# SERVICE AGREEMENT **TERMS AND CONDITIONS** FOR INDIVIDUALS AND CORPORATIONS

1. USE OF ODOTRACK CANADA GROUPSERVICES Conditionally to the proper use of the loaned equipment, ODOTRACK Canada Group (hereinafter: ODOTRACK) records your vehicle travel data entries in kilometers and through services of a network service provider, transmits the data collected on its ODOTRACK website. Subject to compliance with this agreement and the Terms and Conditions of use of the ODOTRACK Software package, you are authorized to use the ODOTRACK software's functionalities to generate your own management and tax forms.

RESTRICTIONS CONCERNING THE SERVICES OF A NETWORK SERVICE PROVIDER ment loaned by ODOTRACK: The services of the network service provider are available only if the equipment being used is within the operating range of the network service provider's facilities. Accordingly, you agree to only use the ODOTRACK device or other equipment I by ODOTRACK. Equi

- uppment: Transmission services may be temporarily denied, interrupted or restricted at any time for the following reasons: Restrictions concerning the network service provider's facilities; Constraints on transmission due to atmospheric, topographic or other factors beyond the network service provider's or ODOTRACK's reasonable control; Equipment modifications, upgrades, reinstallations, repairs or other activities of a similar nature necessary to ensure adequate or improved operation of the network service provider's services. Individual data transmissions may be inadvertently delayed for a multitude of reasons, including atmospheric conditions, topography, low-speed accumulators, system overloads, movement outside of a service area and differences in broadcast radius within a given service area.

### TRANSMISSION SECURITY

You acknowledge that third parties may view data traffic on the network service provider's facilities and that protection of confidentiality cannot be guaranteed. You are entirely responsible for taking appropriate security measures to control access to your equipment and the information that you transmit.

## IDENTIFIERS

4. IDENTIFIERS You acknowledge that you have no property rights in any identifier issued or linked to you or to any equipment loaned by ODOTRACK that you are using.

5. UPDATES ODOTRACK may update the software package, operation and configuration of your system (in the case of equipment loaned by ODOTRACK), particularly "online." You agree to allow ODOTRACK to perform these updates and modifications as needed, without prior notice.

## RELATIONS WITH NETWORK SERVICE PROVIDER

You understand and specifically agree that you have no contractual ties of any kind whatsoever with the network service provider and that you are not a third-party beneficiary of any agreement between ODOTRACK and the network service provider.

You further understand and specifically agree that the network service provider makes no representation or guarantee whatsoever and is under no obligation to you in law or equity or in any other manner or under any form of recourse whatsoever, for breach of contract, warranty, negligence, tortious liability or otherwise.

Unless Odotrack's negligence is the cause, you will indemnify and hold free and harmless the network service provider delivering ODOTRACK's services, and likewise its directors, employees and agents, jointly and severally, from any claim or claims including but not limited to damages for libel, slander, infringement of copyright, resulting directly or indirectly from this agreement or from the use or misuse of the equipment or from the failure or inability to use the equipment, and this obligation to indemnify shall remain valid after the termination of this agreement.

7. PRIVACY POLICY At ODOTRACK we understand the importance of the protection of the privacy of the personal information of individuals. This document sets out our policy regarding the collection, use and disclosure of personal information.

Accountability ODOTRACK has designated a Privacy Compliance Officer to handle privacy matters and inquiries regarding personal information

Purposes ODOTRACK does collect, use and store personal information as necessary to provide services to you. These services include, but not limited to, the following activities: data sharing as required for marketing purposes, compilation of statistics for marketing and analysis purpo

Disclosure of Personal Information ODOTRACK will not disclose any personal infor tion to any third party without the strict permission of the client, customer or user of our website.

Protecting Personal Information ODOTRACK protects personal information with appropriate safeguards to the sensitivity of the information.

## Access, Questions and Concerns wing address: info

LIMITATIONS APPLICABLE TO DELIVERY OF MANDATORY EMERGENCY SERVICES

IMITATIONS APPLICABLE TO DELIVERY OF MANDATORY EMERGENCY SERVICES
 IDIN paragraph applies only to the delivery of mandatory emergency services. With respect to such delivery of mandatory emergency services, ODOTRACK is not liable for the following acts:
 Ibide, slander, defamation or infringement of copyright arising from materials on your property or premises, or transmitted from your property or premises, and the ODOTRACK network or recorded by your equipment or equipment or equipment belonging to ODOTRACK;
 Damages arising from your own acts, infringement, or materials or messages on the ODOTRACK network, if such transmission, materials or messages are illegal in any way;
 Any act, omission or act of negligence on the part of DOTRACK sould otherwise be entitled to receive as reimbursement for delivery of defective services under the terms of this agreement, or some intermediate amount, as the case may be.

