

TaskMerlin – End User License Agreement

This license is agreed to by the end user prior to installing the software.

This license is a legal agreement between you, the end user and Interfathom, LLC. The software is licensed to you only if you accept all of the terms contained in this license agreement. Before installing the software, please read the terms and conditions of this license agreement. If you do not accept these terms and conditions, then Interfathom, LLC does not license the software to you.

LICENSE

The software that accompanies this license is the property of Interfathom, LLC, and is protected by copyright laws. You will have certain rights to use the software after you accept this license. Your rights and obligations regarding the use of this software are:

You may:

- 1. Use one copy of the software on a single computer for each purchased license;
- 2. Make one copy of the software for archival purposes;
- 3. Install the software on a server for the purpose of distribution to, or use by, licensed users, provided you have a license for each user's computer;
- 4. Make copies of the documentation for your personal use;
- 5. Use a license key obtained directly from Interfathom, LLC, or by an authorized distributor of this software. Use of license keys obtained other than directly through Interfathom, LLC or one of its distributors may constitute a copyright violation;
- 6. (HOME USE) Install the software on one home computer. However, the software may not be used on the home computer at the same time the software on the primary computer is being used;
- 7. (LAPTOP USE) Install the software on one laptop. However, the software may not be used on the laptop at the same time the software on the primary computer is being used;
- 8. (USB FLASH DRIVE USE) The primary user of each computer on which the software is installed may also install the software on one USB flash drive. However, the software may not be used on the USB flash drive at the same time the software on the primary computer is being used;
- 9. (REMOTE SERVER USE) Install the software on a server and use the software via a remote access technology such as Microsoft Windows Remote Desktop, provided you have a license for each user's computer.

You may not:

- 1. Use this software after the 30-day evaluation period if you have not purchased a Personal Edition or Professional Edition license; failure to do this constitutes a breach of this license and a violation of copyright laws;
- 2. Distribute license keys, either in hard copy, electronic form or by postings on web sites and bulletin boards or similar facilities, without the express written consent of Interfathom, LLC;



- 3. Sublicense, rent, lease or resell any portion of the software;
- 4. Decompile, modify, translate, disassemble or reverse engineer the software; or otherwise display the source code in any human-readable form;
- 5. Create derivative works based upon this software;
- 6. Use a license key obtained from an unauthorized distributor of this software. If you determine that you are in possession of an unauthorized license key, you are required to uninstall the license key from the software, and destroy all copies, (electronic or hard copy) of the license key. Failure to do this constitutes a violation of copyright laws, and the user may be subject to criminal prosecution.

EVALUATION LICENSE

The Evaluation Edition of TaskMerlin is not free software. Subject to the terms of this agreement, you are hereby licensed to use this software for evaluation purposes without charge for a period of 30 days.

Upon expiration of the 30 days, the software must be removed from the computer. Unregistered use of the software after the 30-day evaluation period is in violation of copyright laws.

Interfathom, LLC may extend the evaluation period on request and at their discretion.

If you choose to use this software after the 30 day evaluation period a Personal Edition or Professional Edition license must be purchased. Upon payment of the license fee, you will be provided with a license key by email.

LIMITED WARRANTY

Interfathom, LLC does not warrant that this software will meet your needs, or that the software or operation of the software will be error free. If you are not completely satisfied with the software, notify us within 30 days of purchase with your purchase details, stating that you have uninstalled the software and will no longer use it, and why it didn't meet your needs, and we will refund your payment in full.

Disclaimer of Damages:

In no event will Interfathom, LLC be liable to you for any consequential, special or indirect damages, including lost profits or lost data, arising from the use or inability to use this software, even if Interfathom, LLC has been advised of the possibility of such damages. In no case shall Interfathom, LLC's liability exceed the purchase price of this software.



GENERAL

This license agreement will be governed by the laws of the State of Wyoming, U.S.A. This agreement is the complete agreement between Interfathom, LLC and you, and supersedes all prior agreements, oral and written, with respect to the subject matter contained herein. This agreement may only be modified by a license addendum which accompanies this license, or by a written document signed by Interfathom, LLC and you. If you have any questions about this license agreement, please write via e-mail to admin@interfathom.com.