

License Agreement for Macomb County Digital Geographic Data Sets

License Terms Macomb County has produced and copyrighted original digital geographic data sets including, but not limited to, Tax Parcels, Orthophotos, Land Use, Road Centerlines and Drainage Vectors, (hereafter referred to as "licensed data sets"). They are licensed for use, not sold. Macomb County reserves all rights of authorship granted under U.S. and International copyright laws and agreements and by Michigan Enhanced Access to Public Records, Act 462 of 1996. By signing below, Licensee agrees to abide by all terms and conditions of this agreement. This document constitutes the entire agreement between the parties, and it supersedes any prior agreement, oral or written. Any order for licensed data sets must be accompanied by an original, signed license agreement, or it will be returned unfulfilled to the requester.

Protection of Proprietary Rights Reproduction or redistribution of copyrighted, licensed data sets (hard or soft copy) or products derived therefrom outside of Licensee's organization or entity, without the express, written consent of Macomb County through the Macomb County Planning and Economic Development Department, is forbidden, except as expressly provided as follows:

1. Redistribution of licensed data sets to consultants (third party entities contracted on a temporary basis by the Licensee) working for the Licensee is permitted only for purposes related to Licensee's business. Such consultants may not further reproduce or redistribute said licensed data sets, and such copies must be returned to Licensee upon completion of the consultants' work.
2. Any approved reproduction and redistribution of licensed data sets for non-profit, non-commercial purposes must include proper credits as detailed under **Credits**.

Liability The burden for determining 'fitness for use' rests entirely upon the requester/Licensee. Macomb County will not be liable in any way for accuracy of the data, and assume no responsibility whatsoever for direct, indirect, special, consequential, exemplary or other damages. Licensee agrees to indemnify, hold harmless and defend Macomb County, its employees, agents and representatives from any and all claims, damages, liabilities and expenses arising from Licensee's use of licensed data sets or products derived therefrom.

Costs Use of licensed data sets is licensed by Macomb County according to the attached price schedule. License fees for all electronic data sets are determined by the Macomb County Board of Commissioners as authorized under Michigan Enhanced Access to Public Records, Act 462 of 1996, as amended. Fees paid are not refundable. Purchase orders are acceptable from government agencies and organizations with accounts established with the Planning and Economic Development Department. Prepayment is required for all other entities. Checks should be made payable to "Macomb County Planning and Economic Development Department".

Updates Said licensed data sets are licensed and distributed 'as is' on a one-time basis. Macomb County is under no obligation to inform Licensee of data updates, alterations, or accuracy errors discovered thereafter. The burden of ordering and paying for updated copies of data sets rests entirely upon Licensee. Revisions may be made at Macomb County's discretion on a time and funding available basis.

Credits Any paper copies derived in whole or in part from said licensed data sets must include this copyright notice:

Copyright 2001 Macomb County, Michigan

If Licensee modifies the data in any way whatsoever, Licensee is obligated to describe the modifications performed on the paper copy map. Any altered graphic elements shall be clearly symbolized to distinguish them from original graphics contained within licensed data sets. Licensee specifically agrees not to misrepresent Macomb County licensed data sets, nor to imply that changes made by Licensee were approved by Macomb County unless express written permission is received from the Macomb County Planning and Economic Development Department.

Severability of Provisions and Venue If any portion of this agreement is found to be invalid or unenforceable, the remaining provisions will remain enforceable to the fullest extent permitted by law. Any cause of action arising from this agreement shall be venued in Macomb County, Michigan and decided pursuant to applicable Michigan and federal law.

Authorization The signatory for the licensee represents and warrants that s/he is authorized to execute this document on behalf of Licensee.

Licensee: _____ Date _____
By: _____ Title _____
Data Requested: _____
Mailing Address: _____
Email: _____