

END USER LICENSE AGREEMENT (EULA) FOR SERVA PROFESSIONAL / COMMUNITY, SERVAPENET PROFESSIONAL / COMMUNITY

Please read the terms and conditions of this End User License Agreement (EULA) carefully before using this software. By checking or clicking "I agree", taking any step to download, set-up, install, configure and / or use all or any portion of this software, you are agreeing to be bound by all the terms of this EULA. If you do not agree to these terms, you must promptly cease all further download, installation or use of the software. It is agreed that certain restrictions under this license only apply to SERVA COMMUNITY software or, as the case may be, to SERVA PROFESSIONAL, or to SERVAPENET COMMUNITY, or to SERVAPENET PROFESSIONAL software.

1. DEFINITIONS

- 1.1. In this EULA, VERCOT means Vercot LLC as the author, publisher and owner of the SOFTWARE PRODUCT.
- 1.2. LICENSEE means you, as either an individual or single entity who enters into the VERCOT EULA.
- 1.3. SOFTWARE PRODUCT means SERVA and SERVAPENET in their PROFESSIONAL and COMMUNITY versions, license key, associated software, software components, media, data, printed materials, and "online" or electronic documentation, depending on the product type purchased or freely used by the LICENSEE, as the case may be, being understood COMMUNITY versions of the software are offered free of charge.
- 1.4. LICENSE KEY means the license file provided by VERCOT to SERVA PROFESSIONAL LICENSEE containing license ID, license quantity, expiration date and associating the SOFTWARE PRODUCT with the LICENSEE as a named individual or an entity authorized representative.

2. LICENSE

- 2.1. In consideration of your undertaking to comply with the terms and conditions of this EULA, VERCOT grants you, LICENSEE, a nonexclusive single license to use a single instance of the SOFTWARE PRODUCT on a single computer.
- 2.2. If LICENSEE is agreeing to be bound by this EULA on behalf of the LICENSEE'S employer or other entity, LICENSEE represents and warrants to VERCOT that LICENSEE has full legal authority to bind the LICENSEE'S employer or such entity to this EULA. If LICENSEE does not have the requisite authority, LICENSEE may not accept the EULA or use the SOFTWARE PRODUCT on behalf of LICENSEE'S employer or other entity, and in this case the LICENSEE acceptance of the EULA terms shall bind the LICENSEE personally.
- 2.3. It is also agreed that the license granted to the LICENSEE pertaining to SERVA PROFESSIONAL enables the connection of up to fifty (50) clients and is neither transferable to any other individual or entity, nor movable.
- 2.4. The entire EULA between the parties regarding its subject matter supersedes all prior and contemporaneous EULA, terms sheets, letters of intent, understandings, and communications, whether written or oral. Any pre-printed terms in any order forms, quotes, purchase orders or other similar written purchase authorization that add to, or conflict with or contradict, any provisions in the EULA will have no legal effect.
- 2.5. The provisions of this EULA may be amended or waived only by a written document signed by both parties.
- 2.6. To the extent LICENSEE has separately entered into a EULA with VERCOT covering the same SOFTWARE PRODUCT, the terms and conditions of such EULA shall supersede this agreement in its entirety.

3. COPYRIGHT AND RESTRICTIONS ON USE

- 3.1. The SOFTWARE PRODUCT contains copyrighted material and, in its human readable form, it contains trade secrets and proprietary information owned by or licensed to VERCOT. Title to and ownership of the SOFTWARE PRODUCT and the documentation that accompanies the SOFTWARE PRODUCT and all intellectual property rights in the SOFTWARE PRODUCT and said documentation are and shall remain the sole property of VERCOT and / or its licensors.
- 3.2. LICENSEE further acknowledges that this license is not a sale or an assignment of VERCOT and / or its licensors' intellectual property rights in the SOFTWARE PRODUCT and the associated documentation and that VERCOT and its licensors continue to own title to the SOFTWARE PRODUCT and copyright to the provided information.
- 3.3. This EULA does not grant LICENSEE any rights to patents, copyrights, trade secrets, trade names, trademarks (whether registered or unregistered), or any other rights, functions or licenses in respect of the SOFTWARE PRODUCT.

