

	GENERAL LICENSE AND SUBSCRIPTION TERMS		
"POWERTSM® - SOFTWARE SOLUTIONS"			
	VALID FROM 17.04.2023		
1. Licensor	HAKOM Time Series GmbH, FN [Business Register No.] 390349v		
/ 	Lemböckgasse 61/Stiege 2/6.0G		
	1230 Vienna, Austria		
	Phone: +43 1 8157980 -112, Fax: Ext. 400		
	E-mail: office@hakom.at		
2. Scope	These General License and Subscription Terms (GLST) as amended from time to time		
	shall apply to all present and future contractual relationships arising from the		
	acquisition, installation and/or use of PowerTSM® TECHNOLOGY (hereinafter		
	referred to as "Technology") on the basis of the contractual subscription, even if no		
/* TAX	express reference is made to them in individual cases. The version of the GLST valid		
(at the time of conclusion of the contract shall be authoritative in each case. Deviating,		
	conflicting or supplementary General Terms and Conditions (GTC) shall not become		
	part of the contract, even if the Licensor is aware of them. The Licensor hereby		
	expressly objects to the Licensee's General Terms and Conditions.		
3. Copyrights; Marks	The Technology, the related documentation and the marks under which the Technol-		
	ogy is distributed are protected for the licensor under copyright or trademark law (in		
	particular as software). Any exploitation of the Technology, the documentation on		
	the Technology or the mark without or beyond the scope of the licensor's approval		
	may entail sanctions under civil and/or criminal law.		
4. Definitions	The terms listed below have the following meaning:		
a) <u>Technology</u>	PowerTSM® is a software tool for analysing and editing time series that are of rele-		
	vance to the energy industry. The Technology is based on the Licensor's proprietary		
	development and shall be made available to the licensee as is. The Licensor makes		
	no explicit covenants regarding certain functionalities or the interoperability with fu-		
	ture requirements of the licensee. The Licensor shall provide all services in accord-		
	ance with and subject to the existing technical, financial, operational and organisa-		
	tional possibilities available from time to time.		
b) <u>Domain</u>	Domain means a name below a top-level domain that is unique and unambiguous		
	worldwide within the internet.		
c) <u>Functionalities</u>	The basic functionalities of the Technology are included in the "Standard" instance.		
	The "Performance" instance contains functionalities for compression and parallelisa-		
	tion; in addition, the "Big-Data" instance contains the functionalities for a horizon-		
	tally scalable persistence. The "PowerTSM® App" shall be exclusively licensed for the		
	number of developers in the Licensor's own Domain that are included in the license.		
	The Licensor's "TSM-Visuals" software shall in no case be a subject of the license		



