

## Fromdistance license terms

(hereinafter "Terms")

By installing, copying or using the software you (either an individual or a single entity) agree that you have read these Terms, understand them and agree to be legally bound by them. If you do not agree to all of the Terms, do not install, copy or use the software.

These Terms cover any and Fromdistance programs licensed by you, including related documentation and any update and upgrade of the programs delivered to you under the purchased license or any related service agreement as defined in the documentation and any copy of these items (together the "Software").

### Commercial license

Subject to the payment of the applicable license fees and subject to the following terms and conditions, you have been granted a non-exclusive, non-transferable right to use the specified Software. Fromdistance reserves any and all rights not expressly granted to you.

You may:

- A) Install and use the Software only on as many units (typically handheld devices, personal computers, servers or other hardware) as stated in the Fromdistance License Certificate, applicable invoice, product packaging or agreement where these Terms have been appended. In case the Software or its services are shared through a network or the Software is used to manage devices of several organisations, you must have a license for the total number of users whom the Software provides services to. In such cases you may install the Software on as many units as needed.
- B) Create copies of the Software for installation and backup purposes only.
- C) Extend the number of licenses by purchasing additional licenses.

You may not:

- A) Install and use the Software against these Terms, the Fromdistance License Certificate or other related documentation.
- B) Distribute copies of the Software to a third party, electronically transfer the Software to a computer belonging to a third party, or permit a third party to copy the Software.
- C) Modify, adapt, translate, rent, lease, resell, distribute or create derivative works based upon the Software and/or related files or any part thereof.

D) Decompile, reverse engineer, disassemble, or otherwise reduce the Software and/or related files to any human-perceivable form as the Software contains or may contain trade secrets of Fromdistance.

E) Use the documentation for any purpose other than to support your use of the Software. Please contact Fromdistance directly if you are interested in any other rights to the Software other than those granted in these Terms.

F) Disclose the license authorization code provided for the program installation (included but not limited to key code, subscription number and registration key) to any third party.

G) Use the Software or any portion thereof to implement any product or service to operate on or in connection with the Software for any other purpose than granted herein.

H) Use the Software to publish, distribute and/or obtain software or content which may illegally breach or compromise security or privacy of users within the scope of the Software.

### **Evaluation license**

An Evaluation License is applicable when you download or install an evaluation version of the Software or you are granted a time limited, non-exclusive and non-transferable license by Fromdistance or its resellers for evaluation purposes. The Software is licensed to you for the sole purpose of evaluating the Software and only for a specified evaluation period, which will begin on the date that the Software is first downloaded by or delivered to you. After the specified time period, you must either purchase the Software license from Fromdistance or its reseller, or destroy and stop using the Software. If you purchase the Software before the expiration of the evaluation time, you have a valid license and you do not need to destroy the Software. Fromdistance shall have no obligation to provide support or maintenance services for Evaluation Licenses. For the avoidance of doubt, the Evaluation License is also subject to restrictions set out above as items A-H. Fromdistance reserves any and all rights not expressly granted to you.

### **Non-commercial license**

A Non-Commercial License is applicable when you download or install a free version of a device management tool made available to you by Fromdistance or its reseller. Such Software is licensed to you only for a limited period as a non-exclusive, non-transferable license and is intended only as a supplementary tool (not for ongoing purposes). Fromdistance reserves the right to discontinue the ability to use this type of Software at any time and is under no obligation to provide support or maintenance services for Non-Commercial Licenses. For the avoidance of doubt, the Non-Commercial License is also subject to restrictions set out above as items A-H. Fromdistance reserves any and all rights not expressly granted to you.

## Title

Title, ownership rights, and intellectual property rights in the Software shall remain those of Fromdistance, and/or its suppliers. The Software is protected by copyright laws and international copyright and other intellectual property treaties.

