

END USER LICENSE AGREEMENT FOR MOBIACCESS PRODUCTS

GENERAL IMPORTANT INFORMATION

USE OF SOFTWARE OWNED BY INFOMATIX Ltd. IS SUBJECT TO THE LICENSE RESTRICTIONS FIXED HEREINAFTER. CAREFULLY READ THIS LICENSE AGREEMENT BEFORE USING THE SOFTWARE.

NOTICE TO USER: PLEASE READ THIS AGREEMENT AND ITS ANNEXES CAREFULLY. THIS LICENSE IS A LEGAL "AGREEMENT" CONCERNING THE USE OF SOFTWARE BETWEEN YOU, THE END USER, EITHER INDIVIDUALLY OR AS AN AUTHORISED REPRESENTATIVE OF THE COMPANY OBTAINING THE LICENSE, AND INFOMATIX. BY USING ALL OR ANY PORTION OF THE SOFTWARE YOU ACCEPT ALL THE TERMS AND CONDITIONS OF THIS AGREEMENT, INCLUDING, IN PARTICULAR THE LIMITATION ON: USE, TRANSFERABILITY, WARRANTY AND LIABILITY. YOU AGREE THAT THIS AGREEMENT IS ENFORCEABLE LIKE ANY WRITTEN NEGOTIATED AGREEMENT SIGNED BY YOU. IF YOU DO NOT AGREE, DO NOT USE THIS SOFTWARE. IF YOU CONSENT TO ENTERING INTO THIS AGREEMENT YOU MAY NOT WITHDRAW THAT CONSENT AFTER AGREEING.

IF YOU ACQUIRED THE SOFTWARE ON TANGIBLE MEDIA (E.G. CD) WITHOUT AN OPPORTUNITY TO REVIEW THIS LICENSE AND YOU DO NOT ACCEPT THIS AGREEMENT, YOU MAY OBTAIN A REFUND OF THE AMOUNT YOU ORIGINALLY PAID IF YOU: (A) DO NOT USE THE SOFTWARE AND (B) RETURN IT, WITH PROOF OF PAYMENT, TO THE LOCATION FROM WHICH IT WAS OBTAINED WITHIN THIRTY (30) DAYS OF THE PURCHASE DATE.

ANY SOFTWARE USE WITHOUT ANY OR WITHOUT THE VALID AND APPROPRIATE END USER LICENSE AGREEMENT SHALL BE REGARDED AS INVALID AND INFOMATIX SHALL BE ENTITLED TO THE PAYMENT OF THE LICENSE FEE AND A GENERAL COMPENSATION THAT COVERS ALL THE HARMS AND DAMAGES THAT HAVE BEEN CAUSED BY THE ILLEGAL USE OF THE SOFTWARE.

1. DEFINITIONS.

"Software" means MobiAccess mobile development framework-applications, extensions and tools, just as add-ins, ie. (a) all of the content of the files, disk(s), CD-ROM(s) or other media with which this agreement is provided, including, but not limited to (i) InfomatiX or third party computer information or software; (ii) digital images, stock photographs, clip art, sounds or other artistic works ("development frames"); (iii) related explanatory written materials or files ("Documentation"); and (b) modified versions, updates, additions, extensions, tools and copies of the Software, if any, licensed to you by InfomatiX.

Any further utilization or development of the Software according to the Documentation that creates a different Software product or more Software products leaves the copyrights and intellectual property rights of InfomatiX Ltd. unaffected regarding the MobiAccess applications covered by this Agreement.

"Use" or "Using" means to access, install, download, copy or otherwise benefit from using the functionality of the Software in accordance with the Documentation along with the terms and conditions of this EULA.

"Permitted Number" means one (1) unless otherwise indicated under a valid license (e.g. volume license) granted by InfomatiX. Any further use or development of the Software according to the permission of this Agreement and the Documentation that creates different Software product(s) leaves the copyrights and IP rights of InfomatiX Ltd. unaffected regarding the MobiAccess applications covered by this Agreement.

"Computer" means an electronic device that accepts information in digital or similar form and manipulates it for a specific result based on a sequence of instructions. Computers include, without limitation, desktop and laptop computers, Microsoft Windows mobile devices, Palm OS devices, Symbian operated devices, BlackBerry products, as well as cellular telephones.

"InfomatiX" means a company, duly organized and validly existing under the laws of the Republic of Hungary, under the legal registration number 01-09-701698. InfomatiX Ltd.'s bank account number is HU04 10700323-26111409-51100005 CIB Bank.

„You” means the natural person, company or any other entity with or without legal personality that downloads „MobiAccess” applications, extensions and tools, or add-ins.

