

END-USER LICENSE AGREEMENT FOR MOBILEFAST SOFTWARE

This End User License Agreement (“EULA”) is a legal agreement between you (either an individual person or a single legal entity) and the maker, MobileFast Corp., a Florida corporation located at 12932 SW 133 Ct., Miami, FL 33186 (“MFC”), of the MobileFast SyncStudio software that accompanies this EULA (collectively, or separately, the “Software”). The Software includes computer software, and may include associated media, printed materials, “online” or electronic documentation, and Internet-based services. The terms of this EULA shall also apply to any applicable updates, supplements, add-ons or Internet-based Services for the Software unless other terms accompany those items. This EULA is valid and grants the end-user license rights ONLY if the Software was obtained directly from MFC or an MFC Partner.

1. GRANT OF LICENSE

“Software” means the MobileFast SyncStudio computer program files and other computer information; related explanatory written materials and files (“Documentation”); and any modified versions and copies of, and upgrades, updates and additions to, such information, provided to you by MFC at any time, to the extent not provided under a separate agreement (collectively, “Updates”). If you obtained the Software from MFC, or an MFC Partner, and as long as you comply with the terms of this Agreement, MFC grants you a non-exclusive license to install and use the Software in the manner and for the purposes described in this Agreement, only for the Defined Term, as further set forth below. “MFC Partner” means an entity that has been given authorization by MFC to sell licenses for the Software, such as an authorized reseller, partner or developer. “Licensee” means the person or entity that obtained the Software and/or on whose behalf it is used. “Defined Term” means a time period, such as one (1) month or one (1) year, that defines the length of the Software license, as defined by the seller at the time of purchase. This Agreement shall apply only to the Software to which the Licensee has obtained a valid license.

After the Defined Term of any version of the Software has expired, if the Licensee has not purchased additional licenses, then the Software (in whole or in part) will cease to operate. You understand and agree that the cessation of the operation of the Software due to an expired license, without the subsequent purchase of an additional license, may cause errors and other problems that could cause system or other failures and data loss. AFTER THE EXPIRATION OF THE TERM OF A LICENSE OF THE SOFTWARE, ACCESS TO ANY FILES OR OUTPUT CREATED WITH SUCH SOFTWARE OR ANY PRODUCT ASSOCIATED WITH SUCH SOFTWARE MAY NOT BE ACCESSIBLE AND THEREFORE IS ENTIRELY AT YOUR OWN RISK

If you are a business, company, or organization, you agree that, no more than once every 12 months, MFC or its authorized representative shall, upon 10 days' prior notice to you, have the right to inspect your records, systems, and facilities to verify that your use of any and all Software is in conformity with your valid licenses from MFC. If a verification discloses that your use is not in conformity with a valid license, you shall immediately obtain valid licenses to bring your use into conformity. If underpaid fees due to lack of valid licenses are in excess of five percent (5%) of the value of the fees paid under this Agreement, then Licensee shall pay such underpaid fees and MFC's reasonable costs of conducting the verification. This section shall survive expiration or termination of this Agreement for a period of two (2) years.

MFC provides three different licenses: a Studio license, a Server license and a Client Access License (CAL), which are described in greater detail below.

A. IDE (STUDIO) LICENSE

If you possess a Studio license, then, if you obtained the Software from MFC, or an MFC Partner, and as long as you comply with the terms of this Agreement, MFC grants you a non-exclusive license to install and use the SyncStudio IDE version of the Software on one (1) computer, only for the Defined Term. A “computer” means one or more central processing units in a hardware device (including a server) that accepts information in a digital or similar form and manipulates it for a specific result based on a sequence of instructions. A single Studio license allows for one instance of the SyncStudio IDE version of the Software to be installed on one (1) computer. You agree that the Studio license limits corresponding client access licenses (see below) to three (3) client installs, i.e., the SyncStudio IDE version of the Software only allows synchronization with three (3) client computers or devices.

B. SERVER LICENSE

If you possess a Server license, then, if you obtained the Software from MFC, or an MFC Partner, and as long as you comply with the terms of this Agreement, MFC grants you a non-exclusive license to install and use the SyncStudio Server version of the Software on one (1) server, only for the Defined Term. A “server” means a computer designed or configured for access by multiple users through a network. You agree that each separate SQL database that will be serviced by the SyncStudio Server version of the Software shall require a separate Server license. You further agree that the Server license requires a client computer or device to possess a client access license (see below) in order to interface with one instance of the SyncStudio Server version of the Software.

