

# SyaVare End User License Agreement

EULA is legal agreement between the Client and the Company, which bound the clients with certain terms, when they use our products.

## **LICENSE GRANT**

The company grant you to use the software in your machine solely for non-commercial purpose, unless you have purchase the commercial license of the software. Sharing the software is not allowed, nor are you allows to show others the content of the software. Only if you have purchase the multi-user license, then you can share the software with concern parties.

## **COPYRIGHT**

Brand Name, hold the copyright of any and all products your purchase from this website. You are not allowed to remove or conceal notices, trademarks, labels or marks from the software.

## **RESTRICTIONS OF SOFTWARE USE**

You cannot, a) You could not derive the source code from the software, decode, decrypt, decompile, disassemble or reverse engineer, b) you cannot modify and distribute work created from the derive source code and c) not allowed to copy, display, sell, rent the software

## **TERM**

The License if active till terminated, which you can do anytime you want, simply the destroying the software and its copy. Also if you fail to meet the terms and condition your license can be revoked.

## **NO WARRANTIES**

BRAND NAME DOES NOT GIVES YOU ANY KIND OF WARRANTY ABOUT THE SOFTWARE, IMPLIED OR OTHERWISE. THE APPLICABILITY OF THE RIGHTS AND LIMITATIONS DEPENDS ON THE JURISDICTION, WHICH MAY VARY. YOU DOWNLOAD AND USE THE SOFTWARE AT YOUR OWN RISK.

## **NO LIABILITY**

YOU DOWNLOAD THE SOFTWARE AT YOUR OWN RISK, HEREBY THE BRAND NAME IN NO CONDITION IS LIABLE TO ANY CONSEQUENT DAMAGES, WHETHER DIRECT OR INDIRECT.

**ACKNOWLEDGMENT**

WHEN YOU INSTALL THE SOFTWARE YOU ACKNOWLEDGE THAT YOU HAVE READ AND UNDERSTAND ALL THE TERMS AND CONDITIONS COMPLETELY AND AGREE WITH THEM.