

General Terms of Use and LICENSE Agreement for:

- SumMatch® Pro LICENSE Trial Version
- SumMatch® Pro Registered Version

The registered version LICENSE is for users who have obtained from Evolucion Pty Ltd a valid LICENSE key for SumMatch® Pro full version.

If you have not obtained a valid LICENSE key for SumMatch® Pro please also see the section titled SumMatch® Pro Trial LICENSE.

SumMatch® Copyright © 2016 by Evolucion Pty Ltd SumMatch® is a registered trademark of Evolucion Pty Ltd - All rights reserved.

The terms of the SOFTWARE LICENSE agreement included with any SOFTWARE you download will control your use of the SOFTWARE.

IMPORTANT - READ BEFORE COPYING, INSTALLING OR USING. DO NOT USE OR LOAD THIS SOFTWARE AND ANY ASSOCIATED MATERIALS (COLLECTIVELY, THE "SOFTWARE") UNTIL YOU HAVE CAREFULLY READ THE FOLLOWING TERMS AND CONDITIONS. BY LOADING OR USING THE SOFTWARE, YOU AGREE TO THE TERMS OF THIS AGREEMENT. IF YOU DO NOT WISH TO AGREE, DO NOT INSTALL OR USE THE SOFTWARE.

Evolucion Pty Ltd - SumMatch® Pro MS Excel® Add-in

Microsoft and Microsoft Excel® are registered trademarks of Microsoft Corporation

SOFTWARE LICENCE AGREEMENT

This user LICENSE agreement (the "AGREEMENT") is an agreement between you (individual or single entity) and Evolucion Pty Ltd, for the SumMatch® Pro SOFTWARE (the "SOFTWARE") that is accompanying this AGREEMENT.

The SOFTWARE is the property of Evolucion Pty Ltd and is protected by copyright laws and international copyright treaties. The SOFTWARE is not sold, it is LICENSED.

DISCLAIMER OF DAMAGES

Evolucion Pty Ltd assumes no liability for damages, direct or consequential, which may result from the use of the SOFTWARE and related Web Service even if Evolucion Pty Ltd has been advised of the possibility of such damages. Any liability of the seller will be limited to refund of the purchase price.

In addition in no event does Evolucion Pty Ltd authorize you or anyone else to use the SOFTWARE in applications or systems where SOFTWARE's failure to perform can reasonably be expected to result in a significant physical injury, or in loss of property, profit, goodwill or loss of life. Any such use is entirely at your own risk, and you agree to hold Evolucion Pty Ltd, its affiliates or licensors harmless from any and all claims or losses relating to such unauthorized use.

LICENSE GRANT

This Agreement entitles you to install and use ONE copy of the SOFTWARE product on ONE computer and ONE user per LICENSE.

This Agreement does not permit the installation of the SOFTWARE product on more than one computer at any given time, on a system that allows shared use of applications on a multi-user network or on any configuration or system of computers that allow multiple users. Multiple copy use or installation is only allowed if you obtain an appropriate LICENSE agreement for each user and each copy of the SOFTWARE product. For further information regarding multiple copy licensing of the SOFTWARE product please contact Evolucion Pty Ltd.

OWNERSHIP OF INTELLECTUAL PROPERTY RIGHTS

You acknowledge that:

All Intellectual Property Rights in or relating to the LICENSED SOFTWARE and Web Service are owned by Evolucion Pty Ltd exclusively except as expressly granted under this LICENSE Agreement you have no rights in the LICENSED SOFTWARE or Web Service.

You hereby agree to refrain from any action which would diminish our Intellectual Property Rights in or relating to the LICENSED SOFTWARE or Web Service or which would call them into question.

You agree not to remove or alter any trademarks, copyright notices or similar proprietary devices including without limitation any electronic watermarks or other identifiers that may be incorporated in the LICENSED SOFTWARE or any copy of the LICENSED SOFTWARE.

If you become aware of any infringement or suspected infringement of our Intellectual Property Rights in or relating to the LICENSED SOFTWARE by any third party, you shall notify us without delay.

We and you shall consult together on an appropriate course of action but neither party shall be obliged to take any action in respect of any such infringement or suspected infringement.

REGISTRATION AND USAGE INFORMATION

When you use this SOFTWARE, the following information is recorded into our 3rd party User Registration Tracking Database: Product Name, Version, Registration Key/ Licence No, your Hardware Identifiers and usage statistics.

The above information may also be recorded to our 3rd party user registration database on a regular periodic basis in order to update our registered user records.

Only install this SOFTWARE, if you agree to have this information recorded by Evolucion Pty Ltd to our 3rd party User Registration tracking company and to our internal tracking database.

By installing and/or registering/activating this SOFTWARE, you agree that you grant Evolucion Pty Ltd your full and unconditional permission to record this information to our 3rd party User Registration tracking company and our tracking database.

SCOPE OF LICENSE

Subject to the terms of this LICENSE, Evolucion Pty Ltd grants to you for each LICENSED Copy, a limited non-exclusive non-transferable LICENSE to install and use the SOFTWARE, solely for your personal or internal business purposes. If you have purchased a single-user LICENSE you have the right to install and use a single copy of the SOFTWARE on one computer or workstation for non-simultaneous use by one

person only.

If you have purchased a multi-user LICENSE you have the right to install or access a copy of SOFTWARE on multiple computers up to the number of "LICENSED Copies" that you have acquired as determined below.

