

## End User License Agreement (“EULA”)

This EULA is a legal agreement between an individual or individual entity (“you” or the “End User”) and SpaceQuest, Ltd. (“SpaceQuest”). IMPORTANT – READ CAREFULLY: BY CLICKING “ACCEPT”, “AGREE”, “CONTINUE”, OR SIMILAR ACKNOWLEDGEMENT OR BY DOWNLOADING SPACEQUEST PROVIDED SOFTWARE (“SOFTWARE”) AND/OR SPACEQUEST AIS DATA, RELATED GRAPHICS OR OTHER DOCUMENTATION (“DATA”) MADE AVAILABLE ON THE CLOUDEO WEB SITE, YOU ARE AGREEING TO BE BOUND BY THE TERMS AND CONDITIONS OF THIS EULA. IF YOU DO NOT AGREE TO BE BOUND BY THESE TERMS, DO NOT CLICK “ACCEPT”, OR DOWNLOAD OR USE THE SOFTWARE AND/OR DATA.

### 1. License

SpaceQuest hereby grants to the User a non-exclusive, revocable, limited, non-transferable license to use the Software and/or Data subject to the terms and restrictions contained in this EULA.

End User expressly acknowledges and agrees that any access to the Software and/or Data is intended solely for the named individual or entity for End User’s use only in connection with the related individual, corporate and business activities of End User. The Software and Data cannot be resold, remarketed, used to compete with SpaceQuest in any way or given away to the public or put in the public domain. Data exported from the CloudEO website must be kept/retained in such a way that access to, and use of, the Software and Data can be controlled and will comply with all limitations stated herein. End User will not attempt to modify, copy or reverse engineer any part of the Software. Derivative works cannot be published or resold by End User unless explicitly permitted by SpaceQuest (please contact us at 703-424-7801 to obtain permission).

### 2. Support Services

SpaceQuest may supply product support services related to the Software. Use of any such support services is governed by SpaceQuest’s policies and programs described in online documentation or in other provided materials. Any software or services supplied as part of support services are governed by this EULA, unless separate terms are provided. This EULA does not obligate SpaceQuest to supply any support services, or to support any software provided as part of those services.

### 3. Intellectual Property

The Software and Data are proprietary works of SpaceQuest and comprise trade secrets and other confidential information, including information that derives value or potential value from not being readily known or available, which information has been created, developed, and maintained by SpaceQuest at great expense such that misappropriation or unauthorized use by others for commercial gain would unfairly and/or irreparable harm SpaceQuest. End User acknowledges that SpaceQuest retains all ownership and intellectual property rights to and in the Data and Software and all relevant copyright laws and intellectual property rights apply, including, without limitation, United States copyright law, international treaty provisions and applicable laws in the country in which it is being used. Accordingly, End User will not commit, or permit, any act that would impair proprietary and intellectual property rights in the Software or Data that resides with SpaceQuest. All uses of the SpaceQuest Logo, trade name and corporate name must be explicitly granted in writing by SpaceQuest before such use.

End User expressly agrees that SpaceQuest may collect technical information regarding usage of the Software and/or Data for any commercially reasonable purpose, including without limitation to improve the functionality of the Software or to detect unauthorized users, unauthorized activities (e.g., sub-licensing, re-distribution, reverse-engineering), excessive downloading, as well as any other activity which might be in contravention of the provisions of this EULA.

### 4. Termination

SpaceQuest may terminate this EULA at any time and for any reason with or without notice and whether or not you are in compliance with all the terms and conditions of this EULA. Upon termination of this EULA, you must destroy all copies of the Software and Data on your computer and on any associated media. If terminated for SpaceQuest’s convenience, End User will receive a pro-rata refund based on the remaining term End User has subscribed to.

