

Terms of Use Agreement

IMPORTANT NOTICE: PLEASE READ CAREFULLY BEFORE USING THE WEBSITE AND THE BIRD.I SERVICE. BY CLICKING ACCEPT OR CONTINUING TO USE THE BIRD.I SERVICE YOU ARE AGREEING TO BE BOUND BY THE TERMS CONTAINED HEREIN:

Welcome to hibirdi.com, the website and online service of Birdi Ltd (company number 09194409) whose registered office is at C/O Dafferns LLP, One Eastwood, Binley Business Park, Coventry, West Midlands, CV3 2UB, United Kingdom ("Company, "Bird.i", "we," "Us" or "Our"). This page explains the terms by which you may use our online facilities, tools, services or information that Bird.i makes available through the Website or Service either now or in the future. You agree to comply with on an ongoing basis and be bound by this Terms of Use Agreement (the "Agreement") and Our use of your information as set forth in the Company Privacy Policy www.hibirdi.com/privacy-policy/. If you do not agree to be bound by these Terms of Use, you should stop using the Website and/or Service immediately. The Company reserves the right to make unilateral modifications to these terms. This Agreement applies to all visitors, users, any third party that accesses the Website and others who access the Service ("Users").

1. Age Restrictions

The Website or Service is usable by persons of all ages; however, subscriptions may only be completed by persons over the age of eighteen.

2. Intellectual Property

2.1 Subject to the exceptions in Clause 4 of these Terms of Use, all Content included on the Website or via the Service, including, but not limited to, text, graphics, logos, icons, images, sound clips, video clips, data compilations, page layout, underlying code and software is the property of Bird.i, or Our affiliates or other relevant third parties. By continuing to use the Website or the Service you acknowledge that such Content is protected by applicable United Kingdom and international intellectual property and other laws.

2.2 Subject to Clause 3, you may not reproduce, copy, distribute, store or in any other fashion re-use Material from the Website or Service unless otherwise indicated on the Website or Service or unless given Our express written permission to do so.

3. Licence Terms

3.1 Upon payment of a Subscription Fee Bird.i grants you a Licence to use all Material via the Service for the duration of your subscription in accordance with your chosen Subscription Plan. Under such a Licence, you agree to fulfil the obligations and comply with all rules as set out in terms of the chosen Subscription Plan:

3.2 Under such a Licence you agree and will ensure that:

3.2.1 your End Users accept the Terms of Use of this agreement and do not use the Material in any way that would violate the terms of this agreement;

3.2.2 you will take reasonable steps to prevent unauthorised use of the Material by End Users;

3.2.3 the End User is aware that all Intellectual Property Rights in the Material belong to Bird.i, or Our affiliates or other relevant third parties and that rights in the Material are licensed (not sold) to the User or subsequently to the End User

3.2.4 the End User is aware that you have no rights in, or to, the Material other than the right to use the Material, in accordance with the terms of this Agreement; and

3.2.5 you will promptly notify Bird.i in writing if you become aware of any misappropriation or unauthorised use of the Material by any End User.

4. Third Party Intellectual Property and Material

4.1 Material on this Website and via the Service is always accompanied by the details of its respective author, creator and/or owner. The Material is the property of the author, creator and/or owner detailed. Such ownership extends to any free previews of Material that may be available on this Website or via the Service.

4.2 The Material is to be used only in accordance with these Terms of Use.

5. **Links to Other Websites**

This Website may contain links to other sites. Unless expressly stated, these sites are not under the control of Bird.i or that of Our affiliates. We assume no responsibility for the content of such websites and disclaim liability for any and all forms of loss or damage arising out of the use of them. The inclusion of a link to another site on this Website does not imply Our endorsement of the sites themselves or of those in control of them.

6. **Links to this Website**

Those wishing to place a link to this Website on other sites may do so only to the home page of the site www.hibirdi.com. Deep linking (i.e. links to specific pages within the site) requires Our express written permission. To find out more please contact Us by email at info@hibirdi.com.

