

# END USER LICENSE AGREEMENT

#### **IMPORTANT - READ CAREFULLY**

This End User License Agreement ("EULA") is a legal agreement between you (either an individual or a single entity) and the manufacturer (("MANUFACTURER") for the software product. The software product includes computer software and may include associated media, printed materials, and "online" or electronic documentation ("SOFTWARE PRODUCT"). By installing, copying, or otherwise using the SOFTWARE PRODUCT, you agree to be bound by the terms of this EULA. If you do not agree to the terms of this EULA, you are not authorized to install, and you may not use the SOFTWARE PRODUCT.

## SOFTWARE PRODUCT LICENSE

The SOFTWARE PRODUCT is protected by copyright laws and international copyright treaties, as well as other intellectual property laws and treaties.

The SOFTWARE PRODUCT is licensed, not sold.

#### **GRANT OF LICENSE**

This EULA grants you the following rights:

- Application software. You may install or use one copy of the SOFTWARE PRODUCT, or any prior version for the same operating system, on a single computer. The primary user of the computer on which the SOFTWARE PROD-UCT is installed may make a second copy for his or her exclusive use on a portable computer.
- Storage/network use. You may also store or install a copy of the SOFTWARE PRODUCT on a storage device, such as
  a network server, used only to run the SOFTWARE PRODUCT on your other COMPUTERS over an internal network;
  however, you must acquire and dedicate a license for each separate COMPUTER on which the SOFTWARE PRODUCT is run from the storage device. A license for the SOFTWARE PRODUCT may not be shared or used concurrently on different computers.
- Distributor licenses (or other licenses with equivalent meanings). These licenses are intended exclusively for the purpose of presenting the SOFTWARE PRODUCT to third parties with the goal of arranging its future legal use by those third parties. SOFTWARE PRODUCTS with this license type may only be used for test, demo, and support purposes. The use of the SOFTWARE PRODUCT in any production or end user environment is strictly prohibited.

# DESCRIPTION OF OTHER RIGHTS AND LIMITATIONS:

- Limitations on reverse engineering, decompilation, and disassembly. You may not reverse engineer, decompile or disassemble the SOFTWARE PRODUCT, except and only to the extent that such activity is expressly permitted by applicable law notwithstanding this limitation.
- Separation of components. The SOFTWARE PRODUCT is licensed as a single product. Its component parts may not be separated for use on more than one COMPUTER.
- Rental. You may not rent, lease, or lend the SOFTWARE PRODUCT.
- **Support services.** Any supplemental software code provided to you as part of the support services shall be considered part of the SOFTWARE PRODUCT and subject to the terms of this EULA.
- Software transfer. The initial licensee of the SOFTWARE PRODUCT may make a one-time permanent transfer of this EULA and SOFTWARE PRODUCT only directly to an end user. This transfer must include all the SOFTWARE PROD-UCT (including all component parts, the media and printed materials, any upgrades, this EULA, and, if applicable, the certificate of authenticity). Such transfer may not be by way of consignment or any other indirect transfer. The transferee of such one-time transfer must agree to comply with the terms of this EULA, including the obligation not to further transfer this EULA and SOFTWARE PRODUCT.



• **Termination.** Without prejudice to any other rights, the MANUFACTURER may terminate this EULA if you fail to comply with the terms and conditions of this EULA. In such event, you must destroy all copies of the SOFTWARE PRODUCT and all its component's parts.

#### UPDATES

If the SOFTWARE PRODUCT is labeled as an update, you must be properly licensed to use a product identified by the MANUFACTURER as being eligible for the update to use the SOFTWARE PRODUCT. A SOFTWARE PRODUCT labelled as an update replaces and/or supplements (and may disable) the product that formed the basis for your eligibility for the update. You may use the resulting updated product only in accordance with the terms of this EULA. If the SOFTWARE PRODUCT is an update of a component of a package of software programs that you licensed as a single product, the SOFTWARE PRODUCT may be used and transferred only as part of that single product package.

The SOFTWARE PRODUCT may not be separated for use on more than one computer.

## COPYRIGHT

All title and copyrights in and to the SOFTWARE PRODUCT (including but not limited to any images, photographs, animations, video, audio, music, text, and "applets" incorporated into the SOFTWARE PRODUCT), the accompanying printed materials, and any copies of the SOFTWARE PRODUCT are owned by the MANUFACTURER. All title and intellectual property rights in and to the content that may be accessed through use of the SOFTWARE PRODUCT is the property of the respective content owner and may be protected by applicable copyright or other intellectual property laws and treaties. This EULA grants you no right to use such content.

You may not copy the printed materials accompanying the SOFTWARE PRODUCT.

#### DUAL-MEDIA SOFTWARE

You may receive the SOFTWARE PRODUCT in more than one medium. Regardless of the type or size of medium you receive; you may use only one medium that is appropriate for your single COMPUTER. You may not RUN the other medium on another COMPUTER. You may not loan, rent, lease, or otherwise transfer the other medium to another user, except as part of the permanent transfer (as provided above) of the SOFTWARE PRODUCT.

#### LIMITED WARRANTY

FOR THE LIMITED WARRANTY AND SPECIAL PROVISIONS, PLEASE REFER TO THE REGULATIONS PERTAINING TO YOUR COUNTRY.

#### WARRANTY AND LIABILITY RESTRICTIONS

We guarantee from date of purchase on for 90 days, that the data carrier of this SOFTWARE PRODUCT is free of material and processing errors. In case, that such errors still occur, please send the data carrier back to the MANUFACTURER or its suppliers; we would replace the data carrier gratis. This amends is your unique amends in the warranty case. It gives you certain rights, and you possibly have other rights prescribed legally, that can vary from jurisdiction to jurisdiction.

The SOFTWARE PRODUCT is made at your disposal based on its current condition. A part of the express warranty mentioned above, there are no other warranties or conditions, neither express nor implicit. This also excludes warranty claims with regards to the commercial quality, saleability, and adequacy for a certain purpose, or such, caused by applicable law, statutory provisions, business practice or traffic, however not restricted to these. The entire risk with regards of the results and the performance of the program is up to you. Neither the MANUFACTURER nor its distributors nor suppliers have any liability obligations towards you or any other person or institution for any indirect, incidental, special damages, or any consequential damage. This is also valid for damages for lost profit, lost or damaged data or for other commercial or economic losses, even if, the MANUFACTURER has been informed about the possibility of such damages or these were foreseeable, or for claims of third party. In any case, the liability of the MANUFACTURER and the one of its distributors and suppliers is restricted to the sum that you have paid for the SOFTWARE PRODUCT. The liability restrictions defined here are valid independent if, if the assumed or real breach of contract is tangent to basic condition or contract agreement or is a basic breach of contract. Some states or countries do not allow an exclusion or restriction of liability for consequential damages. Therefore, may be the liability restrictions here mentioned do not apply to you.