	contract.
d) <u>Software:</u>	The Software is an existing or to be developed software solution of the Licensor that
a, <u>sorewarer</u>	accesses the Licensor's Technology.
F. Becomestion of own	5.1 No contractual regulation shall be interpreted to the effect that the Licensee be
5. Reservation of own-	·
ership and license	granted ownership rights or exclusive rights to the Technology or the documentation.
	5.2 The Licensor expressly reserves title to data storage media until receipt of all pay-
	ments under the license contract.
6. Granting of rights to	6.1 Upon payment of the license fee, the Licensor grants the Licensee, for the du-
the licensor's soft-	ration of the license, the non-exclusive right, which in principle cannot be trans-
ware and technology	ferred to third parties and cannot be sublicensed to third parties, to use the Licen-
	sor's software defined in the offer to the extent of the offer to access the Technol-
	ogy pursuant to Section 6.2 for its own purposes.
15	6.2 Upon payment of the license fee, the Licensor grants the Licensee, for the du-
(ration of the license, the non-exclusive right, which in principle cannot be trans-
12-2	ferred to third parties and cannot be sublicensed to third parties, for the Software
	defined in the offer to access and use a copy of the Technology.
7. Granting of rights to	The Licensor grants the Licensee the rights to use the PowerTSM® Services for a
the PowerTSM®	client (Tenant) and the PowerTSM® Seats (Users) licensed as Named User in ac-
cloud service	cordance with the "General Terms and Conditions PowerTSM® Services" (Annex
	./1) as amended from time to time.
8. License Restrictions	In no case shall the Licensor grant the Licensee authorisation:
	for the Technology to be used in redistributable web, mobile or desktop applica-
	tions;
	 for the Technology to be integrated into other software development tools;
	 to transfer or sublicense the rights to the Software to third parties, insofar and
	as long as the Software has access to the Technology;
	to sell the Technology to third parties. —————————————————————————————————
O Dustice of the Per	The Licenses undertakes to use the Taskinslam in coordinate with the call of
9. Duties of the licen-	The Licensee undertakes to use the Technology in accordance with the applicable
<u>see</u>	statutory provisions, in particular the Austrian Copyright Act [Urheber-
	rechtsgesetz/UrhG], and to refrain from any misuse. The Licensee warrants that no
	rights are being infringed when the Technology is used, in particular that he will re-
	frain from any infringements of copyrights, trade mark rights and other related rights,
	the Austrian Act on Unfair Trade Practices [Bundesgesetz gegen den unlauteren
	Wettbewerb/UWG], personal rights and industrial property rights.
10. Updates, release	10.1 During the term of the Agreement, the Licensee shall be entitled to updates in
planning	the form of bug fixes, but not upgrades (functional enhancements) to the Software
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	within the scane of its license from the Lice	ncor The gr	anting of righ	ets under this
, , , , , , , , , , , , , , , , , , ,	within the scope of its license from the Lice Agreement also includes the rights to update	_		
	10.2 The Licensee shall not be entitled to a sp	•	•	
	10.3 The Licensor intends to develop the Tech	•		
11 Commant	·			
11. Support	11.1 The Licensee is entitled - depending on			
	with regard to the use of the Licensor's softw	vare and Tec	ennology by pa	articipating in
	the ticketing system.			
	11.2 The support classes include the following	g services:		
	Services	Standard	Advanced	Premium
	Service Desk*	√	✓	√
	Online Product Documentation	,	,	/
100	PowerTSM® Standard Software	\	√	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
·(10)	Online Knowledge Base PowerTSM® Stand-	/	√	/
	ard Software	\ \ \	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
	Phone support*		√	√
	Analysis via remote maintenance*		✓	√
	Short training course new features		,	,
	PowerTSM® standard software		√	√
	Named Account Manager			√
	Roadmap meetings			√
				Next
	SLA*			business
				day
	Services not marked are included in the price			
	Services marked with *:			
	The service is provided, call-offs are charged	on a time an	d material ba	sis.
	11.3 The Licensor's support shall be provided	d on Austria	n working day	s (but not on
	24 and 31 December) between 9 a.m. and 5 p	o.m. CET or 0	CEST.	
	11.4 For software created by the Licensor or	n behalf of t	he customer	that is not in-
	cluded in the PowerTSM® product standard,	an individua	l maintenance	contract can
	be concluded for an additional charge.			
12. Support Credit	12.1 To consume additional services so-called	Support Cre	edits can be p	urchased sep-
	arately in various packages.			
	12.2 Requests for Additional Services shall be	redeemed	for Support Ci	redits. Gener-
	ally, one request corresponds to one Support	Credit.		
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- A	12.3 For requests whose expected processing time exceeds this processing effort, the
	number of required support credits will be announced in the ticket system. After con-
	firmation by the Licensee, the request will then be processed against the announced
	number of support credits required.
	12.4 Unused Support Credits expire 12 months after purchase. Redemptions apply to
	the oldest listed support credits.
	12.5 The minimum billing per request is one Support Credit.
13. Prices and license	13.1 The prices quoted in the Licensor's price lists are net license fees per month plus
<u>fees</u>	value added tax at the statutory rate.
	13.2 Unless otherwise agreed, the annual license fee shall be payable annually in ad-
	vance on the day of conclusion of the contract.
	13.3 If the Licensor grants discounts on package bookings with a fixed term, the due
15	date for the entire package shall be the day of conclusion of the contract, unless oth-
(erwise agreed.
	13.4 Cost estimates by the Licensor are non-binding.
	13.5 The value protection of all prices shall be linked to the yearly increase of the
	collective agreement salary, class ST2, experience level published by the Fachverband
	Unternehmensberatung, Buchhaltung und Informationstechnologie of the Austrian
	Chamber of Commerce quoting the collective agreement for employees of compa-
	nies in the field of services in automatic data processing and information technology.
	The basis of calculation is minimum salary of the collective agreement published for
	the month of the conclusion of the contract. The calculation basis for the above-men-
	tioned value protection is the agreed percentual increase of the above quoted salary
	class. The prices will automatically be adjusted by the Licensor on 01.01. of each cal-
	endar year in accordance with the changes in the collective agreement salaries.
14. Payments	14.1 Invoices from the Licensor are due for payment within 30 days.
	14.2 In the event of default in payment by the Licensee, the statutory default interest
	shall apply at the rate applicable to business transactions. Furthermore, in the event
	of default in payment, the Licensee undertakes to reimburse the Licensor for any
	dunning and collection expenses incurred, insofar as they are necessary for appropri-
	ate legal action. This shall in any case include the costs of two reminders of € 15.00
	each as well as the standard costs of a reminder letter of a lawyer commissioned with
	the collection. The assertion of further rights and claims shall remain unaffected.
	14.3 In the event of default in payment by the Licensee, the Licensor may declare all
	services and partial services rendered under other contracts concluded with the Li-
	censee immediately due and payable. Furthermore, the Licensor shall not be obliged
	to provide further services until the outstanding amount has been settled.
	14.4 If payment in instalments has been agreed, the Licensor reserves the right to



