

## TASKBARPLUS END USER LICENSE AGREEMENT

PLEASE CAREFULLY REVIEW THE FOLLOWING TERMS AND CONDITIONS OF THIS SOFTWARE LICENSE AGREEMENT (THE "**LICENSE AGREEMENT**"). THIS LICENSE AGREEMENT IS A LEGALLY BINDING CONTRACT BETWEEN YOU (PERSONALLY AND/OR ON BEHALF OF YOUR EMPLOYER OR OTHER LEGAL ENTITY) ("**YOU**", "**YOUR**") AND VOODOOSOFT, LLC, A KANSAS LIMITED LIABILITY COMPANY ("**VOODOOSOFT**").

BY CLICKING 'I AGREE' OR DOWNLOADING, OR OTHERWISE USING THE SOFTWARE, YOU ARE CONSENTING TO ALL OF THE TERMS AND CONDITIONS SET OUT IN THIS LICENSE AGREEMENT. IF YOU DO NOT AGREE TO ANY OF THE TERMS OF THIS LICENSE AGREEMENT, IMMEDIATELY DELETE OR DESTROY ANY AND ALL COPIES OF THE SOFTWARE YOU MAY HAVE.

1. **License Grant.** Subject to the terms and conditions of this License Agreement, VoodooSoft hereby grants to you a limited, nonexclusive license (the "**License**") to use (i) a binary version of VoodooSoft's computer software known as TaskbarPlus, which together with any new releases, updates, modifications, enhancements and support services provided by or with authority from VoodooSoft is referred to in this License Agreement as the "**Software**", and (ii) the related online or electronic Documentation provided by or for VoodooSoft through its website or otherwise (the "**Documentation**") on such number of computers and for such period of time for which license fees have been fully paid or for which permission has been granted by VoodooSoft and otherwise in accordance with the terms of this License Agreement ("**Authorized Use**"). The License will commence upon your initial installation of the Software and shall continue until (i) the expiration of the term that you purchased or were otherwise granted, or (ii) your breach of this License Agreement.

2. **Scope of License.** The Software and the Documentation are licensed, not sold. This License Agreement only gives you some rights to use the Software and the Documentation. VoodooSoft reserves all other rights throughout the world and you acknowledge that all intellectual property rights in the Software and Documentation throughout the world belong to VoodooSoft. You may use the Software and the Documentation only as expressly permitted by this License Agreement unless applicable law gives you more rights despite the limitations provided by this License Agreement. In doing so, you must comply with any technical limitations in the Software that only allow you to use it in certain ways. You may not (i) work around any technical limitations in the Software; (ii) reverse engineer, decompile or disassemble the Software or attempt to reconstruct or discover any source code or underlying ideas, algorithms, file formats, or programming or interoperability interfaces of the Software or of any files contained or generated using the Software by any means whatsoever, or otherwise reduce the Software to human-readable form, except to the extent allowed by applicable law despite these restrictions; (iii) make error corrections to or otherwise modify or attempt to modify the Software; (iv) make more copies of the Software than specified in this License Agreement or as allowed by applicable law despite this restriction; (v) publish the Software for others to copy; (vi) rent, lease or lend the Software; (vii) sublicense or otherwise transfer the Software or the License to any other individual or business entity; or (viii) use the Software in any manner not authorized by this License Agreement.

If applicable law requires modification or elimination of any of the foregoing restrictions for the purpose of achieving inter-operability of the Software with another software program, VoodooSoft shall have the option of providing you with the necessary Software information to make the Software inter-operable, to which VoodooSoft may stipulate reasonable conditions of use as well as a reasonable fee for the provision of such information and only to the extent that (i) such information is used only for the purpose of achieving inter-operability of the Software with another software program; (ii) is not disclosed or communicated without VoodooSoft's prior written consent to any third party to whom it is not necessary to disclose or communicate it; and (iii) is not used to create any software which is substantially similar to the Software.

