



Resa

Resolution Editor for MUN Conferences

End User Licence Agreement and Disclaimer of Liability

§ 1: Scope of the Agreement

This licence agreement is a legally binding contract between

[Name of Organisation]

[Address]

as licensee, in the following only referred to as “you”,

and

Tim Wiegmann

Bremerstraße 23, 24118 Kiel, Germany

as licensor, in the following only referred to as “me”,

describing the conditions under which you may use

Resa (version 1.3.4858.34651 and future versions supplied by me),

in the following only referred to as “the software”.

You need to abide by the rules of this agreement if you want to use the software. If you do not agree with these conditions, you are not allowed to use the software and you must destroy or disable all copies in your possession.

§ 2: Possession of Rights and Copyright Protection

I am the developer and creator of the software. The software is **protected by German copyright law** and by international agreements for the protection of intellectual property. You receive all rights and licenses regarding the software directly from me.

§ 3: Royalty-Free, Earmarked, Non-Commercial Use

You may use the software free of charge for the specific purpose of preparing, organising and hosting

[Name of Conference]

[Location and Date of Conference].

You may also copy, share and distribute the software within your organisation for the purpose specified above. **You are not allowed to use the software for any other purpose** (e.g. at other conferences). **Any commercial use of the software is expressly prohibited.**

§ 4: Expiration of the Licence

This contract terminates automatically

(a) when the wrap-up phase of the conference specified in § 3 is completed, or

(b) at [Date],

whichever is earlier.

§ 5: Technical Protection Measures

The software may use technical protection measures to enforce the regulations specified in §§ 3 and 4. These measures can include

- (a) marking the software with the licensor information specified in §§ 1 and 3, and
- (b) **preventing the software from launching** after your usage rights specified in §§ 3 and 4 have expired.

You are not allowed to disable or circumvent these measures.

§ 6: Distributing the Software

If you distribute the software according to the conditions of § 3, all recipients receive all their rights (as specified in this contract) directly from me. You may not license or sub-license the software to others. **You cannot charge any fees for distributing the software.**

§ 7: Prohibition of Modifications

You are not allowed to modify the software. §§ 69c and 69d German UrhG apply. You are therefore allowed to modify the software if this is inevitably required for using the software under the conditions of this licence, including the correction of possible errors.

§ 8: Data Files

During its operation, the software can create data files and configuration files on your system. You are allowed to modify and replace these files to your liking, and you may distribute the original files and any modified versions to others without restrictions.

§ 9: Prohibition of Disassembling

You are not allowed to decompile or disassemble the software, or to transform it into human-readable source code in any other way. If you require information about the software because you intend to create an interface to the software, you can contact me and will receive appropriate information free of charge.

§ 10: Copyright Labelling

You are not allowed to change the software's copyright information or any other labels that uniquely identify the software, and you are also not allowed to make them unreadable.

§ 11: Disclaimer of Liability

Because you receive the software free of charge, **my liability is restricted** according to §§ 521 to 524 German BGB.

§ 13: Salvatory Clause

It is possible that some regulations in this contract are invalid due to legal restrictions. In this case, the remainder of the contract is not affected by this. Instead of the invalid regulation, another regulation shall apply that comes closest to my intentions specified by the invalid regulation. This contract is governed by the law of the Federal Republic of Germany.

Kiel, [Date]

[Name]
[Function]
[Organisation]

Tim Wiegmann