

Retrotec rCloud End-User License Agreement

This End-User License Agreement (EULA) is a legal agreement between you (either an individual or a single entity) and the mentioned author (Retrotec Inc.) of this Software for the software product identified above, which includes computer software and may include associated media, printed materials, and “online” or electronic documentation (“SOFTWARE PRODUCT”). The computer software may be installed on a mobile platform, personal computer or website.

By installing, copying, or otherwise using the SOFTWARE PRODUCT, you agree to be bounded by the terms of this EULA. If you do not agree to the terms of this EULA, do not install or use the SOFTWARE PRODUCT.

SOFTWARE PRODUCT LICENSE

Retrotec rCloud is being distributed for personal, commercial use, non-profit organization, educational purpose. You are NOT allowed to charge for distributing this Software whether as a stand-alone product, or as part of a compilation or anthology, nor to use it for supporting your business or customers.

1. GRANT OF LICENSE. This EULA grants you the following rights: Installation and Use. You may install and use an unlimited number of copies of the SOFTWARE PRODUCT.

Reproduction and Distribution. You may reproduce and distribute an unlimited number of copies of the SOFTWARE PRODUCT; provided that each copy shall be a true and complete copy, including all copyright and trademark notices, and shall be accompanied by a copy of this EULA.

Copies of the SOFTWARE PRODUCT may be distributed as a standalone product or included with your own product as long as The SOFTWARE PRODUCT is not sold or included in a product or package that intends to receive benefits through the inclusion of the SOFTWARE PRODUCT.

The SOFTWARE PRODUCT may be included in any free or non-profit packages or products.

2. DESCRIPTION OF OTHER RIGHTS AND LIMITATIONS.

Limitations on Reverse Engineering, Decompilation, Disassembly and change (add, delete or modify) the resources in the compiled assembly. You may not reverse engineer, decompile, or disassemble the SOFTWARE PRODUCT, except and only to the extent that such activity is expressly permitted by applicable law notwithstanding this limitation.

Update and Maintenance

Retrotec rCloud upgrades are FREE of charge.

Separation of Components.

The SOFTWARE PRODUCT is licensed as a single product. Its component parts may not be separated for use on more than one computer.

Software Transfer.

You may permanently transfer all of your rights under this EULA, provided the recipient agrees to the terms of this EULA.

Termination.

Without prejudice to any other rights, the Author of this Software 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 PRODUCT and all of its component parts.

3. COPYRIGHT.

All title and copyrights in and to the SOFTWARE PRODUCT (including but not limited to any images, photographs, clipart, libraries, and examples incorporated into the SOFTWARE PRODUCT), the accompanying printed materials, and any copies of the SOFTWARE PRODUCT are owned by the Author of this Software. The SOFTWARE PRODUCT is protected by copyright laws and international treaty provisions. Therefore, you must treat the SOFTWARE PRODUCT like any other copyrighted material. The licensed users or licensed company can use all functions, example, templates, clipart, libraries and symbols in the SOFTWARE PRODUCT to create new diagrams and distribute the diagrams.

4. DATA OWNERSHIP.

Any data uploaded to rCloud is owned by the Authorized User that uploaded the data. Retrotec Inc. reserves the ownership rights to report on the data for purposes including research, benchmarking, developing enhancements and selling the data, provided the specific buildings are not identified via name, street address or GPS co-ordinates. The Authorized User will be given the option to allow Retrotec Inc. the rights to identify the specific building location, street address or GPS co-ordinates in its reporting.

Retrotec Inc. reserves the rights to keep all data permanently and will not remove or delete data at Authorized Users request except where this contravenes applicable law.

5. LIMITED WARRANTY

NO WARRANTIES.

The Author of this Software expressly disclaims any warranty for the SOFTWARE PRODUCT. The SOFTWARE PRODUCT and any related documentation is provided “as is” without warranty of any kind, either express or implied, including, without limitation, the implied warranties or merchantability, fitness for a particular purpose, or non-infringement. The entire risk arising out of use or performance of the SOFTWARE PRODUCT remains with you.

NO LIABILITY FOR DAMAGES.

In no event shall the author of this Software be liable for any special, consequential, incidental or indirect damages whatsoever (including, without limitation, damages for loss of business profits, business interruption, loss of business information, or any other pecuniary loss) arising out of the use of or inability to use this product, even if the Author of this Software is aware of the possibility of such damages and known defects.

16. Application Data. Cloud Cruiser reserves the right to collect, analyze and utilize Non-Identifiable Data (as such term is defined below) from the Application for internal purposes including research, benchmarking, and developing enhancements to the Application and/or other Cloud Cruiser products or services. The term “Non-Identifiable Data” shall mean data which has been compiled, extracted, modified, anonymized or aggregated in such a manner that the individual source of the data cannot reasonably be identified.