“MobiAccess” means a software product consisting of several components designed to ease the development of a mobile or a desktop application with or without data-synchronization. These components mean: server- and client-side components, add-ins, extensions and tools. This EULA regulates the end user conditions regarding InfomatiX’s MobiAccess products detailed in Annex A, under the licensing terms and conditions as described in Annex B and Annex C.

„License types” Terms and conditions granted by different license types are detailed in Annex A.

„Re-issue” of the License File. InfomatiX has the sole right to re-issue the License File in the case of software upgrade, license upgrade or license expiration. If the license file is re-issued by InfomatiX, this action annuls the effects of the former license files.

“Revoke” of the License File. InfomatiX has the sole right to revoke the license file and thus revoking the right to use the Software in case the user of the license file does not comply with the licensing conditions.

Within the Software there are Server and License files set in „bundle” according to the option chosen by you.

„Distribution” means purchase, transfer, or any other form of transmission of the Software without regard to the free or commercial character of such activity. Under the effect of this Agreement transfer of the Software between companies of the same owner (i.e. ownership above 25%) or transfer between the international branches of the same company also means distribution. The terms and conditions of distribution rights are settled in the licensing sheet.

“Developer” means an individual or a company creating or modifying software source code.

By possessing MobiAccess products you are subject to the usage terms stated hereunder.

2. SOFTWARE LICENSE. As long as you comply with the terms of this End User License Agreement and its Annexes (the "Agreement"), InfomatiX grants you a non-exclusive license to use the Software for the purposes described in this Agreement (including the related Annexes) and in the Documentation. Some third party materials included in the Software may be subject to additional terms and conditions stated in the respective third party material's regulations about the use of the concerned applications, tools or add-ins.

With the purchase of any License File for the Software you are obliged to fulfill the criteria set in this Agreement the other related documentations and materials.

2.1 General Use. You may install and Use a copy of the Software up to the permitted number on your compatible computer(s), with the limitations described in this Agreement, valid License Files and its concerned Annexes just as in the other materials concerning the Software.

2.2 Backup Copy. You may make one backup copy of the Software, provided your backup copy is not installed or used on any computer, and is kept for the reservation of the Software copy and having it in store for a case of Software damage. You may not transfer the rights to a backup copy unless you transfer all rights in the Software as provided under Section 4.

2.3. Re-distributable use. You are allowed to distribute the software with regard to the terms and conditions given in the licensing sheet.

3. INTELLECTUAL PROPERTY RIGHTS. The Software and any copies that you are authorized by InfomatiX to make are the intellectual property of and are owned by InfomatiX. The structure, organization and code of the Software are trade secrets and confidential information of InfomatiX. The Software is protected by copyright. You may not copy the Software, except as set forth in Section 2 ("Software License"). Any copies that you are permitted to make pursuant to this Agreement must contain the same copyright and other proprietary notices that appear on or in the Software. You agree not to modify, adapt or translate the Software. You also agree not to reverse engineer, de-compile, disassemble or otherwise attempt to discover the source code of the Software, except for the extent you may be expressly permitted to de-compile (under applicable law) if it is essential to do so in order to achieve operability of the Software with another software program, and you have first requested InfomatiX to provide information necessary to achieve such operability and InfomatiX has not made such information available. InfomatiX has the right to impose reasonable conditions and to request a reasonable fee before providing such information. Any information supplied by InfomatiX or obtained by you, as permitted hereunder, may only be used by you for the purpose described herein and may not be disclosed to any third party or used to create any software, which is substantially similar to the extension of the Software. Requests for information should be directed to InfomatiX. Trademarks shall be used in accordance with accepted trademark practice, including identification of trademarks owners' names. Trademarks can only be used to identify printed output produced by the Software, and such use of any trademark does not give you any rights of ownership in that trademark. Except as expressly stated above, this Agreement does not grant you any intellectual property rights of the Software.

4. TRANSFER. You may not redistribute, purchase, rent, lease, sub-license, or authorize all or any portion of the Software to be copied onto another user's computer, except as may be expressly permitted herein or in the licensing sheet. You may, however, transfer all your rights to Use the Software to another person or legal entity provided that: (a) you also transfer this Agreement, the Software and all other software or hardware bundled or pre-installed with the Software, including all copies, Updates and prior versions to such person or entity; (b) you retain no copies, including back-ups and copies stored on a computer; and (c) the receiving party accepts the terms and conditions of this Agreement and any other terms and conditions upon which you legally purchased a license to the Software. Notwithstanding the foregoing, you may not transfer education, pre-release, or not-for-resale copies of the Software.

