

PART E - CONTRIBUTORY DATABASE TERMS

This Part E applies where Customer will contribute data to a contributory database.

1 **CONTRIBUTED DATA**

- 1.1 Customer will provide Contributed Data at the frequency set out in the Order Form throughout the Term, in accordance with the methods of submission required by LNRS and in accordance with LNRS criteria for the Contributed Data from time to time, which LNRS will provide on Customer's request. Customer grants to LNRS a perpetual, non-exclusive, transferable, royalty-free, worldwide, fully paid-up, irrevocable right and license to exploit and use the Contributed Data as set out in this Part E without qualification or reservation.
- Customer acknowledges that: (a) certain functionality of the Product may not be available to Customer unless and until 1.2 Customer submits Contributed Data in accordance with this Part E and (b) any commercial terms specified in an Order Form for the Product may be conditional upon Customer's compliance with this Part E.
- 1.3 If Customer fails to provide Contributed Data, LNRS may, without prejudice to its other rights or remedies:
 - notify Customer in writing of such failure, specifying in reasonable detail the nature of the failure. Customer shall, promptly and in any event in accordance with any timelines specified by LNRS, remedy its failure to comply with its obligations; and/or
 - b) increase any Fees charged by LNRS for the Product if discounted or preferential pricing was offered based on Customer providing Contributed Data.
- 1.4 Customer shall not submit Personal Data as Contributed Data. To the extent that any Personal Data is transmitted to LNRS, clause 10 (Data Protection) of Part A shall apply.

LNRS RIGHTS 2

- 2.1 Use of Contributed Data. Customer acknowledges and agrees that it will provide Contributed Data with the intention of such data forming part of LNRS product databases. Accordingly, LNRS may, save as otherwise specified in an Order Form:
 - c) aggregate Contributed Data with any other data and store the Contributed Data with any other data in LNRS databases;
 - d) amend, analyse, anonymise, alter, collect, commingle, copy, exploit, refer to, re-format, standardise, or otherwise use the Contributed Data in any form;
 - market, sell, or have marketed or sold, the Contributed Data; and e)
 - f) create aggregated data statistics and derived analytics for use in any LNRS product or service.
- 2.2 Save as set out in an Order Form or otherwise agreed in writing between the parties, LNRS will not make Contributed Data available in such a way as to identify Customer or any Authorized User to any third party.
- 2.3 Customer agrees and acknowledges that, save as set out in an Order Form or otherwise agreed in writing between the parties, LNRS shall, subject always to applicable law, have no obligation to delete Contributed Data provided by Customer under this Part E.
- 2.4 Identification of Customer. Customer grants to LNRS a non-exclusive, non-transferable, royalty-free licence to reproduce and display Customer's name and logo ("Customer Marks") on websites and marketing relating to the Product solely for the purpose of identifying Customer as a contributor to the relevant Product. LNRS will comply with all reasonable instructions of Customer relating to use of the Customer Marks.

3 **CUSTOMER WARRANTIES**

3.1 Customer warrants that it has all rights and licenses required to enable it, and LNRS, to submit, process and use the Contributed Data and the Customer Marks as set out in the Agreement and that the Contributed Data and the Customers Marks do not infringe the Intellectual Property Rights of any third party. Customer shall ensure that Contributed Data does not bear any watermarks, metadata, trademarks, logos, tradenames or copyrighted information of any other third party. Customer indemnifies LNRS and keeps LNRS indemnified from and against all Losses incurred by LNRS arising out of or in connection with any third party claim, demand or action alleging that Contributed Data or the Customer Marks infringe any Intellectual Property Right of a third party.

© 2025 LexisNexis Risk Solutions Version 1.4 January 2025







