

#### General Terms and Conditions - Callendar SaaS Platform

Version 1 - Date [2025/06/05]

Welcome to the Callendar Platform,

Use of the Callendar Platform is governed by this document titled the "General Terms and Conditions" (hereinafter the "GTC"), by the Quotations, and by the Privacy Policy available in its French version. These documents together constitute a contract between "You," the Client, and "Us," Callendar, the company operating the Callendar Platform. We invite You to read and accept each of these documents prior to using the Platform and its Services.

#### 1. General Overview of the Callendar Platform

CALLENDAR, a simplified joint-stock company (société par actions simplifiée) with a share capital of €11,111.20, having its registered office at 1 Cours Valmy, 92800 Puteaux, France, registered with the Nanterre Trade and Companies Register under number 879 252 831, and represented by Mr. Thibault LACONDE in his capacity as President (hereinafter referred to as the "Company"), has set itself the mission of accelerating adaptation to climate change by facilitating local-scale risk assessments. The Company offers both free applications for the public and tools intended for businesses. These offerings are presented on the website https://www.callendar.tech/.

Among these tools, the Company develops and offers its Clients access to the services of the Callendar Platform (hereinafter referred to as the "Platform" or the "Callendar Platform").

The Platform is a digital solution for large-scale climate risk assessment offering:

- A data processing service using climate data from external providers such as research centers or data producers (a list
  of data providers and applicable licenses is available in the appendix to this document, and a physical climate risk
  analysis service for a single point (defined by its geographic coordinates), a set of points, or a geographic area.
- The generation of a deliverable consisting of a physical climate risk analysis report, accompanied by the related raw and intermediate data in a CSV file, and the applicable methodology in PDF format.

### 2. Definitions

For the purposes of these GTC, each of the following terms, when used with a capital letter (whether in the singular or plural), shall have the meaning set forth below:

Client	Refers to the legal entity that has signed the Quotation and these GTC, and which is contractually			
	bound and responsible for ensuring compliance with these GTC by itself and its Users.			
Client Data	Refers to any content or information submitted or provided by the Client, including a point (defined by			
	geographic coordinates), a set of points, or a geographic area, for the purpose of being analysed via			
	the Platform's Services.			
Confidential	Includes any strategic, financial, technical or legal information, trade secrets, and generally any			
Information				
illiorillation	information related to a Party's activities, including know-how and data concerning the operation			
	the Callendar Platform.			
Contract	Refers to the GTC, the Privacy Policy, and the Quotation(s), taken together.			
Documentation	Refers to the technical and user manuals provided by the Company and made available onling			
	describing how the Platform operates and should be used.			
Feedback	Refers to any ideas, comments, suggestions, proposals for improvement of the Platform or the			
	Services, use cases or recommendations provided by the Client or its Users, whether in writing or			
	verbally, to the Company.			
General Terms and	Refers to this document, including its appendices and any subsequent updates.			
Conditions - GTC	3, ,			
Generated Content	Refers to the content produced by the Platform's Services based on the processing of Input Data and			
	Client Data. The Generated Content may take the form of an analysis report downloadable by the			
	Client from the Platform, together with the associated raw and intermediate data (CSV file), and the			
	applicable methodology (PDF file).			
Input Data	Refers to all data integrated into the Platform or accessed by the Platform via APIs, which enable the			
<b></b>	provision of the Services. The databases integrated into the Platform, along with their respective			
	producers and applicable licenses, are listed in an appendix.			
Login Credential	Refers to the identification data (email and password) allowing a User to authenticate, log in to the			
Login Credential				
	Platform, and access their User Account.			
Personal Data	Refers to any information relating to an identified or identifiable natural person; an "identifiable natural			
	person" is one who can be identified, directly or indirectly, in particular by reference to an identifier			



