

# **RAPATTONI CORPORATION USAGE AGREEMENT**

## **AGREEMENT BETWEEN USER (herein referred to as “YOU,” “YOUR,” and “USER”) AND RAPATTONI CORPORATION (herein referred to as “RAPATTONI” or “COMPANY”)**

The RAPATTONI MLS, RAPATTONI Secure Logon, RAPATTONI NetMagic, and RAPATTONI Single Sign On System (collectively referred to as the “WEBSITES”) are offered to YOU, conditioned on YOUR acceptance without modification of the terms, conditions, and notices contained herein (“AGREEMENT”). YOUR use of the WEBSITES constitutes YOUR acceptance of the AGREEMENT.

### **USE**

YOU may use the WEBSITES to access information provided to YOU by YOUR real estate association or multiple listing service. YOU may also use the WEBSITES to access other web sites which accept your identification through the use of authentication technology approved by your real estate association or multiple listing service (“AUTHENTICATION TECHNOLOGY”). Any such access through the use of AUTHENTICATION TECHNOLOGY is governed by the terms and conditions of the other web sites, and RAPATTONI assumes no liability for such access. RAPATTONI further represents that it has no control over another organization’s or company’s use of the AUTHENTICATION TECHNOLOGY, and YOU will need to contact any such company or organization if YOU experience problems using the AUTHENTICATION TECHNOLOGY.

### **COPYRIGHT AND TRADEMARK NOTICES**

The WEBSITES are Copyright © 2009 RAPATTONI and/or its suppliers, 98 West Cochran Street, Simi Valley, CA, U.S.A. All rights reserved.

### **DISCLAIMER**

The information, software, products, and services published on the WEBSITES may include inaccuracies or typographical errors. RAPATTONI may make improvements and/or changes to the WEBSITES and to the information contained therein, at any time and without notice. RAPATTONI makes no representations about the suitability of the information, reports, software, products, calculations, statistics, and/or services contained on the WEBSITES for any purpose. All such information and services are provided "As Is" without warranty of any kind. RAPATTONI hereby disclaims all warranties and conditions with regard to this information, the WEBSITES, and services, including all implied warranties and conditions of merchantability, fitness for a particular purpose, title, non-infringement, and availability.

### **SUBSCRIPTION-BASED CONTENT**

The services and information on the WEBSITES are offered to YOU conditioned on YOUR payment of subscription fees. Subscriptions are available for purchase through YOUR local real estate association or multiple listing service. Like all web publications, the WEBSITES may be temporarily unavailable from time to time due to required maintenance, telecommunications interruptions, or other disruptions. Although RAPATTONI makes every reasonable effort to minimize such downtime, RAPATTONI does not guarantee 100% availability of the WEBSITES. If YOU wish to cancel YOUR subscription for any reason, YOU may do so through YOUR local real estate association or multiple listing service, but RAPATTONI will not refund YOU any of YOUR subscription fees. Any subscriptions that may be required by an organization or company using AUTHENTICATION TECHNOLOGY to link to the WEBSITES are YOUR responsibility and RAPATTONI is not liable for any charges or damages YOU may occur by accessing these other web sites.

YOUR subscription is personal to YOU, and YOU may not transfer or make available YOUR account identification, username, token code, and/or password to others, including, but not limited to, YOUR co-workers. Any distribution by YOU of YOUR account identification, username, token code, and/or password may result in cancellation of YOUR subscription without refund and YOU will be subject to additional charges based on unauthorized use. YOU further agree that YOU will not allow anyone to access any of YOUR accounts. YOU agree that YOU will not use computer programs to decode passwords, and YOU will not reverse engineer, translate, modify, change, decompile, disassemble, or prepare derivative works of the WEBSITES. YOU agree that YOU will not attempt to circumvent or subvert, or attempt to circumvent or subvert, any network security measures by downloading, installing, or running security programs or utilities to reveal or exploit weaknesses in the security of the WEBSITES and software. Further, YOU agree to not distribute or use the WEBSITES in any manner that violates any local, state or federal law or regulation. YOU further agree not to distribute any personal or private information that YOU may access through the WEBSITES. YOU agree and understand that YOU will be responsible and will be liable for all civil penalties, damages, or criminal penalties that result from YOUR misuse or distribution of personal and private information obtained from the WEBSITES.

### **TAX & PUBLIC RECORDS**

When using the WEBSITES, YOU may have access to certain public records and tax records provided by RAPATTONI and/or its suppliers. For purposes of this AGREEMENT, "TAX RECORDS" shall mean and refer to certain data that is generally related to a specified parcel of property. YOU acknowledge and agree that the availability of TAX RECORDS depends upon the availability of such data from county assessors, recorders, tax offices, Rapattoni's suppliers' and licensors' databases of public records, and disclosure limitations imposed by law. YOU further acknowledge and agree that the TAX RECORDS may vary by county or by parcel, and that the availability of data in the TAX RECORDS is subject to change at any time.

