CWCDData License Agreement



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Any use of the data constitutes acceptance of the list sent and used under the contracted terms below.

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- a. The license shall remain in effect until termination date noted by the Clell Wade Coaches Directory, Inc. (Unlimited: 1 year from lease date; One-Time: After single use of list).
- b. Upon termination Licensee is to cease any use of the data. Data must also be removed from any device.
- c. If the Licensee fails to comply with this termination date, Clell Wade Coaches Directory, Inc. holds the right to invoice Licensee for the total amount of a current license cost.
- d. License will automatically terminate if the Licensee fails to comply with any term or condition stated in this agreement.

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- a. Clell Wade Coaches Directory, Inc. can require payment in advance. Otherwise, invoices are to be paid in 30 days unless otherwise stated by Clell Wade Coaches Directory, Inc. If Licensee does not pay the sum due on time, Clell Wade Coaches Directory, Inc. will add interest charges onto the total amount due. Clell Wade Coaches Directory, Inc. will send statements to the Licensee with the amount due if not paid in full. If the amount due is still not paid in full within a reasonable amount of time, Clell Wade Coaches Directory, Inc. will hand over the invoice to a collections agency.
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5. Liability

- a. Clell Wade Coaches Directory, Inc. shall not accept any liability for indirect damage and/or loss, including loss of profit, missed savings and loss due to business stagnation.
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a. Custom orders cancelled after processing are non-refundable. Custom orders modified after processing are subject to a minimum charge of \$10.00/M or \$100.00 minimum charge additional; whichever is more.