



This Dolphin's Design End User License Agreement (in the following "LICENSE AGREEMENT") is a legal agreement between you, either an individual or a single entity (in the following "LICENSEE"), and Dolphin's Design Wolfgang W. Rehfus (in the following "DOLPHIN'S DESIGN") for the DOLPHIN'S DESIGN Software-Product identified above (or on the other or on a separate page). The Software-Product includes computer software and may include associated media, printed materials, and "online" or electronic documentation (in the following "SOFTWARE-PRODUCT"). By installing, storing, loading (in a temporarily memory, RAM or in a permanent memory), copying, displaying or otherwise using (in the following "use") the SOFTWARE-PRODUCT, you agree to be bound by the terms of this LICENSE AGREEMENT. If you do not agree to the terms of this LICENSE AGREEMENT, you are not authorised to install or use the SOFTWARE-PRODUCT.

## 1. SOFTWARE PRODUCT LICENSE

The SOFTWARE PRODUCT is protected by copyright laws and international copyright treaties, as well as other intellectual property laws and treaties. The SOFTWARE PRODUCT is licensed, not sold. DOLPHIN'S DESIGN grants a non exclusive, non transferable license for the SOFTWARE-PRODUCT to the LICENSEE according to the terms of this LICENSE AGREEMENT. Selection of the SOFTWARE-PRODUCT and its usage is the sole responsibility of the LICENSEE. This LICENSE AGREEMENT grants the following rights to the LICENSEE:

### 1.1 Rights of the LICENSEE:

**Installation and Utilisation of the SOFTWARE-PRODUCT:** The LICENSEE may install and use one copy of the SOFTWARE-PRODUCT on a single computer (permanently installed or mobile).

**Storage and Network Use:** The LICENSEE may also store or install a copy of the SOFTWARE-PRODUCT on a storage device, such as a network server, used only to install or run the SOFTWARE-PRODUCT on the other computers of the LICENSEE over an internal network. However, the LICENSEE must acquire and dedicate a license for each separate computer on which the SOFTWARE-PRODUCT is installed or run from the storage device. A license for the SOFTWARE PRODUCT may not be shared or used concurrently on different computers.

**License Pak for multi-user Usage:** If the LICENSEE has acquired this LICENSE AGREEMENT in a DOLPHIN'S DESIGN License Pak, he may make the number of additional copies of the computer software portion of the SOFTWARE-PRODUCT authorised on the printed copy of this LICENSE AGREEMENT, and you may use each copy in the manner specified above. Each copy may only be used according to the terms of this LICENSE AGREEMENT.

**Security, Archiving and additional Copies:** In addition the LICENSEE is authorised to make a computer readable copy for internal security and archiving purposes. On each of these copies created by the LICENSEE a clearly readable and complete note of the confidential and copyrights by DOLPHIN'S DESIGN, according to the note on the original SOFTWARE-PRODUCT, must be attached. The LICENSEE is not authorised to create any additional copies of the SOFTWARE-PRODUCT. Also the LICENSEE may not copy the printed materials accompanying the SOFTWARE-PRODUCT. All rights, which are not expressly granted by this LICENSE AGREEMENT, belong exclusively to DOLPHIN'S DESIGN.

### 1.2. Additional Rights and Restrictions:

**Transfer of the SOFTWARE-PRODUCT:** The LICENSEE may not rent, lease, lend, license, resell, publish, translate, copy the SOFTWARE-PRODUCT completely or in parts or to transfer the SOFTWARE-PRODUCT to third persons – except if expressly permitted in writing by DOLPHIN'S DESIGN.

**Limitations on Reverse Engineering, Decompilation, and Disassembly:** The LICENSEE acknowledges, that the SOFTWARE-PRODUCT in its source code is a confidential property of DOLPHIN'S DESIGN. The LICENSEE may not reverse engineer, decompile, or disassemble the SOFTWARE-PRODUCT, or try any means to examine the source code or other internal parts and definitions of the SOFTWARE-PRODUCT, except if expressly permitted under the law beside this limitation. The LICENSEE may not alter or extend the SOFTWARE-PRODUCT himself or by third persons, and may not detach any copyright notes, labels or etiketts from the SOFTWARE-PRODUCT.

**Separation of Components:** The SOFTWARE PRODUCT is licensed as a single product. Its component parts may not be separated for use on more than one computer nor for other purposes.

**Dual-Media Software:** The LICENSEE may receive the SOFTWARE PRODUCT in more than one medium. Regardless of the type or size of medium you receive, the LICENSEE may use only one medium that is appropriate for your single computer. You may not use or install the other medium on another computer. The LICENSEE may not loan, rent, lease, or otherwise transfer the other medium to another user or use in other means against the terms of this LICENSE AGREEMENT.

