



INTERWEB END USER LICENSE AGREEMENT (EULA)

END USER LICENSE AGREEMENT (EULA) This EULA is a legal agreement for use of software and international trade marks of Interwebnet LLC ("INTERWEB"), which includes computer software and associated media, web-based applications (such as e-Link, or VIMS, or custom made web-based applications) add-on modules, printed materials, and "online" or electronic documentation (collectively the "Software Product"), between you ("User") and INTERWEB. By accessing, installing, copying, or otherwise using the Software Product, you agree to be bound by the terms of this EULA. If you do not agree to the terms of this EULA, you may not install, distribute, or use the Software Product; you must delete it from your system entirely.

This EULA defines what the User may do with the Software Product and contains limitations on warranties, liabilities and remedies.

COPYRIGHT The Software Product is protected by international copyright laws and treaties, as well as other intellectual property laws and treaties. All intellectual property, title and copyrights in and to the Software Product (including but not limited to any images, photographs, keyword lists, IP lists, source code, incorporated into the Software Product) except as noted are owned by INTERWEB. The intellectual property right, copyright and all other rights in the Software Product shall remain with INTERWEB.

GRANT OF LICENSE ("LICENSE") The Software Product is licensed, not sold. Subject to the condition that you are in compliance with the terms of this EULA, you may install and use the Software Product for use on one domain or url ("DOMAIN"). The domain consists of one url including one unique STATIC Internet Protocol address ("I.P.").

DOMAIN and I.P. The (remote) single domain license allows the User to use the Software Product only on a single domain with a single STATIC Internet Protocol address (I.P.). If the User wishes to use the Software Product for more than one I.P., the User will need to purchase a separate license for each I.P. In the event that more than one website is using the Software Product on a single I.P. INTERWEB shall make a determination about the dataset/s used. If more than one dataset is used by multiple websites on a single I.P. then each unique dataset requires a license purchase. Discount pricing on multiple licenses may be purchased through the INTERWEB sales department website on [HTTP://WWW.INTERWEBFORCE.COM](http://WWW.INTERWEBFORCE.COM). In addition, if a dedicated server is purchased from Interweb and its partnered vendors, the remote single domain licensing fee may be waived.

UPDATE OF EULA I.P. When purchasing the Software Product the User must have or create a user account ("ACCOUNT") with INTERWEB, and sign any necessary associated documents including but not limited to a Website Service Agreement (WSA). Initially the ACCOUNT shall at minimum contain the country, email address and phone number and any associated password of the User. After the Software Product is issued the User must disclose the Internet Protocol address or domain (I.P.) to be used with the Software Product.

The User undertakes to update the I.P. on ACCOUNT if and when changed such that the IP accurately reflects the absolute url to the location of the installed Software Product, including /subfolders if any.

TRANSFERABILITY OF EULA The User may transfer the I.P. by modifying the I.P. assignment in the ACCOUNT and notifying INTERWEB of the transfer.

MODIFICATION OF SOFTWARE Modifications or additions (MODS) to the Software Product are encouraged. Users making/ordering their own (custom) MODS are requested to voluntarily make these MODS available to INTERWEB free of charge and without limitations to reuse and integration into the Software Product. MODS made by INTERWEB at the request of the User may from time to time be incorporated into the Software Product in order to enrich the Software Product feature set, and to make it easier to support your particular MODS downstream.

SUBMISSION OF MODS By sending any MODS to INTERWEB, or by paying INTERWEB to create MODS, (a) you agree to grant to us a worldwide, royalty-free, perpetual, non-exclusive right and license (including any moral rights or other necessary rights) to use, display, reproduce, modify, adapt, publish, distribute, perform, promote, archive, translate, and to create derivative works and compilations, in whole or in part. Such license will apply with respect to any form, media, technology known or later developed; (b) you warrant and represent that you have all legal, moral, and other rights that may be necessary to grant us with the license set forth herein; (c) you acknowledge and agree that we shall have the right (but not obligation), in our sole discretion, to refuse to publish or to remove or block access to any MODS you provide at any time and for any reason, with or without notice. Custom or Update MODS are subject to any fees quoted and/or monthly additional fees as required.

REQUIREMENT FOR RETURN LINK AND CREDIT A return link to INTERWEB is required. The return link must be located at the bottom of every page as set in the distribution files. This may be incorporated in the copyright at the bottom of each page/file. If the link is modified it must include a link to INTERWEB and the Software Product title name. The required return link may be waived in exchange for a nominal fee, inquire for details.

USE OF SOFTWARE PRODUCT User is solely responsible for use of software, and any and all results resulting from use or misuse of software. It is your responsibility to ensure that you are using software in accordance with all local, state, and national laws. It is your duty to monitor pending and new legislation and make sure you are in compliance. It is your responsibility to ensure that your Webhost/ISP allows installation and use of Software Product on their systems, even if we do installation on said Webhost/ISP. It is your responsibility to ensure that you are not violating any other parties' copyrights when using Software Product.

