

License Agreement for ReconstructMe SDK for commercial use

ReconstructMe is a software produced by PROFACTOR GmbH, Steyr, Austria (“PROFACTOR”). ReconstructMe SDK is intellectual property of PROFACTOR and protected by intellectual property law and international copyright treaties. Any commercial use of ReconstructMe can be made only under the following terms of license

By installing, copying, or otherwise using the SOFTWARE PRODUCT, USER agrees to be bound by and to comply with the terms of this License Agreement. If you do not agree to the terms of this License Agreement, do not install or use the SOFTWARE PRODUCT for commercial use.

Subject to this legal agreement are software product(s) offered under the name “ReconstructMe SDK”, which may include associated software components, media, printed materials, and "online" or electronic documentation ("SOFTWARE PRODUCT").

Under the terms of this agreement a license is granted by PROFACTOR to the user, which is defined as the legal entity (natural or juridical person) which makes the payment for the license (“USER”). This means the legal entity being named to PROFACTOR as payer is licensee under the terms of this agreement.

The person signing this License agreement by clicking the “accept button” represents to be fully entitled and empowered to oblige USER under the terms of this agreement.

1. GRANT OF LICENSE.

The SOFTWARE PRODUCT is licensed as follows:

(a) Installation and Use.

PROFACTOR grants to USER the right to install and use copies of the SOFTWARE PRODUCT on his computer running a validly licensed copy of an operating system which supports the functions of the SOFTWARE PRODUCT (see *software description*).

(b) Number of workstations

Single-Seat License: USER may put into application the SOFTWARE PRODUCT on one single workstation. USER is not allowed to install copies of the SOFTWARE PRODUCT on other workstations or to provide the content of the SOFTWARE PRODUCT to other workstations through networks.

Unlimited License: USER may put into application the SOFTWARE PRODUCT on as many workstations as the USER requires as long as it is tied to the licensed USER product.

(c) Penalty

In case USER applies the SOFTWARE PRODUCT on more workstations than granted under this License Agreement, USER undertakes to pay the license fees according to valid price list for a single license for each workstation put into operation with the SOFTWARE PRODUCT for the time period concerned. Additionally, USER undertakes to pay an additional license fee of 10% of the turnover generated by application of the SOFTWARE PRODUCT as a penalty. In order to calculate such penalty PROFACTOR is entitled to have all data of USER concerned checked by a certified public accountant or auditor.

(d) Backup Copies.

USER may also make copies of the SOFTWARE PRODUCT as may be necessary for backup and archival purposes.

2. DESCRIPTION OF OTHER RIGHTS AND LIMITATIONS.

(a) Maintenance of Copyright Notices.

USER must not remove or alter any copyright notices on any and all copies of the

SOFTWARE PRODUCT.

(b) Distribution.

PROFACTOR reserves its right to distribute versions of the SOFTWARE PRODUCT for non-commercial use available for download from internet websites or via any other means of distribution.

(c) Prohibition on Reverse Engineering, Decompilation, and Disassembly.

USER may not reverse engineer, decompile, or disassemble the SOFTWARE PRODUCT.

(d) Rental.

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

(e) Support Services.

PROFACTOR may provide USER with support services related to the SOFTWARE PRODUCT by providing software updates. Any supplemental software code provided to USER as part of the Support Services shall be considered part of the SOFTWARE PRODUCT and subject to the terms and conditions of this License Agreement. Personal support services are not provided under the terms of this License Agreement.

(f) Compliance with Applicable Laws.

USER undertakes to comply with all applicable laws regarding use of the SOFTWARE PRODUCT and to refrain from any activities using the SOFTWARE PRODUCT, which offends applicable law. All activities offending applicable laws are exempt from this License. USER therefore holds PROFACTOR harmless for any damage which could arise to PROFACTOR from illegal activities misusing the SOFTWARE PRODUCT.

(g) External Licences of applied libraries

The SOFTWARE PRODUCT uses external libraries (DLLs) under different license terms. This License Agreement does not provide sublicenses to these libraries to the USER. By reference to the specific licenses of external libraries as below the terms of such DLL license are made part of this license agreement in order to comply with such terms for the use of DLLs for the application of the SOFTWARE PRODUCT.

