



APPENDIX A

# Addressing and Geocoding

Third party licensors and end user terms (“conditions”)

**APPENDIX A - ADDRESSING AND GEOCODING  
THIRD PARTY LICENSORS AND END USER TERMS ("Conditions")**

Data	text, graphics, audio/visual material, database or multimedia content relating to traffic, road geometry and street names, house numbers, latitude and longitude of individual addresses, and other map attributes;
Data Protection Laws	the statutes, regulations, codes, guidance and common law as applicable to the parties (or any of them) relating to the collection, use, storage or disclosure of information about an identifiable individual;
Losses	all losses, damages, liabilities, costs, expenses, fines and penalties (including without limitation legal fees and costs);
We/us/our	the relevant third party provider or licensor (and not PCA);
You/End User/your	the end user who has entered into a contract with PCA for the provision of certain addressing and geocoding services.

**1 Licence**

- 1.1 You will have a limited, non-exclusive, non-transferable, non-sublicensable right to use the applicable services, Data and any of our proprietary software only in conjunction with receipt of the addressing and geocoding services application ("Services"), for your own internal business use.
- 1.2 You will not (and will not allow others) to: (a) copy, reverse engineer, decompile, or disassemble the Services; (b) market, sell, sublicense, rent, lease, assign or otherwise distribute the Data or Services (or any benefit received under the Services), in whole or in part; (c) modify, upgrade, improve, enhance or create derivative works of any portion of the Data or Services for any purpose; (d) provide competitive information about us or the Services to any third party; or (e) remove, obscure, or alter any identification, proprietary, copyright or other notices in the Data or Services.
- 1.3 Any evaluation copy of the application comprising the Services is valid for a maximum of 60 days only and is covered by this Appendix.
- 1.4 You acknowledge that performance of the Services may include data sourced from third parties.

**2 Use & Conduct**

- 2.1 You agree that you will not (or allow others to) use the Services: (a) other than as expressly permitted by written our agreement; or (b) for any purpose that is improper or immoral; or (c) for inflight navigation.
- 2.2 When your right to use of the Services expires or is terminated, you must promptly destroy all copies of any Data obtained from the Services.

**3 Responsibilities and acknowledgements**

- 3.1 You acknowledge that: (a) we have the right to audit your use of the Services; and (b) your obligations in this Appendix are for our direct benefit and we may enforce our rights directly against you.
- 3.2 Each party shall comply with its obligations under applicable Data Protection Laws in respect of any Personal Data (as defined by Data Protection Laws) processed. You warrant, represent and undertake to us that you have all necessary rights, licenses and consents to provide us with Personal Data for these purposes and you agree to notify us of, and to co-operate with us in connection with, a breach or possible breach of any Data Protection Laws.
- 3.3 Each party agrees to maintain the confidentiality of the other party's confidential information. You further agree to:
  - (a) provide proper and secure storage of the Data and Services;
  - (b) use the same level of security to protect the the Data and Services as you use to protect your own confidential information; and
  - (c) take all reasonable steps to ensure that all copies of the Data and content of the Services are protected from misuse, unauthorised access or damage.
- 3.4 You acknowledge that we retain sole and exclusive ownership of all right, title and interest in and to the Data and Services and our confidential information, including all intellectual property rights thereto. You may not include or make reference to our name or trademarks in connection with use of our Services or Data, save that if you use any of the following, you must always use the following attribution statement to acknowledge the source of the information:
  - (a) OS OpenData - "Contains Ordnance Survey Data© Royal Mail copyright and database right [year]";

(b) .Code-Point © Open data – "Contains Royal Mail data© Royal Mail copyright and database right [year]" and "Contains National Statistics data© Crown copyright and database right [year]";

- 3.5 We reserve the right in our sole discretion and with or without notice from time to time to change, suspend or terminate the Services and/or alter these Conditions at any time. You acknowledge that temporary suspension may be necessary to undertake maintenance upgrades.

