US ADDRESS FABRIC FLOW DOWNS

1. **Purposes**: Unless otherwise set out in the applicable subject matter Order or Addendum, Licensee will use the US ADDRESS Fabric Data ("US ADDRESS FABRIC") for the following purposes, hereinafter known collectively as the "Purpose":

Licensee will use the US ADDRESS FABRIC for internal analytic use only for the purpose of mapping and display GIS applications, spatial analysis, matching and de-duplication of existing Licensee databases, geographic aggregation, and trending analysis. US ADDRESS FABRIC will not be released, in whole or in part, to any third party by Licensee and may not be used to for any direct mail or acquisition purposes. At no time after the expiration or termination of the Agreement or the license term for US ADDRESS FABRIC may US ADDRESS FABRIC be utilized to develop new product(s), nor to update any product(s) previous analysis.

2. Licensee obligations:

- 2.1 PBSI reserves the right, if mandated by its third party data provider, to require additional terms to be inserted into the terms and conditions herein from time-to-time at its sole discretion given thirty (30) days notice to Licensee and Licensee will ensure that such additional terms are adhered to after the receipt by Licensee of such amended terms. Any changes requested by Licensee to the terms and conditions herein will be subject to PBSI's prior written approval.
- 2.2 US ADDRESS FABRIC is licensed for lawful purposes only and PBSI and its third party vendors forbid the use of US ADDRESS FABRIC in any unlawful manner. Licensee is responsible for knowing and complying with all applicable federal and state laws, statues, rules and regulations; all applicable Direct Marketing Association ("DMA") published policies; all privacy and data protection laws, rules and regulations regarding utilization of data and transmissions and contacts of entities and individuals by mail. PBSI and its third party vendors will have no liability to Licensee or any third party for any use of US ADDRESS FABRIC by Licensee that is in violation of any do not solicit or applicable DMA regulations or other applicable federal, state or local laws or regulations.
- 2.3 Licensee will notify PBSI in writing of any action by Licensee or any third party known by an officer of Licensee, or the officer of any affiliated or subsidiary corporation, to be in material breach of any part of these terms insofar as it pertains to US ADDRESS FABRIC.
- 2.4 Licensee will not (i) commingle US ADDRESS FABRIC with its own database or information from a third party other than for the Purpose, (ii) use or permit use of US ADDRESS FABRIC to "benchmark" it against files offered by other suppliers for third party use, (iii) voluntarily produce any portion of US ADDRESS FABRIC in any legal proceeding, (iv) enhance US ADDRESS FABRIC with modeling, analytics or data appends other than for the Purpose, (v) selectively return individual addresses or components, (vi) obtain or grant any right of ownership, and (vii) assign, lease or transfer US ADDRESS FABRIC or any portion of it in any manner not expressly authorized by the terms set forth herein and any attempt to do so shall be void.
- 2.5 Licensee will not obtain nor seek List Ownership ("Ownership") of CDS addresses during the license term of US ADDRESS FABRIC and for five (5) years following termination of the US ADDRESS FABRIC license term. Ownership is defined as the sum of: CDS qualification jointly owned with PBSI or its third party suppliers, jointly owned with other company(s), CDS qualification directly with the United States Postal Service, swap/barter arrangements with other company(s), or other relationships enabling Licensee Ownership in whole or part. Licensee agrees to permit and facilitate PBSI contacting such company(s) to audit compliance.
 - 2.6 Under no circumstances will US ADDRESS FABRIC be used in the following manner:
- a. to advertise, sell, or exchange any products or services that involve sexual paraphernalia; drug paraphernalia; adult films, recordings or magazines; weapons; credit repair services or other illegal or illicit activities; nor

- b. for the modeling of, or determination of, consumer credit worthiness, consumer credit approval, a consumer's eligibility for employment or insurance; nor
- c. for any other purpose of whatsoever kind or nature covered by the federal Fair Credit Reporting Act (15 U. S. C. Sec. 1681 *et seq.*) or any similar state and local laws, statutes, rules and regulations; nor
- d. for any purpose that is in direct violation of the privacy obligation policy and any other terms and provisions of the Gramm-Leach-Bliley Act (15 U.S.C. Sec. 6801 *et seq.*) or any other similar state and local statutes, rules and regulations.

