

Terms and Conditions of Use - Data and Database

These terms and conditions (“**T&C**”) are to be read together with, and as a complement to, the provisions of the subscription contract (the “**Subscription Contract**” or “**Agreement**”) entered into between:

- (1) the entity of the A2MAC1 group listed in Part I of the Subscription Contract (“**A2MAC1**”), and
- (2) the Client(s) listed in Part I of the Subscription Contract (the “**Client**”, and together with “**A2MAC1**”, the “**Parties**”).

Whereas:

- (A) Since 1998, A2MAC1 and its affiliates (the “**A2MAC1 Group**”) has been providing benchmarking and other services mainly to the automotive industry.
- (B) A2MAC1 Group offers its clients access to benchmarking data via a platform of several benchmarking services (Auto Vision, Auto Reverse, 2D Interior, 3D Vehicle, ...), which the clients may access either directly on the internet or through their own intranets.
- (C) The Client wishes to have access through the A2MAC1 internet portal to certain services provided by A2MAC1 Group and specified in the Subscription Contract (the “**Services**”) and in particular to be granted access to A2MAC1’s data via A2MAC1’s database and A2MAC1’ software and A2MAC1 Group is willing to provide such Services to the Client.

Now, therefore, in consideration of the premises and of the mutual promises and covenants contained herein and in the Subscription Contract, the Parties agree as follows:

A. Definitions

In addition to terms defined elsewhere in these terms and conditions of use the following terms shall have the meanings set forth below:

“**Data**” shall mean all data and information contained in the Database, whether such data or Information is in written, electronic or other form. Data are owned by A2MAC1.

“**Database**” shall mean the version A2mac1.com or Version IBP. or the version identified in the Subscription Contract.

“**Intellectual Property Rights**” shall mean all intellectual property, industrial property rights, and other proprietary rights in any jurisdiction throughout the world, whether registered or unregistered, including without limitation, all patent, author’s rights, copyright, trademark, trade secret, know-how, design, model, software, data and database rights;

“**Person**” shall mean any individual, corporation, association, partnership, limited liability company, joint venture, estate, trust or unincorporated organization or any government or any agency or political subdivision thereof, and shall include, any partner, officer, director, member or employee of such Person.

“**Subscription Agreements**” shall mean these terms and conditions and the Subscription Contract.

B. Access to the Data and Database

Subject to the Subscription Agreements, A2MAC1 hereby grants to the Client, for internal use solely by its employees (not including, for the avoidance of doubt, employees of affiliates of the Client unless otherwise explicitly agreed in writing by A2MAC1) meeting the conditions detailed in the Subscription Contract (the “**Authorized Users**”), a limited, revocable, non-transferable, non-sublicensable, nonexclusive, personal, right to access the Data and the Database (and the related Services) solely via the A2MAC1 internet portal in the conditions described in the Subscription Contract.

This right to access is granted on a non-exclusive basis, and nothing contained in the Subscription Agreements shall be construed to restrict A2MAC1 Group from itself using, and/or authorizing any other person at any time to use the Data and/or the Database. Without limiting the generality of the foregoing, A2MAC1 Group may share data and other information about the Data and/or the Database with third-parties for a fee or otherwise.

The Client shall have the possibility to request from A2MAC1 Group that it grants the Client access to the physical car parts depicted in the Database. This possibility shall only apply to car parts which have been added to the Database less than six years prior to the date of the request by the Client and shall be subject to the availability of such car parts in A2MAC1’s inventory. For the avoidance of doubt, this possibility only applies to car parts to which the Client has access under the Subscription Agreements, but not to any other car parts that may be held in inventory by A2MAC1 Group. Any such requests will be dealt with by A2MAC1 Group on a case by case basis.

C. Maintenance

During the term of the Subscription Agreements and provided that the Client fulfilled its obligations thereunder (in particular its payment obligations), A2MAC1 Group shall, within a commercially reasonable time period, provide the Client with all maintenance releases and updates to the Data and the Database that A2MAC1 Group releases generally to its clients. A2MAC1 Group shall not have any obligations to release updates, improvements or developments to its Data.