## Limited warranty and disclaimers

**Limited Warranty on Media.** Fromdistance warrants the physical media produced by Fromdistance on which the Software is recorded to be free from defect in material and workmanship under normal use for 30 days from the date of delivery. Fromdistance does not give any warranties on media in case the Software is delivered bundled in a third party device. Any implied warranties on the media, including implied warranties of merchantability and fitness for a particular purpose, are limited in duration to 30 days from the date of delivery. Fromdistance will, at its option, replace the media or refund the purchase price of the media. Fromdistance shall have no responsibility to replace or refund the purchase price of media, which is damaged by accident, abuse, or misapplication.

**Disclaimer of Warranty on Software.** The software is provided "as is", without warranty of any kind. Fromdistance, its licensees and distributors expressly disclaim all implied warranties, including but not limited to implied warranties of title, non-infringement, merchantability or fitness for a particular purpose. Fromdistance, its licensees and distributors do not guarantee the Software or related documentation in terms of their correctness, accuracy, reliability, or otherwise. You assume the entire risk as to the results and performance of the Software and related documentation.

**Complete Statement of Warranty.** The limited warranties provided in the preceding paragraphs are the only warranties of any kind that are made by Fromdistance on the Software. No oral or written information or advice given by Fromdistance, its dealers, distributors, agents, or employees shall create a warranty or in any way increase the scope of the foregoing limited warranty, and you may not rely on any such information or advice. Some countries do not allow the exclusion of implied warranties, so the above exclusion may not apply to you, and you may have other rights, which may vary from state to state.

**Limitation of Liability.** In no event shall Fromdistance, its licensees, its distributors or its suppliers be liable to you for any special, consequential, incidental, or indirect damages, including, but not limited to, loss of revenue or profit, lost or damaged data or other commercial or economic loss, arising out of the use of, or inability to use, the software or related documentation, even if Fromdistance has been advised of the possibility of such damages. Some countries 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. Fromdistance, its licensees, distributors and suppliers shall in no event be liable for any damages arising from performance or non-performance of the software. Our maximum liability to you for actual damages for any cause whatsoever

shall in no event exceed the amount paid by you for the software. Nothing contained in these License Terms shall prejudice the statutory rights of any party dealing as a consumer. Fromdistance is acting on behalf of its employees, licensees, distributors and licensors or subsidiaries for the purpose of disclaiming, excluding, and/or restricting obligations, warranties, and liability as provided in this clause, but in no other respects and for no other purpose.

### **High risk activities**

The Software is not fault-tolerant unless expressly stated in product documentation and is not designed, manufactured or intended for use or resale as control equipment in hazardous environments requiring fail-safe performance, such as in the operation of nuclear facilities, aircraft navigation or communication systems, air traffic control, direct life support machines, or weapons systems, in which the failure of the Software could lead directly to death, personal injury, or severe physical or environmental damage ("High Risk Activities"). Fromdistance and its suppliers specifically disclaim any express or implied warranty of fitness for High Risk Activities.

### **General**

The license will terminate immediately without notice if you are in breach of any of its terms and conditions. You shall not be entitled to a refund from Fromdistance or any of its resellers as a result of termination. The terms and conditions concerning confidentiality and restrictions on use shall continue in force even after any termination.

Fromdistance may revise these Terms at any time and the revised terms shall automatically apply to the corresponding versions of the Software distributed with the revised terms. If any part of these Terms is found void and unenforceable, it will not affect the validity of rest of the Terms, which shall remain valid and enforceable according to its terms. In case of controversy or inconsistency between translations of these Terms to other languages, the English version issued by Fromdistance shall prevail.

These Terms shall be governed under the Laws of Finland without regard to conflict of laws rules and principles and without regard to the United Nations Convention of Contracts for the International Sales of Goods. The courts of Finland shall have the exclusive jurisdiction and venue to adjudicate any dispute arising out of these Terms. Notwithstanding the foregoing, in the case of purchases made within or on behalf of licensees residing within or operating under the laws of the United States the governing law of these Terms shall be the laws of the State of California without regard to conflict of laws rules and principles and without regard to the United Nations Convention of Contracts for the International Sales of Goods. The exclusive jurisdiction and venue to adjudicate any dispute arising out of these License Terms shall be of the federal and state courts of California.