

C. Reprocessing of Data

1. Licensee shall have the right to reprocess the Data subject to the terms and conditions provided herein. The information contained on the tapes and any and all reprocessed information shall be deemed to be Data covered by this Agreement.
2. Data obtained from Data Owner for the purpose of reprocessing may be made available but not Transferred to a Consultant retained by the Licensee provided that the Consultant shall agree, in writing, to the terms provided in Article V(B) above.
3. Any reprocessed sections created from the Data shall indicate the name of Data Owner herein, or otherwise designate through some form of internal coding or identification that use of the Data is restricted.

D. Prospective Business Associates/Prospective Purchasers

1. Licensee may Disclose, but not Transfer, the Data to prospective Business Associates during bona fide negotiations of agreements of the type negotiated with Business Associates and to prospective Purchasers during bona fide negotiations of either Third Party Acquisitions or Third Party Partial Asset Acquisitions, provided that they shall agree, in writing, that:
 - a. Any Disclosure to a prospective Business Associate or prospective Purchaser shall be limited to viewing Data relevant only to those geographic areas which are the subject of the negotiations.
 - b. The prospective Business Associate or prospective Purchaser shall agree in writing to maintain the confidentiality and secrecy of the Data as specified herein and to not utilize the Data for its own interpretative purposes prior to complying with the conditions for a permissible transfer of the Data pursuant to Article V(E) below.

E. Business Associates