## **SVC License Agreement**

SVC and SVC components (libraries, custom builds, components and/or modules) otherwise referred as SVC-XX, SVC, SVC Video Call Engine, SVC Enterprise, SVC Video Chat Software, Social Video Call or Social Video Chat.

This is a License Agreement between YOU (your company), the purchaser "Licensee" of "SVC" and the owner(s) "Licensor" of www.videosoftware.pro (and/or other/affiliated websites that sell the same source code) "SVC", SVC Video Call.

SVC = Video Calling, Video Conferencing and Video Chat software (and/or software libraries) by www.videosoftware.pro aka. SVC-XX, SVC Video Calling Engine or any other name given by the selling website.

The source code, and the combination of used programming techniques are protected by United States and international copyright laws and treaties. www.videosoftware.pro and its owner(s) reserves all rights in and to the source code not expressly granted to you by the terms of this License. Your rights to use any part of the downloaded software are subject to this License Agreement and are conditioned upon your payment to www.videosoftware.pro (and/or other/affiliated websites/companies that sell the same source code) and/or the domain/software owners, for your use of the SVC software (and/or software libraries), including the source code. Your copy of SVC software may be identified and linked to you by the e-mail address and personal data provided at the payment (any personal data kept by payment processing -payment gateway- company).

This license is for your own usage only! Which can be personal or professional. You may use the SVC code and libraries for your personal (or your company) projects, websites and for professional services you undertake for your clients or users. The SVC license allows you to do the following with your copy and source code: make any modification you wish to the code or design, add or remove features and functions - create new services based on the source code (build enterprise video communication and conferencing solutions, websites, video-chat or any other service), make profit using the SVC software and the services mentioned above.

However, you may not sell, transfer, share, give away or sublease the license agreement or the SVC software nor the source code or any part of it to any other party. You may not resell the SVC software as part of a package. You may not resell (or otherwise make it available) the SVC software within a downloadable file, such as a website template or turnkey website. You may not resell (or otherwise make it available) the SVC software as part of any competing product such as a website offering random video chat or video-chat software (or source code) for sale or a downloadable software-package. You may not resell (or otherwise make it available) the SVC software as your own software, even if it has been transformed or edited, or if you add other features or a different design to the original source code.

## **RESTIRICTIONS!**

You may NOT Sell, Resell or Redistribute or Otherwise make available: - our code as is, or any modification based on our project (source code) - segments of the code or use any of the included files in your similar commercial product - a modified version of the SVC (SVC-XX) code - the source code with a modified design - our code or any modification as part of any competing product - our code or any modification as a downloadable (or published) software-package - our code or any modification as your own software, even if it has been transformed (modified) or enhanced In case of license violation, the penalty is \$25,000 per license plus \$100 per sold SVC or SVC-XX copies. Your subscription will be deleted without any right for refund. A reward may be offered for reporting license violators. Successful websites selling SVC, SVC-XX and/or similar software based on the SVC source code may be monitored internationally without any previous warning. With each purchase, we will check from time to time whether a downloaded software matches with any of the competitor softwares. we might include small (non functional) modifications to the downloaded software to make it ready for download-based identification.

VIDEOSOFTWARE.PRO AND IT'S OWNER(S) SHALL NOT BE LIABLE TO LICENSEE OR TO ANY OTHER PERSON OR ENTITY FOR ANY GENERAL, PUNITIVE, SPECIAL, INDIRECT, CONSEQUENTIAL OR INCIDENTAL DAMAGES, OR LOST PROFITS OR ANY OTHER DAMAGES, COSTS OR LOSSES ARISING OUT OF LICENSEE'S USE OF THE SOFTWARE, THE SOURCE CODE OR PARTS THE SOURCE CODE. IN NO EVENT, ARE VIDEOSOFTWARE.PRO AND IT'S OWNER(S) LIABILE TO LICENSEE, OR TO ANY THIRD PARTY CLAIMING THROUGH LICENSEE, ARISING OUT OF OR IN CONNECTION WITH LICENSEE USE OF OR INABILITY TO USE THE VIDEOSOFTWRE.PRO WEBSITE AND/OR AFFILIATED/ADDITIONAL/DEMO WEBSITES AND/OR THE JABBERCAM OR SIMILAR SOFTWARE AND/OR SOURCE CODE PROVIDED BY VIDEOSOFTWARE.PRO AND/OR ANY OTHER AFFILIATE/PARTNER/SUBSTITUTION/3RD PARTY.

This contract is governed by and shall be construed in accordance with the laws of the State of Florida. You hereby consent to the personal jurisdiction of the state and federal courts located within such state. All actions, controversies and disputes arising from or relating to this agreement shall be heard and decided exclusively before the courts located within the State, County and City of Miami, FL and not elsewhere. This agreement shall be construed neither against nor in favor of any party, but rather in accordance with the fair meaning of the language hereof. The invalidity of any part of this agreement shall not affect the validity or enforceability of the balance hereof.

This software is not related to, endorsed by or affiliated with any other video chat or random video chat website and/or video chat service, all trademarks are property of the respective owners.