

SalaryExpert.com
END USER USAGE AGREEMENT
Privacy Policy, Disclaimer, Export Controls
Last Revision July 2010

IMPORTANT-READ CAREFULLY: This PAQ Services, Inc. End User Usage Agreement (“Usage Agreement”) is a legal agreement between you, the end user (either an individual or a single entity and herein referred to as either “you” or “User”) and PAQ Services, Inc., an Indiana corporation, (“PAQ”) for the use of the PAQ Web site and software product (“Software Product”), located under the domain <http://www.SalaryExpert.com>. “Software Product” includes SalaryExpert Pro, Pro+, and any of the SalaryExpert Reports (Premium Salary Report®, Preliminary Tax-Exempt Executive Compensation Report, and Preliminary For-Profit Executive Compensation Report). By installing or using the Software Product, you agree to be bound by the terms of this Usage Agreement. If you do not agree to the terms of this Usage Agreement, you may not use the Software Product.

GRANT OF LICENSE

Installation and Use: PAQ grants to you the nonexclusive right to install and use the Software Product through the Software Product's term, subject to the terms of this End User Usage Agreement. This is a calendar year database product offering; all expiration dates are 12/31 of the year in which products are purchased.

RESTRICTIONS OF USE

No User may sell or disseminate, or allow to be sold or disseminated, any features, report or part of this Software Product so as to make it/them widely or freely available to Third Parties, including, without limitation, by including any feature of the Software Product in any materials that the User or the User's company generally makes available to any Third Party over the Web, the Internet, or any Intranet or Extranet, or by any other written or electronic means, by effecting any mass mailing, or by posting such advice to newsgroups, mail lists, or electronic bulletin boards. Nor may any user reverse engineer any feature of the Software Product.

No User may use, frame, or utilize framing techniques to enclose any PAQ trademark, logo or other proprietary information, including the images found within the Software Product, the content of any text or the layout/design of any page or form contained on a page without the express written consent of PAQ.

You agree to conform with the rules regarding use of the Software Product set forth in this Usage Agreement, unless PAQ otherwise consents in writing in a Agreement or any other written agreement with you that you may do otherwise.

GRANT BY PAQ REGARDING LICENSE AND USE OF CONTENT AND INTELLECTUAL PROPERTY

PAQ's grant of a right to use any features of the Software Product, including, without limitation, any Content, Technology, or Trademarks, pursuant to this Usage Agreement shall be a non-exclusive, limited purpose, worldwide, revocable license with appropriate restrictions as reasonably prescribed from time to time by PAQ. All other grants by PAQ of a license or right to use any such features of the Software Product in any separate written agreement with any Licensee or in any other writing specifically addressed to a Licensee that are subject to the PAQ Policy Regarding License and Use of Content and Intellectual Property shall also be a non-exclusive, limited purpose, worldwide, revocable license with appropriate restrictions as reasonably prescribed from time to time by PAQ.

PAQ reserves the right to change, suspend, or discontinue any feature of the Software Product at any time.

PAQ reserves the right to deny you access to any feature of the Software Product that is otherwise available should PAQ believe that you have engaged in any conduct or activity that violates applicable law or any provision of the Usage Agreement.

SUBSTITUTION

PAQ reserves the right to substitute new content, technology, Trademarks, or other features for any Content, Technology, PAQ Trademarks, or other features on the Software Product that PAQ licenses

at anytime and without notice.

REPRESENTATIONS

By using the Software Product you continuously represent and warrant to and for the benefit of PAQ that you are over 18 years of age.

PAQ represents and warrants, solely to and for the benefit of any Licensees, that it owns or has the right to provide all Content on the Software Product and such Content does not infringe upon any third party copyright, patent, trade secret or other proprietary rights.

NO IMPLIED OR EXPRESS WARRANTIES

PAQ DISCLAIMS ALL WARRANTIES OR CONDITIONS, EXPRESS, IMPLIED, OR STATUTORY, INCLUDING, BUT NOT LIMITED TO, IMPLIED WARRANTIES OR CONDITIONS OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE, AND NON-INFRINGEMENT AS TO THE SOFTWARE PRODUCT. PAQ DOES NOT REPRESENT OR WARRANT THAT THE SOFTWARE PRODUCT WILL BE UNINTERRUPTED, ACCURATE, COMPLETE, RELIABLE, CURRENT, OR ERROR-FREE. WHILE PAQ ATTEMPTS TO ENSURE YOUR ACCESS AND USE OF THIS SITE IS SAFE, PAQ CANNOT AND DOES NOT REPRESENT OR WARRANT THAT THIS SITE OR ITS SERVER(S) ARE FREE OF VIRUSES OR OTHER HARMFUL COMPONENTS. SOME STATES DO NOT ALLOW EXCLUSION OF AN IMPLIED WARRANTY, SO THIS DISCLAIMER MAY NOT APPLY TO YOU.

