

BCWIPE – END USER LICENSE AGREEMENT

THIS IS A LEGAL AGREEMENT BETWEEN THE LICENSEE AND JETICO INC. OY (THE “COMPANY”). BY CLICKING AN ACCEPTANCE BUTTON OR A LOGICAL EQUIVALENT AND/OR DOWNLOADING, INSTALLING, SETTING UP, COPYING OR OTHERWISE USING THE BCWIPE SOFTWARE AND ANY ACCOMPANYING DOCUMENTATION (THE “SOFTWARE”), YOU ARE BINDING YOURSELF AND THE BUSINESS ENTITY YOU REPRESENT (HEREINAFTER COLLECTIVELY “YOU” OR THE “LICENSEE”) TO THE TERMS AND CONDITIONS OF THIS END USER LICENSE AGREEMENT (THE “EULA”) INCLUDING THE WARRANTY DISCLAIMERS AND LIMITATIONS OF LIABILITY PROVISIONS BELOW. IF YOU DO NOT AGREE TO THE TERMS AND CONDITIONS OF THIS EULA, DO NOT DOWNLOAD, INSTALL, SETUP, COPY, OR OTHERWISE USE THE SOFTWARE AND DESTROY OR RETURN THE SOFTWARE, ALL COPIES AND ANY ACCOMPANYING MATERIAL THEREOF TO THE COMPANY. ANY USE OF THE SOFTWARE IS SUBJECT TO THE TERMS AND CONDITIONS OF THIS EULA AND YOU AGREE TO BE BOUND BY ITS TERMS AND CONDITIONS.

1. LICENSE GRANT

Upon acceptance and subject to the Licensee’s compliance with the terms and conditions of this EULA and according to the procurement process of the chosen license option the Company grants to the Licensee a non-transferable, non-exclusive, non-sub-licensable limited license in object code form to use the SOFTWARE for the Licensee’s internal purposes in accordance with the obligations and limited rights and restrictions set forth in this EULA and respecting all the laws in force in the jurisdiction in which the SOFTWARE is used. This limited license is valid for the limited time chosen from the available options by the Licensee and will expire automatically thereafter, if not earlier terminated. The Licensee shall choose to purchase the limited license for the SOFTWARE from the following license options or as available at the Company’s sole discretion from time to time:

Option 1 – Home. You may use the SOFTWARE only to process Your own data and only for Your personal non-commercial use. You may not use the SOFTWARE in a professional or commercial environment or to offer any services to third parties or for any other purposes specifically not allowed in this EULA. 1 (one) BCWipe – Home license enables You to install and activate BCWipe on 1 (one) endpoint. This license is not subject to migration between endpoints.

Option 2 – Enterprise. You may use the SOFTWARE in a professional or commercial environment. Your license key will include one of the following options:

Sub-option 2a: Enterprise. This license option is designed for continued use with standalone and/or single-user endpoints, with data being erased primarily from the local drives. 1 (one) BCWipe – Enterprise license enables You to install and activate BCWipe on 1 (one) endpoint. This license is not subject to migration between endpoints.

Sub-option 2b: Server license. This license option is designed for continued use with network access points, servers and/or multi-user endpoints, including but not limited to endpoints with Windows Server OS variants, with data being erased from the local drives and/or network locations. 1 (one) BCWipe – Enterprise, Server license enables You to install and activate BCWipe on 1 (one) endpoint. This license is not subject to migration between endpoints.

Sub-option 2c. Data Spills license. This license option is designed for the incident response use - 1 (one) or BCWipe – Enterprise, Data Spills license enables You to use BCWipe on an unlimited number of endpoints over the course of the specified license validity period, 1 (one) endpoint at a time. After the data spill clean-up, BCWipe must be uninstalled from the target endpoint before it can be used with the next one. To enable clean-up on multiple endpoints at a time, additional licenses must be purchased.

You may use the SOFTWARE only to process Your own data and only for Your internal operations. You may not use the SOFTWARE to offer any services to third parties or for any other purposes specifically not allowed in this EULA. You may make electronic copies of the SOFTWARE as reasonably necessary for the use authorized above. No other copies may be made. Each copy must reproduce all copyright and other proprietary rights notices on or in the SOFTWARE. Your first purchase of the license keys may include a free trial for evaluation purposes and for limited evaluation period of up to twenty-one (21) days. Thereafter You must either purchase the limited license for the SOFTWARE according to the terms and prices discussed in the documentation of the SOFTWARE, or You must remove the SOFTWARE entirely from Your servers and computers. You understand and agree that after the aforementioned free trial and evaluation period there is no refund for any purchase of the license keys based on customer satisfaction.

2. OWNERSHIP

The Company and its licensors, as applicable, own and shall retain all right, title and interest in and to the SOFTWARE. The Licensee acknowledges and agrees that the Company or its licensors, hold any intellectual property rights (including without limitations patents, copyrights, trade secrets, trademarks, whether registered or not as well as any trade secrets) to the SOFTWARE and any accompanying materials. Except as expressly provided herein, the Licensee is not be granted and will not acquire any other right or license with respect to the SOFTWARE. Your license confers no title or ownership in the SOFTWARE and should not be construed as a sale of any right in the SOFTWARE.

