

STANDARD + BACKGROUND LAYER LICENCE AGREEMENT

This Standard + Background Layer Licence Agreement (hereafter “Licence”) is entered into by AIRBUS DS and the END-USER.

By this Licence, AIRBUS DS gives the right to the END-USER to use the PRODUCT, subject to use of the PRODUCT in strict compliance with the terms hereof.

By downloading, accessing, or using the PRODUCT, the END-USER accepts all the terms and conditions of this Licence. The acceptance of this Licence is the condition upon which AIRBUS DS makes the PRODUCT available to the END-USER.

ARTICLE 1 – GRANT OF LICENCE

The END-USER is hereby granted by AIRBUS DS a limited, non-exclusive, irrevocable except as provided by Article 4.2, non-transferable Licence to use the PRODUCT according to Article 1.1, subject to the restrictions set out in Article 1.2.

1.1 Right to use the PRODUCT

Internally:

- (a) **Internal use of PRODUCT:** the END-USER is granted the right to use, copy, store, access, share, and/or process the PRODUCT in any physical device (including any third party secured cloud infrastructure), solution, application and/or service;
- (b) **BACKGROUND LAYER integration:** the END-USER is granted the right to embed the PRODUCT into its solution and/or application and/or service in order to create a BACKGROUND LAYER;
- (c) **VAP production:** the END-USER is granted the right to alter, process or modify the PRODUCT or the BACKGROUND LAYER to produce VALUE ADDED PRODUCTS for internal purposes;
- (d) **DW production:** the END-USER is granted the right to alter, process or modify the PRODUCT or the BACKGROUND LAYER to produce DERIVATIVE WORKS;
- (e) **EXTRACT grab:** the END-USER is granted the right to grab an EXTRACT;
- (f) **Sharing with CONTRACTORS:** the END-USER is granted the right to make the PRODUCT, and/or any VAP and/or BACKGROUND LAYER available to CONTRACTORS, subject to them agreeing in writing, in advance (i) to be bound by the same limitations on use as applicable to the END-USER, and (ii) to return the PRODUCT, VAP and/or BACKGROUND LAYER to the END-USER, and to keep no copy thereof, upon completion of their engagement;
- (g) **Machine learning:** the END-USER is granted the right to access or use the PRODUCT for the purpose of developing or training machine learning algorithms.

Externally:

1.2 Restricted use of the PRODUCT

- (a) **No transfer of PRODUCT/VAP:** the END-USER shall not reproduce, transmit, disseminate, make available, transfer, sell, rent, lease, or get any direct or indirect gain from, the PRODUCT and/or VAP to any third party other than those described in Article 1.1 (f);
- (b) **No EXTRACT stand-alone redistribution:** the END-USER shall not reproduce, transmit, disseminate, make available to any third party, other than those described in Article 1.1(f), the EXTRACT on a stand-alone basis; in no event shall the END-USER be entitled to make revenues from the extract on a stand-alone basis;
- (c) **No reverse engineering:** the END-USER shall not use or combine any EXTRACT for the purpose of recreating the PRODUCT or similar data;
- (d) **No BACKGROUND LAYER redistribution:** the END-USER shall not sublicense, redistribute, resell or otherwise disclose the BACKGROUND LAYER to any third party on a stand-alone basis;
- (e) **No modification of copyrights:** the END-USER shall not alter, obscure or remove any credit notice or proprietary legend contained in the PRODUCT, VAP, EXTRACT and/or BACKGROUND LAYER;
- (f) **No disclosure of competitive analysis:** the END-USER shall not publish or communicate in any way a competitive analysis (such as benchmarking) of any PRODUCT, BACKGROUND LAYER, VAP and/or EXTRACT;
- (g) **No distribution of any imagery which geolocation has been enhanced:** the END-USER shall not transmit, disseminate, make available, transfer, sell, rent, lease to any third party, or get

