

Anvert Software

End User License Agreement

Applicable: 24th of February, 2021

Version number: 2

This Anvert Software End User License Agreement between you, as a user of the software (hereinafter referred to as **User**) and the Anvert Ltd., as the owner of the software (Seat: 6725 Szeged, Moszkvai körút 23. III. em. 15., Company registration number: 06-09-024416, Tax Registration No.: 26338989-2-06 hereinafter referred to as **Anvert**, or **Service Provider**) for your use of the Anvert Software (hereinafter referred to as **Software**) and your control of related matters, is subject to the following terms and conditions (this agreement hereinafter referred to as **Agreement** or **License Agreement**, while the rights to use the Software set forth in this Agreement are collectively hereinafter referred to as **License**). This Agreement is a part of the General Terms and Conditions applied by the Service Provider.

The Service Provider provides software services to its customers and partners operating a corporate e-mail management system. The Software is capable of making statistical data based on the entire electronic communication of the company.

By registering and using the Software, the User agrees to the terms of this License agreement. If you do not agree to the terms of this License agreement, do not use, or copy the Software and do not use the Software in any other way!

The Software contains both the server-side and the client-side of the Software, and their components and parts, unless otherwise stipulated in this Agreement. The client-side of the Software means a version of the Software with a graphical user interface. Server-side software means the software version that can be loaded with other software.

For the purposes of this Agreement, the term software shall be deemed to include all software and any component part thereof. The software documentation and software specification form a part of the software. In this Agreement, User shall mean the contractual partner of the Service Provider or any third party who uses or accesses the Software in any way.

The Service Provider grants to the User a limited right to use the software (License) under this Agreement. The user will lose the license if it breaches this License Agreement in any way. The rights granted under

this Agreement shall be granted to the User only as long as the User has a valid license, and the License fee is paid on time.

The User may use the Software on the User's computer or other devices capable of being running the Software. The Service Provider reserves the right to restrict the use of the Software.

Exceptions to the restrictions set forth in this Agreement may only be granted by the Service Provider in advance and in writing.

The User may not commercialize, sell, reproduce, make available to any unauthorized person, transfer, distribute or publish the Software. The User may not reverse engineer, analyze, modify, or collect information about the operation of the Software. In addition, the User may not lend, lease, or lease the Software or engage in any commercial operation. The User may not assign sub-licenses to any third party under a license to the software. The provisions set forth in this Title shall be collectively referred to as the **Restriction** or the **Restrictions**.

In the event of misuse, circumvention or tampering with the Software license, or violation of any of its Restrictions, you shall not be entitled to use the Software. In such cases, the User must compensate the Server provider.

Service Provider may terminate this License Agreement immediately if User violates any of the terms or conditions of this Agreement.

The software documentation may only be used by the User in connection with the use of the Software. The software documentation may not be used for commercial, informational purposes.

Except as provided in this Agreement, Service Provider is the sole owner of the Software and the copyright holder of the Software. The Service Provider reserves all rights not expressly granted to the User in this Agreement.

The Software is protected by copyright and other intellectual property laws and multilateral agreements. The Service Provider has the additions set forth in this Agreement over the title, copyright, trade name, trademark and other intellectual property rights (hereinafter collectively referred to as **Intellectual Property**) to the Software. The User have acquired only the right to use the software (License) and the right to use a copy of the Software. This License Agreement does not grant you any right of use or use with respect to the Intellectual Property of the Service Provider or the use of any Intellectual Property not covered by this License Agreement.

The Service Provider is not responsible for external services made available through the Software but not provided by the Service Provider, and in particular is not responsible for the availability of such services or

for any changes or updates to the services. If the external service is provided by the Service Provider, its liability shall be specified in a separate contract. The availability of external services does not imply that Service Provider approves the third-party service.

The scope of this Agreement shall include any updates, extensions, add-ons to the Software provided by the Service Provider after the acquisition of the current or previous copy of the Software, except as specifically provided by the Service Provider.

The client Software License includes the right to access and use software updates. Client-side Software will be updated automatically.

The Software license purchase includes the right to access and use the bug fixes in accordance to the latest compliance with laws, standards.

The Service Provider reserves the right to modify this Agreement and its annexes. The starting date of the License Agreement is indicated by the date under the title at the top of the page. The Service Provider shall notify the User of any modification of this Agreement.

If the license terms of this agreement or the new version of the software have changed from the terms of this license agreement, the User may only use the newer versions if the User accept the changed license terms.

It is the responsibility and responsibility of the User to provide the minimum software and hardware requirements required for proper use of the software. The Service Provider shall not be liable for improper operation due to non-compliance with the minimum requirements.

The minimum software and hardware requirements for running the software are included in the documentation.

The license terms for the components used allow each component to be usable in the Software. The external licenses are attached to this agreement, and acceptance of this license also constitutes acceptance of these licenses for certain parts of the Software.

The Service Provider disclaims any liability for any security vulnerabilities or errors that may occur in the external components used.

The License applies to the Software as an integrated product. Third-party components integrated into the Software may not be used by themselves, but solely through the Software, unless the User have been authorized to do so from other sources. The User agree that the Software is not error free and strongly recommend that you back up your data on a regular basis. The Service Provider shall not be liable for damages resulting from data loss.

The Software is governed by the warranty requirements of the Civil Code.

To the maximum extent permitted by applicable law, the Service Provider disclaims all warranties, liabilities (in particular, liability for damages or damages), terms and conditions, whether express or implied, by law, custom, including, but not limited to, the implied warranties of merchantability and fitness for a particular purpose with regard to the software and its documentation. Unless a statutory warranty is excluded, the warranty shall be limited to the shortest period that can be specified by applicable law, but not less than 90 days.

This License Agreement is the entire agreement between you and the Service Provider regarding the license for the Software. This Agreement supersedes any prior or contemporaneous communications, offers or statements, whether oral or written, concerning the Software or related subject matter.

If any provision of this License Agreement is found to be invalid, invalid, unenforceable or illegal, any portion of the Agreement not affected by the foregoing shall remain in full force and effect.

This Agreement and the relevant laws of the Republic of Hungary, in particular the provisions of the Civil Code and the Copyright Act, shall govern this Agreement.