

These are the license conditions for the non-gratuitous versions of CIB pdf brewer and CIB tiff brewer as well as the license conditions for the freeware version of CIB pdf brewer, CIB image, CIB install cleaner and CIB helpdesk which are royalty-free. The following license conditions are applicable according to the use of the products with or without license fees.

Licensing is necessary for commercial use of CIB pdf brewer and CIB tiff brewer as described below. Licensing can be done online on www.cib.de. Documents that were created with the unlicensed freeware version of CIB pdf brewer and CIB image are marked appropriately in the document properties.

Non-gratuitous Versions

License conditions for the professional versions of CIB pdf brewer and CIB tiff brewer.

Note for users: Please read this license agreement thoroughly. If you use the software partially or completely, you accept all provisions of this agreement including, and in particular, the restrictions it contains.

You affirm that this agreement is enforceable in the same way as any other agreement which is written, negotiated and signed by you.

CIB pdf brewer and CIB tiff brewer were developed by CIB and are subject to copyright© 2003-2012 by CIB. Program and documentations are protected by copyright law. All rights reserved.

All names protected for third parties, commercial names, trademarks, registered trademarks etc. are recognised.

The absence of an appropriate indication in the software or documentation does not imply that the name in question is a free name as defined by goods and trademark legislation.

1 Software license

This license agreement is a legally valid contract between you and CIB for the abovementioned product. The product is licensed against a license fee, not sold. This license is a non-exclusive license.

The subject of this agreement is the professional version of CIB pdf brewer resp. CIB tiff brewer. By installing and using the product, you declare yourself as being legally bound by the conditions of this agreement.

CIB grants the user the right to use the product to the limited extent outlined in the following.

2 Use

All uses not explicitly specified in the following remain the exclusive property of CIB as the owner of all industrial property rights. The scope of the utilisation rights granted is as follows:

2.1 Single (Client) License

You are authorised to use this product on an arbitrary computer which is technically suitable for this purpose. However, at any given time, the product is permitted to be used by one person on that computer only, but never simultaneously on two or more computers, irrespective of whether it is used by one or more persons.

A backup copy may be created under the precondition that that backup copy is not installed or used on any computer. The backup copy must not be used simultaneously with the original version.

You are furthermore authorised to install and use this product on a hard disk on condition that this takes place exactly in accordance with the instructions of the installation help.

2.2 Server-License

In case of processor-dependent server-licensing for Windows Terminal Server (WTS) resp. CITRIX you are authorised to use this product on an unlimited number of clients on this server, which are technically suitable for this purpose.

In case of client-dependent server-licensing for Windows Terminal Server (WTS) resp. CITRIX you are authorised to use this product on the number of clients on this server, stated when licensing, which are technically suitable for this purpose.

A backup copy may be created under the precondition that that backup copy is not installed or used on any computer. The backup copy must not be used simultaneously with the original version.

3 Limitations of use

- Without the prior written consent of CIB, you are not authorised to create copies of the program or of the associated product documentation except for data backup purposes.
- The sale, marketing, leasing or hiring out of the product and/or of the associated documentation, the granting of sub-licenses to third parties or the enabling of access / availability of the product and/or the

associated documentation to third parties in any different way are prohibited.

- The product and/or the associated documentation must not be changed, modified or adjusted in any way.
- This restriction is also applicable for the compilation, modification and reverse development of CIB pdf brewer resp. CIB tiff brewer and/or its documentation in any form which has the objective of acquiring the source code of the software.
- You are not authorised to install this product on a server, unless a server-licensing has been carried out.
- It is prohibited to use the CIB pdf brewer and CIB tiff brewer for military purposes or in applications or systems in which malfunctions of this software, as far as is humanly possible to tell, might cause bodily harm or injuries having fatal consequences. If the program is used in such an environment, then that shall be at the user's own risk. The possibility of any liability on the part of CIB for damages or losses owing to such unauthorised utilisation is excluded.

