

Effective date: April 8th, 2024

End User License Agreement

This End User License Agreement ("EULA") is a legal agreement between entity or organization purchasing license to use Software ("Licensee") and UniDoc ehf ("Licensor", "we", "us", "our") that governs use of our software products ("Software").

BY DOWNLOADING, ACCESSING, REVIEWING, INSTALLING, COPYING OR USING THE SOFTWARE, YOU AGREE TO COMPLY WITH AND TO BE BOUND BY THE TERMS OF THIS EULA. IN CASE IF YOU DISAGREE WITH THE TERMS DESCRIBED HEREIN, PLEASE CEASE USING OUR SOFTWARE AND DELETE IT FROM YOUR SERVER, ENVIRONMENT OR DEVICE.

This EULA apply to any downloadable software offered by Licensor at <https://unidoc.io> or to any updates, fixes and patches thereto. Licensor may make updates and changes to this EULA from time to time. Such changes will be posted on our website at <https://unidoc.io> as well as distributed with the update to the Software. You are bound by the terms of the EULA as it is posted or distributed at the most recent time you install the Software. If you do not wish to be bound by the terms of this license agreement you should not install or use Software, any of its updates or fixes for the Software.

When you are entering into or accepting this EULA on behalf of your employee, agent, or contractor which is a legal entity, you hereby warrant that you are fully entitled to enter into this EULA on behalf of Licensee and bound said legal entity to provisions of this EULA. For the purpose of this EULA, "you" shall either mean Licensee or person accepting EULA on behalf of Licensee.

1. DEFINITIONS.

- 1.1. **"API" or "Application Programming Interface"** means a set of functions and procedures allowing the creation of applications that access the features or data of an operating system, application, or other service.
- 1.2. **"Confidential Information"** is any information marked as confidential, which is provided as part of Software or embodied in the Software, including License Code and Source Code. Confidential Information does not include information: (a) which is publicly known on the moment of downloading of Software or which become publicly know without Licensee participation after Licensee installed, downloaded or otherwise started using Software; (b) which is disclosed to the other party without restriction by a third party and without any breach of confidentiality by the Licensee; or (c) which is developed independently by the Licensee without reliance on any of the Confidential Information. This Confidential Information shall be treated as trade secrets and held in strict confidence.
- 1.3. **"Derivative Work"** means software solution created by Licensee or its Developers by using, integrating or incorporating the Software in compliance with this EULA (including

public websites, applications, cloud environments, extranets, and multi-site intranets), provided that Software is not used as a main feature or as a standalone software solution.

- 1.4. **“Developer”** means one of Licensee’s employees or third-party consultants authorized by Licensee to use the Software or develop Derivative Works for Licensee.
- 1.5. **“End User”** means a user who accesses and uses Derivative Work created by the Licensee.
- 1.6. **“License Code”** means string of characters which enables the Software to operate without restrictions. License Code is provided once one of the licenses is purchased.
- 1.7. **“License Fee”** means then-current fee to be paid for the license to use the Software published price available at <https://unidoc.io>
- 1.8. **“Maintenance Subscription”** means access to Software updates, fixes, tutorial library and self-help documentation which is provided for 1 year term upon payment of License Fee.
- 1.9. **“Priority Support”** means any paid support package offered by Licensor as part of Enterprise license.
- 1.10. **“SaaS” or “Software as a Service”** means a method of software delivery and licensing in which software is accessed online via a subscription, rather than bought and installed on individual computers.
- 1.11. **“SDK” or “Software Development Kit”** a collection of software development tools in one installable package.
- 1.12. **“Source Code”** means unobfuscated source code of the Software.
2. **GRANT OF LICENSE.** Licensor hereby grants Licensee the rights described in this EULA subject to payment of provided that Licensee must comply with all the terms and conditions of this EULA:
 - 2.1. **General License Grant.** Licensor hereby grants Licensee a non-exclusive, non-transferable, revocable, perpetual limited right and license to use the available version of Software subject to the terms and conditions of this EULA and limitations applicable to the license chosen and as specified below in Section 3 of this EULA and at <https://unidoc.io/pricing/#unipdf-business-standard>. Licensor or its suppliers own the title, copyright and other intellectual property rights in the Software. The Software is licensed, not sold. This license applies to all extensions developed by Licensor under Support and Customisation terms.

