

## End User License Agreement

Welcome to use the [i2Share]! The End User [License] Agreement is a legal agreement concluded between you and [Information2 Software LIMITED] (hereinafter referred to as Information2 Software) about the [License] service that Information2 Software provides to you.

### I. Effectiveness of the Agreement

1. The Agreement shall take effect upon the confirmation of the user. The online version of the Agreement is provided by Information2 Software. While purchasing the [License], the user shall read the Agreement carefully, tick the box in the Agreement (which shall be deemed to agree to the Agreement), and then proceed to the License purchase/usage procedure. Once the Agreement is confirmed by the user, it shall have the contractual effect and be legally binding on both Information2 Software and the user.

2. The Agreement shall take effect once the user uses the License: The user can use the [License] through [License Download] or other methods. Information2 Software shall provide the online version of the Agreement for users to read before they use the License. Once the user ticks the box in the online Agreement or use the [License], the Agreement shall take effect immediately. If the user does not accept the terms of the Agreement, they shall contact Information2 Software in time, and shall not use the [License].

### II. Definition

1. The [License] refers to [i2Share].

### III. License to Use

1. The [License] shall be protected by copyright laws, international copyright treaties and other relevant intellectual property laws, regulations and treaties. The License shall only serve as the permit for using the software by authorized users and shall not be intended for sales purposes.

2. The [License] is owned by [Information2 Software and its parent company Shanghai Information2 Software Inc.].

3. According to the provisions of the Agreement, Information2 Software shall grant the user the non-exclusive and non-transferable right to use the [License].

4. The user shall not transfer the right to use the License through resale or any other means, nor infringe on the intellectual property rights of Information2 Software by engaging in activities like providing the License to any third party for use. In case of such misconducts, the user shall compensate for all losses caused to Information2 Software.

### IV. Payment

1. The user shall pay all fees for using the [License] in accordance with the pricing system of the [License]. Information2 Software reserves the right not to provide the License and/or technical support to the user, or the right to terminate the License and/or technical support if the user has not paid all fees as agreed. If the name, specification or price of the [License] has been amended when the user pays the renewal fee for the [License], the user shall agree the new name, specification or price of the [License]; in case the user does not agree the new name, specification or price of the [License], he/she can refuse to pay the renewal fees, and the [License] shall be terminated automatically upon expiration.

### V. Rights and Obligations of the User

1. The user shall guarantee that all its conducts in using the License is in compliance with national laws and regulations, and such conducts are legal and true without infringing upon the legitimate rights and interests of any third party.

2. The user shall pay for the [License] in full and on time (if applicable), otherwise Information2 Software shall reserve the right to terminate the user's right of using the [License] at any time, and the user shall take full responsibility for the damages caused by the termination of the License by Information2 Software.

3. The user shall guarantee that he/she will not reverse engineer, decompile, or disassemble the [License], except for activities clearly permitted by law.

4. The user shall understand and agree that due to the limitations of the existing technology, the [License] provided by Information2 Software can be flawed, and cannot guarantee normal execution or desired result under any circumstance.

#### **VI. Rights and Obligations of Information2 Software**

1. Information2 Software shall guarantee that it has the legal right to provide the user with the [License] to use and ensures the validity of its copyright.

2. Information2 Software shall promise that the provision of the [License] to users does not infringe on the legitimate rights and interests of any third party, including but not limited to the intellectual property rights of any third party. If the user is subject to any legal action or administrative procedure by a third party due to Information2 Software's conducts, Information2 Software shall assume relevant legal responsibility and bear relevant consequences.

3. Information2 Software shall be responsible for upgrading, maintaining and managing the [License] in time, and provide users with free consultation services and technical support for the License through customer service calls, online customer services and so on.

4. Information2 Software shall guarantee the stability and continuity of the [License] provided to the user. In case the user has to terminate the use of the License in advance due to the faults of Information2 Software, Information2 Software shall fulfill corresponding refund obligation (if applicable). If any loss is caused to the user, Information2 Software shall fully compensate for the direct loss of the user.

