



---

**MagnaView B.V.**  
Horsten 1  
5612 AX Eindhoven  
Nederland

+31 (0)40 751 63 21  
info@magnaview.com  
magnaview.com

## MAGNAVIEW END USER LICENSE AGREEMENT September 2015 version

### IMPORTANT

Read This Carefully Before Installing or Using the Software.

THIS IS A LEGAL AGREEMENT BETWEEN YOU – END USER – AND MAGNAVIEW B.V. ('MagnaView'). BEFORE CONTINUING WITH THE INSTALLATION OF THE PROGRAM, YOU MUST READ, ACKNOWLEDGE AND ACCEPT THE TERMS AND CONDITIONS OF THE SOFTWARE LICENSE AGREEMENT THAT FOLLOWS. WHEN PROMPTED, PLEASE INDICATE WHETHER YOU ACCEPT OR DO NOT ACCEPT. IF YOU DO NOT ACCEPT THE TERMS AND CONDITIONS OF THE SOFTWARE LICENSE, YOU MAY RETURN, WITHIN THIRTY (30) DAYS OF PURCHASE, THE MEDIA PACKAGE AND ALL ACCOMPANYING ITEMS (INCLUDING WRITTEN MATERIALS AND BINDERS OR OTHER CONTAINERS), TO THE PLACE YOU OBTAINED THEM FOR A FULL REFUND.

#### 1. DEFINITIONS

**'Agreement'** means (i) this MagnaView End User License Agreement, (ii) any exhibits and amendments hereto.

**'Access'** means to connect to the Software either directly or indirectly through any middle tier application(s).

**'Content'** means any data, information or material, and in particular data sources and MagnaView Project files submitted by you or by MagnaView on behalf of you for use with SAAS.

**'Designates'** means End User's customers, suppliers, vendors, benefits providers and other such third parties providing goods or services to End User that End User may provide with a right to access the Software consistent with and subject to the terms of the Agreement. In no event shall a Designate have the right to (i) install the Software on a server, workstation or other computer, (ii) access or use the Software to run its internal data or support its internal operations except as such access or use relates to End User's use of the Software consistent with the terms of the Agreement, or (iii) access the source code for the Software. A breach by a Designate will be considered a breach by End User.

**'Documentation'** means the technical publications relating to the Software, such as reference, user, installation, systems administrator and technical guides, delivered by MagnaView to End User.

**'End User'** means the party that has the right to use the Software for its internal data processing.



---

**MagnaView B.V.**  
Horsten 1  
5612 AX Eindhoven  
Nederland

+31 (0)40 751 63 21  
[info@magnaview.com](mailto:info@magnaview.com)  
[magnaview.com](http://magnaview.com)

**'Software as a Service'** (SAAS) means the Services offered to you by MagnaView to use the Software while it is installed on a Server Environment which is hosted by or on behalf of MagnaView, also referred to as Cloud, or As a Hosted Application.

**'Server Environment'** is defined as any server system, licensed from MagnaView or any other entity, that consists of one or more server software processes, operating independently or otherwise, including but not limited to ASP .NET, Java servers, Citrix servers, report servers, web servers, database servers, terminal servers, mail servers, application servers or transaction servers, facilitated by an internet, intranet, extranet, client/server network, wide-area network, or any other multi-user network.

**'Services'** means Support Services and training provided by MagnaView or its subcontractors to End User.

**'Software'** means all or any portion of the MagnaView binary computer software programs provided on software media in object code form and associated documentation, any updates, additional modules, additional software, or Views provided by MagnaView in connection therewith; but does not include any promotional software or other software product provided in the same package, which shall be governed by the online software license agreements included with such promotional software or software product.

**'Support Services'** means the particular services offered by MagnaView which are designed to support the Supportable Modules and the standard terms and conditions thereto, in effect on the later of the following: (i) the date fees are received for such services offered by MagnaView which are designed to support the Supportable Modules, or (ii) the first date of the period for which services offered by MagnaView which are designed to support the Supportable Modules are provided. Different levels of Support Services may be offered.

