

END-USER LICENSE AGREEMENT

(EULA) for SimonsVoss Technologies GmbH® SOFTWARE

This SimonsVoss Technologies GmbH End-User License Agreement ("EULA") is a legally valid agreement between you (either an individual person, a legal registered company or entity, referred to as "you" in this EULA) and SimonsVoss Technologies GmbH, and applies to the SimonsVoss Technologies GmbH Software Product with which this EULA is enclosed, including all associated media, printed materials and electronic documentation (the "Software Product"). The Software Product furthermore includes all software updates, add-on components, Web services and/or supplements that SimonsVoss Technologies GmbH may provide you with or make available to you after you have received the original copy of the software, in so far as the above-mentioned articles or services are not subject to a separate license agreement or separate terms and conditions of use. By installing, copying, downloading, accessing, or otherwise using the Software Product, you agree to be bound by the provisions of this EULA. Should you not agree with the provisions of this EULA, you are not authorised to install, access or use the software; in such a case, the first purchaser of the product can return the product to the place of purchase for a full refund of the price within thirty (30) days of the original purchase date.

Software License

This Software Product is protected by European copyright laws and provisions of international agreements.

1. Grant of License

This section of the EULA explains your general rights to installation and use of the Software Product. The licensee's rights described in this section are subject to all other provisions and conditions of this License Agreement.

- a. General granting of a license for installation and use of the Software Product. You are authorised to install and use a copy of the Software Product on one computer, but only in the number of written languages that you selected during the initial installation and for which you have acquired the rights. You can use a copy of the Software Product that is installed on a jointly used system in common with other users as long as you or your company has acquired an individual license for the jointly used system. Under no circumstances are joint use permissible if there is only a license for the Software Product.
- b. **Redistribution of file(s).** Regardless of possible provisions of this agreement to the contrary, you are permitted to redistribute certain Executable files of the Software Product, in so far as and provided that this is necessary for the execution of the application installation code that



you have created by using the software product, where said execution is permissible in the framework of this Agreement. The redistribution of file(s) is restricted to those that are specifically identified as "allowable for redistribution" in the installation media and in the printed documentation belonging to the special execution form of the Software Product and in the "online" or electronic documentation.

c. Alternative licensing for storage and network use. As an alternative to the rights granted in the previous section, you are authorised to install a copy of the Software Product on a storage device, for example a network server, and to allow employees in your company or business to access and use the Software Product from other devices, which are integrated in a private network. A license for the Software Product is not permitted to be used simultaneously on different devices.

2. Other rights and restrictions

- a. You are not authorised to modify the Software Product unless, and only as far as, the applicable law expressly permits this despite this restriction. The Software Product is licensed as a single product. You are not authorised to separate its components for use on more than one computer. Excepted from this restriction are the redistributable files.
- b. Software not Intended for Resale. In spite of other sections of this EULA, the following applies: If the Software Product is labelled as "Not for Resale" or "NFR" or "Evaluation Copy" or "Free for 30 days", then you are not authorised to use commercially or resell the Software Product or to transfer the Software Product in any other manner for return value. Also included in the framework of commercial use is the use of the Software Product for creating publicly sold computer software.
- c. No renting, no leasing or commercial hosting. You are not authorised to rent, lease or lend the Software Product, or to provide third parties with commercial hosting services with it. In any case, the products remain the sole property of SimonsVoss Technologies GmbH until they have been paid for in full.
- d. **Software transfer**. You are authorized to transfer all rights granted to you by this EULA to a third party, one time and permanently. In this case, the following conditions apply:
 - a. You are not permitted to keep a copy, either complete or partial.
 - b. You must permanently transfer to the recipient all constituent parts of the Software Product (including all component parts, media and printed materials, any upgrades, this EULA and, if applicable, the "Certificate of Authenticity") and
 - c. before the transfer, the recipient must declare that he/she agrees to comply with all terms of this EULA. If the Software Product is an upgrade, the transfer must include all predecessor versions of the Software Product and all of your rights to these versions (where applicable).
- e. **Support services.** SimonsVoss Technologies GmbH offers you support services in connection with the Software Product ("Support Services").
 - The Support Services can be used in accordance with the SimonsVoss Technologies GmbH conditions and programs, which are described in the user manual and/or the "online" documentation. Each supplementary software code that is provided to us as a part of the Support Services is a constituent part of the Software Product and is subject to the provisions of this EULA. SimonsVoss Technologies GmbH is authorized to use the technical data that you provide to SimonsVoss Technologies GmbH as a part of the



- Support Services for business purposes, including product support and product development.
- f. **Termination.** Regardless of other rights, SimonsVoss Technologies GmbH is authorized to terminate this EULA if you violate the provisions of this EULA. In such a case, you are obligated to destroy all copies of the Software Product and all its components.

