

# End-User Licence Agreement (EULA)



*This is the licence agreement for individual end users.*

This is a legal agreement (this "Agreement") between you ("Licensee") and Claro Software Ltd. Registered Office Lancashire House, 24 Winckley Square, Preston, Lancashire, England, PR1 3JJ (Licensor") By using this software you agree to be bound by the terms of this Agreement.

1. Grant of License. This License Agreement ("License") permits Licensee to use (1) copy of this software package ("Software"). This non-exclusive License, without the right to sublicense, is to install and use the Software on any single computer that is running a validly licensed operating system.

1.1 The Licensee may use this (1) copy of the Software and install it on the Primary User's computer (Primary Computer). The Primary User may make a second installation of the Software for his or her exclusive use on either another portable computer or computer located at his or her home, provided that the Software on the portable or home computer is not used at the same time as the Software on the Primary Computer. The second installation may be placed onto a portable a mass storage device such a USB drive, so long as the Claro Software supplied copying program (if available) is used. The mass storage device containing the copy of the Software may only be used for his or her exclusive use on another computer, provided that the Software on the other computer is not used at the same time as the Software on the Primary Computer.

2. Licensor Rights. Licensee acknowledges that the Software consists of proprietary technology of LICENSOR, protected under English copyright law and trade secret laws of general applicability. Licensee further acknowledges and agrees that all right, title and interest in and to the Software are and shall remain with LICENSOR. This Agreement does not convey to Licensee an interest in or to the Software, but only a limited right of use, revocable in accordance with the terms of this Agreement. Nuance Realspeak and Omnipage (where included) are supplied under a license between Nuance Communications International BVBA (formerly Scansoft) and Claro Software Ltd. for use within the Software. Acapela Text-to-speech voices (where included) are supplied under a license between Acapela Group and Claro Software Ltd. for use within the software. Cereproc Text-to-speech voices (where included) are supplied under a license between Cereproc Ltd and Claro Software Ltd. for use within the software. Readiris optical character recognition software (where included) are supplied under a license between Image Recognition Integrated Systems S.A. and Claro Software Ltd. for use within the software.

2.1 This license is for direct use of the software only through the input mechanisms of the licensed device, such as a keyboard, mouse, or touchscreen. It does not give permission for installation of the software on a server or for use by or through other devices connected to the server over an internal or external network.

3. Term. This License is effective upon Licensee's first use of the Software and shall continue until terminated. Licensee may terminate this Agreement at any time by

returning the Software to LICENSOR. LICENSOR may terminate this Agreement upon breach by Licensee of any terms hereof. Upon such termination by LICENSOR, Licensee agrees to return the Software to LICENSOR.

4. Restrictions. Licensee may not rent, lease, or otherwise commercialise the Software in any manner. Licensee may not reverse engineer, decompile, or disassemble the Software. Licensee may not generate audio files for commercial broadcasting use on a website or telephone system. Under this license, licensee may not generate audio files for commercial or non commercial re-distribution on CD other media or over the internet.

5. Warranty. LICENSOR warrants solely to Licensee that the Software shall perform in accordance with the program specifications in effect at the time of delivery and shall be free from defects in materials and workmanship, when given normal, proper and intended usage, for a period of ninety (90) days from the date of delivery of the Software to Licensee. LICENSOR does not warrant that the software will function with any text to speech engines other than the ones provided with the Software. LICENSOR agrees to repair or replace at its option and without cost to Licensee, all defective Software package components, provided that Licensee has given LICENSOR written notice of such warranty claim within such ninety (90) day warranty period. LICENSOR shall have no obligation to make repairs or replacements which are required by normal wear and tear, or which result, in whole or in part, from catastrophe, fault or negligence of Licensee, or from improper or unauthorised use of the Software.

6. Limitation of Liability. IN NO EVENT WILL LICENSOR BE LIABLE FOR ANY INDIRECT, SPECIAL, INCIDENTAL, ECONOMIC OR CONSEQUENTIAL DAMAGES, ARISING OUT OF THE USE OF OR INABILITY TO USE THE SOFTWARE EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IN NO CASE SHALL LICENSOR'S LIABILITY EXCEED THE AMOUNT PAID BY LICENSEE FOR THE SOFTWARE.

7. Remedies. If Licensee breaches this Agreement, Licensee shall promptly return the Software to LICENSOR. A breach by Licensee will irrevocably harm LICENSOR and LICENSOR shall be entitled to injunctive and/or other equitable relief, in addition to other remedies afforded by law.

8. Governing Law. This Agreement shall be governed by the Law of England. The reference language for this Agreement is English.

9. Severability. Should any term of this Agreement be declared void or unenforceable by any court of competent jurisdiction, such declaration shall have no effect on the remaining terms.

10. No Waiver. The failure of either party to enforce any rights granted hereunder or to take action against the other party in the event of any breach hereunder shall not be deemed a waiver by that party as to subsequent enforcement of rights or subsequent actions in the event of future breaches.

© Copyright 2004-2014 Claro Software Ltd. All rights reserved. All product names referenced herein are trademarks or registered trademarks of their respective owners.

License Date Version 18th November 2014