FURTHER DISCLAIMER OF WARRANTY AND USE

This data is provided "as-is" and PAQ and/or its licensors make no warranty, either express or implied, including but not limited to, warranties of correctness and fitness for a particular purpose. In no event will PAQ be liable for any indirect, special, consequential or other damages however caused. Some states do not allow exclusion of an implied warranty, so this disclaimer may not apply to you.

Source data is provided "as-is" to PAQ by its licensors and PAQ and its licensors make no warranty, either express or implied, including but not limited to, warranties of correctness and fitness for a particular purpose. In no event will PAQ or its licensors be liable for any indirect, special, consequential or other damages however caused. Some states do not allow exclusion of an implied warranty, so this disclaimer may not apply to you.

This agreement is a third-party beneficiary contract for the benefit of any and all licensors of data to PAQ.

SOME OF THE DATA UTILIZED IN ERI'S AND PAQ'S PRODUCT(S) HAVE BEEN SUPPLIED BY DUN & BRADSTREET, INC. THE D&B INFORMATION IS PROVIDED FOR YOUR INTERNAL USE ONLY AND MAY NOT BE COPIED OR REDISTRIBUTED FOR ANY REASON. THIS INFORMATION IS PROVIDED "AS IS" WITHOUT WARRANTY OF ANY KIND. D&B SPECIFICALLY DISCLAIMS ANY AND ALL WARRANTIES WITH RESPECT TO THE ACCURACY, COMPLETENESS, TIMELINESS, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE OF THE INFORMATION. D&B RETAINS ALL INTELLECTUAL PROPERTY AND PROPRIETARY RIGHTS IN THE INFORMATION. IN NO EVENT WILL D&B BE LIABLE IN ANY WAY WITH REGARD TO SUCH INFORMATION FOR ANY DIRECT, CONSEQUENTIAL, INCIDENTAL, SPECIAL, PUNITIVE OR OTHER INDIRECT DAMAGES, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. YOUR USE OF THE INFORMATION MUST IN ALL CASES COMPLY WITH ALL APPLICABLE LAWS AND REGULATIONS. YOU AGREE THAT YOU WILL USE THE INFORMATION SOLELY AS ONE FACTOR IN YOUR CREDIT, INSURANCE, MARKETING OR OTHER BUSINESS DECISIONS AND YOU ARE EXPRESSLY PROHIBITED FROM USING THE INFORMATION AS A FACTOR IN ESTABLISHING AN INDIVIDUAL'S ELIGIBILITY FOR (I) CREDIT OR INSURANCE TO BE USED PRIMARILY FOR PERSONAL, FAMILY OR HOUSEHOLD PURPOSES, OR (II) EMPLOYMENT. UPON EXPIRATION OR TERMINATION OF THE LICENSE PERIOD, YOU WILL IMMEDIATELY DESTROY ALL ORIGINALS AND COPIES OF ANY INFORMATION RECEIVED HEREUNDER. YOU AGREE THAT D&B MAY ENFORCE THIS AGREEMENT AGAINST YOU DIRECTLY.

PRIVACY POLICY

PAQ collects name, address, email address, phone numbers and other information submitted voluntarily by Users of the Software Product. This information will only be used by PAQ and will not be made available to the general public or be sold to or otherwise used by any Third-Party.

EXPORT CONTROLS

Salary information, purchasing power, and benefit estimates are made for countries throughout the world. User use of the Software Product is subject to applicable United States export controls. You agree not to, directly or indirectly, use any features of the Software Product in Cuba, Iraq, North Korea, Iran, Syria, or any other country to which the United States has embargoed goods, for any national or resident of any such country, for anyone on the United States Treasury Department's list of Specially Designated Nationals, or for anyone on the United States Commerce Department's Table of Denial Orders. You represent and warrant to and for the benefit of PAQ that you are not located in, under the control of, or a national or resident of any of such countries, and you are not identified on any of the lists, described in this paragraph.

APPLICABILITY AND ACCEPTANCE OF USAGE AGREEMENT

The Usage Agreement applies to all features of the Software Product.

