

Mikrotikls, SIA
VAT Reg. No.: LV40003286799
Legal address: Aizkraukles 23, Riga, Latvia, LV-1006
Office address: Brivibas gatve 214 I Riga, Latvia, LV-1039
Phone.: +371 6 7317700, Fax: +371 6 7317701
Webpage: www.mikrotik.com

(v. November 2022)

"Mikrotikls" Ltd.: Terms and conditions of export compliance

1. Buyer/Distributor/Customer is aware and acknowledges that the products, all hardware, software and/or technology (collectively - "Products") purchased, obtained from "Mikrotikls" Ltd. (in Latvian: SIA "Mikrotikls") a company registered in Latvia (14.03.1996., reg. No. 40003286799) or its affiliates are subject to the sanctions imposed by European Union (EU), United Nations (UN), by USA (e.g., The Office of Foreign Assets Control of United States of America (OFAC)) or by another international organisation, to which the Republic of Latvia is a member state, hereinafter – International Organisation, and set by binding national and international laws on export control and economic sanctions, restrictions and/or set by the binding regulation on prevention of money laundering and terrorism financing.

Buyer/Distributor/Customer may not directly or indirectly sell, export, reexport, transfer, divert, or otherwise dispose of any Products to any destination, entity, or person prohibited by the laws or regulations of the European Union (EU), United Nations (UN) and USA.

EU sanctions and restrictions are based on Article 215 TFEU (Treaty on the Functioning of the European Union) and decisions adopted in the framework of the Common Foreign and Security Policy and these restrictions **include but are not limited to** such countries and subjects as **Burundi, Central African Republic, Democratic Republic of the Congo, Guinea, Iran** (*it is prohibited to export equipment or software intended for use in the monitoring or interception by the Iranian regime of the Internet and of telephone communications in Iran*), **Libya, North Korea, Somalia, Sudan, Syria, Crimea and Sevastopol** (*in response to the illegal annexation of Crimea and Sevastopol*), **Russian Federation**, non-government controlled areas of Ukraine in the oblasts of **Donetsk, Kherson, Luhansk and Zaporizhzhia** (*in response of Russia's escalating war of aggression against Ukraine to the illegal annexation of these territories*), **Republic of Belarus, Venezuela** and/or organizations, entities, persons specified and listed in the directives, Council decisions and regulation. Sanction regimes established by the national, USA and/or other International Organisations may expand/supplement states, persons and/or entities determined by the EU binding regulation.

More information could be obtained:

<https://www.sanctionsmap.eu/#/main>
<https://sanctionssearch.ofac.treas.gov/>
<https://scsanctions.un.org/consolidated/>

2. By accepting online these Terms and conditions of export compliance Buyer/Distributor/Customer assures that it, its subsidiaries and affiliates, will not directly or indirectly export, re-export, transfer or release, make available any Products and/or any support related to the Products thereof to any destination, person, entity or end use prohibited or restricted under above described laws and imposed sanctions, restrictive measures without prior authorization of corresponding authorities required by regulation.

3. Buyer/Distributor/Customer acknowledges that other countries may have trade laws pertaining to the Export, import, use, or distribution of Products, and that compliance with same is the responsibility of Buyer/Distributor/Customer. These Terms and conditions of export compliance shall survive the expiration or termination of any sales/distribution/service/licence agreements signed by "Mikrotikls" Ltd. and Buyer/Distributor/Customer.

4. Buyer/Distributor/Customer accepts online these Terms and conditions of export compliance in Client's user account on the mikrotik.com website by clicking on the concerned Accept button at the end of this document.

5. By accepting these Terms and conditions of export compliance Buyer/Distributor/Customer declares that he have been informed and warned about Terms and conditions of export compliance and he is liable for following its rules in good faith.

6. Person accepting these Terms and conditions of export compliance online on behalf the Buyer/Distributor/Customer hereby represents and warrants that she/he is duly authorized to execute and deliver this document on behalf of the Buyer/Distributor/Customer and that these Terms and conditions of export compliance are binding to Buyer/Distributor/Customer in accordance with its terms. The person accepting online these Terms and conditions of export compliance shall be liable to the Company for any direct and consequential loss or damage arising as a result of the breach of this obligation under these Terms and conditions of export compliance.