



NON-COMMERCIAL USE LICENSE

This purpose of this Non-Commercial Use License is to enable interested parties to use the software, and for non-commercial purposes only. To obtain a commercial license, please contact Inven2, the technology transfer company of the University of Oslo and Oslo University hospital, by emailing the Inven2s general account (post@inven2.com).

TERMS AND CONDITIONS

1. The license

Absolut!, the "Software", is being made accessible by Inven2, on behalf of the copyright holders and the University of Oslo. By downloading the software, the User accept the terms of this agreement.

Subject to the terms and conditions of this License, Inven2 hereby grants the User a worldwide, non-exclusive, royalty-free, non-sublicensable, non-transferable license to the Software, for non-commercial purposes only. "Non-commercial purposes" shall mean teaching and conducting research, undertaken by the User. "User" shall mean educational institutions, non-profit organizations and other non-profit legal entities, and shall exclude all for-profit legal entities. A license for commercial purposes may be sought by contacting Inven2 at the email address given above.

- 1. Under this license, the User may use, copy and modify the Software for use within its own organization.
- 2. The User is not authorized to distribute the Software outside its own organization.

2. Disclaimer of Warranties and Limitation of Liability

The Software is provided by Inven2 and accepted by the User "as is". The copyright holders, Inven2 and/or the University of Oslo will not be liable for any general, special, incidental or consequential damages including, but not limited to, loss of production, loss of profits, loss of revenue, loss of data, or any other business or economic disadvantage suffered by the User arising out of the use or failure to use the Software.

Inven2 makes no warranty expressed or implied regarding the fitness of the Software for a particular purpose or that the Software will be suitable or appropriate for the specific requirements of the User, or non-infringement.

Inven2 does not warrant that use of the Software will be uninterrupted or error-free. The Licensee accepts that software in general is prone to bugs and flaws within an acceptable level as determined in the industry.

3. Term and termination

This License applies for the term of the copyrights licensed herein, provided the User complies with the terms of the license. If the User fails to comply, the User's rights under this License terminate automatically and immediately.

4. Law and jurisdiction

This License shall be governed by, and construed and enforced in accordance with, the laws of Norway, without giving effect to any choice of law rule that would cause the application of the laws of any jurisdiction. Any judicial action or proceeding arising hereunder shall be brought before the courts of Norway with Oslo as the venue.

www.inven2.com post@inven2.com twitter: @Inven2as