TD Talk 2.6 License Agreement

End-user license agreement (EULA)

TD Talk

Important - Read carefully before using this product.

This is a legal agreement between you (either an individual or an entity) and Tobii Dynavox AB, organization no 556914-7563, with its registered office at Karlsrovägen 2D, SE-182 53 Danderyd, Sweden. If you do not agree to the terms of this Agreement, promptly return the Product in full to the place you obtained them. The Software is licensed. In order to use the Product, you must first agree to this Agreement.

Grant of license:

This license agreement permits you to use one copy of the Software on up to three unique computers; for multi-user cases, see the package bundling price lists and marketing material for the number of concurrent devices allowed with multi-user licences. The Software may only be used in combination with Tobii eye tracking hardware ("Hardware"). Together, Hardware and Software are denoted "Product."

License terms:

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- d. You may not remove any of Tobii Dynavox's trademarks, trade names, logos, patent or copyright notices or markings from the Product;
- e. You may not derive or attempt to derive the source code of, disassemble, decrypt, decompile or reverse engineer any parts of the Products by any means, nor permit or assist

any party to derive or attempt to derive the source code of, disassemble, decrypt, decompile or reverse engineer the Products except to the extent permitted under compulsory law; provided, however, in which event the customer shall provide Tobii Dynavox AB with detailed information regarding any such activity;

f. You may not make public any results of benchmark tests run on the Product.

General Legal Terms:

This Agreement shall be governed by the laws of Sweden without regard to its conflict of law's provisions. Any dispute, controversy or claim arising out of or in connection with this contract, or the breach, termination or invalidity thereof, shall be finally settled by arbitration in accordance with the Rules for Expedited Arbitrations of the Arbitration Institute of the Stockholm Chamber of Commerce. The place of arbitration shall be Stockholm. Notwithstanding this, you agree that Tobii Dynavox shall still be allowed to apply for injunctive remedies (or an equivalent type of urgent legal relief) in any jurisdiction.

18 November 2016

TOBII EYE TRACKING CORE SW END-USER LICENSE AGREEMENT (LIMITED USE):

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We strive to continuously enhance the user experience by collecting anonymous usage data and use that as basis for improvements. If you participate, the data will be transmitted securely, recorded and stored anonymously to be identifiable only by random tokens. We might collect anonymous usage data such as (i) Software usage (e.g., feature usage) (ii) data on interactions with third party applications (e.g., gaze interaction on the desktop), and (iii) general system-related information (e.g., CPU, memory).

In any case we might perform online license- and update checks as well as basic error reporting where we might transmit essential system information (e.g., platform architecture) and anonymized identifiers over a secure channel.

We will never use any of this information to breach your privacy or for marketing purposes.

By accepting this End-User License Agreement you also accept that we might process your usage data in accordance with the above. If you don't accept that we might process your usage data you can change that in the "Settings".

On certain occasions you may explicitly join a special program related to the Software (e.g., upon enrolling in an insider, beta or early access program) which might be covered by different usage statistics and communication policies.

4. TERMINATION OF THE LICENSE:

If you breach any provision of this Agreement and such breach is serious or irremediable, your license to use the Software terminates immediately. On termination you must promptly delete any uploaded, downloaded and back-up copies of the Programs, and destroy or return to Tobii Dynavox AB all copies of the Documentation.

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- 5.1.1 Tobii Dynavox AB does not warrant that the functions of the Software will meet your requirements; and

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6. LIMITATIONS OF LIABILITY:

- 6.1 Tobii Dynavox's aggregate liability, whether for negligence, breach of contract, misrepresentation or otherwise under or in connection with this Agreement is limited to the amount you originally paid for the Software and/or the Device.
- 6.2 In no circumstances is Tobii Dynavox AB liable to you for any indirect or consequential losses or expenses, howsoever caused, and including, without limitation, loss of anticipated profits or savings, goodwill, reputation, business receipts or contracts, or losses or expenses resulting from third party claims.
- 6.3 This clause 6 survives termination of the license granted to you or termination of this Agreement for any reason.

7. GOVERNING LAW AND DISPUTE RESOLUTION:

7.1 This Agreement is governed by Swedish law. The courts of Sweden shall have exclusive jurisdiction to resolve any dispute, claim or matter arising out of or in connection with this Agreement, or the existence, breach, termination or validity hereof, or the consequences of its nullity (each a "Dispute"). You agree that the Stockholm District Court (Sweden) is the most appropriate and convenient court to hear and decide any Dispute, and you agree to irrevocably submit to the Stockholm District Court in relation to any Dispute. This clause does not preclude any applicable mandatory rights that you might have to seek legal recourse.

IMPORTANT NOTICE:

YOU AGREE THAT YOU HAVE READ AND UNDERSTOOD THIS AGREEMENT AND THAT BY INSTALLING THE SOFTWARE AND ANY OTHER SOFTWARE CONTAINED IN YOUR DEVICE YOU AGREE TO BE BOUND BY THE TERMS OF THIS AGREEMENT.