

# End User License Agreement (EULA)

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## 1. Software Covered by this Agreement

This Agreement governs your use of the myFLIGHTDATA.com software ("Software"), including all related documentation, and any updates, upgrades, or modifications thereto, as well as the integrated sub-programs part135sms.com and part135cass.com provided by myFLIGHTDATA, LLC ("Company").

## 2. License Grant

### a. License

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### b. Data Storage

NOTE: Your data is not permanently stored, backed up, or saved on the system. You must back up and save your flight data from the system.

## 3. User Obligations

### a. Permitted Uses

You may:

- Set up and customize your account online,

- Use the system to input, store, create, and print reports,
- Download, backup, and store your data for backup and use.

## **b. Data Backup**

You are responsible for the regular backup of all data used in connection with the Software. You agree to routinely archive data and to follow best practices in data backup and data archival. The Company is not responsible for any loss, corruption, or damage to data arising from your failure to comply with these provisions.

## **c. Data Accuracy**

You are solely responsible for the accuracy, quality, integrity, legality, reliability, and appropriateness of all data you input into the Software. You must review and verify your data regularly to ensure that all outputs or results generated by the Software are correct and accurate. The Company will not be liable for any inaccuracies, errors, or losses resulting from incorrect data provided by you.

## **4. Restrictions**

You must not:

- Make copies of the Product or Software;
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## **8. Termination**

This Agreement is effective until terminated. Your rights under this Agreement will terminate automatically without notice from the Company if you fail to comply with any term(s) of this Agreement. Upon termination, you shall cease all use of the Software and destroy all copies, full or partial, of the Software.

## **9. General**

This Agreement constitutes the entire agreement between you and the Company concerning the use of the Software and supersedes all prior agreements and understandings. No amendment to or modification of this Agreement will be binding unless in writing and signed by the Company.

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