

Thomson Reuters ProView Content Licence

Access to and use of ProView content is subject to the terms of this document and the terms within the Order Form (the Agreement). Please read this Agreement. By purchasing and/or accessing ProView content you agree to be bound by the following terms and conditions:

1) Basis of Content License

- a) The Licensee is the person who purchases and/or access ProView content and Licensor is Thomson Reuters.
- b) Where Thomson Reuters grants a multi-user licence, such as IP or IPP access (as specified in the Order Form) the following terms are applicable:
 - i) Licensee shall be deemed to mean the Customer (the person or entity identified on the applicable ordering document as the “**Customer**”) and all rights to access and use ProView content granted to Licensee or restrictions imposed on Licensee shall be exercisable or observed by all authorised users who access content via ProView. It shall be the responsibility of the Customer to ensure that all such authorised users act in accordance with the terms and conditions of this Content License;
 - ii) The licence granted hereunder shall be for the number of authorised users specified on the relevant ordering document. Customer shall supply to Thomson Reuters the name and email address for each authorised user to whom access to ProView content is to be given. In the event that a user is no longer authorised by the customer to access content, the customer should contact Thomson Reuter’s Customer Services (proview.enquiry@tr.com) as soon as reasonably practical to terminate or substitute authorised users.
 - iii) Thomson Reuters has the sole discretion to suspend or terminate access to ProView content by any of the Customer authorised users if it is of Thomson Reuter’s view that such authorised users have not acted in accordance with the terms and conditions of this Content License.
- c) Where content is accessed on a trial basis, Licensee is granted access to the applicable content without charge (unless otherwise agreed), and the duration of the trial access period (“Trial Period”) will be notified to Licensee separately.

2) Licence

- a) **Grant.** In consideration of the applicable licence fee paid by the Customer, Thomson Reuters hereby grants Licensee a worldwide non-exclusive, non-transferable, revocable, limited single user licence (unless a multi-user licence is granted pursuant to clause 1(b) above) to download content via Licensee’s OnePass account to ProView software (“Software”). Licensee may download content to no more than four (4) devices which it owns and/or controls per purchased license. Content will only be available for access or use on such devices and/or platforms as Thomson Reuters shall in its sole discretion decide. The content consists of Thomson Reuters-owned and/or licensed content on select legal topics. Licensee may use available content solely in the regular course of legal and other research and related work. If Thomson Reuters loses the right to offer any content, the Software is discontinued, or is otherwise unable to offer eBook Content, Thomson Reuters may terminate Licensee’s access to the relevant content, including

- annotations created by the Customer and any authorised users (see clause 4 below). At Thomson Reuter's sole discretion and using commercially reasonable practices, Thomson Reuters may provide the Content in another media format. Thomson Reuters, at its sole discretion, may upgrade the Licensee to a more recent version of the content if necessary to maintain access.
- b) **Non-updated content.** Licence for content that is not updated, or for which Licensee did not purchase updates, includes continuing access to the version of the purchased content only and annotations created in respect of that version, subject to the terms of this content license.
 - c) **Updated content.** Licence for content that is updated includes continuing access to the edition of the content initially purchased, updates thereto and annotations created in respect thereof, subject to the terms of this content license. Thomson Reuters will provide updates only for the duration of the edition of the purchased content.
 - d) **Permitted Use**
 - i) Licensee may:
 - (1) Use, browse and search the content;
 - (2) quote and excerpt insubstantial portions from the content by electronic copying and pasting or other means into Licensee's work-product created in the regular course of its research and work;
 - (3) print and make copies of insubstantial portions of the content whether incorporated in work product or otherwise for distribution to third parties if such third parties agree not to further distribute the same; and
 - (4) distribute copied content and/or work-product related to a specific cause of action to:
 - (a) the court before which the cause of action is to be heard, and/or
 - (b) the parties to the cause of action, and/or
 - (c) their representatives
 - ii) No content shall be stored or used (whether as copied content or in work-product) in any database or other storage facility in either paper or electronic form which is intended for the storage, and/or provision to its users, of access to know-how.
 - e) **Limitations.** Licensee may not copy, download, print, scrape, store, publish, transmit, retransmit, transfer, distribute, disseminate, broadcast, circulate, sell, resell or otherwise use the content, or any portion of the content, in any form or by any means, except:
 - i) as expressly permitted by this Content License;
 - ii) with Thomson Reuter's prior written permission; or as permitted by the provisions of Copyright laws and any applicable law in any relevant jurisdiction;
 - iii) Except as otherwise permitted in this Content License, Licensee shall not sell, license or distribute content (including printouts) to third parties or use content as a component of or as a basis for any material offered for sale, license, distribution, marketing, promotion or commercial use;
 - iv) Licensee access password(s) and/or code(s) shall be used only by the Licensee; sharing of licence access password(s) and/or code(s) is STRICTLY PROHIBITED.

