

## End User License Agreement

### Grant of License

Smartsign AB grants to the end-user a non-exclusive, non-transferable, time-limited license to the software mentioned on the previous page (the "Licensed Software"). The end-user may make one (1) back-up copy of the Licensed Software. This agreement shall apply also to the back-up copy.

### License fee

Unless otherwise agreed between the parties, the end-user shall pay a license fee for the Licensed Software in accordance with Smartsign AB:s price list, as applicable from time to time.

### Scope of License

The end-user accepts and agrees:

- (i) that no ownership rights to any of the intellectual property rights pertaining to the Licensed Software or any other of Smartsign AB:s intellectual property rights are transferred to the end-user pursuant to this agreement,
- (ii) not to, partly or wholly, download or in any other way assimilate the Licensed Software's object code or source code,
- (iii) not to copy, modify or decompile the Licensed Software or take any other action which may infringe on Smartsign AB:s rights to the Licensed Software,
- (iv) that subject to what is expressly set out in this agreement, Smartsign AB does not grant any rights to the Licensed Software,
- (v) not to use the Licensed Software for any purpose or application other than intended. Should the end-user wish to use the Licensed Software for another purpose or application than intended, Smartsign AB:s prior written approval shall be obtained by the end-user.

Smartsign AB shall have the right to assign this agreement to a third party. Smartsign AB shall have the right to finance the agreement through a leasing company which, as the case may be, may invoice the license fee.

### Warranty

Smartsign AB warrants that it has all rights required in order to grant the end-user the rights which the end-user is granted pursuant to this agreement.

The end-user accepts and agrees that Smartsign AB makes no warranties as regards defects in the Licensed Software pertaining to defects in third party products (such as, but not limited to, Microsoft Internet Explorer and Microsoft PowerPoint).

Smartsign develops the Licensed Software and remedy defects in the Licensed Software only if a support- and/or a development-agreement has been concluded.

### Limitations of Liability

Unless in case of gross negligence or wilful misconduct, Smartsign AB shall not in any event be liable towards the end-user or a third party for consequential damages or losses including, without limitation, lost revenue or loss of data.

Smartsigns total liability towards the end-user pursuant to this agreement shall in no event exceed the amounts paid by the end-user to Smartsign AB during the six (6) months preceding the event giving rise to the liability.

Smartsign AB shall not be liable for any defects in the Licensed Software pertaining to defects in third party products.

### General Conditions

General Conditions EDEL o6 A (Swe:Allmänna Villkor EDEL o6 A) shall apply between the parties. However, this agreement shall prevail in case of inconsistencies between this agreement and the General Conditions EDEL o6 A. This agreement shall be governed by Swedish law.