**4 Liability**

- 4.1 EXCEPT AS EXPRESSLY STATED THE SERVICES ARE PROVIDED ON AN "AS IS" AND "AS AVAILABLE" BASIS. TO THE FULLEST EXTENT PERMITTED BY LAW WE DISCLAIM ALL EXPRESS, IMPLIED OR STATUTORY WARRANTIES AND MAKE NO REPRESENTATIONS OR WARRANTIES (EXPRESS, IMPLIED OR STATUTORY) WITH RESPECT TO THE DATA OR SERVICES INCLUDING WARRANTIES OF NON-INFRINGEMENT, SATISFACTORY QUALITY, TITLE, MERCHANTABILITY, AND WE DO NOT WARRANT THAT THE SERVICES OR DATA OBTAINED WILL BE ACCURATE, SECURE OR ERROR-FREE. WE ARE NOT RESPONSIBLE FOR ANY DELAYS OR FAILURES IN THE USE OF THE SERVICES IN THE EVENT OF ANY ACT OR OCCURRENCE BEYOND OUR REASONABLE CONTROL.
- 4.2 You will indemnify, keep indemnified, hold harmless and defend us from and against any and all Losses arising out of or relating to any and all: (a) claims arising from or relating to use of the Services (whether by you or your affiliates, customers, agents, contractors or employees); (b) any violation of these Conditions, or violation or infringement of any intellectual property, privacy or other right of any person or organisation; and (c) any death or personal injury caused by or contributed to by your negligent or wrongful act or omission.
- 4.3 NEITHER WE NOR OUR SUPPLIERS SHALL BE LIABLE FOR: (A) ANY INCIDENTAL, CONSEQUENTIAL, OR INDIRECT LOSSES; OR (B) LOSS OF PROFIT, REVENUE, DATA, PRODUCTIVITY OR SIMILAR (WHETHER THOSE LOSSES ARE DIRECT OR INDIRECT); REGARDLESS OF WHETHER WE ARE ADVISED OF THE POSSIBILITY OF SUCH LOSSES AND WE SHALL HAVE NO MONETARY LIABILITY TO YOU UNDER THIS APPENDIX. NOTHING IN THIS AGREEMENT IS INTENDED TO HAVE THE EFFECT OF LIMITING OR EXCLUDING LIABILITY IN ANY WAY OR TO AN EXTENT THAT IS PROHIBITED BY RELEVANT LAW. YOU ACKNOWLEDGE THAT THESE CONDITIONS MAY BE GOVERNED BY THE LAWS OF A FEDERAL STATE OF THE UNITED STATES OF AMERICA, OR THE NETHERLANDS, OR NORTHERN IRELAND, OR THE STATE OF VICTORIA (AUSTRALIA), OR ENGLAND AND WALES, DEPENDING ON THE ENTITY WHICH IS THE THIRD PARTY LICENSOR.  
\*\*\*\*\*
- 1 In the following Parts to this Appendix the words used have the following meanings:
  - 1.1 "Associate" means a person who markets or distributes products or services supplied under a common identity and business method, subject to a written agreement providing for the operation of that identity and method to specified standards and the provision of know-how, technical or business support;
  - 1.2 "Broker" means a broker or agent for the sale of (or other distributor of) products or services for one or more originating suppliers (all of which operate in the same industry);
  - 1.3 "Bureau Services" means a service comprising the Data Cleansing of a Customer Database and the supply of the

- resulting Cleansed Customer Database back to the relevant customer;
- 1.4 "Business Partner" means a person who in the course of business acts either as an Associate, a Broker or a Delivery Service User;
  - 1.5 "Closed User Group Rights" means the rights of use of PAF® Data described in this Appendix;
  - 1.6 "Closed User Group" means an End User's network of businesses comprising that End User and not less than 10 Business Partners all of a single type;
  - 1.7 "Data Cleansing" means the processing of existing data records using PAF® Data:
    - (a) including validating, reformatting, correcting or appending additional data to those records, and
    - (b) including the use of PAF® Data within address capture applications, but
    - (c) not including the extraction of PAF® Data or any part of it for the generation of new address records in a new or existing database (whether carried out by an address capture application or otherwise) and Cleansed shall be read accordingly;
  - 1.8 "Delivery Service User" means a customer of an End User for delivery services relating to mail, packages or products;
  - 1.9 "Group Member" means an End User or a Business Partner who are members of a Closed User Group;
  - 1.10 "Group Owner" means the End User promoting a Closed User Group;
  - 1.11 "Group Purpose" means the purpose for which a Closed User Group carries on its business through (as the case may be) Associates, Brokers or Delivery Service Users;
  - 1.12 "Solution" means a product or service or other solution which benefits from or includes PAF® Data (including the PAF® Data itself), in whatever form, however produced or distributed and whether or not including other functionality, services, software or data;
  - 1.13 "Substantially All Database(s)" means a database which on its own or as part of another database comprises all or substantially all the addresses in the United Kingdom or any of England, Wales, Scotland or Northern Ireland.
  - 1.14 "User" an individual authorised by an End User to use a Solution (Please note from April 2015 the definition of a User materially changed to the new definition shown earlier - a User is no longer a terminal or a machine accessing PAF).

