TERMS OF SERVICE FOR EDUCATION AND RESEARCH PROGRAM

Revised May 10, 2023 Supersedes and replaces all prior versions.

WELCOME TO YOUR PLANET!

PLANET LABS PBC ("PLANET") IS PLEASED TO MAKE CERTAIN PLANET CONTENT AVAILABLE AS PART OF ITS EDUCATION AND RESEARCH PROGRAM (THE "PROGRAM") VIA THE PLATFORM (DEFINED BELOW). BY ACCESSING THE PLATFORM OR CONTENT (DEFINED BELOW), THE USER ("LICENSEE") IS EXPRESSLY AGREEING TO BE BOUND BY: (1) THESE TERMS OF SERVICE; (2) THE PLANET TERMS OF USE (https://www.planet.com/terms-of-use/); AND (3) PLANET'S PRIVACY POLICY (https://www.planet.com/privacy/) (COLLECTIVELY, THE "AGREEMENT"). PLANET IS WILLING TO GRANT THE RIGHTS AS OUTLINED HEREIN AND MAKE THE PLATFORM AND CONTENT AVAILABLE TO LICENSEE ONLY UPON THE CONDITION THAT LICENSEE ACCEPTS THE TERMS OF THE AGREEMENT. WRITTEN APPROVAL OF THE AGREEMENT IS NOT A PREREQUISITE TO THE VALIDITY OR ENFORCEABILITY OF THE AGREEMENT AND NO SOLICITATION OF ANY SUCH WRITTEN APPROVAL BY OR ON BEHALF OF PLANET SHALL BE CONSTRUED AS AN INFERENCE TO THE CONTRARY.

1. DEFINITIONS.

Content means data generated from satellite imagery made available to Licensee pursuant to these Terms of Service. "Content" does not include Third Party Content, which is subject to its own terms as set forth herein.

Derivative Product means textual reports, graphical reports, maps or pages that are derived or developed from the Content and that do not contain any source image data from the Content and from which the Content cannot be extracted, but which may include Permitted Imagery.

Licensed Materials means the Content and the Platform.

Noncommercial means use of Content for purposes that do not include uses from which Licensee will derive profits (or other consideration) or otherwise obtain a financial advantage by charging a third party in exchange for products or services that involve Licensee's use of the Content or Derivative Product.

Permitted Imagery means any representation of Content that does not preserve the underlying imagery data and values, including red green blue, red-edge, and near infrared values. Examples of Permitted Imagery include screenshots, jpegs, annotations, and printed copies.

Platform means the application programming interface and graphical user interface that is made available to Licensee under these Terms of Service, which enables Licensee to access Content, and which Platform includes tools such as searching, viewing, and downloading Content and Third Party Content.

Third Party Content means the data of certain third parties which Planet may make available to Licensee (e.g. Landsat).

2. THE PROGRAM

The Education and Research Program sponsors students, researchers, and educators with access to the Licensed Materials for education and research purposes only. The Program is intended to fulfill Planet's founding intent: **to use space to help life on Earth**. As a member of the Program, Licensee hereby acknowledges and agrees that Licensee is not and will not be compensated directly or indirectly, by any third party for Licensee's participation in this Program or for any research or resulting work product. Licensee agrees to uphold the highest ethical standards in connection with Licensee's use of the Licensed Materials. Licensee hereby confirms that Licensee's ability to publish research results using the Content is not subject to approval by any government.

3. LICENSEE's PLANET ACCOUNT

Licensee will need to establish a Planet account in order to access the Licensed Materials (a "Planet Account"). Planet Accounts are only available to persons not barred from receiving services under applicable laws, including but not limited to those of the United States. Each Planet Account is unique to its holder and shall not be shared. At all times, Licensee agrees to treat Licensee's password as confidential information using at least a reasonable standard of care. Licensee acknowledges and agrees that Licensee is responsible for the activity that occurs under Licensee's Planet Account. If Licensee suspect or discover that Licensee's password or access has been compromised, Licensee shall contact Planet from the following location: https://support.planet.com/hc/en-us/requests/new/. Nothing in this Section 3 shall be deemed to limit the Planet Terms of Use.

