E-Maps
Copyright (c) First Element 2017

*** END USER LICENSE AGREEMENT ***

IMPORTANT: PLEASE READ THIS LICENSE CAREFULLY BEFORE USING THIS SOFTWARE.

1. LICENSE

By receiving, opening the file package, and/or using E-Maps ("Software") containing this software, you agree that this End User License Agreement(EULA) is a legally binding and valid contract and agree to be bound by it. You agree to abide by the intellectual property laws and all of the terms and conditions of this Agreement.

Unless you have a different license agreement signed by First Element your use of E-Maps indicates your acceptance of this license agreement and warranty.

Subject to the terms of this Agreement, First Element grants to you a limited, non-exclusive, non-transferable license, without right to sub-license, to use E-Maps in accordance with this Agreement and any other written agreement with First Element. First Element does not transfer the title of E-Maps to you; the license granted to you is not a sale. This agreement is a binding legal agreement between First Element and the purchasers or users of E-Maps.

If you do not agree to be bound by this agreement, remove E-Maps from your computer now and, if applicable, promptly return to First Element by mail any copies of E-Maps and related documentation and packaging in your possession.

2. DISTRIBUTION

E-Maps and the license herein granted shall not be copied, shared, distributed, re-sold, offered for re-sale, transferred or sub-licensed in whole or in part except that you may make one copy for archive purposes only. For information about redistribution of E-Maps contact First Element.

3. USER AGREEMENT

3.1 Use

Your license to use E-Maps is limited to the number of licenses purchased by you. You shall not allow others to use, copy or evaluate copies of E-Maps.

3.2 Use Restrictions

You shall use E-Maps in compliance with all applicable laws and not for any unlawful purpose. Without limiting the foregoing, use, display or distribution of E-Maps together with material that is pornographic, racist, vulgar, obscene, defamatory, libelous, abusive, promoting hatred, discriminating or displaying prejudice based on religion, ethnic heritage, race, sexual orientation or age is strictly prohibited.

Each licensed copy of E-Maps may be used on one single computer location by one user. Use of E-Maps means that you have loaded, installed, or run E-Maps on a computer or similar
device. If you install E-Maps onto a multi-user platform, server or network, each and every individual user of E-Maps must be licensed separately.

You may make one copy of E-Maps for backup purposes, providing you only have one copy installed on one computer being used by one person. Other users may not use your copy of E-Maps. The assignment, sublicense, networking, sale, or distribution of copies of E-Maps are strictly forbidden without the prior written consent of First Element. It is a violation of this agreement to assign, sell, share, loan, rent, lease, borrow, network or transfer the use of E-Maps. If any person other than yourself uses E-Maps registered in your name, regardless of whether it is at the same time or different times, then this agreement is being violated and you are responsible for that violation!

3.3 Copyright Restriction

This Software contains copyrighted material, trade secrets and other proprietary material. You shall not, and shall not attempt to, modify, reverse engineer, disassemble or decompile E-Maps. Nor can you create any derivative works or other works that are based upon or derived from E-Maps in whole or in part.

First Element's name, logo and graphics file that represents E-Maps shall not be used in any way to promote products developed with E-Maps. First Element retains sole and exclusive ownership of all right, title and interest in and to E-Maps and all Intellectual Property rights relating thereto.

Copyright law and international copyright treaty provisions protect all parts of E-Maps, products and services. No program, code, part, image, audio sample, or text may be copied or used in any way by the user except as intended within the bounds of the single user program. All rights not expressly granted hereunder are reserved for First Element.

3.4 Limitation of Responsibility

You will indemnify, hold harmless, and defend First Element, its employees, agents and distributors against any and all claims, proceedings, demand and costs resulting from or in any way connected with your use of First Element's Software.

In no event (including, without limitation, in the event of negligence) will First Element, its employees, agents or distributors be liable for any consequential, incidental, indirect, special or punitive damages whatsoever (including, without limitation, damages for loss of profits, loss of use, business interruption, loss of information or data, or pecuniary loss), in connection with or arising out of or related to this Agreement, E-Maps or the use or inability to use E-Maps or the furnishing, performance or use of any other matters hereunder whether based upon contract, tort or any other theory including negligence.