DLL	License Type
Boost	Boost License ¹
OSG	OpenSceneGraph Public License ²
OpenCV	BSD License ³
ZLib	ZLib License ⁴
Protobuf	New BSD License ⁵
Botan	Botan License ⁶

3. TERM and TERMINATION

With this License USER is granted the right to access for the latest version of the SOFTWARE PRODUCT available for internet download for the duration of one year from the purchase date (date of payment) for commercial use. After this period USER is still allowed to use the SOFTWARE PRODUCT commercially for an indefinite period of time but

¹ <http://www.boost.org/users/license.html>

² <http://www.openscenegraph.org/projects/osg/wiki/Legal>

³ <http://code.opencv.org/projects/OpenCV/wiki/WikiStart>

⁴ http://www.gzip.org/zlib/zlib_license.html

⁵ <http://code.google.com/p/protobuf/source/browse/trunk/COPYING.txt>

⁶ <http://botan.randombit.net/license.html>

is not allowed to apply software updates for commercial use and has no access to support services.

Without prejudice to any other rights, PROFACTOR may terminate this License in case of a severe breach by USER to comply with the terms and conditions of this License Agreement. In such event, USER is obliged to destroy all copies of the SOFTWARE PRODUCT in his possession.

4. COPYRIGHT

All title, including but not limited to copyrights, in and to the SOFTWARE PRODUCT and any copies thereof are owned by PROFACTOR or its suppliers. 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 License Agreement grants no rights to use such content to the USER. All rights not expressly granted are reserved by PROFACTOR.

5. NO WARRANTIES

THE SOFTWARE PRODUCT IS PROVIDED BY PROFACTOR "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. PROFACTOR 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.

PROFACTOR CANNOT WARRANT ANY SPECIAL FUNCTIONALITY OF THE SOFTWARE PRODUCT AND CANNOT GIVE ANY WARRANTY CONCERNING THE CORRECTNESS, DEFINITION OR ACCURATENESS OF THE RESULTS OF THE APPLICATION OR CONCERNING THE SPEED OR ANY OTHER CHARACTERISTICS OF THE APPLICATION PROCESS.

IN ORDER TO TEST THE FUNCTIONALITY OF THE SOFTWARE PRODUCT A FREE VERSION OF RECONSTRUCTME IS AVAILABLE FOR INTERNET DOWNLOAD. USER THEREFORE HAS THE POSSIBILITY TO TEST WHETHER AND TO WHICH EXTENT THE SOFTWARE PRODUCT IS APT FOR USER'S PURPOSES.

THE PERFORMANCE OF THE SOFTWARE PRODUCT IS SUBJECT TO A NUMBER OF INTERNAL AND EXTERNAL FACTORS AS FOR EXAMPLE QUALITY OF THE USED SENSORS AND LENSES, IMPACT OF LIGHT, SURFACE OF THE OBJECT, USER HANDLING, PERFORMANCE OF THE HARDWARE EQUIPMENT ETC. AND THEREFORE CANNOT BE DESIGNED TO DELIVER RESULTS WITH A DEFINED DEGREE OF PRECISION.

PROFACTOR DOES NOT WARRANT FOR ANY RESULTS OF MODIFICATIONS OF THE SOFTWARE AND FOR ANY IMPACT ON THE SOFTWARE ITSELF OR ON OTHER ASSETS; NO MATTER WHETHER SUCH MODIFICATION IS MADE BY USE OF SOFTWARE TOOLS PROVIDED BY PROFACTOR (SOFTWARE DEVELOPMENT KIT) OR BY OTHER MEANS.

6. LIMITATION OF LIABILITY

In no event shall PROFACTOR or contributors be liable for any direct, indirect, incidental, special, exemplary, or consequential damages (including, but not limited to, procurement of substitute goods or services; loss of use, data, or profits; or business interruption) however caused and on any theory of liability, whether in contract, strict liability, or tort (including negligence or otherwise) arising in any way out of the use of this software, even if advised of the possibility of such damage.

PROFACTOR or contributors 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.

7. GENERAL TERMS

This License agreement represents the entire agreement concerning the SOFTWARE PRODUCT between PROFACTOR and USER and it supersedes any prior proposal, representation, or understanding between the parties.

USER represents to buy the SOFTWARE PRODUCT for business purposes. Therefore laws related to consumer protection are not applicable on this contract.

Place of fulfilment and performance is Steyr, Austria. Place of jurisdiction for any disputes arising in connection with this agreement is Steyr, Austria. This agreement is ruled by Austrian law.