



## UNIFIED DATA SHARE FOR SNOWFLAKE SERVICES SUPPLEMENT

1. **Definitions.** Any capitalized terms not defined in this Unified Data Share for Snowflake Services Supplement (“Supplement”) will have the meaning set forth in the Agreement.
  - 1.1 “Estimates” means the mobile market estimates provided via the data.ai Intelligence Services as reflected in an Order Form between Customer and data.ai.
  - 1.2 “Order Form” means an ordering document for the Services that incorporates this Supplement by reference and is entered into by the parties.
  - 1.3 “Services” means the “Unified Data Share” for Snowflake solution(s) listed in an Order Form, which allows Customer to access and use the Estimates within Customer’s Snowflake Account and are considered “Services” for purposes of the Agreement.
  - 1.4 “Snowflake” means Snowflake, Inc (or its affiliates, licensors, successors, or resellers, as applicable).
  - 1.5 “Snowflake Account” means an account owned or controlled by Customer for use of the Snowflake Platform.
  - 1.6 “Snowflake Platform” any platform or service provided by or on behalf of Snowflake with which the Services interface, as described in the documentation for the Services.
2. **Usage Rights, Provisioning, Availability.**
  - 2.1 Subject to the terms of the Agreement, data.ai grants to Customer a non-exclusive, non-transferable, world-wide right to access and use the Estimates within Customer’s Snowflake Account(s). Except as expressly provided in the preceding sentence, all rights, restrictions, and limitations applicable to the Estimates (and Customer’s access to and use thereof) remain as set forth in the Agreement.
  - 2.2 Customer shall provide to data.ai its Snowflake Account ID(s), corresponding Snowflake region(s), and any other information data.ai may reasonably require, so that data.ai may enable provision of the Estimates within Customer’s Snowflake Account.
  - 2.3 Customer acknowledges that some Estimates included in the data.ai Intelligence web portal may not be available via the Services, and that Estimate availability may additionally be dependent upon the Snowflake region selected by Customer.
3. **Snowflake Platform; Snowflake Account.**

Customer is responsible for maintaining a Snowflake Account enabling its use of the Snowflake Platform, which is subject to and governed by the terms of a separate agreement between Customer and Snowflake. Customer acknowledges that utilizing the Services to receive and use the Estimates on the Snowflake Platform may cause Customer to incur fees with Snowflake, and Customer is solely responsible for the payment of any such fees. data.ai does not license, support, control, endorse or otherwise make any representations or warranties regarding, and shall have no liability associated with, the Snowflake Platform or the Estimates’ suitability for use on the Snowflake Platform. In no event will any Snowflake products or services (including the Snowflake Platform) be considered “Services” for purposes of this Supplement or the Agreement. The Services are not necessary or required for use of the data.ai Intelligence Services.
4. **Indemnification.**

Customer will defend and indemnify data.ai against all third-party claims, damages and/or costs (including reasonable attorneys’ fees) associated with Customer’s use of the Snowflake Platform in conjunction with this Supplement, except to the extent arising from data.ai’s breach of the Agreement. Customer’s obligation to indemnify data.ai under this Section 4 is not subject to the Limitation of Liability set forth in the Agreement.