



WhoopDeDupe – Basic Campaign License Agreement

This Software License and Services Agreement (the “Agreement”) is entered into by and between WhoopDeDupe Inc. (“WhoopDeDupe”), a Minnesota corporation, and the Democratic Campaign or Progressive Non-Profit office identified in clause **(1)** below (“Licensee”).

RECITALS:

WhoopDeDupe provides the WhoopDeDupe software (“WDD software”), including related licenses, support, customization, and data services. Licensee desires to obtain a license to use WDD software and receive associated services subject to the terms and conditions set forth herein.

AGREEMENT:

WhoopDeDupe and Licensee agree to the following terms and conditions:

(1) LICENSEE ACCOUNT INFORMATION

ACCOUNT CONTACT ★ _____

ORGANIZATION NAME ★ _____

eMAIL ADDRESS ★ _____

PHONE & EXTENSION _____

BILLING ADDRESS ★ _____

BILLING CITY/ST/ZIP ★ _____

★ *These items are required.*

(2) TERM, TERMINATION AND REACTIVATION

a. Service Period and Renewal: The minimum term of service under this Agreement is three (3) months. Licenses for WDD software shall automatically renew on a month-to-month basis unless terminated in accordance with this clause **(2)**.

b. Initial Month of Service:

THE INITIAL MONTH COVERED BY THIS AGREEMENT IS _____ OF _____

LICENSEE REPRESENTATIVE INITIALS _____

c. Notice of Termination: Licensee may discontinue service by providing written notice of termination to WhoopDeDupe via email or mail. To avoid being billed for the subsequent month, notice must be received at least three (3) business days prior to the first day of the following calendar month.

d. Account Standing and Final Billing: Termination shall not relieve Licensee of the obligation to pay any outstanding account balance. Monthly license fees will continue to accrue and remain payable until the account is paid in full and all termination procedures have been completed.

e. Reactivation Fee: Following the termination of WDD software service, should Licensee later request to reinstate the service, Licensee shall pay a non-refundable reactivation fee equivalent to three (3) months of the then-current monthly license fee.

(3) COVERED SERVICE, LICENSE FEES AND SUPPORT FEES

a. This Basic Campaign License Agreement covers WDD software “Full Service” at a license fee rate of **\$345** per month for station license #1, plus **\$55** per month for each additional station license. Licensee may add or remove station licenses at any time by sending notice of the intended change to WhoopDeDupe by email or mail at least one full business day prior to the beginning of the month for which the station license change is to take effect.

NUMBER OF STATION LICENSES TO INCLUDE THE INITIAL MONTH OF SERVICE _____

TOTAL INITIAL MONTHLY LICENSE FEE (**\$345** + [$n \times$ **\$55**]) _____

LICENSEE REPRESENTATIVE INITIALS _____

b. WDD software “Full Service” covers the processing of unlimited files containing up to one million records each, and this service permits the combination of up to thirty-two files at a time into new combined files containing up to ten million records each. The features and capabilities of WDD software are not covered in detail within this Agreement; however, in summary WDD software includes capabilities to capture, convert, standardize, enhance, de-duplicate, match and merge data files, and it is particularly useful for processing uncommon file formats and data files with numerous data format or content problems.

c. This Basic Campaign License Agreement covers (1) legislative district assignment service for a single Licensee selected state if the statewide voter data is made available by WhoopDeDupe or acquired independently by Licensee in adherence to applicable state and federal statutes (legislative district assignment service may be offered for additional states if arranged separately); (2) voter match and “Proximity Match” service for a single Licensee selected state if the statewide voter data is made available by WhoopDeDupe or acquired independently by Licensee in adherence to applicable state and federal statutes (voter match and “Proximity Match” service may be offered for additional states if arranged separately); (3) “Registry Match” service enabling users to upload their own master match files for convenient matching against any uploaded file other than employer payroll files; (4) “FEC Match” service enabling users to cross-reference and match constituent records against Federal Election Commission (FEC) campaign contributor data collected from January 1, 1979 through the current year; (5) optional

activation of integrated SmartSoft CASS API service billed separately by Datatech SmartSoft Inc.; and potentially other specific features which might apply to Licensee. These additional services and features are documented separately.