- 3.4. LICENSEE may not reverse engineer, decompile, reproduce, or disassemble the SOFTWARE PRODUCT or otherwise attempt to discover the source code, except and only to the extent that such activity is expressly authorized by mandatory legislation.
- 3.5. LICENSEE may not modify, rent, lease, loan the SOFTWARE PRODUCT or distribute copies of it.
- 3.6. LICENSEE may not electronically transfer the SOFTWARE PRODUCT over any type of network including the Internet.
- 3.7. Restrictions related to the distribution and electronic transfer of the SOFTWARE PRODUCT do not apply to the SERVA COMMUNITY software.
- 3.8. SERVA PROFESSIONAL must always be used with license keys issued in the individual end-user's name. When SERVA PROFESSIONAL is installed and used in environments including, but not limited to, Nonprofit, Educational, Commercial, Corporate, Government or Military it must always be furnished with license keys issued in the name of the corresponding end-user entity.
- 3.9. SERVA PROFESSIONAL when used by the Government / Military and its Contractors requires the request for quote, procurement and use of the corresponding Government / Military valid license key. For any other use SERVA PROFESSIONAL requires the corresponding Personal or Entity issued license key that in this case can be directly purchased "online" on VERCOT'S website or through VERCOT'S resellers.
- 3.10. LICENSEE can use SERVA COMMUNITY for SERVA PROFESSIONAL prepurchase evaluation purposes for up to TEN (10) BUSINESS DAYS. For all other purposes SERVA COMMUNITY can be used FOR PERSONAL, NON-COMMERCIAL PURPOSES ONLY.
- 3.11. LICENSEE can use SERVAPENET COMMUNITY software only within WIM (Windows Imaging Format) files when processed and served by SERVA COMMUNITY software.
- 3.12. LICENSEE can use SERVAPENET PROFESSIONAL software only within WIM (Windows Imaging Format) files when processed and served by SERVA PROFESSIONAL software.
- 3.13. The SOFTWARE PRODUCT is licensed as a single product. Its components may not be separated for use on more than one device.
- 3.14. LICENSEE may not assign, sublicense, or transfer any rights or delegate its obligations under the EULA without VERCOT'S prior written consent, and any attempt to do so without consent shall be void. The EULA shall be binding on the respective successors and assigns of the parties to this EULA.
- 3.15. VERCOT may provide the LICENSEE with support services related to the SOFTWARE PRODUCT. Any additional software code and / or documentation provided to the LICENSEE as part of the Support Services shall be considered part of the SOFTWARE PRODUCT and subject to the terms and conditions of this EULA.
- 3.16. LICENSEE may not create derivative software based upon any trade secret or proprietary information of VERCOT and / or its licensors.
- 3.17. LICENSEE may not adapt or use any trademark or trade name which is likely to be similar to or confusing with that of VERCOT or any of its licensors or take any other action which impairs or reduces the trademark rights of VERCOT or of its licensors.

4. SPECIAL DISTRIBUTION RIGHTS RELATED TO SERVA COMMUNITY

- 4.1. Such distribution includes only the original archive supplied by VERCOT. You may not alter, delete or add any files in the distribution archive.
- 4.2. The distribution does not include a license key. In particular, LICENSEE is forbidden from distributing a piece of software including a license key.
- 4.3. No money is charged to the person receiving the SERVA COMMUNITY software, beyond reasonable cost of delivery, packaging and other overhead if applicable.

5. SPECIAL DISTRIBUTION RIGHTS RELATED TO SERVAPENET

- 5.1. The SERVAPENET PROFESSIONAL software may only be distributed embedded within SERVA PROFESSIONAL software.
- 5.2. The SERVAPENET COMMUNITY software may only be distributed embedded within SERVA COMMUNITY software.

6. SPECIAL DISTRIBUTION RIGHTS RELATED TO PREVIEW VERSIONS

6.1. SOFTWARE PRODUCT identified as “Preview”, “Evaluation” or “Demo”, may only be used by the intended recipient, and may not be sold or otherwise transferred, distributed or used for any purpose other than software demonstration, testing or evaluation.

7. MAINTENANCE AND SUPPORT

7.1. Maintenance: VERCOT shall make available to the LICENSEE for download at no additional charge all corrections, revisions, patches, service packs, and updates of SERVA PROFESSIONAL when made available by VERCOT to other LICENSEES of SERVA PROFESSIONAL for (a) as long as this EULA shall remain in full force and effect as indicated under the license acquisition terms and / or license key or otherwise one (1) year from the date of purchase unless and until terminated or, (b) as long as the Software Assurance, new version rights term shall remain in full force and effect as indicated under the license acquisition terms and / or license key or otherwise one (1) year from the date of purchase unless and until terminated, for SERVA PROFESSIONAL versions 3.2.0 and older. Upon any expiration or termination of the agreement, VERCOT will no longer be responsible for making this maintenance service available.

