

# Evaluation License Agreement

**Company: Schwarzenbacher Bernd Gregor - Owner: Dipl.-Ing. Bernd Schwarzenbacher**

## 1. Preamble

The company Schwarzenbacher Bernd Gregor, Dammstraße 21/1/47, A-1200 Vienna, (hereinafter referred to as the "**LICENSOR**"), offers software solutions with the aim of supporting architects in the modeling and planning of buildings (hereinafter referred to as the "**SOFTWARE**"). The **SOFTWARE** is based on the software Archicad (in versions 24 and 25) of the company GRAPHISOFT Deutschland GmbH or GRAPHISOFT SE. The **LICENSOR** wishes to make the **SOFTWARE** available to business partners (hereinafter "**CLIENT**" or „**CUSTOMER**“).

The purpose of the business relationship is the evaluation of the **SOFTWARE** for the purpose of evaluation.

This evaluation license agreement is based on the assumption that the **CLIENT** is an entrepreneur within the meaning of section 1 (1) no. 1 KSchG (Austrian Consumer Protection Act).

The business and contractual language is English.

For the avoidance of doubt, it is stated that the license conditions of GRAPHISOFT Deutschland GmbH or GRAPHISOFT SE apply to the use of the Archicad software.

It is clarified that this contractual relationship **refers exclusively to versions 24 and 25 of the Archicad software**. Services relating to a subsequent version would be the subject of a possible separate contract.

## 2. Scope of application

This Evaluation License Agreement defines and regulates the procurement, use and commercial exploitation of the **SOFTWARE** as well as the related business and administrative activities if the **CLIENT** uses the **SOFTWARE** **free of charge** for the purpose of evaluating the software. However, if the **CLIENT** concludes a legal transaction against payment, a separate license agreement shall apply.

## 3. Conditions of use

The **CLIENT** is obliged to provide truthful, comprehensive and correct information within the framework of the business relationship and to keep the specific information up to date at all times. The **CLIENT** shall treat all data confidentially (this applies in particular to log-in data and passwords). If the **CLIENT** suspects misuse by third parties, he must inform the **LICENSOR** of this immediately.

The **CLIENT** shall refrain from all actions which may endanger or impair the technical functionality of the **SOFTWARE** (including cyber attacks). Such behavior will be prosecuted.

The **CLIENT** shall take reasonable precautions to protect the **SOFTWARE** from unauthorized access by third parties. The **CLIENT** shall inform its employees or persons similar to employees that the creation of copies beyond the scope of this evaluation license agreement is not permitted.

The **CLIENT** is responsible for setting up the necessary infrastructure to ensure the intended operation of the **SOFTWARE**. The **LICENSOR** is not obliged to provide any further information or advice in this respect.

It is the **CLIENT**'s responsibility to check the compatibility (i.e. the ability to interact with the **CLIENT**'s existing software and hardware infrastructure) and the functional scope of the **SOFTWARE** before using it against payment.

## 4. Copyright

The **LICENSOR** shall provide the **CLIENT** with the **SOFTWARE** on a non-exclusive basis and for a limited period of time, content and territory for the purposes of the business relationship (within the meaning of section 24 (1) sentence 1 of the Austrian Copyright Act "Werknutzungsbeurteilung"). The objective purpose of the business relationship is the evaluation of the **SOFTWARE** for the purpose of trial. Unless expressly agreed otherwise, the **SOFTWARE** may also be used for commercial purposes. The exclusive right to use and exploit the **SOFTWARE** (within the meaning of section 24 (1) sentence 2 UrhG "Werknutzungsrecht") shall in any case remain with the **LICENSOR**.

If in the course of the evaluation process a jointly created work (within the meaning of Section 11 UrhG) or a joint work result is created, it shall be assumed, unless expressly agreed otherwise, that the **LICENSOR** is exclusively and completely entitled to the commercial exploitation and use of this work or work result.

The **CLIENT** is permitted to use the **SOFTWARE** exclusively for the evaluation purposes intended by the **LICENSOR**.

Sub-licensing or further licensing is only permitted with the express consent of the **LICENSOR**.

The right to decompile the **SOFTWARE** is excluded.

Markings of the **SOFTWARE**, in particular copyright notices, trademarks, serial numbers or similar may not be removed, changed or made unrecognizable.

The surrender of the source code of the **SOFTWARE** is not owed. Neither is a user manual owed, nor the performance of training courses.

## 5. Audit-Clause

The **LICENSOR** has the option to verify compliance with the use of the **SOFTWARE** in accordance with the license. Irrespective of this, the **LICENSOR** may demand proof from the **CLIENT** that the **SOFTWARE** is being used in accordance with the license. Inquiries in connection with the license-compliant use of the **SOFTWARE** must be answered truthfully.

