

End User License Agreement

"warp it package for SPEC2000XML"

THIS IS A LEGAL DOCUMENT -- RETAIN FOR YOUR RECORDS WARP IT END-USER LICENSE AGREEMENT

Licensor:

WARP IT AG Ahornweg 5 84568 Pleiskirchen Germany

Important - Read Carefully. Notice to User:

This End User License Agreement ("Software License Agreement") is a legal document between you and WARP IT AG ("WARP IT"). It is important that you read this document before using the WARP IT software ("Software") and any accompanying documentation, including, without limitation printed materials, 'online' files, or electronic documentation ("Documentation"). By installing, or otherwise using the Software, you agree to be bound by the terms of this Software License Agreement as well as the WARP IT Privacy Policy ("<u>Privacy Policy</u>") including, without limitation, the warranty disclaimers, limitation of liability, data use and termination provisions below, whether or not you decide to purchase the Software. You agree that this agreement is enforceable like any written agreement negotiated and signed by you. If you do not agree, you are not licensed to use the Software, and you must destroy any downloaded copies of the Software in your possession or control.

Last updated:	2021-01-01	page 1 /	10
Author:	warp it AG		
[Sitz der Gesellscha	ft/Corporate Headquarters: Pl	en Registergericht/Registration Court: Traunstein HRB 1278/1	

[Sitz der Gesellschaft/Corporate Headquarters: Pleiskirchen -- Registergericht/Registration Court: Traunstein, HRB 12784] [Vorstand/Board of Management: Alois Wiesbeck, Peter Schäfer -- Aufsichtsratsvorsitzender/Chairman of the Supervisory Board: Ralph Kutzner]



1 SOFTWARE LICENSE

(a) License Grant. Upon your acceptance of this Software License Agreement WARP IT grants you a non-exclusive, non-transferable (except as provided below), limited license to install and use the Software on your computer, up to the Permitted Number of computers. The Permitted Number of computers shall be delineated at such a time as you elect to purchase the Software. During the evaluation period, hereinafter defined, only one copy of software may be installed and the software may only be used on one computer system. WARP IT reserves all other rights in and to the Software. The name of the computer system needs to be named during delivery process.

(b) Backup and Archival Copies. You may make one backup and one archival copy of the Software, provided your backup and archival copies are not installed or used on any computer and further provided that all such copies shall bear the original and unmodified copyright, patent and other intellectual property markings that appear on or in the Software. You may not transfer the rights to a backup or archival copy.

(c) Title. Title to the Software is not transferred to you. Ownership of all copies of the Software and of copies made by you is vested in WARP IT, subject to the rights of use granted to you in this Software License Agreement.

(d) Reverse Engineering. Except and to the limited extent as may be otherwise specifically provided by applicable law in the European Union, you may not reverse engineer, decompile, disassemble or otherwise attempt to discover the source code, underlying ideas, underlying user interface techniques or algorithms of the Software by any means whatsoever, directly or indirectly, or disclose any of the foregoing, except to the extent you may be expressly permitted to decompile under applicable law in the European Union, if it is essential to do so in order to achieve operability of the Software with another software program, and you have first requested WARP IT to provide the information necessary to achieve such operability and WARP IT has not made such information available. WARP IT has the right to impose reasonable conditions and to request a reasonable fee before providing such information. Any information supplied by WARP IT or obtained by you, as permitted hereunder, may only be used by you for the purpose described herein and may not be disclosed to any third party or used to create any software which is substantially similar to the expression of the Software. Requests for information from users in the European Union with respect to the above should be directed to WARP IT.

(e) Other Restrictions. You may not loan, rent, lease, sublicense, distribute or otherwise transfer all or any portion of the Software to third parties. You may not copy the Software except as expressly set forth above, and any copies that you are permitted to make pursuant to this Software License Agreement must contain the same copyright, patent and other intellectual property markings that appear on or in the Software. You may not modify, adapt or translate the Software. You may not, directly or indirectly, encumber or suffer to exist any lien or security interest on the Software; knowingly take any action that would cause the Software to be placed in the public domain; or use the Software in any computer environment not specified in this Software License Agreement. You will comply with applicable law and WARP IT's instructions regarding the use of the Software of the restrictions contained in

