

End User License Agreement - 2021

EDUMERSIVE, Schiedam, Netherlands. License agreement for the Edumersive app.

NOTICE TO USER: PLEASE READ THIS CONTRACT CAREFULLY. BY USING ALL OR ANY PORTION OF THE SOFTWARE YOU ACCEPT ALL THE TERMS AND CONDITIONS OF THIS AGREEMENT, INCLUDING, IN PARTICULAR THE LIMITATIONS ON: USE CONTAINED IN SECTION 2; TRANSFERABILITY IN SECTION 4; WARRANTY IN SECTION 6; AND LIABILITY IN SECTION 7. YOU AGREE THAT THIS AGREEMENT IS ENFORCEABLE LIKE ANY WRITTEN NEGOTIATED AGREEMENT SIGNED BY YOU. IF YOU DO NOT AGREE, DO NOT USE THIS SOFTWARE. IF YOU ACQUIRED THE SOFTWARE ON TANGIBLE MEDIA (e.g. USB FLASHDRIVE) WITHOUT AN OPPORTUNITY TO REVIEW THIS LICENSE AND YOU DO NOT ACCEPT THIS AGREEMENT, YOU MAY OBTAIN A REFUND OF ANY AMOUNT YOU ORIGINALLY PAID IF YOU: (A) DO NOT USE THE SOFTWARE AND (B) RETURN IT, WITH PROOF OF PAYMENT, TO THE LOCATION FROM WHICH IT WAS OBTAINED WITHIN THIRTY (30) DAYS OF THE PURCHASE DATE.

1. Definitions. "Software" means (a) all of the contents of the files, disk(s), CD-ROM(s) or other media with which this Agreement is provided, including but not limited to (i) Edumersive or third party computer information or software; and (ii) related explanatory written materials or files ("Documentation"); and (b) upgrades, modified versions, updates, additions, and copies of the Software, if any, licensed to you by Edumersive (collectively, "Updates"). "Use" or "Using" means to access, install, download, copy or otherwise benefit from using the functionality of the Software in accordance with the Documentation. "Permitted Number" means one (1) unless otherwise indicated under a valid license (e.g. volume license) granted by Edumersive. "Computer" means an electronic device that accepts information in digital or similar form and manipulates it for a specific result based on a sequence of instructions. "Edumersive" means EDUMERSIVE a corporation under Dutch law, Tinnengieterhof 15, 3123PH Schiedam, The Netherlands

2. Software License. As long as you comply with the terms of this End User License Agreement (this "Agreement"), Edumersive grants to you a nonexclusive license to use the Software for the purposes described in the Documentation. Some third-party materials included in the Software may be subject to other terms and conditions, which are typically found in a "Read Me" file located near such materials.

2.1. General Use. You may install and use a copy of the Software on any of the supported devices.

About storage space. The purchased storage space will set a limit of available space to use. For example, a purchased plan of 5GB or 10GB will mean that your organisation will be able to store scenarios and files up to that limit across the whole licence. The instructor and admin accounts used for creating scenarios need at least 5GB / 10GB of free space on the C:/ disk(Windows). The participants are also required to have at least 5GB / 10GB of free space available on their device.



About data usage: Based on the purchased data plan, each seat has 5GB or 10GB of data usage each month. When the limit is exceeded Edumersive and its partners will block the download or updating of scenarios, or bill the extra usage. This is depended on the signed contract.

An organisation will be data capped if the limit is reached. This will mean that all the users under that plan will not be able to download any scenarios on their devices for that month. Uploading new scenarios with the Creator will still be permitted. Users who completed a scenario will also still be able to post their results. The current data usage is always visible to instructors or admins in the Administration segment of the PC application. If the limit is reached users of the Edumersive app will see a notification in the main menu. If a separate agreement is made a customer can be billed for extra data usage.

2.2 No Modification. You may not alter or modify the Software or create a new installer for the Software. The Software is licensed and distributed by Edumersive to act as a framework in which a user can create his or her own 360 video VR scenario's. You are not authorized to integrate or use the Software with any other software, plug-in or enhancement. In exception, additions to the Software by Using third party content are allowed if the third party providing such content has been certified by Edumersive in advance and in writing.

