

FS Logbook Editor
Copyright (c) 2014 Radek Henys

*** END USER LICENSE AGREEMENT ***

IMPORTANT: PLEASE READ THIS LICENSE CAREFULLY BEFORE USING THIS SOFTWARE.

1. SOFTWARE PRODUCT LICENSE

This End-User License Agreement ("EULA") is a legal agreement between you (either an individual or a single entity hereinafter referred as "You") and Radek Henys, Prokopa Holeho 1177, Celakovice 25088, Czech Republic (hereinafter referred to as the "Developer") for FS Logbook Editor software.

This EULA includes computer software and may contain associated materials (such as printed materials, electronic or "online" documentation) hereinafter referred to as "Product". The Product may also include any updates, web services or other supplements (except included third party products) that may be provided or become available to you by Developer after the date you obtain your initial copy of Product to the extent that these items are not accompanied by a separate license agreement or terms of use.

By installing, copying, or otherwise using the Product, you AGREE TO BE BOUND BY THE TERMS OF THIS AGREEMENT. If you DO NOT AGREE to the terms of this agreement, please, DO NOT INSTALL, COPY, OR USE THE PRODUCT.

The Product is protected by copyright laws and international copyright treaties, as well as other intellectual property laws and treaties. This Product is licensed by this EULA, not sold.

All rights not expressly granted by this EULA are reserved by Developer.

2. GRANT OF LICENSE

By this EULA, Developer grants to You a non-exclusive license, which allows You to install and use the Product in accordance with terms and conditions described within this EULA. The use of third party software is governed by extra conditions as stated in Article 10 of this EULA.

The license is granted for the whole period of copyright protection of the Product and for the territory of the whole world. In case You install demo version of the Product, the license is granted for a limited period as stated in Article 3 of this EULA.

For granting of the license in the scope stipulated by this EULA You shall pay to the Developer the remuneration in the amount stated at Product page or by Supplier, which should not exceed 20 USD.

You may install and use the Product on two devices (computer, terminal or other digital electronic or analog device ("Device")). This license is granted exclusively to You for the Product described within and may not be shared or transferred under any circumstances.

3. DEMO VERSION

If the Product is marked demo version (the title bar of Product and/or About screen contains the text "DEMO" or it is announced as such version at place where You obtained your copy of the Product), You can use the Product for the time period of 15 days counting from the day You installed the Product. After that time period, You must remove the Product and if desired, obtain a license for full version.

4. RESTRICTIONS

Reverse Engineering, decompilation, and disassembly: You may reverse engineer, decompile and disassemble the Product as expressly permitted by applicable law or to debug modifications required to make use of other than included or modified version of used third party components in compliance with respective third party component license agreement. Reverse engineering, decompilation and disassemble of the Product for other than purpose described above is forbidden.

Transfer: You may not rent, lease, sell, assign, loan, or otherwise transfer the Product. You may not rent, lease, lend or use the Product for any commercial purpose other than your personal use.

Modification, reproduction: You shall not do or allow to be done, with the software in whole or in part, either direct or indirect, the following:

- modify or adapt the Product (except as necessary to use different or modified third party component as allowed by respective license agreement and previous paragraphs)
- merge the Product into another program, or create derivative works based on the Product.
- reproduce the Product in any other way.
- publish or otherwise allow for others to copy the Product.
- remove or destroy any copyright notices or other proprietary markings.

You may translate the Product or modify another files used by Product as described in official documentation (Custom Open Document Spreadsheet templates and custom XML date formats definitions). You may also redistribute these modified files gratis or for fee. In such case You must mark these modifications so that it is clear that they are not official part of Product or any Product update and thus not officially supported by Developer.

5. INTELLECTUAL PROPERTY RIGHTS

The Product contains copyrighted material, trade secrets and other proprietary material (including but not limited to any images, photographs, animations, video, audio, music, text and documents incorporated into the Product). All of this material (with exception to third party content mentioned in NOTICE.txt document, at "About" screen and in Article10 in this EULA) are owned by the Developer or his suppliers. All title and intellectual property rights in and to the content that is not contained in the Product, but may be accessed through use of the Product, is the property of the respective content owners and may be protected by applicable copyright or other intellectual property laws and treaties.

6. BACKUP COPY

You may make unlimited number of copies of the Product pursuant by this EULA solely for backup or archival purposes. The backup or archive copy of this Product can be used only by You. Except as expressly provided in this EULA, you may not otherwise make copies of the Product or other materials accompanying the Product.