D. Ownership

The Client acknowledges that as between the Parties all Data, Database and all Processed Data (defined below) and Feedback (defined below), including in each case all modifications, enhancements or derivative works thereof and all Intellectual Property Rights in the foregoing, are the exclusive property of A2MAC1 (collectively, “**A2MAC1 Property**”). The Client acknowledges that A2MAC1 has and retains all Intellectual Property Rights to the A2MAC1 Property, including author’s rights or copyright and the right of databases’ producers, and may have Intellectual Property Rights on the Data, including author’s right or copyright on the pictures contained in the Database. The Client shall not, and shall cause its Authorized Users not to, during the term of the Subscription Agreements or at any time thereafter, directly or indirectly:

- (i) challenge or contest, or assist any third-party in challenging or contesting, the existence and/or validity of any A2MAC1 Property;
- (ii) attempt to register any such A2MAC1 Property in any jurisdiction; or
- (iii) challenge or contest, or assist any third-party in challenging or contesting, the existence and/or validity of any of A2MAC1 Property.

Without limiting the generality of the foregoing, the Client expressly acknowledges and agrees that, the Data in the Database is selected, compiled, coordinated, arranged and prepared by A2MAC1 through the application of methods and standards of judgment used and developed through the expenditure of considerable work, time and money by A2MAC1. The Client also expressly acknowledges and agrees that the Data and the Database are valuable assets of A2MAC1 and the Client agrees that it shall prevent any unauthorized use of the information provided to it concerning the selection, compilation, coordination, arrangement and preparation of the Data and/or the Database and any unauthorized use of the Database and/or Data.

Except as otherwise specifically provided herein, A2MAC1 reserves all rights in the A2MAC1 Property, and other than the limited access rights granted in Article B, the Subscription Agreements shall not be construed to confer upon the Client any other rights, including any ownership right or equity interest in, the Data, the Database, or any Intellectual Property Rights.

For the avoidance of doubt, the Client does not obtain, by virtue of the Subscription Agreements or otherwise (unless pursuant to a separate agreement between the Parties) any rights to use any Intellectual Property Rights or materials of A2MAC1 (or its licensors), including without limitation, any branding, trademarks, service marks, website content, advertising, marketing materials or other materials of A2MAC1, and the Client shall indemnify, defend, and hold harmless A2MAC1 for any losses (of any kind) incurred by A2MAC1 in connection with any such unauthorized use.

The Client acknowledges that the Data and the Database, the compilation and composition thereof, and any changes therein, are and will be in the complete control and sole discretion of A2MAC1.

The Client acknowledges that any document, whatever its nature, and any deliverables provided to the Client by A2MAC1 within the performance of the services covered by Subscription Agreements are the exclusive property of A2MAC1.

The Client acknowledges that A2MAC1 has and retains all Intellectual Property Rights in these documents and deliverables. The Client shall not, during the term of the Subscription Agreements or at any time thereafter, directly or indirectly use, exploit, reproduce, communicate, publish, transfer these documents and deliverables to any third-party without the prior written approval of A2MAC1.

The Client agrees that, without limiting A2MAC1's non-disclosure obligations respecting the Client's confidential information pursuant to Article K, A2MAC1 is the exclusive owner of all rights in any data that A2MAC1 develops that is derived from or based on the user activity of users of its websites and Database, including the Client and its Authorized Users, or from any data or content on the Database (collectively, the "**Processed Data**"), and nothing herein shall limit A2MAC1's use or exploitation of the Processed Data for any purpose whatsoever. The Client acknowledges that A2MAC1 may use tools, scripts, software, and utilities to administer the Database and monitor the use thereof by users of the Database, including the Client and Authorized Users and other users of the Database. Data derived from such activity or users is Processed Data hereunder.

If the Client elects to provide any feedback or suggests any features, functionality, additions, changes or modifications to the Database or the website portal ("**Feedback**"), A2MAC1 will own all right, title, and interest in, and shall have all rights to use, such Feedback. The Client hereby irrevocably assigns to A2MAC1 all right, title, and interest in and to the Feedback and agrees to provide A2MAC1 any assistance A2MAC1 may require to document, perfect, and maintain A2MAC1's rights in the Feedback.

E. Specific Restrictions

The Client shall access the Data and the Database solely for internal purposes (i.e., only by the Client's Authorized Users solely for the benefit of the Client).

During the term of the Subscription Agreements and thereafter for the whole legal duration of A2MAC1's Intellectual Property Rights (including any future extensions):

i) The Client may not reengineer or reproduce the Database, market, distribute, transfer or sell the Database and any part of the Data. Further, in no event shall the Client itself (or authorize any third-party to) distribute, display, publish, or otherwise make available the Data or the Database to any third-party (except for Authorized Users) without the prior written consent of A2MAC1. The Client shall not provide any information about the Data and the Database to third-parties that would provide a mechanism for reproducing any field, element, component, classification, code, calculation, formula, selection criteria, methodology and the like of any Data or of the Database;