4. LIMITED LICENSE

- Licensed Materials. Subject to the terms and conditions of this Agreement, Planet hereby grants to Licensee a limited, nontransferable, nonexclusive, non-sublicensable, non-assignable, revocable license to: (i) use, access, and view Content through the Platform during the Term; (ii) reproduce, store, display, download. and print Content, and create Derivative Products in perpetuity; and (iii) publish articles related to or based upon the Content in perpetuity; provided however, any usage must be solely for (x) Noncommercial education or scientific research purposes, and (y) publication in academic or scientific research journals. Licensee agrees that all such publications must include an attribution that clearly and conspicuously identifies "Planet Labs" as the source of the Content on which the publication was based.
- 4.2 <u>Evaluation Data</u>. From time to time, Planet may make certain experimental data products available to Licensee hereunder (collectively "Evaluation Data") Planet hereby grants to Licensee a non-exclusive, nontransferable, non-sublicensable license to such Evaluation Data,

but solely for Licensee's own internal testing and evaluation purposes. Evaluation Data may contain bugs that may cause system or other failure and data loss. Any further use of Evaluation Data Licensee may request in writing that Planet expand the license rights to Evaluation Data such that the terms of Section 4.1 apply. Planet will consider any such request and, if agreed in Planet's sole discretion, shall provide such approval in writing.

Restrictions. Licensee may not use the Licensed Materials for any purpose except as expressly set forth in this Agreement. By way of example, and without limiting the generality of the preceding sentence, Licensee will not: (a) alter, remove, or obscure any proprietary notices, watermarks or legends included or embedded in the Licensed Materials; (b) use the Licensed Materials in violation of applicable laws or regulations; (c) adapt, alter, publicly display, publicly perform, translate, create derivative works of, or otherwise modify the Licensed Materials except as expressly authorized under this Agreement; (d) sublicense, lease, rent, loan, transfer or distribute the Licensed Materials to any third party; (e) reverse engineer, decompile, disassemble or otherwise attempt to derive the source code for the Platform; (f) allow third parties to access or use the Licensed Materials, including without limitation in any application service Licensee environment, service bureau, or time-sharing arrangements; or (g) use any aspect of the Licensed Materials as training or validation of any machine-learning model designed to replicate the Licensed Materials.

5. ATTRIBUTION

Licensee agrees that all publications permitted hereunder must include an attribution that clearly and conspicuously identifies "Planet Labs." as the source of the Content on which the publication was based.

With respect to publication of Derivative Products in general, Licensee will cite Planet as a source using the following guidance (subject to formatting requirements of any particular publication where Derivative Products may appear): "Planet Team (20xx). Planet Application Program Interface: In Space for Life on Earth. San Francisco, CA. https://api.planet.com." (where xx denotes the current year).

With respect to publication of Derivative Products that include Permitted Imagery, Licensee will at all times clearly and prominently display the following Planet copyright notice on or adjacent to the applicable Content: "Imagery © 20xx Planet Labs" (where xx denotes the current year of the Content).

6. RESERVATION OF RIGHTS

Except for the limited license granted under Section 4 above, as between Licensee and Planet, Planet retains all right, title and interest, including all intellectual property rights, in and to the Platform, the Content, and all other Planet property. All rights not expressly granted in this Agreement are hereby expressly reserved by Planet.

7. THIRD PARTY CONTENT

Any Third-Party Content available on or accessible via the Platform is subject to separate terms and conditions included in the "Terms" (or similar) section of the Platform site and as listed below. Any Third Party Content made available to Licensee is provided as a

convenience and at no charge. As such, Licensee acknowledge and agree that Planet makes no representations or commitments as to any such Third Party Content and assumes no liability in connection with any such Third Party Content.

Current Third Party Content available includes the following and is subject to the applicable terms set forth below:

Landsat: Landsat data may be available to view and download, and subject to the following terms: https://developers.planet.com/docs/data/landsat-8/

Sentinel: Sentinel data may be available to view and download, and subject to the following terms: https://developers.planet.com/docs/data/sentinel2l1c/

8. TERM AND TERMINATION

This Agreement is effective for so long as Licensee uses and accesses the Content and/or the Platform, provided however that Planet may at any time add, change, or remove features or functions of the Platform. Planet will provide notice to the Licensee in the event these Terms of Service, Planet's Privacy Policy, or Planet's Terms of Use are modified. Licensee may stop using our Content at any time.

9. DISCLAIMER

THE PLATFORM, THE CONTENT, AND THIRD PARTY CONTENT IS PROVIDED "AS IS" WITHOUT ANY WARRANTIES OF ANY KIND, AND PLANET HEREBY EXPRESSLY DISCLAIMS ALL WARRANTIES EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE, NON-INFRINGEMENT, ERROR-FREE OR UNINTERRUPTED SERVICE, PERFORMANCE, OR SECURITY. LICENSEE ACKNOWLEDGES AND AGREES THAT LICENSEE HAS NOT RELIED ON ANY REPRESENTATIONS OR WARRANTIES IN CONNECTION HEREWITH.