5. Information2 Software shall promise that the [License] provided to the user does not contain:

( 1 ) Any virus that intentionally damage, maliciously interfere in, secretly intercept or invade any system, data or personal information, destructive programs disguised as real programs, computer worms, time bomb or other computer programs;

( 2 ) Any known vulnerabilities, backdoors and malicious software;

( 3 ) Other unsafe content that can damage the user's system security.

6. Limitation of Liability: To the maximum extent permitted by applicable laws, Information2 Software will not compensate for any loss arising from any indirect, accidental, direct, specific, punitive or other damages caused by the use of the [License] or failure to use the [License], (including but not limited to damages caused by personal injury or property damage, damages caused by profit loss, data loss, business interruption, and computer paralysis or failure, damages caused by the loss of business information, damages caused by privacy breach because of failure to fulfill in responsibilities such as being honest and very attentive, damages caused by negligence, or damages caused by any monetary loss or any other loss, even if Information2 Software has been informed of the possibility of such damages in advance.

#### **VII. Usage and Disclosure of the User Data**

1. Information2 Software may provide the License to the user to fulfill his/her purpose by utilizing the user's data, which includes but is not limited to the data used to send him/her the product and License information.

2. Information2 Software shall not disclose any user data without the user's permission. However, user data can be partially or fully disclosed under the following circumstances:

( 1 ) Disclose user data to third parties with the consent of the user;

( 2 ) Disclose user data to third parties or administrative or judicial institutions in accordance with relevant provisions of the law or the requirements of administrative or judicial institutions;

( 3 ) If the user violates relevant Chinese laws and regulations, its data shall be disclosed to the third party;

( 4 ) The user data shall be shared with the third party so as to provide the software or License required by the user.

#### **VIII. License Period and Termination**

1. The period for using the [License] is [12 months] from the date of its first use.

2. Information2 Software reserves the right to terminate the provision of the [License] without taking any responsibility, under any of the following circumstances,:

( 1 ) The [License] purchased by the user has expired but the renewal fees have not been paid;

( 2 ) The user has seriously violated the terms of the Agreement and has not corrected such misconducts after being notified by Information2 Software.

#### **IX. Amendments to the Agreement**

1. If any part of the Agreement is amended, Information2 Software shall inform the user of such amendments through appropriate means.
2. If the user does not accept amendments to relevant terms of the Agreement made by Information2 Software, he/she reserves the right to stop using the [License]. In such a case, Information2 Software shall refund the remaining fees (if any) to the user, and give the user a reasonable period of time to do necessary work such as data backup, download, storage and migration. If the user continues to use the [License], it shall be deemed that the user accepts Information2 Software's amendments to the relevant terms of the Agreement.

#### **X. Laws and Dispute Resolution**

1. The conclusion, implementation and interpretation of the Agreement and relevant dispute resolution arising from the Agreement shall be governed by the laws of the People's Republic of China.
2. For disputes between the two parties arising from the conclusion, implementation or interpretation of the Agreement, the two parties shall endeavor to resolve them through friendly negotiation. If the negotiation fails, either party shall submit a request for arbitration with [Shanghai International Economic and Trade Arbitration Commission (Shanghai International Arbitration Center)], and the arbitration award shall be binding on both parties.

#### **XI. Supplementary Provisions**

1. In case any term of the Agreement is deemed invalid or unenforceable, such terms can be removed, and the remaining ones shall still have legal effect.
2. The title of the Agreement is only for the convenience of reading, and does not define, limit, interpret or describe the scope or boundary of the terms of the Agreement.
3. Both parties agree that the Agreement shall take effect after the user has ticked the box in the online Agreement or has used the License.
4. According to its own operating conditions, Information2 Software can transfer all its rights and obligations under the Agreement to a third party by notifying the user [30] working days in advance without getting the users' prior consent. The assignee of Information2 Software is subject to the terms of the Agreement, and Information2 Software and its assignee are jointly and severally liable for the execution of the Agreement.