

# Dutch Sensor Systems

# END USER LICENSE AGREEMENT (EULA)

Version: October 2025

This End User License Agreement ("EULA") is a legal agreement between you (the "End User") and Dutch Sensor Systems B.V. ("DSS") regarding the use of DSS hardware, software, platforms, dashboards, and APIs (collectively, the "Products"). By using any DSS Product, you accept and agree to be bound by this EULA.



**Dutch Sensor Systems B.V.**

Chamber of Commerce registration Number: 78671779

## 1. Applicability and Acceptance

This EULA applies to all DSS Products used, accessed, or activated by the End User. Acceptance occurs when the End User installs, registers, accesses, or uses a Product, whichever comes first.

## 2. License Grant

DSS grants the End User a limited, non-exclusive, non-transferable license to use the Product for internal business purposes only, in accordance with this EULA and any applicable documentation.

## 3. Restrictions

The End User shall not: (a) sublicense, rent, or lease the Product; (b) reverse engineer, decompile, or disassemble any software; (c) remove or obscure any proprietary notices; (d) use the Product for unlawful purposes or outside its intended scope.

## 4. Platform Access and APIs

Where DSS Products include access to cloud dashboards or APIs, such access is subject to DSS's platform policies. DSS may suspend or limit access in the event of misuse, security risks, or legal obligations.

## 5. Updates and Availability

DSS may provide updates or upgrades at its discretion. While DSS aims for high availability, temporary interruptions may occur. No uptime guarantees are provided unless agreed in writing.

## 6. Data Handling and Privacy

End Customers retain ownership of their data. DSS processes data in accordance with applicable privacy laws, including the GDPR. Data may be stored within the EEA or other jurisdictions with adequate safeguards.

## 7. Intellectual Property

All intellectual property rights in DSS Products remain the sole property of DSS or its licensors. No ownership rights are transferred under this EULA.

## 8. Trademarks and Brand Use

The End User may not use DSS trademarks, names, or branding without prior written approval. DSS will also not use End User branding without permission.

## 9. CE Compliance and Export

DSS Products are CE-marked where required for use within the European Economic Area. The End User is responsible for ensuring lawful use and conformity in other jurisdictions.

## 10. Limitation of Liability

To the fullest extent permitted by law, DSS shall not be liable for indirect, incidental, or consequential damages. DSS's total liability is limited to €25,000 or the fees paid in the preceding 12 months, whichever is greater. This does not apply in cases of gross negligence, willful misconduct, or mandatory legal liability.

## 11. Termination

This EULA shall terminate automatically if the End User materially breaches its terms. Upon termination, the End User must cease all use of DSS Products and delete any related software or data. DSS may offer transitional data export for up to 30 days.

## 12. Governing Law and Disputes

This EULA is governed by the laws of the Netherlands. If the End User is located in the EEA, disputes shall be submitted to the courts of Amsterdam. If located outside the EEA, disputes shall be finally resolved by ICC arbitration seated in Amsterdam, in English. Either party may seek interim relief from competent courts.

**Dutch Sensor Systems B.V.**  
Antennestraat 64-66 1322 AS  
Almere The Netherlands

**KVK** 78671779

**BTW** NL861491014B01

**IBAN** NL41 RABO 0359 8457 46