	such as a name, an identification number, location data, an online identifier, or to one or more factors specific to their physical, physiological, genetic, mental, economic, cultural or social identity.			
<b>Platform</b> or				
Callendar Platform	as a Service (SaaS) mode from the address <a href="https://climatevision.callendar.tech">https://climatevision.callendar.tech</a> , allowing the Client to access the Services.			
	The Platform includes, notably, the portal, user interfaces, software solutions, functionalities, algorithms, databases, APIs or application programming interfaces, structures, technical architecture, content, Documentation, methodologies, formats and templates, including risk analysis report templates. The Platform is regularly updated and may evolve in terms of features and interface as set forth in these GTC.			
Quotation	Refers to the document formalizing the Services subscribed to by the Client and the associated fees Signing the Quotation implies acceptance of these GTC. Payment of the fees grants the Client access to the subscribed Services.			
Services	Refers to all services accessible through the Callendar Platform.			
User	Refers to the natural person authorized by the Client to access and use the Platform through their User Account.			
User Account	Refers to the User's personal space, accessible from the Platform using the Login Credentials.			

### 3. Acceptance and Enforceability of the GTC

The Client may use the Platform and the Services subject to prior acceptance of these GTC, which is formalized by validation of the Quotation. By validating the Quotation, the Client expressly declares that it:

- has read, understood, and accepted these GTC.
- has received all necessary information to determine that the Platform meets its expectations, objectives, and needs.
- has the necessary skills and technical means to access and use the Platform and the Services.

The User is required to accept these GTC upon first login to the Platform.

#### 4. Term

The Contract shall enter into force upon signature of the Quotation and activation of the User Account, in accordance with the terms set forth in the Quotation, for an initial term of one (1) year. It shall be renewed automatically by tacit agreement for successive one-year periods, unless terminated by registered letter with acknowledgment of receipt sent at least one (1) month prior to the anniversary date of the Contract, to the following address: 1-7 cours Valmy, 92800 Puteaux, France.

#### 5. Access to the Platform

### 5.1 General Principles

Subject to the validation of the Quotation and payment of the corresponding invoice, the Company shall provide the Client with access to the Platform and the subscribed Services.

The Company shall create one or more User profiles based on the information provided by the Client, or the Client, via an administrator User Account, may invite Users to access the Platform using an activation link.

Each User acknowledges having the necessary skills and technical resources to access and use the Platform. Access to and use of the Platform requires meeting the minimum technical requirements for an internet connection. The equipment (computer, mobile phone, telecommunication means, etc.) necessary for accessing the Platform shall be at the Client's sole expense, as well as any telecommunication costs incurred thereby.

#### 5.2 Administration of User Accounts

The Client is responsible for the information provided for the creation of User Accounts, including, where applicable, administrator accounts, and for defining the associated access rights.

The Client is responsible for maintaining the confidentiality of its Login Credentials and undertakes to take all necessary measures to ensure such confidentiality and prevent any identity theft or fraudulent or unauthorized use of the User Accounts.

The Client agrees to notify the Company without undue delay of any fraudulent use of the User Accounts. The Client shall be liable for all activities carried out through the User Accounts.

### 5.3 Suspension or Closure of User Account(s)

In the event of a breach of these GTC, and without prejudice to any other remedies available under applicable law, the Company reserves the right to:

 suspend the User Account pending the completion of necessary verifications and until the cause of suspension has been remedied.



- permanently close the account, particularly in the event of repeated violations of contractual obligations or infringement of the Company's intellectual property rights.

### 6. Company Obligations

### 6.1 Availability and Hosting of the Platform

The Company shall endeavour to maintain access to the Platform 24 hours a day, 7 days a week, and shall use its best efforts, in accordance with industry standards, to secure the Platform, taking into account the inherent complexity of the internet. The Company undertakes to conduct regular checks to verify its operation and accessibility. The Services are hosted via Azure service.

Access to and use of the Platform may be temporarily suspended for maintenance purposes. The Company shall use its best efforts to notify the Client in advance. The Company's maintenance team strives to optimize such operations to minimize disruption. The Company shall not be held liable for any unavailability of the Platform, particularly if such unavailability is required for security purposes or caused by external factors, including but not limited to technical reasons, network congestion, improper use of online services, or failure of internet service providers.

## 6.2 Support

The Company shall use commercially reasonable efforts to provide technical support to the Client in order to: (i) respond to inquiries regarding the use of the Platform and Services, and (ii) enable Users to report any malfunctions of the Platform. Users may contact technical support via email at the following address: <a href="mailto:contact@callendar.tech">contact@callendar.tech</a>. The support service is available Monday through Friday (excluding French public holidays) from 9:00 a.m. to 6:00 p.m. (France metropolitan time).

