GXP OnScene for iOS November 29, 2018
with the Mobile App and any other software residing on Third Party Site. Accessing any Third Party Site is solely at Your own risk.

3. Transfer

You may not distribute, re-distribute, assign, sublicense, transfer, pledge, lease, rent, or share Your license to Use the Mobile App. However, the Mobile App may be transferred to another Compatible Device within Your organization within the same country in which Your Compatible Device was located when the Mobile App was originally licensed and installed, so long as: (i) You transfer this Agreement and the Mobile App, including all copies, updates, and prior versions, (ii) You retain no copies of the Mobile App, including backups and copies stored on Your Compatible Device, (iii) the receiving party within Your organization accepts the terms and conditions of this Agreement and any other terms and conditions upon which You obtained a valid license to the Mobile App, and (iv) such transfer is made in accordance with the U.S. Department of Commerce Export Administration Regulations.

4. Export Restrictions

You shall comply with all export laws and restrictions and regulations of the United States Department of Commerce, the United States Department of State, the United States Department of Treasury Office of Foreign Assets Control (“OFAC”), or other United States or foreign agency or authority, and not export, or allow the export or re-export of the Mobile App in violation of any such restrictions, laws or regulations (including, without limitation, export or re-export to destinations prohibited either in Country Groups Q, S, W, Y or Z country specified in the then current Supplement No. 1 to Section 770 of the U.S. Export Administration Regulations (or any successor supplement or regulations), or the OFAC regulations found at 31 C.F.R. 500 et seq.). You represent and warrant that (i) You are not located in, or under the control of, or a national or resident of, a country that is subject to a U.S. Government embargo, or that has been designated by the U.S. Government as a “terrorist supporting” country; and (ii) You are not listed on any U.S. Government list of prohibited or restricted parties. You hereby indemnify and hold Apple, BAE Systems and its licensors harmless from and against any liability that may arise from Your failure to comply with all export control laws and regulations.

5. Term; Termination

The term of this Agreement will continue unless and until terminated in accordance with the provisions hereof. You may terminate this Agreement at any time by removing the Mobile App from Your Compatible Device. BAE Systems may immediately terminate this Agreement if You breach any provision of this Agreement or if BAE Systems’ determines, in its discretion, to no longer license the Mobile App. Upon termination of this Agreement, You shall cease all use of the Mobile App and remove it from Your Compatible Device.

6. DISCLAIMER OF WARRANTIES

THE MOBILE APP IS PROVIDED ON AN “AS IS” AND “AS AVAILABLE” BASIS, “WITH ALL FAULTS” AND WITHOUT WARRANTY OF ANY KIND. USE OF THE MOBILE APP AND ANY CONTENT OR DATA USED WITH OR GENERATED BY THE MOBILE APP IS SOLELY AT YOUR SOLE RISK AND THE ENTIRE RISK AS TO PERFORMANCE, ACCURACY, AND EFFORT IS WITH YOU. TO THE FULL EXTENT
PERMITTED BY LAW, BAE SYSTEMS, ITS AFFILIATES, CONTRACTORS, EMPLOYEES, AGENTS, LICENSORS, APPLE, INC., AND ANY OTHER PARTY INVOLVED IN CREATING OR DELIVERING THE MOBILE APP DISCLAIM ALL WARRANTIES AND REPRESENTATIONS OF ANY KIND, EXPRESS, IMPLIED OR STATUTORY, INCLUDING, WITHOUT LIMITATION, ALL WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, ACCURACY, SYSTEM INTEGRATION OR COMPATIBILITY, WORKMANLIKE EFFORT, LACK OF NEGLIGENCE, QUIET ENJOYMENT, AND NON-INFRINGEMENT OF THIRD PARTY RIGHTS. WITHOUT LIMITING THE FOREGOING, BAE SYSTEMS DOES NOT WARRANT OR REPRESENT THAT THE MOBILE APP AND ANY CONTENT OR DATA USED WITH OR GENERATED BY THE MOBILE APP ARE OR WILL BE SECURE, RELIABLE, ACCESSIBLE, UNINTERRUPTED, OR ERROR-FREE, OR FREE FROM SPYWARE, MALWARE, ADWARE, VIRUSES, WORMS OR OTHER MALICIOUS CODE, OR THAT THE SECURITY CHARACTERISTICS OF THE MOBILE APP WILL PREVENT THE LOSS OR ALTERATION OF OR IMPROPER ACCESS TO PERSONAL INFORMATION BY THIRD PARTIES, OR THAT THE MOBILE APP WILL FUNCTION TO MEET YOUR REQUIREMENTS. FURTHER, BAE SYSTEMS MAKES NO WARRANTIES OF ANY KIND WITH RESPECT TO ANY THIRD PARTY SOFTWARE INCLUDED WITH THE MOBILE APP.