**Upgrades of the SOFTWARE-PRODUCT:** If the SOFTWARE PRODUCT is labeled as an upgrade, the LICENSEE must be properly licensed to use a product identified by DOLPHIN'S DESIGN as being eligible for the upgrade in order to use the SOFTWARE PRODUCT. A SOFTWARE PRODUCT labeled as an upgrade replaces and/or supplements the product that formed the basis for your eligibility for the upgrade. The LICENSEE may use the resulting upgraded product only in accordance with the terms of this LICENSE AGREEMENT. If the SOFTWARE PRODUCT is an upgrade of a component of a package of software programs that the LICENSEE licensed as a single product, the SOFTWARE PRODUCT may be used and transferred only as part of that single product package and may not be separated for use on more than one computer.

**Support Services by DOLPHIN'S DESIGN:** DOLPHIN'S DESIGN may provide support services, consulting and development related to the SOFTWARE-PRODUCT (in the following "SUPPORT-SERVICES") for general or internal requirements of the LICENSEE. The SUPPORT-SERVICES is governed by the DOLPHIN'S DESIGN policies and programs described in the user manual, in "online" documentation, and/or in other materials provided by DOLPHIN'S DESIGN, or in a separate written service-contract between DOLPHIN'S DESIGN and the LICENSEE. Any supplemental software code provided to the LICENSEE as part of the SUPPORT-SERVICES (by a new version, as extension or as separate addition to the SOFTWARE-PRODUCT) shall be considered an integrated part of the SOFTWARE-PRODUCT and subject to the terms and conditions of this LICENSE AGREEMENT, especially the terms of copyright. With respect to technical information, specifications and other documents provided by the LICENSEE to DOLPHIN'S DESIGN as part of the SUPPORT-SERVICES, DOLPHIN'S DESIGN may use such information for its business purposes, including for product support and development. DOLPHIN'S DESIGN will not utilise such technical information, specifications and other documents in a form that personally identifies the LICENSEE.

**Copyrights:** All title and copyrights in and to the SOFTWARE-PRODUCT (including but not limited to any images, photographs, animations, video, audio, music, text, and "applets" incorporated into the SOFTWARE PRODUCT, as well as other additions, extensions and updates delivered by DOLPHIN'S DESIGN for the SOFTWARE-PRODUCT), the accompanying printed materials, and any copies of the SOFTWARE-PRODUCT are owned by DOLPHIN'S DESIGN. The SOFTWARE-PRODUCT is protected by copyright laws and international treaty provisions. Therefore, the LICENSEE must treat the SOFTWARE-PRODUCT like any other copyrighted material except that you may install the SOFTWARE-PRODUCT on a single computer provided you keep the original solely for backup or archival purposes. The LICENSEE may not copy the printed materials accompanying the SOFTWARE-PRODUCT. The LICENSEE is claimable for each violation of such title and copyrights, which he is responsible for, by DOLPHIN'S DESIGN.

**Compliance with the LICENSE AGREEMENT and the right of inspection:** The LICENSEE is liable to take adequate measures to comply with the terms of this LICENSE AGREEMENT. The LICENSEE commits oneself to inform all users (employees and other persons under his management) of the SOFTWARE-PRODUCT about the terms of this LICENSE AGREEMENT and to ensure compliance of the LICENSE AGREEMENT. If the LICENSEE gets to know that the licensed SOFTWARE-PRODUCT is used against the terms of this LICENSE AGREEMENT, he will immediately do everything under his control to stop any usage, which is contrary to contract. The LICENSEE will inform DOLPHIN'S DESIGN in writing about such situations contrary to contract, if such situations continue. The LICENSEE declares to accept, to provide, upon qualified request of DOLPHIN'S DESIGN, reports of his usage of the SOFTWARE-PRODUCT, which prove that the terms of this LICENSE AGREEMENT are complied with. Furthermore the LICENSEE declares that DOLPHIN'S DESIGN has the right, after suitable previous information, to verify the reports of the LICENSEE and to inspect his installations to review compliance with this LICENSE AGREEMENT.

**Usage:** The SOFTWARE-PRODUCT may NOT be used for activities which do not conform with the human rights or the dignity of man (Universal Declaration of Human Rights, United Nations General Assembly in Paris on 10 December 1948, General Assembly resolution 217 A), which are racist or harmful to the environment. Excluded are particularly the support, production and trade in the areas of military technology, nuclear technology, gen-technology and agro-chemistry. DOLPHIN'S DESIGN has the right to reject license-orders without giving reasons.

