

End User License Agreement for the use of Software of CEVOTEC GmbH, Taufkirchen near Munich

Status: September 21, 2018

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- 17.6. In no event shall the Licensee be entitled to demand the source code for the Software in regard to any defects.
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- 19.3. A strict liability of CEVOTEC for defects existing at the time of entering into this EULA pursuant to section 536 a para. 1, alternative 1 German Civil Code (BGB) is hereby expressly excluded.
- 19.4. All claims against CEVOTEC for damages shall be statute barred 6 months after delivery, in case the Licensee is an Entrepreneur. This shall not apply to any claims in tort.
- 19.5. The Licensee shall test any data for robot machines exported from CEVOTEC Software at slow robotic speeds before using in automatic robotic mode,

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- 19.6. The foregoing limitations of liability also apply with regard to all CEVOTEC's representatives, including but not limited to its directors, legal representatives, employees, and other vicarious agents.

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