

Terms of Use

End user license agreement (EULA) for the use of the software "Electronic Court and Administration Mailbox (EGVP)"

A. Introduction:

Please read this End user license agreement carefully before installing the software. This End user license agreement is a legally binding contract between you (either as legal entity or natural person) and the Federal Republic of Germany (represented by the participating courts and authorities, subsequently: licensor) für the programme "Electronic Court and Administration Mailbox (EGVP)" as well as possibly corresponding media, printed material and documentation in "online"- or electronic format ("Software").

The Software comprises also every update and amendment to the originally by the licensee delivered, resp. provided software. By installing, copying, downloading, differently using or accessing the software, you agree to observe this license agreement and its regulations.

If you disagree with the regulations of this license agreement, you are not entitled to install or make use of the Software.

Please note, that the state of technology does not allow programming computer software free of any defect or fault running in every combination and application. Therefore, subject matter to this contract is only the software that is usable as described and documented. The software "Electronic Court and Administration Mailbox (EGVP)" is licensed, not donated: All Intellectual Property rights in the Software and the modifications belong and shall belong to Governikus GmbH & Co. KG (Governikus KG). Governikus KG grants the licensor a transferable right to make use of the software. In this context, the following EULA is concluded with the end user.

B. License Agreement

1. End user license permission

By this EULA the licensor grants to the user a non- exclusive right to use the Software "Electronic Court and Administration Mailbox (EGVP)" without charge, especially without license fee. Costs for internet connection and transfer of data have to be beared by the user.

In relation to the scope of use the user is in particular:

- entitled to install copies of the Software without charge and to use, access and execute these or interact with it in a different way. You are only entitled to use the Software for the communication with authorities and courts, which are legally using the Software. The licensor reserves all rights, which are not explicitly granted.
- not entitled to reverse engineer, decompile, disassemble, modify, decrypt, extract, adapt or make error corrections to the Software in whole or in part or to alter it in any other way.
- not entitled, to license, sub-license, sell, rent, lease ore lend or market the Software or parts of it in any other form without the explicit permission of the licensor. Regardless of any other rights of the licensor, this user license expires automatically if the user is in material or persistent breach of any of the terms of this licence agreement. In this case, the user is

obliged to destroy or return any copies of the software and its components. P.O. boxes that have been set up have to be deleted immediately. This licence shall be governed by and construed in accordance with German law and each party hereby submits to the non-exclusive jurisdiction of the German courts.

EGVP may include software developed by a 3rd Party. Please read the appropriate "3rd Party License" carefully before using this software.

3rd Party Software	Dateien	Lizenz
Apache Logging Service 1.2.15	log4j-1.2.15.jar	Apache License 2.0
Apache XML Parser 2.9.1	xerces-2.9.1.jar	Apache License 2.0
Apache XML Security Java 1.4.3	xmlsec-1.4.3.jar	Apache License 2.0
Bouncy Castle Security Provider 1.4.X	bc.gov.server-jdk16-146-bos-0.1.jar	Bouncy Castle License
Commons Codec 1.3	commons-codec-1.3.jar	Apache License 2.0
Commons HttpClient 3.0.1	commons-httpclient-3.0.1.jar	Apache License 2.0
Commons Logging 1.1.1	commons-logging.jar	Apache Software License 1.1
JavaBeans Activation Framework 1.1.1	activation.jar	JAF License
JavaHelp 2.0_01	Jhall.jar	JavaHelp 2.0 License
JavaMail API 1.3.1	Mail.jar	JavaMail 1.3.1 License
JDesktop Integration Componentes (JDIC)	jdic, jdic-native, jdic_stub	JDIC License*
Oracle Database 11.2.0.2	ojdbc.jar	Oracle TNDDL
pdfbox-1.6.0.10	pdfbox.jar 1.6.0.10	Apache License 2.0
MySQL Connector/J 5.1.8	mysql-connector-java-5.1.8-bin.jar	GNU GPL 2*
Apache Commons Compress 1.4	Commons-compress.jar	Apache License 2.0
Webservices 2.0	Webservices_rt.jar	CDDL 1.0

2. Limited support and debugging

The licensor offers support for the Software by means of a electronic user documentation and help. Rights towards a further support or debugging are excluded.

3. Export barriers

The export of encryption technology contained in this software is according to current regulations basically permission-free . The export to member states of the European Union is not subject to any further restrictions. Please obey to existing economic sanctions as well as the import regulations of the respective non-member state.

The user hereby assures:

- that she/he does not export the Software or parts of it ("limited components") to any country or make it available to any natural or legal person via export that is subject to export restrictions ("restricted country") limitations.
- that she/he especially does not make available limited components to a restricted country or a national of a restricted country, no matter where the national is resident, that intends to carry or transport limited components to a restricted country if she/he has knowledge or evidence, that the limited components may be used to design, develop or produce nuclear, chemical or biological weapons or delivers limited components to a person or legal entity that is prohibited to be part of an export-transaction.
- that neither the Federal Office of Economics and Export Control (BAFA) nor any other authority has suspended, revoked or refused to grant her/his export permission.

4. Warning

The software is not error- (fault-) tolerant and has not been developed or designed for use in a environment susceptible to faults, where an interference-free operation is essential.

5. Liability

The use of the Software is exclusively at the users own risk. The licensor is not liable for damages sustained or caused by the user or third person in the course of using or distributing the Software.

The limitation of liability is not applicable to damages that have been caused by the licensor deliberately or by gross negligence. The licensor is not liable for any loss of turnover or profit or the loss of data. The licensor can also not be held liable for direct, indirect, special, logically following, casual or including damages, caused by the use or the impossibility to use the Software - with no regard to a theoretically existing possible liability. This applies also, if the licensor has been informed about the possibility of such damages.