7. Limitation of Liability

7.1 NEITHER BAE SYSTEMS NOR ITS LICENSORS OR SUPPLIERS SHALL BE LIABLE TO YOU OR ANY THIRD PARTY FOR ANY DAMAGES UNDER ANY THEORY, INCLUDING, BUT NOT LIMITED TO, ANY DIRECT, INDIRECT, SPECIAL, PUNITIVE, INCIDENTAL OR CONSEQUENTIAL DAMAGES WHATSOEVER, INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF PROFITS, LOSS OF DATA, LOSS OF PRIVACY, DENIALS OF SERVICE (INCLUDING COMPUTER CRASHES), BUSINESS INTERRUPTION OR ANY OTHER COMMERCIAL DAMAGES OR LOSSES, ARISING OUT OF OR RELATED TO YOUR USE OF, OR YOUR INABILITY TO USE, THE MOBILE APP OR ANY CONTENT OR DATA USED WITH OR GENERATED BY THE MOBILE APP, HOWEVER CAUSED, REGARDLESS OF THE THEORY OF LIABILITY (CONTRACT, TORT, OR OTHERWISE), EVEN IF BAE SYSTEMS HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES AND EVEN IF A REMEDY SET FORTH HEREIN IS FOUND TO HAVE FAILED OF ITS ESSENTIAL PURPOSE.

7.2 NOTWITHSTANDING THE FOREGOING, BAE SYSTEMS’ TOTAL LIABILITY TO YOU FOR ACTUAL DAMAGES FOR ANY CAUSE WHATSOEVER WILL BE LIMITED TO ONE UNITED STATES DOLLAR ($1). YOU AGREE THAT REGARDLESS OF ANY STATUTE OR LAW TO THE CONTRARY, ANY CLAIM OR CAUSE OF ACTION ARISING OUT OF OR RELATED TO USE OF THE MOBILE APP MUST BE FILED WITHIN ONE (1) YEAR AFTER SUCH CLAIM OR CAUSE OF ACTION AROSE OR BE FOREVER BARRED. BAE SYSTEMS AND ITS SUPPLIERS AND LICENSORS SHALL HAVE NO LIABILITY TO YOU FOR ANY REASON.

7.3 THE LIMITATIONS ON LIABILITY IN THIS SECTION ARE INTENDED TO APPLY TO THE WARRANTIES AND DISCLAIMERS ABOVE AND ALL OTHER ASPECTS OF THIS AGREEMENT. SOME JURISDICTIONS DO NOT ALLOW THE LIMITATION OR EXCLUSION OF LIABILITY FOR INCIDENTAL OR CONSEQUENTIAL
DAMAGES, SO THE ABOVE LIMITATION OR EXCLUSION MAY NOT APPLY TO YOU AND YOU MAY ALSO HAVE OTHER RIGHTS THAT VARY FROM STATE TO STATE.

8. Indemnity

YOU AGREE TO INDEMNIFY AND HOLD LICENSOR AND ITS AFFILIATES AND SUPPLIERS HARMLESS FROM ANY CLAIMS, PROCEEDINGS, DAMAGES, COSTS, AND EXPENSES ARISING OR RESULTING FROM (1) YOUR USE OF THE MOBILE APP FOR ANY ILLEGAL PURPOSE, OR ANY USE NOT AUTHORIZED BY THIS AGREEMENT OR IN BREACH OF THIS AGREEMENT; OR (2) INACCURATE OR INCORRECT DATA OR CONTENT, INCLUDING BUT NOT LIMITED TO DATA OR CONTENT USED WITH OR GENERATED BY THE MOBILE APP.

