

SOFTWARE LICENSE FOR UNITED STATES OF AMERICA, CANADA, MEXICO, BRAZIL, ARGENTINA, PARAGUAY, URUGUAY, VENEZUELA, COLOMBIA AND ECUADOR

STOP

PLEASE READ THE FOLLOWING TERMS AND CONDITIONS CAREFULLY

IF YOU (END-USER) DO NOT AGREE WITH THESE TERMS AND CONDITIONS, DO NOT INSTALL AND USE THE SOFTWARE AND QUIT THE INSTALLATION, INSTEAD, PROMPTLY RETURN THE PURCHASED PACKAGE

MVI AUDIOVISUAL LICENSE AGREEMENT FOR SOFTWARE: MEETING REPORTER AND MEETING LOGGER

MVI AudioVisual B.V. and MVI AudioVisual Global B.V. (hereinafter referred to as "MVI AUDIOVISUAL") licenses this computer program and all associated documentation (the "Software") for your non-exclusive use subject to the following terms and conditions:

1. LICENSE - Under the terms of this license:

1.1. You may use the Software only on a single computer at a time and only for the operation of MVI AUDIOVISUAL products.

1.2. You may not modify, decompile, disassemble or reverse engineer the Software and/or supplied hardware.

1.3. The Meeting Reporter Software can only be used if the official MVI AudioVisual Dongle is inserted into USB slot of the PC on which the Meeting Reporter software is installed. It is strictly forbidden to use the Meeting Reporter software without the official MVI AudioVisual Dongle.

1.4. You may, not sublicense, lease or otherwise rent the Software without MVI AUDIOVISUAL's prior written consent.

1.5. You may make one copy of the Software solely for backup or archival purposes. No other copying of the Software or the accompanying documentation is permitted.

1.6. This license will terminate automatically if you fail at any time to comply with any of its terms or conditions. Upon termination, you shall immediately destroy the Software or return it to MVI AUDIOVISUAL along with any copies you have made, and to delete any installed copy from your hardware.

2. TRANSFER OF OWNERSHIP - You may transfer this license to another party only if you:

2.1. Also transfer this Agreement, the Software, the corresponding Dongle and all accompanying documentation and (by sale or lease) ownership of the associated MVI AUDIOVISUAL hardware, if applicable

2.2. Require the other party to abide by the terms of this license agreement, and

2.3. Destroy all copies of the Software and any updates that you do not transfer to the other party.

3. OWNERSHIP AND COPYRIGHT OF THE SOFTWARE - Although the media containing the Software is yours, the Software is owned and copyrighted by MVI AUDIOVISUAL and/or its suppliers. You may not remove, change or delete the copyright notice from the Software. The Software contains confidential and trade secret information of MVI AUDIOVISUAL. You will instruct your employees and others having access to the Software in and ensure their compliance with the terms of this agreement. You will use your best efforts to prevent any unauthorized copying of the Software.

4. TAXES - You must pay all taxes that may now or hereafter be imposed, levied, or assessed with respect to the possession or use of the Software or this license. You shall file all reports required in connection with such taxes.

5. WARRANTY, LIMITATION OF LIABILITY, REMEDIES - THE SOFTWARE IS PROVIDED "AS IS"

WITHOUT WARRANTY OR CONDITION OF ANY KIND INCLUDING WARRANTIES FOR MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. NEITHER MVI AUDIOVISUAL NOR ITS SUPPLIERS SHALL BE LIABLE FOR ANY LOSS OF PROFITS, LOSS OF USE, INTERRUPTION OF BUSINESS, LOSS OF DATA, NOR FOR INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY KIND WHETHER UNDER THIS AGREEMENT OR OTHERWISE, OR FOR ANY CLAIM BY ANY OTHER PARTY. MVI AUDIOVISUAL does not warrant the functions provided by the Software. However, MVI AUDIOVISUAL warrants the media on which the Software is furnished to be free from defects in materials and workmanship under normal use for a period of 90 days from the date of original purchase. MVI AUDIOVISUAL's entire liability to you, and your exclusive remedy, shall be the replacement of the media containing the Software not meeting MVI AUDIOVISUAL's warranty, provided you return the same to MVI AUDIOVISUAL. The replacement will be warranted for the remainder of the term of the original warranty or 30 days, whichever is longer. You assume responsibility for the selection of the Software to achieve your intended results, and for the installation, use and results obtained from the Software.

