TERMS OF USE AND PRIVACY POLICY

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Order of precedence. In case of any inconsistencies and/or conflict between the Terms of Use and the specific terms and conditions applicable to the Products (as defined below) requested, the following hierarchy between the Conditions is applicable: 1/ specific terms and conditions applicable to the Product and 2/ Terms of Use.

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- shall not interrupt or attempt to interrupt the operation of the Site in any way;
- shall not attempt to access and use password protected and/or secure areas of the Site for which no authorization is obtained. Access to and use of password protected and/or secure areas of the Site is restricted to authorized users only.
- shall be solely responsible for maintaining the confidentiality of your password and account and are fully responsible for all activities that occur under your password or account. You agree to immediately notify VITO of any unauthorized use of your password or account or any other breach of security and ensure that you exit from your account at the end of each session.

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Acceptance. Your use of the Site, the Information or Products constitutes the acceptance of the Conditions. You hereby waive any and all defenses you may have based on the electronic form of the Conditions and lack of signing by the parties hereto.

Privacy Policy

VITO believes strongly in the privacy protection of the personally identifiable information you share with VITO. VITO also finds it is important to inform you about what personal information VITO collects and how VITO will use the personal data. We will protect your personal information consistent with the principles of the applicable Privacy legislation.

This privacy policy applies to all personal information collected or used by VITO. Submitting personal information is strictly voluntary. If you choose to provide personal information through methods as completing a form or sending an email, you are giving VITO your permission to use the personal information to respond to your message and to help us
get you the information or services you have requested. Note that email isn’t necessarily secure. You should never send sensitive or personal information like your Social Security number in an email.

If you do not want to give VITO permission to use your personal information, simply do not provide it. However, not providing personal information may result in VITO’s inability to provide you with the information or services you desire.

The personal information provided by you (online, email or in another way) can be included in an automated database of VITO. VITO will own this information according to the applicable privacy law and will be used to guarantee an efficient services and help us to make the Site more useful for you. With this information we learn about the number of visitors of our Site and the types of Products are used or requested. The information shall also be used for the purpose of carrying out informational or promotional campaigns in relation to the Products. This information shall not be remitted to third parties for direct marketing purposes. The anonymised information may be provided to third parties for statistical and research purposes only.

The following data will be recorded when placing a request or order: name, address, telephone number(s), email address, website.

The following data will be recorded when consulting the Site:
1. The Internet domain from which you access the Site (for example, "xcompany.com" if you use a private Internet access account, or "yourschool.edu" if you connect from an educational domain);
2. The IP address (a unique number for each computer connected to the Internet) from which you access our Web site;
3. The type of browser (e.g., Chrome, Firefox, Internet Explorer) used to access the Site;
4. The operating system (Windows, Mac) used to access the Site;
5. The date and time you access the Site;
6. The URLs of the pages you visit;
7. Your Name, e-mail address and your username, if it was used to log in to the Site; and
8. If you visited the Site from another website, the URL of the forwarding website.

Except for authorized law enforcement investigations, no attempts are made to identify individual users or their usage habits. Raw data logs are retained as required for security and site management purposes only.

You are entitled to request at all times information or correction of your personal information free of charge. If you do not wish to receive any information on the Products from VITO anymore, you are kindly requested to inform VITO either by phone +32 14 33 68 14 or by using the ‘contact’ link on http://www.vito-eodata.be.

Cookies. A cookie is a small file that a website transfers to your computer to allow it to remember specific information about your session while you are connected. Your computer will only share the information in the cookie with the website that provided it, and no other website can request it. There are two types of cookies, session and persistent. Session cookies last only as long as your browser is open. Once you close your browser, the cookie disappears. Persistent cookies store information on your computer for longer periods of time.

The Site uses session cookies to save data for the comfort of the user and in order to monitor the use of the Site with a view toward further improvement of the service and optimizing the navigation within the Site or to allow you to customize your preferences for interacting with the Site. A few VITO websites may also use of persistent cookies to remember you between visits so, for example, you can save your customized preference settings for future visits. If you do not wish to have session or persistent cookies stored on your system, you can turn them off in your browser. However, this may affect the functioning of some VITO websites and you will always have to fill in all information in web forms and re-enter your personal preferences upon each visit of the VITO websites.