Any and all issues in relation to (the performance of) the Software Using any and all virtual (3D) environments, virtual (3D) objects, images, sounds and/or other content which were not added to the Software by Edumersive shall be for your risk and account, including (but not limited to) issues regarding backward compatibility.

3. Intellectual Property Rights. The Software and any copies that you are authorized by Edumersive to make are the intellectual property of and are owned by Edumersive and its suppliers. The structure, organization and code of the Software are the valuable trade secrets and confidential information of EDUMERSIVE. The Software is protected by copyright, including without limitation by Dutch law, international treaty provisions and applicable laws in the country in which it is being used. You may not copy the Software, except as set forth in Section 2 ("Software License"). Any copies that you are permitted to make pursuant to this Agreement must contain the same copyright and other proprietary notices that appear on or in the Software.

Unless specifically and expressly permitted by Edumersive, you agree not to modify, adapt or translate the Software. You also agree not to reverse engineer, decompile, disassemble or otherwise attempt to discover the source code of the Software.

Trademarks shall be used in accordance with accepted trademark practice, including identification of trademarks owners' names. Trademarks can only be used to identify printed output produced by the Software and such use of any trademark does not give you any rights of ownership in that trademark. Except as expressly stated herein, this Agreement does not grant you any intellectual



property rights in the Software and all rights not expressly granted herein are reserved by Edumersive.

If you Use Software Using any and all virtual (3D) environments, virtual (3D) objects, images, sounds and/or other content which were not added to the Software by Edumersive, you shall indemnify and defend Edumersive from and against any claim that such virtual (3D) environments, virtual (3D) objects, images, sounds and/or other content infringed and/or infringes any copyright, patent or other intellectual property right of a third party.

4. Transfer. You may not, rent, lease, sublicense or authorize all or any portion of the Software to be copied onto another user's device except as may be expressly permitted herein. You may, however, transfer all your rights to Use the Software to another person or legal entity provided that: (a) you also transfer each this Agreement, the Software and all other software or hardware bundled or preinstalled with the Software, including all copies, Updates and prior versions, and all copies of font software converted into other formats, to such person or entity; (b) you retain no copies; and (c) the receiving party accepts the terms and conditions of this Agreement and any other terms and conditions upon which you legally purchased a license to the Software. Notwithstanding the foregoing, you may not transfer education, pre-release, or not for resale copies of the Software.

5. Updates. If the Software has an Update to a previous version of the Software, you must possess a account with valid login details and payed license. Edumersive guarantees that, after a single Update, the scenarios of the previous version of the Software shall be compatible with the subsequent annual version of the Software, after which it shall be your responsibility to save such scenarios. Hence, Edumersive does not guarantee that scenarios shall be compatible with the latest version of the Software after two years. Edumersive doesn't create backups and stores it files in the C:\Users\...\AppData\LocalLow\EdumersiveBV path. This path must be accessible to the application and manual backup of files can be done by storing these files. The updates will be made through third-party launchers such as Google Play, Oculus Store and the Edumersive Launcher. In order to use the group session segment of Edumersive. The user needs to forward port 7777 UDP&TCP on his own. Edumersive takes no responsibility if any of the third-party launchers causes problems in any way. Edumersive withholds the right to change its patching software as it sees fit but will notify users and customers at least half a year in advance. If such a change is going to take place.

6. NO WARRANTY - The Software is being delivered to you "AS IS" and Edumersive makes no warranty as to its use or performance. EDUMERSIVE AND ITS SUPPLIERS DO NOT AND CANNOT WARRANT THE PERFORMANCE OR RESULTS YOU MAY OBTAIN BY USING THE SOFTWARE. EXCEPT FOR ANY WARRANTY, CONDITION, REPRESENTATION OR TERM TO THE EXTENT TO WHICH THE SAME CANNOT OR MAY NOT BE EXCLUDED OR LIMITED BY LAW APPLICABLE TO YOU IN YOUR JURISDICTION, EDUMERSIVE AND ITS SUPPLIERS MAKE NO WARRANTIES CONDITIONS, REPRESENTATIONS, OR TERMS (EXPRESS OR IMPLIED WHETHER BY STATUTE, COMMON LAW, CUSTOM, USAGE OR OTHERWISE) AS TO ANY MATTER INCLUDING WITHOUT LIMITATION

NONINFRINGEMENT OF THIRD PARTY RIGHTS, MERCHANTABILITY, INTEGRATION, SATISFACTORY QUALITY, OR FITNESS FOR ANY PARTICULAR PURPOSE.