7. **Use of Service and Communications Facilities**

7.1 When using the Service or any System on the Website you should do so in accordance with the following rules and warrant that you will not:

- 7.1.1 use the Services for any purpose that is unlawful or prohibited by these terms, conditions, or notices;
- 7.1.2 use the Services in any manner which could damage, disable, overburden, or impair the Services or interfere with any other party's use and enjoyment of the Services;
- 7.1.3 violate local laws and regulations regarding online conduct and acceptable content;
- 7.1.4 use obscene or vulgar language;
- 7.1.5 submit Content that is unlawful or otherwise objectionable. This includes, but is not limited to, Content that is abusive, threatening, harassing, defamatory, ageist, sexist or racist;
- 7.1.6 disseminate, store, or transmit files, graphics, software, or other material that actually or potentially infringes the copyright, trademark, patent, trade secret, or other intellectual property right of any person;
- 7.1.7 create a false identity or to otherwise attempt to mislead any person as to the identity or origin of any communication;
- 7.1.8 export, re-export, or permit downloading of any content in violation of any export or import law, regulation, or without all required approvals, licenses, or exemptions;
- 7.1.9 interfere, disrupt, or attempt to gain unauthorised access to other accounts or any other computer network;
- 7.1.10 disseminate, store, or transmit viruses, trojan horses, or any other malicious code or program
- 7.1.11 use Content that is intended to promote or incite violence;
- 7.1.12 not violate these Terms of Use or any applicable laws by the means in which you identify yourself;
- 7.1.13 engage in any form of commercial advertising without obtaining Bird.i's written consent;
- 7.1.14 impersonate other people, particularly employees and representatives of Bird.i or Our affiliates; and
- 7.1.15 use Our System for unauthorised mass-communication such as "spam" or "junk mail"
- 7.1.16 transfer use of the Services and Material to anyone without prior written consent of Bird.i; and
- 7.1.17 copy, loan, rent, time-share, sublicense, assign, transfer, lease, sell or otherwise dispose of the Service or Material, data, or other content on a temporary or permanent basis except as expressly provided herein.

7.2 You acknowledge that Bird.i reserves the right to monitor your use of the Service and any and all communications made to Us or using Our System.

7.3 You acknowledge that Bird.i may retain copies of documents pertaining to your use of the Service and any and all communications made to Us or using Our System.

- 7.4 You acknowledge that any information you send to Us through your use of the Service or use of Our System may be modified by Us in any way and you hereby waive your moral right to be identified as the author of such information. Any restrictions you may wish to place upon Our use of such information must be communicated to Us in advance and We reserve the right to reject such terms and associated information.

8. Accounts

- 8.1 In order to access Material on this Website or via the Service and to use certain other parts of the Website and the Service you are required to create an Account which will contain certain personal details (including Payment Information) which may vary based upon the type of Account that you choose. You will be required to set up a user name and password. By continuing to use this Website you represent and warrant that:
- 8.1.1 all information you submit is accurate and truthful;
 - 8.1.2 you have permission to submit Payment Information where permission may be required; and
 - 8.1.3 you will keep this information accurate and up-to-date.
- Your creation of an Account is further affirmation of your representation and warranty.
- 8.2 Sharing of accounts is not permitted unless We expressly authorise it in writing. You are required to keep your Account details confidential and must not reveal your username and password to anyone. If you use a shared computer, it is recommended that you do not save your Account details in your internet browser.
- 8.3 If you have reason to believe that your Account details have been obtained by another without consent, you should contact Us immediately to suspend your Account. Please be aware that due to the instantaneous nature of Material delivery, completed Image Views cannot be cancelled and will therefore such view will be deducted from your allowance, as per your Subscription Plan.
- 8.4 When choosing your username, you are required to adhere to the terms set out above in Clause 8. Any failure to do so could result in the suspension and/or deletion of your Account.