**'Supportable Modules'** are those Software modules for which MagnaView offers some sort of maintenance services, and are comprised of (i) Software excluding the Third Party Software modules; (ii) Tools; and (iii) those Third Party Software modules specifically designated in the Schedule as 'Supportable Modules'.

**'Transmitted Copies'** means the Agreement, including any Schedules and other ordering documents which are (i) copied or reproduced and transmitted via photocopy, facsimile or process that accurately transmits the original documents; and (ii) accepted by MagnaView.

**'Updates'** means those subsequent releases of the Software and Documentation which are generally made available to licensees of the Software which are similarly situated to End User, as part of Support Services at no additional charge, other than the fees for Support Services, media and handling charges. Updates shall not include any releases, enhancements, functionality or products which MagnaView



---

**MagnaView B.V.**  
Horsten 1  
5612 AX Eindhoven  
Nederland

+31 (0)40 751 63 21  
[info@magnaview.com](mailto:info@magnaview.com)  
[magnaview.com](http://magnaview.com)

licenses separately or charges for separate from Support Services. The use of an Update may be subject to additional terms. Updates are delivered only if and when available.

**'View'** means any work or document created using a MagnaView product, regardless of resulting file format.

2. GRANT OF LICENSE. MagnaView grants you a nonexclusive and limited license to use the MagnaView software accompanying this License Agreement, solely in accordance with the terms and conditions of this License Agreement. The Software is licensed, not sold, to you.

### 3. INSTALLATION AND USE.

3.1 Use of the Software. The Software is licensed to you in one of six potential configurations: (i) Single User License; (ii) Multiple User License (User Pack) (iii) Evaluation; (iv) OEM License; (v) Server License; (vi) Software as a Service (SAAS). You may install and/or use (in the manner described) only those configuration(s) for which you have obtained a license. Licenses for the Software are individual named user licenses, unless agreed otherwise. No license may be shared, in any capacity, by more than one individual end user, unless agreed otherwise. Your use of the Software is governed by the terms of the Agreement and the additional terms set forth in this Section 3 that specifically apply to the type of license you have obtained.

3.1.1. Single User License. You may install and use a single copy of the Software on a single computer. You may access the Software from a hard disk, over a network, or by any other method; strictly in accordance with the terms hereof. You may use each licensed copy of the Software only on a single computer. You must acquire additional single user licenses or multiple user licenses for additional users to use the Software.

3.1.2. Multiple User License. For each User Pack license you purchase, MagnaView grants you a nonexclusive license to make the maximum number of copies of the Software indicated by the number of users in the title of the User Pack, who may access the Software from a hard disk, over a network, or by any other method; strictly in accordance with the terms hereof.

3.1.3. Evaluation License. You may use one copy of the Software on a single computer, for a period as specified on the Software packaging. You are acquiring only the limited right to use a single copy of the Software for evaluation purposes. You are not acquiring any rights to the Software itself.

Subject to the terms and conditions of the Evaluation License, you may exercise your rights under this license to use the Software and to create Views for the sole purpose of evaluating or demonstrating the Software. Your license is for a term of thirty (30) days from the date you obtain the authorization key for the Software or otherwise begin using the Software ('Evaluation Period').

You may not use the Software for any commercial, business, governmental or institutional purpose of any kind. At the end of the Evaluation Period, further use of the Software by you is prohibited without the purchase of a commercial license. If you do not purchase a license for the Software at the end of the Evaluation Period, you hereby agree to permanently remove or delete the Software from all computer systems on which it was installed and destroy any software and documentation received, and not to reinstall a new copy of the Software. If you desire to continue to use the Product following



---

**MagnaView B.V.**  
Horsten 1  
5612 AX Eindhoven  
Nederland

+31 (0)40 751 63 21  
[info@magnaview.com](mailto:info@magnaview.com)  
[magnaview.com](http://magnaview.com)

the Evaluation Period, you should contact MagnaView or a MagnaView authorized reseller to order commercial licenses to use the Software.