9. NETWORK SERVICE PROVIDER'S AGENT You hereby acknowledge that ODOTRACK acts as an agent for the network service provider that supplies the services to ODOTRACK for the sole purpose of guaranteeing performance of the above-mentioned provision

### VOICE SERVICES 10. V The network ser

's services do not include voice services in any form

11. SIM CARD The SIM card that is loaned with the equipment may be used only with that equipment and not with any other wireless device. Any other use is prohibited and will be charged according to the rates in force. Any infraction of this prohibition may result in the termination of your contract as well as the application of early termination fees.

BILLING a are responsible for paying the entire amount indicated on your bill within thirty (30) days of the date of invoicing. Any unpaid balance shall bear interest at the rate of two pe ry month. rcent (2 %) per m nded daily (26.82 % per year) and shall be charge

### Administrative fees of fifty dollars (\$50) shall be charged to your account in cases where a check, pre-authorized payment or credit card payment is not honored by your financial institution or credit card issuer

13. TRANSMISSION OF DATA Your service plan includes transmission of data in all service areas on Canadian territory without additional roaming charges. Your service plan also includes a basic data plan for the US territory. However, ODOTACK also offers an extended data plan for the US territory, on demand.

### DISPUTED CHAR

14. DISPUTED CHARGES If you find an error on your bill, you must notify us within ninety (90) days of the billing date. Otherwise, you will be deemed to have accepted these charges irrevocably and you will not be able to dispute them.

1.5. UP US I In order to guarantee fulfillment of your obligations under this agreement, at any time, ODOTRACK may require you to pay a deposit equivalent of three (3) months of service for each device. ODOTRACK may apply all or part of the deposit to any amount due under this agreement. If so, you must repay the deposit for an acceptable amount according to ODOTRACK, within ten (10) days following written notice by ODOTRACK to this effect. Should this agreement terminate for any reason whatsoever, ODOTRACK may apply the deposit to pay any balance due in your account, including applicable early terminate for service for each device.

### PRE-AUTHORIZED PAYMENT

If you have applied for pre-authorized payments on your credit card or some other method of payment, you expressly authorize ODOTRACK to charge to your credit card or other pre-authorized method of payment the amount of all charges payable (including taxes) appearing on your account, including any fees for early termination of this agreement.

17. EQUIPEMENT LOANED The device or any other equipment will be loaned by ODOTRACK for the duration of the present agreemen WITHOUT ANY VISIBLE DAMAGE WITHIN THIRTY (30) DAYS FOLLOWING EACH OF THE FOLLOWING CASE: ent or any subsequent renewal. THIS LOANED EQUIPMENT WILL REMAIN THE PROPERTY OF ODOTRACK AND MUST BE RETURNED, AT YOUR EXPENSE, IN GOOD CONDITION

OUT ANY VISIBLE DAMAGE WITHIN THIN TO AUTOR DATE OF THE FOLLOWING CALL at the end of this service argreement or any subsequent renewal; you terminate this agreement or any subsequent renewal; we terminate services and/or terminate this commitment before the end of the current commitment period in accordance with paragraph 22 (b), (c) and (d) below; the network distributor disables your service because of an illegal or unauthorized use of its services or because of the use of any unauthorized equipment. case that the device or any other necessary equipment loaned by ODOTRACK is not returned in good condition and without any visible damage to ODOTRACK within thirty (30) days, you accept and agree to pay ODOTRACK the depreciation fees as stipulated in paragraph 19.

d) the network distributor of In the case that the device or any

18. LOSS OR STOLEN OR DESTROYED You must notify ODOTRACK immediately if a device or SIM card is lost, stolen or destroyed. You must replace the device or SIM card at your own expenses, and there will be no reduction of your bill for any unused time on your service plan.

### EARLY TERMINATION AND FEES 19. Yoi

u may, at any tim terminate this service agreement. The termination will take effect on the date ODOTRACK receives your notice of cancellation or at a later date specified by you. ODOTRACK will charge you the applicable fees and taxes for services rendered up to the date of on of your service agreement.

