

1 License

- 1.1 The delivered software product is property of ilis and is copyright protected. While ilis remains owner of the software, the licensee ("licensee" refers to the end user or to third parties, for whom the use of the software is permitted) is granted specific rights for the use of the software. Apart from that ilis reserves any and all rights in the software worldwide.
- 1.2 The acquired license is represented by the delivered license key (USB token or software license key) and is irrevocably associated with this. Prerequisite for using the software is the installation of the license key and the necessary drivers on the computer system. If the license key is lost, the corresponding software license expires.

2 Use

- 2.1 By acquiring a license, the licensee is entitled to use the software on one computer at the same time.
- 2.2 The licensee is not allowed to modify, alter, translate, decompile, or disassemble the software, or in any other way attempt to access the source code of the software or any of its derivatives. The licensee is especially prohibited from bypassing the integration of the license key.

3 Transfer / Granting of Sublicenses

- 3.1 The licensee is allowed to permanently transfer the license to another party after notifying ilis in writing, as long as no copies of the software are retained, and the new licensee accepts the General Software License Terms of ilis.
- 3.2 Apart from that the granting of sublicenses or the use of the software by any third party is not allowed.

4 Warranty and Liability

- 4.1 ilis ensures, on the whole, software functionality in accordance with the purchase agreement, and as described in the accompanying documentation. In case ilis is liable for a defect, the licensee initially only has the right to supplementary performance, whereupon ilis reserves the right to choose whether to repair the defect or to replace the goods. ilis is entitled to enlist the assistance of third parties for the performance of the warranty obligations. In case ilis fails twice to repair the defect or to replace software, the licensee has the right to reduce the contract price or to demand the cancellation of the contract.
- 4.2 If ilis or a member of its executive staff is to be held liable for culpable misconduct or gross negligence, ilis is liable in accordance with the statutory provisions. In other respects, ilis is only liable for the infringement of essential contractual obligations or in the case of gross negligence by third persons whom ilis has engaged to perform the whole or a part of the contract. In these cases, the liability of ilis as to the amount is limited to the typical foreseeable damage. Any liability in connection with a negative impact on other software used by the licensee shall be excluded.
- 4.3 ilis especially does not assume any responsibility for data loss that occurs during or after the installation of the software. The licensee is responsible, prior to the installation of the software and regularly during its use, to perform data backups on an independent data medium.

5 Final Activation

The license key delivered with the software is initially activated for a limited period. The final activation takes place after the complete agreed license fee has been paid. The payment of the license fee is regarded at the same time as the acceptance of these General Software License Terms by the licensee.

6 Legal System

These General Software License Terms are subject to German law. Legal venue of ilis is Erlangen, Germany. The General Terms and Conditions of Trade of ilis shall also apply.

7 Partial Nullity

Should provisions of these General Software License Terms become completely or partially void, the other conditions remain valid.