d. This Basic Campaign License Agreement covers all phone, email and web support pertaining to WDD software problems or concerns; all basic phone, email and web support of users attempting to utilize WDD software in the first two months following installation; and all reasonable support calls throughout the term of this Agreement. This Agreement covers resolution of most WDD software problems so long as WhoopDeDupe determines that a problem identified by Licensee is a significant problem which should be covered under this Agreement. There are no fees for the initial WDD software installation, activation or configuration. Separate support fees will generally not apply; however, WhoopDeDupe reserves the right to bill for support at an hourly rate of \$150 per hour if deemed necessary by either WhoopDeDupe or by Licensee. Unique needs or projects may be addressed separately outside the scope of this Agreement, or if both parties choose, simply billed at \$150 per hour within the scope of this Agreement.

e. This Basic Campaign License Agreement does not cover legislative district assignment service or voter match service for more than one state. This Agreement does not cover employer payroll deduction summary file and employer member audit file processing and reconciliation features.

f. WhoopDeDupe may adjust the License Fees and Support Fees (collectively, the "Fees") covered under this Basic Campaign License Agreement no more frequently than once every four (4) years, and any such increase shall not exceed the cumulative percent increase in the Consumer Price Index for All Urban Consumers (CPI-U) over the preceding four (4) years. Permissible adjustments shall be calculated using official U.S. Bureau of Labor Statistics (BLS) data, where the percent increase is the cumulative percent increase between the January CPI-U value for the calendar year four (4) years prior ("Base Month CPI-U value") and the January CPI-U value for the current year. The adjusted Fees shall be rounded to the nearest whole U.S. Dollar. (The BLS CPI Inflation Calculator may be used for reference.) This methodology ensures both parties can calculate and verify predictable, inflation-based adjustments, thereby avoiding periodic fee negotiation. The current monthly license fees of \$345 for station license #1 and \$55 for each additional station license were calculated using the cumulative percent increase between the Base Month CPI-U value for January 2020 and the CPI-U value for January 2024; therefore, the Base Month CPI-U value for the next adjustment to the Fees shall be the CPI-U value for January 2024.

(4) TERMS OF PAYMENT

a. Agreement to Pay: By executing this Agreement, Licensee agrees to pay a monthly license fee of **\$345** for up to five (5) station licenses plus **\$55** per month for each additional station license beyond the initial five station licenses. Licensee also agrees to pay any additional service fees or support fees incurred.

b. Invoicing Cycle: WhoopDeDupe shall submit an invoice to Licensee on or about the tenth (10th) day of each calendar month. Invoicing will continue on a monthly basis until this Agreement is terminated in accordance with clause (2) above.

c. Payment Deadlines and Grace Period: All invoices are due and payable in full within twenty-five (25) days of the invoice date (“Due Date”). WhoopDeDupe provides a ten (10) day grace period following the Due Date before an account is considered delinquent.

d. Late Payment Penalties: Any payment not received within the grace period shall be subject to a late fee of 5% per month, or the maximum rate permitted by law, whichever is lower. WhoopDeDupe reserves the right, at its sole discretion, to waive or reduce late fees on a case-by-case basis.

(5) SALES AND USE TAX

a. Minnesota Sales Tax: For Licensees physically located within the State of Minnesota, WhoopDeDupe shall collect and remit sales tax on all applicable monthly WDD software license and service fees. Tax rates shall be determined based on the Licensee’s nine-digit ZIP code using the official Minnesota Department of Revenue Sales Tax Rate Calculator.

b. Out-of-State Use Tax: If Licensee is located outside of Minnesota, Licensee acknowledges that it may be solely responsible for reporting and remitting “use tax” or similar transaction taxes to its local state or municipal tax authorities. WhoopDeDupe makes no representation regarding the taxability of WDD software in jurisdictions outside of Minnesota.

c. Tax Exempt Status: If Licensee is a tax-exempt entity (such as certain non-profit labor organizations), Licensee must provide WhoopDeDupe with a valid, signed Certificate of Exemption. Until such documentation is received and verified, WhoopDeDupe will continue to apply all applicable taxes to Licensee’s invoices.

d. Changes in Law: Licensee agrees to pay any sales, use, or value-added taxes that WhoopDeDupe is required by law to collect, even if such requirement arises after the execution of this Agreement due to changes in tax legislation or nexus and “marketplace provider” rules.

