Access to TARC Scheduling Data Licensee Agreement and Terms of Use Legal Notice

The Transit Authority of River City (TARC) provides access to developers and other third parties of electronic trip route and trip planner data under the following licensing agreement and terms of use.

Subject to your compliance with this agreement, (TARC) hereby grants you ("Licensee") a nonexclusive, limited and revocable license to reproduce, display, perform, redistribute and otherwise use route schedule and other associated data.

Use of the data is subject to the following terms:

- 1. TARC reserves the right to alter, update and/or discontinue producing Data at any time without prior notice. Any modification, combination or arrangement of the Data is solely at Licensee's own risk.
- 2. TARC trademarks, service marks, logos, copyrighted material or other designations of source, including any confusingly similar variations, may not be used in association with data without express written permission of TARC.
- 3. Some of the links on this and other pages may lead to resources outside of www.ridetarc.org. The presence of these links should not be construed as an endorsement by TARC of these sites or their content. TARC is not responsible for the content of any such external link.
- 4. The data is provided on an "as is" and "as available" basis. TARC makes no other representations of warranties of any kind, expressed or implied, including but not limited to implied warranties of merchantability and fitness for a particular purpose. TARC makes no representation that data is a complete representation of the scheduled transit service.
- 5. Neither TARC, its employees, officers, directors or board members will be liable to Licensee for damages of any kind arising from this agreement, including the publication, display, distribution, modification, arrangement or other use of data, including but not limited to any direct, indirect, incidental, punitive and consequential damages.
- TARC may terminate this agreement at any time without notice to Licensee.
- 7. TARC retains all title, ownership, rights and interest in and to the data.
- 8. Licensee and any applications must not express or imply any affiliation, relationship with or sponsorship or endorsement by TARC. Licensee has the

option, but not the obligation, to use a credit line reading: "Data provided by TARC" or "Data provided by Transit Authority of River City. (TARC)."

9. The laws of the State of Kentucky shall govern all rights and obligations under this agreement, without giving effect to any principles or conflicts of law. The parties agree that the courts in the State of Kentucky shall have exclusive jurisdiction over any disputes relating to this agreement. Nothing in this agreement is a waiver of any defenses or rights otherwise available to TARC. Venue for any disputes under or relation to this agreement shall be Jefferson County, KY.

This agreement constitutes the complete agreement between TARC and Licensee with respect to the subject matter hereof. TARC reserves the right to modify or revoke this agreement at any time.

Downloading the data feed constitutes your agreement with the above terms.

http://googletransit.ridetarc.org/feed