The support service is a technical assistance resource only and does not constitute a legal obligation or a commitment by the Company in terms of advice or quality of service.

In the event of a reported malfunction, the Client undertakes to provide all necessary information for its resolution, including the circumstances under which it occurred, the nature of the malfunction, and its effects.

#### 6.3 Modification of Services

The Company reserves the right, at any time, to add to, materially modify, or temporarily or permanently discontinue the Services offered through the Platform.

The Client acknowledges that the Company shall not be liable to it or to any third party for any modification, removal, or interruption of the Services.

#### 6.4 Client Warning

The Client acknowledges having reviewed all information relating to the use of the subscribed Platform and confirms that the Platform is suitable for its needs.

The Client is informed and acknowledges that the databases integrated into the Platform may contain erroneous, inaccurate, or incomplete data. As a result, the Client must exercise caution with regard to the Generated Content, as well as its interpretation and use. The Client is solely responsible for the use of the Platform, the Services, the Client Data it submits, and the Generated Content. The Client agrees to report to the Company any incidents, malfunctions, or feedback relating to the use of the Platform, the Services, and the quality of the Generated Content.

### 7. Client Obligations

The Client is responsible for the use of the Platform and Services by the User and undertakes, in particular, to:

- use the Platform and Services in accordance with these GTC and all available documentation.
- respect the Company's intellectual property rights.
- respect third-party rights, including the licenses applicable to Input Data.
- comply with its communication obligations.
- refrain from engaging in any illegal, fraudulent, or harmful activity that may infringe the rights or security of third parties, disrupt public order, or violate applicable laws and regulations.

The Client is also responsible for exporting and backing up the Generated Content.

The Client agrees that the Company shall not be held liable for:

- the provision, reliability, or completeness of the Callendar Data.
- the Client's use of the Services.
- the usability, reliability, accuracy, or completeness of the Generated Content or any use thereof.

### 8. Financial Terms

The Client may choose between two subscription models:



- A one-time payment upon generation of a risk analysis report; or
- An annual subscription payment granting access to the Platform and a defined number of credits, which may be used to generate reports. The number of credits is determined in the Quotation based on the Client's anticipated needs. This amount may be increased during the subscription period. The Client may monitor its credit balance through its User Account.

A Client wishing to subscribe to the Platform Services shall submit a request to the Company via the website. The Company will then contact the Client and issue a Quotation outlining the proposed subscription terms and pricing based on the number of annual reports requested. The Quotation is sent to the Client for validation. Upon validation, the Company will issue an invoice for payment. Payment under the Contract shall be made exclusively by direct debit or bank transfer.

Access to the Services and the Platform is subject to prior payment of the amounts invoiced in accordance with the validated Quotation.

In the event of non-payment, the Company reserves the right to (i) refrain from activating or automatically suspend access to the Platform until full payment is received; (ii) invoice all collection costs, including bank fees resulting from failed or rejected payments; (iii) apply late payment interest, automatically due upon the payment due date, at a rate equal to three (3) times the legal interest rate, calculated on the outstanding amount, as well as a fixed recovery indemnity of forty (40) euros; and (iv) seek damages where applicable, without prejudice to its other legal rights.

### 9. Intellectual Property

### 9.1 Ownership of the Platform and Service

The Platform and all of its components, including the Services, databases, Input Data, report templates, and Generated Content, are and shall remain the exclusive property of the Company or its licensors. The Company holds copyright over these elements, and in the case of databases, the related database producer rights.

These GTC do not entail any transfer whatsoever of intellectual property rights over the Platform or any of the elements owned by the Company or third parties. All rights and titles relating to the Platform not expressly granted to the Client under this Contract are reserved by the Company and its licensors.