	demand immediate payment of the entire outstanding debt in the event that partial
	amounts or ancillary claims are not paid on time (loss of maturity).
, , , , , , , , , , , , , , , , , , ,	14.5 The Licensee is not entitled to set off his own claims against claims of the Licen-
	sor, unless his claim has been acknowledged by the Licensor in writing or has been
	established by a court of law.
15. Contract duration,	15.1 If no other term of contract has been expressly agreed in writing, the license
termination, con-	contract shall be concluded for an indefinite period of time and may be terminated
tract amendment	by either party after expiry of an agreed fixed term of contract by giving six months'
	written notice as of the end of the contract year.
	15.2 Both parties waive their right to terminate the contract for the term of one year
	from conclusion of the contract. In addition, the parties may agree on minimum con-
	tract terms during which termination of the contract without important reason
12	(cause) shall be inadmissible.
(15.3 Trial subscriptions shall automatically end upon expiry of the agreed trial period
12-2	with no separate notice of termination by one of the parties being necessary. Unless
	otherwise agreed the trial period shall be 3 months from activation/commissioning.
	15.4 Either party shall be entitled to terminate the contract for important reasons
	(causes). Important reasons (causes) shall include but not be limited to a situation
	where the other party repeatedly violates material provisions of this contract despite
	a written warning and having been granted a grace period of 14 days to remedy the
	breach of contract.
	15.5 After termination of the contract all copies of the licensor's Software must be
	deleted within 14 days. The licensee must inform the licensor of the deletion by pre-
	senting proof of the deletion.
16. Data protection	Data will be processed by the Licensor on the basis of the Privacy Statement, which
	has been provided separately.



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17. Liability; Warranty	17.1. The Licensor assumes warranty in accordance with the statutory provisions for
	contracts for consideration.
	17.2 The Technology and the software are based on a proprietary development of
	the Licensor and are provided to the Licensee "as is". The Licensor does not make any
	express promises for a specific functionality or interoperability with future needs of
	the Licensee. The Licensor shall provide all services in each case in accordance with
	the existing technical, economic, operational and organizational possibilities.
	17.3 Liability of the Licensors and their bodies, officers, employees, contractors or
	other agents [translator's note: Erfüllungsgehilfe as defined in Section 1313a ABGB]
	("People") shall as to the merits be limited to wilful intent or gross negligence; liability
	for slight negligence shall be excluded. This exclusion of liability shall not apply to
	personal injuries or damage to property which the Licensors have taken over for pro-
15	cessing. To the extent that liability is excluded or limited this shall also apply to per-
(sonal liability of their People.
5.7	17.4 The Licensor shall not be liable for interruptions, failures, delays, erasures, trans-
	mission errors or memory failures that may occur in connection with use of the Tech-
	nology.
18. Secrecy	18.1 The parties shall treat all information and documents which they receive from
	or which become known to them from, by or through the other party as strictly con-
	fidential, and at least with the same care with which they treat their own information
	of the same kind. Objects shall be stored and secured in a way that makes it impos-
	sible for third parties to gain knowledge about or misuse them. The obligations shall
	particularly apply to Software and data. They shall remain in force even after termi-
	nation of the contract.
	18.2 Information and documents may only be used for the purpose of performance
	of the contract. They may only be passed on to employees, subcontractors and ex-
	perts who must know them in order to perform the contract. Upon request of the
	other party employees, subcontractors or experts must be put under an obligation
	to maintain secrecy in writing for the immediate benefit of that party and according
	to these rules.
	18.3 The obligation to maintain secrecy shall not apply to information and documents
	which are or come into the public domain with no breach of contract by the party or
	which the receiving party has received from third parties who are authorised to dis-
	close them to the public. The party that relies on these exemptions shall bear the
10 Poforonce	burden of proof.
19. Reference	Either party shall be entitled to make reference to the business relationship with the
	other party in its own advertising media, including but not limited to its website, by
	stating the name and business logo of the other party.



20. Applicable law	For all disputes arising out of this legal relationship the parties agree on jurisdiction
	of the court having jurisdiction over 1230 Vienna and over the subject matter. Aus-
	trian substantive law shall apply. The place of performance shall be Vienna.
21. Miscellaneous	21.1 If any provisions of this contract are or become ineffective in whole or in part or
	if there is a gap in the contract, the validity of the remaining provisions shall not be
	affected thereby.
	21.2 Modifications of or amendments to the license contract shall be made in writing.
	This shall also apply to an abolishment of the formal requirement of written form.
	Statements or declarations sent by email or fax shall be deemed to meet the require-
	ment of written form.
	21.3 If only the masculine form is used for describing natural persons in these GLST
	or other contracts, it shall refer to both women and men equally. If a term is used for
15	a specific natural person, the respective gender-specific form must be used.
22. Supplements	Enclosure ./1 "General Terms and Conditions PowerTSM® Services".

