

End-User License Agreement – Outlook Drag & Drop to Browser

1. By installing and using the software product (hereinafter referred to as the SOFTWARE) you agree to all the terms of this License. If you do not agree to any of the terms of this License, then do not install and use the SOFTWARE.
2. All the rights for the SOFTWARE belong to HUSS BV, and they are protected by the copyright laws of the Netherlands and by international treaties.
3. The SOFTWARE is not free. The SOFTWARE is not sold, the SOFTWARE is licensed. By accepting this license agreement, you get the limited license for use of THE SOFTWARE within the 7 day trial period. Upon expiration of this license, you have to obtain the license for use of the SOFTWARE from HUSS BV or from its authorized representative. Otherwise you should stop using the SOFTWARE and remove its files from your machine.
4. This license agreement, gives you non-exclusive right to use the SOFTWARE with the limitations this agreement explicitly provides for.
5. You can distribute unmodified copies of the SOFTWARE without any limitations and without permission or license from the copyright owner. You can include the SOFTWARE into any software packages on USB stick, CD-ROM or other medium, place it on an Internet site, or distribute it through other networks.
6. The license for use of the SOFTWARE gives you the non-exclusive right to install the SOFTWARE and use it on computers whose number depends on the license type.
7. A license for the SOFTWARE can be used by the number of users you have purchased a license for.
8. The SOFTWARE does not expire and can be used indefinitely.
9. The license for the SOFTWARE cannot be sold or transferred to third parties or leased without written permission of the copyright owner.
10. The license gives you no right for to modify, decompile, disassemble, and clone the SOFTWARE, except for the cases where such actions are explicitly permitted by the legislation of the Netherlands and within the limits stated in such legislation.
11. HUSS BV gives no warranty that the SOFTWARE meets your requirements. The purpose of the 7-day limited license is to give you an opportunity to evaluate whether the SOFTWARE meets your requirements. After you obtain the license for use of the SOFTWARE, you can't claim any refund of its cost with the reasoning that the SOFTWARE doesn't meet your requirements or it used to meet them but doesn't any more.
12. HUSS BV is not liable for the loss of profit or any other damage occurred due to your use or improper use of the SOFTWARE. You use the SOFTWARE at your own risk.
13. HUSS BV reserves all the rights not explicitly stated in the license.
14. By installing and using the SOFTWARE you accept the terms of the license agreement. If you disagree with any provisions of the license, remove the SOFTWARE files from your media and cease using it.
15. The Licensor's entire liability to the Licensee in respect of any breach of his contractual obligations, any breach of warranty, any representation, statement or tortious act or omission including negligence arising under or in connection with this EULA shall be limited to the price you paid for the SOFTWARE.

