

End User License Agreement

EU Farm to Retail Data

Preamble

- This End User License Agreement (EULA) applies to Your use of the EU Farm to Retail Data which are made available via data platforms and/or software applications.
- By using the EU Farm to Retail Data You accept all terms as laid down in this EULA, including the limitations on use, non-transferability, warranty and liability.
- You should save this EULA on a permanent data carrier – for later inspection – and print it before starting to use or gain access to the EU Farm to Retail Data.

1. Definitions

The following capitalized terms shall have the following meaning:

Licensor	: Agri-Footprint B.V., a private limited company organized under the laws of the Netherlands, with its principle place of business in (2805 TD) Gouda at the Groen van Prinsterersingel 45;
EU Farm to Retail Data	: The EU Farm to Retail Database including the updates of this database as provided by Blonk for the duration of the License, and/or any additional dataset made by Blonk. More specifically, the Database is derived from the Optimeal® database version 3.0, made by Blonk, which is a consistent set of LCI data of agri-food products based on information of public sources and/or information provided by specific data providers that authorized Blonk Consultants to use the information contained in the Database. Next to this, other additional datasets made by Blonk might be made available in addition to the pre-set database of Optimeal®. To these additional datasets, the same rights are applicable as for the Optimeal® dataset. The EU Farm to Retail Database contains data from cultivation of crops, animal production systems, goods being used in agriculture, processing of plant and animal based materials, materials used in agri-processing, transport, logistics and production and consumption mixes. The scope of The EU Farm to Retail Database is to have European coverage of all agricultural-commodities from cradle to retail (“Farm to Retail”). The coverage may be extended with every update as well as the quality of the datasets.
End User or You(r)	: You, a natural person, e.g. an employee or student, whose legal entity such as a company or university is licensed and legally allowed to use EU Farm to Retail Data in accordance with the EULA;
EULA	: This End User License Agreement;
In Writing	: By paper or electronic means such as fax and/or e-mail;
Intellectual Property Rights	: Patents, registered and unregistered trademarks and service marks, domain names, registered designs and design rights, copyright (including such rights in computer software and databases), database rights and moral rights (in each case for the full period thereof and extensions, revivals and renewals thereof), applications for the foregoing and the right to apply for any of the foregoing anywhere in the world, and all similar rights anywhere in the world including those subsisting in inventions, designs, drawings and computer programs.

2. EULA

- 2.1 Subject to compliance with the terms of this EULA, Licensor grants the End User a personal, non-exclusive and non-transferable license to use the EU FARM TO RETAIL Data which are made available via data platforms and/or software applications.

3. Scope of the EULA

- 3.1 End User is entitled to use the EU FARM TO RETAIL Data for his/her personal use. Personal use means: use to the benefit of his/her own reports (e.g. studies, results and digital and/or interactive presentations), including the performance of calculations and decisions based on the EU FARM TO RETAIL Data whether or not End User will use these calculations or decisions in his/her own reports.
- 3.2 In all use cases the End User is obliged to expressly state that the source of the EU FARM TO RETAIL Data is Agri-Footprint B.V., accompanied with the version number of the EU FARM TO RETAIL Data, where applicable.
- 3.3 Other than the grants of rights as set forth in article 3.1, End User is restricted to perform any other acts in relation to the EU FARM TO RETAIL Data. Therefore – among other things – the End User may not:
- distribute, rent, (sub) license, loan, lease, sell, sublicense, assign or transfer all or any portion of the EU FARM TO RETAIL Data, or any rights granted in this EULA, to any other person or entity;
 - create derivative works such as add-ons based on the EU FARM TO RETAIL Data or copy or process any EU FARM TO RETAIL Data for any purpose other than the use as set forth in article 3.1;
 - release/disseminate interactives models, or the function of such an interactive model, which uses the EU FARM TO RETAIL Data, or parts thereof, to others;
 - wholly or partly copy or distribute EU FARM TO RETAIL Data and use these copies externally in any form to, for instance, implement the data of the EU FARM TO RETAIL Data into other databases or other software packages.
- 3.4 Without prejudice to article 3.3, in no event shall the End User reproduce, disseminate or publicly display the EU FARM TO RETAIL Data as a whole or any part thereof to any other person or entity, e.g. via the world wide web (internet) or any other means of data transfer.
- 3.5 If You and/or Your legal entity, such as a company or university, want to use the EU FARM TO RETAIL Data in a manner that falls outside the scope of this EULA – for example by integrating EU FARM TO RETAIL Data in a software application as a service provider for Your own customers – then You must contact Licensor In Writing about this intended use of the EU FARM TO RETAIL Data. This will allow Licensor to discuss the matter and arrange a separate license if parties reach an agreement about the intended use of the EU FARM TO RETAIL Data.