9. Intended for General Use

The Mobile App is developed for general use in a variety of information technology applications. It is not developed or intended for use in inherently dangerous applications, including applications that may create a risk of personal injury. If You Use the Mobile App in dangerous applications, You shall be responsible for taking all appropriate fail-safe, backup, redundancy, and other measures to ensure its safe use. BAE Systems, its affiliates, suppliers, and licensors disclaim any and all liability for any damages caused by Use of the Mobile App in dangerous applications.

10. Intellectual Property Ownership, Reservation of Rights

BAE Systems and its licensors own all right, title, and interest in the Mobile App, any other BAE Systems software, any accompanying documentation, and all graphics, logos, service marks, and trade names. Except as expressly stated herein, this Agreement does not grant You any intellectual property rights in the Mobile App and all rights not expressly granted are reserved by BAE Systems and its licensors.

11. Connectivity and Privacy

11.1 During registration or use of the Mobile App, information about You and Your Compatible Device may be collected. By installing the Mobile App, You consent to the collection and processing of information about You and Your Compatible Device.

11.2 Your Content. You may upload Content to, or download Content from Third Party Sites in connection with Your Use of the Mobile App. BAE Systems does not verify, authenticate, endorse, warrant, claim ownership to, or otherwise control any Content in any manner or Your access to Third Party Sites. “Content” means all data, text, images, and any other information or materials uploaded, downloaded, processed, or reviewed by You or on Your behalf in connection with Your Use of the Mobile App.

11.3 Local Storage. The Mobile App may allow the owners or operators of Third Party Sites to store and access certain information and Content on Your Compatible Device utilizing third party application tools. Such information may include, without limitation, Your geo-location data which may be attached to Content that You capture via Your Compatible Device. The amount and type of information that such applications request to be stored or accessed varies by
application and are not controlled by BAE Systems. You hereby consent to such third party’s access to your Compatible Device and Content and other data and information stored therein.

11.4 Your Location. The Mobile App optionally collects Your geo-location data via Your Compatible Device. By permitting the Mobile App to access Your geo-location data, you hereby consent to the collection of Your Location. The Mobile App periodically sends Your Location to a server destination of Your choice. BAE Systems does not own, control, or maintain responsibility for how or with whom You choose to share Your Location. You may choose to disable access of Your Location by The Mobile App at any time. Location data provided by the Mobile App is for basic navigational purposes only and is not intended to be relied upon in situations where precise location information is needed or where erroneous, inaccurate or incomplete location data may lead to death, personal injury, property or environmental damage. BAE Systems does not guarantee the availability, accuracy, completeness, reliability, or timeliness of location data displayed by the Mobile App. YOUR USE OF THIS REAL TIME LOCATION DATA IS AT YOUR SOLE RISK. LOCATION DATA MAY NOT BE ACCURATE. You shall be solely responsible for, and BAE Systems shall have no responsibility or liability whatsoever with respect to, any and all claims, suits, liabilities, losses, damages, costs and expenses arising from, related or attributable to, or otherwise involving the collection, transmission, storage, or dissemination of Your Location.

11.5 Others’ Location. The Mobile App provides You with real time geo-locations of Your Peers while They are utilizing the Mobile App concurrently on Their Compatible Devices. Your Peers are defined as those persons whom You have granted access to Your Location, and those persons who have granted You access to Their Location information. You may only use Others’ Location information with their consent, and may not use Others’ Location information for undesired, malicious, or illegal purposes. BAE Systems is not responsible for any misuse of Your Location information or Others’ Location information. Location data provided by the Mobile App is for basic navigational purposes only and is not intended to be relied upon in situations where precise location information is needed or where erroneous, inaccurate or incomplete location data may lead to death, personal injury, property or environmental damage. BAE Systems does not guarantee the availability, accuracy, completeness, reliability, or timeliness of location data displayed by the Mobile App. YOUR USE OF THIS REAL TIME LOCATION DATA IS AT YOUR SOLE RISK. LOCATION DATA MAY NOT BE ACCURATE. You shall be solely responsible for, and BAE Systems shall have no responsibility or liability whatsoever with respect to, any and all claims, suits, liabilities, losses, damages, costs and expenses arising from, related or attributable to, or otherwise involving the collection, transmission, storage, or dissemination of Others’ Location.

