

SuperTABLE terms and conditions

Space-Time Research Pty (ABN 98 006 559 191), a Company duly incorporated in Victoria, Australia with its principal business address at Level 1, 386 Flinders Lane, Melbourne, VIC 3000, Australia (**STR**) owns rights to certain proprietary software for the analysis and dissemination of statistical data (**SuperSTAR Software**). STR grants licences to licensees (**Licensees**) under one or more modules of SuperSTAR Software to allow Licensees to convert data into multi-dimensional cubes in STR's proprietary data format (**Cubes**), and to analyse such Cubes. To enable the public at large or persons of a certain class to access Cubes made available to such persons by Licensees, STR has developed the SuperTABLE module of the SuperSTAR Software (**SuperTABLE Software**).

These terms and conditions set out the terms and conditions under which STR grants licences under the SuperTABLE Software to natural persons on an individual basis. These terms and conditions are to be read in conjunction with any documentation made available by STR in connection with the SuperTABLE Software (including any instructions downloadable from the STR website <www.spacetime.com.au>). Such documentation is incorporated into these terms and conditions by reference, to the extent not inconsistent with these terms and conditions. Each natural person who installs, copies, downloads, accesses or otherwise uses, the SuperTABLE Software (**End User**) agrees to be bound by these terms and conditions.

The End User may, on a non-exclusive, limited, personal, non-assignable and royalty-free basis, install and use the SuperTABLE module only to access Cubes made available by a Licensee in accordance with, and during the term of, that Licensee's Licence Agreement with STR. Upon termination of a Licensee's Licence Agreement, the End User's rights to use the SuperTABLE Software in respect of any Cube created pursuant to that Licence Agreement ends. For the avoidance of doubt, each licence under the SuperTABLE Software is personal to the individual End User and is not transferable or sub-licensable to any other person.

The End User must register with STR at or around the time the person installs, copies, downloads, accesses or otherwise uses, the SuperTABLE Software. The End User must not:

- (a) loan, rent, license, lend, deploy or otherwise transfer; or
- (b) copy, decompile, reverse engineer, disassemble, attempt to derive the source code of, decrypt, modify or create derivative works of, the SuperTABLE Software without STR's prior consent and nothing in these terms and conditions will be taken as providing such consent.

The SuperTABLE Software is licensed, not sold and all rights (including any intellectual property rights), in and to the SuperTABLE Software and accompanying printed materials and any copies of the SuperTABLE Software and materials are owned by STR or third parties. STR reserves all rights not expressly granted under these terms and conditions.

It is acknowledged that any breach of these terms and conditions by the End User would cause STR irreparable harm and damages would not be an adequate remedy for any such breach, such that if it actually breaches or threatens to breach this clause, STR will be entitled to enforce these terms and conditions by injunctive relief or specific performance as a remedy (in addition to other available relief) without proof of actual or special damage.

STR may terminate the licence granted to the End User under the SuperTABLE Software at its discretion and without notice to any person. Upon termination the End User must immediately comply with any request from STR to uninstall and cease all use of the SuperTABLE Software and all accompanying materials.

The End User may make such copies of printed materials accompanying the Software (including material available for download through access to the STR website <www.spacetime.com.au>, or any website accessed via that website) as is reasonably necessary to properly use the SuperTABLE Software, but acknowledges that all such copies remain STR's property and all such downloads are undertaken, and materials used, at the End User's own discretion and risk and the End User acknowledges that it is solely responsible for any damage to any computer, system or network or loss of data arising in relation to such activities. The SuperTABLE Software is provided under a royalty-free licence and does not include phone or other support, nor any entitlement to upgrades, bug-fixes or further versions (which support etc STR may make available at its discretion).

To the maximum extent permitted by applicable law, the SuperTABLE Software is provided "as is" and "as available" and without representation or warranty of any kind and STR disclaims all representations and warranties with respect to the SuperTABLE Software, whether express, implied or statutory, including any implied warranties of due care and skill, merchantability, satisfactory quality and fitness for a particular purpose. The End User has relied on its own skill and judgement in deciding to install and use the SuperTABLE Software and acknowledges that no representation or warranty has been made or given by STR to any person or company on its behalf in relation to the profitability of the SuperTABLE Software or any other consequences or benefits to be obtained from the use of the SuperTABLE Software and any accompanying documentation. STR further disclaims any representation or warranty that the use of the SuperTABLE Software will not infringe any third party rights, or be uninterrupted or error-free, that any service will continue to be made available, that defects in the SuperTABLE Software will be corrected, or that the SuperTABLE Software will be compatible or work with any third party software or services. The End User acknowledges that installation of the SuperTABLE Software may affect the usability and interoperability of third party software or services.

To the extent not prohibited by applicable law, in no event will STR be liable for personal injury, or any incidental, special, indirect or consequential damages whatsoever, including damages for loss of profits, corruption or loss of data, failure to transmit or receive any data, business interruption or any other commercial damages or losses, arising out of or related to the End User's use of, or inability to use, the SuperTABLE Software or any third party software in conjunction with the SuperTABLE Software or otherwise related in any way to this Agreement, however caused, regardless of the theory of liability (contract, tort or otherwise) and even if STR has been advised of the possibility of such damages. To the extent not prohibited by applicable law, in no event will STR's total liability to the End User for all damages exceed \$0, being the amount paid by the End User to STR for the royalty-free licence granted under these terms and conditions. Where any legislation implies in these terms and conditions any term, condition or warranty, and also renders void any provision in a contract which purports to exclude or modify the application or exercise of, or liability under, such term, condition or warranty, such term, condition or warranty will be deemed to be included in these terms and conditions, however, STR's liability for any breach of such term, condition or warranty will be limited, at STR's option, to any one or more of the following:

- (a) if the breach relates to goods:
 - (i) the replacement of the goods or supply of equivalent goods;
 - (ii) the repair of such goods;
 - (iii) the payment of the cost of replacing the goods or of acquiring equivalent goods; or
- (i) the payment of the cost of having the goods repaired; and
- (b) if the breach relates to services:
 - (i) the supplying of the services again; or
 - (ii) the payment of the cost of having the services supplied again

These terms and conditions are governed by the law in force in Victoria, Australia from time to time and the parties irrevocably submit to the non-exclusive jurisdiction of the courts of Victoria, Australia and any courts which may hear appeals from those courts. STR may amend these terms and conditions at its discretion by posting an amendment to the STR website <www.spacetime.com.au>. Any provision of these terms and conditions which is unenforceable or partly unenforceable in any jurisdiction is, where possible, to be severed to the extent necessary to make these terms and conditions enforceable. Any such severability does not invalidate the remaining provisions of these terms and conditions nor affect the validity or enforceability of that provision in any other jurisdiction. In these terms and conditions, the words **includes** and **including** are not words of limitation, and a reference to:

- (a) a person (other than to a natural person) includes a partnership, joint venture, unincorporated association, corporation and a government or statutory body or authority;
- (b) a person includes the person's legal personal representatives, successors, assigns and persons substituted by novation;
- (c) this or any other document includes the document as novated, varied or replaced and despite any change in the identity of the parties; and
- (d) writing includes any mode of representing or reproducing words in tangible and permanently visible form, and includes fax transmissions.