

Ksenos VMS

Copyright © Valvova

END USER LICENSE AGREEMENT

Version 1.1

PLEASE READ THIS AGREEMENT CAREFULLY BEFORE USING THIS SOFTWARE.

1 Scope of the Agreement and Definitions

By installing and/or using the Software (as defined below in this Section) You agree that this End User License Agreement (“Agreement”) is a legally binding and valid agreement between 1) the person, firm, company, corporation or other entity who has acquired the license to use the Software (“You”) and 2) Valvova Oy, turvaratkaisut, a company registered in Finland with Business ID 1543995-6 (“Valvova”).

If You do not agree to be bound by this Agreement You are not entitled to use the Software and You shall remove the Software from Your computer.

“Software” means the Ksenos VMS software and the accompanying files. The definition of the Software includes also modifications, fixes, updates, upgrades and derivative works of the Software delivered to You, unless other license agreement terms are specified in connection with the modification, fix, update, upgrade or derivative work.

“Documentation” means usage and installation manuals and other documentation related to the Software in written or electronic form that are supplied to You, are included in the Software or accompany the Software.

“Intellectual Property Rights” means patents, right to inventions, trademarks, domain names, rights in know-how, trade secrets, copyrights, database rights, rights related to copyrights and all other rights or forms of protection having equivalent or similar effect as any of the foregoing which may now or at any time hereafter exist anywhere in the world, whether registered or not and including any applications for grant of any of the foregoing, and including, without limitation, the right to amend and further develop the objects of those rights and the right to assign the rights to any third party.

2 Product Keys

The product keys for the Software provided to You shall not be copied, shared or otherwise distributed to third parties in whole or in part.

3 License Terms

Subject to the terms of this Agreement and Your compliance with the terms of this Agreement, Valvova grants to You a limited, non-exclusive and non-transferrable license to use the Software in Your own use according to the Documentation. You may not use the Software or the files generated or edited by the Software to offer services to use them to third parties or otherwise rent, lease, license, loan, transfer or disclose the Software or the files generated or edited by the Software to any third parties. The Software is licensed, not sold. You may make one (1) back-up copy of the Software solely for back-up purposes.

Your license to use the Software is limited to the number and type of licenses purchased by You as indicated in or in connection with the product keys. You shall use the Software in compliance with all applicable laws. Use of the Software means that You have installed the Software, run the Software on a computer or otherwise use the Software. Using the Software as a client application for accessing properly licensed Ksenos VMS recorders is allowed without a separate license.

You may use the Documentation internally to support the above said licensed use of the Software.

There are no implied licenses. Except as otherwise expressly set forth herein, You may not use, reproduce or copy the Software or the Documentation.

4 Intellectual Property Rights

Any and all Intellectual Property Rights in and to the Software and the Documentation, and any copies, modifications, fixes, updates, upgrades and derivative works thereof are and shall belong to Valvova or its suppliers.

You shall not, and shall not attempt to, modify, reverse engineer, disassemble, decompile or otherwise attempt to derive the source code of the Software.

Portions of the Software utilize open source components. The license terms for these components are supplied within the Software.

The Ksenos name, logo or graphics files shall not be used to promote products or services without a separate agreement with Valvova.

5 DISCLAIMER OF WARRANTY

EXCEPT AS EXPRESSLY STATED IN WRITING BY VALVOVA, THE SOFTWARE AND THE DOCUMENTATION ARE PROVIDED "AS IS". EXCEPT AS EXPRESSLY STATED IN WRITING BY VALVOVA, VALVOVA MAKES NO REPRESENTATIONS OR WARRANTIES IN RESPECT OF THE SOFTWARE OR THE DOCUMENTATION AND VALVOVA EXPRESSLY DISCLAIMS ALL WARRANTIES, EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, ANY IMPLIED WARRANTIES OF PERFORMANCE, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. THIS DISCLAIMER CONCERNS ALL FILES GENERATED OR EDITED BY THE SOFTWARE AS WELL.

THIS DISCLAIMER OF WARRANTY SUPERSEDES ALL STATEMENTS IN MARKETING MATERIALS OR BROCHURES RELATING THE SOFTWARE AND NO STATEMENT IN MARKETING MATERIALS OR BROCHURES BINDS VALVOVA OR ITS DISTRIBUTORS.

6 Limitations of Liability

In no event will Valvova, its agents or distributors be liable for any consequential, incidental, indirect, special or punitive damages whatsoever (including, without limitation, damages for loss of profits, loss of use, business interruption, loss of information or data, or pecuniary loss) in connection with or arising out of or related to this Agreement, the Software, the Documentation or the use or inability to use the Software or the furnishing, performance or use of any other matters hereunder.

In no event shall Valvova's, its agents' and distributors' aggregate combined maximum liability in

connection with or arising out of or related to this Agreement, the Software, the Documentation or the use or inability to use the Software or the furnishing, performance or use of any other matters hereunder exceed the amount of the net fees received by Valvova for the respective Software license (per product key).

In case You have acquired the Software license from Valvova's distributor, any claims or questions that You may have in connection with or arising out of or related to this Agreement, the Software, the Documentation or the use or inability to use the Software or the furnishing, performance or use of any other matters hereunder shall be addressed to the distributor and not to Valvova.

The limitations of liability herein shall apply to all causes of action or claims in the aggregate, including, without limitation, breach of contract, breach of warranty, negligence, tort, strict liability, misrepresentation or any other theory, and these limitations of liability shall apply notwithstanding the failure of essential purpose of any remedy under the Agreement.

7 Termination; No Waiver

Valvova and/or the distributor from whom You have acquired the Software license may terminate Your licenses granted in this Agreement with immediate effect in case You fail to comply with the terms and conditions of this Agreement.

No waiver of the rights of Valvova shall be binding upon Valvova unless made in writing and signed by a duly authorized representative of Valvova.

8 Governing Law and Severability

This Agreement shall be construed in accordance with the laws of Finland excluding its choice of law provisions and the UN Convention on Contracts for the International Sale of Goods. All disputes arising out of the Agreement shall be finally settled by arbitration in accordance with the Rules for Expedited Arbitration of the Finland Chamber of Commerce. The arbitration shall take place in Helsinki, Finland, and shall be conducted in English. The arbitration award shall be final and binding on Valvova and You. Notwithstanding the above Valvova may seek equitable and/or injunctive relief to prevent or stop a violation of the Agreement in any court of law, and Valvova may bring an action based on the Agreement (such as breach or suspected breach of the Agreement) in any court having jurisdiction over Your domicile or any place where You have assets. Valvova may authorize its distributors to act on its behalf in any actions.

If any provision of this Agreement is considered unlawful, void or otherwise unenforceable, then that provision shall be deemed severable from this Agreement and not affect the validity and enforceability of any other provisions.

9 Consent of Use of Data

You agree that Valvova may collect and Valvova and its subcontractors may use information gathered as part of the support services related to the Software provided to You, if any. Valvova may also use this information to provide notices to You which may be of use or interest to You. Any support services performed by Valvova are subject to a separate order accepted by Valvova and subject to service terms of Valvova.