YOUR USE OF ANY FEATURE OF THE SOFTWARE PRODUCT INDICATES YOUR ACCEPTANCE OF EVERY PROVISION OF THE USAGE AGREEMENT. IF YOU DO NOT ACCEPT THE USAGE AGREEMENT, YOU MUST IMMEDIATELY TERMINATE YOUR USE OF THE SOFTWARE PRODUCT.

Users must also accept the Usage Agreement as part of the voluntary email Registration Process. If any User does not accept the Usage Agreement as part of the voluntary email Registration Process, the User will not be able to use the features of the Software Product to which PAQ limits access.

PAQ RESERVES THE RIGHT TO MAKE CHANGES TO ANY PART OF THE USAGE AGREEMENT IN ITS SOLE DISCRETION, AT ANY TIME, AND WITHOUT PRIOR NOTICE. IT IS THE USER'S RESPONSIBILITY TO CHECK THE USAGE AGREEMENT FOR ANY CHANGES. PAQ WILL INDICATE (ON THE FIRST PAGE THEREOF) THE DATE ON WHICH WE LAST REVISED ANY PROVISION IN THE USAGE AGREEMENT. ADDITIONALLY, PAQ WILL LIST ANY REVISION TO ANY OF THE FOLLOWING: PAQ PRIVACY POLICY, PAQ POLICY REGARDING LICENSE AND USE OF CONTENT AND INTELLECTUAL PROPERTY, AND PAQ DISCLAIMER OF PROFESSIONAL ADVICE. YOUR CONTINUED USE OF THE SOFTWARE PRODUCT FOLLOWING ANY SUCH CHANGE WILL CONSTITUTE YOUR ACCEPTANCE OF THOSE CHANGES. EACH PROVISION OF THIS VERSION OF THE USAGE AGREEMENT REPLACES ALL PROVISIONS OF PREVIOUS VERSIONS OF THE USAGE AGREEMENT WITH RESPECT TO THE SAME SUBJECT MATTER.

LIMITED APPLICABILITY OF FEATURES

The information provided through the Software Product is not a substitute for legal and other professional advice where the facts and circumstances warrant. If you require legal advice or other professional assistance, you should always consult your own legal or other professional advisors and discuss the facts and circumstances that apply to you. PAQ is licensed in the areas of employee benefits and insurance.

DOWNLOADED TECHNOLOGY

Any information obtained via the Downloaded Technology of the Software Product, is subject to the terms of this Usage Agreement. You may not use, print, copy, perform, publish, transmit, distribute, e-mail, or otherwise disseminate, create derivative works from or otherwise modify, or reverse engineer any downloaded technology of the Software Product without the prior, written consent of PAQ set forth in a Agreement or other separate written agreement between PAQ and you.

RETAINED OWNERSHIP

By using any feature of the Software Product, each User agrees that PAQ remains the sole owner or licensee of all features of the Software Product, including, without limitation, any Content, Technology, and Intellectual Property, and that the use of any such features of the Software Product and all other intellectual property and proprietary materials and all goodwill with respect thereto shall inure to the benefit of PAQ.

LIMITATION OF LIABILITY

IN NO EVENT SHALL PAQ, ANY PAQ LICENSOR, OR ANY USER BE LIABLE FOR ANY CONSEQUENTIAL, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR PUNITIVE DAMAGES OF ANY KIND ARISING OUT OF OR RELATED TO THIS USAGE AGREEMENT OR ANY APPLICABLE AGREEMENT (INCLUDING DAMAGES FOR LOSS OF REVENUE OR ANTICIPATED PROFITS, LOST BUSINESS OPPORTUNITIES, BUSINESS INTERRUPTION, LOSS OF BUSINESS INFORMATION AND THE LIKE), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, EVEN IF THAT PERSON HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. SOME STATES DO NOT ALLOW THE LIMITATION OR EXCLUSION OF LIABILITY FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THE FOREGOING LIMITATION MAY NOT APPLY TO YOU. IN NO EVENT SHALL PAQ'S AND/OR ITS LICENSOR'S TOTAL LIABILITY TO YOU FOR ALL DAMAGES, LOSSES, OR CAUSES OF ACTION (WHETHER IN CONTRACT, WARRANTY, TORT, OR OTHER LEGAL THEORY) EXCEED THE AMOUNT PAID BY YOU (IF ANY) FOR ACCESSING AND USING THE SOFTWARE PRODUCT.

