

LICENSE AGREEMENT

PRIME DATA offers its Industry Subscription Services on an annual basis to your company. For each Service to which your company subscribes, the Licensee will have access to the market database and all updates in electronic format via access to Prime Data's Internet web site during the subscription period. As a licensee to this agreement you agree to the following:

CONDITIONS OF THE AGREEMENT

The information contained in the PRIME DATA Industry Subscription Services and the inquiry privilege provided to Licensee by PRIME DATA will be used only by subscriber and his/her designated alternate of the Licensee's company and will not be disclosed to, or used by, any other organization or person. The Licensee further agrees:

1. That Licensee will not divulge, publish, loan, give or sell, or permit anyone else to divulge, publish, loan, give or sell copies of reports or other information or any extracts or deductions there from, to any person outside its own organization.
2. THAT LICENSEE WILL NOT USE ANY DATA OR INFORMATION IN ANY LEGAL PROCEEDINGS AND WILL NOT REQUIRE OR REQUEST THE PARTICIPATION OF PRIME DATA OR IT'S EMPLOYEES IN ANY LEGAL PROCEEDINGS, NOR WILL THE LICENSEE ALLOW OTHERS TO DO SO.
3. That the Licensee will not use the Service, directly or indirectly, to develop a service for sale or License in competition with PRIME DATA.
4. That the information contained in the Service may be disclosed to advertising agencies provided advertising copy based on or referring to PRIME DATA material is reviewed and agreed to in writing in each instance by an officer of PRIME DATA.
5. That the Licensee will control the distribution of the Service among its employees to prevent reproduction or disclosure thereof in violation of these terms and conditions and will notify PRIME DATA promptly in writing of any such violation.
6. That subscriber's obligations under this agreement shall survive renewal by payment of invoice or termination of the subscription.
7. That the Service is proprietary to PRIME DATA and that full ownership rights of the Service and the Service materials remain with PRIME DATA and do not transfer to Licensee.

PRIME DATA's liability with respect to the Service produced under this agreement is limited to the following:

PRIME DATA REPRESENTS AND WARRANTS TO THE LICENSEE THAT THE INFORMATION CONTAINED IN THE SERVICE HAS BEEN COMPILED BY AND IS THE ORIGINAL PRODUCT OF PRIME DATA, AND THAT IT HAS THE EXCLUSIVE AND UNRESTRICTED RIGHT TO LICENSE THE SAME TO THE LICENSEE. THE RESEARCH REPRESENTS OUR INTERPRETATION AND ANALYSIS OF INFORMATION GENERALLY AVAILABLE TO THE PUBLIC BUT IS NOT GUARANTEED AS TO ACCURACY OR COMPLETENESS. PRIME DATA WILL INDEMNIFY AND HOLD HARMLESS THE LICENSEE FROM ANY OBLIGATION OR LIABILITY TO A THIRD PARTY BASED UPON ANY ADVERSE PROPRIETARY CLAIM TO SUCH INFORMATION, BUT SHALL NOT BE LIABLE FOR ANY OTHER ACTUAL, SPECIAL OR CONSEQUENTIAL DAMAGES.