

End User License Agreement (hereinafter called EULA)

ETM Professional Control GmbH

THIS ETM EULA IS A LEGAL CONTRACT BETWEEN ETM PROFESSIONAL CONTROL GMBH, MARKTSTRASSE 3, A 7000 EISENSTADT, AUSTRIA ("ETM") AND YOU, THE END USER, (HEREINAFTER CALLED "LICENSEE"). ETM HEREBY DECLARES AS A COMMITMENT THAT YOU ARE ENTITLED TO THE RIGHTS TRANSFERRED UNDER THIS AGREEMENT. BY OPENING THE SOFTWARE PRODUCT, COMPLETING THE LICENSING PROCESS OR DOWNLOADING, INSTALLING, ACCESSING OR UTILISING THE SOFTWARE PRODUCT, YOU AGREE TO BE FULLY BOUND TO THE TERMS AND CONDITIONS STATED UNDER THIS EULA OR ANY SEPARATE WRITTEN AGREEMENT APPROVED BY ETM.

Preamble

ETM develops process visualization and control systems ("SOFTWARE PRODUCT"), which are used primarily in large, complex automation projects worldwide. This EULA regulates the License for the Software Product, regardless of the media on which it is distributed.

1. License

Subject to payment of applicable License fees, ETM grants Licensee, and Licensee accepts, subject to the terms and conditions of this EULA, a non-exclusive and non-transferable License for an unlimited period of time, subject to Section 5 below (Termination) to use the Software Product and accompanying documentation according to the Authorization Code provided by ETM. The Licensee agrees that the Software Product is not sold but only licensed to the Licensee according to the Authorization Code meaning that the Licensee does not own the Software Product or a part of the Software Product or any Third-Party software incorporated in the Software Product. The Licensee is only allowed to use the Software Product under the terms and conditions of this EULA.

The Licensee is only allowed to run one WinCC OA project per (virtual) machine.

2. Limited Warranty

The expressed warranty set forth herein is the only warranty with respect to the Software Product. The extent of ETM's duties under this limited warranty shall be the correction and the replacement of the Software Product which fails to meet this warranty. In that event and if Licensee provides ETM with a written Defect report during the warranty period of one year, ETM will use reasonable efforts to correct or replace the Software Product promptly at no charges to Licensee. This is Licensee's sole and exclusive remedy for breach of any expressed or implied warranties hereunder.

Defects have to be reported and delivered to ETM in a reproducible way. Defect reports have to contain a short summary, a detailed description of the erroneous situation, the expected and the actual behavior, the environmental conditions under which the error can be reproduced by ETM and an isolated project example, where the error can be reproduced with standard WinCC OA installation on ETM's test equipment. Defects, which are not directly reproducible by ETM with reasonable effort, are excluded from the obligation of defect correction.

ETM warrants to Licensee that the Software Product (excluding Third Party software) will operate according to its documentation. ETM makes no warranties, either expressed or implied, of any kind (merchantability, fitness for a particular purpose, or non-infringement). ETM does not warrant that the Software Product will meet Licensee's requirements or will operate in combination with hard- or software which may be selected by the Licensee or that the operation will be secure, error-free or uninterrupted and ETM disclaims any and all liability in accordance with section 3 of this EULA on account thereof. Licensee must determine that the Software Product sufficiently meets Licensee's requirements. Specific components of the Software Product may require a separate License to be accessed or otherwise utilized.

ETM warrants to the Licensee that the Software Product, when delivered, does not infringe any copyright, patent or any other intellectual property right of a Third Party as governed by the laws of Austria. ETM agrees to indemnify and to hold the Licensee harmless from all cost and damages incurred in connection with any such claim if the Licensee gives ETM written notice of any such claim within 30 days after Licensee becomes aware of such claim, if ETM has sole control of the defense of such claim, and Licensee provides ETM information, authority and assistance to defend against or settle such claim. Upon receipt of notice of alleged infringement ETM shall have the right to terminate the EULA and retract the Software Product at the License-fee paid by the Licensee or replace or modify the infringing Software Product to be non-infringing or obtain the right for Licensee to continue using the Software Product. This section does not apply in the event, that any breach, failure, infringement or non-compliance would have been avoided by the use of a current, unaltered release of the Software Product or the breach, failure, infringement or non-compliance results from the use or combination of the Software Product with other software, hardware or materials, or results from the negligence of Licensee or any party other than ETM.

ETM warrants that the Software Product will be delivered on a defect free media and, when properly installed and used, will substantially achieve the functionality described in the applicable documentation. ETM will not be liable for any loss of profit or damage caused by the delay in delivering the Software Product or any other performance under this EULA. This warranty does only apply for Software Products which are supplied against payment.

3. Limit of Liabilities

In no event shall ETM be liable for any damages whatsoever, including damages for losses of business profits, business interruption, loss of business information, loss of production, consequential loss, or any other loss arising out of the use or the inability to use the Software Product even if ETM has been advised of the possibility of such damages, regardless of legal grounds (contract, tort or otherwise) upon which the claim is based. In case Licensee claims that the Software Product has caused damage by gross negligence of ETM, the burden of proof for such gross negligence shall rest with the Licensee.

4. High Risk Activities

The Software Product is not designed, manufactured or to be used or sold as a real-time control system requiring fail-safe performance in which the failure of the Software Product could lead directly to harm including environmental damage, personal injury or death. ETM specifically disclaims any express or implied warranty of fitness of the Software Product for such High-Risk Activity. Licensee agrees that ETM will not be liable for any claims or damages arising from the use of the Software Product in such applications.

