

Genesis Trial Terms

These Genesis Trial Terms (“**Terms**”) apply to your trial, evaluation, proof-of-concept, freemium, no-fee, pilot, or similar access to Cellebrite Genesis (“**Genesis Trial**”).

These Terms supplement and incorporate by reference the Cellebrite SaaS Terms of Service, including Annex B – Additional Terms and Conditions for Trial and Freemium, and the applicable Data Processing Addendum, available at legal.cellebrite.com/SaaS.htm (collectively, the “**SaaS Terms**”). Together, these Terms and the SaaS Terms govern your Genesis Trial. If there is a conflict, these Terms control only for your Genesis Trial.

1. Trial Use

Cellebrite may provide Genesis Trial access for evaluation purposes only. A Genesis Trial is not a paid subscription and may not be used for paid production use unless Cellebrite expressly agrees in a separately executed Quote or written order.

Cellebrite may approve, reject, suspend, limit, or terminate any Genesis Trial at any time, including if Cellebrite believes that continued access may create legal, security, compliance, operational, export-control, or reputational risk.

2. Authority

If you access Genesis on behalf of an agency, employer, organization, or other entity, you confirm that you are authorized to evaluate Genesis using the information and credentials you provide, and that your use complies with your organization’s policies and applicable law.

Your Genesis Trial registration does not create a paid subscription, purchase commitment, procurement obligation, or commercial order unless your organization and Cellebrite execute a separate Quote or written order.

3. Trial Period and Credits

Cellebrite may provide Genesis Trials on a time-bound, credit-bound, consumption-bound, feature-limited, or other basis, as communicated by Cellebrite through the registration flow, trial notice, product interface, documentation, email, Quote, or other written notice.

Unless Cellebrite states otherwise:

1. a time-bound Genesis Trial expires thirty (30) days from activation; and
2. a credit-bound Genesis Trial includes five thousand (5,000) Genesis credits.

A credit-bound Genesis Trial expires upon the earliest of:

1. consumption of the applicable credit allotment;
2. the outside expiration date communicated by Cellebrite;
3. if no outside expiration date is communicated, one hundred twenty (120) days from activation;
4. termination or suspension by either party; or
5. expiration or termination under the SaaS Terms.

Genesis credits are trial entitlements only. They have no cash value, are non-transferable, and do not roll over, renew, or replenish unless Cellebrite expressly agrees in writing.

4. Courtesy Overages

Cellebrite may monitor credit usage and may suspend, limit, or terminate access when the applicable credit allotment is exhausted.

If you are technically able to continue using Genesis after consuming your credit allotment, any additional use is a discretionary courtesy only. It does not increase your trial entitlement, create a right to additional credits, or waive Cellebrite’s right to suspend, limit, or terminate access at any time.

5. No Fees or Auto-Conversion



Unless expressly stated in a separately executed Quote or written order, Genesis Trial access is provided without charge.

Cellebrite will not require a payment card for a Genesis Trial, will not automatically convert a Genesis Trial into a paid subscription, and will not charge you or your organization for paid Genesis access unless and until Cellebrite and your organization execute a separate Quote or written order.

6. Customer Data and Evidence

You are responsible for determining what data, evidence, extractions, case materials, personal data, criminal justice information, sensitive information, or other content you upload to or process in Genesis (“**Customer Data**”).

You confirm that you have all rights, permissions, approvals, authorizations, legal bases, and authority required for your use of Genesis and for Cellebrite to process Customer Data as necessary to provide the Genesis Trial.

Unless expressly agreed in a separate written agreement or paid order, the Genesis Trial is not intended to serve as your official evidence repository, long-term archive, record-retention system, or system of record.

7. Post-Trial Access and Data

When a Genesis Trial expires or is terminated, your right to conduct new operational use of Genesis ends. Cellebrite may disable, suspend, or limit functionality, including by placing your tenant, cases, users, history, configurations, and Customer Data into a read-only, suspended, export, conversion, or deletion-management state.

Cellebrite may retain, return, export, or delete Customer Data in accordance with the SaaS Terms, the applicable Data Processing Addendum, Cellebrite’s retention and deletion procedures, applicable documentation, and applicable law.

Any post-trial retention is intended to support lawful conversion to a paid subscription, customer-directed export, auditability, security, legal compliance, and orderly deletion. It does not extend your right to use Genesis.

8. No Warranty

Genesis Trial access is provided on an “AS IS” and “AS AVAILABLE” basis, without warranties of any kind. You are responsible for safeguarding important data and should not rely on the Genesis Trial as your sole copy, official record, or authoritative repository for any Customer Data.

9. Acceptance

By clicking “I agree,” submitting a Genesis Trial request, registering for a Genesis Trial, accessing Genesis, or using Genesis, you agree to these Terms and the SaaS Terms.

If you do not agree, or if you are not authorized to evaluate Genesis, you must not access or use Genesis.

[Last updated: June 18, 2026]