**PART A - ADDITIONAL PROVISIONS APPLICABLE TO PAF® DATA**

- 1 You may provide Cleansed data to third parties provided that:
  - 1.1 where that supply is a Bureau Service, you and the customers for the Bureau Services comply with the restrictions in Part A, and
  - 1.2 if such databases are Substantially All Databases:
    - (a) such databases are not represented or held out as a master, original or comprehensive address database or other similar description;
    - (b) the access is provided in the course of your normal data supply or routine business activities and is not carried on as a business in its own right; and
    - (c) the provision includes a prominent notice that the relevant Cleansed data has been cleansed against PAF® Data.

**PART B - WHERE YOU WISH TO PROVIDE BUREAU SERVICES**

- 1 You must not supply or provide access to a Cleansed customer database to any person other than the relevant Bureau Customer.
- 2 You may only supply or provide access to Cleansed customer databases to Bureau Customers subject to the restriction on use of Cleansed data set out in paragraph 1 of Part A.
- 3 You and a Bureau Customer may use the following statement on its publicity and marketing material: "[Name] processes databases against Royal Mail's PAF® databases" provided that such use is reasonable.
- 4 The names of Bureau Customers must be provided to Royal Mail on its request.

Fees are payable for the ability to provide Bureau Services. **PART C - IF YOU USE SOLUTIONS WITHIN A CLOSED GROUP, THE FOLLOWING WILL APPLY:**

- 1 In respect of Closed User Groups you must ensure that PAF® Data is not used:
  - 1.1 by any person other than a Group Member, except as this Part expressly permits; and
  - 1.2 in an electronic communications network except where that network is controlled by the Group Owner and is subject to technical and security restrictions preventing access to it by persons who are not Group Members.

- 2 You must ensure that Royal Mail or its authorised agents is granted a right of entry on reasonable prior notice during working hours to the premises of Closed User Group Owners and each member of the relevant Closed User Group for the purposes of inspection of such premises and the systems, accounts and records maintained there for the purpose of monitoring compliance by such persons with the terms of this Part.
- 3 This Appendix B applies to use of PAF® Data by Group Owners and Group Members subject to and as varied by the following use restrictions:
  - 3.1 Extraction of PAF® Data or any part of it for the generation of new address records in a new or existing database is not permitted;
  - 3.2 the provision of access to Solutions for the purposes of capturing and confirming address details of third parties is permitted provided that:
    - (a) such use is for the Group Purpose; and
    - (b) such third parties are customers or potential customers of the relevant Business Partner.
- 4 Licence Fees are payable in respect of each Closed User Group per year.

**PART D - USE OF OUR SERVICES IN THE UNITED STATES OF AMERICA**

\*\*\*\*\*

In the event that any End User is a government entity, include the following:

U.S. GOVERNMENT RIGHTS. If End User is an agency, department, or other entity of the United States Government, or funded in whole or in part by the United States Government, then use, duplication, reproduction, release, modification, disclosure or transfer of this commercial product and accompanying documentation, is restricted in accordance with the LIMITED or RESTRICTED rights as described in any applicable DFARS or FAR. In case of conflict between any of the FAR and/or DFARS that may apply to the services or software ("Licensed Product"), the construction that provides greater limitations on the Government's rights shall control. Contractor/manufacturer is TomTom North America, Inc., 11 Lafayette Street, Lebanon, NH 03766-1445. Phone: 603.643. 0330. The Licensed Products are © 2006-201\_ by TomTom. ALL RIGHTS RESERVED. For purpose of any public disclosure provision under any federal, state or local law, it is agreed that the Licensed Products are a trade secret and a proprietary commercial product and not subject to disclosure.

U.S. Government RESTRICTED RIGHTS. The LBS Software is provided as "Commercial Computer Software" or "restricted computer software". Use, duplication, or disclosure by the U.S. Government or U.S. Government subcontractor is subject to the restrictions set forth in 48.C.F.R. Section 12.212 or 48 C.F.R.227.2702, as applicable or successor provisions. The manufacturer is Uber Technologies, Inc., San Francisco, CA, 94103.

