

IOSONO Software End User License Agreement (EULA)

PLEASE READ THIS DOCUMENT CAREFULLY BEFORE OPENING OR DOWNLOADING AND USING SOFTWARE OR HARDWARE PROVIDED TO YOU BY BARCO AS IT CONTAINS THE TERMS AND CONDITIONS BY WHICH BARCO OFFERS TO LICENSE THE SOFTWARE. BY OPENING THE SOFTWARE PACKAGE, OR USING THE HARDWARE IN WHICH THE SOFTWARE IS EMBEDDED, YOU AGREE TO BECOME BOUND BY THE TERMS OF THIS AGREEMENT.

1. General

1.1 This License is between you and BARCO NV, a corporation organized and existing under the laws of Belgium registered under number BE 0473.191.041, Commercial Companies' Register of Kortrijk, having its registered office President Kennedypark, 35 at B-8500 Kortrijk, Belgium ("Barco") for the use software products developed by Barco NV, Barco Control Rooms GmbH - Erfurt branch (hereinafter "Barco Audio Technologies") or its or their licensors as appropriate (the "Software").

1.2 The Software is licensed, not sold. All intellectual property rights belonging to the Software are held by Barco NV and its sub-licensees. Use of Barco software products is only permitted in the scope of this agreement. You, as the end user (hereinafter "Licensee") of the Barco software, are only entitled to use the Barco software by accepting the following terms and conditions.

1.3 The Barco software contains copy protection to avoid unlawful use and a therewith connected scheme of unlocking the software for permanent usage. The Licensee agrees to the terms and conditions of the licensing procedure. An unlimited use of the Barco software is only granted after the license activation process has been successfully completed.

1.4 The Barco software may be protected with 3rd party copy protection devices. The Licensee accepts the license activation schemes, related to such external copy protection license handling procedures, such as eLicenser, iLok, challenge response, account-based registration etc. in order to activate the Barco software.

1.5 By installing the Barco software on your computer you accept the terms and conditions of this agreement. If you do not accept these terms and conditions, you are not authorized to install the Barco software on your computer and make use of them.

1.6 In case you do not accept the terms and conditions of this agreement you are entitled to give back the software within a time period of 14 days after date of purchase in return for a refund of the product purchasing price. The return of Barco software is only granted in case you have purchased a boxed product version. You have to return the complete package including all hardware included. Products that are purchased in the form of downloads from cannot be returned.

1.7 The duration of this License will be from the date of your acceptance (as set forth above) of the Software (whereby you acknowledge that use of the Software implies acceptance), with no termination date, unless otherwise specified. You may terminate this License at any time by destroying all copies of the Software then in your possession and returning all associated materials and documentation, to Barco or the appointed Barco reseller that sold or provided these to you. Barco may terminate this License forthwith by informing you at any time if you and/or any user are in breach of any of the these licensing terms and conditions.

2. Rights of Use, Limitations

2.1 Barco Audio Technologies grants the Licensee the non-exclusive right to use the Barco software for an unlimited period of time and in accordance with the purposes set forth in these licensing terms and conditions. The Licensee must not use the Barco software other than for own business purposes and must not allow third parties to use the licensed object. The Software is not designed to be used for private purposes. The Licensee must not reproduce, rewrite, recompile, reverse engineer or modify the licensed object or change functionalities of the program, in parts or in its entirety. The Licensee is not entitled to sub-license, loan or lease Barco software.

2.2 The right of use granted to the Licensee under No. 2.1 is limited to the use of the Barco software on up to three computers which are used in accordance with the agreed purpose of use. Use shall be loading, displaying, running, transmitting, and storing of the Barco software for the purpose of running it and processing the Licensee's data.

2.3 Barco Audio Technologies does not grant any further rights to the Licensee for using the Barco software other than stated in this agreement. This also applies to logos, trademarks and product names. All further rights reserved. Any use of the Barco software in excess of these terms and conditions requires the prior express written consent of Barco Audio Technologies.

2.4 Barco software that is used for educational trainings such as lecturing, shall not be used for any commercial purposes. The rights of usage include installation of Barco software on student computers within the educational facility and on the lecturer's home computer for accompanying educational preparation work.

2.5 A license grants one single user named by the Licensee the right to use the licensed object. A second person may use the licensed object only in place of the named user and only to the same extent of the first user's right. Rights can be transmitted to another person also accepting these licensing terms and conditions. Barco software shall not be used in a technical environment where a single product instance can be operated by multiple users at the same time. This condition may not apply to specifically created multi-seat licenses/products as well as in the case of written exceptions, explicitly granted by Barco.

2.6 The Licensee is entitled to prepare a backup copy of the Barco software made available on data media or via remote data transmission (including downloads). The use of the backup is allowed only in case of deterioration or loss of the original software copies that were made available on data media or via remote data transmission. These Licensing Terms and Conditions shall apply accordingly for the use of the backup copy by the Licensee.

2.7 OEM software developed by Barco Audio Technologies may be subject to a mandatory end-user registration process needed to activate the product for usage, to access technical support and to check authorization for special update/upgrade offers. In this context, Barco is entitled to forward all data of the Licensee given in the framework of the registration process to third party companies for technical reasons, such as data storage systems. You should not register if you do not accept to provide your personal data within the registration process. Barco does not take over any liability for possible data losses, damages or any other effects related to the usage of an OEM product. OEM software products cannot be returned for any reason.

