

LOG-LINE PLUS!® TERMS OF USE

ACCEPTANCE OF TERMS

The following are terms of a legal agreement between you and A2D Technologies, Inc. d/b/a TGS Geological Products and Services (“TGS”). By accessing, browsing, or using LOG-LINE Plus!®, you acknowledge that you have read, understood, and agree to be bound by these terms and to comply with all applicable laws and regulations. If you do not agree to these terms, please do not use LOG-LINE Plus!®.

TGS may, without notice to you, at any time revise these Terms of Use (“TOU”) and any other information contained in this website by updating this posting. TGS may also make improvements or changes in the products, services, or programs described in this site at any time without notice.

USE OF LOG-LINE PLUS!® AND CONFIDENTIALITY AND OWNERSHIP OF DATA

LOG-LINE Plus!® is a web-based system for locating, ordering, and downloading well log data (hereinafter “data”). LOG-LINE Plus!® may only be used for the purpose for which it was intended.

The use of LOG-LINE Plus!® and any data therein is restricted to users holding a valid LOGLINE Plus!® Operating Agreement (“OA”) with TGS. Use of LOG-LINE Plus!® and the data therein shall be governed by the provisions of the OA in conjunction with these TOU, including but not limited to those provisions governing the ownership and confidentiality of the data.

TGS retains full title and ownership of LOG-LINE Plus!® and all data in the database, the search engine, and the database structure. The data may not be disclosed or transferred to, or reviewed or used by, any other party except as expressly authorized by the OA. Unauthorized disclosure, use, review, reproduction, reprocessing or transfer of this data to or by a third party is strictly prohibited.

In the event TGS delivers incorrect data to Licensee (e.g., the incorrect API or well header is attached to a log) and Licensee notifies TGS customer support of this within fourteen (14) days of receipt of the data, TGS will replace the non-conforming data or, if TGS is unable to do so, refund Licensee the license fee paid for the data in exchange for return of the data to TGS. However, Licensee acknowledges that although TGS has used commercially reasonable efforts to verify the accuracy of the licensed data, TGS makes no guarantees regarding the accuracy or completeness of the data and Licensee shall not be entitled to a refund for non-conformities, defects, errors, or omissions in the data.

MEMBER ACCOUNT, PASSWORD, AND SECURITY

To access LOG-LINE Plus!®, you must complete the registration process by providing us with current, complete and accurate information as prompted by the applicable registration form. You also will be provided with a password and a user name. You are entirely responsible for maintaining the confidentiality of your password and account. Furthermore, you are entirely responsible for any and all activities that occur under your account. You agree to notify TGS immediately of any

unauthorized use of your account or any other breach of security. TGS will not be liable for any loss you may incur as a result of someone else using your password or account, either with or without your knowledge. However, you could be held liable for losses incurred by TGS or another party due to someone else using your account or password.

COMPLIANCE WITH LAWS AND TGS POLICIES

You agree to comply with all local laws and regulations regarding use of LOG-LINE Plus!®. You agree to comply with any applicable policies or guidelines that TGS may make available from time to time in its sole discretion. By way of example, and not as a limitation, you agree that when using LOG-LINE Plus!® you will not:

- use TGS services for any illegal or unauthorized purpose;
- remove any copyright, trademark or other proprietary rights notices contained in or on LOG-LINE Plus!® or the data therein;
- attempt to gain unauthorized access to LOG-LINE Plus!®, other accounts, computer systems or networks connected to any TGS server or to LOG-LINE Plus!®, through hacking, password mining or any other means;
- damage, disable, overburden, or impair any TGS server, or the network(s) connected to any TGS server, or interfere with any other party's use and enjoyment of the site; or
- transmit any viruses, worms, defects, Trojan horses, or any items of a destructive nature.

DISCLAIMER OF WARRANTIES

You expressly understand and agree that:

- a) Your use of LOG-LINE Plus!® is at your sole risk. TGS makes no warranty (i) that LOG-LINE Plus!® will meet your requirements, (ii) that LOG-LINE Plus!® will be error-free or bug-free, (iii) regarding the security, reliability, timeliness, or performance of LOG-LINE Plus!®, and (iv) that any errors in LOG-LINE Plus!® will be corrected. Any data downloaded or otherwise obtained through the use of LOG-LINE Plus!® is done at your own discretion and risk and you will be solely responsible for any damage to your computer system or other device or loss of data that results from the download of any such data.
- b) TGS hereby represents and warrants that it has used commercially reasonable efforts to verify the accuracy of the data contained in LOG-LINE Plus!®. However, TGS makes no guarantees on the accuracy and completeness of the information. The information may contain some non-conformities, defects, errors, or omissions. EXCEPT FOR THE ABOVE EXPRESS LIMITED WARRANTY, TGS EXPRESSLY DISCLAIMS ALL WARRANTIES, EXPRESSED OR IMPLIED, INCLUDING BUT NOT LIMITED TO, ANY WARRANTY OF FITNESS FOR A PARTICULAR PURPOSE OR USE, INFRINGEMENT, OR ANY WARRANTY OF MERCHANTABILITY WITH RESPECT TO SERVICES. TGS assumes no liability for reliance by you or others on the data, nor for your failure or that of any partner or any other person or entity to locate or extract any oil, gas, or other hydrocarbons or materials based in whole or part upon reliance on the data. Any action you may take based on the data shall be taken at your own risk and expense, and you shall have no claim against TGS as a consequence thereof. You agree to

hold TGS harmless from any claims, actions or damages that may be asserted against TGS arising out of any action taken, or decision or expenditure made, resulting from your use of LOG-LINE Plus!®.

LIMITATION OF LIABILITY

The entire liability of TGS and its affiliates and subsidiaries and their officers, directors, employees, agents and suppliers for any damage or expense from any cause whatsoever shall in no event exceed the total of all payments made by you in the most recent six (6) month period under the OA. In no event shall TGS be liable for any special, indirect or consequential damages or any damages whatsoever resulting from loss of use, data or profits, whether in an action of contract or tort, arising out of or in connection with the use or performance of LOG-LINE Plus!®.

MISCELLANEOUS PROVISIONS

- a) These TOU will be governed by and construed in accordance with the laws of the State of Texas, exclusive of conflict of laws provisions. The parties will use reasonable efforts to resolve any disputes arising hereunder, escalating any disputes to the level of President or higher office before any litigation or other formal dispute resolution related steps are undertaken. Any dispute or controversy or claim between the Parties arising out of these TOU shall be settled by final and binding arbitration in accordance with the rules of the American Arbitration Association. The arbitration shall be heard in Houston, Texas and decided by three arbitrators appointed as provided for under Rule 13 of the Commercial Arbitration Rules of the American Arbitration Association.
- b) The failure of TGS to exercise or enforce any right or provision of the TOU shall not constitute a waiver of such right or provision. If any provision or portion of these TOU is found to be unenforceable, the remainder of the TOU will continue in full force and effect.