

Mevisio User License Terms

Effective as of September 1st 2020.

When you receive a user account for the use of our digital platform "Mevisio" provided as a SaaS cloud service ("Platform"), you must comply with these User License Terms together with the requirements and restrictions specified in any written instructions provided by Mevisio. "Mevisio", "we" and "us" refers to Mevisio AB in Sweden and the relevant affiliate involved in providing the Platform. "You" refers to you individually when e.g. signing up for a demo account, or where we provide the Platform under a contract with an organization (for example, your employer) where the representative of that organization has agreed to these User License Terms to be applicable to you.

You may not use the Platform in any way that causes, or may cause, damage to the Platform, impairment of the availability or accessibility of the Platform, or in any way which is unlawful, illegal, fraudulent or harmful. You may not use the Platform to copy, store, host, transmit, send, use, publish or distribute any material which consists of, or is linked to, any spyware, computer virus, Trojan horse, worm, keystroke logger, rootkit or other malicious computer software.

You must ensure that the information you enter and store in the Platform is not illegal or unlawful for Mevisio to store and process, and does not infringe any third party's rights.

You may not copy or transfer any software that is included in the Platform. Nor may you under any circumstances alter, develop or make additions to the software included in the Platform, or reverse engineer, decompile, circumvent any security or authentication measures, or attempt to gain unauthorized access to the Platform, related systems, or data or otherwise make unauthorized use of the Platform.

You must notify Mevisio immediately upon discovery of any actual or attempted unauthorized use of or access to the Platform.

Unless otherwise agreed with the organization your user account belongs to, you may not be logged in to the Platform on more than two devices at the same time, e.g. a smartphone and a computer. Nor may you store files in the Platform exceeding the available file storage, which represents one hundred (100) mega byte per user.

Mevisio and/or Mevisio's licensors hold all rights, including intellectual property rights, to the Platform and any software included in the Platform. The Mevisio name and logo, and the product names associated with the Platform are trademarks of Mevisio and/or third parties and may not be used without Mevisio's prior written consent.

You must ensure that login information, security procedures and other information provided by Mevisio for access to the Platform, are treated as confidential information and not to disclose it to any other user or third party. You must notify Mevisio immediately in the event of any unauthorized access to such information.

If you violate these User License Terms or if your use of the Platform results in a risk of more than insignificant damage to Mevisio, Mevisio may block or restrict your access to the Platform. In connection with this, Mevisio shall not adopt more far-reaching measures than is justified in the circumstances. You (or your employer responsible for the contract) will be informed as soon as possible if the access to the Platform is restricted.