2.8 Trial versions of Barco software products can only be used for a limited period of time and/or are subject to other functional limitations. The right of usage ends with the expiration of the trial period. Barco does not take over any liability for possible data losses, damages or any other effects related to the expiration of the trial version. Trial version software product developed by Barco may be subject to a mandatory end-user registration process needed to activate the product for usage, to access technical support and to check the authorization for special update/upgrade offers. In this context, Barco is entitled to forward all data of the Licensee given in the framework of the registration process to third parties for technical reasons, such as data storage systems. You should not register if you do not accept to provide your personal data within the registration process.

2.9 The Licensee may transfer the Barco software copies made available on data media or via remote data transmission (including downloads) to third parties (i) only with the prior written consent of Barco which may only be withheld for good cause and (ii) only if the Licensee has deleted, at the time of transfer, any and all other copies made of the Barco software, so that it is impossible for the Licensee to continue to use the Barco software. The Barco software must not be passed on to third parties for the purpose of use of the licensed object in parts or for a limited time period against payment (lease).

3. License Management

3.1 Barco Audio Technologies is using a copy protection scheme to avoid unlawful use of the Barco software. In case a physical device is used for copy protection, such as a USB key, the device needs to be plugged into a free hardware part of the computer in order to run the previously installed Barco software. This device also saves the license and needs to be connected to the computer for any change made with regard to the license, such as license activation or transfer actions. Please also refer to additional documents on the installation and activation of the respective product.

3.2 The Barco software must be activated with a code shown on a product card which is delivered to the Licensee together with the Barco software data media or, if the Barco software was transmitted via remote data transmission ("download"), by e-mail.

3.3 To activate the Barco software or updates respectively upgrades thereof, the computer holding the copy protection device must be connected to the Internet. The

activation code shown on the product card which is delivered to the Licensee together with the Barco software data media or sent by e-mail must be entered by the user during installation. The license information must be exchanged with third party computer systems/servers.

3.4 The Barco software may be reinstalled on the same or a different computer only if the original software installation is no longer usable (e.g., after de-installation). In case the Licensee purchases an update, the new version of the respective software will replace the previous version.

3.5 Barco Audio Technologies assumes no obligation in case the copy protection device is lost or broken. The Licensee is responsible for all financial and organisational effects occurring by a loss or damage (including loss of installed licenses) of the copy protection device.

4. Updates / Upgrades

4.1 Barco Audio Technologies will continually enhance the Barco software at its own discretion. In doing so, Barco Audio Technologies will provide small new features and bug fixes (updates). The updates will be provided to the Licensee free of charge via download or otherwise.

4.2 A valid predecessor version of the Barco software must be installed and licensed prior to the installation of a new version of this product for a discounted price ("update price"). The update-version (generally) replaces the exiting version of the product.

4.3 Barco Audio Technologies expressly reserves the right to offer major new features, extensions, and improved compatibility (upgrades) with costs.

4.4 Barco Audio Technologies has the right to change the support structure and the way of providing updates without further notice.

5. Warranty

5.1 Barco warrants to the Licensee that the software is able to run all vital functions described in accompanying documents and on the website. Minor discrepancies from the described feature set, not affecting the functionality do not qualify for any warranty claim.

5.2 In case of a valid warranty claim, Barco is only obliged to provide a replacement (new or amended, at Barco's discretion) version of the software. Alternatively, Barco may refund the selling price.

5.3 No warranty is granted for trial and OEM versions.

5.4 You understand that the Software is being provided to you "as is". Except as set out in this section 5, Barco does not make, nor intends to make any warranties or representations, express or implied, and specifically disclaims a,, implied warranties of merchantability, fitness for a particular purpose and non-infringement of intellectual property.

6. Limitation of Liability

6.1 Barco shall only be liable in the framework of the Product Liability Act, common damages related to grossly negligent breach of duty as well as serious misbehaviour of Barco.

6.2 The liability of Barco Audio Technologies for damages based on grossly negligent breach of duty in the framework of these License Terms and Conditions is limited to a maximum amount of 2,000 Euro in the aggregate (or to the maximum extent permitted by law where not further exclusion is legally allowed).

7. Third Party Software

7.1 The Software may partly use third parties' software and other resources protected by copyright. Further information and the Licensing Terms and Conditions applicable thereto are contained in the Barco software online documentation. The use of such software and other resources are subject to the terms and conditions referred to therein.

8. Final Provisions

8.1 Both parties constitute the entire understanding on all aspects of the contract and agree on all terms and conditions.

8.2 Amendments must be made in writing. Supplements must be made in writing.

8.3 The Software is protected by national copyright laws, international copyright treaties and conventions, and other applicable laws. All rights not expressly licensed to you in this Software License are reserved to Barco and Barco's licensors, as appropriate.

8.4 In any other respects and unless otherwise agreed in these Licensing Terms and Conditions, the provision and use of the Barco software is subject to the General Terms and Conditions of Barco.

8.5 In case any clause of this agreement should become invalid or an aspect is not regulated, other clauses shall not be affected and are still valid. The invalid clause should be replaced by a valid one, which comes as close as possible to the purpose of the original clause.

8.6 These Licensing Terms and Conditions are subject to the laws of Belgium. Place of jurisdiction is Kortrijk, Belgium.