[LEGAL1]SPECIFIC TERMS AND CONDITIONS FOR THE PRODUCTS

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The General Terms and Conditions Satellite Data ("terms and conditions") exclusively apply to all offers, quotations and orders from or to the limited liability company Flemish Institute for Technological Research ("VITO") located at Boerentang 200, BE-2440 Mol (Register of Legal Entities Turnover VAT BE 0244.195.956) sells Products (as defined hereinafter) to customer. Conflicting or derogating terms and conditions, with different terms and conditions imposed by customer, will not be binding upon VITO unless VITO and customer have expressly departed from these terms and conditions in writing.

1. Definition

1.1. "customer" means either the person acting in his own name or the legal entity that orders Products from VITO within the context of its professional activity. When product(s) is (are) supplied to a public entity (e.g. governmental agency), customer shall be deemed to be only such part of the public entity as located at the address to which the product(s) is (are) supplied.

1.2. "product" means an extract of a segment (Primary Product) or merged segments (Synthesis Product) as retrieved from the SPOT VEGETATION instruments.

2. Offers

2.1. All offers made by VITO are non-binding, unless otherwise expressly provided in the offer. The offer made by VITO is based on the information provided by customer. The offers prepared by VITO are based on the information provided by customer. VITO shall be entitled to assume that the information as provided by customer is accurate and complete.

2.2. The information provided in catalogues, advertisements, price lists and brochures shall be understood as being merely a guidelines and VITO is not bound hereby. The information provided therein may not be up to date. Customer is responsible to check such information.

3. Conclusion of contract

3.1. Products may be ordered by customer at the prices, payment and delivery terms established from time to time by VITO.

3.2. Orders shall be made by fax or letter post or on-line, (when available) using the VITO order form. Order will be entertained only when the required information is supplied.

3.3. VITO reserves the right to accept or reject any order from the customer in full or in part. VITO is further entitled to provide partial deliveries.

3.4. A contract between VITO and customer is only deemed to have been concluded if customer issues an order complete in all respects that is accepted by VITO.

3.5. Once orders accepted by VITO cannot be amended or cancelled unless technical problems surface during generation.

4. Price and payment

4.1. The price applicable for each product is the one in effect on the date of order confirmation at VITO. VITO publishes in its catalogues a list for the products from time to time. The prices are expressed in EUR, including standard packaging (if applicable) but exclusive of any current and future taxes, "EvWorks" (par Incoterms 2000).

4.2. Unless otherwise agreed upon in writing, customer will pay all invoices, without retention, set-off and/or deduction by customer within thirty (30) calendar days date of invoice.

4.3. Failure to pay any due amount due entitle VITO to charge ipso jure and without any prior notice required, interest on any such overdue amount with reasonable damages and any costs incurred by VITO in connection with such overdue amount. Such interest shall be calculated at the interest rate defined in the Law of August 2, 2002.

4.4. Any claim relating to an invoice, other than the claim provided in article 6, must be sent to the financial department of VITO by registered mail within five (5) working days of its receipt, which is presumed to be effective three (3) working days after the date of the invoice. After this period, no further claim shall be taken into account. A claim may in no circumstances justify suspension of payment.

5. Delivery – Transfer of Risk

5.1. The products can be delivered by VITO to customer on site or by the physical sending of a CD or DVD medium.

5.2. Delivery by CD or DVD. The products are delivered Ev Works VITO, Boerentang 200, 2440 Mol (incoterms 2000). VITO will inform customer in writing that the products are ready for dispatch. VITO will notify customer in order to give customer the opportunity to take all necessary measures to collect the ordered product(s).

