

## END USER LICENCE AGREEMENT

(For trial, evaluation and full version)

IMPORTANT: PLEASE READ BEFORE INSTALLING, COPYING, DOWNLOADING OR USING THE TECHNOLOGY SUPPLY ("SUPPLY") OF COMPANY COMPRIMATO SYSTEMS WHICH IS PROVIDED WITH THIS LICENSE AGREEMENT ("AGREEMENT"). THE SUPPLY CAN CONSIST OF SOFTWARE BUILT-IN HARDWARE PRODUCT (FIRMWARE) OR SOFTWARE PROVIDED WITH THIS HARDWARE PRODUCT OR FROM THE SOFTWARE PROVIDED SELFLY; ALL SOFTWARE PROVIDED IN OR WITH HARDWARE PRODUCT, OR PROVIDED SELFLY, INCLUDING ALL IMPROVEMENTS, CLAIMS, EXPANSIONS, OR REPAIRS FOR IT, IS CONSIDERED AS "SOFTWARE". BY DOWNLOADING, COPYING, INSTALLING, OR USING OF THE SOFTWARE IN ANY WAY, THE PARTY TO WHICH THE SOFTWARE IS BEING LICENSED ("LICENSEE") UNRESERVEDLY AGREES THAT IT IS BECOMING CONTRACTING PARTY OF THIS AGREEMENT WITH COMPRIMATO SYSTEMS s.r.o., ID NO. 044 28 340, BASED AT: BOTANICKÁ 554/68A, 602 00 BRNO, CZECH REPUBLIC ("COMPRIMATO") AND WILL BE BOUND WITH THAT. IF LICENSEE WILL NOT AGREE WITH ALL PROVISIONS OF THIS AGREEMENT; DOWNLOADING, COPYING, INSTALLATION, REDISTRIBUTION, OR USE OF THE SUPPLY SHALL BE FORBIDDEN.

THIS ARRANGEMENT OF THE AGREEMENT BETWEEN COMPRIMATO AND THE LICENSEE FOR THE ABOVE-MENTIONED SOFTWARE DISCLAIMS ALL CONFLICTING PROVISIONS OF ANY ORDER (OR SIMILAR DOCUMENT), REPLACES AND REDUCES PREVIOUS DISCUSSION OR AGREEMENT BETWEEN CONTRACTING PARTIES. THE "EFFECTIVE DATE" OF THIS AGREEMENT IS THE DAY WHEN THE LICENSEE COPIES, DOWNLOADS, INSTALLS OR USES THE SOFTWARE. THE SOFTWARE IS PROTECTED BY THE COPYRIGHT AND INTERNATIONAL CONVENTIONS OF COPYRIGHTS, AS OTHERWISE BY OTHER LAWS AND CONTRACTS OF INTELLECTUAL PROPERTY. THE OWNERSHIP TITLE TO THE SOFTWARE IS NOT BEING TRANSFERRED, THERE CAN BE ONLY GRANT OF LICENSE FOR ITS USE.

### 1. TERMS AND CONDITIONS

- 1.1 Licensee has further agreed that this Agreement will be governed by Comprimato's Terms and Conditions for the Provision of Goods and Services, which are available at <https://comprimato.com/legal/> ("**Terms and Conditions**"). By accepting this Agreement, the Licensee expressly declares that he has been acquainted with the Terms and Conditions and with the meaning of this clause as well.
- 1.2 Unless specified otherwise in this Agreement, all terms defined in the Terms and Conditions bear the same meaning for the purposes of this Agreement.

### 2. GRANT OF LICENCE.

2.1 The Software is licensed as follows:

#### (a) Installation and Use

Comprimato grants Licensee the temporary right to use the Software. If the Supply consists only of Software, Comprimato grants Licensee the right to install and use the Software with his or her own hardware.

#### (b) Number of license keys

Licensee is entitled use the Software exclusively for one unique input media stream ("**Video Stream**") per every license key supplied by Comprimato in compliance with this Agreement and the Terms and Conditions.

Number of license keys – and therefore of Video Streams, for which the Software may be used – shall be specified in the Offer.

### 3. DESCRIPTION OF OTHER RIGHTS AND LIMITATIONS.

#### (a) Maintenance of Copyright Notices

Licensee must not remove or change any copyright notices on any copies of the Software.

#### (b) Prohibition on Reverse Engineering, Decompilation, and Disassembly

Licensee may not modify, reverse engineer, decompile, or disassemble the Software or otherwise attempt to derive or gain access to the source code of the Software, in whole or in part, except and only to the extent that such activity is expressly permitted by applicable law notwithstanding this limitation or unless otherwise expressly authorized in advance and in writing by Comprimato.

#### (c) Derivate works

Licensee may not create any derivative works based on the Software or improvements of the Software unless otherwise expressly authorized in advance and in writing by Comprimato.

#### (d) Restrictions on additional licenses and leases

Licensee may not rent, lease, lend, publish, sub-license otherwise make the Software available to any third party, even free of charge, without prior written consent from Comprimato.

#### (e) After-sale Support

Comprimato may provide Licensee with support services related to the Software ("**After-sale Support**") in accordance with the Terms and Conditions. Any supplemental software code provided to Licensee as part of the After-sale Support shall be considered part of the Software and subject to the terms and conditions of this Agreement in full.

