

This Addendum (the "Addendum") applies to and is made a part of the Order Form entered into between the Trimble legal entity named on that Order Form, with an address for notice purposes as set forth on the Order Form ("Trimble", "our," "we", and "us") and the customer named on an Order Form ("Customer," "you" and "your") (each, a "Party," and together, the "Parties") which Order Form expressly incorporates by reference this Addendum, the Master Terms and Conditions (the "Master Terms"), and Supplemental Terms for Enterprise Subscriptions (the "Supplemental Terms"), as well as any other terms referenced on the Order Form (the Order Form with the incorporated terms, any Statements of Work, and any other amendments, addendums, modifications, exhibits and schedules to the foregoing collectively, the "Agreement"). This Addendum will have no independent force or effect except as incorporated by reference into an Order Form. By initialing or executing an Order Form, you (by your authorized signatory) confirm that you have read and accept all incorporated terms. Capitalized terms used but not defined in this Addendum will have the meanings given to them elsewhere in the Agreement. For good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties agree as follows:

1. Truckloadrate.com. Your Subscription includes, for the term of your Subscription, a limited, non-exclusive, non-assignable, non-transferable, non-sublicensable, revocable right to access and use the truckloadrate.com online portal and service, including Freight Rate Search and the Truckload Rate Index (the "TLR Service") and transportation-related information, charts, trends, metrics and analytics accessed through the TLR Service (collectively, "TLR Data"), for your own internal business purposes. Certain optional requests and actions available to you within the TLR Service are not included in your Subscription and may result in additional incremental charges, and you agree that we may invoice you for each such incremental fee incurred by you through the TLR Service; we will inform you as to the incremental TLR Service charge prior to you submitting the optional request or action. The TLR Service and TLR Data and are Our Materials and Technology, and are licensed to you and not sold. and all right, title and interest in and to the TLR Service and TLR Data belongs exclusively to, and shall remain with, us, our affiliates, and our respective licensors or partners. You shall take reasonable precautions to prevent unauthorized access and use of TLR Data in your possession or control. We reserve all rights in and to the TLR Service and TLR Data not specifically and expressly granted to you under this Agreement. The Truckloadrate.com Data Access Agreement will not apply to you; your use of the Truckloadrate.com service as part of your Subscription is governed by the Agreement and this Addendum.

In addition to the other restrictions on use set forth in the Agreement, you will not (i) attempt to access TLR Data by any means other than the methods published through the TLR Service (for the avoidance of doubt, you will not use or attempt to use automated methods to access TLR Data); (ii) reproduce the TLR Data except to the extent necessary for your internal business purposes; (iii) share or allow any third party to access or use TLR Data; (iv) sublicense, assign, transfer, sell, share, rent, distribute, lease, or otherwise provide, grant access to or make available TLR Data (in whole or in part) on a standalone basis and/or to any third party; or (v) cause or authorize any third party to do any of the foregoing.

THE TLR SERVICE AND TLR DATA IS PROVIDED TO YOU "AS-IS" AND WE SPECIFICALLY DISCLAIM ALL WARRANTIES, WHETHER EXPRESS, IMPLIED, STATUTORY, OR OTHERWISE. WE SPECIFICALLY DISCLAIM ALL IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE, AND NON-INFRINGEMENT, AND ALL WARRANTIES ARISING FROM COURSE OF DEALING, USAGE, OR TRADE PRACTICE. YOU ACKNOWLEDGE THAT TLR DATA IS DEPENDENT UPON DATA PROVIDED BY THIRD PARTIES, AND WE MAKE NO REPRESENTATIONS OR WARRANTIES AND NO ENDORSEMENTS OR CERTIFICATIONS OF ANY DATA RECEIVED FROM ANY SUCH THIRD PARTIES. WE SHALL HAVE NO LIABILITY FOR ANY LOSSES, COSTS, LIABILITIES, DAMAGES, OR EXPENSES SUFFERED OR INCURRED BY YOU, ANY OF YOUR CUSTOMERS, OR ANY OTHER PERSON AS A RESULT OF INACCURACY IN OR OF THE TLR SERVICE, THE TLR DATA, OR ANY SOURCE DATA PROVIDED TO OR USED IN CONNECTION WITH THE TLR DATA. WE MAKE NO WARRANTY OF ANY KIND THAT THE TLR SERVICE, TLR DATA, OR ANY RESULTS OF THE USE THEREOF WILL MEET YOUR OR ANY OTHER PERSON'S REQUIREMENTS, ACHIEVE ANY INTENDED RESULT, OR BE ACCURATE, COMPLETE, OR ERROR-FREE.

This Addendum is incorporated by reference into and is made a part of the Agreement. In the event of a conflict between a term or provision in this Addendum and a corresponding term or provision in the Agreement, this Addendum controls. Except as otherwise modified or supplemented by this Addendum, all terms, conditions and provisions of the Agreement will remain in full force and effect.

TRIMBLE CONFIDENTIAL Page 1 of 1