

## General licensing Agreement

This licensing agreement involves the party of the customer as well as the delight software gmbh company. It applies to all delight software gmbh products that are used. Also included are documents, tools and other units that appear in connection to delight software gmbh merchandise.

By obtaining a license or by installing or using any of our software you become subject to the terms of agreement listed below. If you partly or fully disagree with any of the terms below, you will not receive permission to use any of the products of delight software gmbh.

### 1. Usage and licensing:

In order to install or apply any of our software, a software-license has to be obtained. Terms of usage, such as number of installations or users, length of contract and details will be defined for each license individually and apply without exceptions. Certain software that may be distributed without charge is licensed as long as it is used within conditions of usage. Software that has been sold is only licensed, when a licensing agreement has been issued to that customer.

In any case one is permitted to copy the licensed software for documentation purposes.

### 2. Copyright and ownership:

Delight software gmbh company are the owners of the copyrights of any product. Delight software gmbh company retains all rights that have been regulated within the licensing agreement. One may own the hardware that the software is run on, yet all copyrights of the software remain protected.

### 3. Liability:

By using or applying any software, the customer assumes all liability related to installation, the usage and the results produced. Under no circumstances is delight software gmbh company liable for any losses or damages that occur through the application of its products.

### 4. Limitations:

Without explicit written authorization the replication, debugging, translation or any commercial application of the software is not permitted.

### 5. Waiver of warranty:

Unless otherwise agreed upon, the sale of the software is in „as is“ condition. Delight software gmbh company does not assume any liability, trademarks or warranties of any kind. Delight software gmbh company can not guarantee that its software fulfils every customer's specific needs, nor that the software is completely free of mistakes. We develop our products to the best of our abilities and test their quality applicability. Nevertheless, there is no responsibility for any person professionally related to delight software gmbh company to support or counsel the customer.

### 6. Terms of Business:

General terms of business for *delight software gmbh company* apply, as published on [www.delight.ch](http://www.delight.ch).

### 7. Cancellation:

Delight software gmbh company will cancel all license agreements if the customer disagrees with any part of the agreement. At cancellation all copies of the software including extra units have to be returned to delight software gmbh company.