novaPDF OEM End User License Agreement (EULA)

NOTICE TO USERS: CAREFULLY READ THE FOLLOWING LEGAL AGREEMENT. USE OF THE SOFTWARE PROVIDED WITH THIS AGREEMENT (THE "SOFTWARE") CONSTITUTES YOUR ACCEPTANCE OF THESE TERMS. IF YOU DO NOT AGREE TO THE TERMS OF THIS AGREEMENT, DO NOT INSTALL AND/OR USE THIS SOFTWARE. USER'S USE OF THIS SOFTWARE IS CONDITIONED UPON COMPLIANCE BY USER WITH THE TERMS OF THIS AGREEMENT.

1. License grant and multi user scenarios

For the purpose of this agreement, DEVICE means a hardware system (whether physical or virtual) with a storage device capable of running the SOFTWARE. A hardware partition or blade is considered to be a DEVICE. If you use virtualization software to create one or more virtual DEVICES on a single hardware system, each virtual DEVICE and the physical DEVICE is considered a separate DEVICE. If you share the SOFTWARE as a network printer and add, execute and/or display it on other systems (whether physical or virtual), each of these is considered a separate DEVICE. If you connect remotely from other systems (whether physical or virtual) and execute and/or display the SOFTWARE, each of these systems is considered a separate DEVICE.

In all cases except when connecting remotely the DEVICE must be wholly owned, rented or leased by you. "You" means the company, entity or individual whose funds are used to pay the license fee. For the purpose of this agreement, USER means the logged-in Windows account from which the SOFTWARE is loaded, executed or displayed.

SOFTWARE LICENSE - Upon issuance of a valid SOFTWARE APPLICATION LICENSE or SOFTWARE COMPONENT LICENSE by SOFTLAND and/or its suppliers to the owner of the application or service that distributes the SOFTWARE, this EULA grants you the right to store, load, install, execute and/or display one copy of the SOFTWARE on all DEVICES that store, load install, execute and/or display legally the application or service that distributed the SOFTWARE and print to these DEVICES via CONNECTIONS.

You may not modify the SOFTWARE or disable any licensing or control features of the SOFTWARE except as an intended part of the SOFTWARE's programming features. This LICENSE is not transferable to another organization, entity or individual. You may transfer this LICENSE to a new DEVICE wholly owned, rented or leased by you after you deactivate it on the old DEVICE.

You may not use hardware or SOFTWARE to multiplex or pool connections, or otherwise allow multiple users or multiple devices to access or use the SOFTWARE indirectly through the licensed DEVICE or licensed USER.

2. Restrictions

You may not rent, lease, sub-license, transfer, or sell the SOFTWARE. You agree not to modify, adapt, translate, reverse engineer, decompile, disassemble or otherwise attempt to discover the source code of the SOFTWARE. You may not alter or modify the installer program or create a new installer for the SOFTWARE.

3. Ownership

The SOFTWARE is owned and copyrighted by SOFTLAND. Your license confers no title or ownership of the SOFTWARE and should not be construed as a sale of any right in the SOFTWARE.

4. Distribution

The SOFTWARE is distributed exclusively through 3rd party software vendors, distributors or partners as part of their applications or services. You are not allowed to make and distribute separate copies of the SOFTWARE.

5. Licensed Fonts

Some fonts are subject to a license granted by the owner of the font. This license may provide that the font may NOT be embedded or otherwise distributed without a license from the font owner. Users of the SOFTWARE are responsible for obtaining the necessary license from the owner of the aforementioned fonts if the user wishes to embed them. Failure to obtain the necessary licenses may expose the user to legal claims by the owners of these fonts. SOFTLAND and its suppliers assume no responsibility for such claims.

6. Copyright

The SOFTWARE is licensed, not sold. The SOFTWARE and all rights are owned by SOFTLAND and/or its suppliers and are protected by copyright law and international copyright treaties. You acknowledge that no title to the intellectual property in the SOFTWARE is transferred to you. You further acknowledge that title and full ownership rights to the SOFTWARE will remain the exclusive property of SOFTLAND and you will not acquire any rights to the SOFTWARE except as expressly set forth in this license.

7. Termination

The License is in effect until terminated. You may terminate this License at any time by ceasing any and all use of the SOFTWARE and deleting or destroying the SOFTWARE. This agreement shall terminate automatically upon breach of any term of this agreement. Upon termination you shall destroy all copies of the SOFTWARE. Sections titled "Restrictions", Ownership", "Copyright", "No Warranty, No Liability", "Governing Law" and "Entire Agreement" shall survive any termination of this agreement.

8. No Warranty, No Liability

SOFTLAND AND ITS SUPPLIERS DO NOT AND CANNOT WARRANT THE PERFORMANCE OR RESULTS YOU MAY OBTAIN BY USING THE SOFTWARE OR DOCUMENTATION. SOFTLAND AND ITS SUPPLIERS MAKE NO WARRANTIES, EXPRESS OR IMPLIED, AS TO NON INFRINGEMENT OF THIRD PARTY RIGHTS, MERCHANTABILITY, OR FITNESS FOR ANY PARTICULAR PURPOSE. IN NO EVENT WILL SOFTLAND OR ITS SUPPLIERS BE LIABLE TO YOU FOR ANY CONSEQUENTIAL, INCIDENTAL OR SPECIAL DAMAGES, INCLUDING ANY LOST PROFITS OR LOST SAVINGS, EVEN IF A SOFTLAND REPRESENTATIVE HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES, OR FOR ANY CLAIM BY ANY THIRD PARTY. YOU HEREBY ASSUME THE ENTIRE RISK OF ALL USE OF THE COPIES OF SOFTWARE COVERED BY THIS LICENSE.

9. Consent to anonymous use of data

You agree that Softland may collect and use anonymous technical data and related information, including but not limited to technical information about your operating system, that is gathered to facilitate the provision of software updates and other services to You (if any) related to the SOFTWARE. Softland may use this information to improve its products or to provide services or technologies to You as long as it is in a form that does not personally identify You.

10. Governing Law

This agreement is governed by the laws of Romania. Any claim, dispute or controversy with respect to, in connection with or arising out of this agreement shall be subject to and decided by arbitration in the City of Cluj-Napoca, County of Cluj, Romania. If any part of this agreement is found void and unenforceable by a court of competent jurisdiction, it will not affect the validity of the balance of the agreement, which shall remain valid and enforceable according to its terms.

11. Entire Agreement

This agreement is the final, complete and exclusive agreement between you and SOFTLAND that supersedes any prior agreement or understanding, whether written or oral, relating to the subject matter of this license.

Copyright © 2006-2022 Softland. All rights reserved.