Software license agreement Voice Reader Studio

Please install the program only after you have carefully read through this software license agreement. By installing the software, you agree to the terms and conditions of this software license agreement.

The program package contains programs and associated documentation, hereinafter referred to as "works". The works are protected by copyright. Linguatec or third parties have property rights to these works. If the rights belong to third parties, Linguatec has appropriate rights of use to the works. Linguatec authorizes the legal buyer of the program package (customer) to use the works in accordance with the following conditions. The right of use becomes null and void if the customer violates these conditions of use, or the right of use is cancelled in accordance with the following regulations.

The customer is entitled:

- 1. in agreement with copyright law, to use the program for one's own purposes for processing or for observing, investigating or testing on one computer.
- 2. to prepare machine-readable or printed copies including a backup from the machine-readable part of the program, as long as this is necessary for use in accordance with the agreement. Use within a network is not permissible however. Specific programs can include mechanisms that restrict or prevent copying.
- 3. to transfer the works including these conditions of use to a third party (new buyer). Prerequisite for such a transfer is that the new buyer accepts these conditions of use. With the transfer of the works, the new buyer obtains the right of use to the works in accordance with these conditions. Simultaneously, the customer's right of use to the works, as well as to the copies, revisions and connections thereof, becomes null and void. The customer shall delete or destroy these immediately, provided they were not handed over to the new buyer.

The customer is not entitled:

- 1. to replicate and translate the works or even partially decompile the machine language code (object code) of the works into any other code form in any manner other the one described above. The right to decompilation in certain exceptions in accordance with copyright remains unaffected.
- 2. to rent or lease the works, or to use them for anything other than one's own purposes, particularly the commercial conversion of texts into audio files for third parties. In such cases, third parties must obtain individual licenses from Linguatec.
- 3. to use, duplicate, process or transfer the works in any manner other than described here, completely or partially, even as copy or in other representation form.

Furthermore, the customer shall enclose the copyright notice included in the works in each copy, each revision and all program modules of the works that are connected to other programs, as well as on the associated data carriers. All copies of the works including all program modules are also subject to these conditions of use. Should audio files be replayed in public or made available to the general public, the customer is obliged to add an appropriate note stating the file was produced with the assistance of Voice Reader by Linguatec.

The licensor, his employees and representatives shall only be liable for any contractual or non-contractual damage if the damage can be attributed to gross negligence or a deliberate act. Liability for secondary damages is excluded in all cases.

© 2008 Linguatec GmbH All rights reserved. All product and brand names are the property of the relevant owner.