



LICENSE AGREEMENT

Smilehouse Workspace

The accompanying software is licensed to you only upon the condition that you accept all of these license terms. By installing or using the accompanying software you agree that you have read these terms and agree to be bound by them. If you do not agree to all of the terms, do not install, use or copy the software.

These Smilehouse License Terms ("License Terms") cover Smilehouse Workspace software and all related documentation (together the "Software") licensed by the user ("User", "You" or "Licensee").

The Software is licensed, not sold, to You for use only under the following terms. Smilehouse reserves any and all rights not expressly granted to You. Smilehouse retains ownership of all copies of the Software and released updates and upgrades to the Software. Smilehouse provides You the Software either in electronic format or on storage media (typically CD-ROM).

1. LICENSEE RIGHTS

1.1 You may install and use the Software on one unit (typically server, server cluster or other hardware, "Computer"). Installation and usage restrictions might apply depending on Workspace Edition in question.

1.2 Depending on Workspace Edition in question, you might have the right to install and use test environment for non-commercial purposes.

1.3 Depending on Workspace Edition in question, you might have additional rights to use the software.

1.4 You may make one backup copy of the Software, provided your backup copy is not installed or used on any Computer. You may not transfer the rights to a backup copy.

2. LICENSEE RESTRICTIONS

2.1 You may not install or use the Software against these License Terms or other related documentation.

2.2 Only the number on CPU's / CPU Cores specified in Workspace Edition in question can be used to run the Software. Additional CPU's need additional licenses.

2.3 Depending on Workspace Edition in question, you might have additional restrictions to install and use the software.

2.4 You may not distribute copies of the Software to a third party, electronically transfer the Software to a Computer belonging to a third party, or permit a third party to copy the Software.

2.5 You may not modify, adapt, translate, rent, lease, resell, distribute or create derivative works based upon the Software or any part thereof.

2.6 You may not decompile, reverse engineer, disassemble, or otherwise reduce the Software to any human-perceivable form as the Software contains or may contain trade secrets of Smilehouse.

ADDRESS

Itälahdenkatu 22 A
00210 Helsinki, FINLAND

TEL & FAX

+358 – 9 – 25 122 10
+358 – 9 – 25 122 119

INTERNET

www: www.smilehouse.fi
email: info@smilehouse.fi

2.7 You may not use the documentation for any purpose other than to support Your use of the Software. Please contact Smilehouse directly if You are interested in any other rights to the Software other than those granted in this License Agreement.

3. VERSION SPECIFIC RESTRICTIONS

3.1 Software versions for tryout and product sampler (Smilehouse Workspace Developer Edition)

If the product you have received with this license is a tryout, product sampler, developer edition or NFR copy of the Software ("Tryout Software"), then the following Section applies: You acknowledge that the tryout software contains limited functionality and/or functions for a limited period of time. Software is for evaluation and testing purposes only. In no event may the Software be deployed or used for any commercial or educational production purpose unless you acquire a commercial license from Smilehouse and pay the applicable license fees.

3.2 Software versions for educational use

If the Software accompanying this License Agreement is for educational use, you are not entitled to Use the Software unless you qualify in your jurisdiction as an Educational End User. In no event may the Software be deployed or used for any commercial production purpose.

3.3 Software updates

If the Software is an update to a previous version of the Software, you must possess a valid license to such previous version in order to use the update. You may continue to use the previous version of the Software on your Computer after you receive the update to assist you in the transition to the update, provided that: (a) the update and the previous version are installed on the same Computer; (b) the previous version or copies thereof are not transferred to another party or Computer unless all copies of the update are also transferred to such party or Computer; and (c) you acknowledge that any obligation Smilehouse may have to support the previous version of the Software may be ended upon availability of the update.

4. OWNERSHIP AND OTHER RESTRICTIONS

4.1 Smilehouse is sole owner of the industrial property rights and copyright to the Software and accompanying user documentation or has the respective distribution rights.

4.2 Software or accompanying documentation must not be altered, deleted or obliterated in any manner. The Software is protected by copyright laws and international copyright and other intellectual property treaties.

4.3 If the Software supports multiple platforms, if you receive the Software on multiple media, if you otherwise receive multiple copies of the Software, or if you received the Software bundled with other software or hardware, the total number of your Computer on which all versions of the Software are installed may not exceed the number of licenses. You may not, rent, lease, sell, sublicense, lend or transfer any versions or copies of such Software you do not use.

