## **MASCH Software Solutions**

## SOFTWARE License Agreement (EULA) fort he use of CM Studio Software

Please read the following agreement before completing the registration and/or purchase process for your CM Studio CLOUD license. This text constitutes a legally binding agreement between you, the purchaser and/or user, and MASCH Software Solutions (hereinafter "MASCH"). By proceeding with the installation process or by submitting a written request to MASCH Customer Service, you signify your agreement to the terms of the following agreement with MASCH. If you do not agree to the terms of this Agreement, immediately discontinue the installation and return the Product complete with all components to your dealer with your proof of purchase. The purchase price will normally be refunded after verification by your dealer. Excluded from this are valid purchase orders to the MASCH Customer Service, because the upstream product consultation includes the review of the EULA. The review includes the check-up that no activation and registration has yet been performed with the license you are returning and that the license is considered 'unused'.

- Definitions: As used in this Agreement, the term "Software" means the machine-readable programs and the files in the provided package associated with the MASCH Software Product, and any modified versions, upgrades, and other copies of those programs and files. The term "Documentation" is used to refer to literature related to the Software and provided with the Software online or via https://customer-service.masch.com/en/.
- 2) Scope of use: MASCH grants you as buyer and/or user the right to use the software from your workstation computer or in each case the number of workstation computers accepted by MASCH in the order and for which the buyer has paid the corresponding price. Users may use the software from more than one computer (from office computers, from private computers and also from portable computers), if the simultaneous use is performed exclusively by the respective user. This license agreement must be presented to and accepted by each user.

Upon request by MASCH, you will provide MASCH with a list of the names and addresses of all persons who have received access to the Software from you.

You agree that you will use the Software only for the purposes intended by the Software and that you will comply with and fully apply all legal requirements of any applicable law. MASCH and its service providers do not assume any legal responsibility for infringements resulting from non-compliance with legal requirements, as the licensee is solely responsible for the legally compliant application of the license.

You declare that the software will not be used by employees in a country that is affected by legal export bans and sanctions of the Federal Republic of Germany or the European Union.

- 3) Transferability: The Software SaaS License may not be lent, rented or sublicensed. You also may not transfer Software and Documentation if you no longer use Software and Documentation yourself and the recipient would formally confirm its agreement to this Agreement.
- 4) Copyrights and Obligations: The structure and design of the Software constitute valuable trade secrets of MASCH and MASCH's suppliers and are protected by copyright. You are granted an appropriate non-exclusive license. You agree to keep these trade secrets confidential and not to violate the provisions of copyright law. You further agree not to translate, modify, disassemble, decompile or reconstruct the Software, in whole or in part. Except for two (2) copies which may be made solely for security purposes, you are not authorized to copy or cause to be copied the Software or Documentation, in whole or in part. Copies of the Software must contain the same copyright notices that are on or in the Software.
- 5) Exclusion of Further Rights: MASCH and MASCH's suppliers retain all rights and title in and to the Software, the recording medium, and any subsequent copies of the Software, regardless of the form or medium in which the original or copies may be found. No patent, copyright, trade secret or trademark rights or any other proprietary rights with respect to the Software and Documentation may be derived from this Agreement. Your use of a trademark does not create any ownership interest in the trademark.
- 6) Duration of the agreement: The Software License (EULA) is generally granted to you as the licensee subject to time or volume restrictions. These limitations are as follows:
  - The Subscription License may be used by the Licensee for a maximum of 12 months if not extended by contract.
  - or
- The perpetual license (purchase license) can be used by the licensee for an unlimited period of time. However, an annual renewal of the upgrade maintenance is required to ensure the operability of the software on the part of MASCH. MASCH will inform you by e-mail before the expiration of one of the above-mentioned limitations that your subscription license or the corresponding upgrade maintenance expires. MASCH will simultaneously offer you options to renew the license with the notification. You, as the licensee, are responsible for renewing the license in a timely manner. MASCH may immediately terminate your license if you fail to comply with any provision of this Agreement. After a termination, MASCH will within a period of 30 days irrevocably delete your database.

