

DPT

END USER LICENSE AGREEMENT

[...]

By clicking on the "YES" or "ACCEPT" button, installing, copying or otherwise using the Software, the Licensee agrees to be bound by the terms of this Agreement. YOU AGREE THAT THIS AGREEMENT IS ENFORCEABLE LIKE ANY WRITTEN NEGOTIATED AGREEMENT SIGNED BY YOU. IF YOU DO NOT AGREE TO ALL OF THESE TERMS AND CONDITIONS, DO NOT INSTALL OR USE THE SOFTWARE.

[...]

2.2 Installation and Copies. The Customer has the right to use the Product and any subsequent release only on the computer(s) originally officially licensed by DPT. To this end, the Customer will independently use the access keys (passwords) specifically provided by DPT. The products, as well as all the manuals supplied with the product, are copyrighted. The customer cannot reproduce, in whole or in part, manuals and/or the Product, - both as to the program and the data - unless a backup is necessary for personal use. The Customer with a PLSS subscription has the right to export each license covered by such a contract, only one (1) time in a calendar year, from the computer on which the license has been originally installed, to another computer of his/her property.

The Customer with a license to Use the Product (PL), without a PLSS subscription, who wants to exploit the services provided with such a subscription, can re-activate it by signing a Current Version Upgrade (CVU) contract.

The Customer with a license to Use the Product (PL), without a PLSS subscription, who needs to export his/her license from the computer on which it has been originally installed to another computer of his/her property, can subscribe a Change Hardware (CHW) contract. This contract does not provide any updates or new version releases, which are instead covered by the PLSS subscription.

[...]