12. Government Acquisitions

This provision applies to all acquisitions of the Mobile App by or a federal agency, department, branch, commission, board, office, council, authority, or other federal entity of the United States of America (the “U.S. Government”). The U.S. Government hereby agrees that the Mobile App qualifies as “commercial” computer software within the meaning of FAR Part 12.212 (December 2012), DFARS Part 227.7202-1 (February 2014), and DFARS 252.227-7014(a) (February 2014). The terms and conditions of this Agreement shall pertain to the U.S. Government’s use and disclosure of the Mobile App, and shall supersede any conflicting contractual terms or conditions. If this Agreement fails to meet the Government’s minimum needs or is inconsistent
in any respect with Federal procurement law, the Government agrees to return the Mobile App unused to the party from whom it was acquired.

The U.S. Government further authorizes and consents, pursuant to FAR Part 52.227-1 (July 1995), to all use and manufacture, in creation and operation of the Mobile App, of any invention described in and covered by a United States patent.

13. Customer Service

As between BAE Systems and Apple, Inc., Apple, Inc. has no obligation to provide any maintenance and support to You. BAE Systems is solely responsible for any maintenance and support services (if any is provided by BAE Systems in its sole and absolute discretion or as required under applicable law) in connection with the Mobile App. Any questions or complaints regarding the Mobile App shall be directed to BAE Systems at www.MyGXP.com, or email: gxp.support@baesystems.com, or phone +1 (800) 316-9643. Our mailing address is: 10920 Technology Place, San Diego, CA 92127.

14. Product Claims

As between BAE Systems and Apple, Inc., BAE Systems (and not Apple, Inc.) shall be responsible for addressing any claims by You or any third party related to the Mobile App or Your possession and/or Use of the Mobile App, including but not limited to: (i) product liability claims; (ii) any claim that the Mobile App fails to conform to any applicable legal or regulatory requirement; and (iii) claims arising under consumer protection legislation. In addition, You and BAE Systems acknowledge that, in the event of any third party claim that the Mobile App or Your possession and Use of the Mobile App infringes that third party’s intellectual property rights, BAE Systems (and not Apple) will be solely responsible for the investigation, defense, settlement and discharge of any such intellectual property infringement claim.

15. Notices and Third Party Software

The Mobile App is © 2012-2018 BAE Systems and its licensors. All Rights Reserved. BAE Systems, and the BAE Systems logo are either registered trademarks or trademarks of BAE Systems in the United States and/or other countries.

The Mobile App incorporates third parties software governed under licenses from such third parties. Certain third party software is subject to such additional terms and conditions as noted in Appendix A. Further, other third party software licenses incorporated into the Mobile App may require Your agreement to further terms and conditions. When required by the terms and conditions of each third party license, third party notices, terms, and conditions pertaining to third party software are provided in Appendix A and/or the license itself is made available at http://www.geospatialexploitationproducts.com; click Support, click License Agreements.

16. General

16.1 You are solely responsible for installation and operation of the Mobile App.

16.2 This Agreement shall be governed by and interpreted in accordance with the laws of the State of California, without reference to conflict of law principles of the State of California. All
disputes or actions arising out of this Agreement shall be subject to the exclusive jurisdiction of
the California state courts (or if there is exclusive federal jurisdiction, the United States District
Courts) in San Diego County and the parties agree and submit to the personal and exclusive
jurisdiction and venue of these courts.

16.3 Failure or neglect by BAE Systems to enforce at any time any of its rights or remedies
shall not be deemed a waiver of its rights or remedies and shall not prejudice BAE Systems’
rights to take subsequent action.

16.4 In the event any of these terms are determined to be invalid or unenforceable to any
extent, such term shall be severed from the remaining terms, which shall continue to be valid to
the fullest extent permitted by law.