4 Intellectual property and industrial property right

The software and all copies that you are authorised to make on the basis of this license are and shall remain the intellectual property of CIB. The agreement does not grant you any intellectual property or industrial property rights whatsoever. All copies which you are permitted to make under the terms of this agreement must contain the same copyright and ownership instructions as the original software. Every unauthorised use infringes the exclusive rights of CIB. Any rights to the software that are not explicitly transferred to you in this license agreement shall remain the exclusive rights of CIB.

5 Retention of title

The granting of utilisation rights by CIB is not valid before license fees are totally paid.

6 Exclusion from liability

CIB excludes the possibility of any liability in connection with the use and features of the product. The product was created and tested meticulously by CIB and is made available to you purely in its actual state.

CIB cannot assume any warranty for the features and freedom from errors of the software for all utilisation conditions and cases or for the working results achieved when the software is used by the user.

CIB does not grant any warranty, assurance, provision or premise (of an explicit or implicit nature, derived from a business relationship or a trade custom or from legal, common-law or other regulations) with regard to marketability, freedom from defects of title, integration or usability for certain purposes unless such warranties, assurances, provisions are stipulated according to applicable law and cannot be restricted.

By the same token, the possibility is excluded of any liability whatsoever being assumed for damages, claims or costs, indirect and direct consequential damage or other damage, from lost profit, operational disruptions and stoppages, loss of business information or of files or other financial losses arising from the use of this program, the inability to use this product, even if CIB or one of its representatives was informed about the possibility of such damage.

CIB assumes no liability for damages caused by viruses, irrespective of the kind of damage involved.

The aforementioned exclusions from liability are only applicable to the extent that they are permissible in accordance with the applicable mandatory regulations of German law. Nonetheless, liability is limited in any case to the amount that you paid for the product.

No liability limitation is applicable for damages arising from the loss of life, bodily injury or damage to health caused by a wilful or a reckless breach of responsibility by CIB or a wilful or reckless breach of responsibility by a legal representative or coadjutor of CIB.

By the same token, no liability limitation is applicable for other damages caused by a wilful or reckless breach of responsibility by CIB or a wilful or reckless breach of responsibility by a legal representative or coadjutor of CIB.

7 Right of withdrawal

We explicitly point out that, under the terms of Article §312 Paragraph 3 resp. 4 of the German Civil Code, the right of withdrawal from the contract of purchase does not apply to electronically delivered merchandise such as software. The purchaser does not have the right to return the merchandise unless such a right is explicitly prescribed by law. Where the delivery encompasses merchandise not covered by this exception, the purchaser can withdraw from an online purchase within 14 days after receiving the goods. For this purpose, it is sufficient to send his/her written withdrawal within the time

limit along with a written declaration that software which is already installed has been uninstalled and is no longer in use and that any possible backup copies have been destroyed and to also return the merchandise on time. Up to a merchandise value of 40,- Euro, the purchaser shall bear the cost of returning the merchandise. For merchandise values greater than 40,- Euro, we, as the vendor, shall bear this cost. To withdraw from the contract of purchase, it is sufficient to declare the withdrawal in writing (by mail / post) within the time-limit or to return the merchandise to us within the time-limit.

8 Privacy

The terms of the Online Privacy Policy and the terms of this Section 8 (Privacy) govern CIB's collection and use of Information in connection with the use of the software. If there is any conflict between the terms of the Online Privacy Policy and this Section 8, the terms of this Section shall control.

In addition to the types of Information set forth elsewhere in this Section 8 and in the Online Privacy Policy, CIB may collect certain Information regarding your use of the software during the update process such as the Internet Protocol address, date and time of the update, the version number, the bit-version and the language settings of the software and the number of generated documents since the last update. Furthermore, during software update the license key can be transferred to CIB also can be checked whether the user allows an automatic update to beta-versions. For advertisers a fixed ID can be used.

CIB may collect other non-personally identifiable information about your software use such as the functions which were used by you. CIB uses the information referenced in this Section 8 to improve the software and to prevent abuse.

9 Place of jurisdiction

The Regional Court Munich I, Germany, is exclusively responsible for disputes arising from this license agreement, assuming you are a business person under the terms of the commercial code.

10 Exclusion clause

The provisions of this agreement are applicable. Possible business terms and conditions of the customer are not an element of the agreement.

11 Final provisions

CIB reserves the right to incorporate exceptions or make amendments to the provisions at any time.