Online delivery: After registration at VITO, an electronic message shall be sent to customer to inform customer about the status whereof the products. Customer must download the products. Should customer not download the ordered products within the given deadline, VITO shall, upon customer’s written request, place the ordered products available by the delivery server for an additional payment of two hundred (200) EURO for management costs.

If customer should be unable to download the ordered product, VITO shall, upon request, to customer the ordered products on CD or DVD, as the case may be subject to the conditions detailed in article 5.1 above.

5.2. Unless otherwise agreed upon in writing, the delivery schedule is an estimate only. Failure to deliver within the agreed delivery schedule, for whatever reason, shall not entitle customer to terminate the agreement or to claim liquidated damages. In the event that the delivery of the products is delayed due to circumstances for which customer is responsible, customer shall not be entitled to suspend payment of the price. In such case VITO may store the products at the risk of expense of customer.

5.3. The risks pertaining to the products shall be transferred by VITO to customer upon dispatch of the Products.

6. Complaints and inspection

No complaint related to the quality and/or quantity of products will be entertained unless the complaint is lodged within thirty (30) days from the date of dispatch of the product.

On acceptance of the complaint, product can be returned to VITO after confirmation by VITO. VITO may refuse to accept the complaint as long as customer does not fulfill its obligation. If the rejections are accepted by VITO, all attempts will be made to provide similar/equivalent products. If similar/equivalent products could not be provided, then the purchase price will be refunded.

The replacement or refund shall be customer’s exclusive remedy for any delivery or non-delivery of the products.

7. Limited warranty

7.1. VITO shall use all reasonable efforts to satisfy customer’s request by delivering products that comply with the accepted order. However, due to the complexity of the products, VITO can under no circumstances warrant that the products are free of bugs, errors, defects and omissions and that concerning the defects or the non-conformity of the product delivered must be made in compliance with the deadlines stated in the order.

VITO warrants that the media used to carry the product(s) shall be free from defects in materials and workmanship under normal use for thirty (30) days from the date of dispatch to customer. In the event the medium on which the product(s) is (are) delivered are defective as demonstrated by customer and accepted by VITO, VITO shall replace said medium.

7.2. No warranty is given with regard to the defects or deterioration caused by fair wear and tear or by an external accident (erroneous assembly or loading, faulty maintenance, abnormal use...), or by a modification and/or alterations of the products not authorized by VITO.

7.3. VITO has no liability either for the fitness for the purpose of any particular use. VITO shall not be held responsible for any change in the availability of the products. Consequently, customer waives all claims against VITO resulting from any use or planned use of the products.

7.4. IN NO EVENT SHALL VITO BE HELD RESPONSIBLE FOR INCIDENTAL, INDIRECT, SPECIAL OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION, LOSS OF PROFITS, LOSS OF USE OR LOSS OF DATA) LOSS OF PRODUCTION, LOSS OF REPUTATION OR ANY OTHER ECONOMIC OR FINANCIAL LOSS ARISING FROM OR IN CONNECTION WITH THESE TERMS AND CONDITIONS AND THE TRANSACTION CONTEMPLATED THEREIN FROM ANY CAUSE WHATSOEVER, WHETHER BASED ON CONTRACT, TORT OR OTHERWISE (INCLUDING STRICT LIABILITY).

VITO shall in no event be liable for any damage or defects that are due to materials or information supplied by customer and/or third parties.

7.5. THE TOTAL CUMULATIVE LIABILITY OF VITO, ITS EMPLOYEES, DIRECTORS AND OFFICERS ARISING FROM OR IN CONNECTION WITH ANY CAUSE WHATSOEVER, WHETHER BASED ON CONTRACT, TORT (INCLUDING NEGLIGENCE) OR OTHERWISE (INCLUDING STRICT LIABILITY) SHALL IN NO EVENT EXCEED THE TOTAL PAYMENTS MADE BY CUSTOMER AND RECEIVED BY VITO UNDER THE SAID ORDER.

7.6. Customer shall waive any recourse in case of any claim from a third party arising from or in connection with the order placed by customer and accepted by VITO from any cause whatsoever and customer shall hold VITO harmless in that respect.