6. U.S. GOVERNMENT RESTRICTED RIGHTS - The Software is provided with restricted rights. Use, duplication, or disclosure by the U.S. Government is subject to restrictions as set forth in subparagraph (c)(1)(ii) of the Rights in Technical Data and Computer Software clause at 52.227-7013 or its successor.

7. EXPORT LAWS, APPLICABLE LAW - If you, the licensee under this Agreement, are not a U.S. citizen or you will take delivery of the Software outside the United States, MVI AUDIOVISUAL will secure the necessary U.S. Government authorizations for exportation of the Software to your country of destination. You agree to not re-export the Software from that destination to another foreign country without complying with all applicable U.S. Government restrictions and requirements. If you, the licensee, are a U.S. citizen or you will take delivery of the Software inside the United States, then you agree to not export the Software from the United States without complying with all applicable U.S. Government restrictions and requirements, including obtaining any necessary U.S. Government authorization for the export. You will not permit the Software to be re-exported from an authorized foreign destination country to any other foreign country except in compliance with all U.S. laws and regulations. This Agreement will be governed by the laws of the State of New York and the United States of America, including U.S. copyright laws. Terms may be enforced in any court having jurisdiction.

8. ENTIRE- CONTRACT - This Agreement including all schedules, constitutes the entire and only agreement between the parties and supersedes all prior agreements, understandings and communications, whether oral or written, between the parties respecting the subject matter hereof. There are no understandings, agreements, warranties or representations, express or implied, except as set forth herein. This Agreement prevails over any additional, conflicting or inconsistent terms and conditions appearing on any purchase order submitted by Licensee.

9. If any terms or conditions of this Agreement are declared illegal, null or void or for any other reason considered non-applicable, such terms or conditions will be considered eliminated or non-existing in the Agreement and will not affect the validity and applicability of the other terms and conditions.

10. This Agreement shall exclusively be governed by the laws and court of The Netherlands.

SOFTWARE LICENSE FOR ANY OTHER COUNTRY

STOP!

PLEASE READ THE FOLLOWING TERMS AND CONDITIONS CAREFULLY

IF YOU (END-USER) DO NOT AGREE WITH THESE TERMS AND CONDITIONS,

DO NOT INSTALL AND USE THE SOFTWARE AND QUIT THE INSTALLATION,

INSTEAD, PROMPTLY RETURN THE PURCHASED PACKAGE

MVI AudioVisual LICENSE AGREEMENT FOR MVI AudioVisual SOFTWARE:

MVI AudioVisual B.V. and MVI AudioVisual Global B.V. (hereinafter referred to as "MVI AudioVisual") has developed software programs (hereinafter referred to as "the Licensed Software") contained on the media in the package and hereby licenses its use. By opening this Software package and/or using the Licensed Software End-User agrees to be bound by the terms and conditions of this End-User license agreement (hereinafter referred to as "this Agreement") and more specifically End-User agrees to the following:

1. Copyright: The licensed Software is a proprietary product of MVI AudioVisual and MVI AudioVisual owns copyrights therein. MVI AudioVisual retains title and ownership of the Licensed Software.

2. Right to use: End-User is hereby granted the personal non-exclusive right to use the Licensed Software only on and in conjunction with one computer at one time and without further linkups in networks and the like. This license is granted only to End-Users which use the licensed software for commercial, governmental or non-profit use. Usage by consumers is expressly forbidden. MVI AudioVisual reserves all rights not expressly granted to End-User herein. End-User may not sell, rent or lease the Licensed Software or otherwise transfer or assign the right to use it. End-User may not decompile, disassemble, reverse engineer or in any way modify program code without the prior written consent of MVI AudioVisual. Unauthorized copying of the Licensed Software is expressly forbidden.

2.1 It is strictly forbidden to circumvent, copy, clone or bypass any implemented hardware or software license, doing so will be treated as illegal use of the software.

