



Updated 13 feb. 2014

## PLEASE READ BEFORE USING CUBE PRODUCTS

This is a legal agreement between you as an individual and The Ambassadors LAB B.V. ("Cube"), and governs the terms and conditions of your use of Cube Products (as defined below) and any updates that may be provided.

### To Use Cube Products You Must Agree to these Terms

This is a legal agreement between parties and by using a Cube product you are agreeing to these terms and conditions (and the cube Privacy Policy) on behalf of yourself and/or your company. Each time you use a Cube Product, you reconfirm your acceptance of the then-current Terms of Service. If you do not wish to be bound by these Terms of Service, you may discontinue using the Cube Products. You cannot use Cube Products until you have accepted these Terms of Service. You represent and warrant that you have adequate legal capacity to enter into binding agreements such as these Terms of Service. If you do not agree to the terms of this agreement, do not access and/or use the product/services.

This Agreement, along with any written documentation explicitly incorporated herein by reference and published from time to time by Cube (collectively, the "Agreement"), constitutes the entire agreement between Cube and you regarding Cube Products, and replaces all prior agreements between parties regarding the subject matter of this Agreement.

### Definition of Terms

- a. the Ambassadors LAB B.V. is referred to herein as "Cube," "we," "us," or "our".
- b. You, as the user, are referred to herein as "you," "user," or "customer".
- c. Cube software (whether preinstalled, on a medium, or offered by download), Cube services, Cube websites (including, without limitation, [www.cube-cloud.com](http://www.cube-cloud.com)) and all other software, features, tools, websites, documentation and services provided by The Ambassadors LAB B.V. are referred to herein as "Cube Products", "Products", "Software" or "Services".
- d. Access, installation, usage, and/or registration of Cube Products are referred to herein as "use" or "usage".

### Acceptable use

You are solely responsible for your conduct and your data related to the Service. The Products are made available to you only for your personal use, which use must be in compliance with all applicable laws, rules and regulations and must not infringe or violate third party rights. You may not make commercial use of the software or service, including but not limited to selling or distributing the software and/or service to any third party.

You agree to defend, indemnify and hold harmless Cube, its vendors, and their respective directors, officers, employees and agents from and against all claims and expenses, including attorneys' fees, arising out of your use of the Cube Products.

### Restrictions on use of Products

You may access Cube Products only through the interfaces and protocols which are provided or authorized by Cube. You agree that you will not access Cube Products through unauthorized means. You may not obtain the communications protocol for accessing the Cube service, the Cube Products, or any other Cube services. Cube may offer Products that limit the time, type of files, storage space, or other features. You herewith agree not to attempt to circumvent these limitations in any way.

## **Equipment**

You are responsible for obtaining your own Internet access, such as maintaining all telephone, computer hardware and other equipment needed to use the Cube Products. Any charges incurred by you to access Cube are your responsibility.

## **User Accounts and Passwords**

You are responsible for keeping your password secure. You will be solely responsible and liable for any activity that occurs under your user name. If you lose your password or the encryption key for your account, you may not be able to access your data.

## **Changes to the Service**

Cube will occasionally provide automatic upgrades to improve your Cube experience, although these upgrades may not be consistent across all platform and devices. You herewith agree to take no action to interfere with such automatic upgrades, scanning, and related services. Cube has the right at any time to add to, change, modify, discontinue or retire any aspect or feature of the Cube Products including, but not limited to, the software, hours of availability, equipment needed for access or use, the maximum disk space that will be allotted on Cube servers on your behalf, or the availability of Cube Products on any particular device or communications service. Cube has no obligation to provide you with notice of any such changes.

## **Fair Use**

Cube reserves the right to terminate or suspend accounts of users who violate these Terms of Service or who Cube deems, in its sole discretion, to be abusers. Such users may be notified prior to suspension or termination of their accounts; however, Cube is not required to provide prior notice. Any failure by Cube to enforce this policy will not preclude us from enforcing it at anytime in the future, whether for past or current violations.

## **Intellectual Property**

You may not sell, assign, grant a security interest in or otherwise transfer any right in the Products or incorporate them (or any portion of them) into another product. You may not translate, reverse-engineer or reverse-compile and/or decompile, disassemble, make derivative works from, or otherwise attempt to discover any source code in the Software. You may not modify the Products or use them in any way not expressly authorized by these Terms of Service. You may not authorize or assist any third party to do any of the things described in this paragraph.

All trademarks appearing on the Cube Products are the property of their respective owners, including, without limitation, The Ambassadors LAB B.V.

