

## Terms and Conditions of Use

These terms and conditions of use are between Lumini Solutions AB and the company (“User”) that subscribes to the solution(s).

Please read these terms carefully. Except as otherwise expressly specified, this agreement applies to all Lumini Solutions’ Software (“Software”), which includes the media on which you received it, if any.

It also applies to any Lumini Solutions Software:

- Updates
- Supplements
- Cloud-based services and
- Support services

for this Software unless other terms accompany those items. If so, those terms apply. By installing, having installed, subscribing to, or using the Software, you accept this agreement (including any modifications made to it from time to time). If you do not accept this agreement, do not install, subscribe to, or use the Software.

### 1 Use of Software

After the free trial period, the user must subscribe to the service to continue using the Software. The subscription shall remain valid for an initial period of six (6) months. Unless terminated, the Subscription Period is prolonged automatically for six (6) consecutive periods (months), three (3) months prior the current subscription end date.

Renewal of subscription will be automatic until the user communicates in writing the desire to terminate the subscription. Uninstalling the app will not terminate the subscription. The subscription fee will be paid by all methods offered by the subscription billing partner recurrently.

Subscription fee is based on volumes during the billing period. The fee may be subject to change. Details about the fee and how to terminate the service are found on <https://www.luminisolutions.com/pricing>.

You are not allowed to violate, bypass, extract or modify the source code, perform partial or total reverse engineering, decompile, disassemble or alter in any way whatsoever any part of the security device of the Software, modify, lend, sell, distribute or create works deriving from the Software.

This license shall automatically terminate if you violate any of these restrictions and may be terminated by Lumini Solutions AB at any time. Upon the termination of this license, you must destroy any downloaded materials in your possession whether in electronic or printed format.

## 2 Intellectual property rights

All rights, title and interest in and to Lumini Solutions' software including, but not limited to, the service, the graphics, the user interface, the scripts, software used to implement the Software will be the intellectual property rights of Lumini Solutions. You shall use the intellectual property rights in accordance to these terms of use.

## 3 Disclaimers of warranties

Except to the extent prohibited by applicable laws, Lumini Solutions make no representation and warranty, either express or implied, statutory or otherwise, including warranties or representations with respect to the accuracy, reliability, completeness, fitness for particular purpose, non-infringement of third parties rights and/or safety of the contents of the Software, and any representations and warranties relating thereto are expressly disclaimed.

## 4 Limitation of liability

Lumini Solutions shall not be liable for direct damages, injury, loss, or claim nor any indirect, special, incidental or consequential damages of any kind, whether based in contract, tort or otherwise, which arises out of the use of, or inability to use the Software.

## 5 Changes in terms of use

Lumini Solutions AB may revise these terms of use for its web site at any time without notice. By using the Software, you are agreeing to be bound by the then current version of these Terms and Conditions of Use.

These terms of use may be updated overtime and the latest version can be viewed at <https://www.luminisolutions.com/legal>.