# ODOTRACK will also charge you early cancellation fees as specified below: a) For individuals: \$50 for each device disabled during the subscription period; b) For corporations: either of the two following amounts, whichever is higher: (1) twenty dollars (\$20) per month remaining to the contract period, up to a maximum of \$400 (plus applicable taxes) per each device disabled during the subscription period or (2) one hundred dollars (\$100). a) b)

ODOTRACK will also charge you these early termination fees in each of the following situations: a) if we terminate the Services and/or terminate this Agreement prior to the end of the subscription period under section 22 (b), (c) and (d) by b) if the network distributor disables your service because of an illegal or unauthorized use of its services or because of the use of any unauthority of the subscription period under section 22 (b), (c) and (d) by b) if the network distributor disables your service because of an illegal or unauthorized use of its services or because of the use of any unauthority of the section 22 (b) (c) and (c) an a) h)

The ODOTRACK device that has been loaned by ODOTRACK must be returned, at your expense, in mint condition and in working order within thirty (30) days of the termination of this service agreement. If the unit is not returned on time or in good working condition, a fee of \$199.00 (plus taxes) per device will be charged to you.

## CREDIT INFORMATION

You hereby autorize DDOTRACK to obtain information concerning your credit history and you acknowledge that ODOTRACK may provide information to an agent whose services has retained by ODOTRACK for recovery of your account, provided that such information is required and used for this purpose only.

### LIMITATION OF WARRANT

formance, quality and suitability of your device, accessories or other equipment acquired by you or loaned to you in connection with this service are subject to their respective manufacturers' warranties and to the specifications of ODOTRACK regarding the device and ent. Repair services not covered by warranty will be billed at normal rates by ODOTRACK or the manufacturer (or both).

ODOTRACK shall repair or replace at no cost any defective device used under normal circumstances and according to usage guidelines for the duration of the present agreement or any subsequent renewal (including automatic re

Use of the services after a contract period Your commitment depends on the total duration of this agreement and not on your effective use of the service. At the end of any commitment period, your service agreement will be automatically extended, according to the same terms and conditions, for the following period of time: a) For individuals and corporations with less than 5 devices: for an additional and successive period of twelve (12) months; b) For corporations with 5 devices or more (fleets): for an additional and successive period of three (3) years. You will remain subject to the rates specified in your service agreement until you contact ODOTRACK to modify or terminate your agreement.

xnowledge and agree that the services and all devices or other equipment and third-party services supplied by ODOTRACK, insofar as allowed by law, is without warranty by ODOTRACK of any kind whatsoever, expressed or implied, including but not limited to warranties of recial quality, appropriateness for a particular use, infringement of a patent granted or pending or suitable for commercial use. You ackn

# We give no guarantee as to error-free operation, failure or interruption of the device and equipment or services and we give no guarantee as to the confidentiality or security of any communications while you are using these services, equipment or devices

ut limiting the general meaning of these terms, ODOTRACK will not assume liability of any kind for: Interruptions or disruptions affecting the services, data transmission network, third-party services or other damages you might suffer as a result, directly or indirectly, of the failure of the devices or equipment, or of the services or facilities of ODOTRACK, its network service provider or third-party services; Electrical power outage or failure; Acts or omissions of your officers, employees, agents or contractors, including but not limited to, defamation or patent infringement; Disruption in part of the equipment used to provide services by parties other than ODOTRACK;

v.11-2018

# SERVICE AGREEMENT **TERMS AND CONDITIONS** FOR INDIVIDUALS AND CORPORATIONS

Infringement of intellectual property rights as a result of, or in any way connected with, your use of the devices, other equipment or third-party services; Events beyond reasonable control as defined in the present agreement; Suspension or termination of services.

Furthermore, and insofar as allowed by law, ODOTRACK does not guarantee quality of service, availability or uninterrupted use of the network, nor does ODOTRACK guarantee that data will be transmitted, transmitted without corruption or transmitted within a reaso of time.

# 22. Notwithstandi

any other provi of this agree ent, this agreement may be terminated immediately at any time by ODOTRACK. In the event that this agreement is terminated by virtue of paragraphs b), c) and d) of this article, you agree to pay the ODOTRACK the inc

Notwithstanding any other provision of this agreement, this agreement may be terminated immediately under section 19 above:
 a) If for any reason whatsoever ODOTRACK is obliged or decides to cease offering all or part of the services previously supplied;
 b) If you commit a serious infraction of one these terms of service and do not correct the situation within a period of ten (10) days following receipt of a written notice to this effect, including but not limited to, frequent delays in payment or non-payment of uncontested amounts due to ODOTRACK;
 c) If you use the services of radiities of ODOTRACK or its network service provider in an illegal or unauthorized manner;
 d) If you use any equipment expressly unauthorized by ODOTRACK.

