

DILLOBITS SOFTWARE, INC. ENTERPRISE LICENSE AGREEMENT

This Software is licensed, not sold. You may use this Software only as described in this license.

If you do not agree to the terms of this license, do not install the Software or use any registration number that was provided with the Software. You may contact the Web site or store where you purchased the license for a refund if you have not used the registration number.

DEFINITIONS. When used in this license, these terms have the following meanings:

"Software" means the computer program known as InSync, any updates, supplemental code or programs provided to you by Dillobits Software with or in connection with InSync, the user's manual and Help file, any components, any related media and printed materials, and all other any related "online" or electronic documentation.

2. GRANT OF LICENSE.

Evaluation Copy. If you acquired the Software on an evaluation or trial basis, you may use the Software without charge for thirty (30) days from the day that you install the Software. You must pay the license fee and register your copy to continue to use the Software after the thirty (30) day evaluation period. To pay the license fee and register your copy, you should visit www.dillobits.com. For so long as the Software is the most current version of InSync distributed by Dillobits Software, you may give exact copies of the evaluation Software to anyone. You may not charge any fee for the copy or use of the evaluation Software itself. You must not represent in any way that you are selling the Software itself. Your distribution of the evaluation Software will not entitle you to any compensation from Dillobits Software. You must distribute a copy of this license with any copy of the Software and anyone to whom you distribute the Software is subject to this license. You may not remove any copyright, trademark or reservation of rights language displayed on, in or with the Software.

Registered Copy. When you purchase an enterprise license, you will be provided with a registration key. You must enable the registered license for the Software by entering the registration key as prompted by the Software. You may use the registered Software on any number of computers owned or leased by the enterprise for the purpose of doing its business. The enterprise extends to any corporate entity in which it has at least 51% ownership. You may make copies of the Software for back-up or archival purposes. Otherwise, you may not copy the Software in whole or in part. You may not transfer your rights under this license.

3. RESTRICTIONS. You may not reduce the Software to human readable form, reverse engineer, de-compile, disassemble, merge, adapt, or modify the Software, except and only to the extent that such activity is expressly permitted by applicable law notwithstanding this limitation. You may not rent, lease, or lend the Software. You may not use the Software to perform any unauthorized transfer of information, such as copying or transferring a file in violation of a copyright, or for any illegal purpose.

4. SUPPORT SERVICES. Dillobits Software may provide you with support services related to the Software. The user's manual, online documentation, and other Dillobits Software materials govern use of support services, as they may be modified from time to time. Dillobits Software may use any information you provide as part of obtaining support services for its business purposes, including product support and development.

5. TERMINATION. This license terminates if you fail to comply with its terms and conditions. If your license terminates, you must destroy all copies of the Software. The termination of this license does not limit Dillobits Software's other rights it may have by law.

6. INTELLECTUAL PROPERTY. You acknowledge that you have only the limited, non-exclusive right to use and copy the Software as expressly stated in this license and that Dillobits Software retains title to the Software and all other rights not expressly granted. You agree not to remove or modify any copyright, trademark, patent or other proprietary notices that appear, on, in or with the Software. United States copyright, patent and trademark laws and international treaty provision protect the Software.

7. EXPORT RESTRICTIONS. You may not export or re-export the Software in violation of the export laws of the United States, or the applicable laws of any other jurisdiction. Among other things, U.S. laws provide that the Software may not be exported or re-exported to certain countries that are embargoed or restricted or to certain restricted persons. Embargoed and restricted countries currently include Afghanistan, Cuba, Iran, Iraq, Libya, Sudan, North Korea and Syria. In addition to other restrictions described in this section, you may not use the Software, or export the Software to any destination where you know or have reason to know that the Software may be used, in connection with the proliferation of nuclear, chemical or biological weapons or missiles.

8. NO WARRANTIES. To the extent permitted by applicable law, the Software and any support services are provided "as is" without warranty of any kind, either express or implied, including, without limitation, the implied warranties of merchantability, fitness for a particular purpose, or noninfringement. Computer programs are inherently complex, and the Software may not be free of errors. The Software is provided with all faults and the entire risk as to satisfactory quality, performance, accuracy and effort is with you.

9. LIMITATION OF LIABILITY. Dillobits Software is not liable to you for any consequential, special, incidental, or indirect damages of any kind arising out of the delivery, performance, or use of the Software, even if Dillobits Software has been advised of the possibility of such damages. Unless applicable law provides otherwise, Dillobits Software's liability for any claim related to your purchase of a license for or use of the Software, whether in contract, tort, or any other theory of liability will not exceed the greatest of U.S. \$5.00 or the license fee paid by you.

10. U.S. GOVERNMENT RESTRICTED RIGHTS. The Software is provided with the commercial rights described in this license, and is otherwise provided with RESTRICTED RIGHTS. Use, duplication, or disclosure by the Government is subject to restrictions as set forth in subparagraph (c)(1)(ii) of The Rights in Technical Data and Computer Software clause of DFARS 252.227-7013 or subparagraphs (c)(1) and (2) of the Commercial Computer Software-Restricted Rights at 48 CFR 52.227-19, as

applicable. Manufacturer is Dillobits Software, Inc., 5880 Millwick Drive, Alpharetta, Georgia, 30005, USA.

11. MISCELLANEOUS. The laws of the State of Georgia, U.S.A, govern this license. The United Nations Convention of Contracts for the International Sale of Goods does not govern this license. This license constitutes the complete and exclusive agreement between us, notwithstanding any provision in any purchase order or other written document, except for our statement of the number of separate license fees for which you have paid as described in Section 2, above. This license may only be modified by a written document signed by Dillobits Software. If any provision of this license is held to be unenforceable, the remainder of the license shall not be affected, and the unenforceable provision shall be reformed to the extent necessary to make the provision enforceable. Should you have any questions concerning this license, or if you desire to contact Dillobits Software for any reason, please contact Dillobits Software by mail at: 5880 Millwick Drive, Alpharetta, Georgia, 30005, USA, or by electronic mail at: info@dillobits.com.