Last updated:	2021-01-01	page 2 / 10
Author:	warp it AG	

[[]Sitz der Gesellschaft/Corporate Headquarters: Pleiskirchen -- Registergericht/Registration Court: Traunstein, HRB 12784] [Vorstand/Board of Management: Alois Wiesbeck, Peter Schäfer -- Aufsichtsratsvorsitzender/Chairman of the Supervisory Board: Ralph Kutzner]



this Software License Agreement and to ensure their compliance with these restrictions. YOU AGREE THAT YOU ARE SOLELY RESPONSIBLE FOR THE ACCURACY AND ADEQUACY OF THE SOFTWARE FOR YOUR INTENDED USE AND YOU WILL INDEMNIFY AND HOLD HARMLESS WARP IT FROM ANY 3RD PARTY SUIT TO THE EXTENT BASED UPON THE ACCURACY AND ADEQUACY OF THE SOFTWARE IN YOUR USE. WITHOUT LIMITATION, THE SOFTWARE IS NOT INTENDED FOR USE IN THE OPERATION OF NUCLEAR FACILITIES, AIRCRAFT NAVIGATION, COMMUNICATION SYSTEMS OR AIR TRAFFIC CONTROL EQUIPMENT, WHERE THE FAILURE OF THE SOFTWARE COULD LEAD TO DEATH, PERSONAL INJURY OR SEVERE PHYSICAL OR ENVIRONMENTAL DAMAGE.

2 INTELLECTUAL PROPERTY RIGHTS

Acknowledgement of WARP IT's Rights. You acknowledge that the Software and any copies that you are authorized by WARP IT to make are the intellectual property of and are owned by WARP IT and its suppliers. The structure, organization and code of the Software are the valuable trade secrets and confidential information of WARP IT and its suppliers. The Software is protected by copyright, including without limitation by United States Copyright Law, international treaty provisions and applicable laws in the country in which it is being used. You acknowledge that WARP IT retains the ownership of all patents, copyrights, trade secrets, trademarks and other intellectual property rights pertaining to the Software, and that WARP IT's ownership rights extend to any images, photographs, animations, videos, audio, music, text and "applets" incorporated into the Software and all accompanying printed materials. You will take no actions which adversely affect WARP IT's intellectual property rights in the Software. Trademarks shall be used in accordance with accepted trademark practice, including identification of trademark owners' names. Trademarks may only be used to identify printed output produced by the Software, and such use of any trademark does not give you any right of ownership in that trademark.

WARP IT Package for ATA SPEC2000 XML is a trademark of WARP IT AG.

SAP Exchange Infrastructure is a trademark of SAP AG, Walldorf, Germany. This Software License Agreement does not grant you any intellectual property rights in the Software. Notifications of claimed copyright infringement should be sent to WARP IT's copyright agent as further provided on the WARP IT Web Site.

3 TRANSFER RIGHTS

Last updated:

2021-01-01

Notwithstanding the foregoing, you may not transfer any or all of your rights to use the Software to another person or legal entity without the prior consent of WARP IT. Notwithstanding the foregoing, you may not transfer education, pre-release, or not-for-resale copies of the Software.

 Author:
 warp it AG

 [Sitz der Gesellschaft/Corporate Headquarters: Pleiskirchen -- Registergericht/Registration Court: Traunstein.

page 3 / 10

[[]Sitz der Gesellschaft/Corporate Headquarters: Pleiskirchen -- Registergericht/Registration Court: Traunstein, HRB 12784] [Vorstand/Board of Management: Alois Wiesbeck, Peter Schäfer -- Aufsichtsratsvorsitzender/Chairman of the Supervisory Board: Ralph Kutzner]