ii) The Client shall not access or attempt to access any other A2MAC1 systems or software, programs or data that are not made available for the Client's use pursuant to Subscription Agreements or not made available for public use, or reverse engineer, decompile, or otherwise seek to discover the source code of any A2MAC1 software;

iii) The Client shall not create (and shall not authorize any third-party to create), derivative works or products from, reproduce or further transmit or distribute, the Data or the Database in any type of format or by any means, including but not limited to the internet, its intranet or other types of network. Further, the Client shall not (and shall not authorize any third-party to) use the Data and the Database to construct or facilitate the construction of other databases; or to take any actions that would be aimed at circumventing the Client's or any third-party's need to continue to use the Data and the Database; or use the Data or the Database to develop or enhance any product that competes, directly or indirectly in A2MAC1's reasonable judgment with the Database;

iv) The Client shall abide by any and all copyright notices, information, or restrictions contained in the Database and/or Data. Massive downloading of Data (i.e. any kind of downloading through automated means and/or any downloading that is inconsistent with a normal access to the Database, as reasonably determined by A2MAC1) shall be considered as a violation of the Subscription Agreements. The Client shall not work around any technical limitations in the Database; use any tool to enable features or functionalities that are otherwise disabled in the Database; or perform or attempt to perform any actions that would interfere with the proper working of the Database, or prevent access to or the use of the Database by A2MAC1's other licensees or customers;

v) If A2MAC1 provides the Client with one or more passwords or other security measures in connection with the Subscription Agreements (and the access and services provided hereunder) then the Client shall ensure that the passwords are protected and only used by Authorized Users and shall comply with any security procedures or technical requirements that are reasonably requested by A2MAC1 and that such Authorized Users comply with the Subscription Agreements. For the avoidance of doubt, obligations of the Client hereunder should be read to apply to the Client's Authorized Users. The Client shall be responsible for all uses of the Database by any person using such passwords and other credentials. Without limiting the foregoing, the Client is responsible for the use of the Database by any person or entity to whom the Client has given access to the Database and/or as a result of the Client's failure to use reasonable security precautions, even if that use was not authorized by the Client. The Client shall promptly inform A2MAC1 with all relevant details if the Client has reason to

believe that the safety, security or confidentiality of a password, Data, the Database or service has been or may be compromised, and the Client shall reasonably cooperate with A2MAC1 in connection with the investigation and resolution of the foregoing;

vi) The Client acknowledges that A2MAC1 may monitor the Client's access to the Database and the A2MAC1 internet portal. If at any time A2MAC1 is of the opinion that the Client is not properly accessing the Data or the Database or any other service pursuant to the terms of the Subscription Agreements, and/or the Client is in breach of its obligations under the Subscription Agreements, A2MAC1 may give notice to the Client to that effect. Upon receipt of such notice, the Client shall promptly remedy to such improper use or breach. If the Client fails to do so within 30 days of the receipt of the notice, A2MAC1 shall be entitled to suspend the access to the Data and/or the Database of the Client, without any reimbursement or liability to the Client, and/or to take any other remedial measure it may deem appropriate;

vii) The Client shall not use the Data or the Database except as expressly permitted under the Subscription Agreements, or use the Database in any way that would violate any law applicable to the Client or A2MAC1; and

viii) The Client shall not transfer any of the rights granted to the Client under the Subscription Agreements, or cause or permit any person other than the Authorized Users to access or use the Database, including via the internet portal, or any Services.

Any use of the Data and/or the Database in violation of this Article E is a material breach of the Subscription Agreements and A2MAC1 can immediately terminate the Subscription Agreements. Notwithstanding anything to the contrary herein, A2MAC1 may immediately suspend the access to the Data and/or the Database of the Client, without any reimbursement or liability to the Client, and/or to take any other remedial measure it may deem appropriate, if A2MAC1 reasonably determines, in its sole discretion, that the Client's access to the Data and/or the Database poses a threat to any A2MAC1 Property (including in the event of massive downloading) or may otherwise result in substantial losses for A2MAC1.

F. Adjustment of the Subscription Fees

The amount of the Subscription Fees (as defined in the Subscription Contract) due by Client in connection with its access to Data and the Database is set forth in the Subscription Contract. The Client acknowledges and agrees that the amount of the Subscription Fees set forth in the Subscription Contract is subject to an automatic [5]% increase per year, provided however that, if the Initial Term (as defined in the Subscription Contract) of the Subscription Contract exceeds one year, such increase shall only be reflected in the Subscription Fees after the end of the Initial Term upon renewal of the Subscription Contract. For the avoidance of doubt, upon renewal of the Contract, the Subscription Fees will automatically be aligned with the then applicable price list of A2MAC1.