5. Termination

This EULA shall remain effective until termination in accordance with this section. This EULA will terminate if Licensee does not comply with any terms and conditions of this EULA. Upon such termination Licensee agrees to remove the Software Product and all copies of the Software Product from Licensee's systems, discontinue using the Software Product and destroys the Software Product including all documentation. Licensee shall give written notice to ETM about such removal and destruction within 30 days after the removal and destruction. The termination of the EULA will not release the Licensee from any liability or obligation (such as accrued charges) which remain to be performed.

6. Proprietary Rights and Restrictions

Title, ownership rights, and intellectual property rights of the Software Product shall remain with ETM. Licensee acknowledges such rights and will not jeopardize, limit or interfere in any manner with ETM's ownership of or rights with respect to the Software Product.

Licensee may neither distribute or disclose the Software Product in whole or part to Third Parties nor copy, translate, reverse engineer, de-compile, disassemble or modify the Software Product without prior written permission of ETM. The Licensee shall not lease or rent the Software Product or a part or portion of the Software Product to a Third Party unless ETM grants this right to the Licensee in written consent. For branding the SIMATIC WinCC Open Architecture MSI installation, a separate OEM License Agreement with ETM is required. ETM has the right to trace serial numbers of the License Keys at any time and in any reasonable manner without prior notice.

The Software Product is protected by a License protection mechanism and may only be used in conjunction with a valid License Key (which may be either a hardware or software device or both) issued by or on behalf of ETM. ETM retains ownership of the License Key. The Licensee may use the License Key to operate the Software Product for the term of this Agreement.

7. 3rd Party Software

Any Third-Party software may be provided as a part of the Software Product and is licensed to the Licensee only for use as a part of the Software Product.

Third Party Software is provided as is. ETM makes no warranties, neither expressed nor implied, of any kind (merchantability, fitness for a particular purpose or non-infringement) with respect to any Third-Party software. In case Third Party software is licensed for ETM by its licensor, such warranty is assignable to Licensee without the payment of any additional fee.

8. Update Policy

ETM may create, from time to time, updated versions of the Software Product. The Licensee is entitled to update the Software Product only in case of a valid support contract for each License he holds.

9. Documentation

ETM will deliver the Software Product without any additional documentation other than the Online Manual incorporated into the Software Product. Any reference to documentation within this EULA refers to the Online Manual which is available prior and after installation of the Software Product.

10. Records

Licensee shall maintain accurate records as necessary to verify compliance with this EULA. ETM is entitled to audit the Licensee to verify such compliance. All audits shall be conducted at ETM's expenses unless the result proves that the Licensee did not comply with the EULA.

11. Export Control

ETM shall not be obligated to fulfill this Agreement if such fulfillment is prevented by any impediments arising out of national or international foreign trade or customs requirements or any embargoes or other sanctions.

If Licensee transfers the Software Product (software and/or technology as well as corresponding documentation, regardless of the mode of provision) delivered by ETM to a Third Party worldwide, the Licensee shall comply with all applicable national and international (re-) export control regulations. In any event Licensee shall comply with the national (re-) export control regulations of the country of the contractor, of the European Union and of the United States of America. If required to conduct export control checks, the Licensee, upon request by ETM, shall promptly provide ETM with all information pertaining to particular end customer, destination and intended use of the Software Product, as well as any export control restrictions existing. Licensee shall indemnify and hold ETM harmless from and against any claim, proceeding, action, fine, loss, cost and damages arising out of or relating to any noncompliance with export control regulations by Licensee, and Licensee shall compensate ETM for all losses and expenses resulting thereof, unless such noncompliance was not caused by fault of Licensee. This provision does not imply a change in burden of proof.

If and to the extent the sale or supply of the Software Product is subject to prior authorization by the competent export control authorities of the European Union, this Agreement shall come into force only upon granting of such authorization.

12. Demo/Evaluation purpose only

If the Licensee intends to use the Software Product without a valid License only for demo and/or evaluation purposes the Licensee is fully bound to the terms and conditions of this EULA. Furthermore, the Licensee agrees to the following points:

The Software Product shall only be used for demo and/or evaluation purposes for a period not exceeding 90 days. The Licensee must not use the Software Product without a valid License Key in real applications or in any other environment other than the demo and/or evaluation environment.

13. General provisions

This EULA is governed by and enforceable under the law of the Republic of Austria to the exclusion of any conflict of law rules and the CISG. The place of jurisdiction is the Commercial Court of Vienna. Should any part of this EULA be legally ineffective or unworkable, the legal effectiveness of the remaining provisions of this EULA shall not be affected thereby and they shall continue to retain their validity and workability.

Any arrangement changes or addition (in particular any promises regarding properties, features or quality of the Software Product) to this EULA is considered invalid unless made in writing and approved by ETM.

14. Security information

Siemens provides automation and drive products with industrial security functions that support the secure operation of plants or machines. They are an important component in a holistic industrial security concept. With this in mind, our products undergo continuous development. We therefore recommend that you keep yourself informed with respect to our product updates. Please find further information and newsletters on this subject at: <http://support.automation.siemens.com> and <https://portal.etm.at>.

To ensure the secure operation of a plant or machine it is also necessary to take suitable preventive action (e.g. cell protection concept) and to integrate the automation and drive components into a state-of-the-art holistic industrial security concept for the entire plant or machine. Any Third-Party products that may be in use must also be taken into account. Please find further information at: <http://www.siemens.com/industrialsecurity> and https://portal.etm.at/index.php?option=com_phocadownload&view=sections&Itemid=81