The **LICENSOR** shall be entitled to check the **CLIENT**'s compliance with the legally compliant use of the **SOFTWARE**

## Evaluation License Agreement

**Company: Schwarzenbacher Bernd Gregor - Owner: Dipl.-Ing. Bernd Schwarzenbacher**

on site at any time after giving at least 14 days' notice (license audit). The LICENSOR may use the services of an auditor or lawyer bound to secrecy for this purpose. The LICENSOR shall respect the CLIENT's business and trade secrets and data protection interests to the best of its ability. The audit shall be carried out during normal business hours and without disrupting the CLIENT's operations. The costs incurred in this connection shall be borne by each party. The CLIENT shall be obliged to provide the LICENSOR with the information required for these purposes and to cooperate with the LICENSOR in the course of the license audit. Otherwise the LICENSOR shall be entitled to withhold its performance. This shall be without prejudice to any further legal claims.

### 6. Restriction of the duty to make available

Since no paid version is owed, the LICENSOR is in no way obliged to make the SOFTWARE available. The LICENSOR reserves the right to discontinue the SOFTWARE without notice.

### 7. Right of amendment

The CLIENT is entitled to suggest changes to the SOFTWARE. The LICENSOR is not obliged to comply with these change requests.

### 8. Limitation of liability and warranty

Since no paid version is owed, all warranty and liability claims against the LICENSOR are excluded in their entirety. This shall not apply in the event of intentional damage.

### 9. Right to amend the evaluation licence

The LICENSOR shall be entitled to amend this Evaluation License Agreement at any time. The LICENSOR shall inform the CLIENT of such amendments by sending the amended Evaluation License Agreement to the contact details last provided by the CLIENT. The CLIENT shall have the right to object to the amendments. If the CLIENT does not object within 14 days after notification of the amendments, it shall be assumed that the CLIENT has tacitly agreed to the amended evaluation license agreement.

### 10. Data protection and protection of business and trade secrets

The disclosure of data and information to the respective required business partners is permitted to the extent necessary for the fulfillment of the contractual relationship (Art 6 para 1 lit b GDPR). Otherwise, the LICENSOR and the CLIENT shall be mutually obliged to maintain secrecy with regard to the circumstances and data relating to the other of which they become aware as a result of the present business relationship and, in particular, to observe data secrecy. These obligations regarding data and business secrecy shall also apply beyond the contractual relationship. The LICENSOR and the CLIENT further undertake to instruct and instruct their employees and vicarious agents in this sense.

**The contracting parties further undertake to protect mutually disclosed business and trade secrets appropriately within the meaning of section 26b (1) no. 3 of the Austrian UWG.**

**A violation of the confidentiality obligations may (among other things) result in consequences under criminal law and damages law.**

It is pointed out that the source code programmed by the LICENSOR constitutes a trade and business secret within the meaning of section 26b UWG.

The LICENSOR informs that data of the CLIENT may be processed for advertising purposes on the basis of legitimate interests (Art 6 para 1 lit f GDPR). **The CLIENT is entitled to object to the processing of his/her data for advertising purposes** (Art 21 (2) GDPR).

### 11. Reference-Clause

The LICENSOR shall be entitled to indicate the fact of the business relationship with the CLIENT by means of a reference on its homepage or business papers. The LICENSOR shall be entitled to use the CLIENT's logo in this context. This right to name references also extends beyond the contractual relationship.

### 12. Participation in evaluations

For the purpose of evaluating the SOFTWARE, the CLIENT undertakes to provide the LICENSOR with information on the user-friendliness and performance of the SOFTWARE to a reasonable extent free of charge upon request by the LICENSOR and, if necessary, to communicate any suggestions for improvement.

### 13. Duration of the evaluation license agreement

The contractual agreement with the CLIENT is concluded for an indefinite period. It may be terminated at any time by either party.

### 14. Blocking access to the SOFTWARE

If the LICENSOR has reasonable grounds to believe that the CLIENT or one of its end users is using the SOFTWARE in an unlawful manner, the LICENSOR shall be entitled to block access to the SOFTWARE immediately and without prior notice. This shall not affect the possibility of further legal remedies.

### 15. Jurisdiction an applicable law

This contractual relationship shall be governed by and construed in accordance with Austrian law. The application of the United Nations Convention on Contracts for the International Sale of Goods (CISG) and of conflict-of-law rules is excluded.

## Evaluation License Agreement

**Company: Schwarzenbacher Bernd Gregor - Owner: Dipl.-Ing. Bernd Schwarzenbacher**

The exclusive place of jurisdiction is the competent court in Vienna, Austria.

+43 670 55 95 220

### 16. Further issues

If any part of this Evaluation License Agreement should be invalid, the validity of the remaining conditions shall not be affected thereby. The invalid provision shall be replaced by a valid provision which comes as close as possible to the economic intent of both contracting parties as discernible from the agreement.

Business purpose: Services in automatic data processing and information technology

UID No.: ATU76892739

Member of the WKÖ

Competent authority: Magistratisches Bezirksamt 2nd/20th district.

Amendments to this Evaluation License Agreement as well as supplements thereto shall only be valid if agreed and signed in writing, without prejudice to the provision under clause 9.

Consumers have the possibility to submit complaints to the EU's online dispute resolution platform: <http://ec.europa.eu/odr>. You can also send any complaints to the e-mail address given above.

The LICENSOR recommends the CLIENT to save this license agreement permanently.

