



## PRODUCT / SERVICE TERMS

These Product/Service Terms apply to certain products that you access through our platform(s), website(s) or are otherwise identified in your order form, statement of work or other ordering document (collectively “**order form**”) and supplement the Clarivate Terms which apply to all of our products. If you have ordered or are accessing a product that is not listed below, then these Product/Service Terms not apply to your order. “**We**”, “**our**” and “**Clarivate**” means the Clarivate entity identified in the order form; “**you**” and “**your**” means the Client entity identified in the order form. Any other terms not defined in these Product/Service terms have the meaning given to them in the Clarivate Terms.

### incoPat Product

#### 1. License.

(a) incoPat’s Global Patent Database (“incoPat Product”) is owned and operated by Beijing incoPat Technology Co Ltd, Clarivate’s partner in China. Clarivate is licensed to re-sell incoPat Product to global customers outside of China.

(b) Subject to the license level of your subscription, if you are an attorney or law firm, internal business purposes includes your use of the incoPat Product for the benefit of your clients.

(c) The limited license granted to you will last until the end of the Term set forth on your order form. After the Term expires, the account information and data stored on the server will be retained for two years. If you renew your order form within the forementioned period, you will be continuously granted with access to your original account.

#### 2. Data Volume.

For any of your unauthorized circumvention of the relevant limits or excessive downloading, Clarivate will request you to stop such unauthorized use or suspend your license and request you to provide Clarivate with a written commitment of no further breach (by fax or e-mail) within 24 hours. If you fail to do so, Clarivate reserves the right to charge you additional fees for your excess use or terminate your order immediately without refunding the corresponding fees.

#### 3. Disclaimer.

WE ARE NOT PROVIDING ANY ADVICE OR OPINION BY ALLOWING YOU TO ACCESS AND USE OUR PRODUCTS, INFORMATION SERVICES OR DATA (INCLUDING PERSONAL DATA AND OPINIONS OF THIRD PARTY). YOU ARE FULLY RESPONSIBLE FOR YOUR INTERPRETATIONS OF OUR DATA AND DELIVERABLES. EXCEPT AS EXPRESSLY PROVIDED IN THE ORDER FORM, WE DO NOT MAKE ANY FORM OF COMMITMENTS REGARDING OTHER MATTERS RELATED TO INFORMATION SERVICES: CLARIVATE DOES NOT GUARANTEE THAT THE INFORMATION SERVICES AND FUNCTIONS PROVIDED WILL BE ABLE TO MEET YOUR REQUIREMENTS; DOES NOT GUARANTEE THE TIMELINESS, ACCURACY, USABILITY AND SECURITY OF THE INFORMATION SERVICES; DOES NOT GUARANTEE THE ACCURACY AND COMPLETENESS OF EXTERNAL LINKS SET UP TO PROVIDE CONVENIENCE TO USERS; DOES NOT GUARANTEE THAT INFORMATION SERVICES WILL NOT BE INTERRUPTED, AND CLARIVATE DOES NOT ASSUME ANY LEGAL RESPONSIBILITY IF YOU ARE UNABLE TO USE THE INFORMATION SERVICES AS NORMAL DUE TO ANY REASONS SUCH AS NETWORK CONDITIONS, COMMUNICATION LINES, ETC.

#### 4. Privacy.

Each of us will at all times collect, disclose, store or otherwise process personal data in accordance with applicable laws, including without limitation any laws relating to individual rights and cross-border transfers. “personal data” and “process” shall be subject to the definitions under the applicable laws. Clarivate respects



and protects the personal privacy rights of all users, your registration information and non-public content stored on incoPat Product. Further, you fully understand and acknowledge that Clarivate operates as a global business and the provision and support of its products and services may involve the participation of Clarivate's entities, partner and teams located all over the world including Mainland China. Consequently, you warrant and undertake to act as the data exporter under applicable laws and shall fulfill all relevant applicable legal obligations and assume full responsibility for the cross-border provision of personal information as mentioned above. You further represent and warrant that, you shall obtain and maintain the legally valid consent of any individuals for the purpose of cross-border provision of personal information, as required by applicable laws including the laws of People's Republic of China.

#### **5. Precedence.**

The terms of the order form you have entered, including these Product / Service Terms, shall prevail over terms of use set out on the incoPat platform.

Last updated: November 2024