

1.5.4 require patrons who wish to use the Legal Research Service to agree to abide by the terms of the notice set forth Section 1.5.5 before their use of the Legal Research Service; and

1.5.5 post on or by the personal computer containing or providing access to the Legal Research Service the following notice:

“The Legal Research Service is licensed to the library for limited purposes, and its use is restricted. You, as a patron of the library, may use the Legal Research Service solely in the regular course of your legal research and related work and subject to all the limitations in the library’s agreement with the provider of the Legal Research Service. You may not copy, store in a retrieval system, publish, reproduce, transfer, store or distribute the Legal Research Service, or any portion thereof, in any form except to transfer an insubstantial portion of the Materials to create printouts of the Materials solely for use in your legal research. You may not use the Legal Research Service, or any portion thereof, to develop a database, infobase, or other information service for resale or reuse.”

1.5.6 promptly notify us of any unauthorized use of the Legal Research Service by patrons and cooperate fully with us in any resulting legal action.

2.0 OWNERSHIP RIGHTS AND PROTECTION OF INTELLECTUAL PROPERTY.

2.1 **Ownership.** The Legal Research Service and any copyrights, trademarks, patents, trade secrets, intellectual property rights, and other proprietary rights in and to the Legal Research Service are owned by us and our Suppliers, and you obtain no right, title, or interest therein.

You hereby assign to us all copyrights, intellectual property rights, and any other proprietary or property rights or interests in and to any work created in violation of this Master Agreement.

2.2 **Trade Secrets.** The technology used in the Licensed Program is a trade secret, and you will maintain any information learned about that technology as a trade secret and will not disclose that information or permit that information to be disclosed to any person or entity; however, this sentence will not restrict you from training your employees in the ordinary use of the Legal Research Service.

You will not copy, reverse engineer, decompile, disassemble, derive source code from, modify, or prepare derivative works of the Licensed Program, nor will you permit others to do so.

3.0 **UPDATES.** The Licensed Program may include systems which prevent unauthorized access to and use of the Legal Research Service. If applicable, you will not be able to access the Legal Research Service after its expiration. After the expiration of the Legal Research Service or on receipt of Distributed Media containing an updated