END USER LICENSE AGREEMENT

Revision of 10.06.2021

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The software is protected by copyright and intellectual property laws and international agreements. You agree that this Agreement has the same legal effect as any other written agreement entered into by you. In the event of a breach of the Agreement, you may be held liable as a defendant.

If the Software is accompanied by a contract concluded with GEONAFT in paper form, including in writing, and this agreement defines the terms of your use of the Software, then in the event of discrepancies in the content between the text of this Agreement in electronic form and the text of the contract in paper form, including in writing, the text of the license agreement in paper form, including in writing, shall prevail.

This Agreement may be available to you in English. For the sake of uniformity and to avoid ambiguity, the Russian version of the Agreement will prevail and all disputes must be resolved on the basis of the Russian version of the Agreement.

Definitions:

GEONAFT Company is a limited liability Company "Geosteering technologies "(abbreviated brand name of LLC" GeoSteerTech"), registered in accordance with the legislation of the Russian Federation, registration address: 119234, Moscow, Leninskie Gory street, possession 1, p. 75 D, room II, room 3, OGRN 1106670031566, TIN 6670320180.

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You, the End User – any individual and / or any legal entity (organization) that has purchased the SOFTWARE for its own use and not for sale, and any actual user of the SOFTWARE.

Section 1. Granting a license

- 1.1 Subject to your compliance with the terms of this Agreement, GEONAFT grants You a simple (non-exclusive) License to install and use the functionality of the Software, subject to all restrictions contained in this Agreement, software or hardware license keys (hereinafter referred to as the "License Key") in the Software itself, and/or a separate written agreement between you and GEONAFT. Any dispute over the scope of the License must be resolved in favor of limiting the scope of the License. Restrictions on your use of the SOFTWARE may include, but are not limited to, the following:
- 1.1.1. Restrictions on the number of jobs and network access. Unless you have the right to install and use the Software on a certain number of Computers on the network (a "per seat" license) or on more than one Computer on the network at the same time (a "concurrent" license), you have the right to install and use the Software on only one Computer (a "one seat" license).
- 1.1.2. Term. The use of the Software may be limited to a certain period, after which it is impossible to use the SOFTWARE.
- 1.2. GEONAFT reserves all rights not expressly granted to you under the terms of this Agreement. The Agreement does not grant you any rights to GEONAFT trademarks.

- 1.3. Any use of the SOFTWARE or its components that does not comply with the terms of the Agreement is a violation of the intellectual rights of GEONAFT and/or third parties and serves as a basis for depriving you of the rights to use the Software granted to you under this Agreement.
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- 2.1. All terms of use of the Software and restrictions on the use of the Software are set out in this Agreement, unless otherwise specified in a separate written agreement between you and the GEONAFT Campaign or in the accompanying documentation for the Software.
- 2.2. You agree not to perform the following actions independently and not to allow third parties to perform the following actions:
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- 2.2.2. Modify, adapt (including making changes to the Software solely for the purpose of its operation on specific End-user hardware or under the control of specific End-user programs), make any changes to the object code of the Software, programs and databases contained in the Software, except for those changes that are provided for by the Software and described in the Software documentation.
- 2.2.3. Correct errors in the Software or translate the SOFTWARE without the prior written consent of GEONAFT.
- 2.2.4. Sublicense, transfer or assign the rights granted to you under the Agreement and any other rights related to the Software to any other person, as well as allow copying the SOFTWARE in whole or in part to other Computers, unless otherwise agreed in a separate written agreement with GEONAFT.
- 2.2.5. Create conditions for access to the Software or use of the Software by third parties who do not have the rights to use this Software, including, without limitation, users working with you in the same multi-user system, in a virtual environment or via the Internet.
- 2.2.6. Remove, modify, or obscure any copyright, trademark, or patent notices that appear on the Software provided to you and / or its copy.

2.3. You do not have the right to transfer the Software directly to another end user. If you are a legal entity, such a transfer can only be made after obtaining the written consent of GEONAFT. The SOFTWARE may only be transferred in its entirety (including all copies, all Software Components, media and printed materials, any updates to the Software, and this Agreement). Such a transfer cannot be made through intermediaries or in any other indirect way. The person receiving the Software as a result of such a transfer is obliged to agree to the terms of this Agreement, including the obligation not to make a further transfer of the Agreement and the Software. In the event of such a transfer, you must stop using the SOFTWARE and delete all copies of the SOFTWARE from your Computer or from your local network.

Section 3. Trial Software

- 3.1. If the Software that you received with this License is a pre-sale version or beta version of the Software provided for testing or for review, testing or verification, has a limited or incomplete set of features, or was provided free of charge (hereinafter referred to as "Trial Software"), then, until you purchase (purchase) a license for the full version of the Software, Article 3 of the Agreement applies. In the event of any discrepancies between the text of the other articles and the text of article 3 of the Agreement, Article 3 will prevail in all matters relating to the Trial Software, but only to the extent necessary to resolve the discrepancies.
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4.1. All future modifications, versions and updates of the Software are provided to you on the basis of a separate agreement for the provision of technical support services or other agreement between you and GEONAFT.

Section 5. Intellectual property rights

- 5.1. You are not granted any intellectual property rights of GEONAFT (including software and any patents, trademarks and copyrights). You may not, either during the term of the Agreement or after its termination or termination, claim any rights to any names, logos, trademarks, images and design elements owned by GEONAFT, as well as to confusingly similar names, logos, trademarks, images and design elements.
- 5.2. No rights to your intellectual property (including the application and any patents, trademarks and copyrights belonging to you) are transferred by GEONAFT under this Agreement.
- 5.3. The Software contains trade secrets and other confidential information belonging to GEONAFT and / or third parties, which is protected by applicable copyright laws, including without any restrictions by the laws of the Russian Federation, international agreements and the applicable laws of the country of use or purchase of the Software.
- 5.4. All rights to materials not contained in the Software, but available through the use of the SOFTWARE, belong to their rightful owners and may be protected by applicable copyright and intellectual property laws and international agreements. This Agreement does not grant you any rights to such intellectual property.

Section 6. Limited Warranty and Disclaimer

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Section 8. Applicable law

8.1. The provisions of the substantive law of the Russian Federation shall apply to the relations under the Agreement. You agree that all disputes concerning this Agreement and / or the Software are subject to settlement exclusively in the territory of the Russian Federation in the Arbitration Court of Moscow. If you are an individual, all disputes arising from the Agreement are subject to resolution in the Kuzminsky District Court of Moscow, Russian Federation.

Section 9. Term and termination of the Agreement

- 9.1. Unless otherwise specified in the Software documentation, this Agreement, or a separate written agreement between you and GEONRAFT, this Agreement is valid for an unlimited period of time, starting from the date when you first expressed your consent to its terms in one of the ways described at the beginning of the Agreement, or the Agreement is valid for the entire period permitted by applicable law.
- 9.2. Without prejudice to any other rights, GEONOFT has the right to terminate this Agreement if you violate its terms. In this case, you must remove the Software, all copies of the Software and Software Components from your Computers.
- 9.3. You have the right to terminate this Agreement by destroying the Software, all Components of the Software and all copies thereof and deleting the Software.
- 9.4. Such termination does not release you from the obligation to pay for the purchase of the Software. Sections 2,5,6,7,8,9,10 of the Agreement remain in effect after the termination or termination of this Agreement, regardless of how it was caused, but this does not give you the right to continue using the Software after the termination or termination of this Agreement.