

**test**

**COLLABORATORS**

	<i>TITLE :</i> test		
<i>ACTION</i>	<i>NAME</i>	<i>DATE</i>	<i>SIGNATURE</i>
WRITTEN BY		August 24, 2022	

**REVISION HISTORY**

NUMBER	DATE	DESCRIPTION	NAME

# Contents

<b>1</b>	<b>test</b>	<b>1</b>
1.1	Software Licence Agreement . . . . .	1

# Chapter 1

## test

### 1.1 Software Licence Agreement

#### SOFTWARE LICENSE AGREEMENT

IMPORTANT - READ CAREFULLY: YOUR USE OF HERETIC II IS SUBJECT TO THE SOFTWARE LICENSE TERMS SET FORTH BELOW. "HERETIC II" INCLUDES ALL SOFTWARE INCLUDED WITH THIS AGREEMENT, THE ASSOCIATED MEDIA, ANY PRINTED MATERIALS, AND ANY ON-LINE OR ELECTRONIC DOCUMENTATION, AND ANY AND ALL COPIES OF SUCH SOFTWARE AND MATERIALS. BY OPENING THIS PACKAGE, INSTALLING, AND/OR USING HERETIC II AND ANY SOFTWARE PROGRAMS INCLUDED WITHIN HERETIC II, YOU ACCEPT THE TERMS OF THIS LICENSE WITH TITAN COMPUTER ("TITAN").

LIMITED USE LICENSE. Subject to the conditions described below, Titan grants you the non-exclusive, non-transferable, limited right and license to install and use one copy of Heretic II solely and exclusively for your personal use. All rights not specifically granted under this Agreement are reserved by Titan and, as applicable, Titan's licensors. Heretic II is licensed, not sold, for your use. Your license confers no title or ownership in Heretic II and should not be construed as a sale of any rights in Heretic II. All rights not specifically granted under this Agreement are reserved by Titan and, as applicable, its licensors.

#### LICENSE CONDITIONS

You agree not to:

- \_ Exploit Heretic II or any of its parts commercially, including but not limited to use at a cyber cafe, computer gaming center or any other location-based site. Titan may offer a separate Site License Agreement to permit you to make Heretic II available for commercial use; see the contact information below.
- \_ Sell, rent, lease, license, distribute or otherwise transfer this Program, or any copies of this Program, without the express prior written consent of Titan.
- \_ Use Heretic II, or permit use of Heretic II, in a network, multi-user arrangement or remote access arrangement, including any on-line use, except as otherwise specifically provided by Heretic II.
- \_ Use Heretic II, or permit use of Heretic II, on more than one computer, computer terminal, or workstation at the same time.
- \_ Make copies of Heretic II or any part thereof, except for back up or archival purposes, or make copies of the materials accompanying Heretic II.
- \_ Copy Heretic II onto a hard drive or other storage device; you must run Heretic II from the included CD-ROM (although Heretic II itself may automatically copy a portion of Heretic II onto your hard drive during installation in order to run more efficiently).
- \_ Reverse engineer, derive source code, modify, decompile, or disassemble Heretic II, in whole or in part.
- \_ Remove, disable or circumvent any proprietary notices or labels contained on or within Heretic II.
- \_ Export or re-export Heretic II or any copy or adaptation thereof in violation of any applicable laws or regulations.

OWNERSHIP. All title, ownership rights and intellectual property rights in and to Heretic II and any and all copies thereof are owned by Titan or its licensors. Heretic II is protected by the copyright laws of the United States, international copyright treaties

---

and conventions and other laws. Heretic II contains certain licensed materials and Titan's licensors may protect their rights in the event of any violation of this Agreement. You agree not to remove, disable or circumvent any proprietary notices or labels contained on or within Heretic II.

**HERETIC II UTILITIES.** Titan may make available certain design, programming and processing utilities, tools, assets and other resources ("Heretic II Utilities") for use with Heretic II that allow you to create customized new game levels and other related game materials for personal use in connection with Heretic II ("New Game Materials"). The use of the Heretic II Utilities is subject to the following additional license restrictions:

\_ You agree that, as a condition to your using the Heretic II Utilities, you will not use or allow third parties to use the Heretic II Utilities and the New Game Materials created by you for any commercial purposes, including but not limited to selling, renting, leasing, licensing, distributing, or otherwise transferring the ownership of such New Game Materials, whether on a stand alone basis or packaged in combination with the New Game Materials created by others, through any and all distribution channels, including, without limitation, retail sales and on-line electronic distribution. You agree not to solicit, initiate or encourage any proposal or offer from any person or entity to create any New Game Materials for commercial distribution. You agree to promptly inform Titan in writing of any instances of your receipt of any such proposal or offer.

\_ If you decide to make available the use of the New Game Materials created by you to other gamers, you agree to do so solely without charge.

\_ New Game Materials may be created only if such New Game Materials can be used exclusively in combination with the retail version of Heretic II. New Game Materials may not be designed to be used as a stand-alone product.