## **Data Collection and Privacy Policy**

Cube Products may require you to register and provide certain personal information to Cube, such as your name, e-mail address, date of birth, zip code (the "Personal Information"). If you register for any Cube Product, you agree to provide accurate and complete Personal Information only and you agree to keep such information current.

The Cube Privacy Policy describes how Cube collects and uses Personal Information. You consent to Cube's use of your Personal Information under the terms of the Cube Privacy Policy available at [www.cube-cloud.com/privacy.pdf](http://www.cube-cloud.com/privacy.pdf).

## **Disclaimer of Warranty; Limitation of Liability**

YOUR USE OF CUBE PRODUCTS IS AT YOUR SOLE RISK. THE CUBE PRODUCTS ARE PROVIDED "AS IS," "WITH ALL FAULTS" AND "AS AVAILABLE" FOR YOUR USE, WITHOUT WARRANTIES OF ANY KIND, EITHER EXPRESS OR IMPLIED, UNLESS SUCH WARRANTIES ARE LEGALLY INCAPABLE OF EXCLUSION BY DUTCH LAW. SPECIFICALLY, CUBE AND ITS VENDORS DISCLAIM IMPLIED WARRANTIES THAT THE CUBE PRODUCTS ARE MERCHANTABILITY, OF SATISFACTORY QUALITY, ACCURATE, FIT FOR A PARTICULAR PURPOSE OR NEED, OR NON-INFRINGEMENT. CUBE AND ITS VENDORS DO NOT WARRANT THAT THE FUNCTIONS CONTAINED IN THE CUBE PRODUCTS WILL MEET YOUR REQUIREMENTS OR THAT THE OPERATION OF THE CUBE PRODUCTS WILL BE UNINTERRUPTED OR ERROR-FREE, OR THAT DEFECTS IN THE CUBE PRODUCTS WILL BE CORRECTED. CUBE AND ITS VENDORS DO NOT WARRANT OR MAKE ANY REPRESENTATIONS REGARDING THE USE OR THE RESULTS OF THE USE OF THE CUBE PRODUCTS IN TERMS OF THEIR CORRECTNESS, ACCURACY, RELIABILITY OR OTHERWISE. CUBE PROVIDES THE CUBE PRODUCTS ON A COMMERCIALY REASONABLE BASIS AND DOES NOT GUARANTEE THAT USERS WILL BE ABLE TO ACCESS OR USE THE CUBE PRODUCTS AT TIMES OR LOCATIONS OF THEIR CHOOSING.

LIMITATION OF LIABILITY. CUBE ENTIRE LIABILITY AND YOUR EXCLUSIVE REMEDY WITH RESPECT TO ANY DISPUTE WITH CUBE (INCLUDING WITHOUT LIMITATION YOUR USE OF THE CUBE PRODUCTS) IS TO DISCONTINUE YOUR USE OF THE CUBE PRODUCTS. CUBE AND ITS VENDORS SHALL NOT BE LIABLE FOR ANY INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL, EXEMPLARY DAMAGE, OR ANY OTHER CLAIM RELATED IN ANY WAY FROM YOUR USE OF CUBE PRODUCTS. THESE EXCLUSIONS INCLUDE, WITHOUT LIMITATION, DAMAGES FOR LOST PROFITS, LOST DATA, LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF CUBE HAD BEEN ADVISED OF THE POSSIBILITY THEREOF AND REGARDLESS OF THE LEGAL OR EQUITABLE THEORY UPON WHICH THE CLAIM IS BASED.

## **Modifications to the Terms of Service**

In the event that Cube makes material changes to these Terms of Service, all current Cube customers and trial users will be notified via email at least 15 days before the modified Terms of Service go into effect. Cube will email users at the email address(es) provided by each user and is not responsible for invalid addresses or undeliverable email. The modified Terms of Service will be posted on our website at least 15 days in advance of the effective date.

You herewith agree to the new posted Terms of Service by continuing your use of the Cube Products. If you do not agree with the modified Terms of Service, your only remedy is to discontinue using Cube Products and cancel your registration.

The provisions of these Terms of Service addressing disclaimers of representations and warranties, limitation of liability, indemnity obligations, intellectual property and governing law shall survive the termination of these Terms of Service.

## **Contacting Cube**

Users with questions about this Agreement or the Privacy Policy may contact Cube.

## **Law and Jurisdiction**

This agreement is governed by Dutch law. In the event of a dispute, the court in Amsterdam shall have exclusive jurisdiction.