8.2. VITO hereby grants to customer the non-exclusive and non-transferable right to (i) install the products on as many computers located in its premises as needed, including internal computer network (but expressly excluding internet); (ii) use the products for its own internal work, not for resale or re-distribution to third party(ies) to make available the products to consultants and/or subcontractors for purposes directly related to customer’s authorized use of the products. Customer agrees to take appropriate action with any person permitted access to products for the purpose of satisfying the obligations as detailed herein, including measures to prevent inadvertent disclosure.

8.3. No other rights than the rights expressly stated herein are granted by VITO to customer with regard to the products.


9.1. Customer acknowledges that the products are a special, valuable and unique asset of VITO and that the products are confidential information that is disclosed to customer.

9.2. All intellectual property rights in and to the products belong to VITO (and/or its licensors).

The French Space Agency (Centre National d’Etudes Spatiales - CNES) is the sole holder of the copyrightable character of the products under the legislation and conventions concerning copyrights. Consequently, Customer has no proprietary rights (including ownership of copyright and intellectual property rights) in and to the products.

10. Non-Exclusivity

No customer may claim exclusive use of any products.

11. Termination

11.1. If customer fails to fulfill his obligations arising out of the terms and conditions, VITO shall be entitled without any prior notice to customer (i) to suspend the performance of its obligations and/or (ii) to terminate the agreement.

11.2. The articles 7, 9, 11 and 13 shall remain in force following such termination. Upon termination, customer will immediately discontinue the use of the products.

12. Force Majeure

VITO cannot be considered to be failing to meet its contractual obligations if these failures are due to the occurrence of a Force Majeure. Force Majeure designates all the occurrences which are beyond the reasonable control of VITO, of any nature whatsoever, and in particular all breakdowns of a SPOT satellite in activity and/or of another satellite of which VITO distributes the products and/or of the SPOT VEGETATION system, natural catastrophes, bad weather, fires, collective work disputes, strikes, sabotage, embargoes, interruptions or delays in the transport or means of communication, war, acts or regulations issued by the government, by public, civil or military authorities (including delays in the obtaining of authorizations or licenses of any sort), by the U.N., which may occur as from the date of the order and would prevent its total or partial execution.

13. Governing law - Disputes

The operation of the products will be error-free or uninterrupted nor that all defects will or can be corrected. VITO does not make any warranty as to the results from the usage of the products.

VITO’s warranty shall, if faulty workmanship is proven be limited either to the replacement of the defective products or to their refund, with the exclusion of any indemnity or damages. Any claim

General Terms and Conditions Satellite Data
Revision: September 2006
13.1. Any disputes arising hereunder will be submitted to the competent Courts at Brussels (Belgium), where only the English version of these terms and conditions will be applied.

13.2. These terms and conditions are exclusively governed by Belgian law, without reference to its conflict of law principles.
TERMS AND CONDITIONS : PROBA-V SATELLITE DATA

All 1 km products are available for free. They are distributed through the ESA Earth Watch programme.

All 1/3 km products and L1C products are available for free, except for products younger than 1 month. However, Belgian & Luxembourgian users, as well as ESA-approved R&D projects can get all 1/3 km products for free. Copernicus users can obtain products through the Copernicus Space Component Data Access (http://gmesdata.esa.int/web/gsc/home).

The 1/3 km products and L1C products are distributed through the Belgian PROBA-V programme.

Note that free products are distributed at best effort basis and without customizations.

More information on the data policy for the PROBA-V products is described in the following link.
 TERMS AND CONDITIONS : METOP-AVHRR S10 products

The METOP-AVHRR S10 Synthesis products (ENDVI10) represent the Normalized Difference Vegetation Index and are distributed together with a set of ancillary dataset layers (surface reflections, sun and view angles, quality indicates) through the EUMETSAT Land Surface Analysis Satellite Application Facility (LSA SAF). The land surface temperature (LST) layer is added on courtesy of VITO, whereof EUMETSAT does not take any liability, responsibility and ownership.

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