#### 9.2 License to Use the Platform and Services

Subject to payment of the applicable subscription fee, the Company grants the Client a limited, non-exclusive, non-transferable, revocable, worldwide license to use the Platform and the Services for the term specified in the "Term" section, solely for internal purposes and in accordance with the limitations (if any) set out in the Quotation, for the following purposes: (a) to access and use the Services in accordance with this Contract and the Documentation; and (b) to extract the Generated Content, raw and intermediate data, and methodology in accordance with the Platform's functionalities. The Client may authorize any Authorized User to access and use the Services solely as provided in the Documentation and this Contract.

The Client shall refrain from:

- altering or distorting the Input Data.
- engaging in reverse engineering.
- manually or automatically extracting, including via scraping or crawling techniques, all or part of the Platform, databases, Services, or Input Data.
- copying, reproducing, downloading, disseminating, transmitting, commercially exploiting and/or distributing the Platform, Services, or Input Data in any manner whatsoever.
- sublicensing to any third party other than Authorized Users.
- connecting, interfacing, or interoperating the Platform with third-party software without the Company's prior written approval.
- developing software solutions or services that compete with the Callendar Platform.
- engaging in any conduct that compromises the Platform's IT security, circumvents protection or authorization mechanisms.
- infringing the Company's proprietary or moral rights.

Any breach of these rights may result in the civil and/or criminal liability of the Client or the individual responsible.

The Client also agrees to credit the Company as the publisher of the Platform and producer of the Generated Content, and to retain all attribution and informational notices included with such Content.

The Company's distinctive signs, including the Callendar trademarks (French trademarks No. 5019501 and No. 5085409), domain names, corporate name, and any logos appearing on the Platform are protected by intellectual property law. Any total or partial reproduction of these distinctive signs without the Company's express prior authorization is strictly prohibited.

### 9.3 Use of Client Data

The Client is fully responsible for the Client Data and warrants that it holds all necessary rights for its use via the Platform. The Company is authorized to use such data for the purpose of performing the Contract, processing it through the Platform's Services, and generating the corresponding Generated Content. The Company may also use the Client Data, in anonymized form, for service usage analysis, development of new Services, and training of artificial intelligence algorithms and models.



The Client represents and warrants that all Client Data: (a) does not infringe any copyright, trademark, or patent; (b) does not misappropriate any trade secret; (c) does not contain any viruses or other malicious code intended to damage systems; (d) does not contain any personally identifiable information; and (e) does not violate the rights of any third party.

## 9.4 Ownership of the Generated Content

The analysis report generated is the property of the Client, who is free to use it internally for its own purposes, transmit it to third-party service providers such as consulting firms on a need-to-know basis, or disclose it to the public or to relevant authorities. The Client agrees to retain all attribution and informational notices contained in the Generated Content in the event of any transmission or disclosure of the analysis report.

The raw and intermediate data provided in CSV format are made available to the Client under the terms of the applicable licenses listed in the annex and in accordance with the "Open-Source License" clause.

The methodology delivered in PDF format is provided for informational purposes only.

The Client is prohibited from sharing, modifying, distorting, or commercializing the report, the raw and intermediate data, or the methodology, whether for free or for consideration.

The Company shall retain a copy of the Generated Content on the Platform for the duration of the Contract; the Client is solely responsible for extracting and backing up its Generated Content progressively as it is produced, and no later than the end of the Contract. The Platform provides a functionality enabling such extraction.

### 9.5 Open-Source License

The Client is informed that certain components of the Platform may be subject to open-source licenses, including Input Data originating from third-party providers such as research institutions. The databases integrated into the Platform, along with their respective producers and associated usage licenses, are listed in the annex. The Company makes no warranty regarding these open-source components or content. The Client undertakes to comply with the usage licenses applicable to the Input Data.

#### 9.6 Feedback

The Company is free to incorporate Client and User Feedback into the Platform and the Services and, where applicable, to develop new features, modify user interfaces, or improve the Services. Where necessary, the Client or User grants the Company a free, worldwide, transferable, sublicensable, irrevocable license for a term of fifty (50) years to use such Feedback.

#### 10. Personal Data

Each party undertakes, for its own part, to comply with all applicable legal and regulatory obligations relating to the protection of personal data, including French Law No. 78-17 of January 6, 1978, as amended, and Regulation (EU) 2016/679 of the European Parliament and of the Council of April 27, 2016 (General Data Protection Regulation or "GDPR") (together, the "Applicable Regulations").

