

## 1. DEFINITIONS

- (a) Capitalized terms used in these Product Notes if not defined in this clause 1 have the meaning given to them in the applicable Terms and Conditions.
- (b) **Client Materials** means (a) information, software, or other materials provided to Thomson Reuters by or on behalf of the client, which Thomson Reuters is required to host, use or modify in the provision of a Service, and (b) material that users contribute to any interactive service.
- (c) **Guide Products** include the Global Tax Planning Guide, WebTaxGuide, Flex E-Tax Guide, Tax Seminar-in-a-Box; Online Tax Guide, Online Estate Planning Guide and any other products identified as Guide Products on an Order Form.
- (d) **Licensed Information** means Checkpoint® Marketing for Firms-branded products as well as all of the programs, control information, and related software contained in the products, and all of the information stored and contained in the products.
- (e) **SPAM** means (i) the transmission of any unsolicited bulk message and/or the meaning given to that term in any applicable law, as referenced in clause 5(b).

## 2. TERMINATION

- (a) Notwithstanding anything to the contrary within the Agreement, Thomson Reuters may immediately terminate this Agreement without providing an opportunity to cure if you use the Licensed Information to email SPAM.

## 3. PERMITTED USES OF LICENSED INFORMATION

- (a) Except as otherwise indicated in the content library and except for the Guide Products as indicated below, you may, during the term of your subscription, on a non-exclusive basis, access, copy, download, manipulate, edit, reformat, store and publish the Licensed Information on any limited access Intranet or publicly accessible Internet web page or social media site controlled by you and transmit the Licensed Information to your employees, clients, potential clients and other third parties in the normal course of your business.
- (b) With regards to Guide Products only, you will be entitled, on a non-exclusive basis, to (i) access, copy, download, store and publish on any limited access intranet or publicly accessible internet web page or social media site controlled by you, and (ii) transmit, distribute internally or externally or use for internal, non-commercial purposes, but only in the same format of the Guide Products that you purchased a license to. In addition, if you purchased a license to a Seminar-in-a-Box Guide Product, you are entitled to edit the PowerPoint slides and notes.
- (c) In the case of any external transmission or distribution of the Licensed Information, you shall not allow any recipient of the Licensed Information to publish or further transmit or distribute such Licensed Information except for internal or non-commercial use.
- (d) In the event that this Agreement is terminated, you agree to erase all Licensed Information from your websites and social media sites and destroy all print copies of the Licensed Information. Thomson Reuters will not be responsible for performance problems due to circumstances beyond its reasonable control.

## 4. LIMITATIONS ON USE

- (a) Notwithstanding anything to the contrary within the Agreement, neither you nor your clients may reproduce or otherwise allow the Licensed Information to be published within any publication, in any form of media now existing or hereafter developed that is not produced or published by you.
- (b) You may not reverse engineer or create competitor products based on the Licensed Information, or the written materials provided with or derived from the Licensed Information, without Thomson Reuters' prior written consent.
- (c) You agree not to use the Licensed Information to:
  - (i) post, email or otherwise transmit or disseminate anything that is unlawful, or encourages conduct that would be unlawful, harmful, threatening, abusive, harassing, tortuous, defamatory, vulgar, obscene, libelous, invasive of another's privacy, hateful or racially, ethnically or otherwise objectionable or that gives rise to civil liability;
  - (ii) forge headers or otherwise manipulate identifiers in order to disguise the origin of the Licensed Information;

