License Agreement and Information for the App "GLM measure&document"

Upon downloading, a contract on the use of the GLM measure&document app (hereinafter referred to as "app") is entered into between you and Robert Bosch GmbH, Robert-Bosch-Platz 1, 70839 Gerlingen (hereinafter referred to as "Bosch"). Upon downloading, you declare yourself in agreement with the following conditions.

1. Use:

Please observe the safety and operating instructions given in the user manual for the GLM 100 C Professional, or provided on the internet (www.bosch-pt.com).

After downloading the app, Bosch shall grant you the gratuitous, non-exclusive, non-transferable right to use the app on a smartphone or tablet owned by you or in your possession, on which the app is able to run in accordance with the system requirements which you are able to view prior to concluding these conditions.

You shall not be permitted to copy, distribute or otherwise make the app available to third persons (including renting, leasing, loaning or sublicencing). You shall not be authorised to change the program code of the app or parts thereof, to perform reverse engineering, to decompile, to disassemble, or determine the source code in any other way, or prepare derivative works from it. The mandatory, nonmodifiable provisions of Articles 69d, 69e UrhG [German Copyright Act] shall, however, remain unaffected thereby.

The aforesaid provisions shall also be valid for all updates/upgrades and program modifications for the app provided to you by Bosch for downloading, insofar as these do not constitute the subject-matter of a separate agreement. In this case, the provisions in the regulations valid for the respective update/upgrade or program modification shall be applicable exclusively.

2. Obligation to cooperate: When using the app you shall observe the necessary due diligence in the use of the app or of the GLM 100 C Professional. The aspects of occupational safety shall be taken into account particularly when using the app.

The results generated by the app shall be validated prior to their use. Similarly, you shall be obliged to create a backup of your data at regular intervals, in order to ensure that it can be reproduced in the event of loss.

3. Warranty, liability: For material defects and deficiencies in title, irrespective of any legal basis, Bosch shall be liable only insofar as Bosch has fraudulently concealed the respective material defect or deficiency in title. Otherwise, Bosch, its legal representatives and vicarious agents shall, due to the gratuitous provision of the app, only be liable for compensating any possible damage arising in the case of intentional or grossly negligent misconduct. Claims in accordance with the German Product Liability Act [Produkthaftungsgesetz] shall remain unaffected.

Bosch shall not assume any liability for damages arising from improper operation of the app, or operation contrary to the terms of the contract.

- 4. Term of the contract, termination of the use: The Licence Agreement shall be valid for an indefinite term. The right of the parties to give notice of termination for good cause shall remain unaffected. Good cause shall be given particularly if the rights of use granted under this Licence Contract have been exceeded or rights and obligations in this contract have been breached in any other manner, and a continuation of the Licence Contract cannot be expected of Bosch for this reason. In the event of termination of this Contract, the use of the app shall be discontinued immediately and the app, as well as any copies thereof, shall be permanently deleted.
- <u>5. Transfer/assignment</u>: Insofar as you relinquish your smartphone or tablet on which the app is installed, temporarily and gratuitously to a third person, you shall remain responsible for the observance of the provisions of this agreement. Any other transfer of the rights of use shall require our express consent. The transferability may additionally be excluded by technical blockage of the supplier via whom the app is distributed.
- <u>6. Applicable law, jurisdiction:</u> The substantive law of the Federal Republic of Germany shall be valid, with the exclusion of the provisions of the UN Convention on the International Sale of Goods. Insofar as you are not a consumer or have no regular place of jurisdiction in Germany, the place of jurisdiction for all disputes arising due to or in connection with this agreement shall be Stuttgart, Germany.
- <u>7. Miscellaneous</u>: Should individual provisions or parts of the contract be ineffective, the remaining provisions and parts of the contract shall remain in force.

Additional Information on Use of Open Source Software

This product contains the following third party and Open Source software:

- · xlsLib
- · PDFjet for Java and C#
- · Apache POI

xlsLib- BSD License

URL: http://xlslib.sourceforge.net

xlslib -- A multiplatform, C/C++ library for dynamic generation of Excel(TM) files.

Copyright 2008-2013 David Hoerl All Rights Reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- 2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY David Hoerl "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. IN NO EVENT SHALL David Hoerl 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 IFADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

PDFjet for Java and C# - Open Source Edition License

© 2013 Innovatics Inc.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and / or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "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. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, 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.

Apache POI - Apache License, Version 2.0

URL: http://poi.apache.org/

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

http://www.apache.org/licenses/LICENSE-2.0

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.