10. LIMITATION OF LIABILITY

IN NO EVENT SHALL PLANET BE LIABLE FOR ANY INDIRECT, SPECIAL, CONSEQUENTIAL, INCIDENTAL, OR PUNITIVE DAMAGES, INCLUDING WITHOUT LIMITATION LOSS OF DATA, GOODWILL, BUSINESS, REVENUE, PROFITS, OR OTHER LOSS (INCLUDING WITHOUT LIMITATION SUBSTITUTION OF SERVICE) ARISING OUT OF OR RELATED TO THIS AGREEMENT, THE CONTENT OR THE PLATFORM, EVEN IF PLANET WAS PREVIOUSLY ADVISED OF THE POSSIBILITY OF SUCH DAMAGES AND REGARDLESS OF WHETHER SUCH LIABILITY SOUNDS IN CONTRACT, NEGLIGENCE, TORT, OR OTHER THEORY OF LIABILITY. IN NO EVENT SHALL PLANET'S TOTAL CUMULATIVE LIABILITY FOR ANY CLAIM UNDER THIS AGREEMENT EXCEED U.S. \$100.00 USD.

11. COMPLIANCE WITH LAWS, REGULATORY, DISASTER RELIEF, ETHICS

11.1 <u>Compliance with Laws.</u> Including but not limited to with respect to the disposition of the Content, Licensee shall comply fully with all laws and regulations, to the extent applicable to Licensee or the Content. Such regulations include, without limitation, the Foreign Corrupt Practices Act and other anti-corruption laws and regulations, economic sanctions, and export controls administered by the U.S. Department of the Treasury, the U.S. Department of

Commerce, the U.S. Department of State, and other governments and governmental entities (collectively, "Trade Control Laws"). Without limiting the foregoing, Licensee shall ensure that neither the Content nor any part or derivation thereof is: (a) provided to or the subject of any transaction or dealing, directly or indirectly, with or related to an Sanctioned Jurisdiction or Restricted Party (as such terms are defined below), except as licensed or otherwise authorized under Trade Control Laws; (b) exported, reexported, transferred, retransferred or otherwise shipped, directly or indirectly, in violation of any applicable Trade Control Laws; or (c) used for nuclear end-uses, rocket systems, unmanned air vehicles, chemical or biological weapons, maritime nuclear propulsion, weapons of mass destruction, or other restricted end-uses except as licensed or otherwise authorized under applicable Trade Control Laws. "Sanctioned Jurisdiction" means a country, region, territory, or government with respect to which the U.S. government imposes economic sanctions (e.g., Crimea region of Ukraine, Cuba, Iran, North Korea, Sudan, Syria, and Venezuela). "Restricted Party" means an individual or entity included on any of the restricted party lists maintained by the U.S. Government (e.g., Specially Designated Nationals List, Foreign Sanctions Evader List, Sectoral Sanctions Identification List, Denied Persons List, Unverified List, Entity List, or List of Statutorily Debarred Parties).

11.2 <u>Ethics</u>. Licensee will read Planet's Code of Ethics (https://www.planet.com/ethics/ or successor URL) and will not use the Licensed Materials in contravention thereof. Without limiting Licensee's obligation to comply with applicable international law, Planet may suspend or terminate Licensee's access to the Licensed Materials if Planet has a reason to believe that Licensee has used the Licensed Materials for the intentional targeting of civilians or in connection with the indiscriminate use of weapons.

12. SURVIVAL

Sections 1, 6, 7, 9, 10, 11, 12, and 13 of this Agreement shall survive the expiration or earlier termination of this Agreement.

13. GENERAL MATTERS

This Agreement represents the entire and exclusive agreement between Licensee and Planet and replaces any prior agreement or understanding regarding the subject matter hereof. If any term(s) of this Agreement are found to be unenforceable, the remainder will not be affected. If Licensee fails to comply with any one or more of the terms of this Agreement, any delay in Planet's response does not mean that Planet gives up any rights it may have and it may take action in the future. This Agreement will be governed by the laws of the State of California, irrespective of its choice of law provisions. All actions or proceedings arising under or related to this Agreement shall be brought in a federal or state court located in San Francisco, California, and each party hereby agrees to irrevocably submit to the jurisdiction and venue of these courts.

I HAVE READ AND AGREE TO THESE TERMS OF SERVICE FOR THE EDUCATION AND RESEARCH PROGRAM.