Two types of data processing are identified in connection with the performance of this Contract:

- **Processing 1**: Processing of personal data for the purpose of managing the contractual relationship. For this processing, each party acts as an independent data controller and shall comply with the Applicable Regulations.
- Processing 2: Processing of personal data for the purpose of performing the Contract, creating User Accounts, and providing
  access to the Callendar Platform. For this processing, the Company processes the personal data of Users on behalf of and
  under the instructions of the Client, acting as a data processor, while the Client acts as the data controller within the meaning
  of the Applicable Regulations.

In relation to Processing 2, the Company undertakes to comply with the requirements of Article 28 GDPR and informs the Client that it shall:

- carry out the processing on the legal basis of the performance of a contract.
- implement appropriate technical and organizational measures to ensure the protection of data subjects' rights.
- process personal data only in accordance with the Client's documented instructions.
- only process the following personal data within the Platform: first name, last name, email address of the User, login domain, and login logs.
- process such data solely for the purposes of operating the Platform, maintenance, statistical analysis, development of new Services, and as evidence in the event of non-compliance with the GTC.
- subcontract the hosting of the Platform and personal data to Azure, with all servers located within the European Economic Area (FFA)
- reasonably assist the Client in fulfilling its obligations.
- delete personal data within six (6) months of the deletion of User Accounts or termination of the Contract.
- not transfer personal data outside the EEA.
- notify the Client in the event of any personal data breaches or security incidents.



The Client may audit the Platform for compliance with this article, limited to one audit per Contract.

The Client acknowledges and agrees that the Company may use anonymized data of the User and the Client for the purpose of training its systems and algorithms.

### 11. Confidentiality

Each party undertakes not to disclose to any third party, without the prior written consent of the other party, any Confidential Information of the other party, throughout the term of the Contract and for a period of five (5) years following its expiration or termination for any reason. Each party represents and warrants that it shall ensure compliance with this obligation by its personnel and any subcontractors involved in the performance of the Contract.

The following information shall not be considered Confidential Information:

- information that is or becomes publicly available through no fault of the receiving party.
- information already known to the receiving party prior to its disclosure.
- information disclosed to the receiving party by a third party without breach of any confidentiality obligation and without any wrongful act.
- information independently developed by the receiving party without use of the other party's Confidential Information.
- information the disclosure of which is required by law, regulation, or court order, but solely to the extent required.

Each party shall take all reasonable precautions to protect the other party's Confidential Information, using at least the same level of care it uses to protect its own Confidential Information.

### 12. Evidence Agreement

In the event of a dispute concerning the use of the Callendar Platform, the parties agree that the logging data generated by the Company's systems during the use of the Platform shall be deemed conclusive and constitute valid evidence between the parties, in accordance with Article 1368 of the French Civil Code.

### 13. Liability and Damages

The Client acknowledges that the Platform, the Services, and the Documentation are provided "as is" and that their use is under the Client's sole responsibility.

The Client further acknowledges that:

- the Generated Content is based on databases produced by third-party providers and processed using recognized methodologies but may contain errors.
- by nature, climate projections involve uncertainties, for instance related to future emissions, modelling limitations, and the inherently chaotic nature of weather systems.

Accordingly, and subject to mandatory legal provisions, and in addition to any other limitations provided herein, the Company shall not be held liable for:

- any lack of completeness, quality, accuracy, or reliability of the Input Data.
- poor quality or inaccuracies in the analysis reports or, more generally, the Generated Content.
- any use of the Platform not in accordance with the Documentation or the Contract.
- any use made by the Client or the Users of the Generated Content.
- any decisions based on the Generated Content and their consequences.
- any failure or interruption of internet connectivity or telecommunications infrastructure.

In any event, the Company's liability may only be incurred in the event of proven gross negligence.

The Company and the Client expressly agree that the Company shall only be liable for direct damages and that compensation for indirect or punitive damages is expressly excluded, including but not limited to loss of profits, business opportunities, data, operations, intangible assets, reputational harm, or third-party claims.

In any case, and regardless of the legal basis invoked, the total amount of direct and consequential damages for which the Company may be held liable shall not exceed the total amount invoiced and received by the Company from the Client over a single contractual year.

