

End-User License Agreement (EULA)

- BodiMetrics, LLC "Authorized Partner" -

If you are downloading, installing, copying, accessing or using the Software, you agree to comply with the terms of the End User License Agreement. If you represent others, company or other legal entity to accept these terms, you represent and warrant that you have full authorization allows the person, company or legal entity to be bound by these terms.

If you do not agree to these terms:

- Do not download, install, copy, access or use the software, and please
- Software and promptly returned to its authority to be the provider

1) Definitions

- a. "Authorized Partners" means a written authorization to obtain VIATOM software license sales or support granted herein, no distributors, resellers or other business partners of VIATOM.
- b. "EULA" means this End-User License Agreement.
- c. "Documentation" means explanatory materials accompanying the software in printed, electronic or online offer, available in English or other languages.
- d. "Authorization" means the applicable notification letter VIATOM issued to you, to confirm the software and service you purchased, including applicable product license.
- e. "Software" means the VIATOM software program, including upgrades and updates.

2) License Grants

- a. Subject to the terms and conditions of this Agreement, VIATOM grants to you a right to use the Software (for the purpose of this Agreement, to use the Software includes to download, install, access and share the Software) listed in the Grant Letter solely for your own internal business operations. You are also granted rights to Updates and Upgrades.
- b. The Software, including, without limitation, its object code and source code, whether or not provided to you, is strictly confidential to VIATOM. VIATOM (or its licensors) owns exclusively and reserves all and you may not exercise any right, title, and interest in and to the Software, including, without limitation, all VIATOM property rights in and to the Software, except to the extent of the limited Software use license granted to you in this Agreement. This Agreement is not an agreement of sale, and no title, VIATOM property rights, or ownership rights to the Software are transferred to you pursuant to this Agreement. You acknowledge and agree that the Software and all ideas, methods, algorithms, formulae, processes, and concepts used in developing or incorporated into the Software, all future Updates and Upgrades, and all other improvements, revisions, corrections, bug-fixes, hotfixes, patches, modifications, enhancements, releases, DATs, signature sets, upgrades, and policy and database updates and other updates in, of, or to the Software, all derivative works based upon any of the foregoing, and all copies of the foregoing are trade secrets and proprietary property of VIATOM, having great commercial value to VIATOM.

3) Copy and Use Terms.

a. Copies: You may copy the Software as reasonably necessary for share, back-up, archival or disaster recovery purposes.



b. General Restrictions: You may not, and you may not cause or allow any third party to: (i) decompile, disassemble or reverse-engineer the Software; or create or recreate the source code for the Software; (ii) remove, erase, obscure, or tamper with any copyright or any other product identification or proprietary rights notices, seal, or instructional label printed or stamped on, affixed to, or encoded or recorded in or on any Software or Documentation; or fail to preserve all copyright and other proprietary notices in all copies of the Software and Documentation made by you; (iii) lease, lend or use the Software for timesharing or service bureau purposes; sell, market, license, sublicense, distribute, or otherwise grant to any person or entity any right to use the Software except to the extent expressly permitted in this Agreement; or use the Software to provide, alone or in combination with any other product or service, any product or service to any person or entity, whether on a fee basis or otherwise; (iv) modify, adapt, tamper with, translate, or create derivative works of the Software or the Documentation; combine or merge any part of the Software or Documentation with or into any other software or documentation; or refer to or otherwise use the Software as part of any effort to develop software (including, without limitation, any routine, script, code, or program) having any functional attributes, visual expressions, or other features similar to those of the Software or to compete with VIATOM; (v) except with VIATOM's prior written permission, publish any performance or benchmark tests or analysis relating to the Software; or (vi) attempt to Corporate EULA Page 3 of 7 04/2016 do any of the foregoing. You may not run or operate the Software in a cloud, Internet-based computing, or similar on-demand computing environment unless your Grant Letter specifically provides such.

4) Ownership.

The foregoing license gives you limited license to use the Software. VIATOM and its suppliers retain all right, title and interest, including all copyright and intellectual property rights, in and to, the Software (as an independent work and as an underlying work serving as a basis for any application you may develop), and all copies thereof. All rights not specifically granted in this EULA, including Federal and International Copyrights, are reserved by VIATOM and its suppliers.

- 5) Technical Support and Maintenance.
 - a. VIATOM or VIATOM Authorized Partners under the terms of the policy VIATOM support currently provided with the software-related technical support for your maintenance or professional services (hereinafter referred to as "Support Services").
 - b. Any supplementary software code and any software components as part of the support services provided to you will be considered part of the Software, and should follow the terms and conditions of this EULA.
 - c. To access support services, you may need to provide information about your hardware VIATOM features, software serial number, and include your name, company name (if applicable), address, telephone number and e-mail addresses, including a standard personal details. VIATOM according to applicable data protection laws of the above information for commercial purposes, including, but not limited to, product support and development, provided that VIATOM not to identify any form for your personal use of such information.

6) LIMITED WARRANTY AND DISCLAIMER.

a. Warranty: VIATOM guarantee that the software product according to the accompanying written materials will be stated. Support services provided to your material written agreement with VIATOM provided. VIATOM support engineers will do our utmost to solve any problems with the software products.



- b. Disclaimer: Within the maximum extent permitted by law, VIATOM for themselves and the software vendor on the case due to the following claims, costs, loss, destruction, or the cost of the process caused by your own direct or indirect losses (including, but not limited to, costs, loss of profits and data) exemption responsibility:
 - i. Because you use or misuse of the software product;
 - ii. Because you cannot use or cannot get access to the software product;
 - iii. Since VIATOM or its employees, contractors or agents, or any software vendor's negligence in the software product, such negligence and obligations related to this EULA VIATOM; or party for any reason terminate this EULA.
- 7) Termination.

Without prejudice to your payment obligations, you may terminate your license at any time by uninstalling the Software. VIATOM may terminate your license in the event that you materially breach the terms of this Agreement and you fail to cure such breach within thirty (30) days of receiving notice of such breach. Upon such termination, you shall promptly return or destroy all copies of the Software and Documentation.

8) General.

This EULA contains the complete agreement between the parties with respect to the subject matter hereof, and supersedes all prior or contemporaneous agreements or understandings, whether oral or written. You agree that any varying or additional terms contained in any purchase order or other written notification or document issued by you in relation to the Software licensed hereunder shall be of no effect. The failure or delay of VIATOM to exercise any of its rights under this EULA or upon any breach of this EULA shall not be deemed a waiver of those rights or of the breach.

No VIATOM dealer, agent or employee is authorized to make any amendment to this EULA unless such amendment is in writing and signed by a duly authorized representative of VIATOM.

If any provision of this EULA shall be held by a court of competent jurisdiction to be contrary to law, that provision will be enforced to the maximum extent permissible, and the remaining provisions of this EULA will remain in full force and effect.

All questions concerning this EULA shall be directed to: Shenzhen Viatom Technology co.; Ltd, 3#4E, Tingwei Park, Honglang North 2nd Road, Baoan District, Shenzhen, 518101, P.R.China

VIATOM and other trademarks contained in the Software are trademarks or registered trademarks of VIATOM, Inc. in the United States and/or other countries. You may not remove or alter any trademark, trade names, product names, logo, copyright or other proprietary notices, legends, symbols or labels in the Software. This EULA does not authorize you to use VIATOM's or its licensors' names or any of their respective trademarks.