

SOLVEIG MULTIMEDIA END USER LICENSE COMMERCIAL AGREEMENT

ZOND 265 HEVC/AVC Analyzer

This End User License Commercial Agreement is a legal binding agreement between you (in case hereby you act as individual) or your employer (in case hereby you act as employee) and Solveig Multimedia Germany GmbH, a company duly incorporated under the laws of Germany with its principal offices at Pflugacker 11C, 22523 Hamburg, Germany ("Solveig Multimedia"). In case you act as an employee, your employer hereby should be considered as proper licensee, even if you are the only person familiar with this agreement.

By using the Software, the Licensee is accepting the terms of this agreement. If these terms are not acceptable, the Licensee should not install or use any portion of the Software, and should notify the Licensor, in which case a refund of the license fee will be provided.

Summary of key terms

Three types of licenses are available for the Software, the personal license, the floating license and an evaluation license.

With a personal license, the Software can be run on one designated computer with designated type of operational system (Windows, Mac or Linux) by one user at a time.

With one or more floating licenses, a license server can be installed on one designated computer. The number of floating licenses purchased determines the number of users that can run the Software concurrently.

With the evaluation license, you can download and run the Software from the Solveig Multimedia website for evaluation and testing purposes on one computer. In this case the Software is not limited in features, but the number of frames that can be analyzed is limited to a small number.

You may request to re-host a personal- or floating license to a different computer once a year free of charge upon the valid maintenance . If you want to re-host a license within one year after the last re-host, a re-host fee will be charged.

Personal and floating licenses includes one year of maintenance, which can be extended. While the Software is under maintenance, you can download and use new minor and major versions of the Software. When maintenance expires, you can continue to use the Software, but you cannot use new versions.

All terms

1. Definitions. The following definitions apply under this agreement:
 - a. "SolveigMM" shall refer to Solveig Multimedia, a company with its principal offices in Germany.
 - b. A "Floating License" is defined as a license that grants a single individual employed or engaged by the Licensee, the right to run the Software on any computer on Licensee's intranet. Floating Licenses are managed by a license server.
 - c. The term "license" in this agreement shall refer to any type of license, whether an original or maintenance license, and whether a Personal License or Floating License, unless a particular type of license is specified.
 - d. The "Licensee" is defined as the company or individual using the Software in any manner.

- e. The "Licensor" shall refer to SolveigMM
 - f. The "Parties" are the Licensee and the Licensor.
 - g. A "Personal License" is defined as a license that grants the Licensee the right to install and run the Software on one designated computer with a single Operating System by one user at a time.
 - h. A "Re-host" of a Personal License is defined as revoking the right to run the Software on one host (computer), and granting the right to run the Software on another host. A Re-host of a Floating License is defined as revoking the right to run the license server on one host, and granting the right to run the license server on another host.
 - i. The "Software" shall refer to the Zond 265 HEVC/AVC Video Analyzer software, and includes its documentation, all updates, revisions, modifications, additions, corrections and fixes thereto.
2. License. So long as the Licensee is in compliance with all obligations set forth in this agreement, the Licensor grants the Licensee a perpetual, non-exclusive, non-transferable license to use the Software in its binary form, commencing on the date of first delivery to the Licensee of the Software. The documentation included with the Software may be used only for purposes of assisting the Licensee with using the software. The original license and any maintenance licenses may be terminated immediately, without any refund of the license fee, if the Licensee fails to comply with any of the terms herein.
3. License Fee. In consideration for this license, the Licensee shall pay to SolveigMM the license fee set forth in Licensee's purchase order and in Licensor's invoice.
4. Types of Licenses. The particular license granted to the Licensee shall be either a Personal License or a Floating License, as designated in the purchase order or other documentation provided by the Licensor. The Licensee shall be bound to the terms of the particular type of license granted, as follows:
- a. A Personal License permits the Licensee to install and run the Software on one designated computer with a single Operating System by one user at a time. A separate Personal License is required for each computer where an individual will be installing and running the Software. A Personal License is not transferable from one computer to another without Re-hosting.
 - b. A Floating License permits an individual employed or engaged by the Licensee the right to install and run the Software on any computer on Licensee's intranet. The number of concurrent users running the Software may not exceed the number of Floating Licenses purchased. The floating licenses are managed by a license server that must be run in the same intranet network as the client computers on which the Software is used. A Floating License is not transferable from one server to another without a Re-host.
5. Re-Host. The Licensee may request to move ("Re-host") a Personal- or Floating License to a different computer or license server once a year upon the valid maintenance. The Licensor will fulfil such requests free of charge. If Licensee wants to Re-host a license within one year after the last Re-host, Licensee end customer will have to purchase a "Re-host" product from Licensor or one of its distributors.
- This Re-Hosting policy will be enforced regardless of the reason for which the Re-Host is requested including but not limited to hardware upgrades and hardware failures.
6. Updates. The original license grants the Licensee the perpetual right to download and use the