- (iii) email or otherwise transmit anything that you do not have a right to transmit under any law or under contractual or fiduciary relationships or any material containing software viruses, Trojan horses, or any other computer code, files or programs designed to interrupt, destroy or limit the functionality of any computer software, hardware or telecommunications equipment or generate levels of traffic sufficient to impede the ability of others to send or receive information or use the Licensed Information;
- (iv) restrict, inhibit or otherwise interfere with or disrupt the Licensed Information, equipment servers or networks used in conjunction with the Licensed Information, anyone's use or enjoyment of the Licensed Information, or disobey any requirements, procedures, policies or regulations of networks used in conjunction with the Licensed Information;
- (v) resell or otherwise charge others to use the Licensed Information, in whole or in part, directly or indirectly, bundled or unbundled;
- (vi) send email to non-specific addresses (e.g. info@domain.com or sales@domain.com) or distribution lists which then send indirectly to various other email addresses;
- (vii) use a purchased, harvested or acquired list of any type. If contacts on an acquired list have given you express permission to send communications, then those contacts can be added;
- (viii) email SPAM and/or ignore unsubscribe requests sent to the Reply-To: address or email SPAM; and
- (ix) use Licensed Information with any other database(s).

- (d) You shall not impersonate any person or use a false name while using the Licensed Information. You agree to obtain all required permissions if you use the Licensed Information to receive, upload, download, display, distribute, or execute software or perform other works protected by intellectual property laws including copyright, trademark, trade secret and patent laws.
- (e) You agree to cooperate with Thomson Reuters and provide requested information in connection with all security and use matters. You agree to notify Thomson Reuters promptly if you suspect unauthorized use of our websites or of your user ID. You remain liable for unauthorized use made prior to notifying Thomson Reuters.

## 5. DATA SECURITY AND PRIVACY

- (a) You agree that the Internet is not a secure network and that third parties may be able to intercept, access, use or corrupt the information you transmit over the Internet. Thomson Reuters is not responsible for invalid destinations, transmission errors or corruption, interception or security of your data. Thomson Reuters does not guarantee or warrant that files available for download through its websites will be free of viruses, worms, Trojan horses or other code that manifests contaminating or destructive properties. Thomson Reuters does not warrant that its websites will be uninterrupted or error-free. You understand and agree that such delays and disruptions are beyond the control of Thomson Reuters.
- (b) Each party shall comply with all applicable local, state, national and international laws and regulations, including those related to data privacy, international communications, and exportation of technical or personal data, including, but in no way limited to the *Controlling the Assault of Non-Solicited Pornography and Marketing Act of 2003 ("Can-SPAM")*, *Canadian Anti-Spam Legislation ("CASL")*, *Personal Information Protection and Electronic Documents Act ("PIPEDA")* and *EU Directive 2002/58/EC, (and each member state's implementing legislation)* the *Privacy Act 1988 (Cth) (the "Privacy Act")* and the *Spam Act 2003 (Cth)*. In particular, but without limitation, you represent and warrant that: (i) you will only disclose PII to Thomson Reuters if necessary for the purposes of this Agreement; and (ii) you will comply with Thomson Reuters' Privacy Policy, which can be viewed online at <https://www.thomsonreuters.com/en/privacy-statement.html>; (iii) you are not a specifically a designated individual or entity under any US embargo or otherwise the subject, either directly or indirectly (by affiliation, or any other connection with another party) of any order issued by any agency of the US Government limiting, barring, revoking or denying, in whole or in part your US export privileges. You agree to notify Thomson Reuters if you become subject to any such order.

- (c) Thomson Reuters has the right to actively review your subscriber lists and email for potential SPAM. Thomson Reuters has the right to ask for evidence of permission-based email addresses you might choose to add to the system. We do not attempt to censor any content or curtail your business. However, SPAM activities do not fall within use authorized by Thomson Reuters and will not be tolerated.
- (d) Thomson Reuters reserves the right to reject and remove any email address from the system if it is in violation of clause 4(c) herein or if we suspect an email address of being a blacklist “feeler” address. Thomson Reuters may also impose a prospect opt-in requirement for clients with large lists of prospects.

**6. CLIENT MATERIALS**

- (a) Thomson Reuters acknowledges that, as between the parties, all intellectual property rights in the Client Materials are owned by you or your providers. Thomson Reuters may collect and use information related to your use of the Licensed Information, to test, develop, improve and enhance its products and services, as long as such information is not identifiable to you or any individual user.