

## **IMMQUEST TERMS AND CONDITIONS OF USAGE LICENCE**

### **LICENCE AGREEMENT DEFINITIONS**

“Data files” means the HTML format document files of the *ImmQuest* newsletter.

“Licensee” means the end user, being any partner, officer, director or employee of such end user.

“Licensor” means Carswell, a division of Thomson Canada Limited, incorporated under the laws of the province of Ontario.

“Location” means the municipal address to which the Licensor delivers the data files.

### **COPYRIGHT**

1. The data files and related documentation and the *ImmQuest* newsletter are protected by copyright. The Licensee acknowledges that all rights in such works remain those of the Licensor. The Licensee further acknowledges that neither title nor rights to *ImmQuest* or to the data files are transferred to, or acquired by the Licensee except for the limited licence granted by this agreement.

### **LICENCE TO USE**

2. Subject to and upon acceptance by the Licensee of the terms and conditions set out in this agreement, the Licensor grants the Licensee a non-transferable, non-assignable and non-exclusive licence to use the data files. The Licensee may use the data files solely for the Licensee’s own internal business purposes and only at the Licensee’s location.

### **COPY RESTRICTIONS**

3. The Licensee may not distribute copies of the data files to third parties in any manner.

### **ACTIVITIES EXCLUDED FROM LICENCE**

4. The Licensee shall not, without the written permission of the Licensor:

a) copy all or part of the data files, save and except insubstantial portions, onto a memory storage facility of any computer, and keep on such storage facility, provided that insubstantial portions may be downloaded and temporarily stored in a computer only for so long as the initial project of the Licensee requiring it is continuing. Such temporary storage facility must consist preponderantly of the Licensee’s work product;

b) use all or any part of the data files in a Document Delivery Service, commercial time sharing, rental network, computer service, research service, service bureau business or interactive cable television arrangement; a “Document Delivery Service” herein means the service, whether or not established or conducted for profit, of making a copy of a work and supplying the copy to any individual or entity;

- c) publish, sell, lease, rent, licence, sub-licence, transfer, market, distribute, redistribute or otherwise part with all or part of the data files in any manner or in any form;
- d) copy, modify, alter, disassemble, de-compile, translate or convert into human readable form, or reverse engineer, all or any part of the data files;
- e) use all or part of the data files to develop any derivative works, any functionally comparable or competitive software, or a directory or database prepared for commercial sale;
- f) distribute in any way all or part of the data to other internal members of the Licensee's organization.

#### TRANSFER OF LICENCE

5. The Licensee may not transfer or assign any of the rights under this agreement without the prior consent of the Licensor.

#### TERMINATION OF LICENCE

6.1. This licence agreement terminates automatically, without notice from the Licensor, if the Licensee breaches or permits breach of any provision of this Agreement.

6.2. Upon termination of this agreement:

- a) all of the Licensee's rights hereunder shall immediately cease, and;
- b) the Licensee shall erase any downloaded data files or portions thereof, improperly copied onto any computer controlled by the Licensee.

#### LIMITATION OF LICENCE

7. The licensee acknowledges that neither the Licensor nor its employees or agents make any warranties or representations of any kind with respect to the data files, or to the use, design or performance thereof, whether expressed or implied, statutory or arising otherwise in law or from a course of dealing or trade usage, including but not limited to implied warranties or conditions of merchantable quality or fitness for the particular purpose of the Licensee, or that the contents of the data files are identical to the corresponding print newsletter from which the data files are derived.

#### RELEASE OF INFORMATION

8. The Licensee hereby authorizes and warrants to the Licensor that it has the authority to authorize the release to the Licensor of Licensee and user information pertinent to this licence, including:

- i) licensee name, address and email address, and
- ii) individual names, email addresses and legal practice areas of all users of the data files under this licence.

This authorization includes any permission required under any applicable information or privacy legislation anywhere in Canada. The Licensor undertakes to use the information collected under this clause only for its own internal purposes and will not distribute the information, in whole or in part, to any outside organization.

#### CONSTRUCTION OF AGREEMENT

9. This agreement is governed by the law of the province of Ontario.