Home / Legal And Compliance / FIBR Terms Of Use

## FIBR Terms of Use

The benchmark metrics, insights and reports (the "Reports") made available on the <a href="www.sift.com">www.sift.com</a> domain are proprietary to Sift Science, Inc., a Delaware corporation ("Sift", "we", "us") and are governed by these terms of use (these "Terms"). By contributing to, accessing and using the Reports, you agree to these Terms.

- 1. You grant to Sift a royalty-free, worldwide, transferable, sub-licensable, irrevocable, perpetual license to use any data and insights that you contribute to the Reports and nothing herein will prohibit Sift from using such data in the operation of its business, including in its marketing activities, which may include, but not be limited to the distribution and/or sale of the Reports or related output or insights therefrom. Provided that in no event shall Sift use any of your data contributed by you to the Reports in any way that identifies you or in any way where output contains any personal information or personal data (as such terms are defined under applicable privacy laws and regulations). For purposes of clarity, in no event shall Sift sell any of your personal information or personal data.
- 2. Sift grants you the right to use, copy, and distribute the Reports only as long as you:
  - 1. Credit Us. Conspicuously include: "Source: Sift (www.sift.com)";
  - 2. <u>Present the Reports as We Provided Them.</u> Do not manipulate or modify the Reports to state or suggest different results from those specifically presented by Sift; and
  - 3. <u>Don't Use Our Work to Compete with Us.</u> Do not use the Reports or information in them in any way that competes with Sift.
- 3. Sift does not permit the Reports to be continuously taken and reproduced on other non-Sift websites, archives, research platforms, analytics platforms or databases. Sift prohibits the use of manual or automated software, devices, scripts, robots or other means and processes to access, "scrape," "crawl" or "spider" its data, content and other information on sift.com.
- 4. DISCLAIMER OF WARRANTIES; LIMITATION OF LIABILITY. YOUR USE OF THE REPORTS IS AT YOUR OWN RISK. THE REPORTS ARE PROVIDED "AS IS" WITHOUT WARRANTIES OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION

WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT, OR OTHER VIOLATION OF RIGHTS. SIFT DOES NOT WARRANT THE ADEQUACY, CURRENCY, ACCURACY, LIKELY RESULTS, OR COMPLETENESS OF THE REPORTS, OR THAT THE REPORTS AND THE WEBSITE ON WHICH THEY ARE POSTED PROVIDED WILL BE UNINTERRUPTED, VIRUS-FREE, OR ERROR-FREE. SIFT EXPRESSLY DISCLAIMS ANY LIABILITY FOR ANY ERRORS OR OMISSIONS IN THE CONTENT INCLUDED IN THE REPORTS. SOME JURISDICTIONS MAY NOT ALLOW THE EXCLUSION OF IMPLIED WARRANTIES, SO SOME OF THE ABOVE EXCLUSIONS MAY NOT APPLY TO YOU. TO THE MAXIMUM EXTENT PERMITTED BY LAW, IN NO EVENT WILL SIFT, OR ITS SUBSIDIARIES, AFFILIATES, DIRECTORS, OFFICERS, EMPLOYEES, AGENTS, AND ASSIGNS BE LIABLE FOR ANY DIRECT OR INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL OR PUNITIVE DAMAGES, LOST PROFITS, OR OTHER DAMAGES WHATSOEVER ARISING IN CONNECTION WITH THE USE OF THE REPORTS, ANY INTERRUPTION IN AVAILABILITY OF THE REPORTS, DELAY IN OPERATION OR TRANSMISSION, COMPUTER VIRUS, LOSS OF DATA, OR USE, MISUSE, RELIANCE, REVIEW, MANIPULATION, OR OTHER UTILIZATION IN ANY MANNER WHATSOEVER OF THE REPORTS, EVEN IF ONE OR MORE OF THEM HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES OR LOSS. ANY CLAIM ARISING OUT OF OR CONNECTED WITH THE REPORTS WILL BE LIMITED TO \$100.

- 5. INDEMNIFICATION. YOU AGREE TO INDEMNIFY, DEFEND AND HOLD SIFT AND ITS SUBSIDIARIES, AFFILIATES, DIRECTORS, OFFICERS, EMPLOYEES, AGENTS AND ASSIGNS HARMLESS FROM AND AGAINST ANY AND ALL LOSS, COSTS, EXPENSES (INCLUDING REASONABLE ATTORNEYS' FEES AND EXPENSES), CLAIMS, DAMAGES AND LIABILITIES RELATED TO OR ASSOCIATED WITH YOUR USE OF THE REPORTS AND ANY ALLEGED VIOLATION BY YOU OF THESE TERMS. WE RESERVE THE RIGHT TO ASSUME THE EXCLUSIVE DEFENSE OF ANY CLAIM FOR WHICH WE ARE ENTITLED TO INDEMNIFICATION UNDER THIS SECTION. IN SUCH EVENT, YOU SHALL PROVIDE US WITH SUCH COOPERATION AS WE REASONABLY REQUEST.
- 3. If any parts or provisions of the Terms are held to be unenforceable, then you and Sift agree that such parts or provisions will be given maximum permissible force and effect and the remainder of the Agreement will be fully enforceable. You and Sift agree that there are no third party beneficiaries of any promises, obligations or representations made by Sift. Nothing in these Terms will constitute a partnership or joint venture or joint controllership between you and Sift. Thes Terms and any dispute relating to this Agreement will be governed by the laws of the United States and the laws of the State of California, without regard to U.S. or California choice of law rules. You and Sift agree and consent that jurisdiction, proper venue, and the most convenient forums for all claims,

actions, and proceedings of any kind relating to Sift or the matters in these Terms will be exclusively in courts located in San Francisco, California.

## CONTACT US

QUICK LINKS	DEVELOPERS	SUPPORT	WHY SIFT
Why Sift	Overview	Contact support	Market Leadership
Careers	APIs	System status	Professional Services
Platform	Client Libraries	Trust & Safety University	Patents
Company	Integration guides		Community
FIBR	Tutorials		
	Engineering blog		



You can unsubscribe at any time. Please see our Website Privacy Notice. Do Not Sell My Personal Information

© 2024 Sift Science, Inc. All rights reserved. Sift and the Sift logo are trademarks or registered trademarks of Sift Stience Sift



Privacy & Terms