

END-USER LICENCE AGREEMENT

IMPORTANT PLEASE READ THE TERMS AND CONDITIONS OF THIS LICENCE AGREEMENT CAREFULLY BEFORE CONTINUING WITH THIS PROGRAM INSTALL

smartics End-User License Agreement ("EULA") is a legal agreement between you and smartics for the products, plugins, add-ons, blueprints and all therein contained material of smartics which may include associated software components, media, printed materials, and "online" or electronic documentation. By installing, copying, or otherwise using our products (smartics software), you agree to be bound by the terms of this EULA. This license agreement represents the entire agreement concerning the program between you and smartics, (referred to as "licensor"), and it supersedes any prior proposal, representation, or understanding between the parties. If you do not agree to the terms of this EULA, do not install or use smartics software.

Our product is protected by copyright laws and international copyright treaties, as well as other intellectual property laws and treaties. The smartics software (which consists of itself and of all its containing parts and documentation, even online) are licensed, not sold.

Definitions:

You: the licensee

smartics: the licensor, Kronseder & Reiner GmbH, 82008 Unterhaching, Germany, HRB 136033

smartics software: all software and products, plugins, add-ons, blueprints and all therein contained material of smartics which may include associated software components, media, printed materials, and "online" or electronic documentation.

Atlassian: Australian company and operator of the Atlassian Marketplace, where smartics software can be licensed. Level 6, 341 George St Sydney, NSW, 2000, Australia

1. GRANT OF LICENSE

The smartics software is licensed as follows:

(a) Installation and Use.

The licensor grants you the right to install and use copies of the smartics software on your computer / server for which you have a valid license.

(b) Backup Copies.

You may also make copies of the smartics software insofar as may be necessary for backup and archival purposes.

2. DESCRIPTION OF OTHER RIGHTS AND LIMITATIONS.

(a) Maintenance of Copyright Notices.

You must not remove or alter any copyright notices on any and all copies of the smartics software.

(b) Distribution.

You may not distribute registered copies of the smartics software to third parties when not explicitly granted in written or by an Atlassian Marketplace resellers contract. Evaluation versions are available through the Atlassian Marketplace.

(c) Prohibition on Reverse Engineering, Decompilation, and Disassembly.

You may not reverse engineer, decompile, or disassemble the smartics software, except and only to the extent that such activity is expressly permitted by applicable law notwithstanding this limitation.

(d) Rental.

You may not rent, lease, or lend the smartics software.

(e) Compliance with Atlassian EULA when the license is acquired through the Atlassian Marketplace.

You may have to agree to and accept the Atlassian EULA and Marketplace rules which can be found on the Atlassian Marketplace or here: <https://www.atlassian.com/legal/archives/end-user-agreement/license> and here: <https://www.atlassian.com/licensing/marketplace/termsfuse>

3. TERMINATION

Without prejudice to any other rights, the licensor may terminate this EULA if you fail to comply with the terms and conditions of this EULA. In such event, you must destroy all copies of the smartics software in your possession.

4. COPYRIGHT

All title, including but not limited to copyrights, in and to the smartics software and any copies thereof are owned by smartics or its suppliers. All title and intellectual property rights in and to the content which may be accessed through use of the smartics software is the property of the respective content owner and may be protected by applicable copyright or other intellectual property laws and treaties. This EULA grants you no rights to use such content. All rights not expressly granted are reserved for smartics.

5. NO WARRANTIES

The licensor expressly disclaims any warranty for the smartics software. The smartics software is provided 'As Is' without any express or implied warranty of any kind, including but not limited to any warranties of merchantability, non infringement, or fitness of a particular purpose. The licensor does not warrant or assume responsibility for the accuracy or completeness of any information, text, graphics, links or other items contained within the smartics software or within the online documentation. The licensor makes no warranties respecting any harm that may be caused by the transmission of a computer virus, worm, time bomb, logic bomb, or other such computer program. The licensor further expressly disclaims any warranty or representation to Authorised Users or to any third party. The licensor provides evaluation licenses (through the Atlassian Marketplace) so that the licensee can asset the smartics software.

6. LIMITATION OF LIABILITY

In no event shall the licensor be liable for any damages (including, without limitation, lost profits, business interruption, or lost information) rising out of 'Authorised Users' use of or inability to use the smartics software, even if the licensor has been advised of the possibility of such damages. In no event will the licensor be liable for loss of data or for indirect, special, incidental, consequential (including lost profit), or other damages based in contract, tort or otherwise. The licensor shall have no liability with respect to the content of the smartics software or any part thereof, including but not limited to errors or omissions contained therein, libel, infringements of rights of publicity, privacy, trademark rights, business interruption, personal injury, loss of privacy, moral rights, or the disclosure of confidential information.

Due to German law “Vorsatz” (deliberate act) “grobe Fahrlässigkeit” (culpable negligence) as well as violation of life, body or health cannot be excluded, therefore the licensor is liable for Vorsatz and grobe Fahrlässigkeit as well for violation of life, body or health for German licensees.

By accepting this agreement you acknowledge that the software may not be free from defects.

6. RIGHT OF WITHDRAWAL FOR GERMAN CUSTOMERS (WIDERRUFSRECHT). DOES NOT APPLY TO CUSTOMERS OUTSIDE OF GERMANY.

Widerrufsrecht für Privatpersonen

Sie können Ihre Vertragserklärung innerhalb von 14 Tagen ohne Angabe von Gründen in Textform (z. B. Brief, Fax, E-Mail) widerrufen. Die Frist beginnt nach Erhalt dieser Belehrung in Textform. Zur Wahrung der Widerrufsfrist genügt die rechtzeitige Absendung des Widerrufs. Der Widerruf ist zu richten an: Kronseder & Reiner GmbH, Keltenweg 7, 82008 Unterhaching Germany

Widerrufsfolgen

Im Falle eines wirksamen Widerrufs ist die smartics Software auf allen ihren Systemen unverzüglich zu löschen. Sie dürfen keine Kopie der smartics Software behalten oder einsetzen. Ferner sind Sie verpflichtet uns schriftlich zu erklären, dass sie dies durchgeführt haben. Diese Pflicht ist innerhalb von 14 Tagen durchzuführen. Die Frist beginnt für Sie mit der Absendung Ihrer Widerrufserklärung.