

THE FOLLOWING TERMS OF USE OF THIS WEB SITE ARE PRECEDENT TO YOUR USE OF AND/OR YOUR ACCESS TO ANY AND ALL INFORMATION DISPLAYED ON *RTO.INCOMPASSSOLUTIONS.COM* INCLUDING, BUT NOT LIMITED TO, THE RECEIPT OF LICENSED DATA ("Licensed Data"). *RTO.INCOMPASSSOLUTIONS.COM* IS OWNED AND OPERATED BY INCOMPASS SOLUTIONS, INC. ("InCompass")

1 PARTIES TO SOFTWARE LICENSE AGREEMENTS

Please note that these Terms of Use also apply to persons who have entered into a Software License Agreement with InCompass for InCompass' racetrack office software system. In the event of any conflicting terms between these Terms of Use and your Software License Agreement, the terms of your Software License Agreement shall control.

2 TERMS

(a) InCompass may, at its option, terminate this service to you, without notice, for material breach of these Terms of Use, including, without limitation:

(i) If you impair or attempt to impair the integrity of InCompass' computer programs, information or services.

(ii) A violation of section 5 below; provided, however, that InCompass will still be able to exercise all of its other rights and remedies under these Terms of Use, your Software License Agreement, if any, at law and in equity.

(b) Nothing in Subsection 2(a) shall be construed to conflict with any provision of your Software License Agreement.

3 NO WARRANTY

INCOMPASS MAKES NO REPRESENTATIONS OR WARRANTIES EXPRESS OR IMPLIED, INCLUDING, WITHOUT LIMITATION, THOSE OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE OR NONINFRINGEMENT AS TO ANY MATTER WHATSOEVER INCLUDING, BUT NOT LIMITED TO, THE ACCURACY OF ANY DATA OR PRODUCT FURNISHED ON THIS WEB SITE AND YOU ACCEPT SUCH DATA AND PRODUCTS ON AN "AS IS" BASIS.

4 LIMITATION OF LIABILITY

(a) In no event shall either party be liable to the other for any special, indirect or consequential damages including, without limitation, loss of anticipated profits or other economic loss in connection with or arising out of the availability, existence, furnishing, or functioning of this web site or any data or product provided to you on this web site.

(b) You understand and agree that with multiple processing of complex data, and with reliance upon information acquired from multiple sources, errors and omissions can and do occur despite commercially reasonable efforts to avoid them, and InCompass expressly disclaims any responsibility or liability for any loss or consequential damages resulting to you or any third party from errors or omissions in any data or product provided to you on this web site. InCompass shall not be liable for any loss or damage, delay in performance or nonperformance caused by equipment malfunction or breakdown, data unavailability, strikes or other labor disputes, riots, fire, insurrection, acts of terrorism, war, failure of carriers, the elements, accidents, acts of God, or any other causes beyond InCompass' control whether or not similar to the foregoing.

(c) You acknowledge that InCompass is not responsible for notifying you of any upgrades, fixes or enhancements to any software or for any compromise or loss of data transmitted across computer networks or telecommunications facilities, including, but not limited to, the Internet.

(d) You agree to extend the limitation of liability contained in Paragraphs (a) and (b) of this Section 4 to The Jockey Club, Equibase Company LLC, the United States Trotting Association and the Canadian Trotting Association as well as all other third-party data providers.

(e) InCompass shall, at its sole option, have the right to reprocess information provided to you on this web site to correct any errors of which it is or becomes aware.

5 RESTRICTIONS ON USE OF WEB SITE

(a) You understand and agree that all data obtained by you from *rto.incompasssolutions.com* is governed by contracts you have with third-party data providers or InCompass. All of the data on *rto.incompasssolutions.com* is proprietary to or is licensed to InCompass. You agree not to use any robot, spider, scraper or any other automated means, by whatever name known, to access *rto.incompasssolutions.com* for any purpose without InCompass expressly providing, in an authorized writing, such permission.

(b) You agree not to: (i) take any action that imposes, or may impose in InCompass' sole discretion an unreasonable or disproportionately large load on InCompass' infrastructure; (ii) copy, reproduce, modify, frame, create derivative works from, distribute or publicly display any content (except as provided for in

your agreements with third-party data providers or InCompass), disseminate, distribute, or otherwise transfer or provide access to information displayed on this web site without InCompass having first provided you with an authorized signed writing expressly permitting you to do so; (iii) interfere or attempt to interfere with the proper working of *rto.incompasssolutions.com* or any activities conducted on *rto.incompasssolutions.com*; (iv) bypass measures InCompass may use to prevent or restrict access to *rto.incompasssolutions.com*; (v) access *rto.incompasssolutions.com* by any means other than through the interface that is provided by InCompass for use in accessing *rto.incompasssolutions.com*; or (vi) otherwise violate the limited scope of permission hereby expressly granted. These restrictions shall survive the termination of these Terms of Use.

(c) You agree that you will not download data acquired hereunder with the intent to database it for future use, unless you have permission to do so from your third-party data provider or InCompass. InCompass, at its sole discretion, will determine if user activity patterns indicate that information is being used for purposes other than as provided for in these Terms of Use. If InCompass determines that data you acquire on this web site is being used for purposes other than as provided for in these Terms of Use, InCompass may immediately block your access to this web site.

6 PROPRIETARY DATA

(a) This website and all systems, programs, records, statistics, data, documentation, and any other material utilized or developed by InCompass and any and all information supplied on this web site shall be and remain the sole property of InCompass or its third party licensors. All rights, title to, and interest in, including copyrights and renewals thereof, all systems, programming, records, statistics, data, documentation, operator's manuals, components, and accessories comprising the system furnishing the services hereunder and provided by InCompass shall remain the property of InCompass or its licensors at all times.

(b) InCompass™, Track Manager® and Simo-Central™ are trademarks of InCompass. You shall in no way appropriate such marks, or any one of them, as your own, nor shall you use such mark, or any one of them, without having first obtained the written permission of InCompass.

7 MISCELLANEOUS

(a) No waiver shall be effective unless made in writing and signed by the person so granting.

(b) These Terms of Use represent the entire agreement between the parties hereto with respect to the subject matter hereof unless you have entered into a Software License Agreement with InCompass.

(c) The laws of the Commonwealth of Kentucky, USA, applicable to agreements executed and performed wholly within Kentucky, shall govern the validity, interpretation and enforcement of these Terms of Use. It is expressly agreed to by and between the parties hereto and any other person or persons seeking to utilize the services provided for hereunder, that any lawsuit brought against InCompass shall be commenced and adjudicated only in the United States District Court of the Eastern District of Kentucky or in Kentucky State courts located in Fayette County.

(d) If any provision of these Term of Use or their application is held to be invalid, illegal, or unenforceable in any respect, the validity, legality or enforceability of any of the other provisions and applications herein shall not in any way be affected or impaired.

(e) You hereby agree to indemnify and hold InCompass and its affiliates, directors, officers, employees, agents and representatives harmless from all claims, liabilities, damages and expenses (including attorneys' fees and expenses) arising out of or relating to: (i) your use of this web site or (ii) any alleged breach of these Terms of Use by you.

(f) By using this web site, you signify your agreement to these Terms of Use. If you do not agree to these Terms Use, you must not use this web site notwithstanding that you have entered into a fully executed Software License Agreement with InCompass. InCompass reserves the right to change these Terms of Use at any time, and your use of this web site after such changes are posted means that you accept such changes.