

This software is copyrighted by componio GmbH ("componio"), Robert-Bosch-Str. 7, 64293 Darmstadt, Federal Republic of Germany.

The software is licensed to you by componio for use ONLY UNDER THE TERMS OF THIS LICENSE, and componio reserves all rights not expressly granted to you.

1. Rights of Use

- Subject to the terms and conditions of this agreement, componio grants you a non-exclusive, limited license to use the software permanently, provided you have legitimately purchased a copy of the software. "Software" means the original program in binary form and all copies thereof, including, but not limited to, any other machine readable materials, any updates or error corrections and any user manuals, programming guides and other documentation provided to you by componio under this agreement.
- **This license allows you to install and use one copy of the software on a single computer at a time. This license does not allow the software to exist on more than one computer at a time, and you may not make the software available over a network where it could be used by multiple computers at the same time.**
- If you intend to use the software on more than one computer, you must expand the right of use correspondingly. To expand the rights of use without further delivery of the software, the supplier's separate price list for expanded use is applicable. If the rights to use are expanded later without new delivery, a new warranty will also not be granted. If you are authorized for multiple licenses by componio, the conditions and terms of this agreement apply to each one of them.
- Any use beyond the contractually agreed level, in particular the use of the software on more than one computer per acquired copy of software, is a breach of contract. In this case, you must immediately inform the supplier about the excess of use. The parties will then attempt to reach an agreement on the expansion of the rights of use. You are obliged to pay compensation in accordance with the supplier's price list for the excess of use for the period of the excess of use, that is, until such an agreement has been concluded or the excess of use has been stopped. The calculation of the compensation is subject to a four-year straight-line depreciation. If you refrain from informing about the excess of use, a penalty for breach of contract amounting to a threefold of the price of the use made to date will be due in accordance with the supplier's price list.
- You are entitled to make a safety copy of the software and to conduct everyday backups; **further copies are not to be made.**
- **To guarantee and protect the contractual use of the software an online activation per computer must be conducted and, thus, a link to the Internet is a compulsory pre-condition.**
- You must not decompile, change or otherwise process the software, unless specifically stated to the contrary by German law.
- Notes on copyright and other property rights within the software are neither to be deleted nor changed. They must be transferred to every copy of the software.
- Resale of the software is only permitted for the complete copy of the software; consequently, you are only entitled to transfer the right of use under the terms and conditions of this agreement and in accordance with existing user agreements between you and componio for the purpose of passing on the software to a third party by exclusively surrendering your own use of the paid copy.
If the software is passed on to a third party, you are also obliged to hand over all materials belonging to the contractual software and to delete the software on all data carriers remaining with you. Your license is revoked at the time you hand over the software.
- If you pass on the software to a third party which is a service company (outsourcing) conducting data processing for you, this service company must exclusively use the software for your own purposes. The transfer of the rights of use to this third party does not constitute a contractual relationship between the supplier and the third party. A transfer of such kind is subject to the supplier's explicit approval in writing which the supplier will only refuse for important reasons.

2. Limited Warranty, Limitation of Liability and Disclaimer

componio assumes warranty and liability pursuant to the provisions made in 'Terms and Conditions of componio GmbH for the online Acquisition of Software' solely if the program at hand has been acquired at componio. The terms and conditions as valid at the time of the respective first acquisition are applicable.

Claims on account of material defects and deficiencies in title of the software program regularly lapse after a two-year period. If componio fraudulently concealed the material defect, the limitation period of this claim due to this defect is three years.

After termination of the limitation period the customer is only allowed to refuse payment for delivery in as much as he is entitled to do so on account of withdrawal or impairment. In this case refunding of already paid delivery costs is excluded.

Any further liability claims towards componio lapse after a three-year period.

The period of limitation begins as soon as the first buyer has received the key required for installing the program.

3. Miscellaneous

You may terminate your right of use at any time. In this case all rights to the program become void and you are obliged to delete all copies of the program.

componio is entitled to prohibit you from using the program, if you infringe these rights of use. In this case all rights to the program become void and you are obliged to delete all copies of the program. The assertion of further claims of damages remains explicitly inviolate.

The German version of the rights of use as set out here take precedence over translations into other languages in case of doubt.

Any changes and amendments of the rights of use as set out here are subject to explicit and immediate written agreement with componio.

The ineffectiveness of one or several provisions of the rights of use as set out here does not affect the effectiveness of the remainder of these rights of use. An ineffective provision will be replaced by an effective one, which is adjusted such as to be as close as possible to the economic purpose of the original ineffective clause.

componio GmbH
November 2005