

IMPORTANT : SOFTWARE LICENSE AGREEMENT FOR "OPTIMAL REMOTE"

BY USING THIS SOFTWARE, YOU ARE AGREEING TO BE BOUND BY THE FOLLOWING OPTIM TERMS.

IF YOU AGREE BELOW TERMS, THEN PRESS "Accept".

OPTIM CORPORATION

SOFTWARE LICENSE AGREEMENT FOR OPTIMAL REMOTE

THIS SOFTWARE LICENSE AGREEMENT ("LICENSE") DESCRIBES TERMS WHEN YOU USE OPTIMAL REMOTE ("THIS SOFTWARE").

PLEASE READ THIS DOCUMENT CAREFULLY, BECAUSE THIS LICENSE IS AGREEMENT BETWEEN YOU AND OPTIM CORPORATION.

IF ANY TERMS OF THIS LICENSE IS ILLEGAL, INVALID, OR IMPOSSIBLE BY ANY REASON, THEN ITS TERMS IS SEPARATED THIS LICENSE AGREEMENT.

1. TERM OF LICENSE

(a) AFTER YOU AFGREE THIS LICENSE, RIGHT TO USE THIS SOHFTWARE IS VALIDATED.

(b) WHEN YOU VAIOLATE ONE OF THIS LICENSE TERMS, OPTIM CAN FINISH TO YOUR RIGHT TO USE THIS SOFTWARE.

(c) WHEN YOU DELETE THIS SOFTWARE FROM YOUR STORAGE DEVICE AND YOUR BACKUP MEDIUM AND DISPOSE OF BACKUP MEDIUM, YOUR RIGHT TO USE THIS SOFTWARE IS FINISHED.

(d) WHEN YOUR RIGHT TO USE THIS SOFTWARE, YOUR OTHER RIGHTS BASED ON THIS LICENSE IS FINISHED AT THE SAME TIME. AFTER RIGHT TO USE THIS SOFTWARE IS FINISHED, YOU MUST DISPOSE OF THIS SOFTWARE AND ALL COPY OF THIS SOFTWARE.

2. PERMISSION OF RIGHT

YOU USE THIS SOFTWARE ONLY AT YOUR COMPUTER OF WHICH IS INSTALLED THIS SOFTWARE.

3. COPYRIGHT, COPY, ETC

(a) COPYRIGHT OF THIS SOFTWARE AND ALL RIGHTS OF TECHNOLOGY OF THIS SOFTWARE BELONG TO OPTIM CORPORATION ("OPTIM") OR LICENSER OF SOFTWARE THAT IS NEEDED WHEN THIS SOFTWARE IS CONSTRUCTED.

(b) YOU CAN COPY THIS SOFTWARE ONLY ONE PIECE FOR AVOIDING LOST AND BROKEN.

(c) YOU ARE INHIBITED TO USE, TO COPY AND TO REVISE THIS SOFTWARE EXCEPT DESCRIBED CASE IN THIS LICENSE AGREEMENT.

4. MOVE OF RIGHT

YOU NEVER PERMIT TO USE THIS SOFTWARE TO THIRD PARTY AND THIRD PERSON BY ANY PROCEDURE OF RENT AND LEASE AND ANY OTHER PROCEDURE.

5. ANALYSIS

REVERSE ENGINEERING, DISASSEMBLE, DECOMPILE AND SIMILAR PROCEDURE OF THIS SOFTWARE ARE PROHIBITED.

6. LIMITATION OF GUARANTEE

OPTIM AND LICENSER NEVER GUARANTEE ANY EXPLANATION, ANY PERFORMANCE REGARDLESS CLEAR INDICATION OR NO INDICATION.

OPTIM AND LICENSER NEVER GUARANTEE IMPLICIT ANY COMMERCIAL VALUE, MATCHING OF SPECIAL USE AND ANY INFRINGEMENT TO THIRD PARTY.

7. EXEMPTION OF GUARANTEE

OPTIM AND LICENSER HAVE NO RESPONSIBILITY TO ANY RESULTS OF WHICH YOU GENERATE BY USING THIS SOFTWARE.

ABOVE RESULTS INCLUDES SPECIAL DAMAGE, ACCIDENTAL DAMAGE, INDIRECT DAMAGE AND SIMILAR DAMAGE WITH THESE DAMAGE BY USING THIS SOFTWARE OR BY NOT BEING AVAILABLE THIS SOFTWARE.

ADDITIONALLY LOSS, OF WHICH YOU MAY GET ANY PROFIT, AND LOSS OF YOUR DATA ARE INCLUDED IN ABOVE DAMAGES.

EVEN IF OPTIM AND LICENSER ARE INDICATED THAT THERE IS POSSIBILITY OF THOSE DAMAGE, OPTIM AND LICENSER HAVE NO RESPONSIBILITY TO THOSE DAMAGES.

TROUBLE OF WHICH RELATING WITH THIS SOFTWARE SHOULD BE SOLVED BY YOUR COST ON YOUR RESPONSIBILITY.

OPTIM AND LICENSER HAVE NO RESPONSIBILITY TO RESULTS AND DAMAGE OF GENERATING BY THIS SOFTWARE REGARDLESS MONETARY, TEMPORAL AND MENTAL REASON.

8. REVISION OF LICENSE AGREEMENT

OPTIM CAN REVISE THIS LICENSE AGREEMENT ANY TIME.

9. DESIGNATION OF COURT WITH JURISDICTION

COURT WITH JURISDICTION OF A DISPUTE OF RELATING WITH THIS LICENSE AGREEMENT SHOULD BE TOKYO DISTRICT COURT AND ITS DISPUTE SHOULD BE SOLVED BY TOKYO DISCRICT COURT.