SOFTWARE LICENSED TO YOU WITH AN EVALUATION LICENSE MAY COME WITH A TIME-OUT FEATURE THAT DISABLES ITS OPERATION AFTER THE EXPIRATION OF THE EVALUATION PERIOD. VIEWS THAT YOU CREATE DURING THE EVALUATION PERIOD MAY REQUIRE THE PRODUCT IN ORDER TO RUN. UPON EXPIRATION OF THE EVALUATION PERIOD, THOSE VIEWS MAY NO LONGER RUN. YOU SHOULD THEREFORE TAKE PRECAUTIONS TO AVOID ANY LOSS OF VIEWS THAT MIGHT RESULT.

3.1.4. OEM License. If you have acquired the Software bundled or otherwise provided in combination with a third party product, licensed to you by a third party (Licensee), you have acquired an OEM License. You may use each licensed copy of the Software only on a single computer.

- You shall not use the Software in conjunction with products other than those provided by Licensee to you.
- You shall not access data or Views not specifically created or used by the third party product licensed to you.

END USER ACKNOWLEDGES THAT WITHOUT ITS AGREEMENT TO THE LIMITATIONS CONTAINED HEREIN, THE FEES CHARGED FOR THE SOFTWARE AND SERVICES WOULD BE HIGHER.

3.1.5. Server license. You may install and use a single copy of the Software on a single server in a single Server Environment. You may access the Software from a hard disk, over a network, or by any other method; strictly in accordance with the terms hereof. You may use each licensed copy of the Software only on a single server in a single Server Environment. You must acquire additional server licenses for additional servers to use the Software. You may use the server license solely for your business purposes.

3.1.6. Software as a Service (SAAS). MagnaView grants you a non-exclusive, non-transferable, worldwide right to use SAAS, solely for your own business purposes, subject to the terms and conditions of the Agreement. All rights not expressly granted to you are reserved by MagnaView and its licensors.

3.2 Creation of View Distribution Systems. You may use the Software by itself or as part of a system to regularly deliver, distribute or share Views inside or outside of the MagnaView environment to the number of users you have purchased MagnaView Licenses for. A MagnaView License is not required for: (a) distribution of Views in hard copy form, including distribution of paper copies by facsimile; or (b) manual distribution on a one-time or ad hoc basis.

3.3. Additional terms for Software as a Service.

3.3.1. You may use SAAS only for your business purposes and shall not: (i) send or store infringing, obscene, threatening, libellous, or otherwise unlawful or tortuous material, including material harmful to children or violative of third party privacy rights; (ii) send or store material containing software viruses, worms, Trojan horses or other harmful computer code, files, scripts, agents or programs; (iii) interfere with or disrupt the integrity or performance of SAAS or the data contained therein; or (iv) attempt to gain unauthorized access to SAAS or its related systems or networks.

3.3.2. You are responsible for all activity occurring in connection with your use of SAAS, and shall abide by all applicable local, state, national and foreign laws, treaties and regulations, including those related to data privacy, international communications and the transmission of technical or personal data. You shall: (i) notify MagnaView immediately of any other known or suspected breach of security; (ii) report



---

**MagnaView B.V.**  
Horsten 1  
5612 AX Eindhoven  
Nederland

+31 (0)40 751 63 21  
[info@magnaview.com](mailto:info@magnaview.com)  
[magnaview.com](http://magnaview.com)

to MagnaView immediately and use reasonable efforts to stop immediately any copying of Content or any distribution of Content that is known or suspected by you.

