#### Terms of Service - EULA

End User License Agreement

Thank you for choosing Lumasoft. This is a license agreement between you and Lumasoft that describes your rights to use this software. BY ACCEPTING THIS AGREEMENT OR USING THE SOFTWARE, YOU AGREE TO ALL OF THESE TERMS AND CONSENT TO THE TRANSMISSION OF CERTAIN INFORMATION DURING ACTIVATION AND FOR INTERNET-BASED FEATURES OF THE SOFTWARE. IF YOU DO NOT ACCEPT AND COMPLY WITH THESE TERMS, YOU MAY NOT USE THE SOFTWARE OR FEATURES.

Lumasoft grants you a revocable, non-exclusive, non-transferable, limited license to download, install and use the Application solely for your personal or commercial purposes strictly in accordance with the terms of this Agreement.

## How can I use the software?

We do not sell our software or your copy of it – we only license it. Under our license we grant you the right to install and run that one copy on two computer (the licensed computer) for use by one person/company at a time, but only if you comply with all the terms of this agreement. Our software license is permanently assigned to the licensed computers. The components of the software are licensed as a single unit. You may not separate or virtualize the components and install them on different computers. This license is for direct use of the software only through the input mechanisms of the licensed computer, such as a keyboard, mouse, or touchscreen. It does not give permission for installation of the software on a server or for use by or through other computers or devices connected to the server over an internal or external network.

## Can I transfer or reassign the software to another user or computer?

You may not transfer the software to another user. You may not retain any copies. You may reassign this software license to a different computer any number of times, but not more than one time every 90 days. If you reassign, that other computer becomes the "licensed computer." If you retire the licensed computer due to hardware failure, you may reassign the license sooner. You may not license, sell, rent, lease, assign, distribute, transmit, host, outsource, disclose or otherwise commercially exploit the Application or make the Application available to any third party.

## Are there things I'm not allowed to do with the software?

Yes. Because the software is licensed, not sold, Lumasoft reserves all rights (such as rights under intellectual property laws) not expressly granted in this agreement. In particular, this license does not give you any right to, and you may not: use or virtualize features of the software separately, publish, copy (other than the permitted backup copy), rent, lease, or lend the software; transfer the software (except as permitted by this agreement), attempt to circumvent technical protection

measures in the software, reverse engineer, decompile, or disassemble the software, except if the laws where you live permit this even when our agreement does not. In that case, you may do only what your law allows. When using Internet-based features, you may not use those features in any way that could interfere with anyone else's use of them, or to try to gain access to any service, data, account or network, in an unauthorized manner.

#### Modifications to Application

Lumasoft reserves the right to modify, suspend or discontinue, temporarily or permanently, the Application or any service to which it connects, with or without notice and without liability to you.

## Trial and Conversion

Some or all of the software may be licensed on a trial basis. Your rights to use trial software are limited to the trial period. The trial software and length of the trial period are set forth during the activation process. You may have the option to convert your trial rights to subscription or perpetual rights. Conversion options will be presented to you at the expiration of your trial period. After the expiration of any trial period without conversion, most features of the trial software will stop running. TRIAL SOFTWARE IS LICENSED "AS-IS," AND YOU BEAR THE RISK OF USING IT. LUMASOFT GIVES NO EXPRESS WARRANTIES, GUARANTEES OR CONDITIONS. YOU MAY HAVE ADDITIONAL CONSUMER RIGHTS UNDER YOUR LOCAL LAWS WHICH THIS AGREEMENT CANNOT CHANGE. TO THE EXTENT PERMITTED UNDER YOUR LOCAL LAWS, LUMASOFT EXCLUDES THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT.

## Term and Termination

This Agreement shall remain in effect until terminated by you or Lumasoft.

Lumasoft may, in its sole discretion, at any time and for any or no reason, suspend or terminate this Agreement with or without prior notice. This Agreement will terminate immediately, without prior notice from Lumasoft, in the event that you fail to comply with any provision of this Agreement. You may also terminate this agreement by deleting the Application and all copies thereof from your mobile device or from your desktop. Upon termination of this Agreement, you shall cease all use of the Application and delete all copies of the Application from your computer.

#### Severability

If any provision of this Agreement is held to be unenforceable or invalid, such provision will be changed and interpreted to accomplish the objectives of such provision to the greatest extent possible under applicable law and the remaining provisions will continue in full force and effect.

# Amendments

Lumasoft reserves the right, at its sole discretion, to modify or replace this Agreement at any time. If a revision is material we will provide at least 30 (changes this) days' notice prior to any new terms taking effect. What constitutes a material change will be determined at our sole discretion.

## Contact Information

If you have any questions about this Agreement, please contact us at <a href="https://support.lumasoft.co">https://support.lumasoft.co</a>

Conforme:

DEVIO DDUALDO D. EVIO

Chief, SMDD