

**KELLEY BLUE BOOK INFODRIVER
USE WITHIN INDUSTRY SOFTWARE APPLICATION
ADDITIONAL TERMS**

The terms and conditions set forth in these Additional Terms are in addition to the terms and conditions set forth in the Master Data License (<https://www.coxautoinc.com/terms/wp-content/uploads/sites/3/Master-Data-License-Agreement.pdf>), and apply with respect to the Licensed Data covered by these Additional Terms. Capitalized terms used, but not otherwise defined, herein shall have the meanings given to them in the Master Data License. For the purposes of these Additional Terms, “Kelley Blue Book Co., Inc.” an Affiliate of Cox Automotive, Inc. shall be considered “CAI” and any reference to “KBB” or “Kelley Blue Book” shall be deemed a reference to CAI for the purposes of the Master Data License.

Product Descriptions: The Kelley Blue Book InfoDriver Web Service (“*InfoDriver*”) is a Cox Automotive Product that Licensee can use to call and access certain Kelley Blue Book vehicle pricing and specifications information.

Additional Terms and Conditions:

1. Definitions.

- (a) “**Display Requirements**” means the Licensed Data and KBB Marks display requirements for the License Website(s), which can be found at the following link: <https://www.coxautoinc.com/wp-content/uploads/sites/3/Kelley-Blue-Book-INFO DRIVER-Display-Requirements.pdf>, as may be amended by Kelley Blue Book from time to time upon written notice to Licensee.
- (b) “**KBB Marks**” means any name, logo, trademark or service mark of Kelley Blue Book, including but not limited to “Kelley Blue Book,” “Blue Book,” “KBB.com,” any variations or misspellings thereof, and the Kelley Blue Book logo.
- (c) “**Licensed Data**” means the new and used vehicle pricing, specifications, Valuations and/or other information delivered from time to time by Kelley Blue Book or its Affiliates via InfoDriver, as set forth in the applicable Order Form.
- (d) “**Licensee Platform(s)**” means any website or platform based service and/or application that is specified on the Order Form that Licensee owns, manages, or controls, and is accessed exclusively by customers who are also members of the automotive industry and not the general public.
- (e) “**Rooftop**” means any unique physical street address or unique building, rooftop of an Authorized User that is a subscriber.
- (f) “**Valuation**” means a single price or value, or a range of prices or values from the Licensed Data for a specific vehicle identified by a VIN or configuration (i.e., year, make, model, trim, optional equipment, and mileage) for a specific geographic zone (i.e., zip code) for a specific date.

2. InfoDriver, Licensed Data and KBB Marks.

- (a) Permitted Use. Unless otherwise provided for in any Order Form, Licensee may use InfoDriver and the Licensed Data only to: (i) display Valuations on Licensee Platforms in compliance with the Display Requirements; (ii) display Licensed Data solely for use by Authorized Users of the Licensee Platform; and (iii) use and display KBB Marks, as provided by Kelley Blue Book, in connection with the Licensed Data in the Licensee Platform, including advertising and promotion

thereof, subject to Kelley Blue Book's prior approval, which may be withheld or conditioned in Kelley Blue Book's sole discretion.

- (b) Restrictions. Neither Licensee nor its Personnel shall: (i) provide any Authorized Users with direct access to InfoDriver; (ii) display, publish, provide access to, or otherwise provide the Licensed Data to consumers; (iii) display, publish, provide access to, or otherwise provide the Licensed Data to any KBB Competitor; (iv) post or otherwise make accessible any Licensed Data on any website, other than Intranet websites or other secure websites not accessible to the general public that are owned, managed, controlled or licensed by Licensee, (iv) modify, edit, or otherwise change any of the Licensed Data, (v) use the KBB Marks in any manner other than as provided for in Section 2(a)(iii) herein; or (vi) use the KBB Marks except as specifically set forth in Section 2(a) herein. Restricted uses of the KBB Marks include, but are not limited to, use in any advertising creative, any search engine marketing campaign (e.g., Google AdWords) or site optimization activities (e.g., within page meta data, meta tags, webpage titles, URLs, or sub-domain URLs). Licensee will be responsible and liable for all actions taken by its Personnel and Authorized Users in connection with the use of Licensee Platform, any Licensed Data, and the KBB Marks.
- (c) Delivery. Kelley Blue Book will provide the Licensed Data to Licensee via InfoDriver excluding articles which shall be delivered via email.

