

# End User License Agreement (EULA)

## END-USER LICENSE AGREEMENT FOR VB-INFORMATIKA D.O.O. SEBLib 2.0

(Version 1.1; Date: 2012-08-27)

IMPORTANT: PLEASE READ THE TERMS AND CONDITIONS OF THIS LICENSE AGREEMENT CAREFULLY BEFORE CONTINUING WITH THIS PROGRAM INSTALL.

VB-INFORMATIKA D.O.O. End-User License Agreement ("EULA") is a legal agreement between you (either an individual or a legal entity) and VB-INFORMATIKA D.O.O., Bilje 100 B, SI-5292 Renče, Slovenia for the VB-INFORMATIKA D.O.O. software product(s) SEBLib which may include associated software components, media, printed materials, "online" or electronic documentation and updates that may subsequently be provided to you ("SOFTWARE PRODUCT").

By installing, copying, or otherwise using the SOFTWARE PRODUCT, you agree to be bound by the terms of this EULA. This license agreement represents the entire agreement concerning the SOFTWARE PRODUCT between you and VB-INFORMATIKA D.O.O., (also referred to as "licensor"), and it supersedes any prior proposal, agreement, representation, or understanding between the parties. If you do not agree to the terms of this EULA, you must not install copy or use the SOFTWARE PRODUCT in any other way.

The SOFTWARE PRODUCT is protected by copyright laws and international copyright treaties, as well as other intellectual property laws and treaties. Copyright belongs to the author (in this case the licensor) on the basis of his creation of the SOFTWARE PRODUCT. Copyright is a uniform right on the copyright work, which contains exclusive moral, financial and other rights of the author. The SOFTWARE PRODUCT is licensed, not sold. By acquiring a license regarding the SOFTWARE PRODUCT, you gain no moral rights of the author (e.g. right to respect of work, right to acknowledgment).

The software product consists of the following modules (integral parts):

- installation package,
- language packs,
- documentation.

The SOFTWARE PRODUCT is an individual intellectual creation, protected by copyright in any expressed form, including preliminary material used for its creation. Unless explicitly stated otherwise by applicable law, all drafts, integral parts and the title of the SOFTWARE PRODUCT that are independent intellectual creations are protected in the same way as is the SOFTWARE PRODUCT as a whole.

### 1. GRANT OF LICENSE

VB-INFORMATIKA D.O.O. grants you the right to install and use the SOFTWARE PRODUCT on your computer, running a validly licensed copy of Windows SharePoint® Server 2010. Your right to install and use the SOFTWARE PRODUCT is described in greater detail in the section of this EULA entitled "Types of licenses".

You may make copies of the SOFTWARE PRODUCT as may be necessary for backup and archival purposes. You may not use the backup copies unless your original copy of the SOFTWARE PRODUCT has been damaged beyond repair, destroyed or lost.

Licenses for SOFTWARE PRODUCT are issued to named entity at time of purchase and cannot be transferred or sold to others.

Licenses for SOFTWARE PRODUCT are non-exclusive. You can use the SOFTWARE PRODUCT in addition to use of the SOFTWARE PRODUCT by the Licensor and other Authorized users. Your License does not exclude or limit the Licensor or Authorized users in their use of the SOFTWARE PRODUCT in any way.

Licenses for SOFTWARE PRODUCT are not limited to a territory. You may use the SOFTWARE PRODUCT in any country or state.

## **2. TYPES OF LICENSES**

The SOFTWARE PRODUCT is licensed as follows:

### **a. TRIAL License**

You are allowed to install the SOFTWARE PRODUCT and evaluate it using a free trial license for 30 days. After that period you must either purchase full license or uninstall the software. You can only get one trial license for evaluation of the same SOFTWARE PRODUCT version.

After the lapse of 30 days, you must uninstall and destroy all copies of the SOFTWARE PRODUCT and the sites created on its template in your possession unless you choose to purchase the standard or the enterprise license, described below.

### **b. STANDARD license**

Standard licensing option uses »Per user« licensing model. To use SOFTWARE PRODUCT you must provide a valid client access license (CAL) for each unique user that is accessing any of your sites created from SOFTWARE PRODUCT templates. Number of servers on which SOFTWARE PRODUCT is installed is not limited. Number of concurrent users using software at the same time is irrelevant for the purpose of standard licensing.

If the same user is member of several sites you need only one CAL for him. If you have several sites with different users you must provide so many CALs as there are unique users across all sites.

The standard license is granted and effective for an unlimited time period, unless revoked for breach of this EULA.

You can create unlimited number of sites based on the SOFTWARE PRODUCT as long as all sites are for internal use by members of your organization. If you wish to create a site for external use (e.g. hosting services for third party or allow external access by users who are not members of your organization) you need the ENTERPRISE license.

c. ENTERPRISE license

Enterprise licensing option uses »Per server« licensing model. To use SOFTWARE PRODUCT you must provide a unique and valid ENTERPRISE license for each Web Front End (WFE) server running this software. Enterprise license model allows unlimited number of sites and users.