3. Proprietary Rights and Confidentiality:

- 3.1 Licensee acknowledges that US ADDRESS FABRIC is the valuable proprietary asset of PBSI and its third party vendors and, therefore, with respect to any data in US ADDRESS FABRIC received by Licensee pursuant to the Agreement and applicable Order or Addendum, Licensee will take such security measures as it takes to protect its own proprietary data, in no event using less than reasonable care to prevent any use other than as authorized herein. Licensee will not publish or distribute in any medium (print or electronic) US ADDRESS FABRIC or any information contained therein or summaries thereof to any person or entity other than to perform the Purpose. In addition, Licensee will honor requests by PBSI and their third party vendors to protect any of PBSI's or their third party supplier's rights in US ADDRESS FABRIC (including, but not limited to copyright).
- 3.2 Licensee will not use or distribute US ADDRESS FABRIC in any manner, except as expressly provided in the Agreement and applicable Order or Addendum, including but not limited to using or distributing any data contained in US ADDRESS FABRIC.
- 3.3 Licensee agrees that irreparable harm will or may be occasioned to PBSI and/or PBSI's third party vendors by the unauthorized disclosure, reproduction or use of US ADDRESS FABRIC by Licensee, that monetary damages will be inadequate to compensate for such breach, and that PBSI will be entitled to seek equitable relief, including temporary or preliminary injunctive relief, from a court of competent jurisdiction. Licensee hereby waives any requirement for posting of security or bond in the event such relief is sought. This remedy shall be in addition to any other remedies available.
- 4. Security Procedures: Licensee acknowledges and consents to the monitoring of US ADDRESS FABRIC use by a combination of one or more seeding methods to detect any improper or unauthorized use of US ADDRESS FABRIC. Licensee and its agents, employees and contractors agree they will not employ any method to detect, repress, bypass or alter any seed addresses placed on US ADDRESS FABRIC and any perception of such an attempt is cause for immediate termination of Licensee's US ADDRESS FABRIC license. If seeds are detected by PBSI through a use of US ADDRESS FABRIC believed to be made by Licensee, Licensee agrees to cooperate with PBSI to research and resolve the problem.
- **5. Data Elements:** Data Elements and File Layouts will be provided under separate cover. Data Elements and File Layouts are subject to change.
- **6. Disclaimers:** INFORMATION HAS BEEN OBTAINED BY PBSI AND ITS THIRD PARTY VENDORS FROM SOURCES BELIEVED TO BE RELIABLE. HOWEVER, BECAUSE OF THE POSSIBILITY OF HUMAN OR MECHANICAL ERROR BY PBSI SOURCES, PBSI OR OTHERS, PBSI DOES NOT GUARANTEE THE ACCURACY, ADEQUACY, OR COMPLETENESS OF ANY INFORMATION IN US ADDRESS FABRIC AND IS NOT RESPONSIBLE FOR ANY ERRORS OR OMISSIONS OR FOR THE RESULTS OBTAINED FROM THE USE OF SUCH INFORMATION OR FOR ANY INFORMATION BEING ON A SUPPRESSION, DO-NOT-CALL OR DO-NOT-CONTACT LIST.
- **7. Indemnification:** Licensee will indemnify PBSI and their third party vendors and hold them harmless from and against all costs and expenses, any and all actions, injuries, damages and liabilities, including reasonable

attorneys' fees, arising out of or relating to any failure by Licensee in complying with the requirements of the terms set forth herein, including, without limitation, Sections 1 and 2.1 of above.

8. Termination Remedy: Licensee agrees, that if it does not cease use of US ADDRESS FABRIC following termination of the Agreement or license term in accordance with the termination provisions out in the Agreement, that money remedies will not provide a sufficient remedy in the event of any breach or threatened breach of such sections. In such event, Licensee agrees that PBSI will be entitled to seek a court injunction prohibiting the further use, possession, or disclosure of US ADDRESS FABRIC, without necessity of the posting of a bond, and in addition to all other remedies that may be available to PBSI at law or in equity.