If End User is an agency, department, or other entity of any State government, the United States Government or any other public entity or funded in whole or in part by the United States Government, then End User hereby agrees to protect the Licensed Products from public disclosure and to consider the Licensed Products exempt from any statute, law, regulation, or code, including any Sunshine Act, Public Records Act, Freedom of Information Act, or equivalent, which permits public access and/or reproduction or use of the Licensed Products. In the event that such exemption is challenged under any such laws, this agreement shall be considered breached and any and all right to retain any copies or to use of the Licensed Products shall be terminated and considered immediately null and void. Any copies of the Licensed Products held by a licensee shall immediately be destroyed. If any court of competent jurisdiction considers this clause void and unenforceable, in whole or in part, for any reason, this agreement shall be considered terminated and null and void, in its entirety, and any and all copies of the Licensed Products shall immediately be destroyed.

**PART E - OTHER SPECIFIC PROVISIONS FOR GEOCODING / ADDRESSING**

Specific conditions relating to certain products:

- A. Additional provisions for data of Norway. End User is prohibited from using the data of Norway to create commercial general purpose printed or digital maps, which

- are similar to the basic national products of the Norwegian Mapping Authority.
- B. Additional Provisions with respect to the data for China: End User agrees that any Licensed Product which contains data of China may be subject to additional terms and conditions which shall be provided to End User when available to TomTom. China data may not be exported from China.
- C. Additional Provisions with respect to the data for India: End User agrees that any Licensed Product which contains data of India may be subject to additional terms and conditions which shall be provided to End User when available to TomTom.
- D. Additional Provisions with respect to the data for Korea: End User agrees that any Licensed Product which contains data of Korea may be subject to additional terms and conditions which shall be provided to a licensee when available to TomTom. Korea data may not be exported from Korea.
- E. The following restriction applies to the Post Canada FSA layer and Canada 6-digit layer: The 6-digit alpha/numeric Canadian Postal Codes contained in any Licensed Product cannot be used for bulk mailing of items through the Canadian postal system. Furthermore, the 6-digit alpha/numeric Canadian Postal Codes must be wholly contained in the Authorized Application and shall not be extractable. Notwithstanding the above, an End User may optionally correct or derive Canadian Postal Codes using the Authorized Application, but only as part of the address information for locations (e.g.: of delivery points and depots) that have been set up in the Authorized Application, and optionally extract data for fleet management purposes.
- F. Additional provisions with respect to TomTom Traffic Licensed Product: The licensee specifically agrees that it shall not: (i) store the data for more than twenty-four (24) hours on the licensee's servers; (ii) broadcast or make TomTom Traffic Licensed Product available except to authorized End Users; and (iii) use the feed or information received via the feed for historical data purposes (including but not limited to collection or analysis).
- Additional provisions with respect to the Premium Points of Interest Licensed Product - coverage of the Canada and/or the United States: It is expressly prohibited to use the Premium Points of Interest Licensed Product for (a) telephone call routing related applications; (b) screen pop applications, (c) CD-ROM director of other derivative directory product; (d) verification services; (e) caller name services; and (f) online marketing lead verification services.
- G. Additional provisions with respect to the Speed Profiles, TomTom Traffic, and any other traffic related Licensed Product: Neither the Data nor the Licensed Products such as Speed Profiles or TomTom Traffic or any derivatives thereof shall be used for the purpose of enforcement of traffic laws including but not limited to the selection of potential locations for the installation of speed cameras, speed traps or other speed tracking devices.
- H. Additional provisions with respect to the Points of Interest - coverage of Australia Licensed Product: End User shall not (and shall not cause or allow any third party to):
- 1) supply, distribute or license the Points of Interest - coverage of Australia Licensed Product to a Restricted Company (as defined below);
  - 2) supply, distribute, or license the Points of Interest - coverage of Australia Licensed Product or for use on or in conjunction with maps produced, supplied or licenced by a Restricted Company, including native maps on internet and mobile consumer devices;
  - 3) use the Points of Interest:
    - i. to provide live human to live human real voice to receive and return search results to customers/End Users.
    - ii. to create or compile a printed, electronic or online business listings directory, including any business listing search functionality incorporated into an in-car system that is independent of the navigation capability;
    - iii. for the main, primary or predominant purpose of providing or enabling direct marketing services, data cleansing services, or address validation services;
    - iv. to enable a customer/End User who only knows the telephone number of a person or business to identify the name and/or address of that person or business;
      - a) in a way that breaches any applicable laws and regulations; or
      - b) in any manner that exposes us or any of our related bodies corporate to any harm (including any adverse publicity or any damage to our reputation) or liability of any nature; and
  - 4) use the Points of Interest - coverage of Australia Licensed Product in connection with any content that:
    - i. is defamatory;
    - ii. is obscene or otherwise likely to be offensive to reasonable adults;
    - iii. promotes, incites or instructs in matters of crime; vilifies or promotes or incites hatred, ridicule or violence against, any person or group of people on the grounds of race, ethnicity, nationality, religion or religious belief, sex, gender, or sexual orientation or identity;
    - iv. breaches, incites or encourages breaches of the law;
    - v. is false, misleading or deceptive or likely to mislead or deceive; or
    - vi. in TomTom's or its suppliers' reasonable opinion, otherwise prejudices or may prejudice TomTom's or its suppliers' reputation or brand, or the reputation or brand of any of TomTom's or its suppliers' related bodies corporate or advertisers.

