

License Terms for Software Products

Developed by System4u a.s.

1. License Terms for Software Products. These license terms apply to the end user of the software product(s) developed by System4u a.s. (hereinafter referred to as "System4u"). This product includes computer software and may include related media, printed materials, and "online" or electronic documentation (the SOFTWARE PRODUCT).
2. The SOFTWARE PRODUCT also includes any updates and supplements to the original software product provided by System4u.
3. By installing, copying, downloading, opening, or otherwise using the SOFTWARE PRODUCT, you agree to these license terms.
4. The SOFTWARE PRODUCT is protected by copyright laws and international copyright treaties, as well as other intellectual property laws and agreements. The SOFTWARE PRODUCT is not sold, only licensed.

I. Grant of License

1. By accepting these license terms, a license agreement is concluded between the user and System4u in accordance with § 2358 et seq. of the Civil Code, within the scope defined by these license terms. Under this license agreement, the user is granted the following rights:
 - Each user may open, display, run or otherwise use (RUN) one copy of the SOFTWARE PRODUCT.
 - All rights not expressly granted are reserved by System4u.

II. Description of Other Rights and Restrictions

1. Back analysis, decompiling, or disassembling the SOFTWARE PRODUCT is not permitted.
2. The license is issued for the SOFTWARE PRODUCT as a whole. Its components may not be separated for use by more than one user.
3. The SOFTWARE PRODUCT may not be rented, sublicensed, leased, lent, or otherwise directly or indirectly transferred.
4. The user may not allow third parties to access the SOFTWARE PRODUCT.
5. System4u may provide the user with technical support services related to the SOFTWARE PRODUCT (Technical Support Services). Any supplemental software code provided to the user as part of Technical Support Services shall be considered part of the SOFTWARE PRODUCT and subject to these license terms. Any technical information the user provides to System4u during Technical Support Services may be used by System4u for business purposes, including product support and development, except for information marked as **Confidential** by the user. System4u will not use such technical information in a manner that personally identifies the user. Confidential information will be used solely for the purpose of providing Technical Support Services to the given user.
6. If the user fails to comply with these license terms, System4u may terminate the license agreement without limiting other rights. In such a case, the user must destroy all copies of the SOFTWARE PRODUCT and all of its components.

III. Upgrades

1. If the SOFTWARE PRODUCT is labeled as an upgrade, the user may use it only if they are licensed to use a product identified by System4u as eligible for the upgrade. An upgrade SOFTWARE PRODUCT replaces or supplements (and may disable) the product that entitles the user to the upgrade. The resulting upgraded product may only be used in accordance with these license

terms and the license agreement. If the SOFTWARE PRODUCT is an upgrade of a software package component licensed as a single product, it may be used and transferred only as part of that package and not separately by multiple users.

IV. Copyright

1. All ownership and copyright rights in the SOFTWARE PRODUCT (including but not limited to all images, photographs, animations, video, audio, text, and applets incorporated into the SOFTWARE PRODUCT), printed materials accompanying the SOFTWARE PRODUCT, and any copies of the SOFTWARE PRODUCT, are the property of System4u or its suppliers. All intellectual property contained in the SOFTWARE PRODUCT belongs to the content owner and is protected by applicable copyright laws and intellectual property treaties. These license terms grant no rights to the user with respect to the content of the SOFTWARE PRODUCT. If the SOFTWARE PRODUCT includes documentation provided only in electronic form, the user may print one copy for personal use. Printed materials provided with the SOFTWARE PRODUCT may not be copied.

V. Backup Copies

1. After installing one copy of the SOFTWARE PRODUCT in accordance with these terms, the user may retain the original media on which the SOFTWARE PRODUCT was supplied by System4u solely for backup or archival purposes. If the original media is required for use of the SOFTWARE PRODUCT on a COMPUTER, the user may make one copy for backup or archival purposes only. Unless otherwise stated in the license agreement, the user may not make copies of the SOFTWARE PRODUCT or the printed materials supplied with it.



VI. Warranty Conditions

1. System4u warrants that the SOFTWARE PRODUCT will function in accordance with the specification stated in the agreement for a period of ninety (90) days from the date of acceptance. If System4u is also responsible for implementing the SOFTWARE PRODUCT, the warranty period begins upon acceptance of the implementation. If the SOFTWARE PRODUCT is defective, the applicable provisions of the Civil Code shall apply. This warranty becomes void if the SOFTWARE PRODUCT is damaged due to accident, misuse, use on inappropriate hardware or hardware not meeting the technical requirements set by System4u, or due to computer viruses.
2. System4u does not warrant the proper functioning of the SOFTWARE PRODUCT if operated on a computer with third-party software that interferes with its behavior, such as computer viruses or certain resident programs.
3. System4u does not warrant the SOFTWARE PRODUCT if used on a misconfigured computer or within a misconfigured network environment.
4. A defect in the SOFTWARE PRODUCT does not include the absence of legislative changes unknown to the developer at the time of software development or incompatibility with hardware unavailable at the time of development.
5. System4u shall not be liable for any damages caused by the operation of the SOFTWARE PRODUCT to the user's computer hardware, software, or data if caused by use contrary to the documentation and instructions provided by System4u or resulting from undefined events or the use of non-standard software or hardware.
6. System4u shall not be liable for the factual correctness of outputs submitted to government authorities, business partners, or other entities.
7. In no event shall System4u's liability exceed the amount paid for the license, regardless of the nature or amount of the damages claimed. This amount represents the total foreseeable damages caused by System4u under the applicable provisions of the Civil Code.