

IN-ITsft03

End user license agreement (EULA) for software

Date: [Date]

Contents:

Date

Parties

1. Definitions
2. Software license
3. Intellectual property rights
4. Transfer
5. Updates
6. Warranty
7. Limitation of liability
8. Governing law
9. Miscellaneous
10. Compliance with licenses

By using all or any portion of the Software, you accept all the terms and conditions of this agreement.

1. Definitions

These are the definitions that apply

"Software" means all software products offered for sale from

"Use" means to access, install, download, copy or otherwise benefit

"Licensee" means You or Your Company or corporation,

"Permitted Number" means one (1)
[
].

"Computer" means an electronic device that accepts information

"Licensor" means Solve Technology, [],

2. Software license

This End User License Agreement (the "Agreement"), grants to you a non-exclusive license to
(
).

General Use

You may install and use a copy

,

;

Server use

You may install one copy of the Software on your computer

;

you may install one copy of the Software on a computer file server within your internal

,

(

)

;

No other network use is permitted, including but not limited to, using the Software either directly or through

,

,

;

Backup Copy

You may make one backup copy

,

;

Home Use

You, as the primary user of the computer on which the Software is installed, may

,

,

Stock Files

Unless stated otherwise in the "Read-Me" files associated with the Stock Files, which may include specific rights and restrictions with respect to such materials, you may display, modify, reproduce and distribute any of the Stock Files included with

,

,

,

,

,

,

,

Limitations

To the extent [] [],

you may customize the installer for such software; ,

;

such software is [],

you are not authorized to use any plug-in or enhancement that permits you to save modifications [] ;

, [], [], []

[], []

3. Intellectual property rights

3.1. The Software and any copies that you are [] [];

3.2. Except as expressly stated here,

3.3. The structure, organization and code of [] ;

3.4. The Software is protected by copyright, including without limitation by [COUNTRY] Copyright Law,

,
2 (" ");

3.5. Any copies that you are permitted to make

;

3.6. You also agree not to reverse , , ,

;

3.7. If it is essential to do so in order to achieve operability

[]
;

3.8. [LICENSOR NAME] has the

;

3.9. []
,

;

3.10. []
;

3.11. ,
;

3.12.

4. Transfer

4.1. , , , ,

;

4.2. , , ,

;

4.3. , -

;

4.4. ,
;

4.5.

;

4.6.

,
-

5. Updates

5.1.

,

;

5.2.

, :

5.3.

;

5.4.

;

5.5.

[]

"

6. Warranty

6.1.

" [] ;

6.2. []

;

6.3. []
,

7. Limitation of liability

7.1. []
,

7.2.
;

7.3. []'s
,

8. Governing law

9. Miscellaneous

9.1.
,

9.2.
;

9.3.
[];

9.4.
[
];

9.5. []

10. Compliance with Licenses

10.1.

[]'s , [] , [(30)

[]

[];

10.2.

[] [];

10.3. [

], [], []

[] / [].

Explanatory notes:

End user license agreement (EULA) for software

General notes:

1. An agreement of this nature is comparatively unregulated by law. This particular document has been designed as a terms & conditions format to be displayed on your website where you might be selling
;
2. All the terms are very much relevant to complete a document like this. You are, however, in a position to
;
3. The document has been created with the objective of displaying at a suitable place in your online buying procedure for software at your website and you are advised
;
;
4. If the sale of software is being finalized through transfer of software on a tangible media, then
;
;
5. This document is drawn so far as possible
;
;
6. It is not necessary for your customer to be identified by name. "You" is enough. However, you do have to be accurately
.
.
.
;

10 . 2 . ,

End of notes