4 PRE-RELEASE AND EVALUATION PRODUCT ADDITIONAL TERMS

If the product you have received with this license is a pre-commercial release or beta Software ("Pre-release Software"), then this Section applies. In addition, this section applies to all evaluation and/or demonstration copies of WARP IT software ("Evaluation Software") and continues in effect until you purchase a license. To the extent that any provision in this section is in conflict with any other term or condition in this Software License Agreement, this section shall supersede such other term(s) and condition(s) with respect to the Pre-release and/or Evaluation Software, but only to the extent necessary to resolve the conflict. You acknowledge that the Pre-release Software is a pre-release version, does not represent the final product from WARP IT, and may contain bugs, errors and other problems that could cause system or other failures and data loss. CONSEQUENTLY, THE PRE-RELEASE AND/OR EVALUATION SOFTWARE IS PROVIDED TO YOU "AS-IS" WITH NO WARRANTIES FOR USE OR PERFORMANCE, AND WARP IT DISCLAIMS ANY WARRANTY OR LIABILITY OBLIGATIONS TO YOU OF ANY KIND, WHETHER EXPRESS OR IMPLIED. WHERE LEGALLY LIABILITY CANNOT BE EXCLUDED FOR PRE-RELEASE AND/OR EVALUATION SOFTWARE, BUT IT MAY BE LIMITED, WARP IT'S LIABILITY AND THAT OF ITS SUPPLIERS SHALL BE LIMITED TO THE SUM OF FIFTY DOLLARS (USD \$50) IN TOTAL. If the Evaluation Software has a timeout feature, then the software will cease operation after the conclusion of the designated evaluation period. Upon such expiration date, your license will expire unless otherwise extended. Access to any files created with the Evaluation Software is entirely at your risk. You acknowledge that WARP IT has not promised or guaranteed to you that Pre-release Software will be announced or made available to anyone in the future, that WARP IT has no express or implied obligation to you to announce or introduce the Pre-release Software, and that WARP IT may not introduce a product similar to or compatible with the Pre-release Software. Accordingly, you acknowledge that any research or development that you perform regarding the Pre-release Software or any product associated with the Pre-release Software is done entirely at your own risk. During the term of this Software License Agreement, if requested by WARP IT, you will provide feedback to WARP IT regarding testing and use of the Pre-release Software, including error or bug reports. If you have been provided the Prerelease Software pursuant to a separate written agreement, your use of the Software is governed by such agreement. You may not sublicense, lease, loan, rent, distribute or otherwise transfer the Pre-release Software. Upon receipt of a later unreleased version of the Pre-release Software or release by WARP IT of a publicly released commercial version of the Software, whether as a stand-alone product or as part of a larger product, you agree to return or destroy all earlier Pre-release Software received from WARP IT and to abide by the terms of the license agreement for any such later versions of the Pre-release Software.

Last updated:	2021-01-01	page 4 / 10
Author:	warp it AG	

[[]Sitz der Gesellschaft/Corporate Headquarters: Pleiskirchen -- Registergericht/Registration Court: Traunstein, HRB 12784] [Vorstand/Board of Management: Alois Wiesbeck, Peter Schäfer -- Aufsichtsratsvorsitzender/Chairman of the Supervisory Board: Ralph Kutzner]



5 LIMITED WARRANTY AND LIMITATION OF LIABILITY

(a) Limited Warranty and Customer Remedies. WARP IT warrants to the person or entity that first purchases a license for use of the Software pursuant to the terms of this Software License Agreement that (i) the Software will perform substantially in accordance with any accompanying Documentation for a period of ninety (90) days from the date of receipt, and (ii) any support services provided by WARP IT shall be substantially as described in Section 6 of this agreement. Some states and jurisdictions do not allow limitations on duration of an implied warranty, so the above limitation may not apply. To the extent allowed by applicable law, implied warranties on the Software, if any, are limited to ninety (90) days. WARP IT's and its suppliers' entire liability and your exclusive remedy shall be, at WARP IT's option, either (i) return of the price paid, if any, or (ii) repair or replacement of the Software that does not meet WARP IT's Limited Warranty and which is returned to WARP IT with a copy of your receipt. This Limited Warranty is void if failure of the Software has resulted from accident, abuse, misapplication, abnormal use, Trojan horse, virus, or any other malicious external code. Any replacement Software will be warranted for the remainder of the original warranty period or thirty (30) days, whichever is longer. This limited warranty does not apply to Evaluation and/or Pre-release Software.