3.3.3. MagnaView does not own any Content that you submit to SAAS. You, not MagnaView, shall have sole responsibility for the accuracy, quality, integrity, legality, reliability, appropriateness, and intellectual property ownership or right to use of any data, information or material, and MagnaView shall not be responsible or liable for the deletion, correction, destruction, damage, loss or failure to store any Content. In the event this Agreement is terminated (other than by reason of your breach), MagnaView will make available to you a file with Content within 30 days of termination if you so request at the time of termination. MagnaView reserves the right to withhold, remove and/or discard any Content without notice for any breach, including, without limitation, your non-payment. Upon termination for cause, your right to access or use any data, information or material immediately ceases, and MagnaView shall have no obligation to maintain or forward any Content

3.3.6. A maximum number of Project slots and a maximum bandwidth is provided to you at no additional charge, depending on your SAAS-level. If the bandwidth required exceeds these limits, you will be charged the then-current bandwidth fees, or you will be offered an upgrade of your SAAS-level. MagnaView will use reasonable efforts to notify you when the average bandwidth used per license reaches approximately 90% of the maximum; however, any failure by MagnaView to so notify you shall not affect your responsibility for such additional bandwidth charges. MagnaView reserves the right to establish or modify its general practices and limits relating to storage of Content and use of bandwidth.

3.3.7. MagnaView charges and collects in advance for use of SAAS. MagnaView will automatically renew and issue an invoice to you each year on the subsequent anniversary or as otherwise mutually agreed upon. The renewal charge will be equal to the license fee in effect during the prior term, unless MagnaView has given you at least 30 days prior written notice of a fee increase, which shall be effective upon renewal and thereafter. Fees for other services will be charged on an as-quoted basis. MagnaView's fees are exclusive of all taxes, levies, or duties imposed by taxing authorities, and you shall be responsible for payment of all such taxes, levies, or duties.

3.3.8 In addition to any other rights granted to MagnaView herein, MagnaView reserves the right to suspend or terminate this Agreement and your access to SAAS if your account becomes delinquent (falls into arrears). Delinquent invoices (accounts in arrears) are subject to interest of 1.0% per month on any outstanding balance, or the maximum permitted by law, whichever is less, plus all expenses of collection. You will continue to be charged for SAAS during any period of suspension. If you or MagnaView initiates termination of this Agreement, you will be obligated to pay the balance due on your account computed in accordance with the Charges and Payment of Fees. You agree that MagnaView may bill you for such unpaid fees.

MagnaView reserves the right to impose a reconnection fee in the event you are suspended and thereafter request access to SAAS. You agree and acknowledge that MagnaView has no obligation to retain Content and that such Content may be irretrievably deleted if your account is 30 days or more delinquent.

3.3.9. Any breach of your payment obligations or unauthorized use of the SAAS will be deemed a material breach of this Agreement. MagnaView, in its sole discretion, may terminate your use of SAAS if you breach or otherwise fail to comply with this Agreement. You agree and acknowledge that MagnaView has no obligation to retain the Content, and may delete such Content, if you have



**MagnaView B.V.**  
Horsten 1  
5612 AX Eindhoven  
Nederland

+31 (0)40 751 63 21  
info@magnaview.com  
magnaview.com

materially breached this Agreement, including but not limited to failure to pay outstanding fees, and such breach has not been cured within 30 days of notice of such breach.

3.3.10. Service levels are offered to you for your specific SAAS-level. The MAGNAVIEW SOFTWARE SUPPORT & MAINTENANCE TERMS & CONDITIONS apply.

3.3.11. SAAS MAY BE SUBJECT TO LIMITATIONS, DELAYS, AND OTHER PROBLEMS INHERENT IN THE USE OF THE INTERNET AND ELECTRONIC COMMUNICATIONS. MAGNAVIEW IS NOT RESPONSIBLE FOR ANY DELAYS, DELIVERY FAILURES, OR OTHER DAMAGE RESULTING FROM SUCH PROBLEMS.

