



License Agreement & Third party Software Declaration

EULA11210002

This End User Licence Agreement (the "EULA") and the applicable Supplemental Terms (collectively, this "Agreement") is made between Televes S.A.U. with Tax Identification Number A-15010176 and registered office at Rúa Benéfica de Conxo, 17 | 15706 - Santiago de Compostela (A Coruña) Galicia - Spain (hereinafter, "TELEVES") and the User who acquired the rights to use the Software covered by this Agreement. This Agreement may be accepted by manual signature, electronic signature or by an electronic system specified by TELEVES. In the electronic system, the User will be asked to accept these terms by clicking on a button. By clicking on the button or simply by using Products or Services subject to this Agreement, the User confirms that he has read, understood and expressly accepted these terms. If the User does not accept this Agreement, the User must return the Products to TELEVES or to the authorised supplier from whom they were purchased, prior to installation or use, in order to obtain a refund of the price paid.

TELEVES welcomes the communication of any information regarding incorrect or obsolete content via ip-division@televes.com

1. **SOFTWARE OWNERSHIP.** No title or ownership of the Software is transferred to the Licensee. Title to the Software, as well as all applicable industrial and intellectual property rights, including patents, copyrights, trade secrets and other intellectual or industrial property rights inherent to the Software, shall continue to belong to TELEVES or to third parties from whom TELEVES has obtained the respective right to license the Software. TELEVES reserves all rights to the Software not expressly granted under this Agreement. Third Party Software shall at all times remain the property of the relevant third party and shall be subject to the applicable third-party licence terms.

2. **LICENCE OF USE.** Hereby, TELEVES grants the User a non-exclusive and non-transferable licence, for his own use only, of the Software in executable format and the attached documentation of TELEVES and its licensors (collectively "Software"), in accordance with the number of users, type of hardware and terms and conditions of sale applicable to the Software acquired by the User.

3. **RESTRICTIONS.** The Software and accompanying documentation are confidential and copyrighted. Except as specifically authorized in any Additional Terms of the Licence, the User may not make copies of the Software, except for a single copy of the Software for archival purposes (backup copy). Unless otherwise provided by applicable law, the User may not modify, sublicense, disassemble, reverse engineer, decompile or otherwise alter the Software, or modify or remove alphanumeric or other identification codes on data carriers. Notwithstanding the foregoing, modifications of the proprietary Software for your own use and reverse engineering for debugging such modifications are permitted only to the extent that such Software components are linked to program libraries under the GNU Lesser General Public License (LGPL). Transmission to third parties of knowledge gained during reverse engineering or debugging or information gained from re-engineering or modified software is prohibited. This Agreement does not grant any right, title or benefit in or to any trademarks, service marks, logos or trade names of TELEVES or its licensors.

4. **SOFTWARE SECURITY AND PRIVACY.** TELEVES may integrate security mechanisms into the Software to control the use thereof in order to verify the User's compliance with these Licence Conditions. The Licensee grants TELEVES the additional right to use the data collected from said products for the purposes of optimising TELEVES products and services. All personal data that may be included in this data flow shall be processed in accordance with the data protection policy of TELEVES. The terms and conditions of this data protection policy can be consulted at: www.televes.com/es/politica-proteccion-de-datos.