7. DISCLAIMER OF WARRANTIES

This Product is NOT COVERED BY ANY WARRANTY OR CONDITION, express, implied or statutory, nor ANY OTHER EXPRESS WARRANTIES (if any) created by any documentation or packaging. To the maximum extent permitted by applicable law, Developer and his Suppliers provide the software and support services (if any) “as is” and with all faults, and hereby disclaim all warranties and conditions, either express, implied or statutory, including, but not limited to, any (if any) implied warranties, duties or conditions of merchantability, fitness for a particular purpose, accuracy, completeness, responses, results, lack of viruses, lack of negligence, and enjoyment of the software or documentation all with regard to the Product, and the provision of or failure to provide support services. Developer also disclaims any and all warranties against infringement of third party rights, including without limitation intellectual property rights and any and all representations relating to third party software that is included in the Product. This disclaimer also concerns all files generated and edited by the Product as well.

By accepting this EULA You expressly waive any potential claims arising from warranties or conditions specified in this article and any potential defective Product liability claims to the maximum extent permitted by applicable law.

8. EXCLUSION OF INCIDENTAL, CONSEQUENTIAL AND CERTAIN OTHER DAMAGES

To the maximum extent permitted by applicable law, IN NO EVENT SHALL DEVELOPER OR ITS SUPPLIERS BE LIABLE for any special, incidental, indirect, or consequential damages whatsoever (including, but not limited to, procurement of substitute goods or services, for loss of confidential or other information, for business interruption, for personal injury, for loss of privacy, for failure to meet any duties and for any other pecuniary or other loss whatsoever) 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 the Product, even if advised of the possibility of such damage.

9. LIMITATION OF LIABILITY AND REMEDIES

YOU AGREE AND ACKNOWLEDGE that Developer's liability to You for direct or indirect damages that You might incur for any reason whatsoever (including, without limitation, all damages referenced above and all direct or general damages) would be limited to the price paid to the Developer (if any) for the Product. The foregoing limitations, exclusions and disclaimers (including sections 7 and 8 above) shall apply to the maximum extent permitted by applicable law, even if any remedy fails its essential purpose.

By accepting this EULA You expressly waive any potential claims for damages or other harm to the maximum extent permitted by applicable law, as stated in this article, over and above the limit stated in this article (the price paid to the Developer for the Product).

10. THIRD PARTY SOFTWARE

The Product uses some third party software products ("Libraries") that includes their own End User License Agreements. These EULAs, as well as the respective Libraries, are distributed along with Product (in accordance with those EULAs). Any limitations set forth in this EULA does NOT apply to included Libraries, and the usage of each Library is therefore driven by its respective EULA (You may for example reuse some Libraries, as and if allowed by respective EULA(a)). The Libraries used are those listed below:

- japura-2.0.0.jar, Licensed under LGPL v3
[online: <https://www.gnu.org/licenses/lgpl.txt>]
- jcalendar.jar, Licensed under Artistic License 1.0
[online: <http://opensource.org/licenses/artistic-license-1.0>]
- odfdom-java-0.8.9-incubating.jar, Licensed under Apache Software License, Version 2.0
[online: <http://www.apache.org/licenses/LICENSE-2.0.html>]
- simple-odf-0.8-incubating.jar, Licensed under Apache Software License, Version 2.0
[online: <http://www.apache.org/licenses/LICENSE-2.0.html>]
- xercesImpl.jar, Licensed under Apache Software License, Version 2.0
[online: <http://www.apache.org/licenses/LICENSE-2.0.html>]
- xml-apis.jar, Licensed under Apache Software License, Version 2.0
[online: <http://www.apache.org/licenses/LICENSE-2.0.html>]
- Java Runtime Environment – Licensed under Oracle License
[<http://www.oracle.com/technetwork/java/javase/terms/license/index.html>]

For more detailed information, read the “NOTICE.txt” file, documentation or “About” screen inside the application. Libraries NOT mentioned in the list above and/or in the sources mentioned in previous sentence, are part of the Product.

11. TERMINATION

Any failure to comply with the terms and conditions of this EULA will result in automatic and immediate termination of this license. In such event, You must immediately destroy all copies of the Product and all of its component parts.

12. APPLICABLE LAW

This EULA shall be governed by the law of the Czech Republic applicable therein. If you exercise the license of this Product in any other country, then local law applies.

13. ENTIRE AGREEMENT

This EULA (including any addendum or amendment to this EULA which is included with the Product) is the entire agreement between You and Developer relating to the Product and support services (if any), supersedes all prior agreements, whether written or oral, with respect to the Product and subject matter hereof, and may be amended only in a writing signed by both parties.

The invalidity or unenforceability of any provisions of this EULA shall not affect the validity or enforceability of any other provision of this EULA, which shall remain in full force and effect.

END OF EULA