For the purposes of this section, Restricted Company shall mean:

(a) any entity listed below:

- Google (including Open Automotive Association)
- Facebook
- Reach Local
- Wix
- Yext
- Melbourne IT
- [Carsales.com.au](http://Carsales.com.au)
- [Seek.com.au](http://Seek.com.au)
- [Realestate.com.au](http://Realestate.com.au)
- [Yelp.com](http://Yelp.com)
- [Groupon.com](http://Groupon.com)
- [Domain.com.au](http://Domain.com.au)
- Fairfax
- Newcorp
- Foxtel
- Southern Cross Media
- Channel 9
- Channel 10
- APN News and Media
- 7 West Media
- Nova Radio
- MYOB
- Xero
- Quicken
- Apple (including CarPlay)
- Yahoo
- Bing
- Map Data Services
- A.M.B.D. Pty Ltd - Domain: [www.localbluepages.com.au](http://www.localbluepages.com.au)
- Acxiom - Domain: <http://www.databyacxiom.com>
- Ansearch Ltd - Domain: [www.phonebook.com.au](http://www.phonebook.com.au)
- Aussie Now - Domain: [www.aussienow.com.au](http://www.aussienow.com.au)
- Aussie Web Local Search - Domain: [www.aussieweb.com.au](http://www.aussieweb.com.au)
- Aussie Web Pty Ltd - Domain: [www.aussieweb.com.au](http://www.aussieweb.com.au)
- Australian Business Directory - Domain: [www.ozebiz.com.au](http://www.ozebiz.com.au)
- Australian Community Guide - Domain: [www.communityguide.com.au](http://www.communityguide.com.au)
- Australian Government Directory - Domain: [www.agd.com.au](http://www.agd.com.au)
- Australian Local Directories Pty Ltd - Domain: <http://www.localdirectories.com.au>
- Brownbook - Domain: [www.brownbook.net/australia](http://www.brownbook.net/australia)
- Catch of the day - Domain: [www.Catchoftheday.com.au](http://www.Catchoftheday.com.au)
- Clickfind - Domain: [www.clickfind.com.au](http://www.clickfind.com.au)
- Cudo - Domain: [www.cudo.com.au](http://www.cudo.com.au)
- CityGrid - Domain: <http://developer.citygridmedia.com>
- Daily Deals - Domain: [www.dailydeals.com](http://www.dailydeals.com)
- Dawson Media Pty Ltd - Domain: [www.sydneypinkpages.com.au](http://www.sydneypinkpages.com.au)
- Decarta - Domain: <http://developer.decarta.com/apis>
- Digital Catalyst Group Pty Ltd - Domain: [www.webfind.com.au](http://www.webfind.com.au)
- Directory Australia - Domain: [www.directoryaustralia.com](http://www.directoryaustralia.com)
- dLook Pty Ltd - Domain: [www.dlook.com.au](http://www.dlook.com.au)
- Enterprise Search - Domain: [www.enterprisesearch.com.au](http://www.enterprisesearch.com.au)
- FCS Online - Domain: <http://www.fcsonline.com.au>
- Foursquare - Domain: [www.foursquare.com](http://www.foursquare.com)
- Groupon Inc - Domain: [www.groupon.com](http://www.groupon.com)
- Factual - Domain: [www.factual.com](http://www.factual.com)
- Hotfrog - Domain: [www.hotfrog.com.au](http://www.hotfrog.com.au)
- Incnet - Domain: <http://www.incnet.com.au>
- Infogroup - Domain: [www.infogroup.com](http://www.infogroup.com)
- Information Pty Ltd - Domain: [www.ferret.com.au](http://www.ferret.com.au)
- Jumponit - Domain: [www.jumponit.com](http://www.jumponit.com)
- Laton Australia Business Directory - Domain: [www.laton.com.au](http://www.laton.com.au)
- Live Pages - Domain: [www.livepages.com.au](http://www.livepages.com.au)
- LivingSocial, Living Social LTD UK, LivingSocial Canada Enterprise Inc - Domain: [www.livingsocial.com.au](http://www.livingsocial.com.au)
- Local Business Guide - Domain: [www.localbusinessguide.com.au](http://www.localbusinessguide.com.au)
- [Local.com.au](http://Local.com.au) Business Directory - Domain: [www.local.com.au](http://www.local.com.au)
- Localeze/Neustar - Domain: <http://localeze.com>
- Microsoft - Domain: [www.bing.com](http://www.bing.com)
- Mandino Pty Ltd - Domain: [www.atozpages.com.au](http://www.atozpages.com.au)
- Nationwide Business Directory of Australia - Domain: [www.nationwide.com.au](http://www.nationwide.com.au)