- f) **Warranty.** Thomson Reuter's warrants to Licensee that the content does not infringe the copyright of any third party and that it has the necessary rights to grant the licence specified in this Content License.
 - g) **Rights in Content.** Except for the licence granted herewith, all right, title and interest in content, in all languages, formats and media throughout the world, including all copyrights, are and will continue to be the exclusive property of Thomson Reuters and other contributors of content.
- 3) **Technical Requirements.** In order to view content, Licensee will be required to set up a OnePass account and use the most current version of the Software. An internet connection is required to download content, to receive updates and maintain backups of annotations. Thomson Reuters shall not be responsible for any failure in connection or access to content if Licensee's device(s) does not have the necessary compatible technical capacity or Software.
- 4) **ProView functionality.** Licensee may highlight, bookmark and create notes within the content (annotations). All annotations are web-hosted by Thomson Reuters or its group of companies and will be kept confidential. To the extent that annotations constitute personal data, they shall only be used for the purposes related to this Content License and in accordance with the provisions of the all applicable personal data / privacy laws in the applicable jurisdiction. Thomson Reuters has in place appropriate technological and organisational measures to protect against unauthorised or unlawful processing, and accidental loss, destruction or damage to personal data.
- 5) **Disclaimer of Warranties and Limitation of Liability** THE CONTENT, SOFTWARE, EBOOK(S), NOTES FUNCTIONALITY AND OTHER FUNCTIONALITY OF THE EBOOK(S) ARE PROVIDED "AS IS," WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE WARRANTIES OF PERFORMANCE, MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, ACCURACY, OMISSIONS, COMPLETENESS, CURRENTNESS AND DELAYS. TRHK AND CONTRIBUTORS SHALL HAVE NO LIABILITY WHATSOEVER TO LICENSEE OR ANY USERS OF THE EBOOK(S) FOR ANY CLAIM(S) RELATING IN ANY WAY TO THIS AGREEMENT OR ITS PERFORMANCE HEREUNDER OR ANY EBOOK(S), REGARDLESS OF THE FORM OF ACTION, WHETHER BASED IN CONTRACT OR TORT, IN PARTICULAR, NEGLIGENCE. TRHK DOES NOT WARRANT THAT ACCESS TO THE EBOOK(S) WILL BE UNINTERRUPTED OR VIRUS OR ERROR-FREE. IN NO EVENT SHALL TRHK OR CONTRIBUTORS BE LIABLE TO LICENSEE FOR ANY CLAIM(S) RELATING TO LICENSEE'S INABILITY OR FAILURE TO PERFORM RESEARCH OR RELATED WORK OR TO PERFORM SUCH RESEARCH OR OTHER WORK PROPERLY OR COMPLETELY EVEN IF ASSISTED BY TRHK NOR SHALL TRHK OR CONTRIBUTORS BE LIABLE FOR ANY LOST PROFITS OR OTHER CONSEQUENTIAL, EXEMPLARY, INCIDENTAL, INDIRECT OR SPECIAL DAMAGES, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. NONE OF THE TERMS OF THIS AGREEMENT SHALL OPERATE TO EXCLUDE OR RESTRICT LIABILITY FOR FRAUD OR FOR DEATH OR PERSONAL INJURY RESULTING FROM THE NEGLIGENCE OF TRHK OR ITS AFFILIATES OR THE APPOINTED AGENTS OR EMPLOYEES OF TRHK OR ITS AFFILIATES WHILST ACTING IN THE COURSE OF THEIR EMPLOYMENT; OR AFFECT STATUTORY RIGHTS OF THE LICENSEE WHEN IT ENTERS INTO THIS AGREEMENT IN THE CAPACITY OF A CONSUMER.
- 6) **Responsibility for Certain Matters**
- a) Access to content is via a OnePass account issued by Thomson Reuters. The password associated with each OnePass account is for the use of the Licensee only. **Sharing of passwords is strictly prohibited.** Licensee shall be responsible for all access to and use of content by means of