#### (f) Compliance with Applicable Laws

Licensee shall comply with all applicable laws regarding use of the Software.

#### (g) Confidentiality

The Licensee may use name and logo of the Software, as well as corporate name and logo of Comprimato on a non-exclusive basis in the Territory only for the duration of this Agreement and solely for the purpose of promoting the Software and/or Comprimato, including issue or release of a potential announcement, statement or press release relating to the usage of the Software or cooperation with Comprimato.

The Licensee shall not do anything, or fail to do anything, which act or omission may be detrimental or prejudicial to the name or logo of the Software and/or corporate name or logo of Comprimato. Licensee may not publicly share any information regarding the use of the Software beyond the aforementioned scope.

#### (h) NDI®

This Software includes NDI® software and technology licensed from NewTek, Inc. NDI® is a trademark of NewTek, Inc. NewTek and/or its licensors owns all copyright rights in the NDI® Software and NDI® copyrightable technology utilized in the Software. All software herein, including the NDI® software and technology, is subject to the restrictions in this End User License, including the following restrictions, limitations and exclusions: 1) you may not reverse engineer, disassemble, or recompile the Software, including the NDI® Software, or any part thereof, or any NDI® protocols used in the Software, nor attempt to do any of the foregoing; 2) you may not copy, distribute, or create derivative works of the NDI® Software (except one copy may be made for archival backup purposes); 3) NewTek is not liable for any damages, whether direct, indirect, incidental or consequential, arising from the use of the Software and/or NDI®; 4) You accept the Software and NDI® software "as is" without warranties of any kind; all warranties, express or implied, of merchantability, fitness for a particular purpose, and warranty of title, are expressly disclaimed and excluded. To the extent any of the foregoing disclaimers is not allowed by applicable law such term shall not apply and in such case you agree not to utilize the NDI® in the Software.

### 4. TERM AND TERMINATION

- 4.1 This Agreement takes effect on Effective date and remains effective for the period specified by Comprimato in its Offer (estimate) or until terminated under this Article. In case of the license granted for a fixed term, it expires with the expiry of that period. Licensee may terminate this Agreement at any time, without the right to partial or full refund of the license fee.

This Agreement may be revoked by Comprimato if the Licensee violates or fails to comply with any of the provisions of this Agreement, in particular if it fails to comply with the payment terms referred to in the Terms and Conditions. Termination of this Agreement results in the termination of the licenses granted therein. Upon the termination of this Agreement Licensee is not allowed to use the Software anymore, it has the obligation to destroy and remove all copies of the Software from all computers, hard disks, networks and other storage media, and has the obligation to certify to Comprimato in writing that these operations have taken place. Articles 1, 2, 3, 5 and 6 of this Agreement remain effective even after the termination of this Agreement.

**5. COPYRIGHT**

5.1 All rights, including but not limited to copyright, to the Software and all copies thereof belong to Comprimato or its suppliers. All rights, including but not limited to, intellectual property rights to content that may be accessed through the use of the Supply, belong to and that content is the property of the respective content owner and may be protected by applicable intellectual property laws, copyright law or other laws and international conventions. This Agreement does not provide the Licensee with any rights to use this content. All rights that are not expressly granted are reserved by Comprimato.

5.2 Notwithstanding Article 3(c) of this Agreement, if any intellectual property in the form of any enhancements, improvements to the Software is created with the approval of Comprimato, the Licensee authorises Comprimato to use the copyrighted work and grants Comprimato a licence to such intellectual property in the following scope: (i) royalty-free, (ii) worldwide, (iii) exclusive, (iv) for the duration of the proprietary copyright and (v) for any type of use. Comprimato is further entitled to sub-licence such intellectual at its sole discretion, for which no consent by the Customer is required.

**6. INDEMNITY**

6.1 The Licensee shall hold harmless and indemnify Comprimato for any loss incurred by Comprimato, resulting from any third party's claim caused by Licensee in connection with usage of the Software.

6.2 The Licensee shall further hold harmless and indemnify Comprimato for any loss incurred by Comprimato, resulting from any third party's claim in connection with usage of derivative works based on the Software and licensed to Comprimato under Article 5.2 of this Agreement.

**7. NO WARRANTIES**

7.1 Comprimato expressly disclaims any warranty of Software. Software is provided "as is", without any express or implied warranty of any kind, without any warranties of merchantability, non-infringement, or fitness for a particular purpose. Comprimato does not guarantee or assume responsibility for the accuracy or completeness of any information, text, graphics, links, or other items contained in Software. Comprimato also expressly disclaims any warranty or representation against authorized users or any third party.

**8. WHOLE AGREEMENT**

8.1 Licensee has read and understood this Agreement. Without prejudice to the content of the Offer and the Terms and Conditions, the Licensee acknowledges that this Agreement represents the final and complete Agreement between both parties regarding the subject matter of this Agreement and supercedes all previous agreements and arrangements. No other or different provisions or conditions or amendments to this Agreement, whether material or non-material, shall become part of this Agreement unless they are in writing and signed by both parties. In the event that the Licensee does not fully understand this Agreement or part of it, he or she must refrain from installing, copying, downloading or using the Supply. In the event that Licensee is still interested in installing, copying, downloading or using the Supply, he or she is required to contact Comprimato to clarify the Agreement.