YOU hereby acknowledge and agree that YOU are not permitted to use the TAX RECORDS as follows: (1) disclosure, distribution, or sale of the TAX RECORDS in bulk format; (2) comparison or analysis of the TAX RECORDS with respect to another provider of tax records for release, publication, or disclosure; (3) incorporation of the TAX RECORDS into any external products or services; (4) using the TAX RECORDS for valuation modeling for sale to consumers; and (5) reverse engineering, reproducing, selling, publishing, or any other use of the TAX RECORDS in relation to any external product or service to be provided to any third party or commercial exploitation. YOU further acknowledge and agree that for purposes of creating mailing lists, mailing labels, and other marketing materials, YOU are not permitted to distribute or download: (1) more than 5,000 cumulative records from the TAX RECORDS in a 24 hour period; (2) more than 20 fields from the TAX RECORDS during a 24 hour period; and (3) any Modeled Fields (for a list of Modeled Fields, please contact RAPATTONI or YOUR multiple listing service or real estate association).

YOU acknowledge and agree that the TAX RECORDS are the proprietary information of RAPATTONI and/or its suppliers or licensors, under copyright, and that the TAX RECORDS have been furnished to YOU in trust. YOU acknowledge that the TAX RECORDS are a valuable commercial product, the development of which has involved the expenditure of substantial time and money by RAPATTONI and/or its suppliers or licensors. YOU agree and understand that RAPATTONI and/or its suppliers or licensors are and shall remain the exclusive owners of all rights, title, and interest in the TAX RECORDS and all copyrights and renewals thereof, heretofore or hereafter secured therein. All publication, dissemination, and other rights in and to the TAX RECORDS are reserved for Rapattoni and/or its suppliers or licensors in all languages, formats, and media throughout the world for the sole and exclusive use or any other disposition by RAPATTONI and/or its suppliers or licensors, their respective assignees or grantees at any time and from time to time.

YOU acknowledge and agree that the TAX RECORDS are sourced from public documents or statistical calculations, and are provided on an "As Is, As Available" basis with all faults and defects, and RAPATTONI and/or its suppliers and licensors do not make any warranties, express or implied, including without limitation, those of merchantability and fitness for a particular purpose, nor is RAPATTONI and/or its suppliers and licensors responsible for the errors, omissions, miscalculations, or misrepresentations of value in the TAX RECORDS. RAPATTONI does not attempt to independently verify the completeness,

accuracy, or authenticity of the TAX RECORDS. The TAX RECORDS may be subject to transcription and transmission errors. Further, automated valuation models, if provided to YOU, attempt to estimate the current value of a piece of residential property using technology. An estimated value is not an appraisal and neither RAPATTONI nor its suppliers or licensors make any warranties express or implied that any estimated property values associated with the TAX RECORDS are complete, guaranteed as accurate, fit for a particular purpose, or merchantable. Any estimated values are delivered AS-IS, with all faults and defects. Use of estimated property values is done so at YOUR sole risk and responsibility, and YOU agree to hold harmless RAPATTONI and its suppliers and licensors with respect thereto. In no event shall RAPATTONI or its suppliers or licensors be liable for use or misuse of estimated values, any use or misuse in violation of any law, regulation, or industry standard, the inability or failure of a person or entity to conduct business, or for any indirect, special or consequential damages related to use or misuse of an estimated value regardless of the circumstances.

### **OWNERSHIP AND TRADEMARKS**

RAPATTONI and its suppliers are the exclusive owners of the WEBSITES (including revisions, modifications, and enhancements thereto) (excluding links from third party web sites and their contents) and any other specifications, documentation, ideas, know-how, techniques, processes, inventions, or other intellectual property that RAPATTONI or its suppliers may develop, conceive, or deliver under this Agreement, including all patents, copyrights, and other intellectual property rights thereto.

By this Agreement, YOU acquire no rights of any kind in or to any RAPATTONI or its suppliers trademarks, service marks, trade names, logos, and/or product designations, and YOU shall not make any use of the same for any reason.

YOU may display, distribute, download, print, transmit, stream, perform, and reproduce the aerial photographic images ("LICENSED IMAGES") provided to YOU strictly for internal business purposes only. The LICENSED IMAGES may not be resold, sublicensed, transferred, assigned, rented, leased, or otherwise, to any third party, either directly or incorporated into a derivative work for resale purposes. Likewise, no portion of the LICENSED IMAGES may be disassembled, decompiled or otherwise reverse engineered.

### **LIMITATION OF LIABILITY**

UNDER NO CIRCUMSTANCES SHALL RAPATTONI BE LIABLE FOR ANY DIRECT, INDIRECT PUNITIVE, INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES ARISING OUT OF OR IN ANY WAY CONNECTED (WHETHER BASED ON CONTRACT, TORT, STRICT LIABILITY, OR OTHERWISE, EVEN IF RAPATTONI HAS BEEN ADVISED OF THE POSSIBILITY OF DAMAGES) WITH THE FOLLOWING: (1) YOUR USE OF THE WEBSITES; (2) THIS AGREEMENT; (3) YOUR LOSS OF DATA; (4) YOUR LOST PROFITS; (5) YOUR COST TO PROCURE SUBSTITUTE GOODS OR SERVICES; (6) YOUR RELIANCE ON ANY INCORRECT INFORMATION OR REPORTS IN THE WEBSITES; OR (7) THE DELAY OR INABILITY TO USE THE WEBSITES.