- Licensee's device or equipment or Licensee's password, whether or not Licensee has knowledge of or authorises such access and use.
- b) Where Licensee purchases a single user licence to content in a bundle with the print, all components (without limitation, the print copy of the eBook, CD of the eBook, other leaflets or gadgets attached) of the bundle are intended to be used by the Licensee and shall not be transferable. **For the avoidance of doubt the sharing of any code or password is strictly prohibited.**
 - c) Bundled products may only be returned as a bundle; individual components may not be returned and any CD may only be returned if the seal is unbroken. Accordingly if a bundle includes an eBook the time limit for return of the bundle shall be 7 days pursuant to clause 7(d).
 - d) Thomson Reuters reserves the right not to accept and refund for a return of a bundled product if the bundle product is not returned with all components.
- 7) **Protection of Personal Data.** Any personal data of the Licensee or any authorised users collected, possessed, used and retained by Thomson Reuters during the term of the content licence is subject to the protection of Thomson Reuter's privacy policy and the Personal Data (Privacy) laws applicable. The Licensee shall review the privacy policy of Thomson Reuters as posted on its website http://www.sweetandmaxwell.com.hk/privacy_en.asp, which is updated from time to time.
- 8) **Term and Termination.**
- a) This Content License shall become effective when the content is made available to the Licensee and shall continue in force for as long as Licensee has access to the content.
 - b) The terms of this Content License shall apply to Licensee during any trial period. Access to content being trialed may be terminated at the end of the trial period unless a further trial period is agreed or where Licensee purchases content being trialed from the expiry date of any such trial period.
 - c) Thomson Reuters may, upon written notice to Licensee, terminate this Content License or suspend access (at its discretion) to the relevant content where the Licensee commits a material breach of the terms and conditions herewith, provided that where the breach is capable of being remedied then the Licensee shall have failed to remedy the same within 30 days of receiving notice from Thomson Reuters specifying the breach and requiring its remedy.
 - d) If Licensee is not satisfied with content:
 - i) Where Licensee purchases the content from a third-party, Licensee may cancel the content provided the applicable third-party is notified in writing of the cancellation with such cancellation being so notified within seven (7) days of the content being made available to Licensee by Thomson Reuters;
 - ii) Otherwise, Licensee may cancel access to content provided Thomson Reuters is notified in writing of the cancellation within seven (7) day of the date of the invoice of the content being cancelled. In the case of a multi user licence, this will cancel all licences to the content being cancelled; and

iii) In any event, any cancellation for purchase of content from a third-party is still subject to the contractual terms entered into between the third-party and the Licensee, if any.

9) **Effect of Agreement.**

- a) Subject to payment of the applicable licence fee, Licensee is purchasing either non-updated or updated content as specified in the product description and/or as part of the ordering document. Non-updated content means a one-off download of the purchased edition of an eBook or other content which is not updated; Updated content means the Licensee will receive all updates to the relevant eBook or other content published from time to time during the duration of the edition of the purchased eBook or content. In both cases unless Licensee enters into a standing order agreement for future editions of the content, licensee will need to enter into a new agreement for each new edition of the relevant eBook or content.
- b) Thomson Reuters may at its discretion amend the terms and conditions of this Content License from time to time. An updated version of the Content License will be emailed to Licensee or posted online at <http://www.sweetandmaxwell.com.hk/proview/eng/saleconditions.htm> and the updated version shall take effect on such emailing or posting unless stated otherwise.

10) **Notices.** All notices hereunder shall be given in writing to Thomson Reuters at Customer Services of Thomson Reuters or email smhk.customer.support@thomsonreuters.com and to Licensee at the address provided in the applicable ordering document.

11) **Governing Law.** This Content License shall be governed by and construed under the laws of Hong Kong SAR and the Licensee agrees to submit any dispute relating to this Content License to the exclusive jurisdiction of the Courts of Hong Kong.

12) **Other Provisions.** Neither the Content License nor any part or portion hereof shall be assigned, sublicensed or otherwise transferred by Licensee without Thomson Reuter's prior written consent. Should any provision of the Content License be held to be void, invalid, unenforceable or illegal by a court, the validity and enforceability of the other provisions shall not be affected thereby. Failure of either party to enforce any provision of the Content License shall not constitute or be construed as a waiver of such provision or of the right to enforce such provision. The headings and captions contained in this Content License are inserted for convenience only and shall not constitute a part hereof.