5. WARRANTIES. The individual indicating his/her consent to this Agreement represents and warrants that either he/she is entering into this Agreement individually or that he/she is an officially authorized agent of the licensee entity, and that said entity shall be bound by all the terms and conditions of this Agreement. The Software is being delivered to you "AS IS" and InfomatiX makes no warranty as to its use or performance. INFOMATIX SHALL NOT PROVIDE ANY FURTHER USER SUPPORT EXCEPT FOR THE MATERIALS PUBLISHED ON THE OFFICIAL WEB SITE www.mobiaccess.com. With your agreement to these licensing terms and conditions you admit that you know the minimum Software functions and the recommended Software background, as well as the possible development devices from the website www.mobiaccess.net. INFOMATIX AND ITS SUPPLIERS DO NOT AND CAN NOT WARRANT THE PERFORMANCE OR RESULTS YOU MAY OBTAIN BY USING THE SOFTWARE. EXCEPT FOR ANY WARRANTY, CONDITION, REPRESENTATION OR TERM TO THE EXTENT TO WHICH THE SAME CAN NOT OR MAY NOT BE EXCLUDED, OR LIMITED BY LAW APPLICABLE IN YOUR JURISDICTION, INFOMATIX AND ITS SUPPLIERS MAKE NO WARRANTY CONDITIONS, REPRESENTATIONS, OR TERMS (EXPRESS OR IMPLIED WHETHER BY STATUTE, COMMON LAW, CUSTOM, USAGE OR OTHERWISE) AS TO ANY MATTER INCLUDING, WITHOUT LIMITATION, NON-INFRINGEMENT OF THIRD PARTY RIGHTS, MERCHANTABILITY, INTEGRATION, SATISFACTORY QUALITY, OR FITNESS FOR ANY PARTICULAR PURPOSE. YOU AGREE TO INDEMNIFY AND HOLD INFOMATIX AND ITS SUPPLIERS HARMLESS FROM ANY CLAIMS, LOSS, COST, DAMAGE, EXPENSE, OR LIABILITY, INCLUDING ATTORNEYS' FEES, ARISING OUT OF OR IN CONNECTION TO SUCH OUTCOMES.

6. LIMITATION OF LIABILITY. IN NO EVENT WILL INFOMATIX OR ITS SUPPLIERS BE LIABLE TO YOU FOR ANY DAMAGES, CLAIMS OR COSTS WHATSOEVER, OR FOR ANY CONSEQUENTIAL, INDIRECT, DIRECT, OR INCIDENTAL DAMAGES, OR ANY LOST PROFITS OR LOST SAVINGS, EVEN IF AN INFOMATIX REPRESENTATIVE HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH LOSS, DAMAGES, CLAIMS OR COSTS OR FOR ANY CLAIM BY ANY THIRD PARTY. THE FOREGOING LIMITATIONS AND EXCLUSIONS APPLY TO AN EXTENT PERMITTED BY APPLICABLE LAW IN YOUR JURISDICTION. INFOMATIX'S AGGREGATE LIABILITY AND THAT OF ITS SUPPLIERS UNDER OR IN CONNECTION WITH THIS AGREEMENT SHALL BE LIMITED TO THE AMOUNT PAID FOR THE SOFTWARE, IF ANY. InfomatiX is acting on behalf of its suppliers for the purpose of disclaiming, excluding and/or limiting obligations, warranties and liability as provided in this Agreement, but in no other respects and for no other purpose.

7. LIFE ENDANGERING ACTIVITIES. NEITHER INFOMATIX NOR ITS SUPPLIERS SHALL BE LIABLE FOR ANY DAMAGES RESULTING FROM OR IN CONNECTION WITH THE USE OF SOFTWARE IN ANY APPLICATION WHERE THE FAILURE OR INACCURACY OF THE SOFTWARE MIGHT RESULT IN DEATH OR PERSONAL INJURY. YOU AGREE TO INDEMNIFY AND HOLD INFOMATIX AND ITS SUPPLIERS HARMLESS FROM ANY CLAIMS, LOSS, COST, DAMAGE, EXPENSE, OR LIABILITY, INCLUDING ATTORNEYS' FEES, ARISING OUT OF OR IN CONNECTION WITH SUCH USE.

8. GENERAL PROVISIONS. This Agreement contains the entire understanding between the parties relating to its subject matter and supersedes all prior or contemporaneous agreements, including, but not limited to any purchase order terms and conditions, except valid license agreements related to the subject matter of this Agreement which are physically signed or accepted as physically signed by acquiring it through the web by you and an authorized agent of InfomatiX. This Agreement may only be modified by a physically signed writing between you and an authorized agent of InfomatiX. Waiver of terms or excuse of breach must be in writing and shall not constitute subsequent consent, waiver or excuse.

