

Software License Agreement for AutoRunnerX and AutoRunnerU

NOTICE TO USERS: CAREFULLY READ THE FOLLOWING LICENSE AGREEMENT. USE OF THE AUTORUNNERX- AND AUTORUNNERU-SOFTWARE PROVIDED WITH THIS AGREEMENT (THE "SOFTWARE") CONSTITUTES YOUR ACCEPTANCE OF THESE TERMS.

The rights at the intellectual property of the software are entitled to the author Bernhard Fomm ("Author").

1. LICENSE GRANT.

1.1 PRIVATE USE

For private application the software can be used free and unrestricted.

1.2 COMMERCIAL USE / OTHER USE

One license each must be acquired for a commercial use for every existing installation.

This license is bound to your agreement to all intentions of this contract for the use of the software.

2. PASSING ON.

You can give the software to anybody, but you have to guarantee that all files from this software package stay together. You are not qualified to change or delete any parts of the software.

3. TERMINATION.

This license is effective until terminated. You may terminate it any point by destroying the software together with all copies of the software. The author also have the option to terminate if you fail to comply with any term or condition of this Agreement. You agree upon such termination to destroy the software together with all copies of the software.

4. COPYRIGHT.

The copyright and the sole rights at the software carry the author Bernhard Fomm. You acknowledge that no title to the intellectual property in the software is transferred to you. You further acknowledge that title and full ownership rights to the software will remain the exclusive property of the author, and you will not acquire any rights to the software except as expressly set forth in this license. You agree that any copies of the software will contain the same proprietary notices which appear on and in the software.

5. REVERSE ENGINEERING.

You agree that you will not attempt to reverse compile, modify, translate, or disassemble the software in whole or in part.

6. WARRANTIES.

The author do not take any guarantee that the software works without faults. The author disclaim all other warranties with respect to the software, either express or implied, including but not limited to implied warranties of merchantability, quality, fitness for a particular purpose and non infringement of third party rights.

7. NO LIABILITY FOR CONSEQUENTIAL DAMAGES.

In no event shall the author be liable to you for any consequential, special, incidental or indirect damages of any kind arising out of the delivery, performance or use of the software, even the author have been advised of the possibility of such damages. The software was tested enough with regard to the data security. To prevent possible data losses, the author advise you to test the software and its functions first. The author take no guarantee for any statements inside the software and the statements contained in texts. No consideration was taken for patents and trademarks by the development.

8. COVERING LAW.

This license will be governed by the laws of Germany and is subject to the exclusive jurisdiction of the German courts.

9. ENTIRE AGREEMENT.

This is the entire agreement between you and the author which supersedes any prior agreement or understanding, whether written or oral, relating to the subject matter of this license.

www.usb-stick-software.de