- 2.2. Licensee is responsible for accessing the Software at the link provided by Licensor. Upon payment for specific License Fee, Licensor shall provide Licensee with License Code which allows Software to function in the purchased license capacity.
- 2.3. **Restrictions.** The Software or any part of it may not be used by Licensee or any of Licensee's related entities, nor can Licensee allow the Software or any part of it to be used by any other entity, in any way connected to any business/products which directly or indirectly could be considered to be competing with the Licensor business/products to any extent, or otherwise in any way that the Licensor considers to be detrimental to it acting reasonably. The Software is protected by copyright laws and international copyright treaties.
- 2.4. **Source code.** Certain licenses offered by Licensor allowing accessing and Source Code. Once the source code is provided, distribution of the source code in any form, with or without modifications, is strictly prohibited.
- 2.5. **Documentation.** Licensee is entitled to make any number of copies of documentation (either in electronic or in paper form) that is provided with Software or is available at Licensor website, provided that such documentation must only be used only for Licensee's internal purposes and may not be republished, publicly displayed or otherwise redistributed.
- 2.7. **Transfer.** Licensee may not sub-license, rent, sell, lease, transfer or attempt to transfer or assign the rights in the Software in a standalone fashion or this EULA, unless specifically permitted by the Licensor in writing. However, Licensee shall be permitted to transfer the benefit and burden of this EULA as a whole to any person or legal entity who acquires Licensee's business using the Software as long as such person continues to comply with the provisions of this EULA after any such transfer.
- 2.8. **Limitation of Users.** When the license purchased by Licensee contains restriction regarding maximum number of User authorized to access and use the Derivative Work, Licensee is obliged to comply with such restriction or purchase other license allowing use of Software for the number of Users required. Otherwise, Licensor reserves its right to terminate this EULA.
- 2.9. **Delivery.** The Software and any associated materials are provided in electronic format only. You are responsible for accessing the Software at the link provided by Licensor. Upon payment for specific license, Licensor shall provide you with License Code which allows Software to function in the purchased license capacity.

3 LICENSES DESCRIPTIONS

- 3.1. **Trial license:** Licensor grants Licensee the access to Software to familiarize with its functions with the right to be deployed on one server, PC or other supportable hardware. This license is granted for the term of 14 calendar days with automatic termination upon expiration of the said term. You may not use the Software to produce Derivative Works, with exception of works produced only for evaluation purposes. In order to use Software according to your specific needs you must purchase the

required license. Trial license prohibits access to Software's source code, distribution of Derivative works to third parties, extranets, multi-site intranets, use in SaaS deployment scenarios or and public websites/applications.

- 3.2. Business license:** Business license permits access to the Software for up to ten Developers to create Derivative Works based on the Software with right to be deployed on multiple servers. The number of Users is limited to 50. Under this license you are entitled to create any type of unlimited number of Derivative Works based on Software license and distribute them without limitation. This license allows use in SaaS projects deployment scenarios, and allows public websites/applications, cloud environments, extranets and multi-site intranets. Additional information is available at <https://unidoc.io/pricing/>. Should Licensee fee not be paid in particular billing period, no support or Software updates shall be provided.
- 3.3. Enterprise license.** Business license permits access to the Software for the unlimited number of Developers to create Derivative Works based on the Software with right to be deployed on multiple servers. The number of Users is unlimited. This license allows accessing and editing Source Code. Under this license you are entitled to create any type of unlimited number of Derivative Works based on Software license and distribute them without limitation. This license allows use in SaaS projects deployment scenarios, and allows public websites/applications, cloud environments, extranets and multi-site intranets. This license is available on subscription basis. Enterprise license includes Priority Support. Additional information is available at <https://unidoc.io/pricing/>. Should Licensee fee not be paid in particular billing period, no support or Software updates shall be provided.