9. COMPLIANCE WITH LICENSES. If you are a business organization, you agree that upon request of InfomatiX, you will fully document and certify within thirty (30) days that Use of any and all of InfomatiX's Software at the time of the request are in conformity with your valid license obtained from InfomatiX.

You shall keep complete and accurate records to allow InfomatiX to examine and audit your accounts with respect to your uses of the Software and other obligations under this agreement. You permit InfomatiX, or at its option an auditor paid by InfomatiX, to inspect such records at reasonable times during normal business hours. In the event such audit discloses that the fees previously paid to, or reported as due to InfomatiX have been underpaid as of the date of the audit, then you shall immediately pay the difference and a general compensation of all harms caused by the invalid usage – including the costs of the audit as well.

10. GOVERNING LAW. This agreement shall be governed by Hungarian Law. All disputes relating to this agreement shall be solely settled by the competent Hungarian Court of Justice.

11. TERM AND TERMINATION. This Agreement is effective as of the date when you download the Software and until it is terminated as provided herein. You may terminate this agreement at any time by destroying all your copies of the Software. Your license to the Software automatically terminates if you fail to comply with the terms of the agreement. Upon termination you must remove the Software from your computer(s), destroy your copies of the Software and confirm the compliance of these regulations to InfomatiX in a written notice. Termination of this Agreement shall not relieve you of your obligations under it. Termination of the user – regardless of the reason – shall not be a basis for any financial or re-fund liability of InfomatiX Ltd.

12. ASSIGNMENT OF RIGHTS. You are not entitled to assign your rights and duties under this Agreement without the prior written consent of InfomatiX. Such consent shall not be unreasonably withheld. Any assignment in violation of this section shall be void and of no effect.

13. GENERAL. InfomatiX may collect certain information about you, your business partners and your computers when the Software is installed or uninstalled. This information includes

the following: name, company name, identifying information of the computer(s) involved. The information is solely used for Software license purposes.

The Software may from time to time contain technology that automatically restrains use of unlicensed copies of the software. Failure to register the Software may result in the Software being disabled.

New releases of the Software licensed at a later time may not be backward compatible. If you develop an application with the new release of the software or open existing applications with the new release, those applications might no longer work with older versions. InfomatiX shall not take any responsibility for any harm and damage caused due to such events.

If you have any questions regarding this Agreement, wish to request any information, or if you want to give new information regarding your contact data, or any other new piece of information, please use the address and the contact information given on the website of the Software.

ANNEX A - License Files

The following types of licenses are available (see the Licensing fees and description for more information on permitted users, technical details and fees):

1. Free license:

MobiAccess Free licenses are only available online and are distributed by InfomatiX at its sole discretion, upon applications through www.mobiaccess.com. Free license enables one (1) user to install and Use the Software. InfomatiX reserves exclusive rights for merchandising, selling, publishing, and non-exclusive rights for modifying applications made with a Free license. No database or MobiLink connection is included with this type of license. All source code is uploaded to the servers of InfomatiX, and applications built with free licenses must be free to use, and shall not generate revenue to you or a third party by any means (e.g. in-app advertising or in-app purchase).

2. Sponsored license:

MobiAccess Sponsored licenses are only available online, are distributed by InfomatiX at its sole discretion, upon applications through www.mobiaccess.com, and come with a MobiLink database connection with 2Gbytes of storage. The Sponsored license enables the permitted number of users to install and Use the Software. InfomatiX reserves exclusive rights for publishing, merchandising and selling, and non-exclusive rights for modifying applications made with a Sponsored license. If you wish to use the application for publishing, the prior written consent of InfomatiX is required. All source code is uploaded to InfomatiX's servers. Applications made with the Sponsored license shall be uploaded to internet markets with InfomatiX's brand, but are published and sold under your (the actual developer's) name. In case of any gains from marketisation, InfomatiX is entitled to 30% of revenues (while you, the actual developer, for 70% of revenues), for which InfomatiX in turn provides graphics, signing keys, support, necessary accounts for publishing, and any design necessary.

3. Cloud-based license:

MobiAccess Cloud-based licenses are only available online and are distributed by InfomatiX at its sole discretion, upon applications through www.mobiaccess.com, and do not include a MobiLink connection. Cloud-based license enables the permitted number of users to install and Use the Software. InfomatiX does not reserve rights for merchandising, selling, publishing and modifying applications made with a Cloud-based license. Source code is not uploaded to InfomatiX's server, and InfomatiX is not responsible for its storage and upkeep. A Free license can be upgraded to Cloud-based license any time at your request. InfomatiX is not entitled to any revenues or recognition for the marketization of the product made with a Cloud-based license.

