

Sage Estimating Supplemental Product or Service Terms

Supplemental Product or Service	Supplemental Terms
<p>RSMMeans Databases License Purchases</p>	<p>The following terms apply to any customer (individual or entity) (“Customer” or “you”) that licenses RSMMeans® construction cost data and associated proprietary information (“Cost Data”) as part of Customer’s purchase/license of software (“Software”) from Sage . Through a license granted by R.S. Means Company LLC (“RSMMeans”), Sage grants Customer a sublicense under the following terms, which defines Customer’s rights to access and use the Cost Data.</p> <p>IMPORTANT: Carefully read this license before accessing or using any portion of the Cost Data. Accessing and/or using the Cost Data within the Software indicates your acknowledgment that you have read this Addendum and agree to its terms. If you do not agree, return the Cost Data (together with your proof of purchase) complete to Sage before installing and accessing it, for a full refund. This Addendum is proof of your license. Please treat the Cost Data as valuable property.</p> <p>A. LICENSE: Sage, pursuant to an agreement with RSMMeans, provides Customer a non-exclusive, non-transferable, limited sublicense, for the term of its license to the Sage Software, to use and display the Cost Data contained with the Software, provided that you fully comply with this Addendum. Customer’s license allows for the use and display of the Cost Data made available in the Software solely for use in the regular course of construction estimating and related work.</p> <p>B. YOU MAY:</p> <ol style="list-style-type: none"> 1. Access and use the Cost Data for the limited purpose set forth herein. 2. Download and temporarily store insubstantial portions of the Cost Data (“Downloaded Data”) in a spreadsheet for your personal and/or employment related use on a single storage device under your exclusive control, solely to display for your use such Downloaded Data.

3. Include and distribute the Downloaded Data in a construction estimate or related work prepared for a specific project, to be distributed to a specific party, provided such party agrees not to further disseminate the Downloaded Data.

C. YOU MAY NOT:

1. Merge, integrate or otherwise incorporate the Cost Data with any other software program.
2. Extract, export, or download the Cost Data from the Software except as expressly provided herein.
3. Use, copy, download, store, publish, modify, translate, transmit, transfer or sell the Cost Data, or any portion of the Cost Data.
4. Prepare derivative works of the Cost Data.
5. Store or use any portion of the Cost Data in an archival or other searchable database to be accessed by anyone.
6. License or distribute the Cost Data to third parties, except as expressly permitted herein.
7. Use the Cost Data as a component of or a basis for pricing any material, service, equipment or product offered for sale, license or distribution by Customer.

Except for the sublicense granted in this Addendum, all rights, title, and interest in the Cost Data, in all formats and media throughout the world, including all copyrights, are and will continue to be the exclusive property of RSMMeans.

DISCLAIMER OF WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, THE COST DATA IS PROVIDED AS-IS, WITHOUT WARRANTIES OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, TITLE, COMPATIBILITY, SECURITY, ACCURACY, OR NON-INFRINGEMENT.

To the fullest extent permissible by law, RSMMeans and its affiliates shall not be liable for your use of the Cost Data under any circumstances, including, but not limited to, by reason of the negligence by

	<p>RSMeans. RSMeans does not warrant that defects will be corrected, or that the Cost Data will meet any particular criteria of performance or quality.</p> <p>LIMITATION OF LIABILITY</p> <p>USE OF THE COST DATA IS AT YOUR OWN RISK. YOU ASSUME FULL RESPONSIBILITY AND RISK OF LOSS RESULTING FROM YOUR DOWNLOADING AND/OR USE OF FILES, INFORMATION, COMMUNICATIONS, CONTENT, OR OTHER MATERIAL ACCESSED THROUGH OR OBTAINED BY MEANS OF THE SOFTWARE. UNDER NO CIRCUMSTANCES SHALL RSMEANS OR ITS AFFILIATES BE LIABLE FOR ANY INDIRECT, PUNITIVE, SPECIAL, OR CONSEQUENTIAL DAMAGES DIRECTLY OR INDIRECTLY RELATED TO THE USE OF, OR THE INABILITY TO USE, THE COST DATA, EVEN IF RSMEANS, ITS AFFILIATES HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. THE TOTAL LIABILITY OF RSMEANS AND ITS AFFILIATES HEREUNDER IS LIMITED TO THE AMOUNT, IF ANY, ACTUALLY PAID BY YOU FOR ACCESS AND USE OF THE COST DATA DURING THE TWELVE MONTH PERIOD IMMEDIATELY PRECEDING YOUR NOTICE OF CLAIM. YOU HEREBY RELEASE RSMEANS AND ITS AFFILIATES FROM ANY AND ALL OBLIGATIONS, LIABILITIES AND CLAIMS IN EXCESS OF THIS LIMITATION. SOME STATES DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THE ABOVE LIMITATION OR EXCLUSION MAY NOT APPLY TO YOU.</p>
Sage Estimating QTO Integrator	Your use of Sage Estimating QTO Integrator is also governed by these additional terms .
Microsoft® SQL™ Server	<ol style="list-style-type: none"> 1. If you acquired a license to Microsoft® SQL™ Server (© Copyright 2021 Microsoft Corporation. All rights reserved), the Microsoft SQL Server End User License Agreement applies to your use of Microsoft SQL Server. 2. Microsoft SQL Server is licensed to you with your Sage Software or Service as a “Unified Solution”. You may only use this instance of Microsoft SQL Server as part of the Unified Solution. 3. The Unified Solution may only be installed on servers and other devices physically dedicated to

you (or virtual machines deployed on servers and devices physically dedicated to you).

4. The instance of Microsoft SQL Server licensed to you as part of the Unified Solution must not be: (i) decompiled, reverse engineered or separated from the Unified Solution; or (ii) used to develop new applications, databases or tables, or to run any software solutions or components other than the Unified Solution, whether such solutions or components are provided by Sage or a third party.

5. If you acquired a trial copy of Microsoft SQL Server, you may not use the trial copy for more than 120 days.

6. Your license to this instance of Microsoft SQL Server terminates when your use of the Sage Software or Service terminates.

7. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW: (I) MICROSOFT® MAKES NO WARRANTIES, EXPRESS, IMPLIED OR OTHERWISE, REGARDING MICROSOFT SQL SERVER, INCLUDING WITHOUT LIMITATION ANY IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, AND ALL SUCH WARRANTIES ARE EXCLUDED; AND (II) MICROSOFT® DISCLAIMS ANY LIABILITY FOR ANY DAMAGES, WHETHER DIRECT, INDIRECT, INCIDENTAL OR CONSEQUENTIAL, SUFFERED AS A RESULT OF THE USE OR INSTALLATION OF MICROSOFT SQL SERVER. 8. You agree that we may provide information relating to you and your use of Microsoft SQL Server to Microsoft® in connection with your use of the Unified Solution, including as part of our reporting obligations to Microsoft®.