- Nokia - Domain: [www.nokia.com](http://www.nokia.com)
- Onesource - Domain: <http://www.onesource.com/>
- Online Business Directory - Domain: [www.businessdirectory.com.au](http://www.businessdirectory.com.au)
- Oz Pages Pty Ltd - Domain: [www.superpages.com.au](http://www.superpages.com.au)
- Radius - Domain: <https://radiusintel.com>
- Reed Business - Domain: [www.hotfrog.com.au](http://www.hotfrog.com.au)
- Scoopon - Domain: [www.scoopon.com.au](http://www.scoopon.com.au)
- Shop Local Pages - Domain: [www.shoplocalpages.com.au](http://www.shoplocalpages.com.au)
- Shop Seek - Domain: [www.shopseek.com.au](http://www.shopseek.com.au)
- Spec-Net Pty Ltd - Domain: [www.spec-net.com.au](http://www.spec-net.com.au)
- Start Local - Domain: [www.startlocal.com.au](http://www.startlocal.com.au)
- Stickybeek Australia Pty Ltd - Domain: [www.stickybeek.com.au](http://www.stickybeek.com.au)
- Sun Pacific - Domain: [www.surfpacific.net.au](http://www.surfpacific.net.au)
- Super Pages - Domain: [www.superpages.com.au](http://www.superpages.com.au)
- Universal Business Listings - Domain: <http://au.ubl.ord/index.asp>
- Veda Advantage- Domain: <https://services.au.vedaadvantage.com>
- Wowmow - Domain: [www.wowmow.com.au](http://www.wowmow.com.au)
- Yodel Australia - Domain: [www.yodel.com.au](http://www.yodel.com.au)
- Z Pages - Domain: [www.zpages.com.au](http://www.zpages.com.au)
- Zoupon - Domain: [www.zoupon.com.au](http://www.zoupon.com.au)

(b) any related body corporate of an entity listed in paragraph (a) above. TomTom may from time to time in notice in writing to you update this list of Restricted Companies to add additional entities who compete with TomTom or its suppliers. Upon such notice, those additional entities will be considered a constitute Restricted Company for the purposes of this clause.

- j. Additional provisions with respect to Software: restrict each of the following entities from exercising any right in or to the Software: Addison Lee, AlloCab, Amazon (excluding consumer products or enterprise services not related to delivery or a Fleet Management Solution, e.g., Kindle, Fire, Amazon Web Services), Cabify, Careem, Chauffeur Prive, Club Chauffeur, Didi-Dache, Djump, Drive, Easy Taxi, Ecocab, Flywheel, GetTaxi, Google, Go Taxi, GrabTaxi, GreenTomatoCars, Hailo Network Limited, Heetch, Kabbee, Kuaidi-Dache, LeCab, Lyft, MiniCabster, Meru Cabs, MyTaxi, Olacabs, OneTaxi, Quadi, Ridelabs LLC (Summon), SideCar, SnapCar, Taxibeat, TaxiForSure, Yaxi Taxi, Yidao, Yongche and #TAXI.
- k. Additional provisions with respect to the TomTom Traffic Licensed Product - coverage of Canada, Mexico and/or the United States: The TomTom Traffic Licensed Product may not be delivered by FM Radio, HD Radio or Hybrid Radio. The TomTom Traffic Licensed Product may not be licensed or provided to INRIX, HERE, Radiate Media or any radio or television broadcaster in North America.

#### USE OF EIRCODE

EIRECODE requires that all PCA Customers must first sign and return a physical copy of the EIRECODE End User Licensing Agreement before access to EIRECODE data can be provisioned.