- (h) **END-USER'S CUSTOMER(s) rights on BACKGROUND LAYER:** the END-USER is granted the right to make available the BACKGROUND LAYER to the END-USER'S CUSTOMER(s), for visualization purposes only, subject to the END-USER (i) guaranteeing that each END-USER'S CUSTOMER(s) complies with the provisions of the present Licence, and (ii) indemnifying and hold AIRBUS DS harmless in connection thereto;
- (i) **DW distribution:** the END-USER owns and may freely distribute DERIVATIVE WORKS to third parties;
- (j) **EXTRACT insertion:** the END-USER is granted the right to embed EXTRACT(s) into a DW (e.g. inserting into a paper report, .pdf or similar for contextualization/illustration purposes);
- (k) **EXTRACT display:** The END-USER is granted the right to display EXTRACT(s) on a public website for promotion purposes, as long as it doesn't include areas of war or conflict and/or airplane crashes or accidents, being understood that (i) the END-USER shall not display and/or post any content which include the EXTRACT and which may adversely affect Airbus DS and (ii) Airbus DS reserves the right to request the removal of any EXTRACT posted online when deemed necessary to avoid harm, liability, or reputational damage.
- any direct or indirect gain from an image whose geolocation has been enhanced using the PRODUCT through processes such as orthorectification or raw imagery native location improvement;
- (h) **No process/downloading for the END-USER'S CUSTOMER(s):** the END-USER shall not make available the BACKGROUND LAYER to the END-USER'S CUSTOMER(s) for processing and/or for download, in whole or in part.

All rights not expressly granted by AIRBUS DS under Article 1.1 are hereby retained by AIRBUS DS. The END-USER shall not do anything not expressly permitted under Article 1.1.

ARTICLE 2 – INTELLECTUAL PROPERTY RIGHTS

2.1 Property of the content and credit attribution

The data contained in the PRODUCT remain the property of each corresponding entity mentioned in Article 2.2.1. The PRODUCT, VAP, EXTRACT and/or BACKGROUND LAYER, when printed or displayed in accordance with Article 1.1, shall include the credits listed in Article 2.2.1 conspicuously displayed.

2.2 Intellectual Property Law

- 2.2.1 The PRODUCT is protected by the copyright law detailed in the table below and international copyright laws, as applicable.

PRODUCT	Entity owner	Credit attribution
SPOT 1 to 5	Centre National d'Études Spatiales (CNES)	"© CNES (year of acquisition), Distribution Airbus DS"
SPOT 6 and 7	Airbus DS	"© Airbus DS (year of acquisition)"
Pléiades	Centre National d'Études Spatiales (CNES)	"© CNES (year of acquisition), Distribution Airbus DS"
Pléiades Neo	Airbus DS	"© Airbus DS (year of acquisition)"

- 2.2.2 The PRODUCT and the satellite imagery data contained therein are further protected by articles L. 341-1 to 343-7 of the French Code of Intellectual Property Law as amended by the statute of 1 July 1998 relative to database copyright, and by similar statutes in European countries that have incorporated EU Directive n° 96/9 of 11 March 1996 on database copyright into their laws.

ARTICLE 3 – WARRANTY – LIABILITY

3.1 Warranty. AIRBUS DS warrants that it has sufficient ownership rights in the PRODUCT to make it available to the END-USER under the terms of this Licence.

3.2 Disclaimer. AIRBUS DS does not warrant that the PRODUCT is free of bugs, errors, defects or omissions, and that operation of the PRODUCT will be error-free or uninterrupted or that any issues will be corrected. It does not warrant that the PRODUCT shall meet the END-USER's requirements or expectations, or shall be fit for the END-USER's intended purposes. There are no express or implied warranties of fitness or merchantability given in connection with the use of the PRODUCT or any other warranty. AIRBUS DS disclaims all other warranties or liabilities not expressly provided in Article 3.1.

The PRODUCT is subject to the French law on Space Operations in force since June 2008 under which the French governmental authorities may, temporarily or permanently, prohibit and/or limit the collection and/or dissemination of PRODUCTS.

3.3 Liability. In no event shall AIRBUS DS, nor its licensors, be liable for any claim, damage or loss incurred by the END-USER, including without limitation indirect, compensatory, consequential, incidental, special or punitive damages arising out of the use of or inability to use the PRODUCT, and shall not be subject to legal action in this respect.

The financial cumulative liability of AIRBUS DS and its licensors shall in any case not exceed the fees paid by the END-USER for the PRODUCT(s) giving rise to the claim.