\_ New Game Materials must not contain any illegal, obscene or defamatory materials, materials that infringe rights of privacy and publicity of third parties or (without appropriate irrevocable licenses granted specifically for that purpose) any trademarks, copyright-protected works or other properties of third parties.

\_ All New Game Materials must contain prominent identification at least in any on-line description and with reasonable duration on the opening screen: (a) the name and E-mail address of the New Game Materials' creator(s) and (b) the words "THIS MATERIAL IS NOT MADE OR SUPPORTED BY TITAN AND/OR HYPERION."

**LIMITED WARRANTY.** Titan warrants to the original consumer purchaser of Heretic II that the recording medium on which Heretic II is recorded will be free from defects in material and workmanship for 90 days from the date of purchase. If the recording medium is found defective within 90 days of original purchase, Titan agrees to replace, free of charge, any product discovered to be defective within such period upon its receipt of the Product, postage paid, with proof of the date of purchase, as long as Heretic II is still being manufactured by Titan. In the event that Heretic II is no longer available, Titan retains the right to substitute a similar program of equal or greater value. This warranty is limited to the recording medium containing Heretic II as originally provided by Titan and is not applicable to normal wear and tear. This warranty shall not be applicable and shall be void if the defect has arisen through abuse, mistreatment, or neglect. Any implied warranties prescribed

by statute are expressly limited to the 90-day period described above.

**EXCEPT AS SET FORTH ABOVE, THIS WARRANTY IS IN LIEU OF ALL OTHER WARRANTIES, WHETHER ORAL OR WRITTEN, EXPRESS OR IMPLIED, INCLUDING ANY WARRANTY OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT, AND NO OTHER REPRESENTATIONS OR CLAIMS OF ANY KIND SHALL BE BINDING ON OR OBLIGATE TITAN.**

Defective copies of Heretic II should be returned to:

Titan Computer

Mahndorfer Heerstr. 80 A

D-28307 Bremen

Germany

Fax: +49 421 1 43 88 29

**LIMITATION ON DAMAGES.** IN NO EVENT WILL TITAN BE LIABLE FOR SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES RESULTING FROM POSSESSION, USE OR MALFUNCTION OF THE PROGRAM, INCLUDING DAMAGES TO PROPERTY, LOSS OF GOODWILL, COMPUTER FAILURE OR MALFUNCTION AND, TO THE EXTENT PERMITTED BY LAW, DAMAGES FOR PERSONAL INJURIES, EVEN IF TITAN HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. TITAN'S LIABILITY SHALL NOT EXCEED THE ACTUAL PRICE PAID FOR THE LICENSE TO USE THIS PROGRAM. SOME STATES/COUNTRIES DO NOT ALLOW LIMITATIONS ON HOW LONG AN

IMPLIED WARRANTY LASTS AND/OR THE EXCLUSION OR LIMITAION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THE ABOVE LIMITATIONS AND/OR EXCLUSION OR LIMITATION OF LIABILITY MAY NOT APPLY TO YOU. THIS WARRANTY GIVES YOU SPECIFIC LEGAL RIGHTS, AND YOU MAY HAVE OTHER RIGHTS WHICH VARY FROM JURISDICTION TO JURISDICTION.

TERMINATION. Without prejudice to any other rights of Titan, this Agreement will terminate automatically if you fail to comply with its terms and conditions. In such event, you must destroy all copies of Heretic II and all of its component parts.

U.S. GOVERNMENT RESTRICTED RIGHTS. Heretic II and documentation have been developed entirely at private expense and are provided as "Commercial Computer Software" or "restricted computer software." Use, duplication or disclosure by the U.S. Government or a U.S. Government subcontractor is subject to the restrictions set forth in subparagraph (c)(1)(ii) of the Rights in Technical Data and Computer Software clauses in DFARS 252.227-7013 or as set forth in subparagraph (c)(1) and (2) of the Commercial Computer Software Restricted Rights clauses at FAR 52.227-19, as applicable. The Contractor/Manufacturer is Titan Computer, Mahndorfer Heerstr. 80 A, D-28307 Bremen, Germany.

INJUNCTION. Because Titan would be irreparably damaged if the terms of this Agreement were not specifically enforced, you agree that Titan shall be entitled, without bond, other security or proof of damages, to appropriate equitable remedies with respect to breaches of this Agreement, in addition to such other remedies as Titan may otherwise have under applicable laws.

INDEMNITY. You agree to indemnify, defend and hold Titan, its partners, licensors, affiliates, contractors, officers, directors, employees and agents harmless from all damages, losses and expenses arising directly or indirectly from your acts and omissions to act in using the Product pursuant to the terms of this Agreement

MISCELLANEOUS. This Agreement represents the complete agreement concerning this license between the parties and supercedes all prior agreements and representations between them. It may be amended only by a writing executed by both parties. If any provision of this Agreement is held to be unenforceable for any reason, such provision shall be reformed only to the extent necessary to make it enforceable and the remaining provisions of this Agreement shall not be affected. In the event of any dispute, only the courts of Bremen, Germany shall have jurisdiction.