## 7) Limited Warranty:

- a) The following Limited Warranty applies solely to the user of this copy of the Software and is valid for a period of ninety (90) days from the date of delivery (hereinafter "Limited Warranty Period"); the date of delivery is shown on your proof of purchase. MASCH warrants to you for the duration of the Limited Warranty that the Software will perform substantially in accordance with the description in the Documentation. Warranty service will be considered only if you report all defects within the stated warranty period and return the software to your dealer with proof of purchase. No warranty claims will be accepted after the expiration of the limited warranty period.
- b) If the Software fails to perform in accordance with this warranty, MASCH may, in its sole discretion and at its own expense, make the necessary improvements, replace the Software, or refund to you the license fee for use of the Software. THE FOREGOING PROVISIONS CONSTITUTE MASCH'S SOLE OBLIGATIONS AND YOUR EXCLUSIVE BASIS FOR CLAIMING BREACH OF WARRANTY BY MASCH. This limited Warranty shall be void if any defect in the Software results from accident, misuse, or abuse of the Software.
- c) MASCH MAKES NO WARRANTY AS TO THE PERFORMANCE, ACCURACY, OR RESULTS TO BE OBTAINED FROM THE USE OF THE SOFTWARE OR DOCUMENTATION. EXCEPT FOR THE FOREGOING LIMITED WARRANTY, MASCH MAKES NO EXPRESS OR IMPLIED WARRANTIES OF NON-INFRINGEMENT OF THIRD PARTY RIGHTS, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, OR AS TO THE CONSEQUENCES RESULTING FROM THE USE OR COURSE OF DEALING OR PERFORMANCE.
- d) Some states do not allow the exclusion of implied warranties or limitations or restrictions on how long an implied warranty lasts, so the above provisions may not apply to you. This warranty gives you specific legal rights. Depending on the jurisdiction, you may have different rights. In this case, the legal provisions of the Federal Republic of Germany apply at MASCH's registered office in Cologne. For further information in connection with this warranty, please contact MASCH Software Solutions, Paulinenweg 3, 51149 Cologne -Germany.
- 8) Limitation of the warranty
  - a) UNDER NO CIRCUMSTANCES SHALL MASCH BE LIABLE FOR CONSEQUENTIAL, INCIDENTAL, PUNITIVE OR CONCRETE DAMAGES, INCLUDING LOST PROFITS OR SAVINGS, LOSS OF BUSINESS INFORMATION, BUSINESS INTERRUPTION, AND OTHER PECUNIARY LOSS RESULTING FROM THE USE OF OR INABILITY TO USE THE SOFTWARE; IT IS IRRELEVANT WHETHER ANY RELIANCE IS PLACED ON CONTRACTUAL PROVISIONS, TORTS, WARRANTIES OR ANY OTHER BASIS IN WRITTEN OR COMMON LAW. THIS PROVISION SHALL APPLY EVEN IF A REPRESENTATIVE OF MASCH HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH CLAIMS OR OTHER CLAIMS BY THIRD PARTIES.
  - b) In some states the exclusion or limitation of incidental, consequential or special damages is not permitted. In this case, the legal provisions of the Federal Republic of Germany at the registered office of MASCH in Cologne shall apply. For further information in connection with this warranty, please contact MASCH Software Solutions, Paulinenweg 3, 51149 Cologne Germany.
  - c) Jurisdiction: This Agreement shall be governed by the laws of the Federal Republic of Germany; conflicting legal provisions are excluded.
- 9) Final Assurance: You acknowledge that you have read and understand this Agreement and that this Agreement constitutes your complete and exclusive agreement with MASCH and that this Agreement supersedes any prior oral or written agreements between MASCH and you. No modification of any provision of this Agreement will be enforceable against MASCH unless MASCH has given its prior written consent to the same.

MASCH Software Solutions Paulinenweg 3 51149 Köln – Deutschland www.masch.com