

necta Software License Agreement



necta

Software License Agreement

Please read this Software License Agreement (SLA) carefully before ordering, downloading, using or installing necta Software (as defined below).

1. General

This SLA is an agreement between Fenz Software, Industriestraße 6, A-7423 Pinkafeld, Austrian VAT number ATU56156402 ("FSW"), and you ("Licensee"). Licensee refers to the individual or entity (acting through an authorized individual) that has ordered, downloaded, installed, opened and/or used necta Software. The term "Software" refers to all necta software products (incl. program documentation) owned or distributed by FSW.

Regarding FSW's compliance to the European General Data Protection Regulation (GDPR), the respective agreement "Auftragsverarbeitungsvertrag" in its current version applies and is available via Internet at

<http://www.necta-group.com/service/downloads/>

Licensee acknowledges that Licensee has read and understood this SLA and agrees to be fully bound by its terms and conditions.

2. Ownership and Copyright

The Software is exclusively owned by FSW and protected by national copyright laws and international copyright treaties. FSW shall own all right, title and interest including all intellectual property rights in and to the Software except those described in Appendix A. Licensee acknowledges such rights and will not jeopardize, limit or interfere in any manner with FSW's ownership or rights with respect to the Software. Licensee will adequately inform third parties of FSW's ownership of those rights.

This agreement does not authorize Licensee to use any FSW or necta name, trademark or logo without FSW's prior written consent.

3. Grant of License

FSW is willing to license the Software to Licensee only on the condition that Licensee accepts all of the terms in this agreement. If Licensee does not accept these terms, then FSW does not grant any license to the Software. Licensee agrees that the Software is not sold but only licensed to the Licensee. Therefore, Licensee does not own the Software or any part thereof or any third party software incorporated in the Software.

necta Software License Agreement



The Software may be protected by a lock and may only be used in conjunction with a valid product key issued by or on behalf of FSW. FSW retains ownership of the product key and has the right to trace hardware codes of the product keys at any time without prior notice. The Licensee shall only use the product key to operate the Software in accordance with the terms of this agreement.

Download and use of the following software products are governed by these additional conditions 3.1 to 3.4:

3.1 necta/mynecta

Subject to payment of the applicable license fees, FSW grants Licensee, and Licensee accepts, a non-exclusive and non-transferable License to use necta/mynecta.

3.2 mynecta APP (iOS and Android)

Subject to payment of the applicable license fees, FSW grants Licensee, and Licensee accepts, a non-exclusive and non-transferable License to use mynecta APP.

3.3 nectaCS

Subject to payment of the applicable license fees, FSW grants Licensee, and Licensee accepts, a non-exclusive and non-transferable License to use nectaCS.

3.4 nectaReportDesigner

Subject to payment of the applicable license fees, FSW grants Licensee, and Licensee accepts, a non-exclusive and non-transferable License to use nectaReportDesigner.

4. Restrictions

FSW retains all ownership and intellectual property rights to the Software delivered to you under this agreement. Without FSW's prior written consent Licensee may not:

- make the Software in whole or part available in any manner to any third party;
- remove or modify any program markings or any notice of FSW's proprietary rights;
- translate, reverse engineer, decompile, disassemble or modify the Software;
- lease or rent the Software or a part thereof to a third party;
- disclose results of any Software benchmark tests.

necta Software License Agreement



The Software is not designed, manufactured or intended for use in a system requiring fail-safe performance (e.g. control or navigation of aircraft, air traffic, aircraft communications; design, construction, operation or maintenance of any nuclear power plants, etc) in which the Software's failure could lead directly or indirectly to harm including environmental damage, personal injury or death ("High Risk Activities").

FSW specifically disclaim(s) any express or implied warranty of the Software's fitness for such High Risk Activities. Licensee agrees that it will not use or redistribute the Software for such purposes and FSW will not be liable for any claim or damage arising from the Software's use in such applications.

5. Warranty

FSW warrants that the Software (excluding third party software) will substantially operate according to its documentation for one year after delivery or download. Licensee must notify FSW of any program warranty deficiency immediately.

FSW does not warrant that the Software will perform error-free or uninterrupted or that FSW will correct all Software errors. To the extent permitted by law, the before-mentioned warranties are exclusive and there are no other express or implied warranties, including warranties of merchantability, fitness for a particular purpose and/or non-infringement of third party rights.

For any breach of the above warranties, Licensee's exclusively remedy, and FSW's entire liability, shall be the correction of the Software's error or if FSW cannot substantially correct such breach in a commercially reasonable manner, Licensee may terminate his license and recover the fees paid to FSW for the Software license minus an appropriate amount for the use of the Software until such termination.