4. OWNERSHIP. You agree that MagnaView and/or its suppliers retain all right, title and interest in and to the Software and all copies at all times, regardless of the form or media in or on which the original or other copies may subsequently exist. You agree that you neither own nor hereby acquire any claim or right of ownership to the Software or to any related patents, copyrights, trademarks or other intellectual property. This intellectual property includes but is not limited to MagnaView's Generalized Treemap Algorithms, Treemapped Business Graphics, Treemapped Pie Charts and Treemapped Bar Charts, Treemapped Matrix, and the use of any graphical material in Generalized Treemaps.

Treemapped Business Graphics, in particular but not restricted to Treemapped Bar Charts, Treemapped Pie Charts, as well as Treemapped Matrix are protected by a Registered Community Design (000394127-0001, 000394127-0002, 000394127-0003). The use of icons, logos, photos in Treemaps is protected by a Registered Community Design (000589015-001, 000589015-002, 000589015-003, 000589015-004). Registered Community Design granted by the Trademarks and Designs Office of the European Union (<http://oami.europa.eu/>).

You agree to use reasonable efforts to prevent and protect the contents of the Software from unauthorized disclosure or use. MagnaView and/or its suppliers reserve all rights not expressly granted to you. MagnaView's suppliers are the intended third party beneficiaries of this License Agreement and have the express right to rely upon and directly enforce the terms set forth herein. Any data, content or information accessed through the Software is the property of the applicable data/content/information owner and may be protected by applicable copyright law. This License Agreement gives you no rights to such data, content or information.

The MagnaView logos are trademarks of MagnaView B.V. (reg no 0769521).

MagnaView is a trademark of MagnaView B.V.

Visualize anything, visualize everything is a trademark of MagnaView B.V.

Smart data better business is a trademark of MagnaView B.V.

From data to excellence is a trademark of MagnaView B.V.

5. REGISTRATION. You must register the Software with MagnaView as a condition to your rights to use the Software. You will be prompted to register the Software at the time of your installation or first use of the Software, at which time you will be notified (or directed to online resources explaining) how registration information provided by you may be used and you will be afforded the opportunity to opt out of certain uses of such information.

6. COPYRIGHT. The Software is copyrighted by MagnaView and/or its suppliers and is protected by Dutch, European and International copyright and patent laws and international treaty provisions. You



---

**MagnaView B.V.**  
Horsten 1  
5612 AX Eindhoven  
Nederland

+31 (0)40 751 63 21  
info@magnaview.com  
magnaview.com

may not copy the Software except: (a) to provide a backup copy; or (b) to install the Software components licensed by you, as set forth in Sections 3, 4, 5 and 6, on to computers as part of executing the Software. Solely with respect to the documentation included with the Software, you may make a reasonable number of copies (either in hardcopy or electronic form), provided that such copies shall be used only by licensed end users in conjunction with their use of the Software and are not republished or distributed to any third party. You must reproduce and include all copyright notices, trademarks or other proprietary legends of MagnaView and its suppliers on any copy of the Software or documentation made by you. Any and all other copies of the Software and/or the documentation made by you are in violation of this License Agreement.

**WARNING:** Unauthorized reproduction or distribution of this program, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible under the law.

## 7. LIMITED WARRANTY AND REMEDY.

**7.1** MagnaView warrants that the Software, as delivered to the End User, for a period of ninety (90) days from delivery will perform substantially in accordance with the Documentation, provided that: (a) End User remains a compliant, continuous subscriber to Support Services and has installed all Updates; (b) End User is using the Software in accordance with MagnaView's hardware and software guidelines; (c) any error or defect detected is reproducible by MagnaView; (d) the performance issue, error or defect does not relate to Third Party Software; and (e) Licensee, in case of an OEM License, and/or End User notifies MagnaView of such nonconformance within the warranty period. MagnaView does not warrant that use of the Software will be uninterrupted or error free. Delivery of additional copies of, or revisions or upgrades to, the Software shall not restart or otherwise affect the warranty period for previously delivered copies.