ENTERPRISE license allows you to create sites that are used by external users (users who are not members of your organization). You can also create and host sites for other organizations.

The enterprise license is granted and effective for an unlimited time period, unless revoked for breach of this EULA.

### **3. LICENSE FEES**

In consideration for the acquisition of a standard license or an enterprise license from the licensor for use of the SOFTWARE PRODUCT, you shall pay a onetime license fee in the amount that shall be defined by VB-INFORMATIKA D.O.O. or a license reseller.

VB-INFORMATIKA D.O.O. or the license reseller shall issue a pro forma invoice in respect of the charges for a particular license fee. After the receipt of such pro forma invoice you shall pay to the subject that has issued the pro forma invoice the specified amount in full and free from any deduction or withholding except as may be explicitly required by law. After VB-INFORMATIKA D.O.O. or the license reseller receives the license fee it shall grant you a license in accordance with this EULA and your prior request.

Should you have a bona fide dispute in respect of the whole or any part of any pro forma invoice then you shall notify the subject that has issued the pro forma invoice of the nature of such dispute giving all relevant details. The parties shall cooperate in good faith to resolve the dispute over the pro forma invoice as amicably and promptly as possible.

After successfully purchasing a standard or enterprise license, any possible subsequent updates of the same major version of SOFTWARE PRODUCT shall be available to you free of charge for the whole time of validity of your license.

Payments are non-refundable.

### **4. DESCRIPTION OF OTHER RIGHTS AND LIMITATIONS**

a. Maintenance of Copyright Notices.

You must not remove or alter any copyright notices on any and all copies of the SOFTWARE PRODUCT.

b. Distribution.

You agree that you will not, and will procure that you successors will not in any way distribute registered copies of the SOFTWARE PRODUCT (including any new releases updates or modifications thereto) or any site created on its template, whether directly or through distributors and that you will not in any way sell or license the Software (and any new releases updates or modifications thereto) to any third party, unless explicitly permitted by your enterprise license.

c. Prohibition on Reverse Engineering, Decompilation and Disassembly.

You may not reverse engineer, decompile, or disassemble the SOFTWARE PRODUCT or attempt to execute any of the stated activities, except and only to the extent that such activity is expressly permitted by applicable law notwithstanding this limitation. If you are a legal entity, you agree to use your best efforts to prevent your employees and contractors from attempting or executing any of the activities stated above.

d. Modification

You are granted a license to modify sites created using the SOFTWARE PRODUCT. Modification of the binary code is explicitly prohibited. The license to modify allows you to customize sites created by SOFTWARE PRODUCT template to meet your needs in the following permitted ways:

- Change design of site.
- Extend functionality by adding new site elements and custom logic.

You must not change, remove or disable licensing logic built into the SOFTWARE PRODUCT.

By modifying the site created using the SOFTWARE PRODUCT, you acknowledge and accept the risk of the SOFTWARE PRODUCT and the sites created on its template not working as expected or intended or not being compatible with possible subsequent updates of the SOFTWARE PRODUCT. The Licensor shall not be held accountable for or be obliged to remedy any situation arising from modifications made to the SOFTWARE PRODUCT.

e. Rental.

You may not rent, lease, or lend the SOFTWARE PRODUCT.

f. Support Services.

VB-INFORMATIKA D.O.O. may provide you with support services related to the SOFTWARE PRODUCT ("Support Services"). Any supplemental software code provided to you as part of the Support Services shall be considered part of the SOFTWARE PRODUCT and subject to the terms and conditions of this EULA.

g. **Compliance with Applicable Laws.**

You must comply with all applicable laws regarding use of the SOFTWARE PRODUCT. As stated in the "Miscellaneous" section of the EULA This License shall be interpreted according to the laws of the Republic of Slovenia. In the event the assignment of rights from VB-INFORMATIKA D.O.O. to you pursuant to this EULA is unable to be construed and interpreted in accordance with the laws of Slovenia for the reason of other mandatory laws taking precedence, the license granted to you shall be interpreted to the greatest extent possible as being a non-exclusive, perpetual (except for trial license, which is valid for 30 days), non-transferable license for an unlimited territory, including a license to partially modify (customize) sites created using the SOFTWARE PRODUCT.

**5. TERMINATION**

Without prejudice to any other rights, VB-INFORMATIKA D.O.O. may terminate this EULA if you fail to comply with the terms and conditions of this EULA or with the terms and conditions of any other contract pursuant to which we have made the Product available to you. In such event, you must uninstall and destroy all copies of the SOFTWARE PRODUCT and the sites created on its template in your possession.

Failing to comply with the terms and conditions of this EULA may also result in your liability for damages to VB-INFORMATIKA D.O.O. and to other possible parties who suffered damages, including, but not limited to, loss of profits, business interruption, or loss of good name.