### 14. Termination for Breach

#### 14.1 Termination for Breach of a Material Obligation

The following are deemed material obligations of the Client (the "Material Obligations"):



- payment of the fees by the Client as set forth in the Quotation.
- use of the Callendar Platform in accordance with the sections "Client Obligations" and "Intellectual Property".

In the event of a breach by the Client of any of these Material Obligations, the Company may:

- suspend or terminate the Client's access to the Callendar Platform immediately upon simple written notice sent by registered letter with acknowledgment of receipt.
- notify any competent authority, cooperate with such authority, and provide all information useful to the investigation and suppression of illegal or unlawful activities.
- initiate legal proceedings.

These actions shall be without prejudice to any claim for damages that the Company may assert against the Client.

### 14.2 Termination for Breach of Any Other Obligation

In the event of a breach by either party of any obligation other than a Material Obligation, the non-breaching party shall send a registered letter with acknowledgment of receipt to the breaching party, precisely identifying the breach(es) and the relevant contractual provisions.

The breaching party shall have a period of thirty (30) days from receipt of such letter to remedy the breach. Upon the expiry of that period, the parties shall meet to assess the situation and decide whether to:

- continue performance of the Contract.
- terminate the Contract, without prejudice to any damages to which the non-breaching party may be entitled.

### 14.3 Consequences of Termination

Upon termination of the Contract, the Client shall be responsible for retrieving all Client Data and Generated Content. Accordingly, for a period of twenty (20) days following the termination date, the Company shall make the Client Data and Generated Content available to the Client through the Services, via limited access for retrieval purposes only. After this period, and within three (3) months thereafter, the Company shall destroy all copies of the Client Data, Generated Content, and User Personal Data in its possession, except for data stored in backup systems.

After the retrieval period, the Client—and, by extension, its Users—shall no longer have access to the Callendar Platform. Any attempt to access or use the Callendar Platform after the end of the Contract shall constitute unauthorized and wrongful access.

The following articles shall survive the expiration or termination of the Contract: Article 10 "Intellectual Property", Article 12 "Confidentiality", Article 13 "Evidence Agreement", Article 14 "Liability and Damages", and Article 17 "Governing Law and Dispute Resolution".

#### 15. Miscellaneous

The Client expressly authorizes the Company to list it as one of its commercial references and to use the Client's name and logo for that purpose, on the Company's official website as well as in its marketing and commercial materials, unless the Client notifies the Company in writing that it wishes to revoke this authorization.

A party shall be excused from the performance of any obligation under the Contract where it demonstrates the occurrence of a force majeure event as defined under Article 1218 of the French Civil Code and applicable case law. If the force majeure event is temporary, the performance of the affected obligation shall be suspended for the duration of the event, and any resulting delay shall be excused. If the force majeure event or the excused delay persists for more than thirty (30) days, either party may terminate the Contract without compensation or indemnity to the other.

The Client may not assign or transfer the Contract, in whole or in part, nor make the Callendar Platform available to any third party, even temporarily, regardless of the legal arrangement.

The Company may subcontract all or part of the Contract at its discretion, provided that it remains liable for the proper performance of the Contract with respect to the Client.

The Company may amend the Contract by notifying the Client by any written means (including email). Amendments to the Contract, including modifications to these GTC or to pricing, may take effect on each anniversary date of the Contract.

These GTC were originally drafted in French and are available <a href="https://climatevision.callendar.tech/general-terms-and-conditions">https://climatevision.callendar.tech/general-terms-and-conditions</a>. In the event of any contradiction or discrepancy in interpretation between the French version and this English version, the French version shall prevail.

For any questions regarding these GTC, the Company may be contacted at the following address: contact@callendar.tech.

### 16. Governing Law and Dispute Resolution



These General Terms and Conditions shall be governed by and construed in accordance with French law.

In the event of any dispute or difficulty in interpreting these terms, the Company and the Client agree to seek an amicable resolution prior to initiating any legal proceedings, except in urgent cases.

