

License Agreement

READ CAREFULLY. This license agreement is a legal agreement between you (either an individual or a single entity) and www.conjuga.de for the software that accompanies this agreement. YOU AGREE TO BE BOUND BY THE TERMS OF THIS AGREEMENT BY INSTALLING, COPYING, OR OTHERWISE USING THE SOFTWARE. IF YOU DO NOT AGREE, DO NOT INSTALL, COPY, OR USE THE SOFTWARE.

The terms of this agreement are more or less common for shareware.

This license agreement contains information about licensing and usage of the Software and limitations of liability and warranty.

Software

"Software" hereafter means the software program ¡Conjuga! from www.conjuga.de. The Software is only available "online", i.e., in electronic form for download, and does not include any printed documentation or any support services or other services.

Installation Package and Test Version (Shareware)

The installation package "conjuga-install.jar" or "conjuga-install.exe" may be downloaded at www.conjuga.de or www.conjuga.net free of charge. You may freely install, copy and distribute the installation package under the terms of this agreement (shareware). The freedom to install, copy and distribute the installation package explicitly does not apply to license files.

The installation package contains a test version of the Software. If there is no license installed (in the form of a license file), the installation automatically provides a test version of the Software. The test version may only be used for the purpose of testing or evaluating the Software.

License

A license grants you the right to install, use, access, display and run one copy of the Software on a single computer, such as a workstation, terminal or other device ("Workstation Computer"). The Software may not be used by more than one user at any one time on any single Workstation Computer.

You may also store or install a copy of the Software on a storage device, such as a network server, used only to install or run the Software on your other Workstation Computers over an internal network; however, you must acquire and dedicate an additional license for each separate Workstation Computer on or from which the Software is installed, used, accessed, displayed or run.

A license may not be shared or used at any one time by more than one Workstation Computer.

A license is a *personal license* if it is labeled accordingly. A personal license is bound to a certain person. It may not be transferred or distributed to others.

A license is a *school license* if it is labeled accordingly. A school license is bound to a certain school, academy, college or university. It is used for academic purposes. A school license may only be used on Workstation Computers owned by the school or Workstation Computers owned by teachers of the school. Also in this case: Each Workstation Computer on or from which the Software is installed, used, accessed, displayed or run must be licensed separately. If the software is installed on a network drive (e.g., a file server), the number of connected Workstation Computers must be licensed. A school license may not be transferred or distributed to others.

A license is a *company license* if it is labeled accordingly. A company license is bound to a certain company or organization. A company license may only be used on Workstation Computers owned by the company or organization. Also in this case: Each Workstation Computer on or from which the Software is installed, used, accessed, displayed or run must be licensed separately. If the software is installed on a network drive (e.g., a file server), the number of connected Workstation Computers must be licensed. A company license may not be transferred or distributed to others.

Installing the Software on a network drive (e.g., a file server) is only permitted in connection with a company or school license. A personal license may not be installed on a network drive (e.g., a file server).

A license does not include any printed documentation or any support services or other services.

License File

A license is delivered in form of a license file. The license file specifies the type of the license as well as the licensee name and address.

You may not copy or distribute a license file or transfer a license file from one Workstation Computer to another or over an internal network.

You may move a license file to a different Workstation Computer only if after the transfer you remove the license file completely from the former Workstation Computer.

You may make a copy of the license file for personal backup purposes. The copy must contain all legal information, e.g., regarding rights and ownership of the Software.

The initial owner of a license (i.e., a license file) may make a one-time permanent transfer of this license file to another owner, provided the initial owner retains no copies of the license file. The transfer may not be an indirect transfer, such as a consignment. Prior to the transfer, the user receiving the license file must agree to the terms of this agreement. It is also required that www.conjuga.de is made aware of the new licensee name and address.

Limitations of the License

You may not reverse engineer, decompile, disassemble, or debug the Software. You may not modify the Software or create derived products from it.

You may not rent, lease, lend or provide commercial hosting services with the Software.

Reservation of Rights and Ownership

www.conjuga.de reserves all rights not expressly granted to you in this license agreement. The Software is protected by copyright and other intellectual property laws and treaties. www.conjuga.de owns the title, copyright, and other intellectual property rights in the Software and all copies. The Software is licensed, not sold.

Limited Warranty and Liability

The free test version allows you to verify whether the Software is working correctly and whether your requirements are met (shareware). Further, it is warranted for all supported platforms that installing a license (provided that it was installed correctly), unlocks all functional restrictions that appear in the test version of the Software.

Warranty is limited for a period of ninety (90) days from the date of receipt.

This Limited Warranty is void if failure of the Software has resulted from accident, abuse, misapplication, abnormal use or a virus.

To the maximum extent permitted by applicable law, in no event shall www.conjuga.de be liable for any special, incidental punitive, indirect, or consequential damages whatsoever (including, but not limited to, damages for loss of profits or confidential or other information, for business interruption, for personal injury, for loss of privacy, for failure to meet any duty including of good faith or of reasonable care, for negligence, and for any other pecuniary or other loss whatsoever) arising out of or in any way related to the use of or inability to use the Software, the provision of or failure to provide support or other services, information, software, and related content through the Software or otherwise arising out of the use of the Software, or otherwise under or in connection with any provision of this agreement, even in the event of the fault, tort (including negligence), misrepresentation, strict liability, and even if www.conjuga.de has been advised of the possibility of such damages.

Notwithstanding any damages that you might incur for any reason whatsoever (including, without limitation, all damages referenced herein and all direct or general damages in contract or anything else), the entire liability under any provision of this agreement and your exclusive remedy hereunder shall be limited to the greater of the actual damages you incur in reasonable reliance on the Software up to the amount actually paid by you for the Software.

The limitations of warranty and liability contained in this agreement does not affect the rights of consumers, i.e., private persons, buying goods for private usage.

Links to Third-Party Sites

You may link to third-party sites through the use of the Software. The third-party sites are not under the control of www.conjuga.de, and www.conjuga.de is not responsible for the contents of any third-party sites, any links contained in third-party sites, or any changes or updates to third-party sites.

Applicable Law

This license agreement (and all contracts according to this agreement) is governed by the laws of the Federal Republic of Germany.

This license agreement is the entire agreement between you and www.conjuga.de relating to the Software and supersedes all prior or contemporaneous oral or written communications, proposals and representations with respect to the Software or any other subject matter covered by this agreement.

If you have any questions, e.g., concerning this agreement, please contact info@conjuga.net.

Software and Rights of Third-Parties

Java™ and all Java-based trademarks and logos are trademarks or registered trademarks of Sun Microsystems, Inc. in the United States and/or other countries.

Microsoft, Windows, Windows NT, Windows 2000, Windows XP, Windows Vista, Windows 7 and other names of Microsoft products are trademarks or registered trademarks of Microsoft Corporation in the United States and/or other countries.

Apple und Mac OS are trademarks or registered trademarks of Apple Computer, Inc. in the United States and/or other countries.

All other product or company names are trademarks or registered trademarks of the respective owners.

All third-party runtime libraries are redistributed and used under the license terms of the respective libraries.

www.conjuga.de, License Agreement, published 10/23/2009