

END USER SOFTWARE LICENSE AGREEMENT

PRODUCT NAME : Consistency check tool

In order to grant you the right to use the software (Program products and manuals included in the product are referred to as "This Product" below.) that is the product of Fujitsu Shikoku Infortec Limited (Hereinafter referred to as "our company"), it is a condition that you agree to the following "Terms of Use".

Terms of Use

1. Use and copyright of this product

This product is add-in software for Autodesk R Revit R 2020 (Hereinafter referred to as "Revit") and you may use it only for the purpose of drawing data integration with Revit, Fujitsu Building equipment design application CAD system CADEWA Smart V 2.0 (Hereinafter referred to as "Cadewa") in an environment where Revit is licensed and available. By providing this product, you obtain the right to use this product only, and the copyright of this product belongs to this company or the third party as the developer. In addition, This software contains copyrighted code owned by Autodesk but has been modified and is not endorsed by Autodesk in its modified form.

2. Use when migrating from an old product

" This product is not available for older or newer products other than those listed in Section 1 by CADEWA and Revit.

However, if you have migrated CADEWA and Revit from a previous product, you can use the product in the same way if the conditions in Section 1 are met after migration. In addition, if the customer returns CADEWA and Revit to the old product after upgrading the version, the usage right of this product will be suspended."

3. Installation

You may only install the product on a computer that has Revit installed.

4. backup

Customers can create a set of spare (backup) media for this product.

5. Incorporation of this product into other software

You may not incorporate the Product into other software+B43 than as defined in Sections 1 and 2

6. Duplicate

a. Reproduction of this product is limited to case in Sections 3, 4 and 5 . Do not copy any other software in which this product is installed, other than on a backup (Backup) medium, unless you have permission to do so in the manual or otherwise. However, this product cannot be duplicated if it is subjected to anti-duplication processing.

b. If you copy the Product pursuant to the preceding paragraph, you will not change, delete, or conceal the copyright notice attached to the Product.

c. The terms of this Agreement shall also apply to copies of the Products.

7. Transfer to a third party

The customer may not assign, lend, or re-use the right to transfer, lend, or reuse this product or its right to use to a third party, or use it for the purpose of collateral.

8. Remodeling

You may not modify, disassemble, or reverse engineer this product with decompilation.

9. Limited Warranty.

The following conditions apply only if you are using a retail license. It does not apply to CADEWA evaluation license.

a. If the customer notifies us that there is a discrepancy between the program product and the manual, etc., or there is a physical defect in the recording medium, etc. of this product, the customer will use this product. For 90 days from the date of purchase, we will correct the inconsistency with the manual, provide correction information, or replace the physically defective product with a non-defective product.

b. Inconsistency with the manual, etc. of the previous issue or the recording medium of this product, despite repeated corrections or correction information provided in the previous issue, or replacement of physically defective products with non-defective products within a reasonable range. If the physical defect is not corrected, we and the customer will discuss the amount of damage caused to the customer due to the

inconsistency with the manual or the physical defect of the recording medium, etc. In addition, we shall be liable for damages up to the price of this product. However, we shall not be liable for any damages caused by reasons that cannot be attributed to us, damages caused by special circumstances with or without our foresight, and lost profits. The period of liability based on this issue shall be the same as the previous issue.

c. If the product is determined to infringe the intellectual property rights of the third party under the preceding item, we will take one of the following measures at our discretion.

(i) Modification of the Product to be non-infringing.

(ii) Obtain permission from such third party to enable you to use the Products.

(iii) If the above measures are not taken, the Company shall be liable for damages suffered by the customer due to the loss of the use of the Product up to the price of the Product after discussion with the customer. However, we shall not be liable for damages caused by reasons not attributable to us, damages caused by special circumstances whether we foresee or not, or lost profits."

d. If the dispute is caused by a cause not attributable to us, such as an infringement of intellectual property rights caused only by the use of this product in combination with other software, or a dispute caused by your instructions to us, we shall not assume the obligations of Section 9-c and the preceding item.

e. If the dispute in Section 9-b is terminated because there is no reason for the dispute, such as if the applicable program did not infringe the intellectual property rights of the third party, or if the intellectual property rights of the third party were invalid, the cost required for the customer or our company to respond to the dispute shall be borne equally by the customer and our company.

f. We are not responsible for any damages (This includes, but is not limited to, lost profits, business interruptions, loss of business information, and other monetary damages) arising out of the use or inability to use the Product other than the liability assumed in paragraph based on Sections 9-a, 9-b, 9-c, 9-d and 9-e. the same shall apply even if we have been informed of the possibility of such damage.

g. Even if the product contains software developed by a third party, the warranty for the software developed by the third party is limited to Sections 9-a, 9-b, 9-c, 9-d, 9-e and 9-f and the third party as the developer does not provide any warranty for the product.

10. Customer and our responsibility

The following conditions apply only if you are using an evaluation license. It does not apply to retail licenses.

a. Regarding customer's damage caused by the customer's use of this product, or

customer's damage caused by a third party claiming to the customer or the product not operating normally. The customer shall not claim compensation from us based on any cause of claim.

b. When the customer uses this product, if the customer causes damage to us intentionally or by negligence, the customer shall compensate us for the damage.

11. High safety

Customers design and manufacture this product for general office use, personal use, household use, ordinary industrial use, etc., and nuclear reaction control and aircraft automatic flight control in nuclear facilities, , Air traffic control, operation control in mass transit systems, medical equipment for life support, missile launch control in weapons systems, etc., and if such safety is not ensured, direct life Make sure that it is not designed or manufactured for use in applications that pose a significant risk to the body (hereinafter referred to as ""high safety applications"").

The customer shall not use this product, etc. for high safety applications without taking measures to ensure the safety required for the high safety applications. In addition, we shall not be liable for any claims or damages from the customer or a third party caused by the use of this product etc. for high safety purposes by the customer."