First Element's entire liability, without exception, is limited to the customers' reimbursement of the purchase price of the Software (maximum being the lesser of the amount paid by you and the suggested retail price as listed by First Element ) in exchange for the return of the product, all copies, registration papers and manuals, and all materials that constitute a transfer of license from the customer back to First Element.

3.5 Warranties

Except as expressly stated in writing, First Element makes no representation or warranties in respect of this Software and expressly excludes all other warranties, expressed or implied, oral or written, including, without limitation, any implied warranties of merchantable quality or fitness for a particular purpose.
3.6 Governing Law

This Agreement shall be governed by the law of the Netherlands applicable therein. You hereby irrevocably attorn and submit to the non-exclusive jurisdiction of the courts of Netherlands therefrom. If any provision shall be considered unlawful, void or otherwise unenforceable, then that provision shall be deemed severable from this License and not affect the validity and enforceability of any other provisions.

3.7 Termination

Any failure to comply with the terms and conditions of this Agreement will result in automatic and immediate termination of this license. Upon termination of this license granted herein for any reason, you agree to immediately cease use of E-Maps and destroy all copies of E-Maps supplied under this Agreement. The financial obligations incurred by you shall survive the expiration or termination of this license.

4. DISCLAIMER OF WARRANTY

THIS SOFTWARE AND THE ACCOMPANYING FILES ARE SOLD "AS IS" AND WITHOUT WARRANTIES AS TO PERFORMANCE OR MERCHANTABILITY OR ANY OTHER WARRANTIES WHETHER EXPRESSED OR IMPLIED. THIS DISCLAIMER CONCERNS ALL FILES GENERATED AND EDITED BY E-Maps AS WELL.

5. CONSENT OF USE OF DATA

You agree that First Element may collect and use information gathered in any manner as part of the product support services provided to you, if any, related to E-Maps. First Element may also use this information to provide notices to you which may be of use or interest to you.
1. Acceptance
These Nokia Service Terms together with the Privacy Policy and all other additional terms and
information that may be provided within the Service (collectively “Terms”) govern your use of
the service, site, content and software (collectively the “Service”). By registering for or using
the Service or any portion of it you accept the Terms.

The Terms constitute an agreement between you and Nokia Corporation, Karakaari 7, 02610,
Espoo, Finland including its affiliates and suppliers (collectively “Nokia”), defining your and
Nokia’s rights and responsibilities with respect to the Service.

2. Eligibility
To use the Service, you must be at least thirteen (13) years of age. If you are under thirteen
(13) years of age, or at least thirteen (13) years of age but a minor where you live, you must
have your parent or legal guardian accept your registration on your behalf and approve your
use of the Service. Anyone completing the registration must be legally competent.

3. Registration and Termination
To use a Service you may need to register and create a Nokia account with username and a
password. You may need to provide us with certain personal and other information. Nokia may
verify your email address before account can be used. Upon first use of your device and each
time you update the Nokia device software, a text message will be sent to Nokia. The creation
of a Nokia Account will require data transmission. Data transmission costs may apply.

You agree to provide truthful and complete information when you register for the Service and
to keep that information updated. You must take due care to protect your username and
password against misuse by others and promptly notify Nokia about any misuse. You, and
your parent or legal guardian if you are a minor, are personally responsible for any use of the
Service.

You may terminate your registration if you no longer wish to use the Service. After termination,
you will no longer have access to the Service. Nokia may terminate your registration or restrict
your access to certain parts of the Service if Nokia reasonably believes that you have
breached the Terms or with prior notice if you have not signed into the Service with your
username in the past six (6) months.

Except as set forth in the Privacy Policy, Nokia is not responsible for any removal or loss of the
information or content you have submitted to the Service. When information or content is
removed from the Service by either you or Nokia, traces or copies may still remain elsewhere.