If you require access to this premium data set, please contact our Customer Services department

#### HERE DATA SERVICE

These terms apply to all validation, search and enhancement processes made by you against addresses in Albania, Algeria, American Samoa, Andorra, Angola, Argentina, Aruba, Australia, Austria, Azerbaijan, Bahamas, Bahrain, Bangladesh, Barbados, Belarus, Belgium, Belize, Bermuda, Bolivia, Bosnia and Herzegovina, Botswana, Brazil, Brunei, Bulgaria, Burundi, Canada, Cayman Islands, Chile, Colombia, Costa Rica, Croatia, Cuba, Cyprus, Czechia, Denmark, Dominican Republic, Ecuador, Egypt, El Salvador, Estonia, Finland & Akand Islands, France, French Guiana, Georgia, Germany, Ghana, Greece, Guadeloupe, Guatemala, Guernsey, Guinea, Guyana, Honduras, Hong Kong, Hungary, Iceland, India, Indonesia, Iraq, Ireland, Isle of Man, Israel, Italy, Jamaica, Jordan, Kazakhstan, Kenya, Kosovo, Kuwait, Latvia, Lebanon, Lesotho, Libya, Liechtenstein, Lithuania, Luxembourg, Macao, Macedonia, Malawi, Malaysia, Maldives, Malta, Marshall Islands, Martinique, Mexico, Micronesia, Moldova,

Monaco, Montenegro, Morocco, Mozambique, Namibia, Nepal, Netherlands, New Zealand, Nicaragua, Nigeria, Northern Mariana Islands, Norway, Oman, Pakistan, Palau, Panama, Paraguay, Peru, Philippines, Poland, Portugal, Qatar, Romania, Russia, Saint Barthélemy, Saint Kitts and Nevis, Saint Vincent and the Grenadines, San Marino, Saudi Arabia, Serbia, Singapore, Slovakia, Slovenia, South Africa, South Korea, South Sudan, Spain, Sri Lanka, Sudan, Suriname, Swaziland, Sweden, Switzerland, Syria, Taiwan, Tanzania, Thailand, Togo, Trinidad and Tobago, Turkey, U.S. Virgin Islands, Uganda, Ukraine, United Arab Emirates, United Kingdom, United States, Uruguay, Vatican City, Venezuela, Vietnam, Yemen, Zambia and Zimbabwe. The data that GBG|Loqate uses to provide Navteq Data is supplied by GBG|Loqate's data partner ("NAVTEQ"). GBG|Loqate is obliged under the terms of its agreement with NAVTEQ to ensure that all customers agree to comply with the following provisions:

#### 1 THE SERVICE

- 1.1 The NAVTEQ data ("NAVTEQ Data") is provided for your personal, internal use only and not for resale. It is protected by copyright, and is subject to the following terms and conditions which are agreed to by you, on the one hand, and Customer and its licensors on the other hand. ©NAVTEQ All rights reserved.
- 1.2 The NAVTEQ Data for areas of Canada includes information taken with permission from Canadian authorities, including: © Her Majesty the Queen in Right of Canada, © Queen's Printer for Ontario, © Canada Post Corporation, GeoBase®, © Department of Natural Resources Canada. All rights reserved.
- 1.3 NAVTEQ holds a non-exclusive license from the United States Postal Service® to publish and sell ZIP+4® information. © United States Postal Service® 2016. Prices are not established, controlled or approved by the United States Postal Service®. The following trademarks and registrations are owned by the USPS: United States Postal Service, USPS, and ZIP+4.

#### 2 TERMS OF USE

- 2.1 You agree to use this NAVTEQ Data together with the GBG|Loqate Service and SDK's (authorised application) solely for the personal purposes or internal business purposes for which you were licensed, and not for service bureau, time-sharing or other similar purposes. Accordingly, but subject to the restrictions set forth in the following paragraphs, You agree not to otherwise reproduce, copy, modify, decompile, disassemble or reverse engineer any portion of this NAVTEQ Data, and may not transfer or distribute it in any form, for any purpose, except to the extent permitted by mandatory laws.

#### 3 RESTRICTIONS

- 3.1 Except where you have been specifically licensed to do so by GBG|Loqate, and without limiting the preceding paragraph, you may not (a) use this NAVTEQ Data with any products, systems, or applications installed or otherwise connected to or in connection to or in connection with vehicles, capable of vehicle navigation, positioning, dispatch, real time route guidance, fleet management or similar applications; or (b) with or in communication with any positioning devices or any mobile or wireless-connected electronic or computer devices,

including without limitation cellular phones, palmtop and handheld computers, pagers, and personal digital assistants or PDAs.