9. Subscriptions and Cancellation

- 9.1 Subscription charges commence on the date that you activate your subscription. Your credit / debit card / bank account will be billed on the day of activation with the amount agreed in terms of your Subscription Plan and your Account will be credited with the agreed number of Credits.
- 9.2 Your first purchase of Credits under your Subscription Plan will be at the price advertised on the Website. Bird.i reserves the right to change Subscription Fees from time to time and any such changes may affect your subscription rate.
- For further information on subscriptions and pricing, please visit Our Subscriptions page www.hibirdi.com.
- 9.3 No part of this Website constitutes a contractual offer capable of acceptance. Your order for a subscription constitutes a contractual offer that We may, at Our sole discretion, accept. Our acceptance is indicated by Us sending to you a subscription confirmation email. Only once We have sent you a subscription confirmation email will there be a binding contract between Bird.i and you.
- 9.4 Subscription confirmations under sub-Clause 9.3 will be sent to you immediately upon your activation of a subscription and shall contain the following information:
- 9.4.1 Confirmation of the subscription including full details of the plan type available through your subscription;
 - 9.4.2 Fully itemised pricing for your subscription including, where appropriate, taxes and any other additional charges;
 - 9.4.3 The applicable times and dates for your subscription (including the commencement date)
and
 - 9.4.4 A unique token to access the API.
- 9.5 Provision of Material shall commence immediately upon Our confirmation of your subscription. When completing the subscription process, you expressly acknowledge that you wish the Material to be

available immediately. You will also be required to expressly acknowledge that by doing so you will lose your statutory right to cancel your contract with Bird.i as detailed below in sub-Clause 9.6.

- 9.6 If you are a consumer based within the European Union, you have a statutory right to a “cooling-off” period with respect to the purchase of certain goods and services. This period, if applicable, begins once the contract between Bird.i and you is formed (as explained under sub-Clause 9.3) and ends at the end of 14 calendar days after that date. Under normal circumstances, the provision of Material begins immediately upon Our confirmation of your subscription. As set out in sub-Clause 9.5, by expressly using Credits to access Material, you waive your right to the cooling-off period and may not cancel the contract merely because you have changed your mind.
- 9.7 You may cancel at any time after subscribing, however subject to sub-Clause 9.8, no refunds can be provided, and you will continue to have access to the Material until the Credits purchased in terms of your Subscription Plan have been fully utilised whereupon access will cease unless you chose to pay the Subscription Fee and reactivate your subscription.
- 9.8 If you subscribe in error, you must inform Us within 24 hrs of subscribing and must not use the Material during that time. This provision also applies to automatic renewals of subscriptions which you may have forgotten to cancel. If any use of Material during this time period can be traced to your Account, no refund can be provided, and you will continue to have access to the Material until the Credits purchased in terms of your Subscription Plan have been fully utilised.

10. **Subscription Plans**

- 10.1 You (which may be an individual, an organisation or a company) are entitled to subscribe for the Subscription Plans as set out in Appendix Part 1
- 10.2 A Subscription Plan shall comprise one of the following:-
The One off plan
the Individual plan
the Team plan, and
the Channel plan
all as set out in the Appendix.
- 10.3 Your choice of Subscription Plan will entitle you and the User, and where appropriate the End User, will determine the type of Licence you will have to view Material, download Materials or to use downloaded Materials in a commercial application by reference to the Subscription Plan selected as set out in the Appendix Part 2.
- 10.4 The Subscription Plan chosen shall determine the use to which any Material can be used as set out in the Appendix Part 3.
- 10.5 The End User Licence provisions in respect of each type of Licence are as set out in the Appendix Part 4.

11. **Image Views**

- 11.1 Where a single User views a single image over a single location at a time, it will constitute a single Image View. For the avoidance of doubt, if the same image is viewed multiple times by a User, it will be recorded as multiple Image Views and not a single Image View.
- 11.2 Where a User views multiple images over a single location, the Image Views will be recorded as multiple Image Views and not a single Image View.
- 11.3 Where a single User views an image over multiple locations, it will be recorded as multiple Image Views.
- 11.4 Where multiple Users view the same image over a single location simultaneously, it will be recorded as multiple Image Views and not a single Image View.
- 11.5 The above is not an exhaustive list. For the avoidance of doubt, an Image view is an API call and each time an API call is made an Image View will be logged, irrespective of whether such Image View relates to the same location, zoom level, user and image source as a previous Image View.

