

End-User license agreement for software by enso Software GmbH

IMPORTANT-READ CAREFULLY:

This End-User License Agreement ("EULA") is a legal agreement between you (either an individual or a single entity) and enso Software GmbH ("enso") for the enso software that accompanies this EULA, which includes computer software and may include associated media, printed materials, "online" or electronic documentation, and Internet-based services ("Software" / "Software Product"). "Software" also includes all software updates, Add-On components, supplements, web services and/or services that enso will maybe make available to you after you have received your original copy of the software as long there is no other license agreement is included with them. An amendment or addendum to this EULA may accompany the Software. You agree to be bound by the terms of this EULA by installing, copying, or otherwise using the software. If you do not agree, do not install, copy, or use the software and promptly return the unused software product to the place from which you obtained it for a full refund.

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.

1. Grant of license

This section of the EULA describes your general rights for installing and using the software product. The license rights described in this section are in charge unless otherwise stated within this EULA.

- **General grant of license for installing and using the software product**

You may install and use one copy of software product purchased for one individual computer, one individual device, one individual workstation, one individual terminal or other digital or analog electronic device ("device"). The software is in "use" on a computer when it is loaded into temporary memory (i.e., RAM) or installed into permanent memory (e.g., hard disk, CD-ROM, or other storage device) of that computer. One license of the software product may not be split.

- **General grant of license for multi user licenses**

If you have purchased a multi-user license, you can install them on the respective number of workgroup computers and statically assign them to a number of users as long as the total count of licenses purchased is not exceeded. Licenses that are left and that are not statically assigned to users may be installed on a variable amount of computers as long as technical measures are taken to assure that total amount of users does not exceed the number of licenses purchased.

- **Alternative grant of license for storage / network usage**

Alternative to the rights grants in the previous section, you are also permitted to install a copy of the software product on a storage device like, but not limited to, a network server and grant persons inside your company to right to access and use the software product from other devices via a private network as long as you purchase a valid license that is intended solely for the use with that single device for each individual device that accesses and / or uses the software product. A license for the software product may not be used on multiple devices at a time.

- **General grant of license for the documentation**

You may make and use an unlimited number of copies of any (but limited to) documentation, provided that such copies shall be used only for personal purposes and are not to be republished or distributed (either in hard copy or electronic form) beyond your premises.

- **Reservation of rights**

enso reserves all rights not expressly granted to you in this EULA.

2. Proof of license

The license key you received along with the software is your proof of license to exercise the rights granted herein and must be retained by you. You are not allowed to make the license key you have received available to any third party and you commit to make the license key unavailable to any third party by all appropriate technical means.

3. Description of other rights and restrictions

- **Demo versions of the software**
If the software product is marked as a “demo” or “demo version”, the following restrictions apply: The demo version is intended for testing purposes only and may not be used for regular work. Depending on your license key, the usage is limited either by a limited time or by a limited amount of maximal data. Bypassing these restrictions is a violation of applicable law. If the software product shall be used on a regular basis, a fully licensed version (“full version”) is necessary.
- **Limitations on reverse engineering, decompilation, and disassembly**
You may not reverse engineer, decompile, or disassemble the Software, except and only to the extent that such activity is expressly permitted by applicable law notwithstanding this limitation.
- **No separation of components**
The software product is licensed as a single product and neither the software programs comprising the software product or any update may be separated for use by more than one user at a time.
- **No rental, leasing or commercial hosting**
You are not allowed to rent, lease or lend the software product or provide commercial hosting services to third parties with it.
- **Software Transfer.**
You may permanently transfer all of your rights under this EULA, provided that you retain no copies, you transfer the entire software product (including all component parts, the media and printed materials, any upgrades, this EULA, and, if applicable, the Certificate of Authenticity), and the recipient agrees to the terms of this EULA. If the software product is an upgrade, any transfer must include all prior versions of the software product.
- **Termination**
Without prejudice to any other rights, enso 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

4. Upgrades

If the software is an upgrade, whether from enso or another supplier, you may use or transfer the software only in conjunction with upgraded product. If the software is an upgrade from an enso product, you may now use that upgraded product only in accordance with this EULA.

5. 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 ASC or its suppliers. The SOFTWARE PRODUCT is protected by copyright laws and international treaty provisions. Therefore, you must treat the software product like any other copyrighted material except that you may either (a) make one copy of the software product solely for backup or archival purposes or (b) install the software product on a single computer provided you keep the original solely for backup or archival purposes. You may not copy the printed materials accompanying the software product

6. Backup Copy

You are granted the right to create one single copy of the software product solely for purposes of backup or archiving. You are not allowed to otherwise create copies of the software product or the printed materials accompanying the software product unless otherwise explicitly stated herein.

7. Export Restrictions

You acknowledge that the software product including all technical data is subject to the export jurisdiction of the Federal Republic of Germany. Parts of the software product may be subject to special export or import restrictions or special license agreements. By selling or using the

product outside of the jurisdiction of the Federal Republic of Germany, you are responsible for meeting the respective laws on yourself. You furthermore acknowledge that you take all and the full responsibility to solicit the maybe necessary permissions for the export, re-export or import of the software product after it has been delivered to you.

8. Limited warranty

The software product has been and is being developed and offered for general purposes and not for the special demands of a single user or entity. Enso guarantees that the software product will perform substantially in accordance with the accompanying written materials for a period of ninety (90) days from the date of receipt.

9. Customer remedies

If the software product does not correspond to this guarantee, enso will – at enso's opinion - either (a) repair or replace the software product or (b) return the price paid for the software product. This guarantee does not apply if the failure of the software product has resulted from accident, abuse or misapplication of any kind. Any replacement of the software product will be warranted for the remainder of the original warranty period or thirty (30) days, whichever is longer. All warranty is void if loss or damage is caused that could reasonably have been avoided by you, for example, but not limited to, by regularly backing up your software and data. If demanded by enso, you will have to supply a proof and / or a copy of your detailed invoice.

10. Remedies against the reseller

The warranty stated above is granted by enso as the manufacturer of the software product. Possible warranty or liability claims against your reseller that are entitled by the means of the laws of the Federal Republic of Germany are herein neither replaced nor limited. If applicable, such claims by the means of law shall always apply alongside with the guarantee granted by enso herein.

11. Limited liability

In cases of intention or wanton negligence as well as in the case of claims by the means of the product liability laws, enso shall be liable corresponding to the regulations of law. There is no further liability. This also applies to damages that arise from the loss of profits and other commercial or economic losses even if enso or any supplier has been advised of the possibility of such damages or if they have been predictable or for claims of third parties.

12. Entire agreement; severability

This EULA (including any addendum or amendment to this EULA which is included with the Software) are the entire agreement between you and enso relating to the software product and the support services (if any) and they supersede all prior or contemporaneous oral or written communications, proposals and representations with respect to the Software or any other subject matter covered by this EULA.

13. Applicable law

If you have purchased this software product within the jurisdiction of the Federal Republic of Germany, German law shall be applied. If you have purchased the software product outside Germany, local laws may possibly apply.

14. Final clauses

If any provision of this EULA is held to be void, invalid, unenforceable or illegal, the other provisions shall continue in full force and effect.