7.2. If any made available deliverable is labeled as “New Version” to the SERVA PROFESSIONAL previously licensed the LICENSEE must destroy the original and all backup copies of the “Previous Version”, including any copies resident on LICENSEE’S hard disk drive that accompanied the software previously licensed, within ten (10) days of acquiring the “New Version”. The LICENSEE may under no circumstances operate the “New Version” and “Previous Version” concurrently on different computers. It shall be the LICENSEE’S responsibility to keep a backup of the “New Version” in a safe place.

7.3. Support: For as long as this agreement shall remain in full force and effect VERCOT shall provide SERVA PROFESSIONAL LICENSEE with basic e-mail support covering installation and general usage of the SOFTWARE PRODUCT. LICENSEE can purchase additional support for the SOFTWARE PRODUCT by contacting VERCOT.

7.4. VERCOT shall have no maintenance or support obligations with respect to the SOFTWARE PRODUCT other than the ones expressly set forth in this section.

8. NO REFUND

8.1. LICENSEE can use SERVA COMMUNITY software for free, under its license terms, before to decide purchasing SERVA PROFESSIONAL software. It is agreed that the LICENSEE knows beforehand performance, capabilities and limitations of the SERVA PROFESSIONAL software. It is agreed that there are no refunds given or implied under any circumstances for the purchase of the SERVA PROFESSIONAL software. All amounts paid by LICENSEE under this EULA shall be non-refundable and non-recoupable, unless otherwise provided herein.

9. NO WARRANTIES

9.1. THE SOFTWARE PRODUCT, ANY OTHER SOFTWARE FURNISHED WITH OR ACCOMPANYING THE SOFTWARE PRODUCT AND DOCUMENTATION ARE PROVIDED "AS IS" WITHOUT WARRANTY OF ANY KIND. VERCOT EXPRESSLY DISCLAIMS ON BEHALF OF ITSELF, ITS SUPPLIERS AND PROVIDERS, ALL WARRANTIES AND / OR CONDITIONS RELATING TO THE SOFTWARE PRODUCT, THE DOCUMENTATION AND ANY SERVICES, EXPRESS OR IMPLIED INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES AND / OR CONDITIONS OF MERCHANTABILITY OR SATISFACTORY QUALITY AND FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD-PARTY RIGHTS. VERCOT DOES NOT WARRANT THAT THE FUNCTIONS CONTAINED IN THE SOFTWARE WILL MEET LICENSEE’S REQUIREMENTS, OR THAT THE OPERATION OF THE SOFTWARE WILL BE UNINTERRUPTED OR ERROR-FREE, OR THAT DEFECTS IN THE SOFTWARE WILL BE CORRECTED. FURTHERMORE, VERCOT DOES NOT WARRANT OR MAKE ANY REPRESENTATIONS REGARDING THE USE OR THE RESULTS OF THE USE OF THE SOFTWARE PRODUCT, INCLUDING WITHOUT LIMITATION WITH RESPECT TO ITS CORRECTNESS, ACCURACY, SECURITY, RELIABILITY, AVAILABILITY, COMPLETENESS, WORKMANLIKE EFFORT, LACK OF VIRUSES, AND LACK OF NEGLIGENCE, ALL WITH REGARD TO THE SOFTWARE PRODUCT, AND THE PROVISION OR FAILURE TO PROVIDE MAINTENANCE, SUPPORT OR OTHER SERVICES, INFORMATION, SOFTWARE, AND RELATED CONTENT THROUGH THE SOFTWARE PRODUCT OR OTHERWISE

ARISING OUT OF THE USE OF THE SOFTWARE PRODUCT. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE.

