

**The following General Terms and Conditions are applicable for all products and related services supplied by Felicitas Customized Engineering GmbH.**

**Terms of Licence:**

The software products (Software) provided by us are copyrighted.

The licence offered are perpetual or temporary, non-exclusive, transferable licences for using the Software in unaltered form. Loaning of the Software is prohibited.

The Software may be installed on an arbitrary number of computers owned by the licensee, but may only be used by at most as many persons concurrently as there are valid licences.

It is forbidden to transfer the Software, in whole or in part, or the right to use it, to any third party without transferring the licence. It is expressly allowed to grant the licence temporarily to an authorised sub-contractor of the licensee.

Backups and installed copies of the Software are to be deleted as soon as the licence becomes invalid or is transferred to a third party (other than temporarily to an authorised sub-contractor).

It is prohibited to disassemble, decompile or create derivate work from the Software. It is also prohibited to reverse-engineer the Software.

Version of the Software with special discount for Educational Institutes and Students (“Student Versions”) and for demonstration purposes (“Demo Versions”) must no be used for commercial purposes. Special discounts are granted if licences are purchased in higher quantities (volume licences). It is not allowed to sell part of those volume licences.

**Copyright:**

Felicitas Customized Engineering GmbH reserves all rights on the Software and its documentation. The right on the Software are licenced to the client (not sold). The licensee obtains no other right but the right to use it as outline in “Terms of Licence”

**Liability for Defects:**

The software was not designed specifically for the client. Therefore unless otherwise expressly agreed, no guarantee can be given that the software is suitable for the intended purpose of the customer.

The client is responsible for ensuring that the Software is suitable for his specific purpose, based on the available product information.

The software has been carefully designed and tested by Felicitas Customized Engineering GmbH to the best available knowledge. Nevertheless, it is impossible to create a completely error-free program.

Felicitas Customized Engineering GmbH will correct any defects, which void or reduce the suitability for normal or contractual agreed usage in due time, usually in the course of the regular software maintenance. If the remedy is repeatedly without success and the offered alternative solutions are not reasonable for the purchaser, cancellation or mitigation of the purchase price can be claimed. Cancellation is not applicable if the deficit is insignificant.

The purchaser has to deliver certain information to enable defects to be rectified; for example error logs, screen shots or sample project data.

There are no further guarantee claims of the purchaser, notwithstanding any claims from bad faith or guarantee of the properties and conditions of the Software or parts of it. There are no warranty obligations for deficits caused by non-contractual usage of the Software

The warranty period is one year, unless a longer period is required by law. During this time defective installation media or copy protection devices will be exchanged free of charge.

### **Replacement of the Copy Protection Device (Dongle)**

We will exchange any defective copy-protection devices outside the warranty period for a covering charge of 100€. Lost copy-protection devices will not be replaced.

### **Liabilities:**

Felicitas Customized Engineering GmbH is liable for damage sustained by the customer only if caused by intentional or grossly negligent acts on our part, or by substantial breach of material contractual duties on our part. In case of only ordinary negligent breach of material contractual duties Felicitas Customized Engineering GmbH is liable only for the reasonable damages.

Exclusion and limitation of liability shall not apply in case of injury to life, physical injury or damage to health and for product liability claims when a warranty is given.

### **Jurisdiction:**

The laws of the Federal Republic of Germany are applicable. The exclusive place of jurisdiction is Munich.