MobileFast Corporation

A single Server license allows for one instance of the SyncStudio Server version of the Software to be installed on one (1) server. The total number of instances of the SyncStudio Server version of the Software that may be installed on one server at one time may not exceed one. The foregoing does not permit you to install or access (either directly or indirectly) additional instances of the SyncStudio Server version of the Software unless additional licenses are purchased for the additional instances of the Software.

C. CLIENT ACCESS LICENSE

If you possess a Client Access License (CAL), then, if you obtained the Software from MFC, or an MFC Partner, and as long as you comply with the terms of this Agreement, MFC grants you a non-exclusive license to install and use the SyncStudio CAL version of the Software on one (1) computer, only for the Defined Term. A "computer" includes mobile devices, such as tablets, laptops, smart-phones and the like. A single CAL allows for one instance of the SyncStudio CAL version of the Software to be installed on one (1) computer. You agree that each client computer or device interfacing with either the SyncStudio IDE, or the SyncStudio Server version of the Software, requires a separate Client Access License.

2. BACK-UPS

You may install and use one copy of the Software on one of your compatible computers (primary computer); and you may install a second, or back-up, copy of the Software for your exclusive use on a second computer, provided that the back-up copy of the Software on the second computer is not used at the same time as the Software on the primary computer. Your back-up copies of the Software cannot be installed or used for other than archival purposes. Licensee may also install copies of the Software in a disaster recovery environment for use solely in disaster recovery and not for production, development, evaluation or testing purposes other than to ensure that the Software is capable of replacing the primary usage of the Software in case of a disaster.

3. RESTRICTIONS ON USE

You may not modify, adapt or translate the Software. You will not reverse engineer, decompile, disassemble or otherwise attempt to discover the source code of the Software.

The Software may include various applications, utilities and components, may support multiple platforms and languages and may be provided to you on multiple media or in multiple copies. Nonetheless, the Software is designed and provided to you as a single product to be used as a single product on computers as permitted by this EULA. You are not required to use all component parts of the Software, but you may not unbundle the component parts of the Software for use on different computers. You may not unbundle or repackage the Software for distribution, transfer or resale.

YOU WILL NOT RENT, LEASE, SELL, SUBLICENSE, ASSIGN OR TRANSFER YOUR RIGHTS IN THE SOFTWARE, OR AUTHORIZE ANY PORTION OF THE SOFTWARE TO BE COPIED ONTO ANOTHER INDIVIDUAL OR LEGAL ENTITY'S COMPUTER EXCEPT AS MAYBE EXPRESSLY PERMITTED HEREIN. You may, however, permanently transfer all your rights to use the Software to another individual or legal entity provided that: (a) you also transfer this agreement, the Software provided by MFC, and all other software bundled, packaged or pre-installed with the Software, including all copies, upgrades, updates and prior versions; (b) you retain no upgrades, updates or copies, including backups and copies stored on a computer; and (c) the receiving party accepts the terms and conditions of this agreement and any other terms and conditions under which you purchased (or received free of charge) a valid license to the Software. Prior to a transfer MFC may require that you and the receiving party confirm in writing your compliance with this agreement, provide MFC with information about yourselves, and register as end-users of the Software. Please contact MFC's Customer Support Department at www.dbsyncstudio.com for more information.

Except as expressly authorized under this Agreement, Licensee is prohibited from: (i) using the Software on behalf of third parties (including use of the Software to generate Output Files (see section 5 below) from electronic documents or content provided by third parties when Licensee also distributes or makes available the generated Output Files to the same third parties); (ii) renting, leasing, lending or granting other rights in the Software including rights on a membership or subscription basis; and (iii) providing use of the Software in a computer service business, third party outsourcing facility or service, service bureau arrangement, time sharing basis, or as part of a hosted service.

The Software may be accompanied by Sample Application Code for your use with the Software. You may modify the Sample Application Code solely for the purposes of designing, developing and testing applications developed using the Software; provided, however, you are permitted to copy and distribute the Sample Application Code (modified or unmodified) only if all of the following conditions are met: (1) you distribute the compiled object Sample Application Code with your Output File (see section 5 below); (2) you do not include the Sample Application Code, in source code format, with any Output File; and (3) you do not use the MFC name, logos or other MFC trademarks to market your Output File. You agree to indemnify, hold harmless and defend MFC from and against any loss, damage, claims or lawsuits, including attorney's fees, that arise or result from the use or distribution of your Output File.