**7.2** MagnaView warrants that the Services will be performed consistent with generally accepted industry standards, provided that End User and/or Licensee, in case of an OEM License, notifies MagnaView within one (1) month of performance of the services that Licensee believes were not consistent with generally accepted industry standards. No specific result from the provision of such Services is assured or guaranteed.

**7.3** For any breach of the warranties contained in the Agreement, End User's exclusive remedy and MagnaView's sole obligation and entire liability shall be limited to:

**7.3.1** For Services, at MagnaView's sole option, (i) the re-performance of the Services which were not as warranted at no additional charge by MagnaView, or (ii) refund of the fees paid to MagnaView for the Services which were not as warranted.

**7.3.2** For Software which does not conform to the warranties contained in the Agreement, MagnaView will, at its sole option, and provided Licensee, in case of an OEM License, and End User otherwise comply with the terms of the Agreement, (i) repair or replace the nonconforming Software within a commercially reasonable time period of receiving notice of such nonconformance, or (ii) refund the amounts paid for the nonconforming Software module upon receipt of the Software, and the execution of an amendment pursuant to which the license for the Software module is terminated.



---

**MagnaView B.V.**  
Horsten 1  
5612 AX Eindhoven  
Nederland

+31 (0)40 751 63 21  
[info@magnaview.com](mailto:info@magnaview.com)  
[magnaview.com](http://magnaview.com)

**7.4** End User accepts sole responsibility for (i) End User's system configuration, design and requirements, (ii) the selection of the Software to achieve End User's intended results, and (iii) modifications, changes or alterations to the Software. End User acknowledges that it has had an opportunity to review the Documentation, it understands the functionality of the Software and its ability to work with End User's systems and to support End User's business, and that it has made its own evaluation in deciding to license the Software.

**7.5** MAGNAVIEV DOES NOT WARRANT THAT THE SOFTWARE IS ERROR-FREE OR THAT THE SOFTWARE WILL RUN UNINTERRUPTED, OR THAT ALL SOFTWARE ERRORS CAN OR WILL BE CORRECTED. ALL ERROR CORRECTIONS AND BUG FIXES WHICH ARE NOT MADE GENERALLY COMMERCIALY AVAILABLE AS PART OF AN UPDATE ARE PROVIDED 'AS IS' WITHOUT WARRANTY OR CONDITION OF ANY KIND AND MAGNAVIEV EXPRESSLY DISCLAIMS ALL WARRANTIES AND CONDITIONS IN RELATION THERETO. MagnaView will pass through to End User, to the fullest extent possible, the warranties from MagnaView's licensors as they relate to Third Party Software.

**7.6** EXCEPT AS EXPRESSLY STATED IN THE SECTION ENTITLED 'LIMITED WARRANTY AND REMEDY', THERE ARE NO WARRANTIES, REPRESENTATIONS, GUARANTEES OR CONDITIONS OF ANY KIND, WHETHER EXPRESS, STATUTORY OR IMPLIED, WITH RESPECT TO THIS AGREEMENT, THE SOFTWARE, DOCUMENTATION, OR ANY SERVICES OR SOFTWARE PROVIDED BY MAGNAVIEV INCLUDING, WITHOUT LIMITATION, ANY IMPLIED WARRANTIES OR CONDITIONS (I) OF MERCHANTABILITY; (II) OF SATISFACTORY OR MERCHANTABILITY; (III) OF FITNESS FOR A PARTICULAR PURPOSE; (IV) OF NON-INFRINGEMENT; OR (V) ARISING FROM COURSE OF PERFORMANCE, COURSE OF DEALING, OR USAGE OF TRADE, AND MAGNAVIEV EXPRESSLY DISCLAIMS ANY SUCH WARRANTIES AND CONDITIONS.