5. **THIRD PARTY AND OPEN SOURCE SOFTWARE.** The Software may include third party software, including open source software ("Third Party Software"). To the extent that Third Party Software is provided for which you have been granted only a derivative right of use, the license terms of such Third Party Software shall apply and prevail. If Open Source Software is provided, the licence terms of such Open Source Software shall apply in addition to, and prevail over, the licence terms of such Open Source Software, which shall prevail over the licence terms resulting from this Licence Agreement. The terms of any third party licences (if any) that apply to the Software are either: a) specified in the Product (or Service) Specific Terms; or, b) separately accompany the Software and are automatically presented for acceptance prior to the first use of such Software by an Authorised User; or c) specified in the Software's "read me" or "License" file or EULA. TELEVES and its licensors shall provide the licensee with the corresponding source code of the Open Source Software in question, upon receipt of a written request and upon payment of shipping costs, in the event that the terms of the license of the latter include the obligation to provide it. In the above case, any person may obtain the source code of the Open Source Software components on a data carrier, within three years of the distribution of the product by TELEVES or, at least, provided that TELEVES still offers support and spare parts for the product, by sending a request to the following address: - TELEVES, S.A.U. | IP Division | Rúa B, de Conxo 17 - 15706 Santiago de Compostela, Spain - " Source code TELEVES 237501" . The requesting licensee is obliged to pay the costs and expenses arising from the creation and delivery of the data carrier. All third-party software is provided "as is" and in its current condition. Any warranty, express or implied, in particular the warranty of market maturity or applicability for a specific purpose is excluded. All copyrights are identified in more detail in the source code of the Open Source software.

6. **LIMITED GUARANTEE.** Notwithstanding the provisions of other contractual terms and, if applicable, to the provisions of the General Law for the Defence of Consumers and Users in relation to the period within which the end consumer must report any possible lack of conformity, as well as the applicable consumer legislation, TELEVES guarantees to the User that for a period of ninety (90) calendar days from the date of purchase, verified by a copy of the invoice, the Software shall provide the fundamental characteristics and functions described in the documentation and shall be free of defects under normal conditions of use. In such case, at the option of TELEVES, it shall proceed to remedy or replace the defective Software or reimburse the licence fees paid for the defective Software returned by the User. The aforementioned guarantee is automatically excluded in the following cases: i) carrying out any modification or alteration of the Software without the express authorisation of TELEVES; ii) unreasonable and/or inconsistent or incompatible use with the documentation and instructions of TELEVES; iii) damage caused by computer or Internet viruses, bugs, worms, Trojans, malware or cancelbots; and, iv) damage caused by events qualified as constituting force majeure. Except in the cases specified above, TELEVES does not offer any guarantee beyond those explicitly stipulated in this Agreement.



License Agreement & Third party Software Declaration

EULA11210002

7. **DISCLAIMER OF WARRANTIES.** This Software has been developed with the utmost care and has been verified to function correctly in accordance with the current state of the art. Unless otherwise stated in this agreement, TELEVES disclaims all representations and warranties, express or implied, including any implied warranty of merchantability, fitness for a particular purpose or non-infringement, software quality or performance except where such exclusions are legally invalid. Statements about products, functionality or services in any communication with the User constitute technical information only, not a warranty.

8. **LIMITATION OF LIABILITY.** To the extent permitted by applicable law, in no event shall TELEVES or its licensors assume any liability for personal injury, consequential or lost profits, loss of income, profits or data, business interruption, or for special, direct, indirect, consequential, incidental or punitive damages, regardless of the reason for such damages and the content of your liability, or which arise from or are related to the use of the Software or the inability to use it, including those for which they arise and the content of your liability, incidental or punitive damages, regardless of the reason for such damages and the content of your liability, or that arise from or are related to the use of the Software or the inability to use it, even in those cases in which TELEVES or its licensors have been advised of the possibility of suffering such damages. TELEVES shall also not be liable for damages arising from deficient or incorrect configurations (including those that do not include sufficient - or any type of - password protection) of connections (including, but not limited to, broadband connections, such as ADSL, cable/DOCSIS and fibre optics, as well as VoIP or SIP connections), nor for costs (including connection charges) related to the Software supplied or arising from incorrect installations. The total maximum amount liability of TELEVES, its affiliates, licensors and its representatives, for all claims and damages related in any way to this agreement, in the aggregate and regardless of the form of action, shall be limited to the total amount paid by the User for the licence of the Software that caused the damage or is subject to claim, as stipulated in this Agreement. The foregoing limitations shall apply even in cases where the foregoing warranty fails to its essential purpose.

