

Licensee:

Company details:

Contact person:

Licensed Product:

Product:

AOI:

Distributed by:**1. General terms**

In all circumstances, the Licensee is the final user of the Product. The Licensee acknowledges that PlanetObserver holds copyright of the Product and makes no transfer of this copyright to any third party. Use of the Product by anyone other than the Licensee shall constitute infringement of these rights. The Licensee accepts the Product on an "as is" basis. PlanetObserver is not responsible or liable for any faults or errors in the Product. Liability for direct or indirect damages resulting from defects in the Product is excluded.

2. Licence granted

Upon payment for the use of the Product, the Licensee is granted a limited, perpetual, non-exclusive Enterprise License to use the provided Product under the following license terms:

2.1 Permitted Uses

The Licensee may:

- Use the Product for internal purposes only, at a single physical site on an unlimited number of workstations, for an unlimited time period and for any project;
- Make an unlimited number of copies of the Product for its internal use;
- Make unlimited hardcopy prints and screenshots of the Product for its internal use and external communication needs provided that the Licensee conspicuously marks the copyright @PlanetObserver. Such use shall be for Licensee business promotion purposes only;
- Reformat the Product for Licensee's use into different formats or media from those in which it is delivered;
- Modify the Product through manipulation techniques and/or the addition of other data and make copies of the resulting bundled data product, for Licensee's internal use only.
- Make the Product available to its consultants and subcontractors for purposes consistent with the permitted use and subject to the restrictions herein and without the right to transfer, modify, copy or sublicense.

2.2 Prohibited use

The Licensee shall not, without prior written consent from PlanetObserver:

- Use, copy or reproduce, display, merge or transfer Copies of the Products except as expressly provided under this EULA;
- Sublicense, sell, license, transfer, disclose, put online, rent and/or lease the Products and/or Derived Products to any third party or use them in any manner not expressly authorized under this EULA. This applies for all or part of the Product.

3. Copyright

The Product, whatever the usage, remains the exclusive property of PlanetObserver, without necessity to give proof. The Product is protected worldwide by French copyright, Intellectual Property Laws and International Treaties.

Only a right of use is transferred to the Licensee subject to the entire compliance with the conditions of use of the said Product set under this EULA.

4. Jurisdiction

This End-User License Agreement is governed by the laws of France. All disputes shall be referred to the courts of Clermont-Ferrand, France.

With the signature below the Licensee confirms the acceptance of the licensing terms and conditions described in this document.

Signed, by:

Date:

