

SOFTWARE LICENSE AGREEMENT

You should carefully read the following terms and conditions before using this software. Unless you have a different license agreement signed by the author Systemsoftware Mathias Rauen, your use of this software indicates your acceptance of this license agreement and warranty.

FREEWARE PRODUCT(S)

The packages "madBasic", "madKernel", "madShell" and "madSecurity" may be used freely for both non-commercial and commercial use, without buying a license, provided that:

- (1) The author Mathias Rauen is given proper credit for his work.
- (2) The licensee does not claim that the library was written by him.
- (3) If the software is modified, any software containing modifications must prominently state in the modified product or documentation
 - (a) that it has been modified,
 - (b) the identity of the person or entity that made the modifications and
 - (c) the date the modifications were made.
- (4) The mentioned packages must not be transferred to any third party unless such third party receives a copy of this agreement and agrees to be bound by all of its terms and conditions.

UNLICENSED COMMERCIALWARE PRODUCT(S)

The package "madExcept" may be used freely for non-commercial purpose, without buying a license, provided that:

- (1) The author is given proper credit for his work.
- (2) The licensee does not claim that the software was written by him.
- (3) The licensee does not use any of the mentioned commercialware packages in commercial software (including shareware).
- (4) The mentioned package must not be transferred to any third party unless such third party receives a copy of this agreement and agrees to be bound by all of its terms and conditions.

Commercial use of any of the mentioned commercialware package is not allowed without buying a commercial license before.

LICENSED PRODUCT(S)

Each bought commercial Single Developer license of the packages "madExcept" and "madCodeHook" grants the licensee a non-exclusive right to use the licensed package on one development computer, for any legal purpose, at a time. The Company and Company Source licenses of the packages "madExcept" and "madCodeHook" grant the licensee a non-exclusive right to use the licensed package on all development computers for all developers in the company, for any legal purpose.

The licensed software may be built into products owned by the licensee, provided that:

- (1) The licensed software is only a part of the products owned by the licensee.
- (2) The products owned by the licensee into which the licensed software is built does not offer any ways for third party developers to get access to the functionality of the licensed software.
- (3) The products owned by the licensee into which the licensed software is built does not compete with the licensed software.
- (4) Under no circumstances may any part of the source code of the licensed software be made available to any third party.

The licensed software must not be rented or leased, but may be permanently transferred, if the person receiving it agrees to the terms of this license. If the software is an update, the transfer must include the update and all previous versions.

PRIORITY SUPPORT

For support requests of licensees of the Priority Support option, the author guarantees a maximum reply time of 48 hours, provided that:

- (1) The yearly priority support fee was paid.
- (2) The support request was sent from an email address, which the licensee

<https://www.systemhaus-whs.de/unternehmen/rechtliches/lizenzbestimmungen>

reported to the author as being eligible to get priority support.

The author does not guarantee a fix of a reported problem in any specific time.

Only a reasonably helpful reply is guaranteed.

The "reply time clock" is suspended during weekends (Saturdays and Sundays).

It's also suspended during the author's Company Vacation, provided that:

(1) The Company Vacation information is made public on the author's homepage.

(2) The overall Company Vacation duration does not exceed 6 weeks per year.

Should the author fail to reply to a properly submitted support request in the guaranteed reply time more than once, the author will pay the licensee a compensation of 200 Euros per missed reply. The summed up compensation payments are limited to (can not exceed) the paid priority support fee.

LGPL ICONS USED IN MADEXCEPT

The madExcept settings dialog uses some icons taken from the Nuvola icon theme created by David Vignoni (www.icon-king.com). These icons are released under the LGPL license (see www.gnu.org).

SPECIAL LICENSE ICONS USED IN MADEXCEPT

When using madExcept, some icons are (optionally) linked into your executable file and used/shown at runtime. Some of these icons are again taken from the Nuvola icon theme created by David Vignoni. madExcept includes a special license for these Nuvola icons. madExcept users automatically have a license to use these Nuvola icons without needing to follow the LGPL, as long as they are using the icons only in combination with madExcept. If madExcept users want to use any Nuvola icons outside of the madExcept dialogs, they need to follow the LGPL license again. The Nuvola icons licensed for madExcept are:

- mail_generic
- button_ok
- button_cancel
- redo
- xmag

<https://www.systemhaus-whs.de/unternehmen/rechtliches/lizenzbestimmungen>

- file_save
- file_print
- messagebox_critical
- clanbomber

RESTRICTIONS

The licensee must not use any of the mentioned freeware and commercialware packages in any other product that directly or indirectly competes with the author's packages. Specifically, the licensee must not include the mentioned packages as part of any code library, as source code or in compiled form. The licensee must not provide any means by which his users could create, modify, or incorporate any part of the mentioned packages into their own products.

DISCLAIMER

The author's products and the accompanying files and documentation are distributed/sold "as is" and without warranties as to performance or merchantability or any other warranties whether expressed or implied. The licensee assumes the entire risk as to the use of the author's products. The author does not assume liability for the use of this product beyond the original purchase price (if applicable). In no event will the author be liable for additional direct or indirect damages including any lost profits, lost savings, or other incidental or consequential damages arising from any defects, or the use or inability to use this product, even if the author has been advised of the possibility of such damages.

TITLE

Title, ownership rights, and intellectual property rights in and to the software shall remain in the author. The software is protected by the copyright laws of Germany and international copyright treaties.

CONTENT

<https://www.systemhaus-whs.de/unternehmen/rechtliches/lizenzbestimmungen>

Title, ownership rights, and intellectual property rights in and to the content accessed through the software is the property of the applicable content owner and may be protected by applicable copyright or other law. This license gives you no rights to such content.

TERMINATION

This agreement shall automatically terminate upon failure by you to comply with its terms, in which case you shall immediately discontinue the use of the software and shall within ten (10) days destroy all copies of the software.

You may also terminate this agreement at any time by destroying the software and all copies thereof.

Copyright (C) 1999 - 2016 Mathias Rauen, www.madshi.net, All Rights Reserved