12. **Material, Pricing and Availability**

- 12.1 Whilst every effort has been made to ensure that all representations of Material available from the Website or Service correspond to the actual Material, We are not responsible for any variations from these descriptions.
- 12.2 Where appropriate, you may be required to select the required size, quality, resolution or format of the Material that you are ordering via your Subscription.
- 12.3 We neither represent nor warrant that such Material will be available. Material may be temporarily unavailable due to problems with the Service, maintenance or similar. Alternatively, Material that is no longer available (after, for example, being removed by its author, creator and/or owner) may remain referenced on the Website of the Service for a short time before removal.
- 12.4 All pricing information on the Website is correct at the time of going online. We reserve the right to change prices and alter or remove any special offers from time to time and as necessary.
- 12.5 All prices on the Website exclude VAT, VAT will be charged at the time of the subscription. Bird.i's VAT number is 194 6951 58.

13. **Termination**

- 13.1 Either Bird.i or you may terminate your Account and (where relevant) your Subscription at any time. If We terminate your Account or Subscription, you will be notified by email and an explanation for the termination will be provided. Notwithstanding the foregoing, We reserve the right to terminate without giving any reasons.
- 13.2 If We terminate your Account as a result of your breach of these Terms of Use, you will not be entitled to any refund. Such terminations can be appealed by email at account@hibirdi.com.
- 13.3 If We terminate your account or subscription for any other reason, you will be refunded any unused Credits on your Subscription Plan.
- 13.4 If We terminate your Account or Subscription, you will cease to have access to Material from the date of termination.
- 13.5 If you terminate your Account or Subscription, you will continue to have access to Material until the Credits purchased in terms of your Subscription Plan have been fully utilised as per sub-Clause 9.7.
- 13.6 If you terminate your Account or Subscription, no refunds can be provided, and you will continue to have access to the Material until the Credits purchased in terms of your Subscription Plan have been fully utilised whereupon access will cease unless you chose to activate another Subscription Plan.

14. **Indemnity**

- 14.1 You and the User agrees to indemnify, on a joint and severable basis, and hold harmless Bird.i and its subsidiaries, affiliates, officers, agents, partners, and employees from any claim or demand, including reasonable legal costs, made by any third party due to or arising out of content they submit, post to, or transmit through the Services, their use of the Services, their violation of these Terms of Use, any third party terms or conditions described herein, or their violation of any rights of another, including without limitation that the Material violates or infringes upon any copyright, trademark, patent or other proprietary right.

15. **Privacy**

- 15.1 Use of the Website and Service is also governed by Our Privacy and Cookie Policy www.hibirdi.com/privacy-policy/ which is incorporated into these Terms of Use by this reference. To view the Privacy and Cookie Policy, please click on the link above.

16. **How We Use Your Personal Information (Data Protection)**

- 16.1 All personal information that We may collect (including, but not limited to, your name and address) will be collected, used and held in accordance with the provisions of the Data Protection Legislation; and our Data Protection Policy.

17. Legal Rights and Disclaimers

- 17.1 Subject to the Terms of Use above, We make no warranty or representation that the Website or Service will be compatible with all systems, or that it will be secure.
- 17.2 Whilst every reasonable endeavour has been made to ensure that all information provided on this Website and via our Service will be accurate and up to date, We make no warranty or representation that this is the case. We make no guarantee of any specific results from the use of Our service.
- 17.3 No part of this Website is intended to constitute advice and the Content of this Website should not be relied upon when making any decisions or taking any action of any kind.
- 17.4 We do not warrant the accuracy of any information provided on the Website or any other information provided pursuant to the Service and accept no liability in respect of (i) any inaccuracy of information provided on the Website or any other information provided pursuant to the Service or (ii) the User's misinterpretation of any information or Material provided pursuant to the Service.
- 17.5 We make no representation or warranty that the Content is suitable for use in commercial situations, or the particular use that a User is making of the such Content, or that it constitutes accurate data and / or advice on which business decisions can be based.
- 17.6 When providing digital content to consumers (in this instance, the Material), We are required to provide digital content that is of satisfactory quality and in accordance with any descriptions given by Us. This includes any digital content we may subsequently modify. If We fail to comply with Our legal obligations, consumers may be entitled to certain legal remedies.
- 17.7 Whilst We exercise all reasonable skill and care to ensure that the Website and Our Service is secure and free of errors, viruses and other malware, you are strongly advised to take responsibility for your own internet security, that of your personal details and your computers.
- 17.8 If, as a result of Our failure to exercise reasonable care and skill, any digital content from the Website or Service damages your device or other digital content belonging to you, you may be entitled to certain legal remedies.