4.4 This license does not grant you the right to sublicense, rent, assign or lease the Software, in whole or in part.

ADDRESS

Itälahdenkatu 22 A
00210 Helsinki, FINLAND

TEL & FAX

+358 – 9 – 25 122 10
+358 – 9 – 25 122 119

INTERNET

www: www.smilehouse.fi
email: info@smilehouse.fi

5. LIMITED WARRANTY AND DISCLAIMERS

5.1 Limited Warranty on Media.

Smilehouse warrants the media on which the Software is recorded to be free from defect in material and workmanship under normal use for 30 days from the date of delivery. Any implied warranties on the media, including implied warranties of merchantability and fitness for a particular purpose, are limited in duration to 30 days from the date of delivery. Smilehouse will, at its option, replace the media or refund the purchase price of the media. Smilehouse shall have no responsibility to replace or refund the purchase price of media, which is damaged by accident, abuse, or misapplication.

5.2 Disclaimer of Warranty on Software.

The Software is provided "as is", without warranty of any kind. Smilehouse expressly disclaims all implied warranties, including but not limited to implied warranties of title, non-infringement, merchantability or fitness for a particular purpose. Smilehouse does not guarantee the Software or related documentation in terms of their correctness, accuracy, reliability, or otherwise. You assume the entire risk as to the results and performance of the Software and related documentation.

5.3 Complete Statement of Warranty.

The limited warranties provided in the preceding paragraphs are the only warranties of any kind that are made by Smilehouse on the Software. No oral or written information or advice given by Smilehouse, its dealers, distributors, agents, or employees shall create a warranty or in any way increase the scope of the foregoing limited warranty, and You may not rely on any such information or advice. Some states do not allow the exclusion of implied warranties, so the above exclusion may not apply to You, and You may have other rights which may vary from state to state.

5.4 Limitation of Liability.

In no event shall Smilehouse or its suppliers be liable to you for any special, consequential, incidental, or indirect damages, including, but not limited to, loss of revenue or profit, lost or damaged data or other commercial or economic loss, arising out of the use of, or inability to use, the Software or related documentation, even if Smilehouse has been advised of the possibility of such damages. Some states do not allow the limitation or exclusion of liability for incidental or consequential damages so the above limitation or exclusion may not apply to You. Smilehouse shall in no event be liable for any damaged arising from performance or non-performance of the Software. Our maximum liability to You for actual damages for any cause whatsoever shall in no event exceed the amount paid by you for the Software. Nothing contained in these License Terms shall prejudice the statutory rights of any party dealing as a consumer.

6. GENERAL

These License Terms are effective from January 1st 2003 until further notice. The license will terminate immediately without notice if You are in breach of any of its terms and conditions. Upon termination of this License Agreement, You agree to destroy the Software and all copies thereof.

You shall not be entitled to a refund from Smilehouse or any of its resellers as a result of termination. The terms and conditions concerning confidentiality and restrictions on use shall continue in force even after any termination.

Smilehouse may revise these terms at any time and the revised terms shall automatically apply to the corresponding versions of the Software distributed with the revised terms. If any part of these License Terms is found void and unenforceable, it will not affect the validity of rest of the License Terms, which shall remain valid and enforceable according to its terms. These License Terms may be modified in

ADDRESS

Itälähdenkatu 22 A
00210 Helsinki, FINLAND

TEL & FAX

+358 – 9 – 25 122 10
+358 – 9 – 25 122 119

INTERNET

www: www.smilehouse.fi
email: info@smilehouse.fi

writing only by Smilehouse. In case of controversy or inconsistency between translations of these License Terms to other languages, the English version issued by Smilehouse shall prevail. These terms can be complemented with other documentation issued by Smilehouse or agreed both by Smilehouse and You.

This License Agreement is effective until terminated. You may terminate this License Agreement at any time by destroying the Software and all copies thereof. This License Agreement will terminate immediately without notice if you fail to comply with the provisions of this License Agreement. Upon termination all rights granted in this License Agreement shall immediately cease to exist and you must promptly discontinue all use of the Software and destroy the Software and all copies thereof.

These terms shall be governed under the Laws of Finland. The courts of Finland shall have the exclusive jurisdiction and venue to adjudicate any dispute arising out of these License Terms.

All correspondence regarding these License Terms should be addressed to Smilehouse:

*Smilehouse Oy
Itälahdenkatu 22 A
FIN-00210 Helsinki, Finland*

*E-mail: info@smilehouse.com
Phone: +358 9 25 122 10
Fax: +358 9 25 122 151*

Smilehouse Oy, Itälahdenkatu 22 A, FIN-00210 Helsinki, Finland, Phone: +358 9 25 122 10,
Fax: +358 9 25 122 151, www.smilehouse.com, VAT Reg. No: FI15679300, Business Identity Code
1567930-0, Registered Office: Helsinki. Copyright (c) 2003 Smilehouse

ADDRESS

Itälahdenkatu 22 A
00210 Helsinki, FINLAND

TEL & FAX

+358 – 9 – 25 122 10
+358 – 9 – 25 122 119

INTERNET

[www: www.smilehouse.fi](http://www.smilehouse.fi)
email: info@smilehouse.fi