Software as initially provided to the Licensee and any new versions of the Software that are released by the Licensor over the one-year period commencing on the date of first delivery to the Licensee of the Software. At the end of this year term, or anytime during the 1st year, the Licensee has the option to prolong the right to download and use new versions of the software that are released by the Licensor during subsequent one-year periods by purchasing successive one year maintenance licenses. Following the expiration of a license term or maintenance license term, if the Licensee chooses not to acquire a subsequent maintenance license, then the Licensee will have the right to continue to use the versions of the Software released by the Licensor when the license was in effect, but will not be entitled to use any further versions of the Software released by the licensor following the expiration of the license. The maintenance license shall be either a Personal maintenance license or a Floating maintenance license, depending on the original license type.

In case of Floating Licenses, the number of Floating maintenance licenses needed to be purchased will be equal to the number of Floating Licenses installed on the license server.

7. Ownership of Intellectual Property Rights. The Software is proprietary to SolveigMM and SolveigMM reserves all rights to the Software not expressly granted herein. This agreement does not grant the Licensee an ownership interest in or to the Software. All right, title, and interest in and to the Software, including all associated intellectual property rights in the Software, are and shall remain with SolveigMM. The Software is protected by trade secret laws, copyright laws, and international copyright treaties, as well as other intellectual property laws and treaties.
8. Specific Prohibited Uses; Confidentiality. The Licensee and any other party acting on the Licensee's behalf may not (i) modify, decompile, disassemble or otherwise reverse engineer the Software; or (ii) prepare derivative works of the Software. The Licensee shall use its best efforts to prevent and protect the Software from unauthorized use.
9. Amendments. The Licensor may, in its sole discretion, establish modified terms of this agreement to apply to new or updated versions of the Software that are provided following the initial delivery of the Software, which terms shall be binding on the Licensee related to the new or updated Software.
10. **Limitation of Liability**. **In no event shall Licensor or its agents or employees be liable under any circumstances or under any legal theory, whether in contract, in tort, in negligence, or otherwise, for any direct, indirect, special, consequential, incidental, or punitive damages (including damages for loss of use, information, goodwill, profit, work stoppage, data, business or revenue) arising out of the use of, or inability to use the Software, or arising out of any defect in any aspect of the Software, even if Licensor has been advised of the possibility of such damages or such damages are foreseeable. In any event, the entire liability of Licensor with respect to the Software shall be limited to the license fee paid by the Licensee for the Software.**
11. **No Warranties**. **The Software is provided "as is." Licensor makes no representations or warranties of any kind or nature regarding the Software; and all such representations and warranties, including (without limitation) all implied warranties of merchantability or fitness for a particular purpose, are expressly disclaimed by Licensor. Licensor does not warrant that the software will meet the Licensee's requirements or that the operation of the Software will be uninterrupted or error free.**
12. Miscellaneous. Should any term of this agreement be declared void or unenforceable by any

court of competent jurisdiction, such declaration shall have no effect on the remaining terms hereof. The failure of either Party to enforce any rights granted hereunder or to take action against the other Party in the event of any breach hereunder shall not be deemed a waiver by that Party as to subsequent enforcement of rights or subsequent actions in the event of future breaches. Upon written notice to the Licensee and at no additional cost to the Licensor, the Licensor may assign or transfer this agreement, and any or all of Licensor's rights and obligations hereunder, to any party.