# FortKnox Personal Firewall 2006 License Agreement

Please read the terms and conditions of this license agreement ("License") before installing FortKnox Personal Firewall ("Software"). By installing and using the Software you accept and agree to the terms of this License. This License constitutes the entire agreement concerning the Software between you and Netgate, Prievidza, Slovak Republic. If you do not agree with these terms and conditions, immediately uninstall the Software. The term "Software" includes, and these terms and conditions also apply to, any updates, modifications and upgrades to the Software that you may receive.

## I. License

This License permits you to use one copy of the Software for a single computer. The enclosed documentation ("Documentation") may not be copied. You agree that you will not sublicense, assign, transfer, distribute, pledge, lease, rent or share your rights under this License except with prior written permission from Netgate company. You agree that you will not modify, adapt or translate, or disassemble, decompile, reverse engineer or otherwise attempt to discover the source code of the Software.

#### II. Rights

You acknowledge and agree that the Software and Documentation ("Licensed Products") are proprietary products of Netgate protected under copyright law of Slovak Republic, international copyright law and treaties and disclosed to you by Netgate company in confidence.
You shall take all reasonable steps to safeguard the Licensed Products. Netgate owns and retains all copyright, trademarks, trade secret and other proprietary rights in and to the Licensed Products. This License conveys to you only a non-exclusive and limited right of use, revocable in accordance with the terms and conditions of this License. Unauthorized reproduction or distribution of this program, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible under law.

## III. Upgrades and support

All registered users may receive upgrades of the Software database. All registered users have right on technical support by the technical support team.

# IV. Ownership

The Software is licensed, not sold, to You for Your use only under the terms of this Agreement, and Netgate reserves all rights not expressly granted to You. You own the media, if any, on which the Software is recorded, but Netgate retains ownership of all copies of the Software itself.

# V. Trial

If you are using the Software on a trial basis, and are authorized to do so, then You shall have a license under this Agreement to use the Software for the number of days indicated in the materials accompany the Software ("Trial Period") from the date You install it, solely for the purpose of evaluating the Software to determine whether to purchase an ongoing license to the Software. At the end of the Trial Period, the Software will stop working. During the Trial Period, the Software is provided to You "as is" and Your use is entirely at Your own risk.

# VI. Warranty Disclaimer

The Software is provided to You "As Is" and Netgate and its suppliers and licensors expressly disclaim any and all warranties and representations of

any kind with regard to any subject matter of this Agreement, including, without limitation, any warranty of non-infringement, title, fitness for a particular purpose, functionality or merchantiliability, whether express, implied or statutory. No oral or written information or advice given by Netgate, its employees, distributors, dealers, or agents shall increase the scope of the above warranties or create any new warranties.

#### VII. Limited Warranty

Netgate warrants to you that the Software will perform substantially in accordance with the Documentation for 90 day period following your receipt of the Software. To make a warranty claim, you must return the Software to the location where you obtained it along with a copy of your sales receipt within 30 day period. If the Software does not perform substantially in accordance with the Documentation, the entire and exclusive liability of Netgate and its distributors, and your exclusive remedy shall be limited to either, Netgate's option, the replacement of the Software or the refund of the license fee you paid for the Software.

## VIII. Limitations of Liability

Regardless of whether any remedy set forth herein fails of its essential purpose or otherwise, in no event will Netgate or its suppliers be liable to You or to any third party for any lost profits, lost data, interruption of business, or other special, indirect, incidental or consequential damages of any kind arising out of the use or inability to use the Software or any data supplied therewith, even if Netgate has been advised of the possibility of such loss or damages and whether or not such loss or damages are foreseeable. In no event shall the liability of Netgate exceed the total amount received by Netgate from You under this Agreement.

## IX. Termination

The Agreement becomes effective when You agree to the terms and conditions of this Agreement by opening, installing, using, accessing or manipulating the Software ("Effective Date"), and this Agreement will terminate immediately upon notice to You if You materially breach any term or condition of this Agreement. You agree upon termination to promptly destroy the Software and all copies thereof.

# X. High Risk Activity

You acknowledge and agree that the Software is not intended for use with any high risk or strict liability activity, including, without limitation, air or space travel, technical building or structural design, power plant design or operation, life support or emergency medical operations or uses, and that Netgate makes no warranty and shall have no liability arising from any use of the Software in any high risk or strict liability activities.

All questions regarding this license agreement please forward to Netgate, Bottova 8, 97101 Prievidza, Slovak Republic or by e-mail to netgate@netgate.sk.