10. LIMITATION OF LIABILITY

10.1. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT SHALL VERCOT BE LIABLE FOR ANY DIRECT, SPECIAL, INCIDENTAL, PUNITIVE, INDIRECT, OR CONSEQUENTIAL DAMAGES WHATSOEVER (INCLUDING, BUT NOT LIMITED TO, DAMAGES FOR LOSS OF PROFITS OR CONFIDENTIAL OR OTHER INFORMATION OR DATA, FOR BUSINESS INTERRUPTION, FOR PERSONAL INJURY, FOR LOSS OF PRIVACY, FOR FAILURE TO MEET ANY DUTY INCLUDING OF GOOD FAITH OR OF REASONABLE CARE, FOR NEGLIGENCE, AND FOR ANY OTHER PECUNIARY OR OTHER LOSS WHATSOEVER) ARISING OUT OF OR IN ANY WAY RELATED TO THE USE OF OR INABILITY TO USE THE SOFTWARE PRODUCT, THE PROVISION OF OR FAILURE TO PROVIDE SUPPORT OR OTHER SERVICES, INFORMATION, SOFTWARE, AND RELATED CONTENT THROUGH THE SOFTWARE PRODUCT OR OTHERWISE ARISING OUT OF THE USE OF THE SOFTWARE PRODUCT, OR OTHERWISE UNDER OR IN CONNECTION WITH ANY PROVISION OF THIS EULA, EVEN IN THE EVENT OF THE FAULT, TORT (INCLUDING NEGLIGENCE), STRICT LIABILITY, BREACH OF CONTRACT OR BREACH OF WARRANTY OF VERCOT OR ANY SUPPLIER, AND EVEN IF VERCOT OR ANY DEVELOPER HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

11. NOTICE OF RISK AND LIMITATION OF LIABILITY

11.1. THE SOFTWARE PRODUCT CONSIST OF SERVER AND CLIENT MODULES INTENDED FOR USE IN COMPUTER NETWORKS. LICENSEE ACKNOWLEDGES IT HAS ALL THE REQUIRED AUTHORIZATIONS AND PERMISSIONS FOR OPERATING THE SOFTWARE PRODUCT. LICENSEE ACKNOWLEDGES THAT GOOD SYSTEM AND NETWORKING PRACTICES DICTATE THAT ANY SOFTWARE SYSTEM, INCLUDING THE SOFTWARE PRODUCT, MUST BE THOROUGHLY TESTED WITH NON-CRITICAL DATA, IN NON-CRITICAL SCENARIOS, BEFORE LICENSEE RELIES ON IT, AND LICENSEE HEREBY ASSUMES THE SOFTWARE PRODUCT IS NOT PROVIDED FREE OF FAULTS AND ACCEPTS THE ENTIRE RISK OF USING THE SOFTWARE PRODUCT. THIS DISCLAIMER OF LIABILITY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE.

12. EXPORT CONTROL REGULATIONS

12.1. The SOFTWARE PRODUCT is a commercial software application identified under Export Control Classification Number (ECCN) EAR99. No Export License is required for the export / re-export of this SOFTWARE PRODUCT to non-US persons other than those from or in US Government imposed embargoed / sanctioned countries identified in the Supplement 1 to Part 740 (Country Group E) of the Export Administration Regulations (EAR). However, an export license is required for export / re-export to non-US persons from or in those embargoed / sanctioned countries. It is the responsibility of the individual in control of this SOFTWARE PRODUCT to abide by the U.S. export laws.

12.2. The individual in control of this SOFTWARE PRODUCT acknowledges that the SOFTWARE PRODUCT is subject to U.S. export jurisdiction and that the SOFTWARE PRODUCT may only be exported from the United States in accordance with United States export laws. The individual in control of this SOFTWARE PRODUCT also acknowledges that any diversion contrary to United States law is prohibited, and also agrees to comply with all applicable non-U.S. export / import control laws that apply to the SOFTWARE PRODUCT. This includes end-user, end-use, and destination restrictions issued by the U.S. Government and other governments.

12.3. The individual in control of this SOFTWARE PRODUCT also agrees not to export, reexport, import, transfer, or release the SOFTWARE PRODUCT to embargoed or sanctioned countries, in whole or in part to include: (a) Into (or to a national resident of) any country to which the U.S. maintains embargoes or other restrictions, (b) To any person on the US Treasury Department's list of Specially Designated nationals or, (c) To any person or entity on the US Commerce Department's Denied Persons List, Entity List or Unverified List or, Table of Deny Orders or, (d) To any person or entity subject to a General Order 3 to Part 736 of the U.S. Commerce Department's Export Administration Regulations or, (e) The U.S. Department of State's Parties Subject to Nonproliferation Sanctions List or, (f) To any person or entity or into any country where such export, reexport, or import violates any US, local, or other applicable import/export control laws or regulations.