4. DESCRIPTION OF OTHER RIGHTS AND LIMITATIONS.

- 4.1.** Licensee will not provide any type of support for Derivative Works. Licensor will only provide support for the Software.
- 4.2.** You agree and confirm that you shall not use or register in any jurisdiction whatsoever, any of Licensor trademarks or brand names and color combinations (including UniDoc, UniPDF, UniOffice, UniSuite) or derivative or similar names without prior written permission from Licensor.
- 4.3.** You must not develop Derivative Works that offer identical, similar or competing functionality as the Software, or expose features of the Software through an API for use by an unlicensed third party.
- 4.4.** You must not include Software as part of a SDK. However, such an option is allowed under an Enterprise license.
- 4.5. Term.** All rights granted under this EULA are granted for the term of copyright on the Software. The term of this EULA shall continue perpetually from the date of purchase once fee is paid, unless terminated according to Section 3.6. for perpetual license.
- 4.6. Termination.** Either party may terminate this EULA if the other fails to comply with the terms and

conditions of this EULA. In such case the party that terminating this EULA shall send 10 days prior notice with description of breaches.

- 4.7. In case of termination of this EULA, you must destroy within 10 days from termination date all copies of the Software, including but not limited to any Software copies deployed into Derivative Works and backups.
- 4.8. **Consent to Use of Data.** You specifically agree that Licensor may collect, process and use technical data, excluding any Confidential Information, collected as part of the Software support services. Licensor may use this data solely to provide customized services or technologies to you or to improve Software.
- 4.9. **Disassembly.** You must not disassemble, decompile, reverse engineer Software or otherwise modify Software or any part thereof, including source code, unless you are permitted otherwise by Licensor by granting access to Source Code .
- 4.10. You must not publish, or make public, the Software or Source Code, or any parts thereof, either as standalone product or as part of your product or Derivative Work.

5. PAYMENT

- 5.1. In order to use one of the licenses described in Section 3 (except for free trial license) of this EULA you will pay Licensor the currently published price available at <https://unidoc.io>. All payments are final and non-refundable.
- 5.2. **Taxes.** All the amounts payable pursuant to the EULA may not include VAT or any other applicable taxes. Please note that you are solely responsible for paying your own taxes that may be applicable to your use of Software and other services. To the extent that any such taxes or duties should be paid by Licensor, you must pay to Licensor the amount of such taxes or duties in addition to any fees owed under this EULA.

6. MAINTENANCE, UPDATES AND DISCONTINUATION.

- 6.1. **Maintenance.** Each perpetual license includes a one-time Maintenance Subscription, which commences from the moment of purchase of license and requires an annual fee for upgrades and support after the first year according to a public price list available on the Licensor's website.
- 6.2. **Technical Support.** Information about technical support is available in UniDoc Service Level Agreement available at <https://unidoc.io/sla/>.
- 6.3. **Discontinuation.** Licensor reserves the right to discontinue availability, support and updates to the Software at any time. Notice will be given at least fifteen (15) days prior to the discontinuation of the Software.
- 6.4. **Close of Business.** If for any reason, including insolvency or dissolution, Licensor is unable to

remain in business under its name or any other trademark, each Licensee will be provided with the option of purchasing source code for the Software for which Licensee own at a cost of no more than the cost of annual license fee paid. Licensor shall endeavor to notify Licensee at least thirty (30) days prior to close of business.