3. COPYRIGHT.

The SOFTWARE is protected by copyright law of Finland and international treaty provisions. You acknowledge that no title to the intellectual property in the SOFTWARE is transferred to You. You further acknowledge that title and full ownership rights to the SOFTWARE will remain the exclusive property of Jetico Inc. Oy and You will not acquire any rights to the SOFTWARE except as expressly set forth in this license. You agree that any copies of the SOFTWARE will contain the same proprietary notices which appear on and in the SOFTWARE.

4. OTHER RESTRICTIONS

The Licensee shall not: (i) use, copy, modify, or transfer the SOFTWARE or any copy, modification, or merged portion, in whole or in part, except as expressly provided for in this EULA; (ii) modify, alter, adapt, translate, reverse-engineer, decompile, disassemble or attempt to discover the source code, underlying ideas, algorithms, file formats or programming interfaces of the SOFTWARE, accompanying documentation, or any portion thereof or attempt to do so except to the extent expressly permitted under the applicable law or create any derivative work based on the SOFTWARE ; (iii) remove or cause to be removed any copyright, trademark, patent or any other proprietary legend or notices from any copy of the SOFTWARE or accompanying documentation, or any portion thereof; or (iv) Licensee shall not rent, lease, sub-license, or transfer the SOFTWARE. The Licensee shall not use the SOFTWARE for any purposes the SOFTWARE is not intended to.

5. NO OTHER WARRANTIES.

JETICO INC. OY DOES NOT WARRANT THAT THE SOFTWARE IS ERROR FREE. JETICO INC. OY DISCLAIMS ALL OTHER WARRANTIES WITH RESPECT TO THE SOFTWARE, EITHER EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OF IMPLIED WARRANTIES OR LIMITATIONS ON HOW LONG AN IMPLIED WARRANTY MAY LAST, OR THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THE ABOVE LIMITATIONS OR

EXCLUSIONS MAY NOT APPLY TO YOU. THIS WARRANTY GIVES YOU SPECIFIC LEGAL RIGHTS AND YOU MAY ALSO HAVE OTHER RIGHTS WHICH VARY FROM JURISDICTION TO JURISDICTION.

6. TERMINATION

This EULA and any license granted will terminate automatically if the Licensee fails to comply with its terms and conditions of this EULA. Upon termination for any reason, the Licensee shall cease to use and destroy all copies of the SOFTWARE, all of its component parts, functionally-equivalent derivatives, and all portions and modifications thereof in any form and upon request provide the Company with a certificate on the fulfillment of the Licensee's obligations hereunder. The Company may terminate this EULA immediately should the SOFTWARE become, or in the Company's reasonable opinion be likely to become, the subject of a claim of infringement of a patent, trade secret, copyright or other industrial or intellectual property rights.

7. LIMITATION OF LIABILITY

TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT SHALL THE COMPANY OR ITS LICENSORS BE LIABLE FOR ANY LOST PROFITS OR BUSINESS OPPORTUNITIES, LOSS OF USE, BUSINESS INTERRUPTION, LOSS OF DATA (WHETHER DIRECT OR INDIRECT), OR CONSEQUENTIAL, SPECIAL, INCIDENTAL OR INDIRECT DAMAGES OF ANY KIND UNDER ANY THEORY OF LIABILITY, WHETHER BASED IN CONTRACT, TORT, NEGLIGENCE, PRODUCT LIABILITY, OR OTHERWISE, OR EVEN IF THE PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IN NO EVENT SHALL THE COMPANY'S LIABILITY FOR DAMAGES EXCEED THE LICENSE FEE PAID TO THE COMPANY BY THE LICENSEE. Any claims for damages hereunder must be made within six (6) months from the time at which the party making the claim became aware of the event that gave rise to the claim. Such claims may, under no circumstances, be brought later than one (1) year from the event that gave rise to the claim in question.

8. INDEMNITY

The Licensee shall indemnify, defend and hold the Company and its affiliates harmless from and against any and all damages, losses and expenses arising directly or indirectly from the Licensee's acts and omissions to act in using the SOFTWARE pursuant to the terms and conditions of the EULA.

9. GOVERNING LAW AND DISPUTES

This EULA will be governed by the laws of Finland as they are applied to agreements between Finland residents entered into and to be performed entirely within Finland. The United Nations Convention on Contracts for the International Sale of Goods is specifically disclaimed. Any dispute, controversy or claim arising out of or relating to this EULA or the breach, termination or validity thereof shall be finally settled at the Company's discretion (i) at Your domicile's competent courts; or (ii) by arbitration in accordance with the Arbitration Rules of International Chamber of Commerce by one arbitrator appointed in accordance with the said Rules. The arbitration shall be conducted in Helsinki, Finland, in the English language. The award shall be final and binding on the parties.

10. OTHER TERMS

This is the entire agreement between You and the Company and supersedes any prior agreement or understanding, whether written or oral, relating to the subject matter of this license. In the event of invalidity of any provision of this EULA, the parties agree that such invalidity shall not affect the validity of the remaining portions of this EULA and such provision shall be reformed only to the extent necessary to make it enforceable. The Licensee may not sub-license, assign or otherwise transfer this EULA or the SOFTWARE except as expressly provided in this EULA. Any attempt to otherwise sub-license, assign, or transfer any of the rights, duties or obligations hereunder is expressly prohibited and will terminate this EULA.