(6) DATA SECURITY AND STEWARDSHIP

a. Local Data Integrity: The default configuration of WDD software is designed as a local-first application. It does not include features that permit remote services to access data residing on Licensee’s local machines or network, nor does it compromise network or machine security services or protocols.

b. Support Data Handling: If Licensee provides data files to WhoopDeDupe for processing assistance or technical support:

- **Security:** WhoopDeDupe shall process such files only on secured systems with access restricted to authorized personnel.
- **Retention:** WhoopDeDupe shall retain support data files for a period of thirty (30) to sixty (60) days, after which they will be securely deleted unless ongoing assistance is requested.

- **Ownership:** All data files provided by Licensee remain the exclusive property of Licensee. WhoopDeDupe acts solely as a temporary custodian of such data for support purposes.

c. **Relationship to Confidentiality:** All data handled under this clause (6) shall be treated as Confidential Information in accordance with the protections set forth in clause (9) below.

(7) SOFTWARE UPDATES AND DATA INTEGRITY

a. **Availability:** WhoopDeDupe shall provide all WDD software updates and “patches” to Licensee at no additional cost, provided the Licensee’s account remains in good standing and all applicable Fees are paid in full.

b. **Data Integrity:** WhoopDeDupe warrants that the installation or update of WDD software is designed to preserve the integrity of uploaded data, WDD column mapping profiles, and WDD configuration data. WhoopDeDupe shall not be responsible for data loss or configuration issues resulting from:

- **Manual Interference:** Unauthorized manual removal or alteration of data files, resource files, or directory structures;
- **Third-Party Processes:** Interference from third-party software, including but not limited to antivirus programs, automated backup utilities, or system maintenance tools; or
- **Environmental Failure:** Hardware failure, power interruptions, or operating system errors occurring during the update process.

c. **Backup Responsibility:** Notwithstanding the protections above, Licensee is responsible for regularly backing up priority data folders.

(8) INTELLECTUAL PROPERTY AND USE RESTRICTIONS

a. **Ownership and Title:** WhoopDeDupe retains all rights, title, and interest (including all copyright, patent, trademark, and other intellectual property rights) in and to WDD software, its source code, documentation, and any updates or modifications thereto. WDD software is licensed, not sold, and is protected by United States and International copyright laws and treaties.

b. **Prohibited Actions:** Licensee shall not, and shall not permit any third party to:

- **Reverse Engineer:** Modify, translate, reverse engineer, decompile, or disassemble WDD software, or otherwise attempt to derive its source code, except to the extent such activity is expressly permitted by applicable law notwithstanding this limitation;
- **Create Derivatives:** Create derivative works, adaptations, or localizations based on WDD software or its source code;
- **Bypass Security:** Circumvent or bypass any technological protection measures or license keys intended to restrict access to WDD software; or
- **Redistribute:** Rent, lease, sublicense, or distribute copies of WDD software to any third party outside the express scope of this Agreement.

c. Feedback: If Licensee provides WhoopDeDupe with suggestions or feedback regarding WDD software, WhoopDeDupe may use such feedback without restriction or obligation to Licensee.

(9) CONFIDENTIALITY

a. Definition of Confidential Information: “Confidential Information” means all non-public information disclosed by one party (the “Discloser”) to the other (the “Recipient”), whether orally or in writing, that is designated as confidential or that reasonably should be understood to be confidential given the nature of the information and the circumstances of disclosure.

- **WhoopDeDupe Confidential Information** includes, without limitation: WDD software, its source code, documentation, pricing, and the terms of this Agreement.
- **Licensee Confidential Information** includes, without limitation: all data uploaded by Licensee into WDD software, except for publicly available data and data provided to Licensee by WhoopDeDupe.

b. Exclusions: Confidential Information does not include information that: (i) is or becomes generally known to the public without breach of any obligation owed to the Discloser; (ii) was known to the Recipient prior to its disclosure by the Discloser without breach of any obligation; (iii) is received from a third party without breach of any obligation; or (iv) was independently developed by the Recipient.

c. Protection of Confidential Information: The Recipient shall use the same degree of care it uses to protect its own confidential information (but not less than reasonable care) to:

- (i) Limit access to Confidential Information to those employees, affiliates, accountants, attorneys, and contractors who need such access for purposes consistent with this Agreement and who are bound by confidentiality obligations at least as protective as those herein; and
- (ii) Not disclose any Confidential Information to any third party except as permitted by this Agreement or as required by law (subject to providing the Discloser with prompt notice of such requirement, if legally permitted).

d. Compelled Disclosure: If the Recipient is compelled by law or court order to disclose Confidential Information, it must provide the Discloser with prior notice (to the extent legally permitted) to allow the Discloser an opportunity to contest the disclosure or seek a protective order.

