

UMBRACO I/S

Umbraco Commercial Products

License Agreement

Umbraco I/S 11/1/2010

UMBRACO COMMERCIAL PRODUCT LICENSE AGREEMENT

This UMBRACO COMMERCIAL PRODUCT is protected by copyright laws and international copyright treaties, as well as other intellectual property laws and treaties. This UMBRACO COMMERCIAL PRODUCT is licensed, not sold.

Definitions

UMBRACO COMMERCIAL PRODUCT refers to the software products provided by Umbraco I/S. These Software products may be referred to by their trade names (Contour, Courier, Concierge) or by the term "Umbraco Pro Products." These Software products may be referred to by different names and the UMBRACO COMMERCIAL PRODUCT may include additional Software products. In all cases, the term UMBRACO COMMERCIAL PRODUCT refers to these Software products provided by Umbraco I/S and explicitly excludes the Umbraco CMS product which is protected by a unique open-source license. (The Umbraco CMS license is located here: http://umbraco.codeplex.com/license).

End User License Agreement

This End User License Agreement ("EULA") is a legal agreement between you (either an individual or a single entity) and Umbraco I/S with regard to the copyrighted Software (herein referred to as "UMBRACO COMMERCIAL PRODUCT" or "SOFTWARE") provided with this EULA. The UMBRACO COMMERCIAL PRODUCT includes computer software, the associated media, any printed materials, and any "online" or electronic documentation. Use of any software and related documentation ("Software") provided to you by Umbraco I/S in whatever form or media, will constitute your acceptance of these terms, unless separate terms are provided by the software supplier, in which case certain additional or different terms may apply. If you do not agree with the terms of this EULA, do not download, install, copy or use the Software. By installing, copying or otherwise using the UMBRACO COMMERCIAL PRODUCT, you agree to be bound by the terms of this EULA. If you do not agree to the terms of this EULA, Umbraco I/S is unwilling to license the UMBRACO COMMERCIAL PRODUCT to you.

1. Eligible Licensees. This Software is available for license solely to SOFTWARE owners, with no right of duplication or further distribution, licensing, or sub-licensing. IF YOU DO NOT OWN THE SOFTWARE, THEN DO NOT DOWNLOAD, INSTALL, COPY OR USE THE SOFTWARE.

2. License Grant. Umbraco I/S grants to you a personal, non-transferable and non-exclusive right to use the copy of the Software provided with this EULA. You agree you will not copy the Software except as necessary to use it on a single Umbraco site. You agree that you may not copy the written materials accompanying the Software. Modifying, translating, renting, copying, transferring or assigning all or part of the Software, or any rights granted hereunder, to any other persons and removing any proprietary notices, labels or marks from the Software is strictly prohibited. Furthermore, you hereby agree not to create derivative works based on the Software. You may not transfer this Software.

3. Copyright. The Software is licensed, not sold. You acknowledge that no title to the intellectual property in the Software is transferred to you. You further acknowledge that title and full ownership rights to the Software will remain the exclusive property of Umbraco I/S and you will not acquire any rights to the Software, except as expressly set forth above. All copies of the Software will contain the

same proprietary notices as contained in or on the Software. All title and copyrights in and to the UMBRACO COMMERCIAL PRODUCT, the accompanying printed materials, and any copies of the UMBRACO COMMERCIAL PRODUCT, are owned by Umbraco I/S. The UMBRACO COMMERCIAL PRODUCT is protected by copyright laws and international treaty provisions. You may not copy the printed materials accompanying the UMBRACO COMMERCIAL PRODUCT.

4. Reverse Engineering. You agree that you will not attempt, and if you are a corporation, you will use your best efforts to prevent your employees and contractors from attempting to reverse compile, modify, translate or disassemble the Software in whole or in part. Any failure to comply with the above or any other terms and conditions contained herein will result in the automatic termination of this license and the reversion of the rights granted hereunder to Umbraco I/S.

5. Disclaimer of Warranty. The Software is provided "AS IS" without warranty of any kind. Umbraco I/S disclaims and makes no express or implied warranties and specifically disclaim the warranties of merchantability, fitness for a particular purpose and non-infringement of third-party rights. The entire risk as to the quality and performance of the Software is with you. Umbraco I/S does not warrant that the functions contained in the Software will meet your requirements or that the operation of the Software will be uninterrupted or error-free. Umbraco I/S IS NOT OBLIGATED TO PROVIDE ANY UPDATES TO THE SOFTWARE.

6. Limitation of Liability. Umbraco I/S's entire liability and your exclusive remedy under this EULA shall not exceed the price paid for the Software, if any. In no event shall Umbraco I/S be liable to you for any consequential, special, incidental or indirect damages of any kind arising out of the use or inability to use the software, even if Umbraco I/S or its supplier has been advised of the possibility of such damages, or any claim by a third party.

7. Rental. You may not loan, rent, or lease the SOFTWARE.

8. Upgrades. If the SOFTWARE is an upgrade from an earlier release or previously released version, you now may use that upgraded product only in accordance with this EULA. If the UMBRACO COMMERCIAL PRODUCT is an upgrade of a software program which you licensed as a single product, the UMBRACO COMMERCIAL PRODUCT may be used only as part of that single product package and may not be separated for use on more than Umbraco site.

9. Product Support. Product support for the UMBRACO COMMERCIAL PRODUCT IS provided by Umbraco I/S. For product support, please contact Umbraco I/S using the appropriate online support request forms.

10. No Liability for Consequential Damages. In no event shall Umbraco I/S be liable for any damages whatsoever (including, without limitation, incidental, direct, indirect special and consequential damages, damages for loss of business profits, business interruption, loss of business information, or other pecuniary loss) arising out of the use or inability to use this "Your Company" product, even if Umbraco I/S has been advised of the possibility of such damages. Because some states/countries do not allow the

exclusion or limitation of liability for consequential or incidental damages, the above limitation may not apply to you.

11. Indemnification By You. If you distribute the Software in violation of this Agreement, you agree to indemnify, hold harmless and defend Umbraco I/S from and against any claims or lawsuits, including attorney's fees that arise or result from the use or distribution of the Software in violation of this Agreement.

Umbraco I/S Lindholm havnevej 31 DK-5800 Nyborg Denmark http://umbraco.org/