3. **Modifications.** Certain features of the Software are licensed to you pursuant to one or more third-party licenses granted to VoodooSoft. Your right to use these features will automatically terminate if and when VoodooSoft's right to sublicense these features terminates. VoodooSoft reserves the right to modify the Software at any time, including discontinuing features and adding new features, and your right to use the Software is subject to VoodooSoft's right to make these modifications.

4. **Backup Copy**. You may make one copy of the Software in machine-readable form for backup purposes only, provided you do not grant access to such backup copy to any other individual or business entity. You agree that your use of this backup copy is limited to reinstalling the Software on the computer for which its installation is authorized by the License. You also agree to destroy this backup copy upon the expiration or termination of the License.

5. **System Requirements; Installation**. The Software may be used only on computer systems that meet the system requirements specified by VoodooSoft. (See [www.WhitelistCloud.com](http://www.WhitelistCloud.com)). VoodooSoft is not required to supply any hardware and/or software required for proper operation of the Software.

6. **Consent to Use of Data; Privacy**. You agree that VoodooSoft may collect and use personally identifiable, technical and related information, not limited to technical information about your computer, system and application software that is gathered periodically and automatically to facilitate and improve upon the provision of the Software, Software updates, support and other services to you. This information includes Error Reports. The Software automatically sends error reports to VoodooSoft that describe which software components had errors. VoodooSoft respects your privacy. VoodooSoft's use of personally identifiable information is subject to the terms of the VoodooSoft Privacy Policy [www.voodooShield.com/Privacy.aspx](http://www.voodooShield.com/Privacy.aspx).

7. **Beta Testing; Feedback**. Beta versions of the Software may be provided to you **without warranty of any kind, "AS IS" and subject to the Confidentiality conditions below**. Providing a beta version is done only for the purpose of assisting VoodooSoft with testing functionality or compatibility and on the express condition that you provide VoodooSoft with truthful, accurate and complete feedback, comments and analysis in whatever format you may wish, or are directed by VoodooSoft, to provide ("**Feedback**"). You expressly acknowledge that your participation in any beta testing is undertaken by you on a volunteer basis and that you shall have no right in the beta Software. Any Feedback you provide to VoodooSoft regarding the Software shall be deemed non-confidential to you. By providing Feedback, you grant to VoodooSoft a worldwide, royalty-free, irrevocable, transferable, and non-exclusive license, with the right to sublicense to VoodooSoft's licensees and customers, the rights to use and disclose the Feedback in any manner VoodooSoft chooses and to display, perform, copy, make, have made, use, sell, and otherwise dispose of VoodooSoft's and its sublicensees' products embodying such Feedback in any manner and via any media VoodooSoft or its sublicensees and customers choose, without reference or obligation to you. You will not give VoodooSoft any Feedback (i) that you have reason to believe is subject to any patent, copyright, or other intellectual property claim or right of any third party; or (ii) subject to license terms that seek to require any VoodooSoft product incorporating or derived from any Feedback, or other VoodooSoft intellectual property, to be licensed to or otherwise shared with any third party. Unless desired by VoodooSoft and authorized by you in writing, VoodooSoft shall not use or reference your name in its public use of such Feedback.

8. **Confidentiality**. The Software contains significant elements, including its organization, algorithms, and logic, that VoodooSoft has maintained as confidential information and are trade secrets of and proprietary to VoodooSoft. Such confidential information and any other proprietary technology or know how provided by VoodooSoft to you is the confidential information of VoodooSoft ("**Confidential Information**"). You agree to hold all Confidential Information in confidence and prevent disclosure of the Confidential Information using a reasonable degree of care. You agree to not disclose the confidential aspects of the Software, or any part thereof, to anyone for any purpose. You are not obligated with respect to any Confidential Information that you can prove: (a) is or becomes a matter of public knowledge through no fault of yours; (b) is rightfully received by you from a third party without a duty of confidentiality; (c) is independently developed by you (excluding any Feedback); (d) is disclosed under operation of law; or (e) is disclosed by you with VoodooSoft's prior written consent.