9. **TERMINATION AND EARLY TERMINATION.** This Agreement is effective until terminated. The User may terminate this Agreement early at any time by destroying all copies of the Software. TELEVES may terminate this Agreement at any time and without prior notice, when the User has not complied with any of the provisions herein. Upon termination of the Agreement for any reason, the User shall cease using the licensed Software and shall destroy all copies of the Software installed, including the backup copy.

10. **GOVERNING LAW AND JURISDICTION.** This Agreement shall be governed by Spanish law, and the parties submit to the courts and tribunals of the city of Santiago de Compostela (A Coruña - Spain), expressly waiving any other jurisdiction that may correspond to them.

11. **SEVERABILITY.** If any provision of this Agreement is held to be invalid, illegal or unenforceable, this Agreement shall remain valid without such provision, and such provision shall be deemed to be restated to reflect the will of the parties as inferred from the remainder of the Agreement and proper usage in this type of Agreement, in accordance with applicable law and, in particular, the rules of substantive law which shall apply to integrate the unenforceable provision of the Agreement.

12. **INTEGRATION.** This Agreement constitutes the entire and complete agreement between the User and TELEVES in relation to the present matter. It supersedes all prior oral or written communications, proposals, representations and warranties and supersedes any conflicting or additional terms of any statement, order, acceptance, or other communication between the parties relating to this matter during the term of this Agreement. This Agreement may only be modified in writing by the signatures of the authorized representatives of the Parties. In the event of a conflict between this Agreement and an Order, the Order shall prevail with respect to the Products or Services ordered hereunder. The terms of any purchase order or similar document of the Customer or User are excluded and such terms shall not apply to the Order for Products or Services and shall not supplement or modify this Agreement.

13. **DATA PROTECTION.** The user expressly authorises TELEVES to include in its files and process all personal data provided for the execution of this End User Licence Agreement. This data shall remain in the files of TELEVES, and the user who is the owner of the personal data or his/her legal representative may exercise the rights of access, rectification, cancellation and opposition in accordance with current legislation, by means of written communication sent by e-mail to dpo@televescorporation.com, accompanied by a document accrediting the identity and, where applicable, of the representation of the user, providing the details necessary to process the request.

2021 © Televes S.A.U. All rights reserved. www.televes.com

Open Source software is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY, even without the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE.

All copyrights are further identified in the source code of the Open Source software.

Anyone may obtain the source code of the Open Source Software components on a data carrier by sending a request to our customer service department at the following address within three years after distribution of the product by TELEVES or at least as long as TELEVES provides support and spare parts for the product:



License Agreement & Third party Software Declaration

EULA11210002

TELEVÉS, S.A.U.
IP Division
Rúa Benéfica, de Conxo 17 -15706- Santiago de Compostela, España

"Source Code TELEVES 237501"

Costs and expenses incurred for the creation and delivery of the data carrier will be charged. Full Open Source Software documentation, licence conditions and copyright notices can be retrieved from the source code of the Open Source Software.

All third-party software is provided "as is" and in its current state. Any warranty, express or implied, especially the warranty of market maturity or fitness for a particular purpose is excluded.

It shall in no event give rise to any liability of your personnel for any direct, indirect, incidental, special, exemplary or consequential damages (this provision applies primarily to the procurement of substitute goods or services, loss of applicability, data or profits or operational failures), irrespective of the cause of such damages or the theory of liability on which they are based, be it contractual liability, liability independent of negligence or fault, or civil liability (including negligence and others). Liability for damages arising from the use of the software is also excluded, even if the possibility of such damages has been indicated.

Televes S.A.U.
Rua Benéfica de Conxo, 17
15706 - Santiago de Compostela (A Coruña) Galicia - Spain
Phone: +34 981 52 22 00
Fax: +34 981 52 22 62
E-Mail: asistenciatecnica@televes.com