

THE HUMAN EQUATION, INC.'S QuiKer TERMS OF USE

Last Updated: *February 9, 2018*

Your use of QuiKer, including any services, features, functions, content, materials, documentation, information, media, products, support, services, applications or updates associated therewith or otherwise provided by The Human Equation (collectively, "QuiKer"), is subject to the following Terms of Use. The Human Equation, Inc. reserves the right to update these Terms of Use at any time without notice to you.

These Terms of Use shall apply to any individuals and any organizations (including any individuals associated therewith) that access or use QuiKer in any way ("You" or "Your").

LICENSE

The Human Equation is and shall remain the sole and exclusive owner of QuiKer and any portions thereof. Subject to The Human Equation's terms and conditions, You shall have a non-exclusive, nontransferable license to use QuiKer for internal purposes only. QuiKer is licensed on a single-user, single-installation basis. Reselling or sub-licensing of any kind is prohibited. You shall not allow, suffer or permit any unauthorized access to or use of QuiKer.

No ownership rights in or to QuiKer, whether in whole or in part, are created, granted or transferred to You by implication, estoppel or otherwise. Any rights not expressly granted herein are expressly retained and reserved by The Human Equation. You may not modify, copy, distribute, transmit, display, perform, reproduce, publish, license, create derivative works from, transfer or sell QuiKer, or any information related thereto, in whole or in part. You shall not reveal any QuiKer-related information, trade secrets or know-how.

The Human Equation may terminate Your QuiKer license(s) immediately upon the failure to comply with any applicable terms and conditions governing such license(s), including without limitation, any failure to pay amounts due. You may terminate any QuiKer license that is issued on a month-to-month basis upon thirty (30) days' written notice to The Human Equation. Any and all rights associated with a QuiKer license shall end immediately upon termination of such license.

GENERAL CONDITIONS OF USE

You may not use QuiKer for any illegal or unauthorized purpose. You are solely responsible for the manner in which You use QuiKer, including any results, outcomes or consequences associated therewith.

You understand, acknowledge and agree that access to local device permissions, settings and storage may be necessary for QuiKer to install and function properly. You may not change, modify, adapt or alter QuiKer, or bypass any of QuiKer's functions, features, permissions or security measures (or attempt to do so). You may not decipher, decompile, disassemble, adapt or reverse engineer QuiKer, or otherwise attempt to derive any source code, underlying ideas or algorithms.



You understand, acknowledge and agree that QuiKer is a software plug-in that works with and is dependent upon the availability, access and feasible interoperability of software or services provided by third-parties over which The Human Equation has no control. Your use of any third-party service is at Your own risk. In no event shall The Human Equation be responsible or liable for any failure or delay arising out of or caused by, whether directly, indirectly, in whole or in part, any forces beyond its control, including, without limitation, any acts taken or conditions created by any third-party software or service providers.

QuiKer is owned and licensed by The Human Equation and is protected by copyright, trademark, patent, trade secret and other laws. The Human Equation owns and retains all rights in and to QuiKer, including any intellectual property rights associated therewith, which You shall not remove, alter or conceal in any way. QuiKer, including any intellectual property rights associated therewith, may not be copied, imitated or used, in whole or in part, without The Human Equation's prior written permission.

Any QuiKer customer support shall be provided on an "as available" basis and in a manner consistent with The Human Equation's then-current practices. Regardless of any QuiKer customer support provided by The Human Equation, You are and shall remain solely responsible for QuiKer installations and system/network configurations, and for having and maintaining the necessary infrastructure (hardware, software, connectivity, etc.).

DISCLAIMER OF WARRANTIES

QuiKer IS PROVIDED ON AN "AS IS" AND "AS AVAILABLE" BASIS. THE HUMAN EQUATION MAKES NO REPRESENTATIONS OR WARRANTIES OF ANY KIND, EXPRESS OR IMPLIED, AS TO THE OPERATION OR AVAILABILITY OF QuiKer. YOU EXPRESSLY AGREE THAT YOUR USE OF QuiKer IS AT YOUR SOLE RISK. TO THE FULL EXTENT PERMISSIBLE BY APPLICABLE LAW, THE HUMAN EQUATION DISCLAIMS ANY AND ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE HUMAN EQUATION DOES NOT REPRESENT OR WARRANT THAT QuiKer IS FREE OF VIRUSES OR OTHER HARMFUL COMPONENTS. THE HUMAN EQUATION SHALL NOT BE LIABLE FOR ANY DAMAGES OF ANY KIND ARISING FROM YOUR USE OF QuiKer, INCLUDING, BUT NOT LIMITED TO DIRECT, INDIRECT, INCIDENTAL, PUNITIVE, AND CONSEQUENTIAL DAMAGES. THE HUMAN EQUATION DOES NOT WARRANT AGAINST INTERFERENCE WITH YOUR ENJOYMENT OF QuiKer, THAT QuiKer WILL MEET YOUR REQUIREMENTS, OR THAT THE OPERATION QuiKer WILL BE UNINTERRUPTED OR ERROR-FREE. NO ORAL OR WRITTEN INFORMATION OR ADVICE GIVEN BY THE HUMAN EQUATION OR THE HUMAN EQUATION'S AUTHORIZED REPRESENTATIVE SHALL CREATE A WARRANTY.

