party Provider), in the following format: “Source: Thomson Reuters” or as otherwise specified on the Customer Portal.
- 5.2 Crown Copyright material is reproduced with the permission of the Controller of Her Majesty’s Stationery Office and may be used under the Guidance Notes from time to time set out at [www.opsi.gov.uk](http://www.opsi.gov.uk). The European Communities Copyright Notice, as set out on the European Commission’s “Europa” website, shall apply in relation to EU materials. Irish statutes and Oireachtas Copyright Material is reproduced with the permission of the House of the Oireachtas. The official version of the Acts of the Oireachtas and Statutory Instruments remains the printed version published by the Stationery Office.

**6. RETURN OF MATERIALS**

- 6.1 Clause 11.8(b) of the Master Terms shall not apply to Information contained in Work Product.

**7. TRANSLATIONS**

- 7.1 Translations are provided for information only and no warranty or representation is made with respect to their accuracy.

**8. DEFINITIONS**

- Customer Location** - any location of Customer to which TR supplies access to the Services directly, as specified on an Order Form.
- Distribute** - to send within the Customer Location and to Recipient Locations.
- FSS** -federated search software which allows searches to be run against an Information Service and other online information services at the same time.
- Information Service** – all Services containing Information or otherwise designated as an Information Services on an Order Form.
- Insubstantial Portions** - portions of Information which: (a) have no independent commercial value; and (b) could not be used as a substitute for any service (or a substantial part of it) provided by TR, its Affiliates or its Third Party Providers.
- Non-Systematic** - use on an infrequent basis and not automatically generated by machine or regularly created by individual Users.
- Recipient Location** - any of Customer’s offices (other than Customer Location), or any of Customer’s Affiliates offices, in each case, which receive Information from a Site.
- Redistribute** - to send outside the Customer Location or any Recipient Location in the ordinary course of Customer’s business.
- Representatives** – Customer’s Affiliates, consultants and third-party contractors (including financial advisors, accountants and attorneys).
- Research Material** – Information that constitutes case reports, legislation, journal articles or books published in any format.
- Work Product** – Customer’s documents, memoranda, advices, briefs and other similar materials whether in print or electronic form created by Users in the regular course of Customer’s business.