



## Terms of Use for Sensus International Websites

As of March 24, 2026

### § 1 Scope and Subject Matter of the Agreement

(1) Sensus Germany GmbH & Co. KG, registered in the Commercial Register of the District Court of Ludwigshafen am Rhein, HRA 62418 (hereinafter “Sensus International”), operates the websites accessible under the domain [sensus-international.com](https://sensus-international.com) and its subdomains (hereinafter “Sensus International-Sites”).

(2) These Terms of Use govern the use of the Sensus International Sites and apply to all users, regardless of whether the use is for private, business, or commercial purposes. Supplementary special terms may apply to individual services, which will be specifically noted in the relevant section. In the event of a conflict, the special terms shall take precedence over these Terms of Use.

(3) Any conflicting or deviating terms and conditions of the user shall not be recognized unless Sensus International expressly agrees to their validity in writing.

(4) Sensus International provides information and materials (hereinafter “Material”) on the Sensus International Sites solely for general informational purposes. The Material does not constitute legal, tax, or financial advice.

### § 2 Registration and User Account

(1) Certain areas of the Sensus International Sites are accessible only to registered users. There is no entitlement to registration. Sensus International reserves the right to make areas previously freely accessible subject to registration.

(2) Upon registration, the user is obligated to provide truthful and complete information. The user must immediately update any changes to the data provided during registration using the function provided on the website or by writing to Sensus International. The user ensures that the email address provided is valid and that they can be reached at this address.

(3) Upon registration, the user receives an access code consisting of a user ID and an initial password (hereinafter collectively referred to as “user data”). The user is obligated to immediately change the initial password to a password known only to him upon first login.

(4) The user must keep the user data confidential with the diligence of a prudent businessman and protect it from access by third parties. The user is liable for all actions taken using their user data, unless they can prove that they are not responsible for the misuse.

(5) If the user becomes aware of any misuse of their user data by third parties, they must notify Sensus International of this immediately in writing (email is sufficient). Sensus International will immediately block the affected account upon receipt of the notification. The account will be unblocked after verification upon the user's separate request or by reissuing the user data.

(6) At the end of each session, the user must properly log out of the password-protected areas.

### § 3 Suspension and Termination of Access

(1) Sensus International is entitled to temporarily or permanently block a user's access to the password-protected area if there is good cause. Good cause exists in particular if the user:

- provided intentionally inaccurate information during registration;
- has materially breached these Terms of Use and has not remedied the breach within a reasonable period of time despite being requested to do so;
- has breached their duty of care in handling user data;
- has violated applicable law when accessing or using the Sensus International sites.

(2) Prior to a permanent suspension, Sensus International shall, to the extent possible and reasonable, inform the user of the reasons and give the user an opportunity to respond within a reasonable period of time.

(3) The suspension does not affect the obligation to fulfill existing contractual obligations.

### § 4 Deletion of the User Account

(1) The user may request the deletion of their user account at any time in writing (email suffices). Sensus International will delete the user account after settling any ongoing contractual relationships.

(2) Upon deletion, Sensus International will remove all user data and other stored personal data of the user, unless statutory retention obligations (in particular under § 257 HGB, § 147

AO) preclude such deletion. In the case of statutory retention obligations, deletion will occur after their expiration. Until then, the data will be blocked and retained exclusively for the purpose of fulfilling the statutory obligations.

#### § 5 Rights of Use and Intellectual Property

(1) All content published on the Sensus International sites, including text, graphics, logos, images, software, and databases, is protected by copyright and/or trademark law. Any use beyond the intended purpose requires the prior written consent of Sensus International.

(2) Sensus International grants the user a non-exclusive, non-transferable, revocable right to view, download, and reproduce the material exclusively for personal, non-commercial informational purposes, provided that all copyright and proprietary notices are retained.

(3) The following are specifically prohibited: making the material publicly available, distributing it, or modifying it; embedding the Sensus International sites in frames or deep links without prior written permission; and using the material for commercial purposes without a separate license agreement.

#### § 6 Content Provided by the User

(1) To the extent that the user transmits content (text, images, files) to Sensus International via the Sensus International sites, the user grants Sensus International a non-exclusive, geographically unrestricted right of use, valid for the duration of the user relationship, to use, reproduce, and make such content publicly available within the scope of the purpose of the respective Sensus International site.

(2) The right of use under paragraph 1 ends upon the deletion of the content by the user or upon termination of the user relationship, unless continued use is necessary to fulfill existing contractual obligations.