4. OWNERSHIP OF INTELLECTUAL PROPERTY

The Software and any authorized copies that you make are the intellectual property of and are owned by MFC. The Software is licensed, not sold. The structure, organization and code of the Software are the valuable trade secrets and confidential information of MFC. The Software is protected by law, including but not limited to the copyright laws of the United States and other countries, and by international treaty provisions. Except as expressly stated herein, this agreement does not grant you any intellectual property rights in the Software and all rights not expressly granted are reserved by MFC. This EULA also does not grant you any rights to trademarks or service marks of MFC. All title and intellectual property rights in and to the content that is not contained in the Software, but may be accessed through use of the Software, is the property of the respective content owner and may be protected by applicable intellectual property laws and treaties. This EULA grants you no rights to use such content.

The Software, the processes embodied by the Software and its overall functionality currently have patent pending status and are covered by one or more patent applications under U.S. law. The MobileFast, HandApps, GoIntegration and SyncStudio trademarks, designs and trade dress are common law trademarks of MFC protected by state and federal trademark laws, and may be the subject of one or more federal and/or state trademark applications and/or trademark registrations.

5. OUTPUT FILES

"Output File" means an output file generated by you using the Software. The Software may be used in compliance with the Documentation to generate Output Files that comprise computer programs (i.e., executable files) and/or source code (that may further be used to generate computer programs), which may be used and distributed in accordance with the restrictions and grants described below. The warranties contained in this EULA do NOT apply to any Output Files, or any object code or executable code derived therefrom.

You will retain all ownership and intellectual property rights of any Output File created by you, including the underlying source code or any derivatives thereof. You agree that any copy of an Output File created by you, or any object code or executable derived from any Output File created by you, will be distributed with a legal statement asserting that you are solely responsible for the Output File, object code or executable distributed by you. You agree to indemnify, hold harmless and defend MFC from and against any loss, damage, claims or lawsuits, including attorney's fees, that arise or result from the use or distribution of any Output File created by you, or any object code or executable derived from any Output File created by you.

You agree that with regard to any copy of an Output File created by you, or any object code or executable derived from any Output File created by you, you will not use the MFC name, logos or other MFC trademarks to market your Output File, object code or executable.

If any of your Output Files rely upon or facilitate access to online locations or nodes, such as websites or web servers, maintained by third parties, all such interactions with said third parties are done at your own risk. MFC does not control, endorse or accept responsibility for websites or online services offered by third parties. Any dealings between you and any third party in connection with a website or online service, including delivery of and payment for goods and services and any other terms, conditions, warranties or representations associated with such dealings, are solely between you and such third party. YOUR USE OF AFOREMENTIONED THRID PARTY WEBSITES OR ONLINE SERVICE IS AT YOUR OWN RISK UNDER THE WARRANTY AND LIABILITY LIMITATIONS OF SECTIONS OF THIS AGREEMENT.

6. UPDATES TO THE SOFTWARE

You acknowledge and agree that the Software may cause your computer to automatically connect to the Internet to check for updates that are available for automatic download to your computer and to let MFC know the Software is successfully installed. Only non-personal identifying information is transmitted to MFC when this happens. Your communication with MFC websites is governed by the publicly available privacy policy of MFC. Please consult the Documentation for information about changing default update settings.

You agree that you must possess a valid license to the Software in order to use any such upgrades or updates. After you install an update or upgrade, you may continue to use any such previous version of the Software in accordance with its EULA only if (a) the upgrade or update and all previous versions are installed on the same computer, (b) the previous versions or copies thereof are not transferred to another party or device unless all copies of the update or upgrade are also transferred to such party or device. No other use of the previous version(s) is permitted after installation of an update or upgrade. Upgrades and updates may be licensed to you by MFC with additional or different terms.

7. ONLINE ACCESS

You agree that the Software may rely upon or facilitate access to online locations or nodes, such as websites or web servers, maintained by MFC or its affiliates or third parties. You agree that the Software may further include product activation, license verification and other technology designed to prevent unauthorized use and copying of the Software. This technology may cause your computer to automatically connect to the internet and may prevent uses of the Software that are not permitted.

8. ADDITIONAL SERVICES

Maintenance, technical support and/or data hosting services related to the Software are not included in this Agreement. Such services, however, may be available for purchase from MFC or its affiliate. Should you purchase such services from MFC or its affiliate, said purchased service shall be governed by the terms, conditions, disclaimers and notices provided at the time of purchase or otherwise associated with such services. MFC may at any time, for any reason, modify or discontinue the availability of any such additional services.

