

End-user license agreement

Version: 4



1. Introduction

PLEASE READ CAREEFULLY BEFORE ACCESSING ANY SEPAGO SOFTWARE

This is a LICENSE AGREEMENT governing the use of

- a) "Azure Monitor for Windows Virtual Desktop (WVD/AVD), RDS and Citrix agent",
- b) "Azure Autoscale for Virtual Desktop (WVD/AVD) (aka. MySmartScale),
- c) "Azure VDI-Starter for WVD" (AVD)

between sepago GmbH, referred to below as "sepago", and the user of the software, referred to below as "licensee".

NOTICE TO USER: This license agreement governs the installation and use of the sepago software and documents described herein. sepago licenses the use of the software and documents to the licensee on the basis of this license. sepago does not sell the software or documents to the licensee. Sepago or its third party licensors remains the owner of the software and documents at all times. The licensee agrees that this license is like any written negotiated agreement signed by the licensee. By downloading, copying, installing, or using the software, the licensee accepts all the terms and conditions of this license (as may be varied from time to time in accordance with clause 12). This license is enforceable against any person or entity that installs or uses the software and any person or entity (e.g., system integrator, consultant, or contractor) that installs or uses the software on another person's or entity's behalf.

2. Subject of the agreement

The subject of the license agreement is the computer program and additional auxiliary files and configuration data and associated written materials downloaded from sepago's website or otherwise provided by sepago, and referred to in this license as "software and documents". sepago draws attention to the fact that the current state of the art does not permit the creation of software that works flawlessly in all applications and combinations. The subject of the license is hence restricted to software, which is principally usable in the sense of the program description and the manual.

3. License and fees

- 3.1 In consideration of payment by the licensee of the agreed license fees and the licensee agreeing to abide by the terms of this license, sepago grants to the licensee a non-exclusive, non-transferable license to use the software on the terms of this license for the licensee's own internal business purposes.
- 3.2 The license fees are based on a price per active user per month (1a, 1c) or the maximum number of scaled hosts (1b) as measured by the software and reported to sepago. Unless otherwise agreed, license fees are billed monthly, at the end of each month, based on usage at the rates agreed between sepago and licensee.

If the usage is based on a named user basis per month: A named user means an individual who used or is monitored by the solution. An individual will be assigned a unique username or identifier. No more than one individual may use an issued username or identifier, and the sharing of such credentials is expressly prohibited.

If usage is based on scaled hosts, the maximum number of scaled hosts (started hosts) is counted in a calendar month.

3.3 The software sends VM, user, and session-related data to the licensee's Azure Monitor / Log Analytics workspace. The licensee may only copy the software in machine-readable or printed format as is required for the use of the software or as reasonably required for backup purposes. Any further use of the software, in particular for the commercial setup of operational computer



systems for sale to third parties, is explicitly prohibited and requires a separate license agreement.

- 3.4 The licensee shall:
 - (a) keep all copies of the software and documents secure and maintain accurate and up-to-date records of the number and locations of all copies and users
 - (b) supervise and control use of the software and ensure it is used by the licensee's employees in accordance with the terms of this license; and
 - (c) comply with all applicable technology control or export laws and regulations.

4. Restrictions

The licensee shall not:

- (a) pass on the software and/or documents or make them otherwise accessible to a third party without prior written permission from sepago
- (b) modify, translate, reengineer, decompile, or disassemble the software and/or documents without prior written permission from sepago
- (c) copy, translate, modify or create derivative works from the software or any documents provided by sepago
- (d) unless specified otherwise in this license, lease, rent out, or sublicense the software or documents
- (e) use the software commercially or in a production work environment if the license key provided is for evaluation only.

5. Ownership of rights

The licensee acknowledges that: (a) all intellectual property rights in the software and the documents anywhere in the world belong to sepago or its licensors, (b) rights in the software are licensed (not sold) to the licensee, and (c) the licensee has no rights in the software or documents other than the right to use them in accordance with this license. Sepago reserves all rights, including (without limitation) publication, copying, modification, and exploitation of the software and documents. The licensee acknowledges that it has no right to have access to the software in source code form.