## 5. Disclaimer of Warranties

END USER ACKNOWLEDGES THAT NEITHER SPACEQUEST NOR ANY OF ITS AFFILIATES, THEIR MEMBERS, DIRECTORS, OFFICERS, EMPLOYEES, AND AGENTS, HAVE MADE OR SHALL BE DEEMED TO HAVE MADE ANY REPRESENTATIONS OR WARRANTIES WHATSOEVER WITH RESPECT TO THE SOFTWARE OR DATA. THE DATA PROVIDED BY SPACEQUEST IS PROVIDED ON AN "AS IS" BASIS WITHOUT ANY REPRESENTATIONS OR WARRANTIES OF ANY KIND, AND SPACEQUEST EXPRESSLY DISCLAIMS ANY AND ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION, WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. SPACEQUEST DOES NOT WARRANT THAT THE DATA WILL BE UNINTERRUPTED OR ERROR-FREE, OR THAT DEFECTS WILL BE CORRECTED. SPACEQUEST HAS NO OBLIGATION TO PROVIDE MAINTENANCE, TECHNICAL OR OTHER SUPPORT, OR UPDATES TO YOU FOR THE SOFTWARE. SPACEQUEST DOES NOT WARRANT OR REPRESENT THE USE OF THE SPACEQUEST DATA IN TERMS OF ITS CORRECTNESS, ACCURACY, RELIABILITY, OR OTHERWISE. END USER ACKNOWLEDGES AND AGREES THAT RELIANCE UPON OR USE OR DISTRIBUTION OF SUCH DATA SHALL BE AT USER'S RISK.

IN NO EVENT SHALL SPACEQUEST BE LIABLE TO END USER OR ANY THIRD PARTY FOR ANY LOSS (DIRECT OR INDIRECT), SPECIAL, INCIDENTAL, PUNITIVE OR CONSEQUENTIAL DAMAGES INCLUDING, BUT NOT LIMITED TO, DAMAGES FOR THE INABILITY TO USE SOFTWARE OR ACCESS THE DATA, LOSS OF BUSINESS, LOSS OF REVENUE OR PROFITS, BUSINESS INTERRUPTIONS, LOSS OF INFORMATION OR DATA, OR OTHER FINANCIAL LOSS, ARISING OUT OF THE USE OF, OR INABILITY TO USE, THE SOFTWARE OR DATA. NOTWITHSTANDING ANY DAMAGES THAT END USER MIGHT INCUR FOR ANY REASON WHATSOEVER, THE ENTIRE LIABILITY OF SPACEQUEST, ITS AFFILIATES, THEIR MEMBERS, DIRECTORS, OFFICERS, EMPLOYEES, AND AGENTS, UNDER ANY PROVISION OF THIS EULA AND END USER'S EXCLUSIVE REMEDY HEREUNDER SHALL BE LIMITED TO THE AMOUNT ACTUALLY PAID BY END USER FOR THE SOFTWARE AND/OR DATA.

## 6. Choice of Law

This EULA is governed by and construed in accordance with the laws of the Commonwealth of Virginia, USA, without regards to choice of law provisions. Any disputes arising out of this EULA that cannot be resolved by the parties will be brought in state of federal court located with the Commonwealth of Virginia.

## 7. Other

This EULA is the entire agreement between SpaceQuest and End User for the License described herein. Amendments or addenda to this EULA may accompany future updates, online activity, plug-ins or other events at the sole discretion of SpaceQuest. If any term or provision of this EULA is held to be void, invalid, unenforceable or illegal, the other provisions shall continue valid in full force and effect.

This EULA supersedes all written or oral agreements between the parties relating to the subject matter herein. This EULA is assignable by SpaceQuest. End User may not assign or transfer this EULA or any rights or obligations set forth herein without the prior written consent of SpaceQuest. Notwithstanding the foregoing, End User or End User's enterprise may have other valid agreements with SpaceQuest with respect to other data and/or services offered by SpaceQuest, and this EULA does not control or supersede any usage terms that might apply to such other agreements.