MFC or its affiliate may provide a forum that offers - for free or at a cost - projects, templates, schemas or source code for download and use by your copy of the Software. The terms of this Agreement shall apply to any such projects, templates, schemas or source code downloaded from MFC or its affiliate, as if the downloaded item were part of the Software. Notwithstanding the above, said downloaded item shall be governed by the terms, conditions, disclaimers and notices provided at the time of download or otherwise associated with such download.

9. LIMITED WARRANTY

Except as may be otherwise provided in this EULA, MFC warrants to the individual or entity that receives the license grant pursuant to the terms of this agreement that the Software will perform substantially in accordance with the Documentation for the thirty (30) day period following receipt of the Software when used on the recommended operating system and hardware configuration. Non-substantial variation of performance from the Documentation does not establish a warranty right. THIS LIMITED WARRANTY DOES NOT APPLY TO PATCHES, BETA, OR TRYOUT OR NOT FOR RESALE COPIES OF SOFTWARE. If the Software does not perform substantially in accordance with the Documentation, the entire liability of MFC and its affiliates and your exclusive remedy will be limited to either, at MFC's option, replacement of the Software or refund of the license fee you paid, if any, for the Software. THE LIMITED WARRANTY SET FORTH IN THIS SECTION GIVES YOU SPECIFIC LEGAL RIGHTS. YOU MAY HAVE ADDITIONAL RIGHTS WHICH VARY FROM JURISDICTION TO JURISDICTION.

10. DISCLAIMER

THE FOREGOING LIMITED WARRANTY IS THE ONLY WARRANTY MADE BY MFC AND ITS AFFILIATES AND STATES THE SOLE AND EXCLUSIVE REMEDIES FOR MFC, ITS AFFILIATES OR SUPPLIERS' BREACH OF WARRANTY. EXCEPT FOR THE FOREGOING LIMITED WARRANTY AND ANY WARRANTY, CONDITION, REPRESENTATION OR TERM TO THE EXTENT THE SAME CANNOT OR MAY NOT BE EXCLUDED OR LIMITED BY LAW APPLICABLE TO YOU IN YOUR JURISDICTION, MFC, ITS AFFILIATES AND SUPPLIERS PROVIDE THE SOFTWARE AS-IS AND WITH ALL FAULTS AND EXPRESSLY DISCLAIM ALL OTHER WARRANTIES, CONDITIONS, REPRESENTATIONS OR TERMS, EXPRESS OR IMPLIED, WHETHER BY STATUTE, COMMON LAW, CUSTOM, USAGE OR OTHERWISE AS TO ANY MATTER, INCLUDING BUT NOT LIMITED TO PERFORMANCE, SECURITY, NON-INFRINGEMENT OF THIRD PARTY RIGHTS, INTEGRATION, MERCHANTABILITY, QUIET ENJOYMENT, SATISFACTORY QUALITY OR FITNESS FOR ANY PARTICULAR PURPOSE. THIS DISCLAIMER OF WARRANTY MAY NOT BE VALID IN SOME STATES. The limitation of liability, warranty and disclaimer portions of this EULA will survive the termination of this agreement, howsoever caused, but this will not imply or create any continued right to use the Software after termination of this Agreement.

YOU ACKNOWLEDGE THAT THE SOFTWARE MAY CONTAIN TECHNOLOGY THAT IS NOT FAULT TOLERANT AND IS NOT DESIGNED, MANUFACTURED, OR INTENDED FOR USE IN ENVIRONMENTS OR APPLICATIONS IN WHICH THE FAILURE OF THE SOFTWARE COULD LEAD TO DEATH, PERSONAL INJURY, OR SEVERE PHYSICAL OR ENVIRONMENTAL DAMAGE.