6. Copying

The software and the documents are protected by copyright. The creation of a single backup copy is permitted for backup purposes only. You are obliged to attach the copyright note to the backup copy and/or to include it in the copy. No copyright note present in the software must be removed. Save for a backup copy, it is explicitly prohibited to copy all or part of the software and/or the documents to reproduce them in other way.

7. Transfer of user rights

The right to use the software can only be transferred to a third party with the prior written permission of sepago and only subject to the conditions of this license. Gifting, hiring out, lending and commercial use of the software are explicitly prohibited, unless agreed otherwise separately in writing by sepago. Sepago may transfer its rights and obligations under this license to another organization, but this will not affect your rights under this license.



8. Duration of the license and termination

This license (as varied from time to time) shall, subject to payment by the licensee of the license fee, apply for as long as the licensee uses the software and documents or until sepago gives written notice to terminate the licenses (for example, if the software is discontinued). The licensee's right to use the software and documents shall terminate automatically and without notice if the licensee breaches a term of this license (including Proact's Standard Terms and Conditions), is in insolvency proceedings or fails to make a monthly payment. On termination, the licensee is obliged to cease using the software and documents and uninstall, delete or remove the software and documents and all copies from its environment and possession.

9. Updates

sepago has the right to produce updates of the software and/or documents as it sees fit at any time. sepago is not obliged to make such updates available to the licensee.

10. Warranty and liability

- 10.1. Subject to the licensee's compliance with the terms of this license, sepago warrants that the software shall operate materially in accordance with the specification published from time to time on its website.
- - (a) use reasonable endeavours to correct the errors in the software within a reasonable time; or
 - (b) terminate this license and refund any unused prepaid license fees as at the date of termination
- 10.3. The warranty in clause 10.1 shall not apply to the extent that any error in the software arises as a result of:
 - (a) incorrect operation or use of the software (including any failure to follow the documentation or advice from sepago);
 - (b) installation or use of the software other than for the purposes for which it is intended;
 - (c) modification or alteration of the software without the written consent of sepago;
 - (d) installation or use of the software with other software or on equipment with which it is incompatible;
 - (e) failure to notify sepago of any error within a reasonable period of time of it first occurring; or
 - (f) failure to install any update or upgrade recommended by sepago.
- 10.4. Licensee specifically acknowledges that sepago does not give any warranty or representation and does not accept any liability in relation to:
 - (a) the software meeting the licensee's individual needs or business requirements, whether or not such needs or requirements have been communicated to sepago;
 - (b) the software operating in a manner which is uninterrupted or free from errors or defects; or
 - (c) the software being compatible with any other software or with any particular hardware or equipment.
- 10.5. Save as is otherwise provided by mandatory applicable law, the provisions of clause 10.2 set out licensee's sole and exclusive remedy for any breach of clause 10.1 or for any other error or defect in, defective performance or inability to use the software or documentation or any part of it.



11. Trademark

"sepago" is a trademark owned by sepago GmbH. It is submitted to copyright as well as all word and image trademarks used in the software or the accompanying documents.

12. Making changes to the terms

sepago may update this license (and/or the Proact Standard Terms and Conditions) at any time without the licensee's consent, provided reasonable notice is given to the licensee. The licensee's continued use of the software and documents following service of the notice shall constitute the licensee's acceptance of the updated terms. If the licensee does not wish to accept the updated terms, it shall immediately stop using and accessing the software and documents on receipt of the notice.

13. Events outside our control

- 13.1. sepago will not be liable or responsible for any failure to perform, or delay in performance of, any of its obligations under this license that is caused by an Event Outside Our Control (defined in clause 13.2 below).
- 13.2. An Event Outside Our Control means any act or event beyond sepago's reasonable control, including without limitation failure of public or private telecommunications networks.
- 13.3. If an Event Outside Our Control takes place that affects the performance of sepago's obligations under this license:
 - (a) sepago's obligations will be suspended and the time for performance will be extended for the duration of the Event Outside Our Control; and
 - (b) sepago will use its reasonable endeavours to find a solution by which its obligations under this license may be performed despite the Event Outside Our Control.
- 13.4. If, despite its reasonable endeavours, Sepago must discontinue the supply of the software due to an Event Outside Our Control, it shall notify the licensee as soon as reasonably possible.