2.2 When "the Licensed Software" trial/technician/demo software is used, the software evaluation can be used for evaluation purposes only, up to the time period it was allowed to be used. It is not allowed to use any results from the demo version for real usage. IF this is the intention, the product(s) needs to be purchased instead. It is not intended nor allowed to continue using "the Licensed Software" after this time period has expired and the customer is obligated to stop using the software, unless otherwise agreed upon my MVI AudioVisual

3. WARRANTY, LIMITATION OF LIABILITY, REMEDIES - THE SOFTWARE IS PROVIDED "AS IS" WITHOUT WARRANTY OR CONDITION OF ANY KIND INCLUDING WARRANTIES FOR MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. NEITHER MVI AudioVisual NOR ITS SUPPLIERS

SHALL BE LIABLE FOR ANY LOSS OF PROFITS, LOSS OF USE, INTERRUPTION OF BUSINESS, LOSS OF DATA, NOR FOR INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY KIND WHETHER UNDER THIS AGREEMENT OR OTHERWISE, OR FOR ANY CLAIM BY ANY OTHER PARTY. MVI AudioVisual does not warrant the functions provided by the Software. However, MVI AudioVisual warrants the media on which the Software is furnished to be free from defects in materials and workmanship under normal use for a period of 3 years from the date of original purchase. MVI AudioVisual's entire liability to you, and your exclusive remedy, shall be the replacement of the media containing the Software not meeting MVI AudioVisual's warranty, provided you return the same to MVI AudioVisual. The replacement will be warranted for the remainder of the term of the original warranty or 30 days, whichever is longer. You assume responsibility for the selection of the Software to achieve your intended results, and for the installation, use and results obtained from the Software.

4. Updating: MVI AudioVisual will be entitled to update and/or modify the Licensed Software.

5. Changes to this Agreement: No changes to this Agreement are valid unless with MVI AudioVisual's and End-User's written approval. The terms and conditions of End-User are applicable whether or not contained in order forms or otherwise, unless specifically accepted by MVI AudioVisual in writing by means of an addition to this Agreement.

6. Support and Maintenance: MVI AudioVisual provides support on the Licensed Software by mean of online help, documentation, tutorials, knowledge-base and all other article freely accessible on MVI AudioVisual websites. Email-based support is provided on MVI AudioVisual website as part of this license. If the Licensed Software has been purchased through an authorized dealer, it is required to first contact that dealer for support and maintenance before contacting MVI AudioVisual directly. During use of the Licensed Software you may also report any software problem to MVI AudioVisual. If MVI AudioVisual determines that a reported reproducible error in the Licensed Software exists and significantly impairs the usability and utility of the Software, MVI AudioVisual agrees to use reasonable commercial efforts to correct or provide a usable work-around solution in an upcoming maintenance release or update, which is made available at certain times at MVI AudioVisual's sole discretion.

7. Limitations of liability: MVI AudioVisual shall not be liable to End-User for damages, including any loss of profit, loss savings, or other End-User's incidental or consequential damages arising out of End-User's use or inability to use the Licensed Software, even if MVI AudioVisual or its representatives have been advised of the possibility of such damages or for any claim by any other party.

8. Validity and Termination: This Agreement shall be valid with effect as of the date End-User has opened the package containing the Licensed Software. End-User is entitled to terminate this Agreement at any time by simple written notice to MVI AudioVisual subject to the provisions set out hereinafter. MVI AudioVisual is entitled to terminate this Agreement by simple written notice to End-User but only in the event End-User fails to comply with any of its obligations pursuant to this Agreement. In the event of termination, whether by End-User or by MVI AudioVisual, End-user shall immediately stop any use of the Licensed Software and of all copies thereof and shall return to MVI AudioVisual or destroy the Licensed Software and all copies thereof and End-User shall promptly (but at the latest within five days after termination) confirm in writing to MVI AudioVisual that it has returned or destroyed Licensed Software and all copies thereof and has terminated use. In addition, in the event of termination because of End-User's failure to comply with its obligations, MVI AudioVisual reserves the right to invoke any and all other remedies available to it in law or contract including the right to claim damages.

9. This Agreement shall exclusively be governed by the laws and court of The Netherlands, location Zwolle.