DEVPIA DEXTUpload Professional

DEVPIA Inc. The End User License Agreement.

This End User License Agreement (the i°License Agreementi±) is hereby entered into and agreed upon by you, an individual only, and DEVPIA Inc. for DEXTUpload Professional software product (the i°Software").

This Software is protected in accordance with applicable copyright law, Universal Copyright Convention, and any other applicable copyright laws and conventions. This Software is licensed, not sold.

By installing, copying, and/or utilizing this Software by any means, you agree to articles and clauses of this License Agreement.

If you do not agree to this License Agreement, do not install this Software.

1. GRANT OF LICENSE

This License Agreement grants you the following rights.

- Provided that you utilize lawfully acquired Software, DEVPIA Inc. Hereby grants you the rights to install and utilize this Software. You may download and/or copy this Software, for lawful utilization of this Software.

2. LICENSE RESTRICTIONS

- All copy of this Software must contain all of the original copyright notice.

- You may not sell, rent, lease, or license the rights to the Software.

- You may not modify, reverse engineer, translate, decompile, or disassemble the Software, or attempt to analyze the source code.

- You may not: (i) create derivative works based on the Software or the Software manual; (ii) copy this Software or the Software manual (except for back-up purposes); (iii) rent, lease, or transmit this Software or the Software manual or transfer any relevant rights to the Software and the Software manual; or (iv) remove any copyright notice or label on the Software and/or the Software manual

3. COPYRIGHT

Title and copyright upon the Software and copies of the Software are properties of DEVPIA Inc. All title and intellectual property rights to content, which may be accessed through the Software, are property of the respective owner company and may be protected by applicable copyright laws and other relevant international treaties.

DEVPIA Inc. may request all end users of the Software to verify the grant of license in appropriate means, at any moment.

In such occasion, all end users, including you, shall respond to the request with due diligence and may verify granted license by E-mail address they provided during registration of Software and license key issued in regard to purchase of Software license.

When a user fails in verifying the license though abovementioned information or license period set by each versions of the Software is expired, the user may be regarded as a violator of copyrights to the Software. The end user who violated copyrights to the Software should recompense DEVPIA Inc. with triplication of the Softwarej⁻s sales price.

In addition, when you cannot verify grant of license because of loss of abovementioned information, you should verify grant of license through other means designated by DEVPIA Inc.

4. LIMITED WARRANTY

You are fully responsible for utilization and/or operation of the Software. The Software must be utilized in Microsoft Windows Server 2008 R2 and Windows 7 / 10 or above. DEVPIA Inc. does not warrant that the Software will meet all of your requirements or that the use of the Software will be uninterrupted or error-free.

5. PERSONAL OF INFORMATION PROTECTION

DEVPIA Inc. holds the rights to collect and store the least basic customer information required for verification processes in installation and operation of the Software and customer service (including but not limited to product number, serial number, verification key, URL data, IP data, machine name, and Software version) and is obliged to not utilize any aforementioned information for any purpose not permitted by customers.

6. LIMITATION OF LIABILITY

To the maximum extent permitted by applicable law, in no event, will DEVPIA Inc. be liable to you for any subsidiary and/or indirect damages, including without limitation lost profits, business interruption, loss of business data, and/or pecuniary loss, arising out of inability to use the Software or understand the Software manual, even if DEVPIA Inc. had been aware of the possibility of such damages. For exclusion and/or limitation of liability for abovementioned consequential and/or subsidiary damage is not permitted in certain jurisdictions, limitation above may not be applicable to you. In any circumstances, the upper limit of recompense is license fee of the Software.

7. TERMINATION OF AGREEMENT

Violation of limitations and obligations stated in this License Agreement shall immediately terminate this License Agreement. For such termination to be effectuated, any notification from DEVPIA Inc. is not required. When this License Agreement is terminated, you should destroy and discard all copies of the Software and Software manual.