9. **Export Compliance**. You agree that the Software shall not be shipped, transferred or exported into any country or to anyone: (i) that the EU, U.S. or UN has embargoed goods; or (ii) where the national legislation of the relevant EU Member State has embargoed goods; or (iii) listed in any enacted Common Position on restrictive measures imposed by the EU; or (iv) on the U.S. Treasury Department's list of Specially Designated

Nationals or the U.S. Commerce Department's Table of Deny Orders; or (v) in any manner prohibited by the EU Common Foreign and Security Policy, the United States Export Administration Act, or any other export laws or regulations. By using the Software, you represent that you are not located in, under the control of, or a national or resident of any such country or on any such list and you take full and sole responsibility for such use.

10. **U.S. Government Rights**. If you are obtaining the Software on behalf of any part of the United States Government, the Software shall be deemed "commercial software" and "commercial computer software documentation," respectively, pursuant to DFAR Section 227.7202 and FAR 12.212 and 52.227-19, as applicable. Any use, modification, reproduction, release, performance, display or disclosure of the Software shall be governed solely by the terms of this License Agreement and shall be prohibited except to the extent expressly permitted by the terms of this License Agreement.

11. **Disclaimer of Warranties**. **SOME STATES AND COUNTRIES DO NOT PERMIT THE EXCLUSION OR LIMITATION OF WARRANTIES, SO TO THE MAXIMUM EXTENT PERMITTED BY LAW, THE SOFTWARE, ANY SUPPORT PROVIDED BY OR FOR VOODOOSOFT, AND THE DOCUMENTATION ARE PROVIDED "AS IS" AND WITHOUT WARRANTY, AND VOODOOSOFT DISCLAIMS ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND WARRANTIES OF NON-INFRINGEMENT OF INTELLECTUAL PROPERTY RIGHTS AND PERFORMANCE.**

12. **Limitation on and Exclusion of Remedies and Damages**. **SOME STATES AND COUNTRIES DO NOT PERMIT THE LIMITATION OF LIABILITY, SO TO THE MAXIMUM EXTENT PERMITTED BY LAW YOU CAN RECOVER FROM VOODOOSOFT ONLY DIRECT DAMAGES UP TO U.S. \$5.00 PER FULLY PAID UP COPY OF THE SOFTWARE YOU LICENSED AND IN NO EVENT SHALL VOODOOSOFT BE LIABLE FOR ANY SPECIAL, INCIDENTAL, INDIRECT, OR CONSEQUENTIAL DAMAGES WHATSOEVER (NOT LIMITED TO, DAMAGES FOR: LOSS OF PROFITS, LOSS OF CONFIDENTIAL OR OTHER INFORMATION, BUSINESS INTERRUPTION, LOSS OF PRIVACY, FAILURE TO MEET ANY DUTY INCLUDING OF GOOD FAITH OR OF REASONABLE CARE, FOR NEGLIGENCE, AND FOR ANY OTHER PECUNIARY OR OTHER LOSS WHATSOEVER) ARISING OUT OF OR IN ANY WAY RELATED TO THE USE OF OR INABILITY TO USE THE SOFTWARE, DOCUMENTATION, OR THE PROVISION OF OR FAILURE TO PROVIDE SUPPORT, OR OTHERWISE UNDER OR IN CONNECTION WITH ANY PROVISION OF THIS LICENSE AGREEMENT, WHETHER ARISING UNDER ANY THEORY OF LAW, EVEN IF VOODOOSOFT HAD BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.**

13. **High Risk Disclaimer**. The Software, any support provided by or for VoodooSoft and the Documentation are not fault-tolerant and are not designed or intended for use in hazardous environments requiring fail-safe performance, such as in the operation of nuclear facilities, aircraft navigation or communication systems, air traffic control, weapons systems, life-support machines, or any other application in which the failure of the software, documentation or support services could lead directly to death, personal injury, or severe physical or property damage (collectively, "**High-Risk Activities**"). VoodooSoft expressly disclaims any express or implied warranty of fitness for High-Risk Activities.