G. Specific Terms and Conditions Applicable to SaaS Services

The provisions of this Article G shall only apply to the extent the Client has subscribed at least one of the SaaS services ("**SaaS Services**").

For the purpose of this Article G, "**Client Data**" shall mean all data of the Client uploaded by Client on A2MAC1's IT systems, website and/or server ("**Systems**") in connection with Client's use of the SaaS Services.

A2MAC1 acknowledges that Client Data are the exclusive property of the Client. A2MAC1 undertakes to treat Client Data as confidential information of Client under the provisions of Article K.

A2MAC1 will apply the same administrative, physical, and technical safeguards to protect the security, confidentiality and integrity of the Client Data as the ones it applies to its own Data and Database. Those safeguards will include, but will not be limited to, measures designed to prevent unauthorized access to or disclosure of the Client Data.

Client shall have the right to keep copies and to use the Client Data on its own Systems in its sole discretion. Client shall be the sole responsible for exporting the Client Data (not including any other type of Data) saved on the A2MAC1's Systems prior to the termination of the Subscription Contract. Upon request by Client, A2MAC1 will, to the extent necessary, provide reasonable assistance to the Client in connection with such Client Data exports.

A2MAC1 will maintain Client's access to the Client Data for a duration of 30 days after the effective date of termination or expiration of the Subscription Contract. After such 30-day period, A2MAC1 will have no obligation to give access to the Client to Client Data and may delete or destroy all copies of the Client Data in its Systems or otherwise in its possession or control in its sole discretion.

H. Warranty and Disclaimer

Each Party represents and warrants to the other that it has the authority to enter into the Subscription Agreements according to their terms, and that their execution and delivery of the Subscription Agreements and their performance thereunder will not violate any agreement applicable to it or violate any laws, rules or regulations applicable to it.

THE DATA AND THE DATABASE ARE PROVIDED AS-IS AND, WHILE A2MAC1 USES COMMERCIALY REASONABLE PRECAUTIONS TO ENSURE THE QUALITY OF THE DATA AND THE DATABASE, A2MAC1 DOES NOT GUARANTEE THE ACCURACY AND/OR THE COMPLETENESS OF THE DATA, THE DATABASE, OR ANY OTHER DATA RELATED THERETO, AND A2MAC1 SHALL HAVE NO LIABILITY FOR ANY ERRORS, OMISSIONS, OR INTERRUPTIONS THEREIN. A2MAC1 MAKES NO REPRESENTATION OR WARRANTY, EXPRESS OR IMPLIED, AS TO ANY INFORMATION OBTAINED BY THE CLIENT OR ANY OTHER PERSON OR ENTITY FROM THE ACCESS TO THE DATA, THE DATABASE, OR ANY OTHER DATA RELATED THERETO. A2MAC1 MAKES NO EXPRESS OR IMPLIED WARRANTIES, AND EXPRESSLY DISCLAIMS ALL WARRANTIES OF NONINFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE OR USE WITH RESPECT TO THE DATA, THE DATABASE, AND ANY OTHER DATA RELATED THERETO. WITHOUT LIMITING ANY OF THE FOREGOING, IN NO EVENT SHALL A2MAC1 HAVE ANY LIABILITY FOR ANY LOSS OF PROFITS OR INDIRECT, PUNITIVE, SPECIAL OR CONSEQUENTIAL DAMAGES (INCLUDING LOSS OF PROFITS), EVEN IF NOTIFIED OF THE POSSIBILITY OF SUCH DAMAGES. A2MAC1 MAKES NO WARRANTIES WITH RESPECT TO THE ACCURACY, COMPLETENESS, FUNCTIONALITY, SAFETY, PERFORMANCE, OR ANY OTHER ASPECT OF ANY DESIGN, PROTOTYPE OF FINAL PRODUCT DEVELOPED BY THE CLIENT USING THE DATABASE OR DATA. THE CLIENT AKNOWLEDGES THAT OBJECTS, NAMES, TRADEMARKS, SERVICE MARKS, DESIGNS, MODELS OR WORK OF AUTHORSHIP DEPICTED IN ANY DATA MAY BE PROTECTED BY INTELLECTUAL PROPERTY RIGHTS BELONGING TO THIRD-PARTIES. THE CLIENT AKNOWLEDGES THAT A2MAC1 AND ITS AFFILIATES SHALL NOT BE LIABLE FOR ANY USE BY THE CLIENT OR A THIRD PARTY OF THE OBJECTS, NAMES, TRADEMARKS, SERVICE MARKS, DESIGNS, MODELS OR WORK OF AUTHORSHIP DEPICTED IN ANY DATA.