(b) No Other Warranties and Disclaimer. THE FOREGOING LIMITED WARRANTY AND REMEDIES STATE THE SOLE AND EXCLUSIVE REMEDIES FOR WARP IT OR ITS SUPPLIER'S BREACH OF WARRANTY. WARP IT AND ITS SUPPLIERS DO NOT AND CANNOT WARRANT THE PERFORMANCE OR RESULTS YOU MAY OBTAIN BY USING THE SOFTWARE. EXCEPT FOR THE FOREGOING LIMITED WARRANTY, AND FOR ANY WARRANTY, CONDITION, REPRESENTATION OR TERM TO THE EXTENT WHICH THE SAME CANNOT OR MAY NOT BE EXCLUDED OR LIMITED BY LAW APPLICABLE TO YOU IN YOUR JURISDICTION, WARP IT AND ITS SUPPLIERS MAKE NO WARRANTIES, CONDITIONS, REPRESENTATIONS OR TERMS, EXPRESS OR IMPLIED, WHETHER BY STATUTE, COMMON LAW, CUSTOM, USAGE OR OTHERWISE AS TO ANY OTHER MATTERS. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, WARP IT AND ITS SUPPLIERS DISCLAIM ALL OTHER WARRANTIES AND CONDITIONS, EITHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, SATISFACTORY QUALITY, INFORMATIONAL CONTENT OR ACCURACY, QUIET ENJOYMENT, TITLE AND NON-INFRINGEMENT, WITH REGARD TO THE SOFTWARE, AND THE PROVISION OF OR FAILURE TO PROVIDE SUPPORT SERVICES. THIS LIMITED WARRANTY GIVES YOU SPECIFIC LEGAL RIGHTS. YOU MAY HAVE OTHERS, WHICH VARY FROM STATE/JURISDICTION TO STATE/JURISDICTION.

(c) Limitation Of Liability. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW EVEN IF A REMEDY FAILS ITS ESSENTIAL PURPOSE, IN NO EVENT SHALL WARP IT OR ITS SUPPLIERS BE LIABLE FOR ANY SPECIAL, INCIDENTAL, DIRECT, INDIRECT OR CONSEQUENTIAL DAMAGES WHATSOEVER (INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF

Last updated:	2021-01-01	page 5 / 10
Author:	warp it AG	
	I	

[Sitz der Gesellschaft/Corporate Headquarters: Pleiskirchen -- Registergericht/Registration Court: Traunstein, HRB 12784] [Vorstand/Board of Management: Alois Wiesbeck, Peter Schäfer -- Aufsichtsratsvorsitzender/Chairman of the Supervisory Board: Ralph Kutzner]



BUSINESS PROFITS, BUSINESS INTERRUPTION, LOSS OF BUSINESS INFORMATION, OR ANY OTHER PECUNIARY LOSS) ARISING OUT OF THE USE OF OR INABILITY TO USE THE SOFTWARE OR THE PROVISION OF OR FAILURE TO PROVIDE SUPPORT SERVICES, EVEN IF WARP IT HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IN ANY CASE, WARP IT'S ENTIRE LIABILITY UNDER ANY PROVISION OF THIS SOFTWARE LICENSE AGREEMENT SHALL BE LIMITED TO THE AMOUNT ACTUALLY PAID BY YOU FOR THE SOFTWARE PRODUCT. Because some states and jurisdictions do not allow the exclusion or limitation of liability, the above limitation may not apply. In such states and jurisdictions, WARP IT's liability shall be limited to the greatest extent permitted by law and the limitations or exclusions of warranties and liability contained herein do not prejudice applicable statutory consumer rights of person acquiring goods otherwise than in the course of business. The disclaimer and limited liability above are fundamental to this Software License Agreement between WARP IT and you.

(d) Infringement Claims. WARP IT will indemnify and hold you harmless and will defend or settle any claim, suit or proceeding brought against you by a third party that is based upon a claim that the content contained in the Software infringes a copyright or violates an intellectual or proprietary right protected by United States or European Union law ("Claim"), but only to the extent the Claim arises directly out of the use of the Software and subject to the limitations set forth in Section 5 of this Agreement except as otherwise expressly provided. You must notify WARP IT in writing of any Claim within ten (10) business days after you first receive notice of the Claim, and you shall provide to WARP IT at no cost with such assistance and cooperation as WARP IT may reasonably request from time to time in connection with the defence of the Claim. WARP IT shall have sole control over any Claim (including, without limitation, the selection of counsel and the right to settle on your behalf on any terms WARP IT deems desirable in the sole exercise of its discretion). You may, at your sole cost, retain separate counsel and participate in the defence or settlement negotiations. WARP IT shall pay actual damages, costs, and attorney fees awarded against you (or payable by you pursuant to a settlement agreement) in connection with a Claim to the extent such direct damages and costs are not reimbursed to you by insurance or a third party, to an aggregate maximum equal to the purchase price of the Software. If the Software or its use becomes the subject of a Claim or its use is enjoined, or if in the opinion of WARP IT's legal counsel the Software is likely to become the subject of a Claim, WARP IT shall attempt to resolve the Claim by using reasonable efforts to modify the Software or obtain a license to continue using the Software. If in the opinion of WARP IT's legal counsel the Claim, the injunction or potential Claim cannot be resolved through reasonable modification or licensing, WARP IT, at its own election, may terminate this Software License Agreement without penalty, and will refund to you on a pro rata basis any fees paid in advance by you to WARP IT. THE FOREGOING CONSTITUTES WARP IT'S SOLE AND EXCLUSIVE LIABILITY FOR INTELLECTUAL PROPERTY INFRINGEMENT. This indemnity does not apply to infringements that would not be such, except for customer-supplied elements.