7. LIMITATION OF LIABILITY IN NO EVENT WILL EDUMERSIVE OR ITS SUPPLIERS BE LIABLE TO YOU FOR ANY DAMAGES, CLAIMS OR COSTS WHATSOEVER OR ANY CONSEQUENTIAL, INDIRECT, INCIDENTAL DAMAGES, OR ANY LOST PROFITS OR LOST SAVINGS, EVEN IF AN EDUMERSIVE REPRESENTATIVE HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH LOSS, DAMAGES, CLAIMS OR COSTS OR FOR ANY CLAIM BY ANY THIRD PARTY. THE FOREGOING LIMITATIONS AND EXCLUSIONS APPLY TO THE EXTENT PERMITTED BY APPLICABLE LAW IN YOUR JURISDICTION. EDUMERSIVE'S AGGREGATE LIABILITY AND THAT OF ITS SUPPLIERS UNDER OR IN CONNECTION WITH THIS AGREEMENT SHALL BE LIMITED TO THE AMOUNT PAID FOR THE SOFTWARE, IF ANY. Nothing contained in this Agreement limits Edumersive's liability to you in the event of death or personal injury resulting from Edumersive's negligence or for the tort of deceit (fraud). Edumersive is acting on behalf of its suppliers for the purpose of disclaiming, excluding and/or limiting obligations, warranties and liability as provided in this Agreement, but in no other respects and for no other purpose. For further information, please see the jurisdiction specific information at the end of this Agreement, if any, or contact Edumersive's Customer Support Department.

8. Export Rules. You agree that the Software will not be shipped, transferred or exported into any country or used in any manner prohibited by any applicable export laws, restrictions or regulations (collectively the "Export Laws"). In addition, if the Software is identified as export controlled items under the Export Laws, you represent and warrant that you are not a citizen, or otherwise located within, an embargoed nation and that you are not otherwise prohibited under the Export Laws from receiving the Software. All rights to Use the Software are granted on condition that such rights are forfeited if you fail to comply with the terms of this Agreement.

9. Governing Law. This Agreement will be governed by and construed in accordance with the law of the Netherlands. The court of Den Haag shall have non-exclusive jurisdiction over all disputes relating to this Agreement. This Agreement will not be governed by the conflict of law rules of any jurisdiction or the United Nations Convention on Contracts for the International Sale of Goods, the application of which is expressly excluded.

10. General Provisions. If any part of this Agreement is found void and unenforceable, it will not affect the validity of the balance of the Agreement, which shall remain valid and enforceable according to its terms. This Agreement shall not prejudice the statutory rights of any party dealing as a consumer. This Agreement may only be modified by a writing signed by an authorized officer of Edumersive. Updates may be licensed to you by Edumersive with additional or different terms. This is the entire agreement between Edumersive and you relating to the Software and it supersedes any prior representations, discussions, undertakings, communications or advertising relating to the Software. Edumersive's General Terms and Conditions apply to this Agreement, which have been filed with the Dutch Chamber of Commerce under registration number 24469270 and are accessible via the website: <https://edumersive.nl> (PDF in the site footer).



11. Compliance with Licenses If you are a business or organization, you agree that upon request from Edumersive or Edumersive's authorized representative, you will within thirty (30) days fully document and certify that use of any and all Software at the time of the request is in conformity with your valid licenses from Edumersive.

If you have any questions regarding this Agreement or if you wish to request any information from Edumersive please use the address and contact information included with this product to contact the Edumersive office serving your jurisdiction.

Edumersive is a registered trademark of Cross-Reality-Expert in the Netherlands and/or other countries.