

ACORD TERMS AND CONDITIONS

The terms and conditions set forth below are required by ACORD in connection with the use of any ACORD form (“**Licensed Form**”) contained in Vertafore’s products and services.

1. If Customer is a carrier it must be licensed directly by ACORD to use each Licensed Form.
2. If Customer is not a Carrier, Vertafore hereby sublicenses Customer to display; reproduce; transmit; distribute with data that is pertinent to an insurance or related financial services transaction (“**End User Data**”) or for the purpose of collecting End User Data; and/or populate End User Data within and extract End User Data from, the Licensed Forms, in each case solely to the extent reasonably necessary for such Customer to conduct the business of insurance or related financial services. Customer shall not be permitted to:
 - a. charge a fee for or, except as may be explicitly permitted in this section, otherwise commercially exploit any Licensed Form (for the avoidance of doubt, this subsection (a) does not affect Customer’s ability to charge a fee for completing Licensed Forms with End User Data in the course of conducting the business of insurance or related financial services and distributing such completed Licensed Forms to third parties);
 - b. use any Licensed Form for the purpose of filing it with an insurance regulatory body on behalf of any third party including, without limitation the knowing provision of a Licensed Form to any third party for such purpose;
 - c. display, reproduce or distribute Licensed Forms via a website, provided, however, that this subsection (c) does not affect any such user’s ability to display Licensed Forms as website interfaces for the purpose of collecting End User Data in the course of conducting the business of insurance or related financial services; and/or
 - d. embed Licensed Forms into software.

Disclaimer.

“THE ONLINE SERVICES INCORPORATE LICENSED COPYRIGHTED AND OTHER PROPRIETARY MATERIAL (INCLUDING, WITHOUT LIMITATION, STANDARDIZED FORMS, WARNINGS AND/OR USER INSTRUCTIONS) OF ACORD CORPORATION (HEREINAFTER, “ACORD MATERIALS”).

“IN GENERAL, USING OUTDATED MATERIALS MAY BE PROHIBITED IN CERTAIN CASES BY GOVERNMENT REGULATORS AND INCREASES THE RISK OF LEGAL ACTION BY INSUREDS AND OTHER THIRD PARTIES.

“ACORD MATERIALS ARE MODIFIED PERIODICALLY TO REFLECT CHANGING LEGAL, INDUSTRY AND OTHER REQUIREMENTS. THE ACORD MATERIALS CONTAINED IN THIS PRODUCT MAY NOT BE THE MOST CURRENT MATERIALS THAT ACORD PUBLISHES.

“IT IS SOLELY YOUR RESPONSIBILITY TO CONFIRM THAT YOU ARE USING ONLY THE MOST CURRENT MATERIALS THAT ACORD PUBLISHES. YOU MAY DETERMINE THE CURRENCY OR NON-CURRENCY OF FORMS, WARNINGS AND USER INSTRUCTIONS BY CONSULTING THE FORMS INFORMATION SECTION OF ACORD’S WEBSITE (WWW.ACORD.ORG).

ALL ACORD MATERIALS CONTAINED IN THE ONLINE SERVICES, AND ALL ACORD SERVICES RELATED THERETO, ARE PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS, IMPLIED OR STATUTORY INCLUDING, BUT NOT LIMITED TO, WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, ACCURACY, COMPLETENESS, TITLE AND NONINFRINGEMENT OF THIRD PARTY

RIGHTS. TO THE EXTENT PERMITTED BY LAW, THE DURATION OF ANY WARRANTIES THAT ARE STATUTORILY REQUIRED NOTWITHSTANDING THE ABOVE DISCLAIMER (IF ANY) SHALL BE LIMITED TO THE LATER OF THIRTY (30) DAYS FROM THE DATE THAT YOU FIRST ACCESS THIS PRODUCT, OR THE MINIMUM PERIOD OF TIME REQUIRED BY LAW. AS THE SOLE AND EXCLUSIVE REMEDY FOR BREACH OF ANY SUCH STATUTORILY REQUIRED WARRANTY THAT IS, AS A MATTER OF LAW, NOT HEREBY DISCLAIMED, ACORD SHALL, AT ITS SOLE OPTION, REPAIR, REPLACE, OR CORRECT THE SUBJECT MATERIAL OR SERVICE IF SUCH BREACH IS REPORTED IN WRITING TO ACORD CORPORATION DURING THE GREATER OF THE AFORESAID THIRTY (30) DAY PERIOD OR SUCH LONGER PERIOD, IF ANY, REQUIRED BY LAW.

“UNDER NO CIRCUMSTANCES SHALL ACORD CORPORATION BE LIABLE FOR ANY CLAIM, OR ANY DIRECT, SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER (INCLUDING LOSS OF USE OR DATA, LOST PROFIT OR BUSINESS REVENUE, OR GOODWILL), WHETHER IN AN ACTION FOR CONTRACT, TORT OR OTHERWISE, ARISING IN CONNECTION WITH THE ACORD MATERIALS, THE USE THEREOF, OR ANY ACORD SERVICE RELATED THERETO, EVEN IF ACORD CORPORATION HAS BEEN ADVISED, KNEW OR SHOULD HAVE KNOWN OF THE POSSIBILITY OF SUCH DAMAGES.

“WITHOUT LIMITING THE FOREGOING PROVISIONS, ACORD CORPORATION ASSUMES NO RESPONSIBILITY TO COMPILE, CONFIRM, UPDATE OR MAKE PUBLIC ANY THIRD PARTY ASSERTIONS OF PATENT OR OTHER INTELLECTUAL PROPERTY RIGHTS THAT MIGHT BE INFRINGED BY ANY USE OF THIS MATERIAL WITH ANY THIRD-PARTY PRODUCT OR SERVICE.

“ACORD is an intended third-party beneficiary of the above provisions and your sublicense to use ACORD Materials. The above provisions are made expressly for the benefit of, and are enforceable by, ACORD.” The name ACORD and the ACORD logo are registered marks of ACORD Corporation.

[END OF ATTRIBUTION AND DISCLAIMER]

As of January 2, 2013 the following Vertafore products and services contain ACORD forms: Sagitta Online, Sagitta Inhouse, AMS360 Online, AMS360 In house, certain Sircon products, Producer Plus, AIM, ReferenceConnect, FSC Rater, AFW, Instar, and Prime. The products and services containing ACORD forms may change from time to time and this list may not be updated at all times to include such changes.

Language last revised 1/7/2013