DISCLAIMER OF PROFESSIONAL ADVICE

This publication is designed to provide accurate and authoritative information in regard to the subject matter covered. It is sold with the understanding that the publisher is not engaged in rendering legal, accounting, or other professional services. If legal advice or other professional assistance is required, the services of a competent professional should be sought. (From a Declaration of Principles jointly adopted by a Committee of the American Bar Association and a Committee of Publishers and Associations).

LINKS TO THIRD-PARTY WEB SOFTWARE PRODUCTS

The Software Product may contain hot links to Web sites owned and operated by Third Parties. The Usage Agreement applies solely to the Software Product. PAQ is not responsible for the practices and procedures of any Third Party Web site. Your use of Third Party Web sites is at your own risk and subject to the Usage Agreement of use for such Third Party Web sites. We encourage our Users to be aware and to read the privacy statements and other agreement of use of all Third Party Web sites. By making available hot link access to any Third Party Web site, PAQ does not intend to create or imply (i) any affiliation between PAQ and either the Third Party Web site or the owners or operators of such Web site or (ii) any endorsement or sponsorship by PAQ of the Third Party Web site, the owners or operators of that Web site, or the information, products, or services offered from that Web site.

NOTICES

All notices, requests and other communications that PAQ or any User is required or may desire to serve upon the other under or in connection with this Usage Agreement or any applicable Agreement shall be in writing. Any such notice may be served in person; by certified mail, return receipt requested (postage prepaid); by facsimile (provided a hard copy is concurrently sent, prepaid, by a commercially recognized overnight delivery service that requires a signed receipt); or by commercially recognized overnight delivery service that requires a signed receipt (prepaid). Any such notice delivered in accordance with the forgoing shall be deemed to have been given as follows: three days after mailed in any general or branch United States Post Office, enclosed in a registered or certified post-paid envelope; one day after deposit with a commercially recognized overnight delivery service; or upon personal delivery, as applicable.

MISCELLANEOUS

CHOICE OF LAW AND FORUM

This Usage Agreement and any applicable Agreement shall for all purposes be governed, interpreted, construed, and enforced solely and exclusively in accordance with the law of the State of California, USA, without regard to its choice-of-law rules. You hereby agree that the courts located in either (i) King County, Washington, USA, or (ii) such other county in such other State in the United States of America in which the headquarters of PAQ shall be located if PAQ shall ever relocate its headquarters, as the sole and exclusive forum for the resolution of any and all disputes arising out of or in connection with the Usage Agreement or any applicable Agreement. You hereby consent to the jurisdiction of such courts and irrevocably waive any objections thereto, including on grounds of forum non conveniens. Regardless of the location from which you access the Software Product, you agree to comply with all applicable State and federal United States laws, including those regarding the

export of data. You are also responsible for complying with all other laws, rules, and regulations that may be applicable to your use of any features of the Software Product.

If a dispute arises out of (or relates to) your use of the Software Product, the Usage Agreement or any applicable Agreement, you agree to submit the dispute to binding arbitration administered by the American Arbitration Association, in accordance with its guidelines and rules. Unless otherwise required by state, federal or international law, the venue for such arbitration will be in either (i) King County, Washington, USA, or (ii) such other county in such other State in the United States of America in which the headquarters of PAQ shall be located if PAQ shall ever relocate its headquarters. Any judgment or award rendered pursuant to such arbitration may be entered in any court having jurisdiction thereof.

REMEDIES FOR BREACH

PAQ reserves the right to take any action it deems necessary to protect the security of: all User Information, the personal or financial safety of PAQ, any PAQ Affinity Program Provider, any User, or any of PAQ's service providers, or agents, and the integrity of PAQ and the Software Product, including, without limitation, by terminating any User's access to any feature of the Software Product upon any breach of the Usage Agreement. PAQ has no liability or responsibility to any User or any other person or entity for performance or nonperformance of the actions specified above.

ENTIRE AGREEMENT

The terms set forth in this Usage Agreement represent the final, complete and exclusive expression of your rights to use the Software Product. The Usage Agreement supersedes all prior or contemporaneous writings, discussions, agreements, and understandings of any kind and every nature (including, without limitation, any oral, written, or electronic communications) between you and PAQ with respect to the subject matter of the Usage Agreement.

RESERVATION OF RIGHTS

PAQ reserves all rights relating to the Software Product that are not expressly granted by the Usage Agreement and any applicable Agreement.