CERTAIN STATE LAWS DO NOT ALLOW LIMITATIONS ON IMPLIED WARRANTIES OR THE EXCLUSION OR LIMITATION OF CERTAIN DAMAGES. IF THESE LAWS APPLY TO YOU, SOME OR ALL OF THE ABOVE DISCLAIMERS, EXCLUSIONS, OR LIMITATIONS MAY NOT APPLY TO YOU, AND YOU MIGHT HAVE ADDITIONAL RIGHTS.



LIMITATION OF LIABILITY

TO THE MAXIMUM EXTENT PERMITTED BY LAW, IN NO EVENT SHALL THE HUMAN EQUATION OR ITS AFFILIATES, PRINCIPALS, OFFICERS, EMPLOYEES, AGENTS, SUCCESSORS OR ASSIGNS BE LIABLE FOR ANY PERSONAL INJURY OR PROPERTY DAMAGE, OR ANY INCIDENTAL, SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES WHATSOEVER, INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF PROFITS, LOSS OF DATA, BUSINESS INTERRUPTION OR ANY OTHER COMMERCIAL DAMAGES OR LOSSES, ARISING OUT OF OR RELATING TO YOUR USE OR INABILITY TO USE QuiKer, OR IN ANY WAY ARISING OUT OF OR RELATING TO, WITHOUT LIMITATION, ANY ACT OR OMISSION IN PROCURING, COMPILING, COLLECTING, INTERPRETING, REPORTING, COMMUNICATING, MAINTAINING OR DELIVERING THE SERVICES, HOWEVER CAUSED, AND REGARDLESS OF THE THEORY OF LIABILITY (CONTRACT, TORT, OR OTHERWISE) AND EVEN IF THE HUMAN EQUATION HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IF, NOTWITHSTANDING THE FOREGOING, LIABILITY IS IMPOSED ON THE HUMAN EQUATION, THEN YOU AGREE THAT THE HUMAN EQUATION'S AGGREGATE LIABILITY FOR ANY AND ALL LOSSES, DAMAGES OR INJURIES ARISING OUT OF OR RELATING TO ANY ACT OR OMISSION OF THE HUMAN EQUATION RELATED TO QuiKer, REGARDLESS OF THE CAUSE OF THE LOSS, DAMAGE OR INJURY (INCLUDING NEGLIGENCE) AND REGARDLESS OF THE NATURE OF THE LEGAL OR EQUITABLE RIGHT CLAIMED TO HAVE BEEN VIOLATED, SHALL NEVER EXCEED ANY AMOUNTS YOU PAID THE HUMAN EQUATION FOR YOUR USE OF QuiKer DURING THE THIRTY (30) DAY PERIOD IMMEDIATELY PRECEDING THE DATE OF THE CLAIM, AND YOU COVENANT, PROMISE AND AGREE THAT YOU WILL NOT SUE THE HUMAN EQUATION OR OTHERWISE ATTEMPT TO COLLECT FROM THE HUMAN EQUATION AN AMOUNT GREATER THAN SUCH SUM EVEN IF THE HUMAN EQUATION WERE ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

QuiKer MODIFICATIONS AND UPDATES

The Human Equation may, in its sole discretion and at any time, update, add, remove or modify QuiKer's functionalities or features, in whole or in part, without notice or liability. Your right to use QuiKer may automatically terminate if You fail to comply with any terms set forth herein. In case of such termination, The Human Equation may immediately revoke QuiKer access or functionality.

MODIFICATIONS TO TERMS OF USE

The Human Equation reserves the right to amend these Terms of Use at any time and without notice. It is Your responsibility to periodically review these Terms of Use for any changes. Your use of QuiKer following any amendment shall signify Your acceptance of the revised Terms of Use.

MISCELLANEOUS

You agree that QuiKer shall be deemed to be solely based in Florida and that any services or access provided by The Human Equation shall be deemed passive so as not to give rise to specific or general personal jurisdiction over The Human Equation in any jurisdiction other than Florida. These Terms of Use shall be governed by and construed in accordance with the laws of the State of Florida, without giving effect to any conflict of law principles. In the event of any legal proceedings concerning any and all disputes arising out of or relating to QuiKer, You agree that jurisdiction and venue shall lie



exclusively in the State or Federal courts located in Broward County, Florida, and nowhere else, and that the prevailing party shall be entitled to its reasonable attorney's fees and all other costs and expenses incurred in connection therewith.

These Terms of Use, together with any other rules, policies or procedures that may be adopted by The Human Equation, shall constitute the entire agreement between You and The Human Equation concerning Your use of QuiKer. If any provision of these Terms of Use is held to be unlawful, void, or for any reason unenforceable by a court of competent jurisdiction, then such provision shall be deemed severable from these Terms of Use without affecting the validity and enforceability of any remaining provisions. The Human Equation's failure to insist upon or enforce strict performance of any provision of these Terms of Use will not constitute a waiver of The Human Equation's legal or equitable rights. No waiver of any of these Terms of Use will be deemed a further or continuing waiver of such term or condition or any other term or condition.

