 2020-11-20

Version 1.1

Terms and conditions for specific use regarding

Localisation analysis (based on locational addresses)

# This document is to be used to support the drafting of derived product agreements/VF2 agreements (agreement).

# When drafting an agreement which includes a service that is described below, the terms in this document shall be applied and incorporated into that agreement.

# The terms become effective only when an agreement has been drafted and signed.

# 1. Purpose of the service

These terms shall be applied to services that contain Lantmäteriet's locational addresses and that in combination with other information sets are used as a basis for analysis. The purpose of the analysis shall be to assess conditions for a facility's localisation within statutory central and local government activities, property management, credit granting, insurance provision or similar activities.

# 2. The Commercial Further Processor's right to use data for the derived product

The Commercial Further Processor's right under these terms is non-exclusive and non-transferable.

The right entails that the Commercial Further Processor may:

* store a copy of and process Lantmäteriet's locational addresses in order to produce a derived product containing a service in accordance with the purpose above;
* update the copy of the locational addresses no more than once per day and at least once per quarter;
* offer a service based on Lantmäteriet's locational addresses to its end customers. End customer denotes the person using the service.

The right mentioned above presupposes:

* that the service does not allow the end customer access to analysis func-tionality, but only access to analysis results;
* that locational addresses as such are not forwarded to end-user;
* that the Commercial Further Processor ensures, through reasonable measures, that the end-user will not be able to extract address information digitally so that the information becomes machine-usable or can be tracked out in any other way, beyond what expressly allowed in the derived product agreement;
* that Lantmäteriet has decided on supply under the Real Property Register Act (2000:224) (purpose evaluation);
* that it is stated in an appropriate manner that Lantmäteriet is the source of the locational addresses.

# 3. Licence fee

The Commercial Further Processor shall pay a licence fee per supplied analysis result and per customer.

**Lantmäteriet,** TELEFON 0771-63 63 63 E-POST lantmateriet@lm.se WEBBPLATS www.lantmateriet.se