**7.7** MagnaView does not assume and hereby disclaims any liability to any party for any loss, damage, or any potential business disruption caused by errors, omissions, or inaccuracies in Views provided by MagnaView, whether such errors, omissions or inaccuracies result from negligence, accident, or any other cause.

## 8. LIMITATION OF LIABILITY.

NOTWITHSTANDING ANYTHING HEREIN TO THE CONTRARY, MAGNAVIEV OR ITS OFFICERS, EMPLOYEES, DISTRIBUTORS, SUPPLIERS OR AFFILIATES SHALL NOT BE LIABLE FOR ANY INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL DAMAGES, DAMAGES RESULTING FROM LOST DATA OR LOST PROFITS, OR COSTS OF PROCURING SUBSTITUTE GOODS, SOFTWARE OR SERVICES, HOWEVER ARISING, EVEN IF IT HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. MAGNAVIEV'S LIABILITY FOR DAMAGES ARISING OUT OF, RELATING TO OR IN ANY WAY CONNECTED WITH THE RELATIONSHIP OF THE PARTIES, THIS AGREEMENT, ITS NEGOTIATION OR TERMINATION, OR THE PROVISION OR NON-PROVISION OF SOFTWARE, DOCUMENTATION OR SERVICES (WHETHER IN CONTRACT, TORT, OR OTHERWISE) SHALL IN NO EVENT EXCEED THE AMOUNT PAID BY END USER OR LICENSEE IN CASE OF AN OEM LICENSE TO MAGNAVIEV UNDER THIS AGREEMENT, AND IF SUCH DAMAGES RESULT FROM A SOFTWARE MODULE OR SERVICES, SUCH LIABILITY SHALL BE LIMITED TO FEES PAID FOR THE SPECIFIC SOFTWARE MODULE(S) OR SERVICES GIVING RISE TO THE LIABILITY FROM





**MagnaView B.V.**  
Horsten 1  
5612 AX Eindhoven  
Nederland

+31 (0)40 751 63 21  
info@magnaview.com  
magnaview.com

WHICH THE CLAIM AROSE. THE PARTIES AGREE TO THE ALLOCATION OF LIABILITY SET FORTH IN THIS SECTION ENTITLED 'LIMITATION OF LIABILITY'.

9. OTHER RESTRICTIONS. Except as expressly permitted by this License Agreement, you hereby acknowledge and agree that (a) you will not use the Software on a timesharing basis or to operate a service bureau facility for the benefit of third-parties unless you acquire an appropriate License from MagnaView; (b) you will not modify or translate the Software except as necessary to configure the Software using the menus, options and tools provided for such purposes and contained in the Software; (c) you will not in any way reverse engineer, disassemble or decompile the Software or any portion thereof except to the extent and for the express purposes authorized by applicable law notwithstanding this limitation; (d) you will not transmit, or provide Access to, the Software over a network except as expressly described in the associated documentation; (e) you will provide access to the Software only as allowed in the Agreement; (f) you will not sublicense, assign, rent, sell, lease, distribute or otherwise transfer the Software or any of the rights granted by this License Agreement, unless you obtain a separate license from MagnaView for such purposes; (g) you will not use, distribute or integrate the Software with any general-purpose report writing, data analysis or view or report delivery product or any other product that performs the same or similar functions as MagnaView product offerings; (h) you will not use the Software to develop a product that is generally competitive with MagnaViews product offerings; (i) you will not use the Software or Runtime Software to develop a product that converts the view file (.VIEW or .MVEV) format or project file (.MVP) format to an alternative view file format used by any general-purpose report writing, data analysis or view or report delivery product that is not the property of MagnaView; (j) you will not alter, disassemble, decompile, translate, adapt, or reverseengineer the view file (.VIEW and .MVEV) format or project file (.MVP) format; and (k) you will not use unauthorized keycodes to access additional Software functionality or performance.

