

SCHEDULE 4: END USER LICENCE AGREEMENT

Customer conditions and purposes for use of Licensed Material

Airbox Aerospace Limited END USER LICENCE AGREEMENT

This is a legal agreement between you (as an individual or other legal entity) and Airbox Aerospace Limited. By proceeding with use of the Material, you indicate your acceptance of this agreement.

1. DEFINITIONS

"Material" refers to digital map images, spatial reference information relating to digital map images, spatial reference information related to waypoints, aeronautical features, points of interest or significant map features, map scales and legends, and/or other aeronautical publications, in each case, provided to you by the Licensor (whether as part of the Software or not) under this agreement.

"Licensor" refers to Airbox Aerospace Limited, a private company incorporated in England..

"Software" refers to all material and documentation and all updates provided by the Licensor.

"User" or "You" means the licensee under this agreement. This can be an individual person or other legal entity.

2. GRANT OF LICENCE

The User is granted a non-exclusive, non-transferable license ("License") to use the Software together with the Material contained therein.

3. LICENCE LIMITATIONS

You may not:

- a) purport or attempt, to sublicense or otherwise make available all or any part of the Material to any other person;
- b) extract, copy, reproduce, modify, adapt, distort or vary the Material by any means or in any form unless specifically authorised by the Licensor;
- c) allow the Material to be stored for multiple use, or to be concurrently used, or be capable of being concurrently used, by multiple users;
- d) format or merge the whole or a substantial or material part of the Material so that it ceases to be readily identifiable as that of the Licensor; and
- e) do or suffer any act in respect of the Material which is not expressly licensed under this Agreement.

3. USER'S OBLIGATIONS

The User agrees to use the Material in a manner consistent with all applicable laws and regulations and safe and prudent navigation practices. The user shall always provide alternative means of navigation, and shall not rely on the Software in any role that is critical to the safety of life or property. The Material must not be installed on a network that allows more than one user or more than one computer to access the Material except where the Licensor has granted an extended license.

4. COPYRIGHT

The Material is produced under license from the original agency that produced the Material or its licensee (**the Original Agency**). The copyright of the Material resides with the Original Agency. The Material must not be copied except to the extent necessary to use the Material as permitted under section 2 of this agreement. The User may not distribute any part of the software to any third party.

5. ASSIGNMENT

The User may not rent, lease, sell, transfer or assign the User's rights under this agreement to any third party. The User may not permit others to use the Material.

6. WARRANTY

While all reasonable efforts have been made to ensure that the Material is as accurate as practicable, the Licensor and the Original Agency make no representations and give no warranties that the Material is complete, up to date, free from errors, omissions or other inaccuracies. The Material is used at your own risk, and in no event will the Licensor or the Original Agency be liable to you for any loss or damage of any kind, including lost profits or other consequential loss arising from your use of or inability to use the Material.

7. GOVERNING LAW

This agreement shall be governed by the laws of *New Zealand*.