Last updated:	2021-01-01	page 6 / 10
Author:	warp it AG	

[[]Sitz der Gesellschaft/Corporate Headquarters: Pleiskirchen -- Registergericht/Registration Court: Traunstein, HRB 12784] [Vorstand/Board of Management: Alois Wiesbeck, Peter Schäfer -- Aufsichtsratsvorsitzender/Chairman of the Supervisory Board: Ralph Kutzner]



6 SUPPORT AND MAINTENANCE

WARP IT offers multiple optional "Support & Maintenance Package(s)" ("SMP") for the version of Software product edition that you have licensed, which you may elect to purchase in addition to your Software license. The Support Period, hereinafter defined, covered by such SMP shall be delineated at such time as you elect to purchase a SMP. Your rights with respect to support and maintenance as well as your upgrade eligibility depend on your decision to purchase SMP and the level of SMP that you have purchased:

(a) If you have not purchased SMP, you will receive the Software AS IS and will not receive any maintenance releases or updates. However, WARP IT, at its option and in its sole discretion on a case by case basis, may decide to offer maintenance releases to you as a courtesy, but these maintenance releases will not include any new features in excess of the feature set at the time of your purchase of the Software. In addition, WARP IT will provide free technical support to you for thirty (30) days after the date of your purchase (the "Support Period" for the purposes of this paragraph a), and WARP IT, in its sole discretion on a case by case basis, may also provide free courtesy technical support during your thirty (30)-day evaluation period. Technical support is provided via a Web-based support form only, and there is no guaranteed response time.

(b) If you have purchased SMP, then solely for the duration of its delineated Support Period, you are eligible to receive the version of the Software edition that you have licensed and all maintenance releases and updates for that edition that are released during your Support Period. For the duration of your SMP's Support Period, you will also be eligible to receive upgrades to the comparable edition of the next version of the Software that succeeds the Software edition that you have licensed for applicable upgrades released during your Support Period. The specific upgrade edition that you are eligible to receive based on your Support Period is further detailed in the SMP that you have purchased. Software that is introduced as a separate product is not included in SMP. Maintenance releases, updates and upgrades may or may not include additional features. In addition, WARP IT will provide Priority Technical Support is provided via a Web-based support form only, and WARP IT will make commercially reasonable efforts to respond via e-mail to all requests within forty-eight (48) hours during WARP IT's business hours (Mo-Fr, 8am CET – 6pm CET, German holidays excluded) and to make reasonable efforts to provide work-arounds to errors reported in the Software.

During the Support Period you may also report any Software problem or error to WARP IT. If WARP IT determines that a reported reproducible material error in the Software exists and significantly impairs the usability and utility of the Software, WARP IT 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 regular intervals at WARP IT's sole discretion.

If WARP IT, in its discretion, requests written verification of an error or malfunction discovered by you or requests supporting example files that exhibit the Software problem, you shall promptly provide such verification or files, by email, telecopy, or overnight mail, setting forth in reasonable detail the respects in which the Software fails to perform. You shall use

Last updated:	2021-01-01	page 7 / 10
Author:	warp it AG	

[[]Sitz der Gesellschaft/Corporate Headquarters: Pleiskirchen -- Registergericht/Registration Court: Traunstein, HRB 12784] [Vorstand/Board of Management: Alois Wiesbeck, Peter Schäfer -- Aufsichtsratsvorsitzender/Chairman of the Supervisory Board: Ralph Kutzner]



reasonable efforts to cooperate in diagnosis or study of errors. WARP IT may include error corrections in maintenance releases, updates, or new major releases of the Software. WARP IT is not obligated to fix errors that are immaterial. Immaterial errors are those that do not significantly impact use of the Software. Whether or not you have purchased the Support & Maintenance Package, technical support only covers issues or questions resulting directly out of the operation of the Software and WARP IT will not provide you with generic consultation, assistance, or advice under any circumstances.