You will not

- a) Access or use any portion of the Software not expressly licensed and paid for;
- a) Cause or permit decompilation or reverse assembly of all or any portion of the Software, except as expressly provided by applicable law;
- b) Disclose or publish performance benchmark results for Software (as delivered or subsequently modified) without MagnaView's prior written consent;
- c) Transfer the Software to a different software database platform or operating system, except as may be specifically provided for in the Schedule;
- d) Export or use the Software or Documentation in violation of Dutch or other applicable law, including Department of Commerce export administration regulations;
- e) Authorize or permit the use of the Software except as explicitly permitted herein;
- f) Use Third Party Software except solely in conjunction with the Software;
- g) Delete, fail to reproduce or modify any copyright, trademark or other proprietary rights notices which appear on or in the Software or Documentation; or
- h) Directly or indirectly, sublicense, relicense, distribute, disclose, use, rent or lease the Software or any portion thereof, for third party use, third party training, facilities management, time-sharing, use as an application service provider, or service bureau use.



---

**MagnaView B.V.**  
Horsten 1  
5612 AX Eindhoven  
Nederland

+31 (0)40 751 63 21  
[info@magnaview.com](mailto:info@magnaview.com)  
[magnaview.com](http://magnaview.com)

10. **AUDIT.** During the term of the Agreement and for three (3) years after termination or expiration, you will maintain complete records regarding your use and distribution of the Software. Upon reasonable notice to you, MagnaView may audit, at MagnaView' expense, your books and records to determine your compliance hereunder. In the event any such audit reveals that you have underpaid MagnaView by an amount greater than five percent (5%) of the amounts due MagnaView in the period being audited, or that you have knowingly breached any material obligation hereunder, then, in addition to such other remedies as MagnaView may have, you shall pay or reimburse to MagnaView the cost of the audit.

11. **TERMINATION.** This License Agreement is effective until terminated. You may terminate this License Agreement at any time by providing MagnaView with written notice, provided that you have complied with the return and/or destruction policy set forth below. This License Agreement may be terminated by MagnaView if you fail to comply with any of the terms and conditions set forth in this License Agreement and do not remedy such failure within thirty (30) days after receiving notice thereof. Upon any termination of this License Agreement, you agree to: (i) immediately cease all use of the Software, including the use and distribution of any Custom Applications incorporating the Software; and (ii) notify all third parties using the Software through you to comply with the foregoing. Sections 4, 5, 6, 7, 8, 9, 10, 11, 12 and 13 shall survive any termination of this License Agreement.

12. **GENERAL.** This License Agreement is governed by the laws of the Netherlands and the European Union, without reference to conflict of laws provisions or the United Nations 1980 Convention on Contracts for the International Sale of Goods and any amendments thereto.

If any provision of this License Agreement is ruled invalid, such invalidity shall not affect the validity of the remaining portions of this License Agreement. This License Agreement constitutes the entire agreement between you and MagnaView, and supersedes any prior agreement, whether written or oral, relating to the subject matter of this License Agreement. This License Agreement may not be modified except by an instrument in writing duly signed by an authorized representative of each of the parties. If you are acquiring the Software on behalf of an entity, you represent and warrant that you have the legal capacity to bind such entity to this License Agreement. All terms of any purchase order or other ordering document submitted by you shall be superseded by this License Agreement. The product name for the Software is a trademark or registered trademark of MagnaView.

13. **EXPORT CONTROLS.** You acknowledge that the Software is of EU origin. You agree to comply with all applicable international and national laws that apply to the Software.

14. **ORDER TERMS.** Purchase orders conforming to MagnaView purchase order requirements may be accepted from qualified companies. All pre-printed terms of any purchase order shall have no effect. Payment terms are net-30 days from date of invoice.

MagnaView specifically disclaims price guarantees of any kind. You are responsible for payment of all applicable sales, use, consumption, VAT, GST, and other taxes and all applicable export and import fees, custom duties and similar charges, excluding taxes based on MagnaView net income.