ARTICLE 4 – TERM AND TERMINATION

4.1 Licence term. This Licence is perpetual, unless terminated pursuant to Article 4.2, or as otherwise specified as part of the agreement or subscription to which this Licence belongs.

4.2 Termination for END-USER's breach of Licence. AIRBUS DS may, in addition to all other remedies to which it may be entitled under this Licence or by law, terminate this Licence by notice in writing if the END-USER breaches any of its provisions. The END-USER shall have no claim to any kind of indemnity in this case. Upon termination of this Licence for breach by the END-USER'S CUSTOMER, the END-USER shall permanently delete the PRODUCT(s) and VAP(s) from all devices, destroy any copies on disk, and cease displaying any EXTRACT. Within 10 days following termination, the END-USER shall certify to AIRBUS DS in writing that all copies of all PRODUCT(s), VAP(s) and EXTRACT(s) have been destroyed.

ARTICLE 5 – GOVERNING LAW AND JURISDICTION

This Licence is governed by the laws of France. All disputes shall be referred to the courts of Paris, France.

ARTICLE 6 – GENERAL TERMS

6.1 Assignment. The END-USER shall not transfer part or all of this Licence.

6.2 Severability. In the event that any provision of this Licence is declared invalid or unenforceable, the remaining provisions shall continue to apply.

ARTICLE 7 – DEFINITIONS

“**AIRBUS DS**”: means Airbus Defence and Space SAS.

“**BACKGROUND LAYER**”: means the END-USER's service (for example solution, application etc.) in which PRODUCT is embedded in a dynamic form (zoom and pan), with the credit set forth in Article 2.2.1 conspicuously displayed. The BACKGROUND LAYER shall protect PRODUCT in order to prevent any:

- extraction or reconstruction of PRODUCT; or
- any creation of a data set substantially similar to PRODUCT.

“CONTRACTOR”: means an individual contracted by the END-USER, either directly or through a consulting company or other entity, to provide services on behalf of or for the benefit of the END-USER.

“DERIVATIVE WORKS” or **“DW”**: means any derivative of the PRODUCT developed by the END-USER which does not contain any imagery data from the PRODUCT and is irreversible and uncoupled from the PRODUCT. By express exception, any Digital Elevation Model or Digital Terrain Model derived in any form whatsoever from a PRODUCT shall never be considered as DERIVATIVE WORKS.

“END-USER”: means the person, the legal commercial business entity, or the government agency, which has accepted this Licence to be supplied with the PRODUCT. A legal commercial business entity includes its possible offices and branches in its country of residence. Except upon AIRBUS DS’ prior agreement in writing, a government entity is limited to the entity located at the address where the PRODUCT is supplied.

“END-USER’S CUSTOMER(s)”: means the customers of the END-USER which are granted a sub-licence by the END-USER in order to visualize the BACKGROUND LAYER, according to Article 1.1 (h).

“EXTRACT”: means an extract or screenshot of a PRODUCT or VAP in a secure, non-extractable, and non-downloadable format that prohibits manipulation of any pixel or metadata contained in the PRODUCT or VAP as follows :

- (i) 2048 x 2048 pixels ; and
- (ii) at a resolution no better than resolution of imagery at which the EXTRACT was captured;
- (iii) in a format used in in a digital report (such as.pdf, .doc, .ppt) or printed report or any format without georeferencing information, with or without rasters or vectors on top; and (iv) properly attributing the copyright imagery.

“PRODUCT”: means the satellite product, as specified in the agreement, purchase order or subscription to which this Licence belongs, supplied by AIRBUS DS to the END-USER.

“VALUE ADDED PRODUCT” or **“VAP”**: means any product developed by the END-USER which contains imagery data from the PRODUCT that has been significantly modified through technical manipulations and/or addition of other data (e.g. ground control points). By express exception, any Digital Elevation Model or Digital Terrain Model derived in any form whatsoever from a PRODUCT shall always be considered as a VAP.

In full and unconditional acceptance,

<i>Signature of the END-USER:</i>
<i>Name of the END-USER:</i>
<i>Name of legal representative of the END-USER:</i>
<i>Date:</i>