NUMBER OF COPIES The User is allowed to run one copy of the Software Product for production use, is NOT allowed to make any copies of the Software Product for offline development and tests, nor is the user allowed to make any copies of the Software Product for offline back-up purposes.

DISTRIBUTION PROHIBITED The Software Product may not be distributed. Distribution is prohibited.

OTHER LIMITATIONS Except to the extent such a restriction is unenforceable under local law, you may not reverse engineer, decompile, or disassemble the Software Product. The Software Product is licensed as a single product, and its component parts may not be separated for use on more than one computer. You may not modify, amend, or create derivative works of the Software Product.

No other use, modification, alteration, copying, or distribution of the Software Product is permitted. You may not rent the Software Product, nor may you offer use of it to others through a service bureau or application service provider. If you are installing this copy of the Software Product as an upgrade, update, patch or enhancement of a prior release of the same Software Product which was installed on the same computer, your rights under the prior license agreement for the Software Product are terminated, and all of your use of the Software Product (including its prior versions) are solely under the terms of this license agreement.

REFUNDS. We do not provide refunds of Software Products.

TERMINATION Without prejudice to any other rights, INTERWEB may terminate this EULA or your rights under this EULA at any time if you fail to comply with the terms and conditions of this EULA or commits fraud, software theft or other activities which may infringe the rights of INTERWEB. We additionally reserve the right to terminate your license at any time, for any reason. Upon termination of your rights under this EULA for any reason, or upon termination of the EULA itself, you must destroy all copies of the Software Product and all of its component parts in your possession (including all component parts, the media and printed materials, any prior versions, and this EULA). The terms of this paragraph shall survive any termination of this EULA.

PRIVACY You understand and accept that Software Product may communicate with INTERWEB servers for upgrades, updates, patches, and license verification. Information pertaining to your installation will be communicated to INTERWEB servers solely for the purpose of license verification.

INDEMNIFICATION User agrees to defend, indemnify and hold harmless INTERWEB and its shareholders, directors, officers, employees, agents, affiliates, and any person or entity involved in creating, producing, or distributing Software Product from and against all claims and expenses, including attorneys' fees, arising out of the installation of Software Product, use of Software Product, misuse of Software Product, failure to use Software Product, technical glitches or bugs or security weaknesses in Software Product, or any other result arising out of Software Product.

DISCLAIMERS User expressly agrees that use of Software Product is at User's sole risk. You agree that Software Product is provided "as is" and without warranties of any kind either express or implied. You also understand and agree that, while we make every effort to ensure that Software Product does not contain any security weaknesses, we are not responsible for any data loss, hacker attacks, backdoors, trojan horses, or other security or data incidents resulting from use, installation, or misuse of Software Product, or from our installation services, installation advice, or digital or telephonic communications related to installation or use of Software Product.

To the fullest extent permissible pursuant to applicable law, INTERWEB disclaims all warranties, express or implied, including, but not limited to, implied warranties of merchantability and fitness for a particular purpose. INTERWEB does not warrant that this site or its Software Product will be uninterrupted, secure, error-free, bug-free, virus-free, or that defects will be corrected.

When we provide installation services, paid or otherwise, via e-mail, on the telephone, or remotely, you understand that we are not responsible for any data loss, compromised security, or loss of profits resulting from installation services or advice.

THIS DISCLAIMER OF LIABILITY APPLIES TO ANY DAMAGES OR INJURY CAUSED BY ANY FAILURE OF PERFORMANCE, ERROR, OMISSION, INTERRUPTION, DELETION, DEFECT, DELAY IN OPERATION OR TRANSMISSION, COMPUTER VIRUS, COMMUNICATION LINE FAILURE, THEFT OR DESTRUCTION OR UNAUTHORIZED ACCESS TO, ALTERATION OF, OR USE OF RECORD, WHETHER FOR BREACH OF CONTRACT, TORTIOUS BEHAVIOR, NEGLIGENCE, OR UNDER ANY OTHER CAUSE OF ACTION.

USER SPECIFICALLY ACKNOWLEDGES THAT INTERWEB, ITS EMPLOYEES, DIRECTORS, SHAREHOLDERS, AFFILIATED PARTIES, OR ANY PERSON OR ENTITY INVOLVED IN CREATING, PRODUCING OR DISTRIBUTING SOFTWARE PRODUCT ARE NOT LIABLE FOR THE DEFAMATORY, OFFENSIVE OR ILLEGAL CONDUCT OF OTHER USERS OR THIRD-PARTIES AND THAT THE RISK OF INJURY FROM THE FOREGOING RESTS ENTIRELY WITH USER.