4. Licenses
Nokia grants you a non-exclusive, non-transferable license, revocable at any time at Nokia’s
sole discretion, to access and use the Service strictly in accordance with the Terms. Use of the
Service does not grant you any intellectual property rights in or to any information or content in
the Service.

As part of the Service, Nokia may provide you with content developed by Nokia or its licensors
(“Content”). Nokia grants you a non-exclusive and perpetual license to use Content for the
purpose it is intended, unless otherwise defined in the applicable Terms or the purchase order.
Some Content may only be available to residents of certain geographical areas. You are
bound by any restrictions applicable to specific Content you obtain through the Service. Any
license acquired to third-party Content is a binding agreement between you and the third-party Content provider. You have only the rights to the Content which are expressly granted here.

As part of the Service, Nokia may provide you with certain software developed by Nokia or, its licensors (“Software”). Your use of Software may be subject to separate terms and conditions that you must accept before using the Software. If there are no separate terms and conditions applicable to such Software, the following terms apply: Nokia grants to you a limited, non-exclusive, non-transferable right to install and use the Software on your computer and/or mobile device. You may not copy the Software, except to make a single archival backup copy. You may not distribute, transfer the right to use, modify, translate, reproduce, resell, sublicense, rent, lease, reverse engineer, or otherwise attempt to discover the source code of or make derivative works of the Software. For open source licensed software, applicable open source license terms apply.

The Software maybe subject to export controls under the U.S. Export Administration Regulations and other import or export control regulations. You agree to strictly comply with all applicable import and export regulations and acknowledge that you have the responsibility to obtain licenses to export, re-export, transfer, or import such Software.

You may be able to submit information or content (“Material”) to the Service. Nokia does not claim ownership in your Material. Your submission of Material does not transfer ownership of rights of the Material to Nokia. Nokia is only transmitting the Material and is not responsible for editorial control over it. By submitting Material to the Service you grant Nokia a world-wide, non-exclusive, sub-licensable, assignable, fully paid-up, royalty-free, perpetual and irrevocable license to use, copy, publicly perform, display, distribute in any media and modify the Material to incorporate the Material into other works, and to grant similar sublicenses to the extent necessary for Nokia to provide the Service. You may be able to adjust this grant in the privacy and other settings of the Service.

You are solely responsible for taking backup copies of the data you store on the Service, including Content you upload. If the Service is discontinued or canceled, Nokia may permanently delete your data. Nokia has no obligation to return data to you after the Service is discontinued or canceled.

5. Using the Service
You agree to:
• Comply with applicable laws, the Terms and good manners;
• Use the Service only for your personal, non-commercial purposes;
• Not submit unlawful, offensive, inaccurate, misleading, abusive, pornographic, harassing, libelous or otherwise inappropriate Material;
• Obtain any consents, permission or licenses that may be legally required for you to submit any Material;
• Respect the privacy of others;
• Not distribute or post spam, unreasonably large files, chain letters, pyramid schemes, viruses; or
• Not use any other technologies or initiate other activities that may harm the Service, or the interest or property of the Service users.
• Not to use any automated systems or means to access, acquire, copy or monitor any part of the service.
• Be responsible for the consequences related to the Material that you post.

Nokia may but has no obligation to:
Monitor or moderate any Content or Material;  
Remove any Material from the Service; and  
Restrict access to any part of the Service at any time in its sole discretion.

6. Content
Before downloading or accessing any Content, please check whether the Content which you wish to access is restricted by age or marked as potentially ‘offensive’ or ‘explicit’. Nokia shall not be responsible for any claims or offense caused or suffered by you accessing such Content.

