

End User License Agreement (EULA)

This End User License Agreement (the “EULA”) is a legal agreement between you (either in your individual capacity, or on behalf of an entity), hereafter sometimes referred to as “you,” “Licensee,” or “End User” and Liquebe Audio e.U. (“Liquebe Audio”) in order to give you a license to use the Software as set forth in this Agreement under the conditions in this Agreement.

By downloading the software package and/or by installing and/or by clicking an acceptance button that follows this EULA and/or otherwise using the Software (as defined below), you acknowledge that you have read this EULA, understand its terms and conditions, and agree to be bound by such terms and condition. If you are accepting the EULA on behalf of a corporation or other entity, you declare that you are authorized to do so.

This agreement applies to both “Resonic Player” and “Resonic Pro”. Sections only applying to one of the two will be marked as such.

1. Definitions

“Software” includes

- (i) software files and other computer information of Liquebe Audio and third parties
- (ii) written documentation (manual) belonging thereto and
- (iii) all modified versions and copies, which are provided by Liquebe Audio in the form of updates, upgrades, patches and enhancements of Liquebe Audio provided that these are not regulated by another agreement.

The software and all authorized copies of this software which you make are the intellectual property of Liquebe Audio and their suppliers.

The software is legally protected in particular by the copyright law of the Republic of Austria and other countries as well as by international treaties.

“Commercial Use”, for the purpose of this Agreement, constitutes any commercial use and any use of the Software for the direct or indirect purpose of financial benefit.

“Computer” refers to any physical or virtual device that can process data with the assistance of a programmable calculation specification (e.g. PC, laptop, workstation, an instance of a virtual machine, etc.) in conjunction with a CPU or multi-core processor.

“License Seat” refers to the license assigned to a specific Computer belonging to Licensee following activation of the Software.

2. Grant of license

Liquebe Audio grants you a non-exclusive license for the use of the software according to the terms and conditions of this Agreement. Licensee may not lease, loan or sublicense the software; unless the granting of such right will be specified as a supplement to this EULA.

Licensee is entitled to prepare a backup copy of the software which will not be used for purposes other than storage purposes.

Licensee does not acquire any ownership rights to the Software. The Software is protected by copyright laws and international copyright treaties, as well as other intellectual property laws and treaties. The rights to use the Software as set out in this Agreement are licensed, not sold, to you by Liquebe Audio.

Licensee may not reverse engineer, decompile, disassemble or modify the Software in any way, or create derivative works from the Software or provide the Software as “software as a service”.

The Software may be used to reproduce materials and prepare derivative works therefrom. It is licensed to you only for reproduction and preparation of derivative works of non-copyrighted materials, materials in which you own the copyright, or materials you are authorized or permitted by law to reproduce and prepare derivative works from.

The configuration of the software may not be modified for the purpose of distribution, assignment or resale.

(i) Resonic Player

Resonic Player is provided by Liquebe Audio to you for free. There are no restrictions on the number of computers it may be installed on, or the time period within it may be used. It is provided “AS IS”, with no warranties, express or implied, or maintenance service.

Commercial Use of Resonic Player is prohibited.

Redistribution of Resonic Player on physical media requires explicit prior written permission by Lique Audio.

(ii) Resonic Pro

(a) Evaluation Copy

This section shall apply only if the Software has been provided for the Licensee's evaluation of the Software ("Evaluation Copy" or "Trial Version"). An Evaluation Copy is provided "AS IS", with no warranties, express or implied, or maintenance service; for the sole and exclusive purpose of enabling Licensee to evaluate the Software.

The evaluation copy license is limited to a one time-use per user and per hardware device. Licensee may not re-register under a different name, different account, or from a different hardware device. Only one user may register per hardware device.

Any other use, including, but not limited to, Commercial Use, resale, transfer, or public use, is strictly prohibited.

(b) Commercial License

Upon issuance of a valid Activation or License Key to you, this License Agreement grants Licensee the following rights:

Lique Audio grants the Licensee a limited, non-exclusive license to use and copy the Software for use on his or her Computer(s).

Licensee is allowed to install and use the Software on a predetermined number (three – unless otherwise stated) of Computers ("License Seats") in his or her possession. Lique Audio may, but is not obligated to, provide additional License Seats in case Licensee wishes to replace a Computer, e.g. due to hardware failure.

Licensee is entitled to receive free product updates for a predetermined period of time (see Section 5).

3. Term

This License is effective upon Licensee's first use of the Software and shall continue until terminated. Liquebe Audio may terminate this Agreement upon breach by Licensee of any terms hereof.

4. Activation of the Software (Resonic Pro)

Liquebe Audio may use a compulsory activation of the Software for license control to protect the Software against unlawful copying.

The Software can be activated online or offline. The offline activation process require that you download and transfer a license key to the Computer on which the Software is installed.

Liquebe Audio will provide Licensee with one or more activation codes and/or license keys. These may be delivered as text (e.g. via email) or as data files. Licensee is prohibited from distributing these keys to unauthorized third parties.

Liquebe Audio assumes no liability or obligation if Licensee loses access to their activation code(s) and/or license key(s) as a result of loss, theft or otherwise.

Individual licenses may be subject to periodic validation to ensure that the original Software is being used and that it is being used according to the license terms and conditions.

5. Support, upgrades and updates after product activation (Resonic Pro)

Licensee is entitled to download, install and use, free of charge, updates released by Liquebe Audio for the licensed Software for a predetermined period of time ("Update Period"), starting at the moment of activation or issuance of a license key.

During this period, Liquebe Audio also offers electronic internet support. This encompasses clarification of installation/usage questions and installation/usage problems by internet or email. The rendering of support is at the sole discretion of Liquebe Audio and is not connected with any guarantee or warranty.

After the end of the Update Period, Licensee may continue to use any versions of licensed Software released by Liquebe Audio until that point without restrictions.

Liqube Audio may, but is not required to, provide previous versions of the Software on request.

6. Guarantee and liability

Licensee is aware that state of the art Software programs and associated documentation may contain errors, and that it is not possible to develop data processing programs in such a way that they are error-free for all application conditions and all customer requirements, or error-free in conjunction with all third-party programs and hardware. Liqube Audio provides no assurances of particular features and usability related to planned customer-specific applications.

Liqube Audio shall only be liable without restriction according to the statutory provisions for damages of the Licensee caused by intentional or gross negligent conduct of Liqube Audio or its agents.

Insofar as Software contain functions that operate via an online server, Liqube Audio retains the right to end the offering at any time. Availability will not be guaranteed.

This Agreement constitutes the entire understanding of the subject matter between the parties. Subsidiary agreements have not been concluded.

Should one or more of the conditions in this agreement be or become invalid, this will not affect the validity of the remaining agreement. A substitute provision will replace the invalid condition, such as comes closest to the intended purpose.