4. Intellectual property rights

- 4.1 Nothing in this EULA constitutes a transfer of any Intellectual Property Rights of Licensor or any third party to End User.
- 4.2 End User shall not at any time and under any circumstances use Licensor's works and/or data covered by its Intellectual Property Rights without prior permission In Writing of Licensor.
- 4.3 End User shall not use Licensor's trademarks other than the obliged reference to its trademarks as stipulated in article 3.2. End User may not remove or alter any EU FARM TO RETAIL Data and/or Licensor identification, proprietary notices, labels or trademarks which appear on or in the EU FARM TO RETAIL Data.

5. Guarantees and warranties

- 5.1 The EU FARM TO RETAIL Data are made available "as is" without Licensor's warranty of any kind, either express or implied, including – but not limited to – any implied warranty against infringement of third parties' rights including – but not limited to – Intellectual Property Rights, or any other warranties of merchantability, integration, satisfactory quality and fitness for a particular purpose.
- 5.2 Licensor shall have no obligation for the installation, technical support and/or maintenance of the EU FARM TO RETAIL Data towards End User.
- 5.3 Licensor cannot warrant that third-parties are able to enforce their rights or to make claims in relation to the EU FARM TO RETAIL Data. End User shall therefore inform Licensor immediately In

Writing if it becomes aware of such third-party claims. Licensor and End User shall then discuss the merits of the third parties' claims and how to deal with these claims.

6. Liability

- 6.1 The entire risk as to the use, quality, and performance of the EU FARM TO RETAIL Data is with the End User.
- 6.2 Licensor shall not be liable for any incidental, consequential, direct or indirect damages – including but not limited to – the loss of data including EU FARM TO RETAIL Data, lost profits, or any other financial loss arising from the use of, or inability to use, the EU FARM TO RETAIL Data even if Licensor has been notified of the possibility of such loss, damages, claims or costs or for any claim.
- 6.3 The total liability of Licensor is limited to the amount paid by its insurance company. If the insurance company does not pay any damages, the liability is in any case limited to a maximum amount of one hundred Euros including interest (€ 100.00).
- 6.4 Nothing in this EULA limits or excludes Licensor's liability for death or personal injury intentionally caused by Licensor's management (Dutch: "opzet") or due to Licensor's management deliberate recklessness (Dutch: "bewuste roekeloosheid") and any other liability which may not by law be limited or excluded.

7. Changes

- 7.1 Licensor reserves the right to provide new terms of this EULA.
- 7.2 New EULA's, such as changed or modified EULA's, shall be provided to You. You shall be able to agree or decline to the new terms as set forth in the changed or modified EULA. If You decline, You will not be allowed to use the EU FARM TO RETAIL Data.
- 7.3 If Licensor's legal identity changes, then this EULA shall apply to You and the changed legal identity. For instance, when Licensor assigns or transfers the rights in connection with the EULA to another legal identity, then You are bound to the EULA with respect the new legal identity as a legitimate licensor of the EU FARM TO RETAIL Data.

8. EULA term and termination

- 8.1 This license is granted on a perpetual basis and shall be effective on the moment You use the EU FARM TO RETAIL Data. Releases or updates fall outside the scope of this EULA. This means that You will not be able to use data of new EU FARM TO RETAIL Data releases or updates or are in any way entitled to those release and updates.
- 8.2 Licensor may terminate or suspend the agreements and the license as laid down in this EULA at any time without any cause.
- 8.3 The license as laid down in this EULA shall terminate by operation of law with an immediate effect if the End User is in breach of this license. This termination shall not prevent Licensor from claiming damages and the termination shall not relieve End User from its liability to respect all the obligations claimable before or after the termination date.

9. Applicable law and competent court

- 9.1 This EULA shall be exclusively governed by the law of the Netherlands.
- 9.2 Any dispute or legal difference between Licensor and End User arising out of or in connection with this EULA, will be held before the competent court in The Hague, The Netherlands.

10. Miscellaneous

- 10.1 All provisions that are intended to survive the termination, by nature or because such has expressly been provided for in this EULA, shall survive such termination. These provisions include, but are not limited to, provisions regarding the Intellectual Property Rights (article 4), Guarantees and warranties (article 5), Limitations of Liability (article 6) as well as Applicable law and Competent Court (article 10).
- 10.2 If any provision of the EULA is held invalid or unenforceable, that provision will be construed to reflect Licensor's original intent. Despite the invalidity or unenforceability of such provision, all other provisions will remain in full force and effect.
- 10.3 If Licensor does not exercise or enforce any legal right or remedy, this will not constitute a formal waiver of Licensor's rights.
- 10.4 This EULA supersedes all previous agreements and licenses, verbal or written, regarding any dealings with respect to the subject matter of this EULA.

