



REPUBLIC OF LITHUANIA

Phone: +370 706 94 613

Fax: +370 706 94 614

AFS: EYVNYOYX

URL: <http://www.ans.lt>

Email: ais@ans.lt

SE "ORO NAVIGACIJA"

Aeronautical Information Service

B. Karvelio st. 25

LT-02184 Vilnius, Lithuania

AIC: A 008/2019

Effective Date: 18-Oct-2019

Publication Date: 15-Oct-2019

A 008. SUBSCRIPTION TO AERONAUTICAL PUBLICATIONS - YEAR 2020

Cancels AIC A 016/2018.

1. General

All subscribers interested in purchasing or renewal of subscription to Aeronautical Publications for the year 2020 should complete and sign the attached Order Form and agree with the attached License agreement which is an integral part of the Order Form. Please return the completed Oder Form to Aeronautical Information Service Division until **31st of January 2020**.

By E-mail: ais@ans.lt

Or

By Post:

State enterprise "Oro navigacija"
Aeronautical Information Service Division
B. Karvelio st. 25
LT-02184 Vilnius, Lithuania

Aeronautical Publications for one-year period are also available via e-shop at www.ans.lt.

The eAIP of the Republic of Lithuania distributed to Aeronautical Information Services free of charge as stipulated in paragraph 2.3.5 of ICAO Annex 15.

The List of valid NOTAM, AIP Supplements (SUP) and Circulars (AIC) are available on website www.ans.lt, in the part AIS. At subscribers' request, AIP SUP and AIC, which will be published between publications of two AIP Amendments (AIP AMDT) are distributed by e-mail.

One-time (single) Aeronautical Publications can be downloaded via e-shop at www.ans.lt and it consists of valid information with SUP and AIC. After the payment has been made, you will receive a link for download.

2. Fixed prices for Aeronautical Publications

PUBLICATIONS	PRICE, excluding VAT
eAIP of LITHUANIA	
Subscription to eAIP for 2020 (AMDT, SUP and AIC included) downloadable version	230 Eur
Single download of eAIP via e-shop (newest version)	120 Eur
AIRFIELD GUIDE OF LITHUANIA (AIP VFR)	
Subscription to AIP VFR for 2020 (AMDT and SUP included) downloadable version	60 Eur
Single download of AIP VFR via e-shop (newest version)	35 Eur

Appendix 1 – Order form for subscription to AIS publications - Year 2020

Appendix 2 – License agreement

Note: From 2020 publications will be available only via internet.

- END -



STATE ENTERPRISE „ORO NAVIGACIJA“

Aeronautical Information Service
Karvelio st. 25
02184 Vilnius
Lithuania

Phone +370 706 94 613
Fax +370 706 94 614
E-mail ais@ans.lt
AFS: EYVNYOYX

ORDER FORM FOR SUBSCRIPTION TO AIS PUBLICATIONS – YEAR 2020

Date -

PUBLICATIONS	CHECK THE PUBLICATIONS TO SUBSCRIBE	
	Free of charge*	To be paid
eAIP OF LITHUANIA		
Subscription to eAIP for 2020 (AMDT, SUP and AIC included)		
AIP VFR	To be paid	
Subscription to AIP VFR for 2020 (AMDT, SUP and AIC included)		

*Free orders can only be made by the Aeronautical Information Services of other countries.

El. email address to which publications links are sent – _____

AIP SUP and AIC published between eAIP AMDT:

Do not send

Send via e-mail address – _____

The recipient's name (name, surname): _____

The recipient's address _____

E-mail or address for invoicing (if different from the mailing address): _____

Company code (legal persons only) _____

VAT registration number (for EU member states) (legal persons only) _____

By signing the Order Form, the Customer (Receiver) certifies that he/she agrees with the Licence agreement that is an integral part of the Order Form and undertakes to comply with the terms and conditions provided for in the Licence agreement.

Contact information

Name, Surname: _____

Phone: _____

E-mail: _____

SE „ORO NAVIGACIJA“
B. Karvelio st. 25, LT-02184 Vilnius

Phone +370 706 94 502
Fax +370 706 94 522
E-mail info@ans.lt

Company code 210060460
VAT code LT100604610

THIS PAGE INTENTIONALLY LEFT BLANK

APPROVED by
Director General of
State Enterprise "Oro navigacija"
15 July 2015
Order No V-126

LICENSE AGREEMENT

This License agreement is an integral part of the Order Form and is made and entered into by and between SE "Oro navigacija", company code 210060460, with its registered office at Rodūnios kelias 2, LT-02188 Vilnius, Lithuania (hereinafter, the "Licensor") and legal or natural person who signed the Order Form (hereinafter, the "Licensee"), collectively referred to herein as the "Parties" and each individually as a "Party", who mutually agree to the terms and conditions of this License Agreement.

1. RECITALS

- 1.1. Licensor owns a number of Licensed Material as described in clause [2.2.](#), including the copyrights therein.
- 1.2. Licensee wishes to obtain limited rights to use Licensed Material for the purposes indicated below.
- 1.3. Licensor desires to permit that use subject to the following terms and conditions.

