

PRODUCT TERMS - CCC° CORE ESTIMATING

- 1. Customer Responsibilities. Notwithstanding any other terms set forth herein or in the Agreement, Customer is solely responsible for determining appropriate labor rates and all configurations and complying with all federal, state and local laws and regulations applicable thereto and for the preparation, content, accuracy and review of, and the appropriate legal, tax, or accounting treatment of, all tax and taxability determinations and the proper payment, withholding, and/or disbursement of all taxes. Customer understands and agrees that results obtained from use of, and CCC support, if any, received concerning, Centrally Managed Labor Rates & Taxes will not, under any circumstances, be considered tax, legal or accounting advice, and is intended solely to supplement (not replace) the knowledge, sound professional judgment or individualized attention of accounting, tax and other business professionals. Customer further acknowledges the advisability of, and its responsibility to, obtain such advice from its lawyers, accountants, or tax or other business advisors. Customer is solely responsible for the preparation, content, accuracy and review of, and the appropriate legal, tax, or accounting treatment of, taxes and taxability decisions.
- 2. Additional Terms. The following additional terms apply to Customer's use of the CCC Core Estimating Services:
 - a. Centrally Managed Labor Rates & Taxes.
 - i. Centrally Managed Labor Rates & Taxes utilizes the Google Maps Geocode API and resultant content; as such CCC is required to pass through and Customer is subject to, and hereby agrees to, the terms of service (https://maps.google.com/help/terms_maps/) and privacy policy (https://www.google.com/policies/privacy) applicable thereto, in each case as the same may be modified, amended or superseded from time to time, in connection with its use of Centrally Managed Labor Rates & Taxes.
 - ii. Customer acknowledges that the data utilized to calculate taxes or taxability is based on, in part, information provided by Customer and by Third-Party Content Providers. CCC will provide no opinion, attestation or other form of assurance with respect to its provision of Centrally Managed Labor Rates & Taxes. The procedures CCC and Third-Party Content Providers may perform in connection with Centrally Managed Labor Rates & Taxes, and any data provided in connection therewith, will not constitute an examination or a review in accordance with generally accepted auditing standards or attestation standards and CCC will not audit or otherwise verify the information supplied to it in connection with Customer's use of Centrally Managed Labor Rates & Taxes. Changes in the law and/or its interpretation may take place before Customer provides the taxes or taxability to its end users, or may be retrospective in effect; CCC has no responsibility for changes in the law or its interpretation.