16.5 You acknowledge and agree that no license, right or interest is granted to use the names,
trade names or trademarks “BAE SYSTEMS,” “GXP,” “SOCET GXP,” “GXP Xplorer,”
“Geospatial eXploitation Products,” “SOCET SET,” “SOCET Services,” “GXP OnScene”, or
any other trade name or trademark, or portion of any of them, owned by or licensed for use by
BAE Systems or any of its affiliates for any purpose whatsoever other than reproduction of such
trademarks on permitted backup or archive copies of the Mobile App.

16.6 This Agreement applies to updates of the Mobile App that BAE Systems may make
available to You, unless BAE Systems provides other terms along with the update.

16.7 You agree that BAE Systems reserves the right to change the terms of this Agreement.
Unless otherwise required by law, BAE Systems may amend this Agreement without prior notice
to You. If BAE Systems notifies You of such an amendment, or posts amended terms and
conditions on its website, Your continued use of the Mobile App shall constitute Your agreement
to be bound by the amended terms and conditions.

16.8 Except as otherwise provided herein, this Agreement may be amended only by a
subsequent writing signed by BAE Systems, and no other act, document, usage, or custom shall
be deemed to amend this Agreement.

17. Third Party Beneficiary

Apple, Inc. and its subsidiaries are third party beneficiaries to this Agreement. Upon Your
acceptance to this Agreement, Apple, Inc. has the right (and will be deemed to have accepted the
right) to enforce this Agreement against You as a third party beneficiary thereof.
Appendix A – Notices of Third Party Licensed Software

The Mobile App includes the following software licensed under the terms of the MIT License v2.0:

- AFNetworking, version 3.1.0, Copyright (c) 2011-2016 Alamofire Software Foundation ([http://alamofire.org/](http://alamofire.org/))

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The Mobile App includes the following software licensed under the terms of the Apple License v2.0:

- Apple Reachability, version 3.5, Copyright © 2014, Apple Inc. All rights reserved. [https://developer.apple.com](https://developer.apple.com)

In consideration of your agreement to abide by the following terms, and subject to these terms, Apple grants you a personal, non-exclusive license, under Apple's copyrights in this original Apple software (the "Apple Software"), to use, reproduce, modify and redistribute the Apple Software, with or without modifications, in source and/or binary forms; provided that if you redistribute the Apple Software in its entirety and without modifications, you must retain this notice and the following text and disclaimers in all such redistributions of the Apple Software. Neither the name, trademarks, service marks or logos of Apple Inc. may be used to endorse or promote products derived from the Apple Software without specific prior written permission from Apple. Except as expressly stated in this notice, no other rights or licenses, express or implied, are granted by Apple herein, including but not limited to any patent rights that may be infringed by your derivative works or by other works in which the Apple Software may be incorporated.

The Apple Software is provided by Apple on an "AS IS" basis. APPLE MAKES NO WARRANTIES, EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION THE IMPLIED WARRANTIES OF NONINFRINGEMENT, MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, REGARDING THE APPLE SOFTWARE OR ITS USE AND OPERATION ALONE OR IN COMBINATION WITH YOUR PRODUCTS.

IN NO EVENT SHALL APPLE BE LIABLE FOR ANY SPECIAL, INDIRECT, INCIDENTAL OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) ARISING IN ANY WAY OUT OF THE USE, REPRODUCTION, MODIFICATION AND/OR DISTRIBUTION OF THE APPLE SOFTWARE, HOWEVER CAUSED AND WHETHER UNDER
THEORY OF CONTRACT, TORT (INCLUDING NEGLIGENCE), STRICT LIABILITY OR OTHERWISE, EVEN IF APPLE HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

-------------------------------------------------------------------------------------------------

The Mobile App includes the following software licensed under the terms of the Creative Commons Attribution 4.0 International:

- Google Material Design Icons, version 2.0.0, Google Inc., https://github.com/google/material-design-icons

The Creative Commons Attribution 4.0 International license can be found here: https://creativecommons.org/licenses/by/4.0/