



BVR User License Agreement—Please read carefully.

Business Valuation Resources (BVR) claims copyright and contractual protection for all materials it publishes (the Content). This User License Agreement (ULA) provides a limited license to a subscriber (You) to access the Content as described in detail below.

Please note the following:

1. Except as specifically provided below, You may *not* allow others in your firm to use the Content—any data or information from BVR databases or publications;
2. You may *not* permit others to log in with your user name or password; and
3. You may *not* distribute, modify, transmit, reuse, repost, resell, or use the Content except as provided in the ULA.

Discounts for *multiple seats, site, or enterprise licenses* are available to those who wish to add users or an entire team to a BVR subscription or single-use product. To discuss a license solution that best suits your firm, please contact BVR at sales@bvresources.com or 503-479-8200.

USER LICENSE AGREEMENT AND LIMITATION OF WARRANTY

1. **License agreement.** Content published by BVR is protected by copyright law. Conditioned upon your compliance with all of the terms of this ULA (including payment of the applicable subscription fee) and subject to all of the limitations noted above and below, BVR grants You access to specific information in its online databases and online/printed content at BVRresources.com (the Content). This is a binding legal agreement. If You do *not* wish to consent to one or more of these terms, do not proceed or access the Content. You may contact us at info@bvresources.com with any questions before proceeding. By proceeding, You consent to all conditions of this ULA.
2. **Scope of license.** The ULA permits You to access and use the Content for your own benefit. For example, You may use data or content from BVR databases, publications, or content partners' sites in conjunction with preparing any work product deliverable for a client, whether written or oral, prepared by You for yourself or your direct client. See the top of this agreement for information on multiseat licenses.
3. **Limited copying permitted.** You may download into electronic storage and print hard copies of a reasonable number of pages of the Content for your personal or professional use for a project prepared by You. You *cannot* research on behalf of a firm or individual for whom you work that then delivers your work product to its client, a third-party client. Further, this single license is for your use only, not for interoffice use. Multiseat licenses are available for these purposes. Additionally, *You agree that You will not attempt to download, either in electronic or in hard copy format, any substantial portion of BVR's information databases or content partners' sites.* You further agree not to utilize the online databases by retrieving information using an automated device, script, bot, spider, crawler, or scraper.
4. **Redistribution prohibited.** As the licensee, *You may not distribute, modify, transmit, reuse, repost, resell, or use the Content* for public or commercial purposes without BVR's written permission. Nor may You use information from BVR or its partners' sites as the foundation for a tool, calculator, or any other product that is developed for use by others and offered outside of your firm, whether or not for a commercial purpose. If You wish to pursue a license agreement to utilize BVR or BVR partners' data for the purpose of a tool, calculator, or other product, please email your request to info@bvresources.com.
5. **Your password.** A license may not be physically or electronically shared or used concurrently on different computers (PCs, servers, Intranets, etc.). You agree that You may not permit any other person or entity, including your fellow employees or employer, to use your password for the purpose of accessing the Content, nor may You use your password to access the Content for anyone else except as described herein. You are solely responsible for maintaining the confidentiality of your password, and You agree to make all reasonable efforts to do so. You further acknowledge that BVR may use third-party tracking software to ensure accurate electronic delivery and copyright compliance. This software may collect and forward to BVR technical information from any computer that accesses the Content, as well as information regarding the usage of the Content by the receiving computer.

6. **Subscription term.** Your license will continue as long as your account is in good standing, provided that You comply with the terms and conditions of the ULA. BVR may terminate your subscription, the ULA, and your access to the Content for any reason or no reason effective upon written notice if we tender a prorated refund of any fee You have paid. BVR reserves the right to restrict, suspend, or terminate the ULA and your access to the Content, in whole or in part, without notice and without refund, in the event of any breach by You of any term of this ULA (for example, by providing access to the site to unauthorized persons).
7. **Limitation of warranty.** BVR gathers its data from sources it considers to be reliable. Although we take every possible precaution in the preparation of the products we offer, BVR offers the Content "as is" and disclaims all warranties, express and implied, including the implied warranties of merchantability and of fitness for a particular purpose with respect to any information contained on, accessible through, or derived by You from the Content. BVR likewise disclaims any and all liability to You arising out of interruption or damage to your computer system or software as the result of accessing or otherwise using the Content. BVR neither warrants nor represents that the Content will enable You to achieve any particular result or outcome, legal, economic, educational, or otherwise. BVR will not be liable for any incidental, indirect, consequential, or special damages of any kind, including lost revenues, lost profits, or loss of data arising out of your use of this site. In the event that any of the foregoing limitations and disclaimers is ineffective, You agree that our maximum liability to You shall be the total of the fees that You have paid to us in connection with your access to the Content. The remedies available to You against BVR under this agreement are exclusive.
8. **Disputes.** You agree that any dispute arising from, relating to, or in any manner connected with this ULA shall be construed under and resolved in accordance with the laws of the State of Oregon, exclusive of its choice of law principles. Any such dispute shall be litigated only in the state or federal courts of Oregon, to the personal jurisdiction of which You hereby consent. If You are a subscriber outside the United States or a governmental subscriber, You agree that the remedy for any infringement of BVR's intellectual property rights shall be an award of damages equivalent to the statutory damages recoverable under the United States Copyright Act, 17 U.S.C. § 501 et seq.
9. **Complete Agreement; Revisions.** This ULA constitutes the entire agreement between You and BVR with respect to the Content and supersedes all prior agreements, whether written or oral, with respect to the subject matter hereof. BVR may, at any time, revise this ULA. You will be required to agree with all revised versions, if any, before You are permitted access to the product again. Your continued use of the Content following notice of any revision to this ULA shall be conclusively deemed an acceptance of all such modification(s).

Last updated: July 30, 2018