

Fujitsu Terms and Conditions

General terms and conditions for the free-of-charge download of software as provided by Fujitsu via app stores.

1. Scope of application, subject

These "General terms and conditions for the free-of-charge download of software as provided by Fujitsu via App-stores" ("Conditions") apply for the free-of-charge download of software from authorized online stores offering software applications for mobile/smart phones ("App-stores"). The download products including updates, upgrades, patches etc. provided by Fujitsu for such download ("Software") have been carefully selected, made available and – insofar as they originate from Third Parties ("Licensors") – transferred without any modifications. Any obligation on the part of Fujitsu to offer free-of-charge Software or to provide free-of-charge any updates or upgrades etc. is herewith not established. Each Software package offered for free-of-charge download can be withdrawn by Fujitsu at any time without giving any reason.

2. Scope of use

In downloading the Software the respective person carrying out the download ("User") is given the non-exclusive right to use the Software without any modifications on that person's own mobile/smart phone. Unless stipulated otherwise by mandatory law, the User is forbidden to carry out any of the following activities: modify or supplement the Software, reverse-engineer, compile or rework in any manner whatsoever, nor may any program parts be removed. If the Software originates from Licensors, the User in downloading the Software shall be obliged to adhere to the full scope of the respective conditions as defined by the Licensor. If copying the Software is allowed, the User must also copy the alphanumeric IDs, meta data, trademarks and copyright details etc. without making any changes.

In using the App-store by downloading the Software from the App-store, the User shall be obliged to adhere to the full scope of the policies and/or terms and conditions as defined by the operator/owner of the App-store for such use of the App-store.

3. Right to use

All rights covering the Software, in particular, all copyright, patent and trademark rights remain the property of Fujitsu or the respective Licensors. These rights are not transferred to the User in any manner whatsoever as a result of downloading the Software. Usage is only permitted with the approval of Fujitsu or the respective owner of the Software rights. Any infringements will be prosecuted according to civil and criminal law. The User may only provide or make accessible the Software to third parties if the third party has explicitly agreed to adhere to these Conditions. The same applies when transferring the right to use the Software to a third party.

The right of the User to use the Software automatically and immediately expires if the User contravenes these Conditions in any form.

4. Software deficiencies

Unless otherwise explicitly specified by Fujitsu when downloading the Software, Fujitsu shall provide the Software free-of-charge and only in the state provided for the download and without any explicit or indirect assurance of specific features (e.g. a certain specification etc.). Unless binding legal requirements state otherwise, Fujitsu does not accept any liability for any type of deficiency, unless the deficiency has been caused by Fujitsu with intent or gross negligence or fraudulently concealed. Fujitsu is not liable in particular for any transmission errors and/or data exchange faults that occur during the download, e.g. network failure or interruptions, server failures, data corruption or similar.

5. Liability

When downloading and using the Software the User does so at the User's own risk.

Fujitsu accepts no responsibility whatsoever that the Software and/or documentation can be used or downloaded at the User's location or that the Software and/or documentation may be downloaded at the User's location. The User is solely responsible for the adherence to the applicable national law and respective regulations. The User is specifically and exclusively responsible for ensuring that the Software can be used for the User's purposes as well as for its compatibility with the User's mobile/smart phone. Should the act of downloading the Software contravene any respective legal requirements, the download of the Software and/or documentation is explicitly forbidden. Fujitsu does not assume any liability for any damage to the User which arises directly or indirectly from downloading or using the Software, unless Fujitsu has caused the damage with intent or through gross negligence. In particular, Fujitsu assumes no responsibility for any damage that occurs in

Fujitsu Terms and Conditions

conjunction with the User not creating a daily data backup in a suitable form or for ensuring by other means that there is an immediate low-priced data recovery. Fujitsu does not pay any costs accrued in recovering lost data and information.

Any claims of the User against Fujitsu that go beyond those explicitly defined in these Conditions are excluded, irrespective of the legal basis on which they arise, in particular due to operational interruption, lost profit, lost information and data etc. or consequential harm caused by a defect.

Apart from that Fujitsu shall only be responsible for that degree of care which Fujitsu itself applies to its own affairs of a corresponding nature.

The aforementioned restriction of Fujitsu liability does not apply if it contravenes binding legal requirements.

6. Export and import regulations

Activities in conjunction with this Software may be subject to approval obligations, e.g. by reason of their nature or intended purpose. It is the sole responsibility of the User to obtain such approvals and the User is obliged to do so according to the applicable export control regulations particularly of the Federal Republic of Germany, the European Union (EU), the United States of America (USA) and/or any other affected country.

Activities in conjunction with this Software may not be carried out if there are reasons for suspecting that they may be used in connection with chemical, biological or nuclear weapons or for missile technology to be used for such weapons.

The User shall comply with the corresponding sanction lists issued by the European Union, the German Federal Government, US export authorities or any other relevant country, e.g. European Sanctions List, Denied Persons List as well as any other applicable advisory notices from the appropriate authorities as amended from time to time.

Fujitsu shall not be obliged to supply products or perform any other contractual obligations if such supply or performance would violate export control regulations of the Federal Republic of Germany, the European Union the United States, Japan and/or other countries.

7. Miscellaneous

If any provision in these Conditions is wholly or partially invalid, this is to have no impact on the validity of the other provisions, unless adherence thereto, while also observing the other legal regulations, represents unreasonable hardship.

German law applies. The court of jurisdiction is Munich if such a place of jurisdiction may be agreed with the User.