You agree:

• To use the Content only for your personal, non-commercial purposes;
• To use the Content in accordance with the restrictions set out in the applicable laws, additional terms, guidelines and policies or on the product pages that apply to that particular piece of the Content;
• Not to make copies, give, sell, resell, loan, rent, offer, broadcast, send, distribute, transfer, communicate to the public, reproduce, modify, display, perform, commercially exploit or make the Content available unless otherwise authorized in the applicable Terms and to advise Nokia promptly of any such unauthorized use;
• Not to remove, circumvent, reverse engineer, decrypt, or otherwise alter or interfere with any applicable usage rules or attempt to circumvent digital rights management or copy protection features associated with the Content or any other technologies used to control the access to or use of the Content or its identifying information;
• Not to use any automated systems or means, except for those provided by us, for the selection or downloading of the Content;
• Not to give out your password or otherwise allow other people to access the Content. The restrictions on copying that apply to applicable media also apply to the Content accessed as part of this Service.

The Content is owned and/or controlled by Nokia and/or its respective licensors and is protected by intellectual property laws. The third party Content provider is solely responsible for any Content it provides, any warranties to the extent that such warranties have not been disclaimed and for any claims you may have relating to that Content or your use of that Content. However, Nokia may enforce the third party Content license terms against you as a third party beneficiary of those terms. The third party Content providers are third-party beneficiaries under these Terms and may enforce the provisions that directly concern the Content in which they have rights. Nokia may be acting as an agent for third party Content provider in providing the Content to you. Nokia is not a party to the transaction between you and the third party Content provider for such Content.

7. Allegations of Copyright Infringement
You may notify Nokia of copyright infringement on the Service by providing notice (a) by email with “Copyright Notification” in the subject line to brandprotection@here.com, (b) by a document titled “Copyright Notification” mailed to HERE c/o Nokia, Attn: Copyright Agent, 425 W. Randolph Street, Chicago, Illinois 60606, USA or (c) via the online form, if available. Your notice must:

(1) identify the original copyrighted work you claim is infringed;
(2) identify the content on the Service that you claim is infringing the copyrighted work. Please provide enough detail for Nokia to locate the allegedly infringing content on the Service;
(3) provide your contact information, including your full name, mailing address, telephone number, and email address, if available;
(4) provide a statement that you have a good faith belief that the use of the content in the
manner complained of is not authorized by the copyright owner, its agent, or the law;
(5) provide this statement: "I swear, under penalty of perjury, that the information in this
notification and complaint is accurate and that I am the copyright owner, or am authorized to
act on behalf of the copyright owner of an exclusive right that is infringed."; and
(6) provide your signature, as applicable.

8. Notices
Nokia may post notices within the Service. Nokia may also send you notices about products
and Services to the email address or telephone number you have provided to us. You are
deeded to have received such notices at the latest within seven (7) days from Nokia sending
or posting those. Your continued use of the Services constitutes your receipt of all notices
regardless of delivery method.

9. Fees
Your use of the Service may be or may become subject to charges. Any fees charged by
Nokia will be announced separately in connection with the Service.

Use of the Service may involve transmission of data through your service provider’s network.
Prices listed within the Service do not include possible data transmission, text message, voice
or other service provision charges by your network service provider.

Nokia assumes no responsibility for the payment of any charges of your service providers.

10. Order and Payment Terms
"Order" shall mean the selection of payable Content and/or subscription to Content offered by
Nokia and available in the Service and submission of payment method, as well as submitting
the order by selecting the "buy", "ok", "I accept" or other similar confirmation of acceptance in
the order flow or providing other indication of acceptance terms that are presented to you in
the order flow.

To place an Order within the Service, you must have reached the age of legal competence
according to the applicable legislation. If you have not reached the age of legal competence,
you may place Orders only with the prior consent of your parent or legal guardian.

You agree that all Orders shall be legally valid and binding. All Orders are subject to
acceptance by Nokia.

You may pay by credit or debit card, network service provider billing, or other payment
methods if available.

Your credit or debit card must have a billing address in the country where the Content is
offered by the Service. Nokia will charge your credit card or debit your bank account within a
reasonable time after you have made your Order. All credit card payments are subject to
validation checks and authorization by the card issuer.

