



The Legal Notice on the use of Destination Earth (DestinE)

1. Copyright

Through DestinE, the access to and use of Copernicus Sentinel data is available on a free, full and open basis and shall be governed by the Legal Notice on the use of Copernicus Sentinel Data and Service published here: https://sentinels.copernicus.eu/documents/247904/690755/Sentinel_Data_Legal_Notice

Unless otherwise indicated, content owned by the EU on this website is licensed under Creative Commons Attribution 4.0 International (CC BY 4.0) licence. Where prior permission must be obtained for the reproduction or use, such permission shall cancel the above-mentioned general permission and shall clearly indicate any restrictions on use.

You may be required to clear additional rights if a specific content depicts identifiable private individuals or includes third-party works. To use or reproduce content that is not owned by the European Union, you may need to seek permission directly from the rightholders and/or accept terms and conditions defined by them.

Software or documents covered by industrial property rights, such as patents, trademarks, registered designs, logos and names are not licensed to you.

Services, applications and/or tools created using DestinE

The users creating services, applications and/or tools using DestinE must mention that they rely on it. The attribution must be displayed prominently and provided alongside, within, or co-located with the services, applications and/or tools in the form of the following wording: “This service, application and/or tool is created [based on data of the European Commission] and/or [using Destination Earth Platform]”.

2. Non liability

The European Commission accepts no responsibility or liability whatsoever with regard to the information on DestinE Platform.

The information on DestinE Platform is provided without any express or implied warranty from the European Commission as regards its quality, accuracy, completeness, availability, reliability, speed and suitability for any purpose.

The European Commission accepts no responsibility with regard to any problems incurred or any action taken by the users on the basis of the information provided through the DestinE Platform or any linked external website.

By using DestinE platform, the user renounces any claim for damages against the European Union. The scope of this waiver encompasses any dispute, including contracts and torts claims, that might be filed in court, in arbitration or in any other form of dispute settlement.

3. External website disclaimer, data protection

DestinE Platform website is an external website, which is not owned by the European Commission and for which the Commission assumes no responsibility.

When users choose to use the external website, they are subject to the cookie, privacy and legal policies of that external website. The European Commission can instruct the external website to display or include a link to the European Commission's privacy notice, which shall be identified as such.

Compliance with applicable data protection and accessibility requirements of external websites is the explicit responsibility of the external website.

4. Use of the EU emblem by third parties

The principles of use of the EU emblem by third parties have been set out in an administrative agreement with the Council of Europe. This agreement has been published in the Official Journal of the European Union on 08/09/2012 ([2012/C 271/04](#)).

According to this agreement, any natural or legal person ("third-party user") may use the EU emblem or any of its elements, as long as this use:

(a) does not create the impression or assumption that there is a connection between the third-party user and any of the institutions, bodies, offices, agencies and organs of the European Union or the Council of Europe where this connection does not exist;

(b) does not lead the public to believe that the user benefits from the support, sponsorship, approval or consent of any of the institutions, bodies, offices, agencies and organs of the European Union or the Council of Europe where this is not the case;

(c) is not made in connection with any objective or activity which is incompatible with the aims and principles of the European Union or the Council of Europe, or is otherwise unlawful.

If the use of the EU emblem complies with the above conditions, there is no need to ask for written permission.

Registration of the EU emblem, or a heraldic imitation thereof, as a trade mark or as any other IP right is not acceptable.

[Download the EU Emblem and graphical information](#)