(3) The user warrants that the content transmitted by him is free from third-party rights or that he possesses the necessary rights of use. He indemnifies Sensus International against any claims by third parties resulting from a breach of this warranty, including reasonable legal defense costs.

(4) The user is requested not to transmit any confidential or proprietary information via unsecured communication channels on the Sensus International sites, unless a secure transmission channel is expressly provided.



## § 7 Liability of Sensus International

(1) Sensus International shall be liable without limitation for damages resulting from injury to life, limb, or health caused by an intentional or negligent breach of duty by Sensus International, its legal representatives, or vicarious agents.

(2) Sensus International is further liable without limitation for damages resulting from intentional or grossly negligent breaches of duty by Sensus International, its legal representatives, or vicarious agents.

(3) In the event of a breach of material contractual obligations (cardinal obligations) due to slight negligence, liability is limited to foreseeable damages typical for this type of contract. Material contractual obligations are those whose fulfillment is essential for the proper performance of the contract and on whose compliance the user may regularly rely.

(4) Liability under the Product Liability Act (ProdHaftG) and for the assumption of a warranty remains unaffected by the foregoing provisions.

(5) In all other respects, Sensus International's liability regardless of the legal basis is excluded.

(6) To the extent that Sensus International's liability is excluded or limited, this also applies in favor of its organs, legal representatives, employees, and vicarious agents.

## § 8 Availability of the Sensus International Sites

(1) Sensus International endeavors to ensure the availability of the Sensus International Sites with as few interruptions as possible, but makes no warranty in this regard. In particular, Sensus International shall not be liable for interruptions caused by maintenance work, system downtime, force majeure, or circumstances beyond Sensus International's control.

(2) Sensus International reserves the right to discontinue or modify individual features or the entire operation of the Sensus International Sites at its reasonable discretion (§ 315 BGB), provided that the legitimate interests of the users are adequately taken into account.

## § 9 Links to Third-Party Websites

(1) The Sensus International websites may contain links to third-party websites. Sensus International does not endorse the content of linked sites and assumes no responsibility for



such content, unless Sensus International has actual knowledge of illegal content and fails to remove the link despite it being reasonable to do so (see § 7(1), § 8 TMG; BGH, Judgment of June 18, 2015 - I ZR 74/14).

(2) The use of linked websites is at the user's own risk.

#### § 10 Data Protection

(1) Details regarding the collection, processing, and use of personal data are set forth in the separate privacy policy, available at <https://sensus-international.com/en/privacy-policy>.

(2) The controller within the meaning of Art. 4(7) of the GDPR is: Sensus International

The data protection officer is:

Stefan Becker

BNT GmbH

Richener Str. 16

75031 Eppingen

Phone: +49 (7262) 924 00 94

Email: [info@bntgmbh.de](mailto:info@bntgmbh.de)

#### § 11 Changes to These Terms of Use

(1) Sensus International reserves the right to amend these Terms of Use with future effect to the extent that this is necessary for objectively justified reasons (in particular in the event of changes in the legal situation, supreme court rulings, market conditions, or the range of services offered) and the user is not unreasonably disadvantaged as a result.

(2) Registered users will be notified of any changes in writing (via email) at least six (6) weeks before the planned effective date. The changes shall be deemed approved if the user does not object in writing before the scheduled effective date. In the notification regarding the changes, Sensus International will expressly inform the user of the significance of the deadline, the right to object, and the legal consequences of remaining silent.

(3) If the user objects within the deadline, the user relationship shall terminate at the time the amendment is scheduled to take effect, unless Sensus International and the user agree to continue the relationship under the previous terms.



## § 12 Governing Law and Jurisdiction

(1) These Terms of Use and the entire legal relationship between Sensus International and the user are governed by the laws of the Federal Republic of Germany, excluding the UN Convention on Contracts for the International Sale of Goods (CISG).

(2) If the user is a merchant within the meaning of the German Commercial Code (HGB), a legal entity under public law, or a special fund under public law, the exclusive place of jurisdiction for all disputes arising from or in connection with these Terms of Use shall be the registered office of Sensus International.

## § 13 Final Provisions

(1) Should individual provisions of these Terms of Use be or become invalid in whole or in part, this shall not affect the validity of the remaining provisions. The invalid provision shall be replaced by the statutory provision (§ 306(2) BGB).

(2) Side agreements, amendments, and supplements to these Terms of Use must be in writing. This also applies to the waiver of this written form requirement.

(3) The language of the contract is German.