www: http://www.vetsoftware.eu e-mail: info@vetsoftware.eu



LICENCING AGREEMENT WITH THE END USER

This license agreement (agreement) is an agreement between f) Use of the product beyond the limitations given by the author in yourself, an individual or a corporation, the end user (user) and the the proof, without author's prior approval is ILEGAL and it can be company system IN s.r.o. with a seat in Nova 823, Mnisek pod Brdy, dealt with according to the law of the country, where the user 252 10, Czech Republic, ID no.: 489 52 532 (author) refers to a obtained the product, possibly according to the law of Czech software equipment, distributed under a name "VetSoftware V2" Republic (product).

By the installation, copying or other use of the *product* you confirm, h) User purchase just the rights to use product in range and that you agree with the conditions of this agreement, you functionality of what the product contains the date of purchase. understand it and are bound by it. If you don't agree with the Purchasing these rights user do not automatically receive any other conditions of this agreement, you are not entitled to use this rights to changes or updates of products after date purchase. product.

The author is an exclusive proprietor of the copyright and the ownership of the product.

1. LICENSE FOR THE PRODUCT

- a) The product is protected by copyright and international to valid price list. Prices of updates and support always determines agreements about copyright and other laws about intellectual the author. property.
- b) The product is not for sale. It is only possible, for a payment, to updates and support. obtain from the author the rights (license) for its use.
- running and using the *product (device)*

2. LIMITED - DEMO LICENSE (demo license)

The *demo license* gives the *user* the following rights:

- a) The *demo license* is free.
- b) The user has a right to install and use the copy of the product within the time and function limitations as defined in the product <u>5. DESCRIPTION OF OTHER RIGHTS AND LIMITATION</u> documentation the author's web or on pages http://www.vetsoftware.eu (demo limitations).
- user obtained the product, possibly according to the law of Czech law, which is superior to this limitation.
- volume or possible limitations of the full license are stated in the c) The license for the product is issued for the product as a whole. item 3. of this agreement and on the author's web pages Its components cannot be separated to be used on more then one http://www.vetsoftware.eu.
- distributed.

3. FULL LICENCE

The *full license* gives the *user* the following rights:

- a) The full license is for sale.
- limitations and the number of the devices, the product can be used agreement or the law, the author is entitled, without limitation to on, is stated in the proof of purchase of the full license (proof).
- purchase.
- d) The subject of the purchase of the *full license* is not the sale of the product, but the right for its use.

- g) The full license is, without author's expressed approval, not transferable.

4. SOFTWARE UPDATES AND TECHNICAL SUPPORT

- a) The author is in the existence of a software product entitled to make improvements and changes of the products and technical support (updates and support) and in any wide.
- b) Updates and support may be free of charge or charged according
- c) The user does not automatically confer any entitlement to
- d) In the event that the user gets, used, or is still using illegally c) This agreement defines the conditions under which the user is updates or support, this is considered a serious violation of this entitled to install and use the product on the personal computer, agreement, the author is entitled to ask for full price amount of the portable computer, server or another device allowing the installation, specific update or support, including any penalties incurred for a period of unauthorized use updates or support.
 - e) In case of illegally using as is described under subsection (d) the author is entitled to stop or limit of using other products till to resolve the unauthorized user behavior.
 - f) A description of prices and conditions for the functioning of updates and support is available on the website of the product www.vetsoftware.eu or on request from the author.

- a) The reverse analysis, decompilation or transfer to or from the c) Use of the product beyond the demo limitations is **ILEGAL** and it processor code/assembler of the product is not allowed, only with can be dealt with according to the law of the country, where the the exception and extend, which is expressly allowed by a relevant
- b) In any case, the user or anybody else has no right to sell, rent, d) The user has a right, after the agreement with the author, to buy hire-purchase or distribute the product, the demo license or the full the full license, before or after the end of the demo license. Prices, license in exchange for a payment, without approval of the author.
- device. The files and the components, that are the parts of the e) The product offered within the demo license can be freely program, cannot be used in other programs or devices without approval of the *author*.
 - d) The user has a right to permanently transfer all their rights (the license) for the use of the product within the extend of this agreement onto a third person, only with the approval of the author
 - e) The Author reserves the right to change and amend the regulations in force for the demo license and the full license.
- f) If the user of the demo license or the full license doesn't abide by b) The extent of the full license, its use or possible time and function this agreement or in any way uses the license in conflict with the other rights, to reclaim the issued demo or full license without c) By the purchase of the full license, the user gains the right to reimbursement, and in this case, the original user is obliged to install and use the product in the extent defined in the proof of remove the product from all the devices or otherwise destroy all its
- g) Responsibility limitations. In the largest extend, allowed by the deciding law and if not otherwise stated in the warranty defined by e) The user becomes the owner of the full license for the use of the the author, the author or their suppliers will not be responsible for product only after the full payment of the amount stated on the any damages (including, but not limited to loss of profit, disruption of trade, loss of trade information or other financial losses) occurring

www: http://www.vetsoftware.eu e-mail: info@vetsoftware.eu

as a result of impossibility of use of the *product*, even if the *author* was informed of the possibility of such damages. In any case, the total responsibility of the *author*, based on any statement of this *agreement*, will be limited by the amount actually paid for the *product*. These limitations do not apply to any responsibility, which cannot be excluded or limited by relevant law.

h) Deciding law. This a*greement* abides by the law of the country, where the *use*r obtained the *product*, possibly the law of Czech Republic

6. WARRANTY

- a) The *autho*r expressly does not give any warranty for the *product*, all the documentation is given as it stands, without any warranty whether stated or assumed.
- b) The a*uthor* guarantees the consistency of the *produc*t with current legislation at the time of sale.
- c) All the risks connected with the use of the *product*, rest on the user. *Author* in any case, does not carry any responsibility for the damages whatsoever, arising from use of the *product*.

7. OTHER STATEMENTS

a) This *agreement* is being issued with validity from 1.4.2011 for an indefinite period and fully replaced the original license agreement.