**Termination:** This LICENSE AGREEMENT is valid until termination. The LICENSEE may terminate this contract at any time by completely destroying the SOFTWARE-PRODUCT and all copies of the SOFTWARE-PRODUCT created by the LICENSEE. The event of unauthorised copying or other by this LICENSE AGREEMENT not expressly permitted usages results automatically in the termination of this LICENSE AGREEMENT by DOLPHIN'S DESIGN. Without prejudice to any other rights, DOLPHIN'S DESIGN may terminate this LICENSE AGREEMENT if the LICENSEE fails to comply with the terms and conditions of this LICENSE AGREEMENT. In such event, the LICENSEE must destroy all copies of the SOFTWARE-PRODUCT and all of its component parts.

## 2. LIMITED WARRANTY

**Limited Warranty:** DOLPHIN'S DESIGN warrants for a period of ninety (90) days from the date of receipt, that the SOFTWARE-PRODUCT will perform substantially in accordance with the accompanying written materials. All legal warrants for the SOFTWARE-PRODUCT are limited to 90. This warranty is given by DOLPHIN'S DESIGN as the manufacturer of the SOFTWARE-PRODUCT; other legal warranties or reliabilities of the dealer, from whom the LICENSEE obtained his sample of the SOFTWARE-PRODUCT, are not limited by this limitation.

**Remedies of the LICENSEE:** The entire liability of DOLPHIN'S DESIGN and the exclusive remedy of the LICENSEE shall be, at the option of DOLPHIN'S DESIGN, either (a) return of the price paid, if any, or (b) repair or replacement of the SOFTWARE-PRODUCT that does not meet the Limited Warranty of DOLPHIN'S DESIGN and which is returned to DOLPHIN'S DESIGN with a copy of the receipt of the LICENSEE. This Limited Warranty is void if failure of the SOFTWARE-PRODUCT has resulted from accident, abuse, or misapplication. Any replacement SOFTWARE-PRODUCT will be warranted by DOLPHIN'S DESIGN for the remainder of the original warranty period or thirty (30) days, whichever is longer.

**No other Warranties:** DOLPHIN'S DESIGN disclaim all other warranties and conditions, either express or implied, including, but not limited to, implied warranties of merchantability, fitness for a particular purpose, title, and non-infringement, with regard to the SOFTWARE-PRODUCT, and the provision of or failure to provide SUPPORT-SERVICES. DOLPHIN'S DESIGN does not warrant that the SOFTWARE-PRODUCT meets the requirements of the LICENSEE or that usage of the SOFTWARE-PRODUCT is possible at any time and without any failure. DOLPHIN'S DESIGN is not responsible for any problems of the interaction between the SOFTWARE-PRODUCT and other software products of third persons or used computer hardware or operating systems.

**Limitation of Liability:** Neither DOLPHIN'S DESIGN nor the distributors of DOLPHIN'S DESIGN shall be liable for any damages (including, without limitation, damages for loss of business profit, business interruption, loss of business information or data, or any other pecuniary loss, as well as other direct or subsequent damages), arising out of the use of the SOFTWARE-PRODUCT, or the inability to use the SOFTWARE-PRODUCT, or the provision of or failure to provide support services, even if DOLPHIN'S DESIGN has been advised of the possibility of such damages. In any case shall the entire liability of DOLPHIN'S DESIGN under any provision of this LICENSE AGREEMENT be limited to the amount actually paid by the LICENSEE for the SOFTWARE-PRODUCT. This limitation is void for damages caused by DOLPHIN'S DESIGN by a deliberate act or grossly negligent. Other claims based on indispensable laws regarding product warranties are not affected by this limitation.

## 3. FINAL PROVISIONS

This LICENSE AGREEMENT shall replace any previous contracts, agreements and statements, written or spoken in relation to the object of agreement. This LICENSE AGREEMENT may be altered or extended only by a written agreement, which is written and signed by a legally authorised representative of DOLPHIN'S DESIGN and the LICENSEE.

Nothing in this LICENSE AGREEMENT has the purpose to exclude, alter or limit the application of indispensable laws. In the case that a responsible court states that a term of this LICENSE AGREEMENT is unlawful, invalid or not enforceable in a legal order, the term shall be altered only insofar to comply with the applicable law; all remaining terms of this LICENSE AGREEMENT will remain unaffected hereof. The alteration of the term has no consequences to terms of this LICENSE AGREEMENT in other legal orders, in which this LICENSE AGREEMENT governs the usage of the SOFTWARE-PRODUCT. DOLPHIN'S DESIGN as well as the LICENSEE confirm, wish and agree that this LICENSE AGREEMENT shall be written only in the English language.

Place of execution for claims and payments of this LICENSE AGREEMENT is Zürich, Switzerland. The exclusive place of jurisdiction for the judgement of disagreements regarding this contract is Zürich, Switzerland. This LICENSE AGREEMENT is governed by Swiss law.