

End-User License Agreement (EULA)

This is a legal Agreement between the end user (“you”) and d&b audiotechnik GmbH & Co. KG, Eugen-Adolff-Str. 134, D-71522 Backnang, Germany (“d&b audiotechnik”).

1. d&b audiotechnik grants you a non-exclusive, non-sublicensable, non-transferable right to use the software for your own purposes subject to the terms and conditions of this agreement. The software is owned by d&b audiotechnik. You must treat the software like any other copyrighted material. You may NOT copy the documentation accompanying the software.
2. Subject to Section 5 and the mandatory limitations according to applicable copyright law, you may NOT...
 1. reverse engineer, disassemble, decompile or otherwise reduce the software to a human perceivable version, nor shall you permit others to do so, except and only to the extent that such activity is expressly permitted by applicable law notwithstanding this limitation,
 2. modify, adapt, rent, lease, resell, distribute, network or create derivative works based upon the software or any part thereof,
 3. transfer the software and accompanying documentation on a permanent basis without the recipient agreeing to the terms of this Agreement.
3. This Agreement is effective until terminated. This Agreement is immediately terminated if you violate the terms and conditions hereof. You agree upon such termination to destroy the Software together with all copies.
4. Limitations of Liability:
 1. d&b audiotechnik shall bear liability for material defects and defects in title in the software and its content and information (warranty for defects) only if d&b audiotechnik has fraudulently concealed a defect and/or has assumed a guarantee.
 2. Outside of the warranty for defects, d&b audiotechnik shall be liable only in cases of intent and gross negligence, pursuant to the provisions of the Product Liability Act (Produkthaftungsgesetz) and in all other cases subject to statutory mandatory liability, in each case according to the statutory provisions.
 3. Otherwise, d&b audiotechnik’s liability is hereby excluded.
 4. Where d&b audiotechnik’s liability is restricted or excluded according to the provisions above, this shall also apply to the personal liability of the statutory representatives, employees and vicarious agents of d&b audiotechnik, as well as for indirect damages and consequential damages (e.g. loss of data, damage to your hardware or software, disruption of operations, stoppages in production, loss of profit).
 5. You bear sole responsibility for accuracy of the data and information entered for use of the software, including interpretation of the results delivered by the software. The Software is a tool for acoustical and mechanical simulation of d&b audiotechnik loudspeaker systems.

The Software was designed specifically for use with d&b audiotechnik line array loudspeakers only. It is not suitable for use with any other d&b audiotechnik loudspeaker system or loudspeakers from any other manufacturer.

Many factors influence the safety of a loudspeaker system rigging installation.

The Software cannot take into account all the factors necessary to predict a safe loudspeaker system rigging installation. The Software presents an approximate mechanical model of a loudspeaker array. The user must refer to the structural ratings in the manuals included with the d&b audiotechnik loudspeaker systems and the Technical Information as well as the related Rigging Manuals available at www.dbaudio.com.

It is the responsibility of you to ensure that all d&b audiotechnik loudspeakers flown overhead meet the safety requirements detailed in these manuals and that the recommended “Working Load Limits” are not exceeded.

The requirements governing rigging hardware and practices may be superseded by local regulations. It is the responsibility of you to ensure that any d&b audiotechnik loudspeaker system is flown overhead in accordance with all current local regulations.

All non d&b audiotechnik associated hardware items necessary to rig a complete d&b loudspeaker array are the responsibility of others.

d&b ArrayCalc Software End-User License Agreement (EULA) 1.4

5. You acknowledge that this software contains open source software, which is subject to its own license terms, which you can find in the respective manual under <https://www.dbaudio.com/global/de/produkte/software/arraycalc/#tab-downloads>. The contained open source software and the underlying license texts can also be found in the manual provided with the Software. d&b audiotechnik hereby permits modifications of the Software for your own use and reverse engineering for debugging such modifications. In case, the open source software license terms provide for a right to obtain the complete corresponding machine-readable source code of the respective used open source software or the complete machine-readable object code of the other parts of this Software, the following applies: You may obtain the aforementioned material on hard copy for a charge of no more than the cost of performing the distribution. This offer is valid for three years from conclusion of this contract. If you want to obtain the aforementioned materials, send an email to software.support@dbaudio.com.
6. You acknowledge that this software contains Sentry software for application monitoring, which is subject to its own license terms, which you can find under <https://sentry.io/legal/terms/3.0.0/>. d&b uses Sentry SDK to collect information about the name, version and build of your operating system or Linux distribution. In addition, at the time of a crash, the stack of each thread is collected as part of a MiniDump snapshot and sent to Sentry. For the purpose of sending above information to Sentry, the IP address of your device is used, but dropped after processing the event in the backend. This data processing is done on behalf of d&b by Sentry.io, 132 Hawthorne St, San Francisco, CA 94107. This data processing is based on your consent in accordance with Art. 6 section 1 a) GDPR. If you do not consent or wish to withdraw your consent, you must refrain from using the software or discontinue its use. After the personal data has been transferred, this personal data is anonymized immediately, thereby complying with the deletion obligation under Art. 17 GDPR. You can find more detailed information, including your rights as a data subject (e.g. access, rectification, erasure, objection), in our Privacy Policy: <https://www.dbaudio.com/global/en/privacy-policy/>
7. You acknowledge that this software contains Countyly software, which is subject to its own license terms, which you can find under <https://github.com/Countyly/countyly-sdk-cpp/?tab=MIT-1-ov-file>. d&b uses Countyly to collect information about the name, version, build and language of your operating system or Linux distribution, the screen resolution and the device model and device firmware version of d&b devices you connect to. In addition, anonymous usage data is collected. This includes coarse geolocation, date and time when using the software, software versions, application runtime, generic project information (devices planned, snapshots / system settings / scenes / views count, loading times, units of measurement and start mode), project runtime information (session duration, online/offline count, Save actions), application preferences (Start mode, runtime, Wink settings, Update check interval, Color mode) as well as the usage of dedicated software features (help system, Check for updates, Interface selection, Service view usage, Wink, Firmware update success, ArrayProcessing-, ArrayVerification-, System Calibration & Check usage). d&b does not record any project-, author-, channel-, input-, output-, view-, control-, snapshot- or system settings names at any time. For the purpose of sending above information to Countyly, the IP address of your device is used, but dropped after processing the event in the backend. Data processing is done on behalf of d&b by Countyly, 100 Avebury Blvd, Milton Keynes MK9 1 FH, United Kingdom. This data processing is based on your consent in accordance with Art. 6 section 1 a) GDPR. If you do not consent or wish to withdraw your consent, you must refrain from using the software or discontinue its use. After the personal data has been transferred, this personal data is anonymized immediately, thereby complying with the deletion obligation under Art. 17 GDPR. You can find more detailed information, including your rights as a data subject (e.g. access, rectification, erasure, objection), in our Privacy Policy: <https://www.dbaudio.com/global/en/privacy-policy/>
8. This Agreement shall be governed by the laws of Germany.

If you have any questions concerning this Agreement, please contact the d&b audiotechnik support (support@dbaudio.com).