**6. COPYRIGHT**

All title, including but not limited to copyrights, in and to the SOFTWARE PRODUCT and any copies thereof are owned by VB-INFORMATIKA D.O.O. All title and intellectual property rights in and to the content which may be accessed through use of the SOFTWARE PRODUCT is the property of the respective content owner and may be protected by applicable copyright or other intellectual property laws and treaties. This EULA grants you no rights to use such content. All rights not expressly granted are reserved by VB-INFORMATIKA D.O.O.

**7. NO WARRANTIES**

VB-INFORMATIKA D.O.O. expressly disclaims any warranty for the SOFTWARE PRODUCT. The SOFTWARE PRODUCT is provided "As Is" without any express or implied warranty of any kind, including but not limited to any warranties of merchantability, noninfringement, or fitness of a particular purpose. VB-INFORMATIKA D.O.O. does not warrant or assume responsibility for the accuracy or completeness of any information, text, graphics, links or other items contained within the SOFTWARE PRODUCT. VB-INFORMATIKA D.O.O. makes no warranties respecting any harm that may be caused by the transmission of a computer virus, worm, time bomb, logic

bomb, or other such computer program. VB-INFORMATIKA D.O.O. further expressly disclaims any warranty or representation to Authorized Users or to any third party.

## **8. LIMITATION OF LIABILITY**

In no event shall VB-INFORMATIKA D.O.O. be liable for any damages (including, without limitation, lost profits, business interruption, or lost information) rising out of „Authorized Users” use of or inability to use the SOFTWARE PRODUCT, even if VB-INFORMATIKA D.O.O. has been advised of the possibility of such damages. In no event will VB-INFORMATIKA D.O.O. be liable for loss of data or for indirect, special, incidental, consequential (including lost profit), or other damages based in contract or otherwise. VB-INFORMATIKA D.O.O. shall have no liability with respect to the content of the SOFTWARE PRODUCT or any part thereof, including but not limited to errors or omissions contained therein, libel, infringements of rights of publicity, privacy, trademark rights, business interruption, personal injury, loss of privacy, moral rights or the disclosure of confidential information.

## **9. USE OF DATA**

Upon registration, you are required to provide VB-INFORMATIKA D.O.O. with the following data: First name, last name, company name, street address, zip code, city, country, state, email, password, vat id, phone, fax. Licensee data can be written in the generated license file.

The data you provide shall not be used for any purpose, not in accordance with this EULA.

VB-INFORMATIKA D.O.O. shall use information about you for communication with you and other purposes that are necessary to successfully fulfill its obligations under this EULA. VB-INFORMATIKA D.O.O. may also use information about you and how you use the SOFTWARE PRODUCT to better understand how their users generally use their products and in order to improve the products and enhance the user experience.

VB-INFORMATIKA D.O.O. may contact you during the 30 day trial period about their products or services, using the contact information you have provided upon registration. After the trial period you may choose not to receive any marketing information at all.

VB-INFORMATIKA D.O.O. will retain full control of your personal information and will never share your personal information with advertising companies without your prior consent. However, cooperation may be necessary with third party companies who provide technologies or techniques necessary to contact you about the licensor’s products or services.

## **10. METADATA SERVICES**

SOFTWARE PRODUCT may support integration with 3<sup>rd</sup> party data providers (e.g. ISBN search services for retrieving book titles, authors, cover images, etc.). To use those services you must agree to 3<sup>rd</sup> party terms and conditions and get an access account directly from those providers. This License for SOFTWARE PRODUCT does not grant you access to 3<sup>rd</sup> party data and services.

## 11. MISCELLANEOUS

- a) Subject to any other agreement entered between the parties, in the event that any provision of this License is held by the court to be legally ineffective or unenforceable, such provision will be rewritten to reflect the original intent of the Licensor. The validity of the remaining provisions will not be affected.
- b) Failure or neglect by either party to exercise any of its rights or remedies under this License will not be construed as a waiver of that party's rights nor in any way affect the validity of the whole or part of this License nor prejudice that party's right to take subsequent action.
- c) In the event of a dispute arising out of or in connection with this License and which has not been resolved following discussions and negotiations with us then you undertake to attempt to settle the dispute by engaging in a process of mediation with us in good faith, before commencing arbitration or litigation.
- d) You agree and undertake to provide VB-INFORMATIKA D.O.O. (at its request) all reasonable assistance with any proceedings which may be brought by or against VB-INFORMATIKA D.O.O. against or by any third party relating to the rights granted by this EULA.
- e) This License will be interpreted according to the Laws of the Republic of Slovenia and the parties agree to submit to the exclusive jurisdiction of the Slovenian courts.
- f) This License shall not be governed by the United Nations Convention on Contracts for the International Sale of Goods, the application of which is hereby expressly excluded.
- g) If you have any queries about the EULA or the SOFTWARE PRODUCT you should put your enquiry in writing to [seplib@vb-informatika.com](mailto:seplib@vb-informatika.com).