### **INDEMNITY**

YOU agree to indemnify and hold harmless RAPATTONI and its officers, directors, employees, attorneys, and agents, as well as its suppliers, their licensors, vendors, content providers, officers, directors, attorneys, agents, and contractors (the "INDEMNIFIED PARTIES") from any and all claims, damages, demands, costs, and liabilities (including all reasonable attorneys' fees and costs) of any kind whatsoever arising from any breach of this AGREEMENT by YOU and YOUR use of the WEBSITES other than as expressly authorized in this AGREEMENT. YOU further agree to indemnify and hold harmless the INDEMNIFIED PARTIES from and against any and all claims, damages, demands, costs, and liabilities (including all reasonable attorneys' fees and costs) of any kind whatsoever, arising from: (1) YOUR use of a third party's website accessed through RAPATTONI'S Single Sign On System and/or RAPATTONI'S Secure Logon; (2) YOUR log in and authentication to a third party's website accessed through RAPATTONI'S Single Sign On System and/or RAPATTONI'S Secure Logon; (3) any claim YOU may have for identity theft, invasion of privacy, or any other federal, state, or local laws related to YOUR use of a third party website

accessed through RAPATTONI'S Single Sign On System and/or RAPATTONI'S Secure Logon; (4) YOUR use of the AUTHENTICATION TECHNOLOGY; and (5) all claims made by a third party attributable to, in whole or in part, any act or failure to act by YOU and/or YOUR negligent use of the WEBSITES, RAPATTONI's Products, and/or the AUTHENTICATION TECHNOLOGY. RAPATTONI makes no representation that the Single Sign On System, AUTHENTICATION TECHNOLOGY, and WEBSITES cannot be accessed by unauthorized individuals.

#### **NO UNLAWFUL OR PROHIBITED USE**

As a condition of YOUR use of the WEBSITES, YOU warrant to RAPATTONI that YOU will not use the WEBSITES for any purpose that is unlawful or prohibited by these terms, conditions, and notices.

#### **LINKS TO THIRD PARTY SITES**

The WEBSITES may contain hyperlinks to web sites operated by parties other than RAPATTONI. Such hyperlinks are provided for YOUR reference only. RAPATTONI does not control such web sites, and is not responsible for their contents. RAPATTONI'S inclusion of hyperlinks to such web sites does not imply any endorsement of the material on such web sites or any association with their operators.

#### **SERVICE CONTACT**

For questions or problems with the WEBSITES, please contact RAPATTONI at (800) 722-7338.

#### **MODIFICATION OF THESE TERMS AND CONDITIONS**

RAPATTONI reserves the right to change the terms, conditions, and notices under which the WEBSITES are offered without notice.

#### **GENERAL**

This AGREEMENT is governed by the laws of the state of California, U.S.A. YOU hereby consent to the exclusive jurisdiction and venue in Ventura County, California, U.S.A. for all disputes arising out of or relating to YOUR use of the WEBSITES and this AGREEMENT. YOU agree that no joint venture, partnership, employment, or agency relationship exists between YOU and RAPATTONI as a result of this AGREEMENT or YOUR use of the WEBSITES.

RAPATTONI'S performance of this AGREEMENT is subject to existing laws and legal processes, and nothing contained in this AGREEMENT is in derogation of RAPATTONI'S right to comply with law enforcement requests or requirements relating to YOUR use of the WEBSITES or information provided to or gathered by RAPATTONI with respect to such use. YOU may not assign this Agreement, or any of its rights or obligations hereunder, without RAPATTONI'S written consent.

If any part of this AGREEMENT is determined to be invalid or unenforceable pursuant to applicable law, then the invalid or unenforceable provision will be deemed superseded by a valid, enforceable provision that most closely matches the intent of the original provision, and the remainder of the AGREEMENT shall continue in effect.

This Agreement constitutes the entire agreement between YOU and RAPATTONI with respect to the WEBSITES, and it supersedes all prior or contemporaneous communications and proposals, whether electronic, oral or written, between YOU and RAPATTONI with respect to the WEBSITES. A printed version of this AGREEMENT and of any notice given in electronic form shall be admissible in judicial or administrative proceedings based upon or relating to this AGREEMENT, to the same extent and subject to the same conditions as other business documents and records originally generated and maintained in printed form.

Any rights not expressly granted herein are reserved by RAPATTONI.

THESE TERMS AND CONDITIONS GOVERN YOUR USE OF THE WEBSITE AND BY CLICKING ON THE "I AGREE" BUTTON AT THE END OF THIS DOCUMENT, YOU EXPRESSLY AGREE TO THESE TERMS AND CONDITIONS. IF YOU DO NOT AGREE WITH THESE TERMS AND CONDITIONS, YOU SHOULD NOT PROCEED ANY FURTHER AND YOU SHOULD NOT CLICK ON THE "I AGREE" BUTTON AT THE END OF THIS DOCUMENT