SEVERABILITY AND INTEGRATION

Every provision of the Usage Agreement and any applicable Agreement is intended to be severable. If any term or provision of the Usage Agreement is determined to be illegal, invalid, or unenforceable for any reason whatsoever, such provision shall be limited or eliminated to the minimum extent necessary to preserve the intent of the PAQ and you (the "Parties") and so that the remaining provisions of the Usage Agreement shall otherwise remain in full force and effect. The parties agree to negotiate in good faith an enforceable substitute provision for any such illegal, invalid or unenforceable provision, which substitute provision most nearly achieves the intent and economic effect of the original provision and will not affect the legality, validity or enforceability of any of the remaining provisions of the Usage Agreement.

ELECTRONIC EXECUTION, COPIES, COUNTERPARTS, AND FACSIMILE SIGNATURES

Each User agrees to be bound by the Usage Agreement by using the Software Product. PAQ and any User may execute any applicable Agreement (which may incorporate this Usage Agreement by reference) in any number of copies and in separate counterparts, each of these copies, when so executed, shall be deemed to be an original, and all of the counterparts for any single copy taken together shall constitute one and the same agreement. Confirmation of execution by electronic transmission of a facsimile signature page of any applicable Agreement shall be binding upon any party so confirming.

In any action or proceeding arising from or related to the Software Product, the Usage Agreement, or any applicable Agreement, a printed version of the Usage Agreement (as it may be amended from time to time), and of any other electronic communications between you and PAQ, will be admissible to the same extent as other documents and communications originally generated or maintained in printed form.

OTHER MISCELLANEOUS PROVISIONS

PAQ and each User agree that, for purposes of the Usage Agreement and any applicable Agreement, each is acting independently of the other, that they are not joint venturers, and that neither is an agent, partner or joint venturer of the other. No User may assign this Usage Agreement or any

applicable Agreement or any rights or obligations created under this Usage Agreement or such Agreement without the prior written consent of PAQ. Any attempt by a User to so assign any of its rights, duties or obligations that arise under this Usage Agreement or any applicable Agreement without such consent shall be void. Nothing contained in this Usage Agreement or any applicable Agreement is intended to create third party beneficiaries of or under this Usage Agreement or any such Agreement.

OWNERSHIP

PAQ owns the Software Product. PAQ also either owns, or licenses from Third Parties, all features of the Software Product, including, without limitation, the Content, the Technology, and any Software Product Trademarks. Except as expressly permitted by this Usage Agreement, you may not use, print, copy, perform, publish, transmit, distribute, e-mail, or otherwise disseminate, create derivative works from or otherwise modify, or reverse engineer any feature of the Software Product, including, without limitation, the Content, the Technology, and the PAQ Trademarks.

PAQ reserves the right to change, suspend, or discontinue any feature of the Software Product at any time.

PAQ reserves the right to deny you access to any feature of the Software Product that is otherwise available if PAQ believes that you have engaged in any conduct or activity that violates applicable law or any provision of the Usage Agreement.

PAQ further reserves the right to change, suspend, or discontinue any feature of the Software Product at any time.

COPYRIGHT AND TRADEMARK NOTICES

The Software Product contains proprietary material owned by PAQ or licensed by PAQ from Third Parties ("Licensors"). Such proprietary material is protected by copyright, trademark, patent, and other laws respecting proprietary rights. The compilation of all content on the Software Product as well as all download technology is the exclusive property of PAQ and is also protected by copyright as a collective work and/or compilation (meaning the collection, arrangement, and assembly) pursuant to U.S. copyright laws, international conventions and other copyright laws. All Content on the Software Product is © 2001-2011, by PAQ Services, Inc.

"PAQ Services," "PAQ," "SalaryExpert.com," as well as any logo design, and all other names and designations used by PAQ on or for any of its products or services referenced on the Software Product and are each service marks or trademarks (or registered service marks or trademarks) of PAQ Services, Inc., 11 Bellwether Way, Bellingham, WA 98225. By using the Software Product, you agree not to use the PAQ Trademarks for any purpose whatsoever without the prior, written consent of PAQ in a separate written agreement with you or in any other writing specifically addressed to you.

SUBMISSIONS TO PAQ

PAQ encourages all Users to utilize the full capabilities of the Software Product. PAQ appreciates hearing from Users of the Software Product. We welcome any feedback and input that our Users may have. Please contact info@salaryexpert.com with feedback. Questions are most easily answered when accompanied by a screenshot. To assist Users with their questions, a special email feature is found under the "File" tab.

© 2001-2011 SalaryExpert.com™, a d/b/a of PAQ Services, Inc.

End of End User Usage Agreement.