

FLIGHTAWARE®
AeroAPI® Standard License Agreement

The version of the “FlightAware Terms and Conditions of Sale”, current as of the Effective Date, is applicable to Orders and Licenses hereunder as indicated therein and is hereby incorporated by reference herein. FlightAware Terms and Conditions of Sale referenced above are made available at the following URL: <https://flightaware.com/commercial/termsandconditions>. The parties recognize that the URL may change from time to time and agree that any such change will not affect the applicability of the material referenced. Capitalized terms used and not otherwise defined herein shall have the meaning ascribed to such terms in FlightAware Terms and Conditions of Sale.

In consideration of the mutual promises in this Agreement and further conditioned upon timely payment of all License Fees when due, FlightAware will provide access to AeroAPI on a monthly subscription basis and authorize Licensee’s use of the information provided therein (the “AeroAPI Data”) obtained from such access solely to individuals as follows:

Standard License - So long as Licensee is not in breach of this Agreement, FlightAware hereby grants Licensee (including Licensee’s officers, directors, and employees) a limited, non-transferable, non-sublicensable, revocable, worldwide license to access and use AeroAPI and the AeroAPI Data solely for the following Licensee’s uses, which include planning, analysis, research, and for the creation and distribution of Licensee’s **Derivative Works** (defined below). All such licensed use shall be the “**Permitted Purposes**” and subject to the following permissions and limitations:

Licensee May:

1. Access AeroAPI by any number of simultaneous users by use of a single authorized Licensee account.
2. Search, retrieve, download and store AeroAPI Data.
3. Access AeroAPI solely via [FlightAware’s proprietary API](#).
4. Create and use new data points derived from AeroAPI Data (the “**Derivative Works**”).
5. Use AeroAPI Data and Derivative Works for personal purposes and projects.
6. Use AeroAPI Data and Derivative Works for internal operational use, including but not limited to, uses for customer support, application development, marketing, internal analytics, engineering, maintenance functions, and research & development.
7. Incorporate AeroAPI Data as embedded data or create Derivative Works in a business-to-individual consumer application. An example would be a flight tracking application sold on an application store usable by any individual consumer.
8. Use AeroAPI Data and Derivative Works for research purposes within a bona fide academic setting. AeroAPI Data may be published in research papers with proper attribution to FlightAware, but only when AeroAPI Data is provided in other than raw format, either embedded in Licensee’s academic research or otherwise incorporated

into Derivative Works of Licensee. The attribution shall be substantially similar to: Contains AeroAPI data © FlightAware LLC [year]. Licensee shall at all times comply with FlightAware’s Brand Guide, available at: <https://flightaware.com/about/logo/>.

9. Provide AeroAPI Data to third-parties without additional fee or charge to such third-parties and solely for the Permitted Purposes, but not via the AeroAPI API and only when AeroAPI Data is provided in other than raw format, either embedded in Licensee’s product (e.g., a software application) or otherwise incorporated into a Derivative Works created by Licensee.

Licensee May Not:

1. Lend, rent, sell or grant sublicenses, leases or any other rights to access AeroAPI.
2. Access AeroAPI or use AeroAPI Data for any other purposes other than as provided under this Agreement.
3. Sell, sublicense, or otherwise transfer any part of the AeroAPI Data other than except as expressly permitted in this License.
4. Reverse engineer, disassemble, or decompile the AeroAPI API or AeroAPI Data, or any password or security device used with AeroAPI, or make any attempt to discover the source code or scripts used to provide AeroAPI.
5. Modify the AeroAPI API or the AeroAPI Data without the prior written permission of FlightAware.
6. Remove any FlightAware or third-party names, trademarks, copyright notices or other proprietary rights notices.
7. Use AeroAPI access or the AeroAPI Data in any way that violates or may violate rights of publicity or privacy of any individual.
8. Use AeroAPI Data for commercial aircraft situational displays.
9. Store AeroAPI data in raw format as received via AeroAPI for a period longer than thirty (30) days from the date first received by Licensee.
10. Use the AeroAPI Data in conjunction with or as a backfill to data sourced from any other real-time or near-real-time flight data provider without the prior written permission of FlightAware.
11. Use AeroAPI or the AeroAPI Data in any way that may infringe any copyright or proprietary interests of FlightAware or FlightAware’s third-party data providers, or any other third parties.
12. Use AeroAPI or the AeroAPI Data (including historical data) for any passenger rights claims or actions, for example actions pursuant to EU Regulation 261/2004.
13. With the exception of [FlightAware’s proprietary API](#), including AeroAPI (this product), access AeroAPI with any program, collection agent, or “robot” for the purpose of automated retrieval or display of content.

FLIGHTAWARE®
AeroAPI® Standard License Agreement

Ownership and Use of Data Services and AeroAPI Data - Licensee agrees that AeroAPI Data, the AeroAPI API, and all associated documentation are owned by and shall remain the exclusive property of FlightAware. No rights are granted or conveyed by FlightAware other than as expressly stated in this Agreement, and nothing in this Agreement will be deemed to otherwise grant a party any license, sublicense, copyright interest, proprietary right, or other claim against or interest in the other party's copyrights, patents, trade secrets, or other intellectual property. Licensee agrees that all FlightAware data provided or available to Licensee or Licensee Users through AeroAPI is owned either by FlightAware or by FlightAware' third-party data providers, and that Licensee does not and shall not acquire any ownership or interest whatsoever in such data.

WARRANTY DISCLAIMER & ASSUMPTION OF RISK: OTHER THAN THE TERMS CONTAINED WITHIN THIS AEROAPI STANDARD LICENSE, AEROAPI (INCLUDING WITHOUT LIMITATION THE AEROAPI API AND AEROAPI DATA) IS PROVIDED ***AS-IS*** AND WITH ***ALL FAULTS***. NO WARRANTY OF ANY KIND IS PROVIDED WITH RESPECT TO AEROAPI UNDER THE TERMS OF THIS STANDARD LICENSE. FLIGHTAWARE HEREBY DISCLAIMS ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING ANY WARRANTY OF FITNESS OR OF MERCHANTABILITY. LICENSEE ASSUMES ALL RISKS ASSOCIATED WITH ACCESSING AEROAPI AND USE OF AEROAPI DATA.