2. DEFINITIONS

- 2.1. "Agreement" shall mean this License agreement.
- 2.2. "Licensed Material" shall mean the following products which are used regardless of whether together or each separately:
 - 2.2.1. Electronic Lithuania AIP;
 - 2.2.2. VFR Aeronautical Chart - ICAO 1:500 000 LITHUANIA;
 - 2.2.3. Airfield Guide Lithuania;
 - 2.2.4. Electronic terrain and obstacle data.

3. OWNERSHIP OF LICENSED MATERIAL AND COPYRIGHT

- 3.1. Title to all copies of the Licensed Material remains with SE "Oro navigacija". SE "Oro navigacija" may make changes to the Licensed Material at any time.
- 3.2. All intellectual property rights in the Licensed Material are owned by SE "Oro navigacija" and are protected by law of the Republic of Lithuania, including but not limited to copyright, trade secret, and trademark law, as well as other applicable laws and international treaty provisions.

4. GRANT OF RIGHTS

- 4.1. Licensor grants Licensee a non-exclusive, non-transferable and non-sublicensable license right to use the Licensed Material under provisions specified in this Agreement.
- 4.2. Parties hereby agree that license right set forth in clause [4.1.](#) will be granted to Licensee after payment indicated in the Order Form has been received by Licensor.

5. USE OF LICENSED MATERIAL

- 5.1. Licensee may use Licensed Material on a single computer.
- 5.2. Licensee may make one copy of Licensed Material only exclusively for his individual use and not for commercial advantage.
- 5.3. Licensee shall not distribute, rent, lend, sell or sublicense the Licensed Material.
- 5.4. No changes to Licensed Material or its content may be made by Licensee.

5.5. Licensee shall ensure that Licensed Material retains all Licensor copyright notices and other proprietary legends of Licensor.

5.6. Licensee must immediately notify Licensor if it becomes aware or suspects that any third party that has gained access to the Licensed Material through Licensee or is wrongfully using the Licensed Material, in whole or in part, or is violating any of Licensor's intellectual property rights.

6. LICENSE PRICE AND TRANSFER OF LICENSED MATERIAL

6.1. Licensee must pay to Licensor a fee set forth in clause [4.2](#), as a condition precedent to Licensor granting the rights to use the Licensed Material in accordance with this Agreement.

6.2. Licensee shall make a payment set forth in clause [6.1](#), within one month after receiving the invoice.

6.3. Once the payment set forth in clause [6.1](#) above has been received by Licensor, the Licensed Material shall be sent to Licensee by post to the address indicated in the Order Form or by authorizing the Licensee to download Licensed Material to his/her computer.

7. TERMINATION

7.1. Parties shall agree that upon termination of this Agreement, all rights granted by this Agreement, including, without limitation, Licensee's right to use the Licensed Material, will expire.

7.2. Upon termination of this Agreement Licensee must immediately terminate and refrain from all use of the Licensed Material.

8. NOTICES

8.1. Any notice required to be given pursuant to this Agreement shall be in writing and sent to the following addresses: to Licensor by email: ais@ans.lt, to Licensee by email indicated in the Order Form above.

9. ASSIGNMENT

9.1. Licensee shall not assign any rights of this Agreement without the prior written consent of Licensor.

10. TERM OF LICENSE

10.1. The license rights granted to Licensee under this Agreement are valid during the execution and validity term of this Agreement.

11. BREACH OF AGREEMENT

11.1. The Parties hereby agree that if Licensee illegally reproduces, communicates to the public or by any other way and means illegally uses Licensed Material, including but not limited, distributes, transports or keeps illegal copies, he/she shall pay a fine of the amount of 579 EUR to Licensor. The Parties expressly declare that the amount of the fine indicated in clause [11.1](#), above is appropriate, adequate and proportionate.

11.2. The Parties hereby agree that Licensee shall pay the fine indicated in clause [11.1](#), above within 10 days after the date of receipt of Licensor's claim and reimburse Licensor for damages if the fine, provided in clause [11.1](#), above, does not fully cover Licensor's damages.

11.3. The Parties hereby agree that if Licensee repeatedly performs action(s) set forth in clause [11.1](#), Licensor shall have a right to terminate this Agreement. The notice of termination of this Agreement must be given to Licensee within 30 days before the date of termination of this Agreement.

12. GOVERNING LAW AND JURISDICTION

12.1. The laws and regulations of the Republic of Lithuania shall be applied to this Agreement and all rights and obligations arising under it. This Agreement shall be interpreted in accordance with the law of the Republic of Lithuania.

12.2. Parties hereby agree that any dispute, disagreement or requirement arising out of or in connection with the Agreement, the violation, termination or validity hereof, shall be settled by the courts of the Republic of Lithuania under the law of the Republic of Lithuania.

13. MISCELLANEOUS

13.1. This Agreement shall come into force from the date of its signing and is valid all the period of use of the purchased Licensed Material.

13.2. Should one or more provisions of the Agreement is or become invalid or impossible to implement, this shall not make all other provisions of the Agreement invalid. In this case, the Parties agree to replace the invalid provision by a legally valid provision which is as far as possible consistent with the invalid provision in its legal and economic result.

13.3. Any variation to the Agreement can be made only upon a written agreement of both Parties.

By signing the Order Form, Licensee certifies that he/she agrees with the above License agreement and undertakes to comply with the terms and conditions of this License agreement.

THIS PAGE INTENTIONALLY LEFT BLANK