Updating Software may require the updating of software not covered by this Software License Agreement before installation. Updates of the operating system and application software not specifically covered by this Software License Agreement are your responsibility and will not be provided by WARP IT under this Software License Agreement. WARP IT's obligations under this Section 6 are contingent upon your proper use of the Software and your compliance with the terms and conditions of this Software License Agreement at all times. WARP IT shall be under no obligation to provide the above technical support if, in WARP IT's opinion, the Software has failed due to the following conditions: (i) damage caused by the relocation of the software to another location or CPU; (ii) alterations, modifications or attempts to change the Software without WARP IT's written approval; (iii) causes external to the Software, such as natural disasters, the failure or fluctuation of electrical power, or computer equipment failure; (iv) your failure to maintain the Software at WARP IT's specified release level; or (v) use of the Software with other software without WARP IT's prior written approval. It will be your sole responsibility to: (i) comply with all WARP IT-specified operating and troubleshooting procedures and then notify WARP IT immediately of Software malfunction and provide WARP IT with complete information thereof; (ii) provide for the security of your confidential information; (iii) establish and maintain backup systems and procedures necessary to reconstruct lost or altered files, data or programs.

7 SOFTWARE ACTIVATION, UPDATES AND LICENSE METERING

(a) **License Metering**. WARP IT has no built-in license metering module that helps you to avoid any unintentional violation of this Software License Agreement. WARP IT may use your internal network and computer for license metering between installed versions of the Software.

(b) **Update**. WARP IT will provide information about updates. You are encouraged to review this information as posted on the WARP IT Web site from time to time and determine if there is any update available for you.

(c) **Use of Data**. The terms and conditions of the <u>Privacy Policy</u> are set out in full at **http://www.warp-it.com** and are incorporated by reference into this Software License Agreement. By your acceptance of the terms of this Software License Agreement or use of the Software, you authorize the collection, use and disclosure of information collected by WARP IT for the purposes provided for in this Software License Agreement and/or the Privacy Policy as revised from time to time. European users understand and consent to the processing of personal information in the United States for the purposes described herein. WARP IT has the right in its sole discretion to amend this provision of the Software License Agreement and/or Privacy Policy at any time. You are encouraged to review the terms of the Privacy

		————————————	-
Last updated:	2021-01-01		page 8 / 10
Author:	warp it AG		

[[]Sitz der Gesellschaft/Corporate Headquarters: Pleiskirchen -- Registergericht/Registration Court: Traunstein, HRB 12784] [Vorstand/Board of Management: Alois Wiesbeck, Peter Schäfer -- Aufsichtsratsvorsitzender/Chairman of the Supervisory Board: Ralph Kutzner]



Policy as posted on the WARP IT Web site from time to time.

8 TERM AND TERMINATION

This Software License Agreement may be terminated (a) by you giving WARP IT written notice of termination; or (b) by WARP IT, at its option, giving you written notice of termination if you commit a breach of this Software License Agreement and fail to cure such breach within ten (10) days after notice from WARP IT. In addition the Software License Agreement governing your use of a previous version that you have upgraded or updated of the Software is terminated upon your acceptance of the terms and conditions of the Software License Agreement accompanying such upgrade or update. Upon any termination of the Software License Agreement, you must cease all use of the Software that it governs, destroy all copies then in your possession or control and take such other actions as WARP IT may reasonably request to ensure that no copies of the Software remain in your possession or control. The terms and conditions set forth in Sections 1(c), (d), (e), 2, 5(b), (c), and 9 survive termination as applicable.