14. **Consumer Rights; Death & Personal Injury**. NOTHING CONTAINED IN SECTIONS 10, 11 and 12 ABOVE IS INTENDED TO LIMIT YOUR RIGHTS IN RESPECT TO ACTIONS RELATING TO (i) DEATH, OR (ii) PERSONAL INJURY, OR (iii) CONSUMER STATUTORY RIGHTS, INCLUDING YOUR CONSUMER STATUTORY RIGHTS AS THEY RELATE TO NON-CONFORMITY OF A SALES CONTRACT.

15. **Termination**. Without prejudice to any other rights, VoodooSoft may immediately terminate the License in whole or in part and your right to use the Software upon the expiration of the term of this License or earlier if you do not abide by the terms of this License Agreement. Upon termination, you must cease all use of the Software, destroy all copies of the Software and all of its component parts or, at VoodooSoft's request, return such copies and parts to VoodooSoft.

16. **Equitable Relief.** You agree that irreparable damage would occur to VoodooSoft if any provision of this License Agreement was not performed in accordance with its terms and that VoodooSoft shall be entitled to equitable relief, including injunctive relief and specific performance of the terms hereof (without any requirement to post bond or guarantee), in addition to any other remedy to which VoodooSoft is entitled at law or in equity.

17. **General Terms.** This License Agreement is the entire agreement between you and VoodooSoft regarding its subject matter and supersedes any terms of any other license that may be included with the Software. This License Agreement may not be assigned in whole or in part by you and any purported assignment will be null and void. This License Agreement may not be amended by you, but VoodooSoft may amend this License Agreement from time to time and shall post any amended License Agreement on its website at [www.WhitelistCloud.com](http://www.WhitelistCloud.com). This License Agreement shall be governed by, subject to and construed in accordance with the laws of the State of Kansas, excluding its conflict of law's provisions and the parties unconditionally and irrevocably consent to the exclusive jurisdiction of the courts located in the State of Kansas and waive any objection with respect thereto for the purpose of any action, suit or proceeding arising out of or relating to this License Agreement or the transactions contemplated hereby. However, VoodooSoft retains the right to bring any suit, action or proceeding against you for breach of this License Agreement in your country of residence or any other relevant country. If any provision of this License Agreement is found illegal, invalid or unenforceable, that provision shall apply with the minimum modification necessary to make it legal, valid and enforceable. No waiver by either VoodooSoft or you of any default under this License Agreement shall be deemed to be a waiver of any of any other default under this License Agreement. This License Agreement is for the sole benefit of VoodooSoft and you and nothing herein, express or implied, is intended to or shall confer upon any other third person or entity any legal or equitable right, benefit or remedy of any nature whatsoever under or by reason of this License Agreement.

18. **Surviving Terms and Conditions.** Sections 2 ("Scope of Licensee"), 4 (Backup Copy); 6 ("Consent to Use of Data"); 7 ("Beta Testing; Feedback"); 8 ("Confidentiality"); 9 ("Export Compliance"); 11 ("Disclaimer of Warranties"); 12 (Limitation on and Exclusion of Remedies and Damages); 13 ("High Risk Disclaimer"); 15 ("Termination"); 16 ("Equitable Relief"); 17 ("General Terms"); 18 ("Surviving Terms and Conditions"), and any other provisions of this License Agreement that by their terms are intended to survive expiration or termination of this License Agreement or that affect the interpretation of any provision of this License Agreement that remains in effect after the expiration or termination of this License Agreement shall survive the expiration or termination of this License Agreement.

19. **Prevent malware from ever infecting this system setting.** The "Prevent malware from ever infecting this system" setting is intended for amusement and promotional purposes only. This option does not guarantee that a computing device will never become infected with malware.

YOU ACKNOWLEDGE THAT YOU HAVE READ THIS END USER LICENSE AGREEMENT AND UNDERSTAND IT AND THAT BY INSTALLING OR USING THE SOFTWARE YOU AGREE TO BE BOUND BY ITS TERMS AND CONDITIONS. YOU FURTHER AGREE THAT THIS LICENSE AGREEMENT IS THE COMPLETE AND EXCLUSIVE STATEMENT OF THE RIGHTS AND LIABILITIES OF THE PARTIES.

©2014 VoodooSoft. All rights reserved.

**REVISED SEPTEMBER 2017**