If you choose network service provider billing, charges will appear on your mobile phone bill or
be deducted from your prepaid account if it is a prepaid account. Some network service
providers may subject your usage of the Service to additional terms and conditions including
placing limits on the amount of charges possible with network service provider billing. Charges
in excess of network service provider limits or account balance may be rejected.
You agree to pay the charges related to your Order, to ensure that the instrument of payment is valid at the time of the Order, that you are the rightful holder of the instrument and that the instrument is used within its credit limits.

The Content that is delivered is licensed to you. You agree to use such Content solely as permitted in these Terms and in any additional terms that you may be presented in the order flow.

The Service may offer subscriptions. You authorize the Service to place a periodical charge during the period of the subscription. The Service may also offer a trial period. If your Order involves a trial period (also known as try-and-buy), you may be charged when the trial period expires, unless you cancel in accordance with the subscription/trial terms.

The prices in the Service may change from time to time. Prices include applicable taxes in effect at the time of your transaction, unless otherwise stated. There may be instances where you incur additional charges from your bank or credit card provider based on currency conversion rates used and/or additional fees assessed. Nokia assumes no responsibility for the payment of bank or any other third party service fees or charges.

11. Cancellations and Refunds
You agree to the electronic delivery of Content being initiated concurrently with the placement of your Order. You will not be able to cancel your Order once it has been processed. The nature of the Content is such that it cannot be returned.

In the event that after your Order you discover and promptly inform Nokia within 48 hours that (a) the Content you have ordered is faulty; (b) the Content Nokia delivers to you does not match the description of the Content you ordered via the Service; or (c) technical problems delayed or prevented delivery of your Content or accidental multiple orders caused by such technical problems, your sole and exclusive remedy with respect to such Content will be either replacement of such Content, or refund of the price paid for such Content, as determined solely by Nokia. Otherwise, no refunds are available. If you encounter any of the above issues, please contact Nokia Customer Support.

Please note that Nokia may not be able to process your customer support request if you are unable to provide your transaction ID, which is provided to you by Nokia following your Order from the Service. Nokia may only process refunds for Content where the total price is above the monetary limit stipulated in applicable local legislation.

12. Feedback to Nokia
By submitting any ideas, feedback and/or proposals (“Feedback”) to Nokia through the Service or other means, you acknowledge and agree that: (1) Nokia may have similar development ideas to the Feedback; (2) your Feedback does not contain confidential or proprietary information of you or any third party; (3) Nokia is not under any obligation of confidentiality with respect to the Feedback; (4) Nokia may freely use, distribute, exploit and further develop and modify Feedback for any purpose; and (5) you are not entitled to any compensation of any kind from Nokia.

13. Social Activities and Location Sharing
You may use features in the Service to share your location, status, content, Materials or personal information or to interact with other users, sites and services. By using these features you agree that Nokia may use and provide that information to other services and persons with whom you choose to interact or share this information. Users of these services and persons, such as your contacts, may see your location, status and/or personal information. In using
these features you agree not to share information, Content or Material or to link to any service or site that: (a) contains content or other material that is illegal or inappropriate; or (b) exploits intellectual property rights without authorization or encourages users to piracy. Any interaction does not involve Nokia and is solely between you and the other user(s).

14. Availability and Technical Requirements
The availability of Content and the Service may vary and is subject to Nokia’s sole discretion. Nokia expressly disclaims any representation or warranty that any particular Content or Service will be available. The Service may not be available in all countries and may be provided only in selected languages. The Service, operations and some features may also be dependent on the network, compatibility of the devices used and the content formats supported.

To access the Service, you may need to download a specific piece of software developed by Nokia or by another party.

Nokia may, in its sole discretion, change, correct or discontinue the Service in whole or in part. The Service may not be available during maintenance breaks and other times. To ensure you have the latest Nokia device software and applications, your device may automatically check for the availability of software updates from Nokia. If any are detected you will be prompted to approve the installation. You may disable automatic checking for updates through settings in your device. You may also install software through available software update channels. If Nokia considers a Software update to be important or critical you may not continue using the previous version of the Software. Nokia may prevent your use of the previous version of the Software or Service until you install the update.

