

“ReCor” SOFTWARE END USER LICENCE AGREEMENT

IMPORTANT. Read carefully.

This End User License Agreement is a legal agreement between you (hereinafter the User) and University of Malaga (hereinafter UMA), and where appropriate the authors of “ReCor” software (hereinafter the Authors), concerning “ReCor” software, including software and related information in printed or electronic materials, and may include documentation “online” or electronic. By installing, copying or doing other use of “ReCor” you agree to be bound by the terms of this licence agreement. If you do not agree with the terms of this licence agreement, do not install, copy or use this software

TECHNICAL REQUIREMENTS

- * “ReCor” only works on PC.
- * “ReCor” requires Java (included with the programme).

TERMS AND CONDITIONS

“ReCor” is protected by copyright laws and the provisions of international treaties on intellectual property. “ReCor” software is granted under licence, not sold.

This software licence is interpreted in the sense of the Spanish Law on Intellectual Property, as a licence for personal use, nonexclusive and non-transferable.

1. LICENCE GRANT

This licence authorises the User to Install and use the software on a single computer, n computers, or install and store the software on a storage device, such as a network server used only as a means to install the software on other computers in the internal network provided that you have a separate licence for each computer on which the software is installed and run. The User may not use or distribute this software or any derivative in any form for any other purpose without written rights from UMA, or from the Authors when appropriate.

2. COMPENSATION

UMA, and Authors when appropriate, does not require any payment from the User for the licence granted through this end user licence agreement to the extent that the use of the software is explicitly restricted to the uses authorised in this agreement and exclusively for an academic or research purpose, in no case for profit.

The only consideration required by the UMA, and by the Authors when appropriate, is to make express reference to the use of “ReCor” software in any dissemination of results in which generation or evaluation “ReCor” software has been used, including the explicit mention of Authors and UMA.

3. COPYRIGHT

All titles and copyrights about or on “ReCor” (including, without limitation, the images, photographs, animated figures, video, audio, music, text or sub-programs, incorporated in “ReCor”), and accompanying printed materials are property of UMA, and of Authors when appropriate. User may not copy the printed material, if any, accompanying this product, except to make a copy of the software in a machine-readable form for backup purposes only. User must reproduce on such copy all copyright notices and other proprietary notices that appear on the original copy of the software.

4. DESCRIPTION OF OTHER RIGHTS AND LIMITATIONS

* This licence grants the User limited rights to use the software. UMA, and Authors when appropriate, retains all rights, title and interest, including copyright, concerning the software and any copies thereof. UMA, and Authors when appropriate, reserves all rights not explicitly granted.

* It is forbidden for the User, in such a way but not limited, to create derivative works, realise reverse engineering, decompile, disassemble, modify, version, realise marketing, duplicate or convert partly or entirety the software, or remove any proprietary notices or program labels without prior and express written authorization from UMA, and Authors when appropriate, even though some of these actions were necessary for interoperability with other programs or independent web applications.

* Rental. It is forbidden to sell, rent, lease or lend “ReCor”.

* Resolution. Without prejudice to any other rights, UMA, and Authors when appropriate, can resolve or terminate this end user licence agreement in case of breach of the terms and conditions set forth therein. In this case, User must destroy all copies of “ReCor” and all its component parts.

5. RESPONSIBILITY OF SELECTION BY THE USER

The User is responsible for the selection of the software that allows to obtain the desired results, as well as its installation and effectiveness. In this sense, the authors do not guarantee that the software meets the needs of the User.

6. GUARANTEE

UMA, and Authors when appropriate, disclaims any warranty regarding to “ReCor” to the extent permitted by the law applicable. This software and its related documentation are provided as such without warranty of any kind, either explicit or implicit, including without limitation, implied warranties of merchantability and fitness for a particular purpose. User assume the entire risk arising from the use or operation of this software product.

7. LIABILITY FOR DAMAGES

Under no circumstances will UMA, and Authors when appropriate, be liable to the User or third parties for any damages (including, without limitation, damages for loss of profits, cessation of business, loss of business information or other pecuniary loss) arising from the use of the program, or inability to do so, even if UMA, and Authors when appropriate, has been advised of the possibility of such damages, to the extent permitted by applicable law.

UMA, and Authors when appropriate, assumes no responsibility in the case of software modified in any way or if the failure is derived from the use of the software with a different hardware configuration than the one recommended.

8. SEVERABILITY AND SALVATORIAN CLAUSE

Each of the clauses of this agreement must be interpreted separately and independently of the others. If any of them becomes invalid, illegal or unenforceable under any legal rule, or declared invalid or ineffective by any court or administrative authority, the nullity or ineffectiveness of it will not affect the other clauses, which will retain their full validity and effectiveness.

Failure to comply with any of the obligations contracted in this end user licence agreement by the User shall entitle UMA, and Authors when appropriate, to terminate the same.

9. JURISDICTION AND APPLICABLE LAW

UMA, and Authors when appropriate, and User shall at all times act in accordance with the principles of good faith and effectiveness for this end user licence agreement to be implemented successfully.

The Parties undertake to resolve amicably any disagreement that may arise in the development of this end user licence agreement. In the event that an amicable settlement is not possible, and as a result of judicial litigation, the Parties agree, with express waiver of any other jurisdiction that may correspond to them, to submit to the jurisdiction of the Courts of Malaga.