You may not give, transfer or sell copies of the SOFTWARE to your customer(s) or any third party in whole or in part nor include copies of the SOFTWARE in whole or in part in or with products you sell. Each LICENSED Copy may be accessed through a network provided that you have purchased a LICENSED Copy for each workstation that will access the SOFTWARE through the network. For instance, if 5 different workstations will access the SOFTWARE on the network you must purchase 5 LICENSED Copies of the SOFTWARE, regardless of whether the 5 workstations will access the SOFTWARE at different times, or concurrently.

USER CONDUCT

You must use the SOFTWARE and the related Web Service responsibly.

You must not misuse the Service or the SOFTWARE. For example, you must not:

- Access or attempt to access the Service or SOFTWARE by any means other than the interface we provided or authorized
- Enable or allow others to use the Service, SOFTWARE, or content using your account information
- Circumvent any access or use restrictions put into place to prevent certain uses of the SERVICE or SOFTWARE
- Attempt to disable impair or destroy the SERVICE, SOFTWARE or hardware.

TERMINATION

Termination by You.

You may stop using the Services or SOFTWARE at any time. Termination of your account does not relieve you of any obligation to pay any outstanding fees.

Termination by Us.

If we terminate these terms for reasons other than for cause, then we will make reasonable effort to notify you at least 30 days prior to termination via the email address you provided to us.

We may at any time terminate these terms and your access to Services and SOFTWARE if:

- You breach any provision of these terms (or act in a manner that clearly shows you do not intend to, or are unable to, comply with these terms);
- You fail to make the timely payment of fees for the SOFTWARE or the SERVICE, if any;
- We are required to do so by law (for example, where the provision of the Services or SOFTWARE to you is, or becomes, unlawful);
- We elect to discontinue the Services or SOFTWARE, in whole or in part, (such as if it becomes impractical for us to continue offering Services in your region due to change of law);
- We consider your activity harmful to our business; or
- there has been an extended period of inactivity in your free account

Upon termination of this Agreement, any unused prepaid Subscription Fees will be refunded to Customer no later than thirty (30) days from the date of termination. The refund amount will be the difference between the prepaid Subscription Fees and the pro-rated portion of the Subscription Fees due for use of the SOFTWARE or SERVICE up to the date of termination calculated on a daily basis as the number of days in the current term prior to the date of termination divided by the total number of days in the current term or calculated as the number of executed searches divided by the total number of searches in the license. The refund amount will be the lower of the two numbers.

ACCOUNT INFORMATION

You are responsible for all activity that occurs via your SOFTWARE account. Please notify Customer Support immediately if you become aware of any unauthorized use of your account.

You may not

- Share your account information (except with an authorized account administrator) or
- Use another person's account. Your account administrator may use your account information to manage your use and access to the Services.

COPYRIGHT INFRINGEMENT:

You agree not to infringe on Evolucion's Pty Ltd copyright of this SOFTWARE. Copyright violation could be in the form of:

- Violating LICENSE counts which you have purchased, or
- Using illegally generated LICENSE keys to unlock the SOFTWARE, without purchasing a valid LICENSE, or
- Accessing the Web Service in an unauthorized manner.

You agree to only use LICENSE keys emailed to you by Evolucion Pty Ltd or our third party order processing Company. You agree that any attempt to register this SOFTWARE or unlock the SOFTWARE permanently by using a fraudulent registration key either before or after the trial period or usage expires makes this SOFTWARE copy an illegal and unauthorized copy and violates Evolucion's Pty Ltd copyright of this SOFTWARE.

All rights of any kind in SOFTWARE which are not expressly granted in this LICENSE are entirely and exclusively reserved to and by Evolucion Pty Ltd. The SOFTWARE is protected by the Australian copyright laws and other applicable national and international laws and treaties.

You may use, install and distribute SOFTWARE solely as expressly provided in this LICENSE. You may not rent lease loan sublicense modify translate reverse engineer decompile disassemble or create derivative works based on the SOFTWARE in whole or in part nor permit anyone else to do so. You may not make access to SOFTWARE available to others in connection with a service bureau application service provider, or similar business, nor permit anyone else to do so.

The LICENSE granted hereunder includes no rights in or to the source code version of the SOFTWARE and the WEB SERVICE.

DISTRIBUTION:

You must not distribute the SOFTWARE without an explicit permission from Evolucion Pty Ltd.

If you have a permission from Evolucion Pty Ltd to distribute the TRIAL or FULL VERSION of the SOFTWARE you must distribute the install form of the SOFTWARE (the setup file, not the files resulting of an installation).

SumMatch® Pro Trial LICENSE

TRIAL VERSION

If you accept the terms and conditions of this AGREEMENT, you have certain rights and obligations as

follow:

YOU MAY:

1. Install and use one copy of the TRIAL VERSION.
2. Use one copy of the TRIAL VERSION for evaluation purpose only.
3. You must not copy and distribute the TRIAL VERSION (see 'DISTRIBUTION') unless you have the permission to do so from Evolucion Pty Ltd.

YOU MAY NOT:

1. Sublicense, rent or lease the TRIAL VERSION or any portion of it.
2. Decompile, disassemble, reverse engineer or modify the TRIAL VERSION or any portion of it.
3. Use the TRIAL VERSION after your trial period of 7 days or 50 searches expires.