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Oktober 2012, Printed in Germany
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1. System requirements

Operating system
Windows® XP (SP 3, 32/64 bit)
Windows® VISTA (SP 1, 32/64 bit)
Windows® 7 (32/64 bit)

PC
Intel® Pentium® 4 / AMD® Athlon: XP: 2,2 GHz / Windows® VISTA & 7: 3,0 GHz
Intel® / AMD® Dual Core: XP: 1,6 GHz / Windows® VISTA & 7: 2,0 GHz

Memory
Windows® XP: 1 GB RAM
Windows® VISTA & 7: 2 GB RAM
64 bit systems: 4 GB RAM

Graphics Card / Screen Resolution
128 MB (True Color), OpenGL®-capable, Direct3D®-capable
1024 x 786 dpi

Harddrive Capacity / Optical Drive
4,6 GB
DVD-ROM

Software
Microsoft Internet Explorer® 6 (oder höher) or Firefox
Adobe Reader® 5.0 or higher
2. Licence agreement and warranty rules

NOTE:

If you continue with installation of the program, this document will become a legally binding contractual agreement concluded between you, as end-user, and Hettich Management Service GmbH.

Hettich Management Service GmbH (hereinafter referred to as "HMS" or "licensor") herewith licenses the enclosed software to you (as "user" or "licensee") subject solely to the proviso that you agree to all the terms and conditions set out in the present Licence Agreement. Please read these terms and conditions through carefully before installing the software: by installing the software, you declare your agreement to the contractual terms and conditions. If you do not agree to these terms and conditions, the licensor cannot grant you a licence to use the software. In such a case, you must return the complete product with the corresponding purchase receipt to the licensor or dealer from whom you purchased the product within 15 days of purchasing it. The purchase price will then be refunded. It is sufficient to send the software off within this time limit (the date of the Post Office stamp is decisive).

LICENCE:

The software covered by the present licence, including illustrations and drawings (summarily referred to hereinafter as the "software"), is the licensor's property and protected by copyright. It is also subject to other statutory regulations for the protection of intellectual property. Although the licensor always retains ownership of the software, you will acquire the following rights and duties with regard to use of the software when you accept the terms and conditions of the licence and subject to possible amendments in the form of a supplement to the present licence.

You may:

(i) only allow one user to use the software and documentation per sold data medium at any one time.

(ii) permanently forward the software to another person or legal entity after informing the licensor in writing, provided that you do not retain a copy of the software and the recipient declares his agreement to the terms and conditions of the present Agreement.

(iii) only use the illustrations and drawings in combination with the software.
You may not:

(i) rent, lease, distribute, license or in any other way pass on the software or documentation to third parties. The licensee may only produce a backup copy for archive purposes.

(ii) It is similarly not permitted to decompile, reverse engineer or disassemble the software or documentation, nor to disclose the software's source code or in any other way to transfer the software into a form capable of being read by people, nor to process works which have been completely or partly developed on the basis of the software or documentation, nor to use or generate such works in a network, nor to allow any third party to do so.

TERMINATION:

The present licence remains in force until terminated. You may terminate the licence at any time by destroying all copies of the software and associated documentation. The licence will be terminated with immediate effect and without prior notice by the licensor if the licensee violates any one of the terms and conditions in the present licence. The licensee must destroy all copies of the software and associated documentation when the licence is terminated. Further use of the software is prohibited in such cases. Reimbursement of the fee which you have paid to the licensor is excluded in such cases.

LIMITED WARRANTY:

When agreeing to the present terms and conditions, the licensee accepts that the licensor cannot warrant that the software meets with the licensee’s requirements or that the software can be run without interruption and is without fault.

In the event of substantial faults, the defective object (e.g. data medium) will be replaced free of charge after being returned to the licensor or the sum which you have paid for the software will be refunded to you in full or in part, at the licensor's discretion. If the licensor does not provide you with a faultless object within a reasonable period of time on the basis of this ruling, you are entitled either to demand a reduction in price or to withdraw from the contract.

Insofar as the sale does not concern a consumer product, the warranty period is limited to one year.

Unless specified otherwise by mandatory statutory rulings, the above warranty shall be exclusive and supersedes all other explicit or tacit assurances, warranties or guarantees, including the suitability for a certain purpose and the non-violation of third-party rights.
LIABILITY:

In all cases of contractual and non-contractual liability, the licensor shall indemnify or compensate vain efforts

a) in full only in cases of wilful intent; in cases of gross negligence, only in the amount of the foreseeable loss which was to have been avoided through the violated duty;

b) in all other cases, only to the extent to which the licensor is insured against the losses incurred, within the scope of the insurance cover and subject to payment of the insurance benefit as condition precedent.

The defence of contributory fault shall apply. The above limitations of liability shall not apply in conjunction with liability for bodily injury and in cases of liability under product liability law.

Except in cases in wilful intent and bodily injury, all claims for damages or compensation of vain effort which may be asserted against the licensor in cases of contractual or non-contractual liability shall become statute-barred after one year. The period of limitation shall commence at the time specified in Section 199 para. 2 of the German Civil Code (BGB). It shall apply at the latest upon expiry of the maximum periods specified in Section 199 paras. 3 and 4 of the German Civil Code (BGB).

MISCELLANEOUS:

If any of the terms and conditions in the present Licence Agreement prove or become invalid, this shall not affect the validity of the remainder. The invalid condition shall be replaced by a legally valid condition as closely as possible meeting the economic intent of the invalid condition.

The present Agreement shall be governed by German law. Insofar as the licensee is a business person, place of jurisdiction shall be at the licensor's domicile.