18. Availability of the Website, Service and Modifications

- 18.1 We accept no liability for any disruption or non-availability of the Website or Service resulting from external causes including, but not limited to, ISP equipment failure, host equipment failure, communications network failure, power failure, natural events, acts of war or legal restrictions and state-mandated censorship.
- 18.2 We reserve the right to alter, suspend or discontinue any part (or the whole of) the Website or Service including, but not limited to, the Content available. These Terms of Use shall continue to apply to any modified version of the Website or Service unless it is expressly stated otherwise.

19. Limitation of Liability

- 19.1 To the fullest extent permissible by law, We accept no liability to any user for any loss or damage, whether foreseeable or otherwise, in contract, tort (including negligence), for breach of statutory duty, or otherwise, arising out of or in connection with the use of (or inability to use) the Website or Our Service or the use of or reliance upon any content included on the Website or the Service.
- 19.2 To the fullest extent permissible by law, We exclude all representations, warranties, and guarantees (whether express or implied) that may apply to the Website or the Service or any content included on the Website or provided via the Service.
- 19.3 If you are a commercial user, We accept no liability for loss of profits, sales, business or revenue; loss of business opportunity, goodwill or reputation; loss of anticipated savings; business interruption; or for any indirect or consequential loss or damage.
- 19.4 We exercise all reasonable skill and care to ensure that the Website and Service is free from viruses and other malware. Subject to sub-Clause 19.7, We accept no liability for any loss or damage resulting from a virus or other malware, a distributed denial of service attack, or other harmful material or event that may adversely affect your hardware, software, data or other material that occurs as a result of your use of the Website or the Service (including the downloading of any content from it) or any other site referred to on the Website.

- 19.5 We neither assume nor accept responsibility or liability arising out of any disruption or non-availability of the Website or the Service resulting from external causes including, but not limited to, ISP equipment failure, host equipment failure, communications network failure, natural events, acts of war, or legal restrictions and censorship.
- 19.6 Nothing in these Terms of Use excludes or restricts Our liability for fraud or fraudulent misrepresentation, for death or personal injury resulting from negligence, or for any other forms of liability which cannot be excluded or restricted by law. For full details of consumers' legal rights, including those relating to digital content, please contact your local Citizens' Advice Bureau or Trading Standards Office.
- 19.7 In the event that any of these terms are found to be unlawful, invalid or otherwise unenforceable, that term is to be deemed severed from these Terms of Use and shall not affect the validity and enforceability of the remaining Terms of Use. This term shall apply only within jurisdictions where a particular term is illegal.
20. **Compliance with the EULA**
- You the User shall comply at all times with the EULA, and You, the User, shall procure that at all times any User complies with the EULA and shall remain in compliance with the EULA.
21. **No Waiver**
- In the event that any party to these Terms of Use fails to exercise any right or remedy contained herein, this shall not be construed as a waiver of that right or remedy.
22. **Third Party Rights**
- Nothing in these Terms of Use shall confer any rights upon any third party. The agreement created by these Terms of Use is between you and Bird.i.
23. **Communications**
- 23.1 All notices / communications shall be given to Us either by post to Our Premises (see address above) or by email to account@hibirdi.com. Such notice will be deemed received 3 days after posting if sent by first class post, the day of sending if the email is received in full on a business day and on the next business day if the email is sent on a weekend or public holiday.
- 23.2 We may from time to time, if you opt to receive it, send you information about Our products and/or services. If you do not wish to receive such information, please tick the unsubscribe box during the registration process.
24. **Law and Jurisdiction**
- 24.1 These Terms of Use, and the relationship between you and Us (whether contractual or otherwise) shall be governed by, and construed in accordance with, the law of England and Wales.
- 24.2 If you are a consumer, any disputes concerning these Terms of Use, the relationship between you and Us, or any matters arising therefrom or associated therewith (whether contractual or otherwise) shall be subject to the jurisdiction of the courts of Scotland.