This agreement is subject to applicable German law. The application of the treaty on contracts for the international sale of goods (CISG) is explicitly debarred.

Versions of this contract in languages other than German serve translation purposes solely. In the event of problems of interpretation and linguistic discrepancies between the foreign-language and the German versions, the German version of the standard terms and conditions will be binding.

If it should transpire that an element of this agreement is null and void or cannot be enforced, then the validity and enforceability of the remaining elements of the agreement shall remain unaffected by that. An amendment to this agreement can only be made in writing. If you do not consent to the provisions of the license agreement, you must stop using the program and delete it from your storage medium.

This agreement constitutes the complete agreement between the parties and replaces any previous arrangements, purchase agreements, engagements and understandings regarding CIB pdf brewer resp. CIB tiff brewer unless you have made a contrary written agreement with CIB.

Freeware version royalty-free

License conditions for the freeware version of CIB pdf brewer, CIB image, CIB install cleaner and CIB helpdesk.

Note for users: Please read this license agreement thoroughly. If you use the software partially or completely, you accept all the provisions of this agreement including, and in particular, the restrictions it contains.

You affirm that this agreement is just as enforceable as any other agreement written, negotiated and signed by you.

CIB pdf brewer and CIB image were developed by CIB and are subject to © 2003-2010 by CIB. Program and documentations are protected by copyright law. All rights reserved.

The absence of an appropriate indication in the software or documentation does not imply that the name in question is a free name as defined by goods and trademark legislation.

1 Freeware version of CIB pdf brewer resp. CIB image and CIB install cleaner and CIB helpdesk

This agreement is a legally valid agreement between you and CIB for the abovementioned products.

The subject of this agreement is the freeware version of CIB pdf brewer resp. CIB image and CIB install cleaner and CIB helpdesk. By installing and using the product, you declare your consent to be legally bound by its terms.

CIB grants the user a right to use the product to the limited extent outlined in the following.

The license agreement does not include the right to Application Service Providing (ASP).

2 Use

CIB pdf brewer resp. CIB image are provided free of charge as freeware for non-commercial use. For commercial use (=includes all fields that do not belong to pure private use: e.g. all kinds of use in the range of any profession) or for the utilisation of additional professional features, you must license the professional versions which are subject to charging.

Without payment of a license fee to CIB, you may:

2.1 personally pass on exact copies of CIB pdf brewer resp. CIB image freeware version to any arbitrary person,

2.2 distribute arbitrary numbers of exact copies of CIB pdf brewer resp. CIB image freeware version, as long as a purely electronic method is used for the distribution,

2.3 create an arbitrary number of exact copies of CIB pdf brewer resp. CIB image freeware version for the purposes of passing on which are described under 2.1 and 2.2.

as long as this (2.1-2.3) is not done for commercial purposes.

CIB install cleaner is free for all customers.

In particular, it is explicitly prohibited to pass on copies of CIB pdf brewer resp. CIB image freeware version or of CIB install cleaner - irrespective of the kind of copy involved - for a charge or gift together with any other commercial or other products.

The product and/or the relevant documentation are not permitted to be altered, modified or adapted in any way or redeveloped in any form. This restriction also applies to the compilation, modification and all kinds of

redevelopment which have the objective of acquiring the source code of the software.

You are not authorised to lend, lease, hire out or sub-license the software either completely or in part.

You are not authorised to install this product on a server.

It is prohibited to use CIB pdf brewer resp. CIB image and CIB install cleaner for military purposes or utilise it in applications or systems in which malfunctions of this software, as far as is humanly possible to tell, might cause bodily harm or injury having fatal consequences. If the program is used in such an environment, then that shall take place at the user's own risk. The possibility of any liability on the part of CIB for damages or losses owing to such unauthorised utilisation is excluded.

CIB helpdesk allows the CIB support-staff to directly access your computer and solve problems directly.

Using this offer is voluntarily and does not depend on the purchase of any products and services. This product is a third-party software.

CIB will give no assurance or warranty concerning to correctness, functionality or performance of the offered third-party software offered here.