11. LIMITATION OF LIABILITY

EXCEPT FOR THE EXCLUSIVE REMEDY SET FORTH ABOVE AND AS OTHERWISE PROVIDED IN THIS EULA, IN NO EVENT WILL MFC, ITS AFFILIATES OR SUPPLIERS BE LIABLE TO YOU FOR ANY LOSS, DAMAGES, CLAIMS OR COSTS WHATSOEVER INCLUDING ANY CONSEQUENTIAL, INDIRECT OR INCIDENTAL DAMAGES, ANY LOST PROFITS OR LOST SAVINGS, ANY DAMAGES RESULTING FROM BUSINESS INTERRUPTION, PERSONAL INJURY OR FAILURE TO MEET ANY DUTY OF CARE, OR CLAIMS BY A THIRD PARTY, EVEN IF A MFC REPRESENTATIVE HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH LOSS, DAMAGES, CLAIMS OR COSTS. THE FOREGOING LIMITATIONS AND EXCLUSIONS APPLY TO THE EXTENT PERMITTED BY APPLICABLE LAW IN YOUR JURISDICTION. MFC'S AGGREGATE LIABILITY AND THAT OF ITS AFFILIATES AND SUPPLIERS UNDER OR IN CONNECTION WITH THIS AGREEMENT WILL BE LIMITED TO THE AMOUNT PAID FOR THE SOFTWARE, IF ANY. THIS LIMITATION WILL APPLY EVEN IN THE EVENT OF A FUNDAMENTAL OR MATERIAL BREACH OR A BREACH OF THE FUNDAMENTAL OR MATERIAL TERMS OF THIS AGREEMENT. THIS LIMITATION OF LIABILITY MAY NOT BE VALID IN SOME STATES. Nothing contained in this agreement limits MFC's liability to you in the event of death or personal injury resulting from MFC's gross negligence. MFC is acting on behalf of its affiliates and suppliers for the purpose of disclaiming, excluding and limiting obligations, warranties and liability, but in no other respects and for no other purpose.

MobileFast Corporation

12. EXPORT RULES

You agree that the Software will not be shipped, transferred or exported into any country or used in any manner prohibited by the United States Export Administration Act or any other export laws, restrictions or regulations (collectively the "Export Laws"). In addition, if the Software is identified as an export controlled item under the Export Laws, you represent and warrant that you are not a citizen of, or located within, an embargoed or otherwise restricted nation and that you are not otherwise prohibited under the Export Laws from receiving the Software. All rights to use the Software are granted on condition that such rights are forfeited if you fail to comply with the terms of this agreement.

13. GOVERNING LAW

This agreement will be governed by and construed in accordance with the substantive laws in force in the State of Florida. The respective courts of Miami Dade County, Florida shall have exclusive jurisdiction over all disputes relating to this agreement. This agreement will not be governed by the conflict of law rules of any jurisdiction or the United Nations Convention on Contracts for the International Sale of Goods, the application of which is expressly excluded.

14. MISCELLANEOUS

If any part of this agreement is found void and unenforceable, it will not affect the validity of the balance of this agreement, which will remain valid and enforceable according to its terms. This agreement will not prejudice the statutory rights of any party dealing as a consumer. This agreement may only be modified by a writing signed by an authorized officer of MFC. This is the entire agreement between MFC and you relating to the Software and it supersedes any prior representations, discussions, undertakings, communications or advertising relating to the Software.

Licensee acknowledges and agrees that MFC's licensors (and/or MFC if Licensee obtained the Software from any party other than MFC) are third party beneficiaries of this Agreement, with the right to enforce the obligations set forth herein with respect to the respective technology of such licensors and/or MFC.

15. TERMINATION

Without prejudice to any other rights, MFC may terminate this EULA if you fail to comply with the terms and conditions of this EULA. In such event, you must destroy all copies of the Software and all of its component parts.

16. EVALUATION SOFTWARE PROVISIONS

This section sets forth specific provisions related to an evaluation version of the Software as well as limited exceptions to the above terms and conditions. To the extent that any provision in this section is in conflict with any other term or condition in this agreement, this section will supersede such other term or condition. If the Software is evaluation software ("Evaluation Software"), then this Section applies. The Evaluation Software is a temporary version of the Software that is available for use for a limited number of days, namely, thirty (30) days. After the 30-day term of the Evaluation Software has expired, if the Licensee has not purchased one of the licenses described above, then the Software will cease to operate. You understand and agree that the cessation of the Software, without the subsequent purchase of a license, may cause errors and other problems that could cause system or other failures and data loss. YOUR USE OF EVALUATION SOFTWARE IS AT YOUR OWN RISK. ACCESS TO ANY FILES OR OUTPUT CREATED WITH SUCH SOFTWARE OR ANY PRODUCT ASSOCIATED WITH SUCH SOFTWARE IS ENTIRELY AT YOUR OWN RISK.

INTENDING TO BEING LEGALLY BOUND, the parties have executed this Agreement on the date indicated below.

(Customer)

MobileFast Corporation

Signature

Signature

Name & Title (TYPE OR PRINT)

Name & Title (TYPE OR PRINT)

Date

Date