IN THE EVENT OF ANY DISPUTE RELATING TO THE INTERPRETATION, VALIDITY OR PERFORMANCE OF THE CONTRACT, THE PARTIES EXPRESSLY AGREE TO SUBMIT TO THE EXCLUSIVE JURISDICTION OF THE COURTS WITHIN THE JURISDICTION OF THE COURT OF APPEAL OF VERSAILLES, NOTWITHSTANDING MULTIPLE DEFENDANTS OR THIRD-PARTY PROCEEDINGS.



Annex: List of Input Data Providers and Associated Licenses

# ERA5

Contains modified Copernicus Climate Change Service information 2022.

Access to all Copernicus Information and Data is regulated under Regulation (EU) No 1159/2013 of the European Parliament and of the Council of 12 July 2013 on the European Earth monitoring programme, under the ECMWF Agreement and under the European Commission's Terms and Conditions. Access to all Copernicus information is regulated under Regulation (EU) No 1159/2013 and under the ECMWF Agreement.

Access to Copernicus Products is given for any purpose in so far as it is lawful, whereas use may include, but is not limited to: reproduction; distribution; communication to the public; adaptation, modification and combination with other data and information; or any combination of the foregoing.

Consult https://cds.climate.copernicus.eu/api/v2/terms/static/licence-to-use-copernicus-products.pdf

# CMIP6

CMIP6 model data is licensed under a Creative Commons International License (https://creativecommons.org/licenses/). The exact license may vary depending on the modelling centre:

Model	Producer	License
FGOALS-g3	Institute of Atmospheric Physics (IAP), Chinese Academy of Sciences	CC BY-SA 4.0
CanESM5	Canadian Centre for Climate Modelling and Analysis (CCCma)	CC BY-SA 4.0
CMCC-ESM2	Centro Euro-Mediterraneo sui Cambiamenti Climatici (CMCC)	CC BY-SA 4.0
CNRM-CM6-1	Centre National de Recherches Météorologiques (CNRM) & CERFACS	CC BY-NC-SA 4.0
CNRM-ESM2-1	CNRM & CERFACS	CC BY-NC-SA 4.0
ACCESS-ESM1- 5	CSIRO	CC BY-SA 4.0
EC-Earth3	EC-Earth Consortium	CC BY-SA 4.0
INM-CM5-0	Institute of Numerical Mathematics (INM)	CC BY-SA 4.0
IPSL-CM6A-LR	Institut Pierre-Simon Laplace (IPSL)	CC BY-NC-SA 4.0
MIROC6	JAMSTEC, AORI, NIES	CC BY-SA 4.0
MIROC-ES2L	National Institute for Environmental Studies (NIES)	CC BY-SA 4.0
UKESM1-0-LL	UK Met Office Hadley Centre & UKESM project partners	CC BY-SA 4.0
MPI-ESM1-2-LR	Max Planck Institute for Meteorology (MPI-M)	CC BY-SA 4.0
MRI-ESM2-0	Meteorological Research Institute (MRI)	CC BY-SA 4.0

The data producers and data providers make no warranty, either express or implied, including, but not limited to, warranties of merchantability and fitness for a particular purpose. All liabilities arising from the supply of the information (including any liability arising in negligence) are excluded to the fullest extent permitted by law.

Consult <a href="https://pcmdi.llnl.gov/CMIP6/TermsOfUse">https://pcmdi.llnl.gov/CMIP6/TermsOfUse</a> for terms of use governing CMIP6 output, including citation requirements and proper acknowledgment.



# **CSIRO**

CSIRO waves data is licensed under a Creative Commons International License CC BY-SA 4.0 (https://creativecommons.org/licenses/by-sa/4.0/).

Consult <a href="https://data.csiro.au/collection/csiro:53176">https://data.csiro.au/collection/csiro:53176</a>

# FIO

CSIRO waves data is licensed under a Creative Commons International License CC BY 4.0 (https://creativecommons.org/licenses/by/4.0/).

Consult: <a href="https://figshare.com/collections/Simulated\_long-term\_3-">https://figshare.com/collections/Simulated\_long-term\_3-</a>

hourly\_ocean\_surface\_waves\_parameters\_from\_FIO-

ESM\_v2\_0\_CMIP6\_experiments\_for\_past\_present\_and\_future\_climate\_research/4839729/1