Nokia may disable any Content or Software contained in your Service account for any reason and remove any Content or Software and/or disable copies of any application on your device in order to protect the Service, application providers, wireless carriers over whose network you access the service or any other affected or potentially affected parties.

A particular service may be a pre-release version, for example a beta release, and may not work in the way a final version works. Nokia may significantly change any version of Service or Software or decide not to release a final version.

15. Links to Third Party Sites and Content
Nokia may include access to sites and services on the Internet or preloaded clients that enable you to interact with sites and services that are owned or operated by third parties and that are not part of the Service. You must review and agree to the terms and conditions of these sites or services before using these sites or services.

Nokia has no control over the third party content, sites or services and assumes no responsibility for services provided or material created or published on these third-party sites or services. A link to a third-party site does not imply that Nokia endorses the site or the products or services referenced in the site.

In addition, you and other users may create content and links to content within the Service that has not otherwise been submitted to the Service. Nokia is not responsible for this type of content or links.

16. Advertisements
Service may include advertisements. Advertisements may be targeted to the content or information stored on the Service, queries made through the Service, or other information.

17. Personal Data
The Privacy Policy and any additional privacy information made available to you govern the use of your personal data.

18. Limitation of Liability
The Service is provided on “AS IS” and “AS AVAILABLE” basis. Nokia does not warrant that the Service will be uninterrupted or error or virus-free. No warranty of any kind, either express or implied, including but not limited to warranties of title, non-infringement, merchantability, or fitness for a particular purpose, is made in relation to the availability, accuracy, reliability, information or content of the Service. You expressly agree and acknowledge that the use of the Service is at your sole risk and that you may be exposed to content from various sources.

Except for liability for death or personal injury caused by its gross negligence or intentional misconduct, Nokia is not liable for any direct damages caused by your use or inability to use the Service. In no case will Nokia be liable for any indirect, incidental, punitive or consequential damages resulting from your use or inability to use the Service.

19. Indemnification
You agree to defend and indemnify Nokia from and against all third party claims and all liabilities, assessments, losses, costs or damages resulting from or arising out of (i) your breach of the Terms, (ii) your infringement or violation of any intellectual property rights, other rights or privacy of a third party, or (iii) misuse of the Service by a third party where the misuse was made possible by your failure to take reasonable measures to protect your username and password against misuse.

20. Miscellaneous
20.1 Choice of Law
The Terms are governed by the laws of Finland without regard to its conflicts of law provisions.

20.2 Validity
The Terms neither exclude nor limit any of your mandatory rights in your country of residence that cannot by law be waived. If a provision of the Terms is found to be invalid, the remaining provisions will not be affected and the invalid provision will be replaced with a valid provision that comes closest to the result and purpose of the Terms. In the event one or more provisions of these Terms are not relevant to your use of the Service, it shall not impact the validity or enforceability of any other provision of the Terms or the Terms as a whole. If there is any conflict between these Nokia Service Terms and the Privacy Policy, the provisions of these Nokia Service Terms prevail. The provisions of the Terms that are intended to survive termination of your registration remain valid after termination.

20.3 Changes in Terms
Nokia may modify the Terms at any time without prior notice. If the Terms are changed in a material, adverse way, Nokia will provide a separate notice advising of the change. You are responsible for regularly reviewing the Terms. Your continued use of the Service constitutes your consent to any changes and modification.

21. Intellectual Property

The Service, Content and Software are protected under international copyright laws. Nokia claims copyrights in its Service, Content, and Software to the maximum extent of the law. Subject to the Terms, Nokia retains all right, title and interest in the Service, its Content, the Software and in all other Nokia products, software and other properties provided to you or used by you through the Service.

22. Assignment

Nokia may assign its rights and obligations under these Terms to its corporate parent, its subsidiaries, or to any company under common control with Nokia. Additionally, Nokia may assign its rights and obligations under these Terms to a third party in connection with a merger, acquisition, sale of assets, by operation of law or otherwise.