

# END USER LICENSE AGREEMENT

Koole Sache  
July 2015

## I. GENERAL

The following End User License Agreement ("EULA") represents the contractual conditions between you ("Licensee") and Koole Sache, Alexander Danmayer, Rüdigergasse 18 / 11, 1050 Vienna, Austria ("Koole Sache") for the use of software including related documentation.

By installing and by registering the Licensed Software on your computer, you declare yourself in agreement with these conditions. If you do not agree with these conditions, you must not install the Licensed Software.

## II. REGISTRATION / ACTIVATION

- (1) If you purchased Licensed Software from Koole Sache outside the Apple Mac App Store, it is required that you activate the Licensed Software on your computer.
- (2) For the activation, you need to enter your email address and serial number you received in a confirmation email after purchase of the Licensed Software.
- (3) You may install the Licensed Software on up to two of your computers at one time.

## III. SCOPE OF USE

The Software Products from Koole Sache are protected by law. The intellectual property of the Software Products remains at Koole Sache. Licensee as purchaser of the Software Product acquires only the right to use Software Product to the following extent. Any other use or exploitation not explicitly granted to Licensee in this EULA shall not be allowed without written consent from Koole Sache. Specifically, Licensee is not entitled to copy or have copied, decompile or have decompiled, reverse engineer or have reverse engineered the Software Product or parts thereof. Licensee must ensure by appropriate and reasonable steps that third parties, including its own employees, cannot make unauthorized use of the Software Product. Licensee shall be liable to Koole Sache for any loss or damage in this context.

- (1) Koole Sache grants Licensee the non-exclusive right without restrictions in time or place to use the Software Products. Koole Sache is not obliged to cede the software underlying source code, including the associated development documentation.
- (2) Licensee may install and personally use the licensed software on two devices (e.g. one laptop, one work station), provided that the said software is used only on one device regularly. Simultaneous use on more than one hardware device is not permitted. If the single computer is connected to a multi-user system, this EULA shall apply to all users of

the system. In case Licensee changes the hardware, all software on the hardware used must be deleted.

- (3) Licensee may copy the licensed software, if such reproduction is necessary for the contractually agreed use. Licensee is authorized to create a backup, if this is necessary to secure the future use.
- (4) Licensee is not authorized to modify the software, unless it is to preserve or restore the agreed functions of the software purchased.
- (5) Third Parties
  - (a) Renting or lending the licensed Software to a third party is expressly forbidden. Apart from that and if not provided otherwise within this EULA, Licensee may leave the software to a third party for a certain amount of time, if the third party agrees to the terms of this EULA and Licensee does not use the software during this period.
  - (b) Except if otherwise stated within this EULA, Licensee may resell the software to a third party or transfer the software permanently free of charge, provided the third party agrees in writing with this EULA and Licensee ceases all use of the software, completely removes all installed copies of the software from its computer. In addition, Licensee is required to de-register the purchased software with Koole Sache. Following respective request from Licensee via its email address registered with Koole Sache, the serial number of the Product will be transferred by Koole Sache to the third party, and at the same time the email address of Licensee for the software purchased will be deleted.
- (6) Trial Version  
Any Software Products from Koole Sache labeled or otherwise provided to you as "**Trial Version**" shall only be used for demonstration, testing and evaluation purposes. Trial Versions must not be used for commercial purposes, and must not be resold or transferred.

## IV. THIRD PARTY RIGHTS

Some content included in Koole Sache software Products, as well as any associated intellectual property rights and titles, belongs to third parties. This content may be protected by copyright or other intellectual property laws and treaties, and may be subject to terms and conditions from the third party providing the content.

## V. DUTIES TO PROTECT

Copyright notices, serial numbers and other identification features of the program may not be removed from the software or altered in any way.

## VI. WARRANTY, LEGAL LIABILITY, DAMAGES

- (1) **No Warranty:** You expressly acknowledge and agree that use of the licensed application is at your sole risk and that the entire risk as to satisfactory quality, performance, accuracy and effort is with you. To the maximum extent permitted by applicable law, the license application and any services performed or provided by the licensed application ("services") are provided "as is" and "as available," with all faults and without warranty of any kind, and application provider hereby disclaims all warranties and conditions with respect to the licensed application and any services, either express, implied or statutory, including, but not limited to, the implied warranties and/or conditions of merchantability, of satisfactory quality, of fitness for a particular purpose, of accuracy, of quiet enjoyment, and non-infringement of third party rights. Application provider does not warrant against interference with your enjoyment of the licensed application, that the functions contained in, or services performed or provided by, the licensed application will meet your requirements, that the operation of the licensed application or services will be uninterrupted or error-free, or that effects in the licensed application or services will be corrected. No oral or written information or advice given by application provider or its authorized representative shall create a warranty. Should the licensed application or services prove defective, you assume the entire cost of all necessary servicing, repair or correction. Some jurisdictions do not allow the exclusion of implied warranties or limitations on applicable statutory rights of a consumer, so the above exclusion and limitations may not apply to you.
- (2) **Limitation of Liability:** To the extent not prohibited by law, in no event shall application provider be liable for personal injury, or any incidental, special, indirect or consequential damages whatsoever, including, without limitation, damages for loss of profits, loss of data, business interruption or any other commercial damages or losses, arising out of or related to your use or inability to use the licensed application, however caused, regardless of the theory of liability (contract, tort or otherwise) and even if application provider has been advised of the possibility of such damages. Some jurisdictions do not allow the limitation of liability for personal injury, or of incidental or consequential damages, so this limitation may not apply to you.

## VII. CLOSING PROVISIONS

- (1) If any stipulation of this EULA should be or become invalid, either completely or in part, this shall not affect the validity of the remaining stipulations. The parties undertake instead to replace the invalid stipulation with a valid regulation which comes as close as possible to the purpose originally intended.
- (2) This EULA is governed by the laws of the Austria.

Should you have any queries concerning this EULA, please write to:

**[support@koolesache.com](mailto:support@koolesache.com)**