

END USER LICENSE AGREEMENT (EULA)

END USER LICENSE AGREEMENT for BRUNNER **CLS2Sim** and **CANopen Commander** Software products (referred to below as the "SOFTWARE PRODUCT" or "SOFTWARE").

IMPORTANT, PLEASE READ THE TERMS OF THIS LICENSE AGREEMENT carefully before installing the program. BRUNNER Elektronik AG's End User License Agreement (EULA) is a legally binding agreement between you (either a natural person or a legal entity) and BRUNNER Elektronik AG for BRUNNER Elektronik AG software product(s) and associated software components (this applies also for parts of the software, as well as for tools within the software, even if they are not named as standalone SOFTWARE PRODUCTS), media, printed materials and electronic documentation.

By installing, copying, or otherwise using the SOFTWARE PRODUCT, you agree to be bound by the terms of this EULA. This License Agreement constitutes the entire agreement of the SOFTWARE PRODUCT between you and BRUNNER Elektronik AG (referred to as the "Licensor" below), and supersedes all prior agreements or understandings between the parties.

IF YOU DO NOT AGREE TO THE TERMS OF THIS EULA, THE INSTALLATION OR USE OF THIS SOFTWARE PRODUCT IS NOT ALLOWED.

The SOFTWARE PRODUCT is protected by copyright laws and other intellectual property laws. The SOFTWARE PRODUCT is licensed, not sold.

1. LICENSE GRANT.

The SOFTWARE PRODUCT is licensed as follows:

(A) Installation and use.

BRUNNER Elektronik AG grants you the right to install and use copies of the SOFTWARE on your system on which a copy of the operating system for which the SOFTWARE PRODUCT was developed exists.

Use on additional computers or networks is only permitted if each computer has a valid license purchased separately.

(B) License models

The SOFTWARE PRODUCT may be used for private entertainment purposes. The HOME USER LICENSE is included in the purchase price and already activated in connection with the purchase of a BRUNNER CLS-E device for single pilot applications.

Use with all other BRUNNER products as well as Pilot/Co-pilot setups is only allowed with a COMMERCIAL LICENSE

Use in non-commercial educational institutions (public universities) is permitted with the COMMERCIAL LICENSE.

Commercial or military use is permitted only after the purchase of a COMMERCIAL LICENSE.

(C) Backups.

You may make copies of the SOFTWARE that are required for private backup if the copy contains all the proprietary notices contained in the original software.

Rev. 1.0 04.05.2019 Seite 1 | 3



2. DESCRIPTION OF OTHER RIGHTS AND LIMITATIONS.

(A) Maintenance of copyright notices.

Copyright notices on all copies of the SOFTWARE may not be altered or deleted.

(B) Distribution.

You are not authorized to pass unauthorized copies of the SOFTWARE PRODUCT to third parties.

(C) Prohibition of reverse engineering, decompilation and disassembly. You may not modify, decompile or disassemble, extract or reverse engineer the SOFTWARE PRODUCT except and only to the extent expressly permitted by applicable law notwithstanding this limitation.

(D) Leasing.

You are not permitted to rent, lease or lend the SOFTWARE PRODUCT.

(E) Support service.

BRUNNER Elektronik AG can provide you with services ("support services") in connection with the SOFTWARE PRODUCT in the context of a separately agreed software maintenance and software service contract. Any supplemental software code offered or provided to you as support for this SOFTWARE PRODUCT is subject to the terms and conditions of this EULA.

(F) Compliance with applicable laws.

In general, you must comply with all applicable laws regarding use of the SOFTWARE.

(G) Violation of this EULA and misuse

Non-compliance with the rights of use and restrictions results in a penalty of at least CHF 500 (five hundred Swiss francs) per day of misuse, with a maximum of CHF 10,000 (ten thousand Swiss francs) per year. Irrespective of this, no other rights or remedies will be restricted by BRUNNER Elektronik AG.

In the event of a breach of this EULA, the violator pays all costs, including court and attorney's fees, of at least CHF 10,000 (ten thousand Swiss Francs) per event.

3. TERMINATION

- (A) The license will automatically terminate if you fail to comply with any terms, conditions or restrictions, including any applicable license or other fees, of this EULA.
- (B) You may terminate this license agreement at any time (without obligations on the part of BRUNNER Elektronik AG) by destroying all copies of the software, deleting all copies of the software from your hard disk and other data storage media, ceasing to use the software and the documentation; and provide BRUNNER Elektronik AG with sufficient evidence that you have done so. The disclaimer of warranty and limitations set forth in items 5 and 6 will continue even after your right to use the software ceases.
- (C) Notwithstanding any other rights, BRUNNER Elektronik AG may terminate this license agreement if you breach the terms of this EULA. In such an event, you must return or delete any copies of the software product in your possession.

Rev. 1.0 04.05.2019 Seite 2 | 3



4. COPYRIGHT

(A) All titles and rights, including those not subject to copyright, in and on the SOFTWARE PRODUCT and all copies thereof, belong to BRUNNER Elektronik AG or its suppliers/partners. All titles and rights to the intellectual property in and to the content that may be created through the use of the SOFTWARE are the property of their respective owners and may be protected by applicable copyright and other intellectual property laws of the creator. This EULA does not grant you any automatic rights to use such content. All rights not expressly granted are reserved by BRUNNER Elektronik AG.

5. NO WARRANTY

(A) BRUNNER Elektronik AG expressly rejects any warranty for the SOFTWARE PRODUCT. The SOFTWARE PRODUCT is "provided" without express or implied warranty of any kind. BRUNNER Elektronik AG assumes no responsibility or liability for the correctness or completeness of the information, texts, graphics, links or other content contained in the SOFTWARE PRODUCT. BRUNNER Elektronik AG makes no warranty as to any damage that may be caused by the transmission of a computer virus, worm, trojan or other such malware. BRUNNER Elektronik AG expressly refuses any warranty or assurance to users or third parties.

6. LIMITATION OF LIABILITY

(A) In no event shall BRUNNER Elektronik AG be liable for any damages (including lost sales or profits, business interruption, or lost data - without limitation). BRUNNER Elektronik AG assumes no liability for loss of data or for indirect damage, accidental damage, consequential damage or other damage resulting from illegal acts or improper use of the SOFTWARE.

7. Severability

- (A) Should individual provisions of this agreement be invalid or unenforceable, or become invalid or unenforceable after conclusion of the contract, the validity of the remaining provisions of this agreement shall not be affected. The invalid or unenforceable provision shall be replaced by a valid and enforceable provision which most closely reflects the economic objective pursued by the parties in the invalid or unenforceable provision. The above provisions shall also apply in the event that the agreement should prove to have gaps or omissions.
- (B) Swiss law applies and the court of jurisdiction is at the headquarters of BRUNNER Elektronik AG. This EULA constitutes the entire agreement between the customer and BRUNNER Elektronik AG regarding the SOFTWARE PRODUCTS and may only be changed in writing and legally signed by BRUNNER Elektronik AG.

Rev. 1.0 04.05.2019 Seite 3 | 3