

## END USER LICENSE AGREEMENT

This is an agreement that binds you and Radiojar for the Radiojar library manager and playout system software. By installing Radiojar's Software these terms get into effect; if you do not agree with the terms of the present agreement you should not download, install or use the Radiojar's Software.

If you agree with the present terms and you decide to download and install Radiojar's Software the following apply:

**1. License.** This is a limited, personal and non exclusive license for specific time limit which allows you to download, install and use one copy of Radiojar's Software on one device (menaing a hardware system with an internal storage device) under the terms and conditions hereby agreed. This means that each license is linked to one device and if you want to use Radiojar's Software in more than one device you must acquire a new license for each device you want to install and use the Software. If you are an entity your personnel associated with your business may use the Software after your authorization and under the condition that one person is using one Software at the time.

**2. Reservation of rights:** The Software is licensed to you and not sold. Radiojar reserves all rights. This License by no means implies any transfer or assignment of any IP Rights related to the Software. All such IP rights upon the Software remain Radiojar's uncontested property. Radiojar can at all times use and exploit by all means and methods of exploitation the software and can at all times, transfer, assign or license the software and all IP rights related to it, to any third natural or legal person.

**3. Restrictions:** You may not

- reverse engineer or decompile the Software, unless and to the extent that this is permitted by the applicable or try to access the Software's source code
- remove any proprietary labels, text, trademarks, graphics or others from the Licensed Software.
- use the software for purposes other than the permitted or against the law or for illegal purposes including use of works for public performance which have not been legally acquired
- use the software as server software for commercial hosting, make the software available for simultaneous use by numerous users over a network, install the software on a server and allow users to access it remotely
- publish, lease, lend, sell, resell, distribute (by sale or otherwise), transfer, assign or sublicense this License, the software and the rights related to it, as well as any tangible or intangible carrier in which the software may be included, to any third natural or legal person whatsoever

- arrange, adapt, alter, modify, transform translate, or create derivative works of the Licensed Software. In case Licensee breaches its aforementioned obligation, all IP rights upon any alteration, modification, transformation, improvement, arrangement, adaptation, translation and/or upon any derivative work shall vest with Licensor and are hereby assigned to Licensor for all countries of the world, for all and any means and forms of exploitation, and for the whole term of IP protection (and any extension thereof) as prescribed by Law and acknowledges that Licensor is the sole proprietor and right-holder upon all aforementioned IP rights.

**4. Updates:** The software may be updated. You may obtain updates only from Radiojar following the terms and conditions that will be indicated to you before updating the Software.

**5. Back up copy:** You are allowed to make one copy for backup purposes.

**6. Disclaimer:** Radiojar's Software is provided "AS IS," "as available, " and "with all faults" without warranties implied or statutory including without limitation warranties of merchantability, fitness for a particular use and non infringement. Radiojar makes no representation or warranties or endorsements of any kind whatsoever (express or implied) about the Licensed Software Content and its attributes and therefore Radiojar does not warrant that the Licensed Software and its functions will be uninterrupted, error-free, accurate, complete or current or that the Properties or the servers that make them available are free of viruses or other harmful components.

Radiojar only provides you with the software; you are responsible for all uses that you make with it. Radiojar may not be found liable in case you are using the software for non authorized activities such as unauthorized public performance of musical works.

**7. Confidentiality:** You acknowledge that the Software embodies confidential information which belong to Radiojar. To the extent you have access to any such information, you agree to use such information only for the authorized use of the Software. The Information will be kept strictly confidential and shall not, without prior written consent, be, whether orally or in writing or by any other means, disclosed, divulged, provided or made accessible to any other person (the term "person/s" as used in this Agreement being broadly interpreted to include, without limitation, any corporation, company, partnership and individual as well), either directly or indirectly, in any manner whatsoever, in whole or in part, and shall not be used by the Receiving party or its Representatives, for any purpose whatsoever other than for the purposes set out in this Agreement. Confidential Information shall be treated in Confidence and use it only for the purposes of set out in this Agreement and not for any other purpose, or in such a way that the Receiving Party or any other third party may at any time obtain commercial or any other advantage over the Disclosing Party. You shall not copy or write

down any part of the Confidential Information except as is reasonably necessary for the purposes set out above

**8. Intellectual Property Ownership- Software:** The past, present and future content of the Properties, including without limitation, copyright works and all intellectual property rights such as software, logos, trademarks domain names, designs, graphics, pictures, photos, texts, newsletters, etc and any and all copyright material and all other intellectual property right and/or materials related to the Properties (collectively “**Content**”) are the sole property of Radiojar. No rights in or to the Content and/or to the Properties are granted to you. All programs produced by the webcasters/simulcasters of the Website are deemed part of the “Content”.

**9. Termination:** Either party may terminate this Agreement at any time. Subject to the foregoing, termination shall be effective upon notice to the other party. In the event that this Agreement terminates for any reason, your license to use the Software will terminate, and you must immediately stop using the Software, destroy all copies of the Software and all of its component parts, and, upon request, provide an affidavit certifying your compliance with the foregoing

It is certain that Radiojar will terminate this agreement if: a) you infringe intellectual property of third parties or violate any applicable law, b) you do not abide to the rules-obligations, set forth in this Agreement and if you breach this Agreement in any way.

In case of termination of this agreement and/or revocation of granted License according to the above, you shall not be entitled to any refund/repayment of any License or other Fees.

In case the software is provided for downloading and installation in order to permit access to a specific platform/portal, it goes without saying that the software will not function or will not be in position to provide access to the platform/portal, in case of termination of the operation of the platform/portal for any reason.

**10. Governing Law – Jurisdiction:** The present Webcasting/Simulcasting Agreement and its interpretation shall be governed by and construed in accordance with the Greek Law and the parties consent to the exclusive jurisdiction of the Courts of Athens.

**11. Entire Agreement:** This Agreement constitutes the entire understanding and agreement of the parties and supersedes any and all prior or contemporaneous representations, understandings and agreements between the parties with respect to the subject matter of this Agreement. If any provision of this Agreement is held invalid, the remainder of this Agreement shall continue in full force and effect.

**12. Assignment:** You may not assign this Agreement or any of your rights or obligations hereunder (by operation of law or otherwise) without the prior written consent of

Radiojar. Radiojar may assign this Agreement and its rights and obligations without your consent. Subject to the foregoing, this Agreement shall be binding upon and inure to the benefit of the parties to it and their respective legal representatives, successors and permitted assigns.

**13. Modification:** No modification of this Agreement shall be binding unless it is in writing and is signed by an authorized representative of the party against whom enforcement of the modification is sought.

**14. Waiver:** The failure by a party to exercise any right hereunder shall not operate as a waiver of such party's right to exercise such right or any other right in the future.

### **ADDITIONAL TERMS OF SERVICE**

This software requires a portable version of Google Chrome, provided by Portableapps.com, to display the user interface.

- By installing, you are agreeing to the current Google Chrome End User License Agreement as published here: <http://www.google.com/chrome/eula.html>
- Radiojar is not affiliated with Portableapps.com neither with Google. Google and Chrome are trademarks or registered trademarks of Google Inc.
- Portions of Google Chrome Portable utilize SQLite3. The license is available here: <http://www.sqlite.org/copyright.html>