

Terms & Conditions

Raysync Public Benefit & Education Support Program — Terms & Conditions

Effective date: [Insert date]

Document: Raysync Public Benefit & Education Support Program T&C

1. Definitions

- a. “Raysync” means Raysync Technology (the licensor).
- b. “Licensee” means the approved recipient organization.
- c. “Program License” means the one-year, complimentary, feature-restricted license issued under this Program.
- d. “Software” means the Raysync software product as provided under the Program License.

2. Grant of License

Raysync grants to the Licensee a non-exclusive, non-transferable, non-sublicensable, revocable Program License to use the Software solely for the Licensee’s internal non-commercial, educational, or research purposes for a period of one (1) year from the activation date, subject to the restrictions and conditions set forth herein.

3. Eligibility & Documentation

Licensee represents and warrants that it is duly registered and eligible (e.g., NPO registration certificate or educational accreditation). Licensee must provide supporting documentation upon request. Raysync reserves the right to verify documentation and to reject or revoke eligibility at its discretion.

4. Usage Restrictions

- a. Program License is strictly limited to non-commercial, internal, or educational/research use. Commercial hosting, resale, or use to provide services for a fee is prohibited.
- b. No API/SDK integrations, custom feature development, or reverse engineering is permitted under the Program License.
- c. Bandwidth is capped at 1 Gbps and the Licensee agrees not to exceed the limit. Raysync may throttle, suspend, or terminate access for sustained usage above allocations.

5. Support & Service

Raysync will provide basic deployment assistance and documentation. Advanced technical support, custom engineering, uptime guarantees, or SLAs are not provided in connection with the Program License.

6. Branding & Publicity

The Software’s login screen will display the Program label (e.g., “Raysync Public Benefit

Support”). Raysync may request permission to publish the Licensee’s name and a short case study; Licensee’s consent is required before publication.

7. Term, Renewal & Upgrades

The Program License term is one (1) year. Renewal is subject to application and approval. Licensees seeking commercial features may be offered an upgrade path with preferential pricing (typically a promotional discount as announced at renewal).

8. Termination

Raysync may suspend or terminate the Program License immediately upon suspected misuse, fraudulent documentation, breach of these T&C, or where continued provision would violate law or product protections. Licensee may terminate by ceasing use and notifying Raysync.

9. Confidentiality & Data

Each party will handle the other party’s confidential information in accordance with standard confidentiality practices. Raysync is not responsible for Licensee data; Licensee remains responsible for data classification and backup.

10. Liability & Indemnity

Raysync’s liability under this Program is limited to the extent permitted by law. Raysync disclaims all implied warranties (to the extent permitted). Licensee indemnifies Raysync for third-party claims arising from Licensee’s misuse.

11. Governing Law & Dispute Resolution

These T&C are governed by the laws of [Jurisdiction — e.g., the jurisdiction of Raysync’s corporate seat]. Disputes will be resolved by mutual consultation or, failing that, the courts of the named jurisdiction.

12. Miscellaneous

These T&C are the entire agreement for Program participation; any variation must be in writing and signed by authorized Raysync personnel. Raysync reserves the right to modify Program terms with reasonable notice to active participants.