In this Agreement the following terms have the following meanings:

“Account”	means collectively the personal information, Payment Information and credentials used by Users to access the Service or Material and / or any communications System on the Website;
“Appendix”	the appendix in 4 parts set out at the end of these Terms of Use or in the link here to be read in conjunction with and as part of these Terms of Use
“API”	means a set of functions and procedures that allow the creation of applications which access the features and data of the Licensor’s online platform;
API Call	means a User initiated call to the Company’s application program interface (API), which triggers a set of routines, protocols and tools for providing the User with Material;
“Content”	means any text, graphics, images, audio, video, software, data compilations and any other form of information capable of being stored in a computer that appears on or forms part of this Website or forms part of our Service;
“Credit”	a unit of credit purchased as part of a Subscription Plan and redeemed against the use of the Service and the Material in accordance with a Licence
“Data Protection Legislation”	Data Protection Act 1998 or EU Regulation 2016/679 – the General Data Protection Regulation (“GDPR”) as appropriate
“End User”	means the end user of the User or other third parties that use the Material as result of the User’s exploitation of the Material;
“EULA”	means a licence in the terms set out in the end user licence agreement in the Appendix Part 4 or a similar agreement incorporating those terms;
“Image View”	means an API call, which is the combination of a user, a location, a zoom level and an image source;
“Intellectual Property Rights”	means all past, present, and future trade secret rights, patent rights, copyrights, moral rights, contract rights, trademark rights, service marks, and other proprietary rights in any jurisdiction, including those rights in inventions, software, domain names, know-how, technology, methods, processes, information, and technology.
“Licence”	means a non-exclusive, limited, non-transferable, freely revocable licence to use the Material
“Material”	means image chips available via the Service including an Image View
“Payment Information”	means any details required for the purchase of Material from this Website or via Our Service. This includes, but is not limited to, credit / debit card numbers, bank account numbers and sort codes;
“Service”	means the dissemination of observation imagery, being remote sensing data acquired by satellite, airborne or unmanned aircraft systems, and Content derived from location based information which has been generated from the exploitation of Our affiliates or other relevant third parties data through an Application Programming Interface (API) to be integrated and utilised in the User’s web, mobile or desktop applications or collectively any online facilities, tools, services or information that we makes available through the Website or Service either now or in the future;
“Subscription Fee”	means the sum of money paid by Users for a Subscription Plan;
“Subscription Plan”	means one of the One Off /Individual / Team / Channel subscription packages as set in Appendix Part 1 (depending on what the User has opted to purchase);
“System”	means any online communications infrastructure that Bird.i makes available through the Website either now or in the future. This includes, but is not limited to, web-based email, forums, live chat facilities and email links;

“Terms of Use”	Means the terms of use you are currently reading;
“User” / “Users”	means all visitors, users, any third party that accesses the Website and others who access the Service;
“Website”	means the website that you are currently using (www.hibirdi.com) and any sub-domains of this site unless expressly excluded by their own terms of Use; and
“We/Us/Our”	means Birdi Ltd (company number 09194409) whose registered office is at C/O Dafferns LLP, One Eastwood, Binley Business Park, Coventry, West Midlands, CV3 2UB, UK

Appendix

In this Appendix the following terms have the following meanings:

“Your Content”	means software, applications, tools, algorithms, models, methods or other data owned by you or for which you have the appropriate use rights;
“Location Based Application”	means an application developed by you using Material that complies with the requirements of the applicable licence type and these Terms of Use
“Authorised Users”	means those affiliated to the Licensee (employees or contractor for instance)
“End Users:	means any individuals affiliated or not to you who are using the Material in compliance with the appropriate License Type
“Screenshot Derivative”	means a captured or downloaded screenshot of the Material

Appendix Part 1 – Subscription Plan and Features

See website (www.hibirdi.com/buy-satellite-images/)

Appendix Part 2 Terms of Use Licence Types

Based on the plans you have subscribed to, there are three ways you can view and interact with the Material:

- View License

If a View License is included in the Subscription Plan selected, subject to the terms and conditions of these Terms of Use, Bird.i grants to you a limited, non-exclusive, non-transferable, fee-paid, licence to allow you and your Authorised Users to use the Material as follows:

- (i) to view the Material in Bird.i portal and/or access, process, reproduce, enhance and adapt the Material to be integrated and viewed in your Location Based Application and
- (ii) to market, distribute and sublicense to End Users the Material (including as modified pursuant to above) only as a part of your Location Based Application

- Download License

If a Download License is included in the Subscription Plan selected, subject to the terms and conditions of these Terms of Use, Bird.i grants to you a limited, non-exclusive, non-transferable, fee-paid, license to allow you and your Authorised Users to use the Material as follows:

- (i) to view the Material in Bird.i Portal and/or access, process, reproduce, enhance and adapt the Material to be integrated and viewed in your Location Based Application and
- (ii) download and print Screenshot Derivative(s) of the Material, provided the Screenshot Derivative(s) complies with the following:
 - (a) Located on only one domain name;
 - (b) No larger than 2048 x 2048 pixels;

- (c) Resolution is no better than resolution of imagery in the Material;
 - (d) Format is limited to .png, .gif, .jpg, .jpe, .jfif, .bmp, .pdf; or any format without georeferencing information (TIFF, NITF, GeoPDF, JP2, and JPEG2000 are not permitted);
 - (e) Only collection date/time, vehicle, and band combination metadata can be published with the Screenshot Derivative; and
 - (f) Each use of the Material or Screenshot Derivative includes an attribution to the owner of the copyright in the background data. on or adjacent to the image in the following form: "Image © 20XX [owner name].", annotating the applicable year.
- (iii) download and cache Material in jpeg or png format on mobile devices, tablets, computers and similar devices for offline usage; provided that, the Location Based Application must not allow an End User to cache more than 100MB per session and End Users will not have any right to use or redistribute the Material or Content separate and apart from the Location Based Application
 - (iv) market, distribute and sublicense to End Users the Material and Screenshot Derivatives (including as modified pursuant to above) only as a part of the Location Based Application
- Derivative License

If a Derivative License is included in the Subscription Plan selected, subject to the terms and conditions of these Terms of Use, Bird.i grants to you a limited, non-exclusive, non-transferable, fee-paid, license to allow you and your Authorised Users to use the Material as follows:

- (i) (i) to view the Material in Bird.i portal and/or access, process, reproduce, enhance and adapt the Material in the Location Based Application and
- (ii) (ii) download and print Screenshot Derivative(s) of the Materials, provided the Screenshot Derivative(s) complies with the following:
 - (a) Located on only one domain name;
 - (b) No larger than 2048 x 2048 pixels;
 - (c) Resolution is no better than resolution of imagery in the Material;
 - (d) Format is limited to .png, .gif, .jpg, .jpe, .jfif, .bmp, .pdf; or any format without georeferencing information (TIFF, NITF, GeoPDF, JP2, and JPEG2000 are not permitted);
 - (e) Only collection date/time, vehicle, and band combination metadata can be published with the Screenshot Derivative; and
 - (f) Each use of the Material or Screenshot Derivative includes an attribution to the owner of the copyright in the background data. on or adjacent to the image in the following form: "Image © 20XX [owner name].", annotating the applicable year.
- (iii) download and cache Material in jpeg or png format on mobile devices, tablets, computers and similar devices for offline usage; provided that, the Location Based Application must not allow an Authorised User to cache more than 100MB per session and Authorised Users will not have any

right to use or redistribute the Material or Content separate and apart from the Location Based Application

- (iv) to overlay graphics, text and/or other content over any Materials or Screenshot Derivative(s), and to extract geographic features, human-made features, persons or animals and related data from the Materials via non-automatic identification, measurement, and/or analysis
- (v) to resize any such Materials and Screenshot Derivative(s), and incorporate same into the Location Based Application
- (vi) market, distribute and sublicense to End Users the Material Screenshot Derivatives (including as modified pursuant to above only as a part of the Location Based Application

Appendix Part 3 Application Use Case

The Material may be used only in accordance with that Application Use Case set forth in the Subscription Plan you select.

The available Application Use Cases are as follows:

- Internal/Private:
 - (i) The Material and Screenshot Derivative(s) can be used for non-commercial purposes.
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