

End-User License Agreement (EULA)

On downloading, installing, copying, accessing, or using DRS Softech products, users agree to the terms of this end-user license agreement (EULA). But if the user admitting these terms on the support of a different person or organization or another legal entity, the user symbolizes and warrant that user has full authority to bind that company or organization, person, or legal entity to these terms.

But if the user does not agree to these terms, kindly

- ✓ Not going to do download, install, access, copy, or use the software.
- Quickly render the software and proof of entitlement to the party from whom the user received them.

License Grant

- (a). Subject to the terms and conditions of this agreement, DRS Softech hereby grants to User a non-exclusive, non-transferable right to use this software for their own internal business operations. Additionally, the user can have no rights granted to make any renew and upgrade to any software.
- (b). The software, including, without limitation, its object code and source code, whether or not provided to the user, is strictly confidential to DRS Softech. The organizations (or its licensors) own completely and reserves all and users may not apply any right, title, and interest in and to the software.

Terms and Conditions of Use

- (a). **Use**: Each software product of DRS Softech may either be used by a single person or used non-simultaneously by two or multiple users who use the software personally installed on a single workstation. Additionally, users may not make access to DRS Softech software available to others in connection with a service bureau, application service provider, or similar business, nor permit anyone else to do so.
- (b). **Copies**: The user may make a copy of the software as logically required for archival, backup, or disaster recovery purposes.
- (c). **General Restrictions:** This is not a concurrent user license. All rights of any kind in DRS Softech software, which are not expressly granted in this License, are entirely and exclusively reserved to and by DRS Softech.

Limited Warranties and Disclaimer

against all feasible menaces.

- (a). **Exclusive Remedy**: In case of any breach or infringement, as their exclusive remedy and DRS Softech entire responsibility and liability DRS Softech will (i) repair or replace the software or (ii) if such repair or replacement would in Data Recovery Solutions' opinion be commercially unreasonable, upon Data Recovery Solutions' receipt of their written representation and promise that user has eliminated all instances of the software and will not use the software, refund the amount paid by the user for the relevant software.
- (b). **Prohibition of Warranty:** The above-confined warranty will not appeal if (i) the software is not practiced in the accordance with this agreement or the documentation, (ii) the software or any part of thereof has been modified by any entity other than DRS Softech, and/or (iii) any defect in the software has been caused by any device or software nor supplied by DRS Softech.
- (c). **Disclaimer:** Except for the limited warranty set forth above, the software is provided AS IS and AS AVAILABLE basis, and DRS Softech makes no representations or guarantees, and it disclaims all representations, warranties, and conditions, oral or written, express or implied, arising from a course of dealing, course of performance, or usage in trade, or otherwise, including, without modification, proposed warranties of merchantability, fitness for a particular purpose, title, non-violation, or systems alliance.

 Without restricting the former, DRS Softech makes no warranty, representation, or guarantee as to the software's use or performance and does not warrant, represent, or guarantee that the performance of the software will be fail-safe, unending, or clear from flaws or shortcomings of that the software will preserve
- (d). **Major Risks Systems Terms:** DRS Softech has no responsibility for, and the user will indemnify and hold harmless DRS Softech from, all claims, suits, demands, and proceedings alleging, or in a high-risk system, including, without limitation, those that could have been prevented by the deployment of failsafe or fault- tolerant features to the high-risk system.