IMPORTANT—READ CAREFULLY BEFORE INSTALLING AND USING THE USER SOFTWARE: This User Software License Agreement (“USLA” or “User Software License”) is a legal agreement between you (the “Authorized User” as defined in the Subscription Agreement) and SNIP REGISTER, INC. (“Provider”) for the software product identified above (“User Software”), which is used to access or otherwise utilize the services or functionality of the Database (as defined in the Subscription Agreement). An amendment or addendum to this USLA may accompany the User Software. By installing and using the User Software, or otherwise utilizing the services or functionality of the Database, you agree to be bound by the terms of this USLA. IF YOU DO NOT AGREE TO THE TERMS OF THIS USLA, OR ANY TERMS THEREIN, YOU ARE NOT AUTHORIZED TO INSTALL AND/OR USE THE USER SOFTWARE, AND AGREE TO PROMPTLY RETURN THE USER SOFTWARE TO YOUR SUBSCRIPTION ADMINISTRATOR OR TO YOUR PLACE OF PURCHASE.

Provider reserves the right to change and/or amend this USLA at any time by posting the amended terms on Provider’s web site. The amended or changed terms or conditions shall automatically be effective immediately after they are posted on Provider’s web site. USLA posted on Provider’s web site supersedes any USLA, electronic or printed, which may be contained within the User Software or attached to the Subscription Agreement. If any of the terms of any electronic or printed USLA conflict with the terms of this USLA, the terms of the USLA posted on Provider’s web site shall control.

Capitalized terms in this USLA have the same meaning as in the license agreement accompanying the Database (also known as the “Database End-User License Agreement” or “DEULA”) and/or the subscription agreement between Subscriber and Provider (also known as the “Subscription Agreement”), unless otherwise noted.

The User Software may include associated media, installation software, printed materials, and electronic documentation. The User Software also includes an electronic key (also known as the "HASP Terminator" or “Dongle”), which is provided to the Authorized User in conjunction with this USLA for the purposes of access control and software piracy prevention. All HASP Terminators you receive remain the property of the Provider, which may, without liability or advance notice, revoke or limit any or all HASP Terminator uses. You are obligated to ensure the safekeeping and normal technical maintenance of HASP Terminators at your disposal.

At any time and without prior notice, Provider reserves the right to make changes in, modify, improve, or eliminate any of the components making up the User Software, provided that the User Software meets Provider’s warranty.

1. GRANT OF LICENSE

1.1. This USLA grants you, the Authorized User, the following rights:

1.1.1. Install one copy of the User Software on a single Device, whether stand-alone or used in an Internal Electronic Network.

1.1.2. Install the HASP Terminator on the Device on which the User Software is installed.

1.1.3. Access or otherwise utilize the services of the Database, provided that such access is limited to a single Device per Authorized User.

1.1.4. When necessary, make no more than one Computer Printout of each set of Data retrieved from the Database, provided that the use of such Computer Printouts may be limited to the same extent as the use of published works under copyright laws. The term “Computer printout” means a reproduction of Data on paper or other nonelectronic medium created by means of a computer printer, plotter, or other printing device.

1.2. You may not operate the User Software without authorized use of HASP Terminator.

1.3. This USLA does not entitle any Authorized User or Device to access any version of the Database when your subscription is suspended, terminated, or expired.

2. TRANSFER

2.1. You may make a transfer of the User Software to another of your Devices or Authorized User so long as all four of the following conditions are met: (i) the User Software was removed completely from the Device from which it was transferred, (ii) the User Software is installed and used at any given time on no more than one Device, (iii) no more than one Authorized User is using the User Software at any given time, and (iv) the recipient of this transfer must agree to comply with the terms of this USLA.
2.2. Except in the instances expressly stipulated in copyright laws and in this USLA, you must refrain from copying, recreating, reproducing, publishing, disseminating, or furnishing to third parties the User Software, Database, Data, or Computer printouts, or pirated copies thereof, in any manner, by any means (electronic, optical, mechanical or other) or in any shape or form, wholly or in part, including (without limitation to the following) direct or indirect transfer, loan, provision for temporary use, hire, rental, lease, licensing, sale, gifting, or other form of transfer, or by displaying or providing access to the User Software, Database, and Data by means of any computer device, computer peripheral device, data storage device, memory device, communications devices and lines, computer networks (including the Internet), or by other means, techniques, devices, or media.

3. LIMITATION ON REVERSE ENGINEERING, DECOMPILEMENT, AND DISASSEMBLY

You may not reverse engineer, decompile, or disassemble the User Software for the purpose of storing its object/source code or the Data from the Database in any form separately from the User Software and the Database, or for the purpose of copying, recreating, duplicating, publishing, and/or disseminating them in any form, by any means or for any purpose.

4. TERMINATION

4.1. This USLA is effective for a limited term indicated in your Subscription Agreement. This USLA will terminate immediately without notice from Provider or judicial resolution (i) if you fail to comply with the terms and conditions herein or (ii) if you, acting directly or through an affiliated person (whether or not acting on your behalf, with or without your knowledge) attempt to or succeed in circumventing, disabling, or otherwise avoiding the HASP Terminator, or (iii) as of the moment of any suspension, termination, or expiration of the Subscription Agreement. In the event of termination or expiration of the Subscription Agreement, you must (i) destroy all copies of the User Software and all of its component parts, including Data retrieved from the Database, and (ii) return to Provider within thirty (30) days all HASP Terminators provided to you in conjunction with this USLA.

4.2. This USLA shall automatically renew upon renewal or reinstatement of the Subscription Agreement, unless terminated in accordance with Section 4.1 above.

5. LIMITED WARRANTY, DISCLAIMER, EXCLUSION OF DAMAGES, AND LIMITATION ON REMEDIES

For the Limited Warranty, the Disclaimer of Warranties, and the Exclusion of Incidental, Consequential, and Certain Other Damages pertaining to the User Software, refer to the Database End-User License Agreement.

6. APPLICABLE LAW

If you acquired the User Software in the United States, this USLA is governed by the laws of the State of Illinois. If the User Software was acquired outside the United States, then local law may apply.

7. ENTIRE AGREEMENT

This USLA (including any addendum or amendment to this USLA which is included with the USLA) is the entire agreement between you and Provider relating to the USLA, and it supersedes all prior or contemporaneous oral or written communications, proposals, and representations with respect to the User Software or any other subject matter covered by this USLA. To the extent the terms of subscription or any Provider policies conflict with the terms of this USLA, the terms of the Subscription Agreement shall control.

8. COPYRIGHT

The User Software is protected by copyright and other intellectual property laws and treaties. Provider or its suppliers own the title, copyright, and other intellectual property rights in the User Software. The User Software is licensed, not sold.