6. Limitation of Liability

In no event shall FSW be liable for any indirect, incidental, special, punitive, or consequential damages, or any loss of profits, revenue, data, or data use, and regardless of the legal or equitable theory (contract, tort or otherwise) upon which the respective claim is based. In case Licensee claims that the Software has caused damage by FSW's gross negligence, the burden of proof for such gross negligence shall remain with the Licensee.

FSW's maximum liability for all damages arising out of or related to this agreement, whether in contract, tort or otherwise, shall be limited to the fee that Licensee paid to FSW for the concerned Software.

necta Software License Agreement



7. Indemnification

If someone addresses Licensee claiming that the Software infringes any copyright, patent or any other intellectual property right of a third party, FSW will indemnify the Licensee against the claim if the Licensee does the following:

- gives FSW written notice of any such claim within 30 days after Licensee becomes aware of such claim (or sooner if required by applicable law),
- gives FSW sole control of the defense and any settlement negotiations,
- gives FSW the necessary information, authority and assistance to defend against or settle the claim.

Upon receipt of notice of alleged infringement FSW shall have the right to terminate this agreement and retract the Software or to modify or replace the Software or to obtain a license for continued use. FSW will not indemnify Licensee if:

- the infringement results from modifications to the Software or from the use or combination of the Software with any other software, hardware or materials; or
- the infringement claim could have been avoided by using a current and unaltered version of the Software; or
- the infringement results from the negligence of Licensee or any party other than FSW.

This section provides Licensee's exclusive remedy in case of any infringement claim.

8. Force Majeure

Neither of the parties shall be responsible for failure or delay of performance if caused by:

- an act of war, hostility, or sabotage,
- electrical, internet, or telecommunication outage that is not caused by the obligated party,
- government restrictions (including the denial or cancellation of any export license or other license),
- other event outside the reasonable control of the obligated party.

Both parties will use reasonable efforts to mitigate the effects of a force majeure event. For the avoidance of doubt, the lack of financial liquidity and/or one's own or third party (transient or permanent) insolvency shall under no circumstance constitute Force Majeure.

9. Export Control

Licensee acknowledges that the Software may be subject to export control restrictions in various countries. Licensee shall fully comply with all applicable export restrictions and requirements as well as with all laws and regulations relating to the

necta Software License Agreement



importation of the Software or applications developed using the Software and shall procure all necessary government authorizations, including without limitation, all necessary licenses, approvals, permissions or consents, where necessary for the re-exportation of the licensed Software or applications developed by using the Software.

10. Other

Upon 30 days written notice, FSW may audit Licensee's use of the Software. Licensee agrees to cooperate with FSW's audit and provide reasonable assistance and access to information. Licensee agrees to pay within 14 days of written notification any unpaid fees applicable to the use of the Software. If Licensee does not pay, FSW may terminate this agreement with immediate effect. Licensee agrees that FSW shall not be liable for any of Licensee's costs incurred in cooperating with the audit.

FSW may create updated versions of the Software. Licensee shall be entitled to receive updates for the Software only in case of a valid maintenance contract for this Software.

FSW delivers the Software without any additional documentation other than the Online Help incorporated into the Software. Any reference to documentation within this agreement refers to the Online Help which is available with the Software.

In the event that Licensee has obtained a license, FSW reserves the right to reference Licensee as one of FSW's customers by mentioning Licensee's company name in documents such as, but not limited to product/company brochures, pages of FSW's websites, e-mails originating from FSW's employees, publicity brochures and fact sheets, unless agreed otherwise with Licensee.

11. Termination

If Licensee breaches a material term of this agreement and fails to correct the breach within 30 days of written specification of the breach, FSW may terminate this agreement. If FSW terminates this agreement, Licensee must pay within 30 days all amounts which have accrued prior to termination and Licensee agrees to return and/or destroy the Software and all copies thereof from Licensee's systems and discontinue using the Software. Terms that survive termination or expiration include those relating to limitation of liability, indemnification and others which by their nature are intended to survive.

12. Entire Agreement

Licensee agrees that this agreement and the information which is incorporated into this agreement by written reference (including reference to information contained in a URL), are the complete agreement with regard to the agreement's subject matter. Licensee agrees that the terms of this agreement supersede all prior or

necta Software License Agreement



contemporaneous agreements and all terms in any purchase order or other non-FSW ordering document. No terms included in any such purchase order or other non-FSW ordering document shall apply.

If any term of this agreement is held to be invalid, unenforceable, legally ineffective or unworkable, the remaining provisions will remain effective. If in FSW's opinion deletion or amendment of any provision of this agreement unreasonably compromises the rights or increases the liabilities of FSW and/or its licensors, FSW reserves the right to terminate this agreement in its entirety.

