

**ICT SERVICES, INC.**  
**(a subsidiary of the INSURANCE COUNCIL OF TEXAS)**  
**Subscription Agreement (License)**

This Subscription Agreement is between ICT Services, Inc. (“ICTS”) and the Subscriber. This Subscription Agreement concerns all materials published and made available under this Agreement by access to the website of ICT. The information provided under this Agreement is protected by copyright laws and international copyright treaties, as well as other intellectual property laws. The information is and remains the property of the ICTS and is not sold to Subscriber.

1. License Grants. ICTS hereby grants to Subscriber the right to use, as set forth below, all materials published and made available by access to the ICT website. The Subscriber may access this information but may not use it in any other fashion. This grant is a non-exclusive, non-transferable, limited license to use the materials provided by the ICTS from time to time. Under this Agreement, the Subscriber may:
  - (a) Electronically display on a single computer the materials provided. This license does not allow these materials to exist on more than one computer at a time.
  - (b) Print out selections of the materials as may be needed for underwriting and rating purposes.

Under no circumstances may the Subscriber:

- (a) Forward the ICTS materials for display or use on any other computer or website.
  - (b) Print these materials in their entirety for the purpose of creating entire paper copies of the materials for use by its company personnel or its agents.
  - (c) Reproduce, re-transmit or distribute the material in its entirety in any format.
2. Copyright. Subscriber acknowledges the ownership of ICTS to the copyright of the materials indicated and it will not use the copyrighted materials except as authorized by this Agreement and the copyright laws of the United States and of the State of Texas. Subscriber agrees that it will not remove or obscure the copyright notice or other notices contained in the materials provided under this subscription agreement.

The Texas Automobile Rules and Rating Manual has been adopted by the Texas Department of Insurance (TDI). Among other things, it contains “Private Passenger Automobile Physical Damage Rating Symbols” (“symbols”). These symbols and the Manual were adopted for mandatory use by all insurers writing private passenger automobile physical damage insurance in Texas. As part of the approval process under the Insurance Code, the symbols were offered to TDI by Insurance Services Office, Inc. (“ISO”) for adoption. As adopted by TDI under the Insurance Code, these symbols and the Manual constitute part of the rules and regulations of TDI.

ISO asserts a copyright and proprietary interest in the Automobile Physical Damage Symbols. They have been registered with and accepted by the U.S. Copyright Office (Copyright Registration Numbers \_\_\_\_\_ through \_\_\_\_\_) in accordance with federal copyright law. TDI neither affirms nor disclaims such assertions by ISO, nor waives any rights or defenses through adoption, publication of these symbols and Manual, or otherwise.

ISO has granted permission, through TDI's adoption of the symbols, for all insurers writing private passenger auto physical damage insurance in Texas to use the symbols to write such insurance in Texas for risks located in Texas. Permission to use the symbols outside of Texas is not included under the authority of the TDI and may require the written permission of ISO. ICTS makes no claims to the copyright of symbols. Its right to reprint them is claimed under the permission granted to TDI to make them a part of the Manual.

ICTS claims a copyright on all materials published and made available under this Agreement by access to the website of ICT. Its claim does not extend to the government documents which form the basis of the copyright materials presented in the Manuals.

3. Duties of ICTS. ICTS will provide the subscriber with an electronic format of all materials available for access on the ICT website. Whenever a change is made to the content of those materials a current version will be provided on the ICT website. This Subscription Agreement does not include any paper copies of the described materials or CD Rom version. Those may be provided to the Subscriber under the terms of a separate Agreement.
4. Limited Warranty. ICTS represents and warrants that it has the right and authority to provide these materials in a format pursuant to these general terms and conditions.

EXCEPT AS OTHERWISE PROVIDED ABOVE, THESE MATERIALS ARE PROVIDED ON AN "AS IS", "AS AVAILABLE" BASIS AND ICTS EXPRESSLY DISCLAIMS ALL WARRANTIES, INCLUDING THE WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

5. Limitation of Liability. ICTS shall not be liable for any loss, injury, claim, liability or damage of any kind resulting in any way from (a) any errors in or omissions from the material provided, (b) subscriber's use of the materials, or (c) any delay or failure in performance beyond the reasonable control of ICTS.
6. Aggregate Liability. ICTS shall not be liable for any special, indirect, incidental, or consequential damages of any kind whatsoever (including, without limitation, attorneys' fees) in any way due to, resulting from, or arising in connection with the materials provided, regardless of any negligence of ICTS.

7. Entire Agreement. This Agreement is the entire agreement of the parties. It may be construed only under Texas law. It may be amended only by a written amendment signed by both parties.

ICT SERVICES, INC.