

SEH AGREEMENT about LICENSE and USAGE of the SOFTWARE

By installing this SOFTWARE you agree to the terms and conditions of this agreement between you/your company/institution and SEH COMPUTERTECHNIK GmbH.

SOFTWARE LICENSE

1. GRANT OF LICENSE. SEH Computertechnik GmbH grants to you the right to use the SOFTWARE solely in combination with sold hardware which is manufactured by SEH COMPUTERTECHNIK GMBH. The SOFTWARE is being "used" on a computer or any other system when it is loaded partly or in whole into memories like RAM or ROM, onto the hard disk or any other storage device for temporary or permanent storage purposes.

2. COPYRIGHT. The SOFTWARE is owned by SEH Computertechnik GmbH and is protected by copyright laws. You must treat the SOFTWARE like any other copyrighted material. You are allowed to make 1 (one) backup copy of the SOFTWARE.

3. DISCLAIMER. THE SOFTWARE AND ALL ACCOMPANYING FILES, DATA AND MATERIALS ARE DELIVERED "AS IS" WITH NO WARRANTIES OF ANY KIND, WHETHER EXPRESS OR IMPLIED. THE ENTIRE RISK AS TO THE RESULTS AND PERFORMANCE OF THE SOFTWARE IS ASSUMED BY YOU, THE USER, THE INSTALLING PERSON OR INSTITUTION. SEH COMPUTERTECHNIK GMBH DISCLAIMS ALL WARRANTIES, WHETHER EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO, THE IMPLIED WARRANTIES, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT, OR ANY WARRANTY ARISING OUT OF ANY PROPOSAL, SPECIFICATION OR SAMPLE WITH RESPECT TO THE SOFTWARE. IN NO EVENT SHALL SEH COMPUTERTECHNIK GMBH BE LIABLE TO YOU, THE USER, THE INSTALLING PERSON OR ANY THIRD PARTY FOR LOSS OF DATA, LOSS OF PRODUCTION, LOSS OF PROFIT, LOSS OF USE, LOSS OF CONTRACTS OR FOR ANY OTHER INCIDENTAL, CONSEQUENTIAL, ECONOMIC, PUNITIVE OR INDIRECT LOSS OR DAMAGES WHATSOEVER RELATING TO THE USE OF THIS SOFTWARE.

SEH COMPUTERTECHNIK GMBH'S TOTAL LIABILITY FOR ALL CLAIMS IN ACCORDANCE WITH THE SALE AND PURCHASE OF THE SOFTWARE AND HARDWARE IN OR WITHOUT THE COMBINATION OF HARDWARE WHICH IS PRODUCED BY SEH COMPUTERTECHNIK GMBH SHALL NOT EXCEED THE PRICE PAID FOR THE SOFTWARE WHEN SOLD WITHOUT SEH COMPUTERTECHNIK GMBH'S HARDWARE. THE SAME APPLIES TO THE CASE THAT THE SOFTWARE IS SOLD IN CONNECTION WITH SEH COMPUTERTECHNIK GMBH'S HARDWARE.

TO PREVENT DATA LOSS AND/OR DATA CORRUPTION ON THE RESPECTIVE STORAGE MEDIUM AND THE CONSEQUENCES THEREOF, A BACKUP COPY OF THE DATA ON A DIFFERENT STORAGE MEDIUM IS TO BE MADE BEFORE THE INITIAL OPERATION; DATA ACCESS AND DATA PROCESSING. THE STORAGE MEDIUM WITH THE BACKUP COPY IS TO BE KEPT IN A SAFE PLACE.

4. FURTHER RESTRICTIONS. You are not allowed to reverse engineer, to decompile, to extract the source code, to disassemble or to perform any similar or comparable technical modifications or actions as mentioned in this section 4 with the SOFTWARE in whole or in parts of it.

5. GOVERNING LAW. This agreement is the complete statement of the agreement between the parties on the subject matter, and merges and supersedes all other or prior understandings, purchase orders, agreements and arrangements. This agreement shall be governed exclusively by the laws of the Federal Republic of Germany.

SEH Computertechnik GmbH, Bielefeld, Germany 10th of June 2013