7. INTELLECTUAL PROPERTY RIGHTS.

- 7.1. The Software is copyright protectable works, owned by Licensor or its licensors. You acknowledge that Licensor and its licensors are owners of these rights, with our affiliates or other third party licensors. For avoidance of doubts, the Software is licensed, not sold to you.
- 7.2. The Software contains or depends on third party open-source licenses. The use of such open-source software requires inclusion in open source acknowledgments. All our software is distributed with an acknowledgements file (ACKNOWLEDGEMENT.md) file in the root directory. The acknowledgments file should be kept in all versions of Software Package you download and with binary versions you distribute.

8. NONDISCLOSURE.

- 8.1. Both Parties recognize that the other Party may obtain or disclose proprietary and/or Confidential Information in the course of their business. During the term of this EULA and for a period of 3 years after termination this EULA Parties will hold each other's Confidential Information in confidence and will protect it by using the same degree of care as they use with regards to own Confidential Information to prevent unauthorized disclosure, dissemination, publication or use of the received Confidential Information.
- 8.2. Each Party may disclose Confidential Information (i) when authorized by other Party, (ii) to its Party's representatives or employees who are bound by non-disclosure agreements and who need to know such information or (ii) to the extent disclosure is required by applicable law, court, or government agency, provided that the Party required to disclose Confidential Information promptly notifies the other Party and cooperates with any efforts by the other Party, at the other Party's expense, to limit such disclosure by means of seeking a protective order or requesting confidential treatment.
- 8.3. Licensor, or any future maintainer of the Software is permitted to list and disclose Licensee's name and/or company and those products of the Licensee including terms of licensing and Licensed Technology on Licensor's product website and related material.

9. LIMITED WARRANTY AND DISCLAIMER.

- 9.1. Licensor warrants that, for a period of thirty (30) days from the date of payment of license fee (as evidenced by a copy of receipt) when used with a recommended software and hardware configuration, the Software will perform in conformance with the documentation supplied with the Software. For avoidance of doubts, this warranty does not apply to maintenance and Software

updates. If you report a breach of warranty to Licensor no more than thirty (30) days from the date of purchase, you will be supplied with a replacement copy of the Software that substantially conforms to the documentation.

- 9.2.** TRIAL VERSION OF THE SOFTWARE IS PROVIDED AS IS, WITHOUT ANY WARRANTIES OF ANY KIND, EXPRESS OR IMPLIED.
- 9.3.** TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, LICENSOR DISCLAIMS ANY AND ALL OTHER WARRANTIES OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING, WITHOUT LIMITATION, IMPLIED WARRANTIES OF MERCHANTABILITY, NON-INFRINGEMENT, AND FITNESS FOR A PARTICULAR PURPOSE OR USE. LICENSOR DOES NOT WARRANT THAT THE SOFTWARE WILL OPERATE ERROR FREE, OR IN AN UNINTERRUPTED FASHION, OR THAT ANY DEFECTS OR ERRORS IN THE SOFTWARE WILL BE CORRECTED, OR THAT THE SOFTWARE IS COMPATIBLE WITH ANY PARTICULAR PLATFORM. LICENSOR IS NOT OBLIGATED TO PROVIDE ANY UPDATES TO THE SOFTWARE UNLESS YOU PURCHASED MAINTENANCE SUBSCRIPTION SERVICES. ANY USE BY YOU OF THE SOFTWARE IS AT YOUR OWN RISK. THIS LIMITED WARRANTY IS VOID IF NONPERFORMANCE OF THE SOFTWARE IS DUE TO ABUSE OR MISAPPLICATION. THIS LIMITED WARRANTY IS THE ONLY WARRANTY PROVIDED BY LICENSOR REGARDING THE SOFTWARE. NO EMPLOYEE, AGENT OR CONTRACTOR OF LICENSOR IS ENTITLED TO MODIFY THIS LIMITED WARRANTY. LICENSOR'S TOTAL LIABILITY TO YOU FOR ACTUAL DAMAGES, FOR ANY CAUSE WHATSOEVER WILL BE LIMITED TO THE AMOUNT PAID BY YOU FOR THE SOFTWARE THAT CAUSED SUCH DAMAGE.
- 9.4.** IN NO CASE LICENSOR SHALL BE LIABLE FOR TYPICAL (HIGH POWER, THIRD PARTY INFLUENCES, INTERNET TREATS) AND UNPREDICTABLE CONSEQUENTIAL DAMAGES. LIKEWISE, LICENSOR SHALL NOT BE LIABLE FOR ANY DAMAGE THE CUSTOMER COULD HAVE PREVENTED BECAUSE OF REASONABLE MEASURES, IN PARTICULAR PROGRAM OR DATA BACKUP AND ADEQUATE TRAINING OF THE USER. LICENSOR LIABILITY IS LIMITED TO THE AMOUNTS PAID FOR THE SOFTWARE FOR WHICH THIS EULA APPLY. LICENSOR LIABILITY FOR ECONOMIC DAMAGES AND LOST ECONOMIC PROFIT IS GENERALLY EXCLUDED AND DISCLAIMED.
- 9.5.** Your exclusive remedy for breach of warranty is to return the Software, with a copy of receipt and a description of the problem. Licensor shall have no responsibility if the failure arises out of use of the Software with other than a recommended hardware configuration. THIS REMEDY IS THE SOLE AND EXCLUSIVE REMEDY AVAILABLE TO YOU FOR BREACH OF EXPRESS OR IMPLIED WARRANTIES WITH RESPECT TO THE SOFTWARE.
- 9.6.** Licensor will not be liable hereunder by reasons of failure or delay in the performance of its obligations hereunder on account of strikes, epidemics, shortages, riots, insurrection, war, acts of terrorism, fires, flood, storm, explosions, earthquakes, acts of God, government action, labor