This agreement shall only be governed by the laws of Austria (excluding its rules and regulations on conflict of laws and the UN Convention on the International Sale of Goods).

All disputes arising out of or in connection with this agreement and all amendments to it, if any, shall be finally settled under the Rules of Arbitration of the International Chamber of Commerce (ICC) by one or more arbitrators appointed in accordance with the most recent version of said rules. The place of arbitration shall be in Zurich, Switzerland, and the language of the arbitration proceedings shall be German.

Any change or addition to this agreement (in particular any promises regarding properties, features or quality of the Software) are considered invalid unless made in written form and approved by FSW.

Appendices

All Appendices are part of this agreement and must be followed by the Licensee. In case of a contradiction between an Appendix and any provision of the main body of this agreement, the latter shall prevail.

Appendix A - Third Party Software

The Software uses third-party and open source software subject to the following licenses A.1 – A.4. Any third party software may be provided as a part of the Software and is licensed to the Licensee only for use as a part of the Software. Third party software is provided “as is”. FSW makes no warranties, neither expressed nor implied, of any kind (including but not limited to merchantability, fitness for a particular purpose or non-infringement of third party rights) with respect to any third party software. The following list shows the usage of the “Third Party Software” in respect of the Software:

- necta/mynecta
 - Slapper.AutoMapper
 - Json.NET
 - Dapper
 - Microsoft.Owin
 - GWT Web Toolkit
 - Apache Tomcat
 - Apache Commons
 - Apache POI
 - Gwt-log
 - Gwt-Crypto
 - QRGen
 - Apache Ivy
 - Apache Ant
 - NLog
 - Zlib
 - List&Label
- mynecta IOS-App
 - AF Networking
 - ECSlidingViewController
 - SVProgressHUD
 - TD BadgetCell
 - TRZ Slide License View Controller
- nectaCS
 - SQLite

necta Software License Agreement



- Sqlite-jdbc
 - NSIS
- nectaReportDesigner
 - List&Label

A.1. Components licensed under the MIT license

- Slapper.AutoMapper, Copyright (c) 2016, Randy Burden and contributors. All rights reserved.
- Json.NET, Copyright (c) 2007 James Newton-King
- AF Networking, Copyright (c) 2011-2016 Alamofire Software Foundation (<http://alamofire.org/>)
- ECSlidingViewController, Copyright (c) 2013 Mike Enriquez <mike@enriquez.me>
- SVProgressHUD, Copyright (c) 2011-2017 Sam Vermette, Tobias Tiemerding and contributors.
- TD BadgedCell, Copyright (c) 2014 Tim Davies (<http://tmdvs.me>)
- TRZ Slide License View Controller, Copyright (c) 2014, 86 (<http://86.triaedz.com>)

MIT License

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.

necta Software License Agreement



A.2. Components licensed under the Apache 2.0 license

- Dapper, Copyright (c) 2017 Stack Exchange, Inc.
- Microsoft.Owin, Copyright (c) .NET Foundation. All rights reserved.
- GWT Web Toolkit, Copyright (c) 2010 Google Inc.
- Apache Tomcat, Copyright (c) 1999-2017 The Apache Software Foundation
- Apache Commons, Copyright (c) 2001-2017 The Apache Software Foundation
- Apache POI, Copyright (c) 2003-2017 The Apache Software Foundation
- Gwt-log, Copyright (c) 2007-2010 Fred Sauer
- Gwt-Crypto
- QRGen
- Apache Ivy, Copyright (c) 2007-2017 The Apache Software Foundation
- Apache Ant, Copyright (c) 1999-2017 The Apache Software Foundation
- Sqlite-jdbc, Copyright (c) xerial.org

Apache 2.0 License

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

A.3. Components licensed under the BSD-new license

- NLog, Copyright (c) 2004-2016 Jaroslaw Kowalski <jaak@jkwalski.net>, Kim Christensen, Julian Verdurmen. All rights reserved.

BSD-new license

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

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. 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.

necta Software License Agreement



3. Neither the name of the copyright holder nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) 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 THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

A.4. Components licensed under the zlib/libpng license

- zlib, Copyright (c) 1995-2017 Jean-loup Gailly and Mark Adler
- NSIS, Copyright (c) 1999-2017 Contributors

Zlib/libpng license:

This software is provided 'as-is', without any express or implied warranty. In no event will the authors be held liable for any damages arising from the use of this software.

Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This notice may not be removed or altered from any source distribution.

A.5. Other components

- **List&Label**, Report-/Druckmodul List & Label® Version 21: Copyright combit® GmbH 1992-2015
- **SQLite**, SQLite has been released into the Public Domain