4. Dedicated Cloud-based license

MobiAccess Dedicated Cloud-based licenses are only available online and are distributed by InfomatiX at its sole discretion, upon applications through a dedicated web address, and do not include a MobiLink connection. Dedicated cloud-based license enables the permitted number of users to install and Use the Software. InfomatiX does not reserve rights for merchandising, selling, publishing and modifying applications made with a Dedicated Cloud-based license. Source code is not uploaded to InfomatiX's server, and InfomatiX provides a dedicated server to you. InfomatiX is responsible for the administration and updating of the dedicated server, which is exclusively accessible by you. InfomatiX is not entitled to any revenues or recognition for the marketization of the product made with a Cloud-based license.

5. Cloud-based MobiLink license

MobiLink license is an additional service that can be purchased (distributed by InfomatiX at its sole discretion, upon applications). On Premise, Platinum and Sponsored licenses include a MobiLink connection by definition (only limited with a Sponsored license), while for other licenses you need to apply for a MobiLink license to access this service. The permitted number of Users are authorized to install the ODE webservice component of MobiLink and the Synch Server software to be able to access MobiLink. Also, with a Cloud-based MobiLink license you can access the database exclusively, as InfomatiX sets up a VPS (Virtual Private Server) for you, and provides its support and maintenance. MobiLink license requires the user to be online in order to utilize the service to its full extent.

6. On Premise license

MobiAccess On Premise licenses are distributed by InfomatiX at its sole discretion, and include connection to MobiLink server, five (5) build servers (iOS, Android, BlackBerry, Windows Mobile, Windows Phone 7.5) and an IDE server. The On Premise license enables the permitted number of users to install and Use the Software. To access this service, constant internet connection is required, despite of the fact that the Build Servers, the IDE Server, and the MobiLink server are available locally on your network. Software is not available online, but is installed on a server computer provided by you. InfomatiX can provide such servers for your use for an additional fee upon request. With the On Premise license, InfomatiX is responsible for the maintenance and support of the servers for a mandatory yearly fee. InfomatiX does not reserve rights for merchandising, selling, publishing and modifying applications made with an On Premise license. Source code is not uploaded to InfomatiX's server. InfomatiX is not entitled to any revenues or recognition for the marketization of the product made with an On Premise license.

7. Platinum license

MobiAccess Platinum licenses are distributed by InfomatiX at its sole discretion, upon applications, and include MobiLink server, and all other necessary servers. The On Premise license enables an unlimited number of users to install and use the Software, and the service operates offline. Software is not available online, but is installed on a server computer provided by you. InfomatiX can provide such servers for your use for an additional fee upon request. With the Platinum license, InfomatiX is responsible for the maintenance and support of the servers for a mandatory yearly fee. InfomatiX does not reserve rights for merchandising, selling, publishing and modifying applications made with a Platinum license, and source code is not uploaded to InfomatiX's server. InfomatiX is not entitled to any revenues or recognition for the marketization of the product made with a Platinum license.

ANNEX B

Annex is B is always to be interpreted in line with the actual license pricing policy of InfomatiX, available upon request.

MobiAccess Licensing

This licensing sheet is connected to the End User License Agreement of MobiAccess registered trademark of InfomatiX (hereinafter "the Product") and it shall be interpreted and used in complete accordance with the EULA accepted by you with downloading the Product. InfomatiX shall have the right to change and modify the terms and conditions of the licensing sheet. The updated and applicable terms and conditions shall be available on www.mobiaccess.com.

Server license:

The License key is valid for one (1) operating Sync Server of the related end-user application and/or one (1) ERP system. As a non-independent part entity integrated in the solution, it cannot be used, given, or sold separately from license packages.

License Administration and License Pool Management:

Means the right of InfomatiX to administer, manage and follow up your purchases of client licenses to third party users. Sold license pools can be managed by both parties.

Registration (activation details):

With downloading the Product you are automatically registered in the systems of InfomatiX Ltd. All terms and conditions related to the Product version shall be applicable after the automatic registration. If you use any version of the Product without having a valid registration code it shall be regarded as an illegal use of the Product. Before any commercial use of a developed application you must register (activate) it. For the activation you have to pay a registration fee according to the actual prices defined by InfomatiX. You must have valid client licenses before you start using the Product or selling your application to third party users.