RIS-Gewerbeordnung: RIS - Gewerbeordnung 1994 - Bundesrecht konsolidiert, version of 12.01.2021 (bka.gv.at)

### Information according to section 5 ECG and section 14 UGB, section 25 MedienG:

Company: Schwarzenbacher Bernd Gregor  
Owner: Dipl.-Ing. Bernd Schwarzenbacher

Bulletin: Information articles concerning software development with a focus on architectural software.

(February 2022)

Dammstrasse 21/1/47  
A-1200 Vienna

Author: Attorney at Law Dr. Tobias Tretzmüller, LL.M., [www.digital-recht.at](http://www.digital-recht.at).

bernd@bschwab.com

A copy of this evaluation license agreement, or even parts thereof, requires the consent of the author.

## ADDENDUM – Open-Source Components and their Licenses

### Archicad Add-On CMake Template

<https://github.com/GRAPHISOFT/archicad-addon-cmake> was used with the following license:

#### MIT License

Copyright (c) 2020 GRAPHISOFT

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

### Crypto++<sup>®</sup> Library 8.5

Compilation Copyright (c) 1995-2019 by Wei Dai. All rights reserved.

This copyright applies only to this software distribution package as a compilation, and does not imply a copyright on any particular file in the package.

## Evaluation License Agreement

**Company: Schwarzenbacher Bernd Gregor - Owner: Dipl.-Ing. Bernd Schwarzenbacher**

All individual files in this compilation are placed in the public domain by Wei Dai and other contributors.

I would like to thank the following authors for placing their works into the public domain:

Joan Daemen - 3way.cpp  
Leonard Janke - cast.cpp, seal.cpp  
Steve Reid - cast.cpp  
Phil Karn - des.cpp  
Andrew M. Kuchling - md2.cpp, md4.cpp  
Colin Plumb - md5.cpp  
Seal Woods - rc6.cpp  
Chris Morgan - rijndael.cpp  
Paulo Baretto - rijndael.cpp, skipjack.cpp, square.cpp  
Richard De Moliner - safer.cpp  
Matthew Skala - twofish.cpp  
Kevin Springle - camellia.cpp, shacal2.cpp, tmac.cpp, whirlpool.cpp, ripemd.cpp  
Ronny Van Keer - sha3.cpp  
Aumasson, Neves, Wilcox-O'Hearn and Winnerlein - blake2.cpp, blake2b\_simd.cpp, blake2s\_simd.cpp  
Aaram Yun - aria.cpp, aria\_simd.cpp  
Han Lulu, Markku-Juhani O. Saarinen - sm4.cpp, sm4\_simd.cpp  
Daniel J. Bernstein, Jack Lloyd - chacha.cpp, chacha\_simd.cpp, chacha\_avx.cpp  
Andrew Moon - ed25519, x25519, donna\_32.cpp, donna\_64.cpp, donna\_sse.cpp

The Crypto++ Library uses portions of Andy Polyakov's CRYPTOGAMS for Poly1305 scalar multiplication, aes\_armv4.S, sha1\_armv4.S and sha256\_armv4.S. CRYPTOGAMS is dual licensed with a permissive BSD-style license. The CRYPTOGAMS license is reproduced below.

The Crypto++ Library uses portions of Jack Lloyd's Botan for ChaCha SSE2 and AVX. Botan placed the code in public domain for Crypto++ to use.

The Crypto++ Library (as a compilation) is currently licensed under the Boost Software License 1.0 (<http://www.boost.org/users/license.html>).

Boost Software License - Version 1.0 - August 17th, 2003

Permission is hereby granted, free of charge, to any person or organization obtaining a copy of the software and accompanying documentation covered by this license (the "Software") to use, reproduce, display, distribute, execute, and transmit the Software, and to prepare derivative works of the Software, and to permit third-parties to whom the Software is furnished to do so, all subject to the following:

The copyright notices in the Software and this entire statement, including the above license grant, this restriction and the following disclaimer, must be included in all copies of the Software, in whole or in part, and all derivative works of the Software, unless such copies or derivative works are solely in the form of machine-executable object code generated by a source language processor.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE AND NON-INFRINGEMENT. IN NO EVENT SHALL THE COPYRIGHT HOLDERS OR ANYONE DISTRIBUTING THE SOFTWARE BE LIABLE FOR ANY DAMAGES OR OTHER LIABILITY, WHETHER IN CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## Evaluation License Agreement

**Company: Schwarzenbacher Bernd Gregor - Owner: Dipl.-Ing. Bernd Schwarzenbacher**

### **CRYPTOGAMS License**

Copyright (c) 2006-2017, CRYPTOGRAMS by <appro@openssl.org>  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain copyright notices, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of the CRYPTOGRAMS nor the names of its copyright holder and contributors may be used to endorse or promote products derived from this software without specific prior written permission.

### **WinProdKeyFinder**

The software uses parts adapted from:  
<https://github.com/mrpeardotnet/WinProdKeyFinder>

The WinProdKeyFinder software has the following license:

### **MIT License**

Copyright (c) 2020 Pavel Hruška

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.