**4 WARNING.**

4.1 The NAVTEQ Data may contain inaccurate or incomplete information due to the passage of time, changing circumstances, sources used and the nature of collecting comprehensive geographical data, any of which may lead to incorrect results

**5 WARRANTY**

5.1 This NAVTEQ Data is provided to you “as is” and you agree to use it at your own risk. GBG|Loqate and its licensors (and their licensors and suppliers) make no guarantees, representations or warranties of any kind, express or implied, arising by law or otherwise, including but not limited to, content, quality, accuracy, completeness, effectiveness, reliability, fitness for a particular purpose, usefulness, use or results to be obtained from this NAVTEQ Data, or that the NAVTEQ Data or server will be uninterrupted or error-free.

5.2 GBG|LOQATE AND ITS LICENSORS (INCLUDING THEIR LICENSORS AND SUPPLIERS) DISCLAIM ANY WARRANTIES, EXPRESS OR IMPLIED, OF QUALITY, PERFORMANCE, MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. Some States, Territories and Countries do not allow certain warranty exclusions, so to that extent the above exclusion may not apply to this Agreement.

**6 DISCLAIMER OF LIABILITY**

6.1 GBG|LOQATE AND ITS LICENSORS (INCLUDING THEIR LICENSORS AND SUPPLIERS) EXCLUDE ALL LIABILITY FOR ANY CLAIM, DEMAND OR ACTION, IRRESPECTIVE OF THE NATURE OF THE CAUSE OF THE CLAIM, DEMAND OR ACTION ALLEGING ANY LOSS, INJURY OR DAMAGES, DIRECT OR INDIRECT, WHICH MAY RESULT FROM THE USE OR POSSESSION OF THE INFORMATION; OR FOR ANY LOSS OF PROFIT, REVENUE, CONTRACTS OR SAVINGS OR ANY OTHER DIRECT, INDIRECT, INCIDENTAL, SPECIAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF YOUR USE OF OR INABILITY TO USE THIS INFORMATION, ANY DEFECT IN THE INFORMATION, OR THE BREACH OF THESE TERMS AND CONDITIONS, WHETHER IN AN ACTION IN CONTRACT OR TORT OR BASED ON A WARRANTY, EVEN IF GBG|LOQATE OR ITS LICENSORS HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. Some States, Territories and Countries do not allow certain liability exclusions or damage limitations, so to that extent the above exclusion may not apply to this Agreement.

**7 EXPORT CONTROL**

7.1 You shall not export from anywhere any part of the NAVTEQ Data or any direct product thereof except in compliance with, and with all licences and approvals required under, applicable export laws, rules and regulations administered by the Office of Foreign Assets Control of the U.S. Department of Commerce and the Bureau of Industry and Security of the U.S. Department of Commerce. To the extent that any such export laws, rules or regulations prohibit NAVTEQ from complying with any of its obligations hereunder to deliver or distribute NAVTEQ Data, such failure shall be excused and shall not constitute a breach of this Agreement.

**8 GOVERNING LAW.**

8.1 This Appendix shall be governed by the laws of the State of Illinois, or Netherlands where European NAVTEQ Data is used, without giving effect to (i) its conflict of laws provisions, or (ii) the United Nations Convention for Contracts for the International Sale of Goods, which is explicitly excluded. You agree to submit to the Jurisdiction of the State of Illinois, or the Netherlands where European NAVTEQ Data is used, for any and all disputes, claims and actions arising from or in connection with the Data provided to you hereunder.

**9 GOVERNMENTAL END USERS.**

9.1 If the NAVTEQ Data is being acquired by or on behalf of the United States government or any other entity seeking or applying rights similar to those customarily claimed by the United States government, the NAVTEQ Data is a “commercial item” as that item is defined at 48 C.F.R (“FAR”) 2.101, is licensed in accordance with the following “Notice of Use,” and shall be treated in accordance with such Notice:

Notice of Use  
CONTRACTOR (MANUFACTURER/SUPPLIER) NAME: NAVTEQ  
CONTRACTOR (MANUFACTURER/SUPPLIER) ADDRESS:  
425 West Randolph Street, Chicago, Illinois 60606  
This Data is a commercial Item as defined in FAR 2.101 and is subject  
to these End User Terms under which this Data was provided.  
© 2016 NAVTEQ – All rights reserved.

9.2 If the Contracting Officer, federal government agency, or any federal official refuses to use the legend provided herein, the Contracting Officer, federal government agency, or any federal official must notify NAVTEQ prior to seeking additional or alternative rights in the NAVTEQ Data.