LIMITATION OF LIABILITY YOU AGREE THAT IN NO EVENT WILL INTERWEB, ITS EMPLOYEES, DIRECTORS, SHAREHOLDERS, AFFILIATED PARTIES, OR ANY PERSON OR ENTITY INVOLVED IN CREATING, PRODUCING OR DISTRIBUTING SOFTWARE PRODUCT BE LIABLE FOR ANY DAMAGES, INCLUDING, WITHOUT LIMITATION, DIRECT, INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL OR PUNITIVE DAMAGES, OR ANY LOST PROFITS OR LOST SAVINGS -- EVEN IF WE HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH LOSS, DAMAGES, OR CLAIM -- ARISING FROM USE, MISUSE, OR INSTALLATION OF SOFTWARE PRODUCT OR FROM INSTALLATION SERVICES OR ADVICE. THE FOREGOING LIMITATIONS AND EXCLUSIONS APPLY TO THE EXTENT PERMITTED BY APPLICABLE LAW IN YOUR JURISDICTION. USER HEREBY ACKNOWLEDGES THAT THE PROVISIONS OF THIS SECTION SHALL APPLY TO SOFTWARE PRODUCT, INSTALLATION SERVICES AND ADVICE, AND ALL CONTENT ON THIS SITE.

USER AGREES THAT NO INFORMATION IN THIS SITE CONSTITUTES LEGAL ADVICE. USER AGREES THAT ALL INFORMATION, PROGRAMS, STRATEGIES, IDEAS, AND THOUGHTS IN THIS SITE ARE FOR INFORMATIONAL PURPOSES ONLY. USER DOES NOT HOLD INTERWEB, ITS OFFICERS, DIRECTORS, EMPLOYEES, SHAREHOLDERS, AFFILIATED PARTIES, OR ANY PERSON OR ENTITY INVOLVED IN CREATING, PRODUCING OR DISTRIBUTING SOFTWARE PRODUCT RESPONSIBLE FOR ANY ACTIONS TAKEN BY USER.

NEITHER INTERWEB, ITS OFFICERS, DIRECTORS, EMPLOYEES, SHAREHOLDERS, AFFILIATED PARTIES, OR ANY PERSON OR ENTITY INVOLVED IN CREATING, PRODUCING OR DISTRIBUTING SOFTWARE PRODUCT WARRANT OR GUARANTEE THE TIMELINESS, SEQUENCE, LEGALITY, ACCURACY, VALIDITY, OR COMPLETENESS OF THE INFORMATION CONTAINED IN THIS SITE. ADDITIONALLY, THERE ARE NO WARRANTIES AS TO THE RESULTS OBTAINED FROM THE USE OF THIS SOFTWARE.

USER IS SOLELY RESPONSIBLE FOR ANYTHING HE OR SHE DOES WITH SOFTWARE PRODUCT, THAT HE OR SHE CONTRACTS US TO DO, OR IN RESPONSE TO THE CONTENT IN THIS SITE. USER HOLDS INTERWEB, ITS EMPLOYEES, DIRECTORS, SHAREHOLDERS, AFFILIATED PARTIES, OR ANY PERSON OR ENTITY INVOLVED IN CREATING, PRODUCING OR DISTRIBUTING SOFTWARE PRODUCT HARMLESS FOR ANY OF HIS ACTIONS. IT IS USER'S SOLE RESPONSIBILITY TO THOROUGHLY ASSESS THE LEGALITY, PROFITABILITY, AND VIABILITY OF USING THIS SOFTWARE PRODUCT.

ADDITIONAL LEGAL NOTICES Any failure by INTERWEB to enforce any of the rights specified in the Terms or applicable laws shall not constitute a waiver of such right. If any provision of the Terms is found by a court of competent jurisdiction to be invalid, you, INTERWEB, and the court shall endeavor to give effect to the intent reflected in that provision, and the remaining provisions shall retain their full force and effect. It is your responsibility to determine if use of Software Product is in violation of any local, state, regional, or national laws. Under no circumstances shall INTERWEB ever be liable for an amount greater than the price you paid for the Software Product.

This Agreement constitutes the entire agreement of the parties with respect to the subject matter hereof, and supersedes all previous written or oral agreements between the parties with respect to such subject matter. This Agreement shall be construed in accordance with the laws of Michigan, and the United States of America. No waiver by either party of any breach or default hereunder shall be deemed to be a waiver of any preceding or subsequent breach or default. The section headings used herein are for convenience only and shall not be given any legal import.

We may modify any of the terms and conditions contained in this Agreement, at any time and in our sole discretion. Notice of any change by the posting on our site is considered sufficient notice for notifying you of a modification to the terms and conditions of this Agreement.

Any rights not expressly granted herein are reserved.

INTERWEBNET L.L.C.