In no event shall the cumulative liability of A2MAC1 and its affiliates to the Client under or relating to the Subscription Agreements at any time exceed more than half of the amount of Fees actually received by A2MAC1 pursuant to the Subscription Agreements.

I. Use of Information

When registering, the Authorized Users are required to provide certain information, such as company, name, position, department, area of interest and professional contact details (e.g. address, e-mail address and telephone number).

A2MAC1 also collects information relating to Authorized Users' usage of the Data, the Database and the A2MAC1 internet portal.

As part of their contractual relations, A2MAC1 may transfer aggregated or deidentified usage statistics to the Client which undertakes to comply with the all applicable laws and regulations on personal data processing ("*Regulation(EU 2016/679 of the European Parliament and of the Council of 27 April 2016*" or "*California civil code 1798 et seq.*"). The Authorized Users may exercise their rights relating to such data against each Party which undertakes to inform the other of any request received in this respect. This information must be communicated as soon as possible and no later than forty-eight hours after the receipt of the request. Each Party shall assist the other, insofar as this is possible, for the fulfilment of its obligation to respond to requests for exercising the data subject's rights.

A2MAC1 will collect and process all personal information in accordance with its General Privacy Notice and/or Privacy Notice (California Residents), which can both be found on A2MAC1's website.

The Client is expected to read carefully such General Privacy Notice and/or Privacy Notice (California Residents) ensure that its employees and especially the Authorized Users are aware of these notices.

J. Non Solicitation

The Client covenants and agrees that during the term of the Subscription Agreements and for twelve (12) months after the termination or expiration thereof, regardless of the reason for the termination, the Client will not, directly or indirectly, on their own behalf or on behalf of or in conjunction with any Person, recruit, solicit, or induce, or attempt to recruit, solicit, or induce, any employee of A2MAC1 or of its affiliates, to terminate their employment relationship with A2MAC1 and/or one of its relevant affiliates.

K. Confidentiality

Each Party undertakes not to disclose to a third-party any confidential information provided by the other Party and/or its affiliates, and each Party shall take all appropriate actions to keep such information confidential, unless:

- i. agreed in writing between the Parties;
- ii. the relevant information was made public in a manner other than by violation of this Article by the Party intending to disclose it;
- iii. the disclosure is required by law or regulations; and/or
- iv. the disclosure is necessary or advisable to enable a Party to enforce its rights hereunder.

L. General provisions

Survival

The following provisions will survive any expiration or termination of the Subscription Agreements: Article A (Definitions); Article D (Ownership); Article E (Specific Restrictions); Article G (Specific Terms and Conditions Applicable to SaaS Services); Article H (Warranty and Disclaimer); Article I (Use of Information); Article J (Non Solicitation); Article K (Confidentiality); and Article L (General Provisions).

Waivers

A waiver of any term, provision or condition of, or consent granted under, the Subscription Agreements shall be effective only if given in writing and signed by the waiving or consenting Party and then only in the instance and for the purpose for which it is given. For the purposes of the Subscription Agreements and all agreements executed pursuant hereto, no course of dealing between or among the Parties and no delay on the part of the Party in exercising any rights hereunder or thereunder shall operate as a waiver of the rights hereof and thereof. Save as expressly set out in the Subscription Agreements, the rights and remedies therein provided are cumulative with and not exclusive of any rights or remedies provided by law.

Severability

Whenever possible, each provision of the Subscription Agreements shall be interpreted in such a manner as to be effective and valid under applicable law, but if any provision of the Subscription Agreements shall be deemed prohibited or invalid under such applicable law, such provision shall be ineffective to the extent of such prohibition or invalidity, and such prohibition or invalidity shall not invalidate the remainder of such provision or the other provisions of the Subscription Agreements. To the extent necessary and in the event a provision is held prohibited or invalid, the Parties shall agree in good faith to make any amendment required to the Subscription Agreements to reflect the commercial understanding between the Parties.

Effect of Heading

The headings in the Subscription Agreements are for convenience only and shall not affect the construction thereof.

Successors and Assigns

The Subscription Agreements shall be binding upon and inure to the benefit of the respective successors and permitted assigns of the Parties thereto as contemplated therein. Neither the Subscription Agreements nor the rights provided thereunder may be assigned by any Party without the prior written consent of the other Party hereto. Notwithstanding, A2MAC1 may assign any of its rights or obligations thereunder to any of its affiliates upon prior written notice to the Client.

No Partnership or Agency

Nothing in the Subscription Agreements or in any document referred to therein shall be deemed to constitute a partnership or agency relationship between any of the Parties or any other person.