HRONESOFT - EULA

Last updated: 18th July 2022

Please read this End-User License Agreement ("Agreement") carefully before clicking the "I Agree" button, before downloading (or) using HRONESOFT.

By clicking the "I Agree" button, downloading (or) using HRONESOFT, you are agreeing to bound by the terms and conditions of this Agreement.

If you do not agree to the terms of this Agreement, please do not click on the "I Agree" button and please do not download (or) use HRONESOFT

License:

HRONESOFT grants you a revocable, non-exclusive, non-transferable, limited license – for using the software solely for your business, non-commercial purposes strictly in accordance with the terms of this Agreement.

**Restrictions:** 

You agree not to, and you will not permit others to:

License, sell, rent, lease, assign, distribute, transmit, host, outsource, disclose (or) otherwise commercially exploit HRONESOFT (or) make the software available to any third party.

Modifications to HRONESOFT:

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

**Term and Termination:** 

This Agreement shall remain in effect until terminated by you (or) HRONESOFT.

HRONESOFT 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 HRONESOFT, in the event that you fail to comply with any provision of this Agreement. You may also terminate this Agreement by deleting the software and all copies there of from your mobile device, tablet, laptop (or) desktop.

Upon termination of this Agreement, you shall cease all use of the software and delete all copies of

the software from your mobile device or from mobile device, tablet, laptop (or) desktop.

## Cancellation and Refund policy:

If at any time during your first 30 days (from the date of purchasing) using our software, you would like to cancel the subscription, please contact us. We will do our best to address your issue, provide a solution. If you are not satisfied, we will gladly offer you a FULL REFUND.

Any time after first 30-days (from the date of purchasing) if you wish to cancel the subscription, we will offer you a PRO-RATED REFUND for the reminder of your contract. Please be advised that after using our software for 3-months (from the date of purchasing) you can cancel the subscription any time, however we DO NOT REFUND.

## 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 to this Agreement:

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

## Contact us:

If you have any questions about this Agreement, please contact us:

HRONESOFT
Auckland, New Zealand
09 6260347 | 022 6800250
sales@hronesoft.com