

End-User Agreement

Software Products: Object of this agreement is the "Annotation Transcriber" Software

Licensor: Reinhard Moeller (zeitAnker)

THIS IS A LEGAL AGREEMENT BETWEEN YOU, THE "END USER", AND REINHARD MOELLER, BERLIN GERMANY

CONCLUSION OF THE CONTRACT

THIS AGREEMENT IS EFFECTIVE

BY INSTALLING THE SOFTWARE, YOU ARE AGREEING TO BE BOUND BY THE TERMS OF THIS AGREEMENT. IF YOU DO NOT AGREE TO THE TERMS OF THIS AGREEMENT, PROMPTLY UNINSTALL AND DELETE THE SOFTWARE AND ALL THE ACCOMPANYING ITEMS (INCLUDING DOCUMENTATION OR MANUALS) IF THE TERMS OF THIS AGREEMENT COMPRISE AN OFFER BY REINHARD MOELLER, THEN YOUR ACCEPTANCE IS EXPRESSLY LIMITED TO THE TERMS CONTAINED HEREIN.

TERMS AND CONDITIONS APPLICABLE TO THE LICENSE

I. Third Party Disclaimer and Limitations Grant of license

This Agreement permits you to use one copy of the Software acquired with this license on any single computer, provided the Software is in use on only one computer at any given time. If you have acquired multiple licenses for the Software, then at any one time you may have in use up to as many copies of the Software as you have licenses. The Software is "in use" on a computer when it is loaded into the temporary memory or installed into the permanent memory (e.g. hard disk, CD ROM, or other storage device) of that computer, except that a copy installed on a network server for the sole purpose of distribution to other computers is not considered "in use". If the anticipated number of users of the Software might exceed the authorized number of applicable licenses, then you must have a reasonable mechanism or process in place to assure that the number of concurrent uses of the Software does not exceed the number of licenses.

II. Copyright

The Software is owned by Reinhard Moeller and is protected by copyright laws, international treaty provisions, and other national laws. You agree that you have no right, title or interest in the Software, except as set forth in Subsection I. If the Software is not copy protected you may either

- (a) make one copy of the Software solely for backup or archival purposes, or
- (b) transfer the Software to a single hard disk provided you keep the original solely for backup or archival purposes.

Product manual(s) or written materials accompanying the Software may not be copied.

III. Other restrictions

You may not rent or lease the Software, but you may permanently transfer your rights under this Agreement provided that: (i) you transfer all copies of the Software and all written materials; (ii) the recipient agrees to be bound by the terms of this Agreement; and (iii) you remove any and all copies of the Software from your computer and cease any further use of the Software. Any transfer must include the most recent update and all prior versions. You may not copy the Software except as expressly set forth above. You may not reverse engineer, decompile or disassemble the Software, and you are not allowed to post or otherwise make the Software available on the World Wide Web. If you did not acquire the Software in its original packaging and you are not a transfer recipient under this subsection, you are not licensed to use the Software.

Updates and upgrades: The software will be maintained by Reinhard Moeller by means of updates and upgrades and provided with new specifications. An update is a new release of an existing software product and is provided to the customer free of charge by Reinhard Moeller. An upgrade is a major functional enhancement to the software and can be purchased via the zeitAnker website (www.zeitanker.com). Should you decide to install an update, the provisions of this software licensing agreement will apply and you will receive the right to use the software obtained by means of the update in accordance with the provisions of this software licensing agreement. Should you purchase a software upgrade to a newer version, you will be entitled to use both the originally purchased Reinhard Moeller version and the upgrade as standalone products in accordance with the provisions of this software licensing agreement. The entitlement to use the upgrade as a standalone product is, however, contingent on your continued possession of the originally purchased software. This upgrade arrangement refers exclusively to all upgrades.

IV. Warranties

REINHARD NOELLER MAKES NO WARRANTIES TO YOU IN CONNECTION WITH THIS LICENSE, INCLUDING BUT NOT LIMITED TO IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

V. No liability for consequential damages

In no event shall Reinhard Moeller be liable for any other damages whatsoever (including, without limitation, damages for loss of business profits, business interruption, loss of business information, or other pecuniary loss) arising out of the use of or inability to use the Software, even if Reinhard Moeller has been advised of the possibility of such damages. Legal claims concerning product liability facing Reinhard Moeller due to Regulation 85/374/EEC will be granted and are not subject of this agreement.

VI. Reservation of proprietary rights

All proprietary rights on delivered Software are reserved to Reinhard Moeller unless all claims against the End User are paid off or the cheque is cashed in. If reservation of proprietary rights is performed by Reinhard Moeller, the End User is no longer entitled to use the Software furthermore. All copies made of Reinhard Moeller's Software have to be deleted completely and ultimately by the End User.

VII. Duration of the agreement

The agreement is concluded for an undefined period of time. By violating the provisions about copyright and other restrictions according to II. and III. the End User is no longer entitled to use the Software and its accompanying items. In this case End User is obligated to erase completely and ultimately all data from End User 's computer established by means of the Software. The observance of this agreement is conditional for the legal use of the Software and its accompanying items. In case of intentional violation of any obligation stipulated in this agreement by the End User, Reinhard Moeller is entitled to terminate this agreement extraordinarily and immediately.

VIII. Safeguard measures

End User will keep the Software in safe custody and will indicate his members of household to follow the obligations stipulated in this agreement. End User will follow all relevant legal provisions, especially the laws on intellectual property and copyright.

IX. Governing Law: If any dispute shall arise pursuant to any provision of this Agreement, the plaintiff may choose place of performance or residence of the defendant as place of jurisdiction. If any term or provision of this Agreement shall be declared invalid in arbitration or by a court of competent jurisdiction, such invalidity shall be limited solely to the specific term or provision invalidated, and the remainder of this Agreement shall remain in full force and effect, according to its terms. Any provision declared invalid shall be modified to the legal provisions.

Copyright © 1996-2006 Reinhard Moeller (zeitAnker). All rights reserved.

Portions of the Software utilize Software released under GPL" ----> Link. Modified GPL sourcecode and binary is available according to GPL.

Reinhard Moeller reserves the right to change specifications without notice. Use of this product is subject to the acceptance of the End User license agreement upon installation of the Software.

If you have any questions concerning this Agreement, please contact us.