(10) LIMITED WARRANTY AND DISCLAIMER

a. Performance and Standard of Care: WhoopDeDupe makes no representation or warranty that WDD software or any associated documentation are “error-free”, or meet any user's particular standards, requirements, or needs. Should WDD software prove defective, WhoopDeDupe will address the proven defect in an appropriate manner so as to eliminate the defect.

b. Disclaimer of Warranties and Jurisdictional Rights: This warranty is a limited warranty and it is the only warranty made by WhoopDeDupe. To the maximum extent permitted by applicable law, WhoopDeDupe disclaims all other warranties and conditions, either expressed or implied, including but not limited to, implied warranties of fitness for a particular purpose, title, and non-infringement, with regard to WDD software, and the provision of or failure to provide support services. To the extent that any state jurisdiction does not allow the exclusion or limitation of implied warranties, the above disclaimers may not apply to Licensee. In such cases, Licensee may have additional legal rights and remedies that vary by jurisdiction.

c. Authorized Modifications and Warranty Termination: No agent or representative of WhoopDeDupe is authorized to modify or expand this limited warranty. If Licensee makes any modifications to WDD software; if WDD software is subjected to accident, abuse, or improper use; or if Licensee violates the terms of this Agreement, then this warranty shall immediately be terminated.

(11) LIMITATION OF LIABILITY

a. Exclusion of Indirect Damages: Except in the case of WhoopDeDupe's willful misconduct, and regardless of the legal theory (contract, tort, or otherwise), WhoopDeDupe and its suppliers shall not be liable to Licensee for any indirect, special, incidental, or consequential damages. This exclusion includes, but is not limited to:

- Loss of profits, revenue, or goodwill;
- Work stoppage or computer failure;
- Loss or corruption of data; and
- Third-party costs, including U.S. Post Office charges, or data processing fees.

b. Liability Cap: Except for WhoopDeDupe's willful misconduct, WhoopDeDupe's total aggregate liability for all claims arising out of this Agreement or the use of WDD software shall not exceed the total license fees paid by Licensee to WhoopDeDupe during the twelve (12) months immediately preceding the event giving rise to the claim. This limit applies even if WhoopDeDupe has been advised of the possibility of such damages.

c. Statutory Rights: Some state jurisdictions do not allow the exclusion or limitation of certain damages. In such jurisdictions, the liability of WhoopDeDupe shall be limited to the maximum extent permitted by applicable law.

(12) MISCELLANEOUS

a. Severability and Survival of Limitations: If any provision of this Agreement is found void or unenforceable for any reason, such provision shall be reformed only to the extent necessary to make it enforceable, and the remainder will remain valid and enforceable according to its terms. If any remedy provided is determined to have failed to meet its intended purpose, all limitations of liability and exclusions of damages as described in clauses **(10)** and **(11)** above shall remain in full force and effect.

b. Governing Law and Jurisdiction: This Agreement shall be governed by, interpreted, and construed in accordance with the laws of the State in which the Licensee is headquartered and the federal laws of the United States applicable therein. The parties agree that any legal proceedings arising out of this Agreement shall be brought in the courts of such State.

c. Reservation of Rights: WhoopDeDupe reserves all other rights and restrictions not specifically granted in this Agreement.

d. Entire Agreement and Supersedence: This Agreement, once executed by authorized representatives of both parties, constitutes the entire agreement between WhoopDeDupe and Licensee regarding its subject matter. It supersedes and replaces all prior or contemporaneous agreements, understandings, and communications, whether written or oral, relating to such subject matter.

(13) ACCEPTANCE AND AUTHORIZATION

Authorized Signatories: Each party represents and warrants that the individual signing this Agreement on its behalf is duly authorized to execute this Agreement and to legally bind such party to its terms and conditions.

WHOOPDEDUPE REPRESENTATIVE _____

SIGNATURE _____ DATE _____

LICENSEE REPRESENTATIVE _____

REPRESENTATIVE'S TITLE _____

SIGNATURE _____ DATE _____