13. RESERVATION OF RIGHTS OF OWNERSHIP.

13.1. VERCOT reserves all rights not expressly granted to the LICENSEE in this EULA. The SOFTWARE PRODUCT is protected by copyright and other intellectual property laws and treaties. Unless otherwise stated, VERCOT and its Licensors respectively retain all right, title and interest in the SOFTWARE PRODUCT including, but not limited to copyrights, trademarks, trade secrets, trade names, proprietary rights, patents, titles, computer code, and other intellectual property rights in the SOFTWARE PRODUCT. The SOFTWARE PRODUCT is licensed, not sold. This EULA does not grant the LICENSEE any rights to trademarks or service marks of VERCOT.

14. U.S. GOVERNMENT RESTRICTED / LIMITED RIGHTS.

14.1. The SOFTWARE PRODUCT is a "Commercial Item", as the term is defined at 48 C.F.R. §2.101, consisting of "Commercial Computer Software" and "Commercial Computer Software Documentation", as such terms are used in 48 C.F.R. §12.212 or 48 C.F.R. §227.7202, as applicable. Consistent with 48 C.F.R. §12.212 or 48 C.F.R. §227.7202-1 through 227.7202-4, as applicable, the Commercial Computer Software and Commercial Computer Software Documentation are being licensed to U.S. Government end users (a) only as Commercial Items and (b) with only those rights as are granted to all other end users pursuant to the terms and conditions herein. Unpublished Work, all rights reserved under the copyright laws of the United States.

15. CHOICE OF LAW AND FORUM SELECTION

15.1. This EULA shall be governed by and construed in accordance with the laws of the State of Colorado and the United States without regard to the conflict of laws provisions therein. Any dispute arising from or relating to this EULA or the use of the SOFTWARE PRODUCT or Documentation shall be governed by the laws of the United States and the State of Colorado. All disputes arising out of or relating to this License shall be finally settled by arbitration conducted in Denver, Colorado, USA under the rules of commercial arbitration of the American Arbitration Association. Both parties shall bear equally the cost of arbitration (exclusive of legal fees and expenses, all of which each party shall bear separately). All decisions of the arbitrator(s) shall be final and binding on both parties and enforceable in any court of competent jurisdiction. Notwithstanding the foregoing, in the event of breach by a party of its obligations hereunder, the non-breaching party may seek injunctive or other equitable relief in any court of competent jurisdiction.

16. TERMINATION

16.1. For SERVA and SERVAPENET PROFESSIONAL this EULA shall remain in full force and effect for the time indicated under the license acquisition terms and / or license key or otherwise one (1) year from the date of purchase unless and until terminated.

16.2. For SERVA and SERVAPENET COMMUNITY this EULA shall remain in full force and effect for one (1) year from the date of software publication unless and until terminated.

16.3. This EULA will terminate immediately, automatically and without notice if LICENSEE fails to comply with any provision of this EULA.

16.4. Upon termination, LICENSEE must stop using the SOFTWARE PRODUCT, erase or destroy all copies of the SOFTWARE PRODUCT, and destroy all printed information provided with the SOFTWARE PRODUCT.

17. REMEDIES

17.1. Notwithstanding any damages or judgments LICENSEE might incur for any reason whatsoever, (including, without limitation, all damages referenced herein and all direct or general damages in contract or anything else), the entire liability of VERCOT and any of its suppliers under any provision of this EULA and LICENSEE exclusive total remedy hereunder (except for any remedy of repair or replacement of the SOFTWARE PRODUCT elected by VERCOT) shall be US \$50.00. The foregoing limitations, exclusions and disclaimers (including Sections 8-11) shall apply to the maximum extent permitted by applicable law, even if any remedy fails of its essential purpose.

18. ENTIRE AGREEMENT; SEVERABILITY

18.1. This EULA (including any applicable VERCOT add-on EULA and / or addendum or amendment to this EULA which is included with the SOFTWARE PRODUCT) constitutes the entire agreement between LICENSEE and VERCOT relating to the SOFTWARE PRODUCT and the maintenance, support, or services accompanying or related to the SOFTWARE PRODUCT and supersedes any other prior agreements or communications regarding the SOFTWARE PRODUCT. If any provision of this agreement is held invalid, the remainder of this agreement shall continue in effect.

19. NO IMPLIED WAIVER

19.1. The failure of either VERCOT or LICENSEE to enforce at any time any of the provisions of the EULA shall not be deemed a waiver of the provisions or of the right of such party thereafter to enforce that or any other provision.

Copyright © 2010-2020 VERCOT LLC. All rights reserved.