3. Licensee Obligations.

- (a) Licensee acknowledges that Kelley Blue Book may make changes to the Licensed Data or InfoDriver from time to time, which may require Licensee to modify the Licensee Platform. Any modifications required to the Licensee Platform shall be the sole responsibility of Licensee.
- (b) Prior to any distribution, Licensee must obtain Kelley Blue Book's approval, which may be withheld or conditioned in Kelley Blue Book's sole discretion, for the use and display of the Licensed Data and KBB Marks in the Licensee Platform and/or advertising and marketing materials.
- (c) Licensee is responsible for any and all activities that occur in connection with the Licensee Platform.
- (d) Except as provided herein, Licensee, its Personnel or Authorized Users shall not post or otherwise make accessible any Licensed Data or KBB Marks on any other platform or website, other than Licensee Platform which shall not be accessible to the general public.
- (e) Licensee will be responsible for updating the Licensed Data on Licensee Platform at least once per week.
- (f) Licensee is responsible for keeping an accurate and up-to-date list of Rooftops and providing such list to CAI by no later than five (5) days after the end of each month, or upon request by CAI at any time during the Term.
- (g) Licensee shall notify Kelley Blue Book immediately of any known or suspected unauthorized use of InfoDriver, the KBB Marks, any Licensed Data, and/or any breach of security.
- (h) Licensee shall:
 - i notify each Rooftop about the restricted uses of the KBB Marks which include, but are not limited to, use in any advertising creative, any search engine marketing campaign (e.g., Google AdWords) or site optimization activities (e.g., within page meta data, meta tags, webpage titles, URLs, or sub-domain URLs);

- ii notify each Rooftop that the Licensed Data shall not be published, otherwise provided, or allowed to be published or provided, on any website, application or platform;
 - iii notify each Rooftop that it shall not provide any Licensed Data to a Third Party; and
 - iv be responsible for any and all activities that occur in connection with the Licensed Data and the KBB Marks, in Licensee's Platform and by Licensee, its Personnel and Authorized Users.
- (i) In the event that a Rooftop and/or Authorized User does not comply with these Additional Terms, Licensee shall: (i) require compliance by such Rooftop and/or Authorized User; or (ii) cancel or suspend access to the Licensed Data and KBB Marks to such Rooftop and/or Authorized User until such correction is made and approved by Kelley Blue Book in its sole discretion.
- (j) All Licensed Data displayed in the Licensee Platform shall be accompanied by the following reasonably displayed disclaimer and copyright notice:
- ©20XX Kelley Blue Book Co., Inc. All rights reserved. As of <MM/DD/YYYY> Edition for <ZIP CODE>. Values and pricing are the opinions of Kelley Blue Book, and the actual price of a vehicle may vary. The value and pricing information displayed for a particular vehicle is based upon the specification, mileage and/or condition information provided by the person generating this report. Kelley Blue Book assumes no responsibility for errors or omissions.
4. Audit. In addition to Section 8.2 of the Master Data License, at any time during the Term, Kelley Blue Book may review use by Licensee, its Personnel and/or Authorized Users, of the Licensed Data and/or the KBB Marks, including but not limited to, in the Licensee Platform and/or in advertising and marketing materials, to determine compliance with these Additional Terms. Without limiting any of its other rights or remedies, if Kelley Blue Book, in its sole discretion, determines that the KBB Marks, Valuations or other elements of the Licensed Data are not properly displayed in the Licensee Platform and/or advertising and marketing materials, Kelley Blue Book may, in its sole discretion, provide Licensee with an opportunity to cure the breach or exercise its suspension or termination rights set forth in Section 5 below.
5. Suspension or Termination. In addition to Section 4.4 of the Master Data License, Kelley Blue Book may suspend or terminate Licensee's Subscription to InfoDriver at any time if Kelley Blue Book reasonably determines that Licensee, its Personnel, and/or Authorized Users, is using InfoDriver, the Licensed Data, and/or the KBB Marks, in breach of these Additional Terms (including any Attachments) or otherwise in an unsuitable manner.
6. Indemnification. In addition to Licensee's indemnifications set forth in Section 9.1 of the Master Data License, Licensee will indemnify and defend Kelley Blue Book and its Affiliates against any damages, losses, costs and expenses (including reasonable attorneys' fees, court costs, settlement costs and awarded amounts) incurred in connection with any Third Party claim to the extent that such claim arises from Licensee's breach of the obligations set forth in Section 3 above.