- LIMITATION OF LIABILITY
   Except as stipulated in paragraph 8 above, ODDTRACK, its directors, officers, contractors or agents cannot be held liable to you, or to a user or any other person (except for bodily injuries as a result of negligence on the part of ODDTRACK) for:
   Damages or losses, including but not limited to loss of data, losses as a result of unauthorized third-party access, loss of profits, loss of revenu, financial losses, loss of business opportunities or any other damage or loss arising directly or indirectly as a result of these te of service and of the services, devices, other equipment, third-party services, facilities of ODDTRACK and its network service provider, as well as your own system, or use of the facilities of ODDTRACK and its network service provider by other telecommunications service. Any act or omission of a telecommunication service provider whose facilities are used to establish a connection with points served by ODOTRACK's network service provider; Defamation or patent infringement as a result of a commission or reception of items through the facilities of the ODOTRACK network service provider; Any patent infringement as a result of a combination or the use of your facilities with the facilities of ODOTRACK and its network service provider; Any patent infringement as a result of a combination or the use of your facilities with the facilities of ODOTRACK and its network service provider; limitations apply to all acts and omissions of ODOTRACK, its employees or its agents, which would otherwise be grounds for action on the basis of a breach of contract or in terms of some other legal doctrine.

### 24.

INDEMNIFICATION re bound to stand up for ODOTRACK, its managers, employees and agents under this agreement, and to guarantee them and free them of any claim, request, lawsuit, legal proceedings, grounds for protest or liability of any kind, from your employees or any other users, h results from using any loaned equipment or services provided by ODOTRACK and/or any gathered information and/or from how it is used.

### APPLICABLE LAW

This agreement and its interpretation are governed by the laws of the Province of Quebec and by federal laws of Canada in force in this province. The parties acknowledge the exclusive competence of the courts of the Province of Quebec with respect to legal proceedings resulting from this agreement or the performance of obligations contemplated herein.

### NOTICE

26. NOTICE All notices given under the terms of this agreement must be presented in writing and shall be considered as having been received at the moment of their reception in the case of transmissions by fax, or else within three (3) working days after posting by registered mail with notification of receipt of delivery requested. Notices by ODDTRACK will be sent to the address or fax number that you have supplied.

Your notices should be addressed to: ODOTRACK Canada Group, 120-3440 Av Francis-Hughes, Laval (Quebec) H7L 5A9 Or by fax to 514 788-0613

### 27. ACT OF GOD

27. ACL OF GOD Except with respect to payment of fees and other amounts due to ODOTRACK, no party shall be held responsible for the failure to perform their obligations under this agreement, if such failure is as a result of things beyond the reasonable control of the party affected, including but not limited to a strike or labor conflict, riot, theft, flood, lightning strike, storm, act of God, electrical power outage, war, national emergency, act of a government or government department, embargo, seizure, or promulgation of a law, decree, ordinance, rule or regulation.

### 28. COMPREHENSIVE CLAUSE This agree

t constitutes all the agreements made between the parties with respect to the matters contemplated in this agreement, and there is no other representation or guarantee of any kind whatsoever that is not explicitly contemplated in this agreement.

## 29. Thi

EXECUTORY CHARACTER

## TERMS AND CONDITIONS OF USE: ODOTRACK SOFTWARE PACKAGE

1. 1.1

RELATIONS WITH ODOTRACK
The use of the ODOTRACK software package via its web application, and of its associated products and services, is governed by the terms of a legal contract agreed to between you and ODOTRACK, the owners of the ODOTRACK software package, having their registered business at 120-3440 AV Francis-Hughes, Laval (Quebec) H7L 5A9.
To register on the ODOTRACK website and use its software package, you must indicate that you or any person (individual or corporation) or organization that you purport to represent agree to accept these Terms and conditions (hereafter "Conditions") without reservator or limitation, and consent to be bound by this agreement. 1.2

