

Application or Product - EULA (End User License Agreement)

By downloading, installing, or using this Application or Product or parts of it you agree to the following terms.

1) USAGE OF THE APPLICATION OR PRODUCT

OHB Digital Solutions GmbH gives you a personal, non-assignable, non-exclusive, and limited license to install and use the Application or Product.

2) DATA PROTECTION

Full usage of the Application or Product requires that we transmit your location. The amount of gathered and processed data depends on the usage settings. OHB Digital Solutions GmbH processes the data and is bind to absolute secrecy. The data provided by you and data which is raised to provide certain services will be treated as confidential. We will not forward any of your personal data to third parties without your explicit approval, since we are legally bound.

3) PROPRIETARY RIGHTS

You acknowledge and agree that (a) the Application or Product contains copyrighted and confidential information, which is legally protected, and (b) that OHB Digital Solutions GmbH and its partners own all legal right, title and interest in and to the Application or Product, including its contents, e.g. graphics, texts, etc, except data you entered, but including all intellectual property rights without restrictions. You or any third party must not copy, translate, modify, create a derivative work of, pre-fetch, cache, redistribute, sublicense, rent, publish, sell, assign, lease, market, transfer, reverse engineer, decompile, disassemble, or change the Application or Product in any other way nor delete, obscure, or in any manner alter any warning, notice (including but not limited to any copyright or other proprietary rights notice), or link that appears in the Application or Product or the content.

4) TERMINATING THE SERVICE

The terms will continue to apply until terminated by either you or OHB Digital Solutions GmbH. You may terminate your legal agreement by completely deleting the Application or Product. OHB Digital Solutions GmbH may, at any time, terminate their legal agreement with you at their discretion without prior notice to you. If you violate against the terms, you must immediately delete the Application or Product.

5) EXCLUSION OF WARRANTIES

- a. You expressly understand and agree that your usage of the Application or Product is at your sole risk and that the Application or Product is provided "as is" and "as available" without any guarantees.
- b. Any content obtained through the use of the Application or Product is done at your own risk and discretion and you will be solely responsible for any damage to your mobile device, loss of data, or any other damage or injury that results from the download or use of any such content.

6) LIMITATION OF LIABILITY

You expressly understand and agree that OHB Digital Solutions GmbH, its subsidiaries, affiliates, partners, and licensors and their suppliers, will not be liable to you for any direct, indirect, incidental, special, consequential or exemplary damages that may be incurred by you, however caused and under any theory of liability (including, but not limited to, any loss of profit (whether incurred directly or indirectly), any loss of goodwill or business reputation, any loss of data, cost of procurement of substitute goods or services, or other intangible loss). These limitations apply whether or not OHB Digital Solutions GmbH, its affiliates, partners, licensors or their suppliers have been advised of or should have been aware of the possibility of any such losses or damages.

7) EXPORT REGULATIONS

You agree that you do not use the Application or Product in any manner or export, send or transfer the Application or Product to a country, which comes under export regulations of the EU or any other export law, restriction or regulations (referred to in this document as 'export law(s)'). Is the Application or Product furthermore subject to export control according to export laws, you ensure that you are neither citizen nor resident of any country on which an embargo was imposed (including, but not limited to, Iran, Syria, Sudan, Cuba and North Korea) and that no personal prohibition has been imposed against you under any export law which prevents you from accepting the Application or Product. All rights of using the Application or Product will be granted under the restriction, that you lose those rights if you violate against the terms.

8) MISCELLANEOUS

- a. If any court law that has jurisdiction rules that any provision of these terms is invalid, then that provision will be removed from the terms without affecting the rest of the terms. The remaining provisions of the terms will continue to be valid and enforceable.
- b. No content or responsibility of the terms can be changed or deleted by you or OHB Digital Solutions GmbH without the acknowledgement of the other parties.
- c. The terms, and your relationship with OHB Digital Solutions GmbH under the terms, will be governed by the laws of Austria, without regard to its conflict of law's provisions. You and OHB Digital Solutions GmbH agree to submit to the exclusive jurisdiction of the regional court in Graz to resolve any legal matter arising from the terms.