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Preamble

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This document can cover either or both of the database and its contents (the data). Because databases can have a wide variety of content - not just factual data - rightsholders should use the

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"Database" -A collection of Data arranged in a systematic or methodical way and individually accessible by electronic or other means offered under the terms of this Document.

"Database Right" - Means rights over Data resulting from the Chapter III ("sui generis") rights in the Database Directive (Directive 96/9/EC of the European Parliament and of the Council of 11 March 1996 on the legal protection of databases) and any future updates as well as any similar rights available in the relevant jurisdiction under Section 6.4.

"Document" - means this relinquishment and waiver of rights and claims and back up licence agreement.

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"You" - the Person acquiring rights under the licence elements of this Document.

Words in the singular include the plural and vice versa.

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- a. This Document does not apply to computer programs used in the making or operation of the Database;
- b. This Document does not cover any patents over the Data or the Database. Please see Section 4.2 later in this Document for further details; and
- c. This Document does not cover any trade marks associated with the Database. Please see Section 4.3 later in this Document for further details.

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The above relinquishment of rights applies worldwide and includes media and formats now known or created in the future.

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- b. Database Rights.

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Part III: General provisions

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s.o General

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6.2 This Document is the entire agreement between the parties with respect to the Work covered

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