3. Upgrades and subscriptions

If the Software Product is identified by SimonsVoss Technologies GmbH as an "Upgrade" or "Subscription", you must have the appropriate license, identified by SimonsVoss Technologies GmbH as suitable for the upgrade, to use the Software Product. A Software Product that is identified as an upgrade by SimonsVoss Technologies GmbH, replaces and/or supplements the original product that served as the basis for such an upgrade. You are permitted to use the relevant upgrade product only in accordance with the provisions of this EULA. If the Software Product is a component upgrade of a packet of software programs that were licensed for you as a single product, you are only permitted to use and transfer the Software Product as a constituent part of this single product packet; you are not permitted to divide it for use on more than one computer.

4. Copyright and trademarks

- a. All title rights and copyrights to the Software Product, the accompanying printed materials and all copies of the Software Product are owned by SimonsVoss Technologies GmbH or are licensed by SimonsVoss Technologies GmbH or its suppliers. This Software Product is protected by European copyright laws and the provisions of international agreements. You are authorized to make one copy of the Software Product for backup and archiving purposes. You are not authorized to reproduce the printed materials accompanying the Software Product.
- b. You are not authorized to remove, modify or alter any copyright or trademark remarks of SimonsVoss Technologies GmbH.
 Included without restriction in this category are remarks of that kind in the physical and/or electronic media or in the documentation, in SimonsVoss Technologies GmbH's "Setup-Assistant" dialog field or in the "About ..." dialog fields, in the run-time resources and/or in remarks that are present on the Web or that is activated via the Web, in the program code or other execution forms that were originally contained in the Software Product or that were created by it in any other way or manner.

5. Software on two storage media



You may receive the Software Product on more than one medium. Regardless of the type or size of the media you receive; you are only permitted to use one medium that is suitable for your single computer. You are not authorised to use or install the other medium on another computer. This restriction also applies to portable computers that are under the exclusive control of the registered user. You are not authorised to lend, rent or lease the other medium or to otherwise transfer it to other users, unless this is done as a part of a permanent transfer (as described above) of the Software Product.

6. Applicable law

This EULA is subject to the laws of the Federal Republic of Germany. If you should have any questions on this EULA, or if you would like to contact SimonsVoss Technologies GmbH for other reasons, please contact your responsible SimonsVoss Technologies dealer or contact us directly at: SimonsVoss Technologies GmbH, Feringastraße 4, D-85774 Unterföhring, Germany.

7. Limited warranty

- a. SimonsVoss Technologies GmbH warrants that the Support Services provided by SimonsVoss Technologies GmbH correspond to the description in the applicable printed materials provided by SimonsVoss Technologies GmbH.
- b. Remedies of the customer. Should the software not comply with this warranty, or if SimonsVoss Technologies GmbH has another obligation to you, the liability of SimonsVoss Technologies GmbH and its suppliers is restricted, at the option of SimonsVoss Technologies GmbH, (a) to reimbursement of the price that you paid for the Software Product (up to a maximum of the recommended retail price for the Federal Republic of Germany), (b) to replacement or repair of the defective Software Product or (c) to provision of the Support Service again.
 - The above-mentioned alternatives will be your only remedial action accepted against SimonsVoss Technologies GmbH. This warranty does not apply if the error in the Software Product can be traced to an accident, misuse, or incorrect application.
 - SimonsVoss Technologies GmbH assumes a warranty for each replacement software only for the remainder of the original warranty period or for thirty (30) days, whichever period is longer.
- c. No further warranties. To the fullest extent allowed by the applicable law, SimonsVoss technologies GmbH and its suppliers hereby exclude all other warranties and guarantees with regard to the software product, as well as to provided or not provided support services, no matter whether they are express, implicit or statutory, including, but not limited to, each implicit warranty, guarantee or obligation customary for the trade, suitability for a particular purpose, proprietorship and non-infringement. This limited warranty gives you specific rights; in addition, you have other legal rights, which vary from country to country and from state to state. Some countries or states do not allow exclusions or restrictions of the warranty period of an implicit warranty; for this reason, it may be that not all the restrictions and exclusions mentioned above apply to you. To the extent to which implicit warranties are not permitted to be completely excluded, but restrictions of the implicit warranty are permitted according to the applicable law, each implicit warranty for the Software Product is restricted to ninety (90) days.



8. Limitation of liability and remedies

To the fullest extent allowed by the applicable law, simonsvoss technologies gmbh and its suppliers are not, under any circumstances, liable for any special, accidental, indirect, consequential or other damages, no matter what kind (including, but not limited to, damages from lost profit, interruption to business, loss of business information or property or other damages), that result from the use of the software or the fact that it cannot be used, or from the provision of support services or the fact that no support services were provided, even if SimonsVoss Technologies GmbH was notified of the possibility of such damages. In any case, SimonsVoss Technologies GmbH 's entire liability under all provisions of this EULA is limited to the amount actually paid by you for the software product or services causing the damage. Some countries or states do not allow exclusions or restrictions of the liability, so that it may be that not all the restrictions mentioned above apply to you. You will advise simons voss technologies of any such exclusions of restriction.

By clicking the "I accept the conditions" button or by installation or use of the software, you declare your agreement with the terms and conditions of this Agreement and obligate yourself to comply with them.