3 Intellectual property and industrial property rights

The software and all copies that you are authorised to make on the basis of this license are and shall remain the intellectual property of CIB. The agreement does not grant you any intellectual property or industrial property rights whatsoever. All copies which you are permitted to make under the terms of this agreement must contain the same copyright and ownership instructions as the original software. Every unauthorised use infringes the exclusive rights of CIB. Any rights to the software that are not explicitly transferred to you in this license agreement shall remain the exclusive rights of CIB.

4 Exclusion from liability

CIB excludes the possibility of any liability in connection with the use and features of the product. The product was created and tested meticulously by CIB and is made available to you purely in its actual state.

CIB cannot assume any warranty for the features and freedom from errors of the software for all

utilisation conditions and cases or for the working results achieved when the software is used by the user.

CIB does not grant any warranty, assurance, provision or premise (of an explicit or implicit nature, derived from a business relationship or a trade custom or from legal, common-law or other regulations) with regard to marketability, freedom from defects of title, integration or usability for certain purposes unless such warranties, assurances, provisions are stipulated according to applicable law and cannot be restricted.

By the same token, the possibility is excluded of any liability whatsoever being assumed for damages, claims or costs, indirect and direct consequential damage or other damage, from lost profit, operational disruptions and stoppages, loss of business information or of files or other financial loss arising from the use of this program, the inability to use this product, even if CIB or one of its representatives was informed about the possibility of such damage.

CIB assumes no liability for damages caused by viruses, irrespective of the kind of damage.

The aforementioned exclusions from liability are only applicable to the extent that they are permissible in accordance with the applicable mandatory regulations of German law.

No liability limitation is applicable for damages arising from the loss of life, bodily injury or damage to health caused by a wilful or reckless breach of responsibility by CIB or a wilful or reckless breach of responsibility by a legal representative or coadjutor of CIB.

By the same token, no liability limitation is applicable for other damages caused by a wilful or reckless breach of responsibility by CIB or a wilful or reckless breach of responsibility by a legal representative or coadjutor of CIB.

5 Privacy

The terms of the Online Privacy Policy and the terms of this Section 5 (Privacy) govern CIB's collection and use of Information in connection with the use of the software. If there is any conflict between the terms of the Online Privacy Policy and this Section 5, the terms of this Section shall control.

In addition to the types of Information set forth elsewhere in this Section 5 and in the Online Privacy Policy, CIB may collect certain Information regarding your use of the software during the update process such as the Internet

Protocol address, date and time of the update, the version number, the bit-version and the language settings of the software and the number of generated documents since the last update.

Furthermore, during software update the license key can be transferred to CIB also can be checked whether the user allows an automatic update to beta-versions. For advertisers a fixed ID can be used.

CIB may collect other non-personally identifiable information about your software use such as the functions which were used by you.

CIB uses the information referenced in this Section 5 to improve the software and to prevent abuse.

6 Place of jurisdiction

The Regional Court Munich I, Germany, is exclusively responsible for disputes arising from this license agreement, assuming you are a business person under the terms of the commercial code.

7 Exclusion clause

The provisions of this agreement are applicable. Possible business terms and conditions of the customer are not an element of the agreement.

8 Final provisions

CIB reserves the right to incorporate exceptions or make amendments to the provisions at any time.

In particular, CIB also reserves the right to revoke at any time and without specifying reasons the abovementioned authorisations to passing on CIB pdf brewer resp. CIB image and its documentation.

This agreement is subject to applicable German law. The application of the treaty on contracts for the international sale of goods (CISG) is explicitly debarred.

Versions of this contract in languages other than German serve translation purposes solely. In the event of problems of interpretation and linguistic discrepancies between the foreign-language and the German versions, the German version of the standard terms and conditions will be binding.

If it should transpire that an element of this agreement is null and void or cannot be enforced, then the validity and enforceability of the remaining elements of the agreement shall remain unaffected by that. An amendment of this agreement can only be made in writing. If you do not consent to the provisions of the license

agreement, you must stop using the program and delete it from your storage medium.

This agreement constitutes the complete agreement between the parties and replaces any previous arrangements, purchase agreements, engagements and understandings regarding CIB pdf brewer resp. CIB image, unless you have made a contrary written agreement with CIB.