

END-USER LICENSE AGREEMENT

IMPORTANT-READ CAREFULLY: This SkyHighGrowth End-User License Agreement ("EULA") is a legal agreement between you (either an individual or a single entity) and SkyHighGrowth d.o.o. Belgrade, Republic of Serbia ("SkyHighGrowth") with respect to the SkyHighGrowth products or services. The SkyHighGrowth product or services may include associated components, business data, information's, addresses, media, printed materials and "online" or electronic documentation developed and provided by SkyHighGrowth ("Product"). For all other third party products which may be supplied with or for the SkyHighGrowth, your use of such products shall be subject to separate terms of use and end user license agreements of such third parties. By installing, copying, downloading or using the Product, you agree to be bound by the terms of this EULA. If you do not agree to the terms of this EULA, you may not install or use the Products.

1. GRANT OF LICENSE

The Product is licensed, not sold. Subject to the condition that you are in compliance with the terms of this EULA, SkyHighGrowth grants you the following licenses: you may buy and use as many copies of the Product, or any prior version for the same, for use strictly for the personal use, on any computer owned and used by members. No other use, copying or distribution of the Product is permitted. Your use of the Product shall be subject to restrictions and limitations as specified in this EULA. You cannot modify Product or disable any licensing or control features of the Product directly. If the Product is licensed for concurrent use, you may not allow more than the maximum number of authorized users to use the Product concurrently.

2. RESTRICTIONS AND LIMITATIONS ON USE OF THE PRODUCT

To the extent such a restriction is unenforceable under local law, you may not modify, amend, or create derivative works of the Product.

RENTAL

Except to the extent such a restriction is unenforceable under local law, you may not lease, lend or rent the Product to anyone.

3. COPYRIGHT

The Product is protected by copyright laws and international copyright treaties, as well as other intellectual property laws and treaties that are relevant to your use of it. All title and copyrights in and to the Product (including but not limited to any images, photographs, animations, video, audio, music, text, and "applets" incorporated into it) are owned by SkyHighGrowth.

MARKING AND MAINTENANCE OF COPYRIGHT

You may not remove or change the marking of the copyright from the Product and all of its copies.

INTELLECTUAL PROPERTY RIGHTS

All titles and copyrights in and of the Product and any copies of the Product are owned by SkyHighGrowth or its suppliers. All title and intellectual property rights in and of the content which may be accessed through use of the Product is the property of the respective content owners and may be protected by the applicable

copyright or other intellectual property laws and treaties. Without SkyHighGrowth's prior consent, the act of arbitrarily reproducing, copying or distributing this product and relevant print materials, shall be material breach of this EULA, and violation of the relevant copyright laws. In case of any violation or breach of terms of this EULA, SkyHighGrowth may hold you directly liable for compensation.

THIRD PARTY WORKS

To the extent that any third party's intellectual property is incorporated within the Product, you agree that such third party is a third-party beneficiary of the terms of this EULA to the extent of the third party's license to SkyHighGrowth.

4. TRANSFER

To the extent permitted by the laws of your permanent residence, you may transfer this license and your original and any permitted backup copy of the Product to another authorized person or legal entity, provided: (1) the other person/legal entity receives a copy of this Agreement or other applicable SkyHighGrowth License Agreement and agrees to be bound by its terms and conditions; (2) you erase or destroy all copies of the Product; and (3) you at all times comply with all applicable export control laws and regulations.

5. WARRANTIES AND SUPPORT

SkyHighGrowth may provide you with product support related to the Product. You may use and receive the support in accordance with the user guide, "online" documentation or the SkyHighGrowth's policies and programs stipulated in the materials provided by SkyHighGrowth.

LIMITED WARRANTY:

The Product is provided to you "as is". SkyHighGrowth does not warrant that the Product is error or bug free, or perform or function as intended. In the event that the Product is found to be defective, you may be afforded with the then available product support. To the maximum extent permitted by applicable law, SkyHighGrowth and its suppliers disclaim all other warranties and conditions with regard to or arising out of the Product, either express or implied, including, but not limited to, implied warranties of merchantability, fitness for a particular purpose, non-infringement and/or accuracy of information. Some jurisdictions, countries or states do not allow the exclusion or limitation of certain warranties, so the above limitation or exclusion of warranties may not apply to you only to the extent such application is contrary to the laws of relevant jurisdictions, countries or states.

SUPPORT INFORMATION:

With respect to information that you provide to SkyHighGrowth as part of the support, SkyHighGrowth may use it with a view to supporting and developing its products, and all other use of such information shall be subject to SkyHighGrowth then privacy policy.

6. CONCESSION

By using the Product, it is conceded that you have read and understand the agreement, and agree to all of its terms and conditions. The agreement takes precedence over any other agreements concluded between you and SkyHighGrowth.

7. CONSENT TO USE OF DATA

SkyHighGrowth may collect and use technical information you provide in relation to your installation and use of the Product or the provision of support services related to the Product. All such information will be subject to SkyHighGrowth privacy policy.

8. TERMINATION

Without prejudice to any other rights, SkyHighGrowth may terminate this EULA or your rights under this EULA at any time if you fail to comply with the terms and conditions of this EULA. Upon termination of your rights under this EULA for any reason, or upon termination of the EULA itself, you must destroy all copies of the Product and all of its component parts in your possession (including all component parts, the media and printed materials, any prior versions, and this EULA). The terms of this paragraph shall survive any termination of this EULA.

9. LIMITATION OF LIABILITY

You are solely and entirely liable for the performance or results you may obtain by using the Product and SkyHighGrowth shall not be liable for losses arising from your use of the Product and for any losses arising from your inability to use the Product. To the maximum extent permitted by applicable law, in no event shall SkyHighGrowth or its suppliers be liable for any special, incidental, indirect, or consequential damages whatsoever (including, without limitation, damages for loss of business profits, business interruption, loss of business information, or any other pecuniary loss) arising out of the use of or inability to use the Product, even if SkyHighGrowth has been advised of the possibility of such damages. In any case, SkyHighGrowth's entire liability under any provision of this EULA shall be limited to the greater of the amount actually paid by you for the Product. Some jurisdictions, countries or states do not allow the exclusion or limitation of incidental or consequential damages, so the above limitation or exclusion may not apply to you only to the extent such application is contrary to the laws of relevant jurisdictions, countries or states.

10. Others

If you have any questions regarding this agreement and other products, please contact SkyHighGrowth.