9 RESTRICTED RIGHTS NOTICE AND EXPORT RESTRICTIONS.

The Software was developed entirely at private expense and is commercial computer software provided with RESTRICTED RIGHTS. Use, duplication or disclosure by the U.S. Government or a U.S. Government contractor or subcontractor is subject to the restrictions set forth in this Agreement and as provided in FAR 12.211 and 12.212 (48 C.F.R. §12.211 and 12.212) or DFARS 227. 7202 (48 C.F.R. §227-7202) as applicable. Consistent with the above as applicable, Commercial Computer Software and Commercial Computer Documentation licensed to U.S. government end users only as commercial items and only with those rights as are granted to all other end users under the terms and conditions set forth in this Software License Agreement. Manufacturer is WARP IT AG, Ahornweg 5, D-84568 Pleiskirchen, Germany/EU. You may not use or otherwise export or re-export the Software or Documentation except as authorized by United States law and the laws of the jurisdiction in which the Software was obtained. In particular, but without limitation, the Software or Documentation may not be exported or re-exported (i) into (or to a national or resident of) any U.S. embargoed country or (ii) to anyone on the U.S. Treasury Department's list of Specially Designated Nationals or the U.S. Department of Commerce's Table of Denial Orders. By using the Software, you represent and warrant that you are not located in, under control of, or a national or resident of any such country or on any such list.

10 GENERAL PROVISIONS

If you are located in the European Union and are using the Software in the European Union and not in the United States, then this Software License Agreement will be governed by and construed in accordance with the laws of the Federal Republic of Germany (excluding its

Last updated:	2021-01-01	page 9 / 10
Author:	warp it AG	

[[]Sitz der Gesellschaft/Corporate Headquarters: Pleiskirchen -- Registergericht/Registration Court: Traunstein, HRB 12784] [Vorstand/Board of Management: Alois Wiesbeck, Peter Schäfer -- Aufsichtsratsvorsitzender/Chairman of the Supervisory Board: Ralph Kutzner]



conflict of laws principles and the U.N. Convention on Contracts for the International Sale of Goods) and you expressly agree that exclusive jurisdiction for any claim or dispute with WARP IT or relating in any way to your use of the Software resides in the Amtgericht, Traunstein (Commercial Court, Traunstein) and you further agree and expressly consent to the exercise of personal jurisdiction in the Amtgericht, Traunstein (Commercial Court, Traunstein) connection with any such dispute or claim.

If you are located outside of the European Union and are not using the Software in the European Union, then this Software License Agreement will be governed by and construed in accordance with the laws of the Federal Republic of Germany (excluding its conflict of laws principles and the U.N. Convention on Contracts for the International Sale of Goods) and you expressly agree that exclusive jurisdiction for any claim or dispute with WARP IT or relating in any way to your use of the Software resides the Amtgericht, Traunstein (Commercial Court, Traunstein) and you further agree and expressly consent to the exercise of personal jurisdiction in the Amtgericht, Traunstein (Commercial Court, Traunstein) in connection with any such dispute or claim. This Software License Agreement will not be governed by the conflict of law rules of any jurisdiction or the United Nations Convention on Contracts for the International Sale of Goods, the application of which is expressly excluded.

This Software License Agreement contains the entire agreement and understanding of the parties with respect to the subject matter hereof, and supersedes all prior written and oral understandings of the parties with respect to the subject matter hereof. Any notice or other communication given under this Software License Agreement shall be in writing and shall have been properly given by either party to the other if sent by certified or registered mail, return receipt requested, or by overnight courier to the address shown on WARP IT's Web site for WARP IT and the address shown in WARP IT's records for you, or such other address as the parties may designate by notice given in the manner set forth above. This Software License Agreement will bind and inure to the benefit of the parties and our respective heirs, personal and legal representatives, affiliates, successors and permitted assigns. The failure of either party at any time to require performance of any provision hereof shall in no manner affect such party's right at a later time to enforce the same or any other term of this Software License Agreement. This Software License Agreement may be amended only by a document in writing signed by both parties. In the event of a breach or threatened breach of this Software License Agreement by either party, the other shall have all applicable equitable as well as legal remedies. Each party is duly authorized and empowered to enter into and perform this Software License Agreement. If, for any reason, any provision of this Software License Agreement is held invalid or otherwise unenforceable, such invalidity or unenforceability shall not affect the remainder of this Software License Agreement, and this Software License Agreement shall continue in full force and effect to the fullest extent allowed by law. The parties knowingly and expressly consent to the foregoing terms and conditions.

Last updated:	2021-01-01	page 10 / 10
Author:	warp it AG	

[[]Sitz der Gesellschaft/Corporate Headquarters: Pleiskirchen -- Registergericht/Registration Court: Traunstein, HRB 12784] [Vorstand/Board of Management: Alois Wiesbeck, Peter Schäfer -- Aufsichtsratsvorsitzender/Chairman of the Supervisory Board: Ralph Kutzner]