

Quha Dwell 2 End User License Agreement

This is a binding agreement between a private individual using Quha Dwell 2 ("Software") and Quha oy (Business ID: FI-2460142-5).

The user must accept the terms of this license agreement so that the software can be installed and used. By clicking on the 'Accept' button at the time of installation, you agree to abide by the terms of this Agreement. You have no right to use the Software in any other way unless you have agreed to these terms.

Quha Dwell 2 is an application that allows a user to control computer functions with push buttons, for example, to control the mouse on a computer.

The following general terms and conditions govern the use of the software.

License: Quha grants the user a personal, canceled, restricted license for software installation and use only. The license is not exclusive and can not be transferred or licensed further.

The user agrees that the software can send and receive data over a wireless network and that other third parties may charge the user for payment of the software's connection time and its use (such as a mobile operator).

Restrictions: You may not (1) use the service for any purpose other than your own use, (2) use any software or method other than software, (3) copy, reproduce, distribute or otherwise reproduce the software in whole or in part, (4) sell, rent (5) modify, translate or create software-based work; (6) in no way find out any software or service source code, ideas or algorithms; (7) remove software from any software, service, copyright marking.

Disclaimer.

The user acknowledges and understands that Quha delivers software and service as such with any potential defects and without any warranty whatsoever.

Limitation of Liability.

Under the applicable law, Quha and its officers are in no way liable for any direct, indirect, incidental or consequential damages, including but not limited to: business damages, loss of data, loss of use of equipment, business interruptions or costs of reimbursement resulting from software or service, whatever their form.

Duration of the contract.

This Agreement will enter into force upon acceptance by the user of the terms of the Agreement. Quha may terminate this Agreement and the license granted under it at any time at its sole discretion by notifying the user that the agreement has been terminated and has been terminated.

Applicable law.

The application of this Agreement shall be subject to the laws of Finland and the parties agree that any actions or proceedings relating to this Agreement shall be subject to the sole jurisdiction of the court in question.

Terms of Agreement.

You acknowledge and understand that Quha may change the terms of this Agreement from time to time after notifying changes in the use of the Software and / or the user's address or email.

Other terms and conditions.

You may not transfer or assign any rights or obligations under this Agreement without the prior permission of Quha. This agreement is an agreement between the user and Quha.