conditions, or any other cause which is beyond its control.

10. If the disclaimer of warranty and limitation of liability outlined above cannot be enforced locally as per their terms, courts shall apply local law that most closely resembles a complete waiver of all civil liability related to the Software, except in cases where a warranty or assumption of liability accompanies a copy of the Software in exchange for a additional.
11. **INDEMNITY.** You agree to hold Licensor harmless against, and at your expense handle and defend, any claim and defend Licensor, our affiliates, clients, agents, officers, licensors, distributors and/or any authorized representatives, and the officers, directors and employees of each from and against any and all third party claims, liabilities, causes of action, losses, damages, settlements, fines, judgments and expenses (including any and all reasonable attorneys' fees, court costs or similar expenditures) which may be suffered, made or incurred by us, affiliates, clients, agents, officers, licensors, distributors and/or any authorized representatives, and the officers, directors, and employees arising out of or relating to any breach of any representations and/or covenants made by you according to this EULA. Licensor will indemnify, defend and hold you and/or your subsidiary companies harmless against any claims, legal actions, losses and other expenses arising out of or in connection with any claims that the Software and/or related documentation infringes or violates any intellectual property right of any third party ("Claim"). This right is given to you under the condition that you will promptly notify Licensor as soon as you find out about the Claim and will provide Licensor with sole control of the negotiations and defense for its compromise or settlement.
12. **NO WAIVER.** No action taken by either party pursuant to this EULA, and no waiver by either party, whether express or implied, of any provision or right in this EULA or any breach thereof, and no failure of either party to exercise or enforce any of its rights under this EULA, will constitute a continuing waiver with respect to such provision or right or as a breach or waiver or any other provision or right, whether or not similar.
13. **SURVIVAL.** Unless by its nature a provision cannot survive this EULA, the provisions of this Agreement shall survive the expiration or any termination of this Agreement.
14. **SEVERABILITY.** If any provision of this EULA is held unenforceable by the court, as well as any law, governmental act or order, then such provision will be modified to reflect the previous provision by Licensor. All remaining provisions of this EULA will remain in full force and effect.