## ACCEPTANCE OF THESE CONDITIONS

**2.** 2.1

22

ACLEPTANCE OF THESE CONDITIONS
Without limiting the general meaning of the above agreement, you must accept these Conditions in order to be able to use the ODOTRACK software package and its associated services. You will not be able to use the ODOTRACK software package and services if you do not accept these Conditions.
You will be deemed to have accepted these Conditions when:
You "click" on the place indicated confirming your acceptance of these Conditions; or
You actually proceed to use the ODOTRACK software package and services, if the interface of ODOTRACK did not allow you to indicate your acceptance of these Conditions by a "click." In this case you acknowledge and accept that such use will be regarded as equal to
acceptance of these Conditions. 2.2.2 acceptance of theseConditions.

acceptance or treseconditions. You are FORBIDDEN to use the ODOTRACK software package and associated services if you do not have the legal capacity to contract, e.g., if you are not of legal age or are subject to a legal ruling or decision that prevents you from contracting or, if acting for a corporation you do not have the necessary authorization or if the corporation is not duly constituted under applicable laws and regulations. Likewise, you may not use the ODOTRACK software package or services if the laws of the country in which you reside or are using ODOTRACK prohibits you from doing so. 2.3

# **3.** 3.1

3.2

USE OF THE DODTRACK SOFTWARE PACKAGE
Conditionally upon prior acquisition of the ODDTRACK device or any other equipment bought or loaned by ODDTRACK, payment of the fees for your ODDTRACK service plan and subject to the Terms and conditions of this agreement, ODDTRACK allows you to use the functionalities of its ODDTRACK software package and the ODDTRACK device or any other equipment bought or loaned by ODDTRACK are designed to be operated together and to provide information on the movement of registered vehicles, including those in use by a private individual, an employee, a company or any organization in order to determine the distances travelled by a vehicle for personal or business purposes.
The effectiveness of ODOTRACK software package and associated services cannot replace the professional services of lawyers, tax specialists, accountants and other professionals. If you have any doubt regarding your situation you should consult a certified professional. DOTRACK device, any other equipment loaned by ODOTRACK expressly disclaims all liability and makes no representation or guarantee to the effect that your use of the ODOTRACK software package and its expresses are laced at your disposal in order to facilitate the collection of information, but their use and treatment is entirely your own responsibility. This means that you are entirely responsible for making sure that your declarations, use and processing of any information collected or retered are in compliance with the laws, regulations and accounting practices applicable to you company, as well as with such changes or amendments as may be made from time to time by the competent authorities. 3.3 3.4

## IN CASE OF DEFAULT -BLOCKED ACCESS

use of th DODTRACK software package is conditional to your compliance with the terms and conditions set out in the present agreement. If you fail to comply with one or more of the terms and conditions of the agree / block the access to the functionalities of the ODOTRACK software package to any user in default of respecting its obligations. ent, ODOTRACK reserves its right to

The access to the ODOTRACK software package can be unlocked, for a period of thirty (30) days only, when the default has been remedied in its entirety (including but not limited to, the late monthly payments, fees, taxes and any other applicable penalties or fees). Additional fees of \$75 will be required to unlock the access to the ODOTRACK software package.

### LIMITATION OF WARRANTY AND LIABILITY

5.1 5.2

- 5.5
- LINITATION OF WARRANT AND LIABILITY
  No stipulation made by these Conditions shall exclude or limit the liability of ODOTRACK for damages regarding which applicable law prohibits such exclusion or limitation of liability.
  ODOTRACK guarantees that the ODOTRACK for damages regarding which applicable law prohibits such exclusion or limitation of liability.
  ODOTRACK guarantees that the ODOTRACK for damages regarding which applicable law prohibits such exclusion or limitation of liability.
  ODOTRACK sugarantees that the ODOTRACK for damages regarding which applicable warranty.
  Without limiting the general meaning of these Terms and conditions, ODOTRACK makes no guarantee that the ODOTRACK device, any other equipment bought or loaned by ODOTRACK device, any other equipment bought or loaned by will be free of error, or that they will operate without
  interruption or that they will meet any special requirements. Please check ODOTRACK specifications and features to make sure that it meets your requirements.
  In case of a temporary interruption of service, software crash or any incident preventing the normal use of ODOTRACK software package and services, the liability of ODOTRACK or of its representatives, should such liability be claimed for any reason whatsoever, shall be
  inited to refunding the costs of the right of use paid by you during the period of interruption.
  DOTRACK cannot be held liable to you, or to any person whom you purport to represent, for direct, indirect, accessory, special, consequent, exemplary or punitive damages of any sort whatsoever, whether incurred contractually or totrously (including negligence or
  yolotion of a legal requirement or otherwise, including but not limited to any steps you may have taken or decisions you may have made based upon data collected by the ODOTRACK device, any other equipment bought or loaned by ODOTRACK software package or the ODOTRACK device or any other equipment bought or loaned by ODOTRACK software package or the ODOTRACK device, any other equipment bought or loaned b 5.6

are package which you use may automatically download and install updates as provided by ODOTRACK. These updates are designed to upgrade and improve the software's services and may take the form of debugging or improvements to functionalities. You agree to ese updates as part of your use of these services.

