

LICENSE AGREEMENT FOR IRON COUNTY PARCEL DATA

License Terms: The Iron County Parcel Dataset ("Parcels") is a copyrighted, original work. It is licensed for use, not sold. Iron County reserves all rights of authorship granted under U.S. and International copyright laws and agreements. By signing below, licensee agrees to abide by all terms and conditions of this agreement. Any order for the Parcels must be accompanied by an original, signed copy of this license agreement, or it may be returned unfulfilled.

Protection of Proprietary Rights: Reproduction or redistribution of the Parcels or products derived therefrom outside of licensee's organization/entity is expressly forbidden. The only exception is redistribution to consultants working for the licensee, and then only for purposes related to licensee's business. Such consultants may not further reproduce or redistribute the Parcels, and the copies must be deleted from consultants' computers upon completion of their work. It is a violation of this license agreement to post for viewing, to sell, or to provide by other means, the Parcels on the Internet without prior, written approval from Iron County.

Liability: Iron County will not be liable in any way for the accuracy of the data, and assumes no responsibility whatsoever for direct, indirect, special, consequential, exemplary, or other damages. Only a professional land surveyor licensed to work in the State of Wisconsin can determine the accurate and legal boundaries of a parcel of property. The Parcels were created from many-thousands of third-party sources including deeds, plats, certified surveys, section corners, topographic maps, and air photos. All these sources may contain errors beyond Iron County's control. Iron County provides the Parcels in good faith, but the burden for determining "fitness for use" rests entirely upon the licensee.

Costs: The cost for the Parcels is \$100 (one hundred dollars) per Town, or \$100 (one hundred dollars) for both the Cities of Hurley and Montreal, or \$1,000 (one thousand dollars) for the whole of Iron County (all ten Towns and two Cities).

Updates: The Parcels are distributed on a one-time basis. Iron County is under no obligation to inform customers of updates, alterations, or errors discovered thereafter. The burden of ordering and paying for updated copies rests entirely upon the licensee and/or requester. Revisions may be made by Iron County as time and funding permit, and new sources appear. Since the Parcels are constantly changing, Iron County does not keep track of the subsequent changes after delivery to an individual licensee. Therefore, Iron County does not offer a differential update due to the increased work involved.

Credits: Iron County does not require the attribution of source or copyright on any products utilizing the Parcels. The Parcels cannot be made unalterable upon delivery, and Iron County will not be liable for any changes made thereafter. The licensee specifically agrees not to misrepresent the Parcels, nor to imply that changes they made were approved by Iron County.

Separability of Provisions: If any portion of this agreement is found to be in conflict with any Wisconsin or U.S. law, that portion will be declared null and void. All remaining provisions will remain in force.

Authorization: The signatory for the licensee represents and warrants that they are authorized to execute this document on behalf of the requesting organization/entity.

Requester Signature _____ Date _____

Printed Name _____ Title _____

Licensing Organization/Entity _____

Iron County Staff _____ Date _____