### PROTECTION OF YOUR PASSWORDS AND ACCOUNT

dge and agree that it is your responsibility to ensure the confidentiality of the passwords associated with the accounts that you use to access the ODOTRACK software package applications

- mbers to be personal inform
- 8.3 8.4 8.5
- PROTECTION OF PERSONAL INFORMATION
  ODOTRACK regards as paramount the protection of our clients' personal information.
  DODTRACK regards as paramount the protection of our clients' personal information.
  DODTRACK understands' "personal information" to mean information about an identifiable individual. We do not consider public information in the directories or lists, or names of businesses, addresses and contacts' telephone numbers to
  DODTRACK collects and uses personal information about its clients to identify them, allow them access to its services, communicate with them, protect them against errors and fraud and provide information about its products and services.
  DODTRACK does not disclose its clients' personal information is useful in order to meet the above-mentioned purposes and keeps information in its possession in as exact, complete and up-to-date as possible. Ap
  place for all personal information in DODTRACK's possession. le. Appropriate security d

9. PROPRIETARY RIGHTS General and intellectual proprietary rights associated with the Software package are and will remain entirely the property of ODOTRACK. You acknowledge and agree that ODOTRACK is the owner of all statutory rights, entitlements and interests, including, without limitation, all intellectual property rights for ODOTRACK software, its web application and its associated products and services, registered or otherwise, in all places in the world where such rights may exist. The Conditions of this agreement do not authorize you to use the trade names, trademarks, service marks, logos, domain names or any other distinguishing feature of ODOTRACK. The user acknowledges these general and intellectual proprietary rights, and undertakes not to engage in any act that is likely to compromise, limit or obstruct in any way the property rights or other rights belonging to ODOTRACK.

PERIOD OF USE AND CANCEL Int comes into effect at the time of its acceptance by the user and will remain in effect for as long as the user pays the fees for the right to its use. However, ODOTRACK may cancel this contract with ut notice in the event of a violation of the p

### DISCLAIMER 11.

ODOTRACK makes no tax decisions and does not provide any services of a legal or accounting nature. The forms that you generate on the ODOTRACK website are the forms prescribed by the ministries of revenue of Quebec and Canada. However, it is your responsibility to obtain the services of a qualified professional in order to confirm the use that you intend to make of the forms that you have generated. IT IS STRONGLY RECOMMENDED THAT YOU CONSULT A TAX PROFESSIONAL BEFORE MAKING ANY DECISION BASED ON DATA PROCESSED WITH THE HELP OF THE ODOTRACK SOFTWARE PACKAGE. ODOTRACK WILL NOT BE HELD RESPONSIBLE FOR ANY USE THAT A USER MAY MAKE OF DATA THAT THE USER HAS ENTERED OR GENERATED ON THE ODOTRACK WEBSITE.

### 12. APPLICABLE LAWS

This contract and its interpretation are subject to the laws of the Province of Quebec and by laws of Canada applicable in this province. The parties recognize the exclusive competence of the courts of the Province of Quebec with respect to any legal proceedings arising from this contract or the performance of the obligations contemplated herein.

### ACCEPTANCE AND ACTIVATION OF THE SERVICE

By clicking on "I accept" or on a similar confirmation at the place of acceptance indicated, you affirm that you have received, understood and approved this service agreement as well as the above ODOTRACK TERMS OF SERVICE and the above TERMS AND CONDITIONS OF USE OF THE ODOTRACK SOFTWARE PACKAGE, which form an integral part of this agreement. These terms indicate the limits of liability of ODOTRACK and the network service provider and your responsibility for the loaned equipment as well as your obligation to pay early termination fees if this agreement is terminated before the end of your contract period.

### You accept responsibility to pay all fees required under this agreement and agree to provide to ODOTRACK on demand a deposit equivalent to three (3) months of service on the system to which you have subscribed in order to guarantee payment of any amount due under this agree

You authorize ODOTRACK to obtain information concerning your credit history and you acknowledge that ODOTRACK may provide information to other parties concerning your credit experience with ODOTRACK.