Televes

License Agreement

This documentation and the relevant programs (both herein referred to as "Software") are protected by copyright.

We gladly accept any information about incorrect or outdated content via ip-division@televes.com

Software is delivered in machine-readable format only (object code format). Under all TELEVES intellectual property rights, TELEVES hereby grants licensee the non-exclusive right to use the Software. Unless agreed for a limited time period, the right to use the Software is for an unlimited time period. Licensee shall be entitled to make a copy exclusively reserved for personal backup purposes (backup copy). Unless granted by mandatory law (including but not limited to Art. 69 German Copyright Act for decompiling), licensee shall not be entitled to modify, disassemble, reverse engineer, decompile or otherwise alter the Software in whole or in part. TELEVES reserves all intellectual property rights except as expressly granted herein. Licensee shall not be entitled to modify or delete alpha-numerical or other identification codes on data median and shall transfer such identification codes onto any legal backup copy. Without the prior written approval of TELEVES, licensee shall not be entitled to transmit any information made available herein.

If licensee has received the Software not for commercial purposes of resale (end user), licensee shall be obliged to transmit the right to use the Software to a third party only in connection with the product licensee acquired together with the Software. In the event that licensee transfers the right to use the Software to a third party, licensee shall ensure not to grant further rights to this third party than originally granted to him, and licensee shall ensure to impose this third party the obligations of the present license terms. In such case, licensee shall not withhold any backup copy. Licensee shall not be entitled to grant sublicenses. In the event licensee transmits the Software to a third party, licensee shall be responsible for and shall release TELEVES insofar from the compliance of export control laws and obligations.

This Software has been produced with all due care and checked for correctness in accordance with state of the art. Where the applicable law allows, TELEVES hereby disclaims all liability and warranties, whether express or implied, relating to this Software's quality, performance or suitability for any specific purpose which deviates from the performance specifications contained in the Software description. TELEVES shall not be liable for damages arising directly or indirectly from the use of the manual or related software, nor for incidental or consequential damages, except in case of intent or gross negligence. TELEVES explicitly disclaims any and all liability for losses of or damage to hardware, software or data in connection with direct or indirect errors or destruction, for cases of damage (including fraud cases) incurred due to deficient or incorrect configurations (including configurations that use insufficient or no password protection) over connections (including but not limited to broadband connections such as DSL, cable/DOSCSIS and fiber optic, also including VoIP or SIP connections), and for any and all costs, including connection charges, related to the Software supplied or due to incorrect installations not performed by TELEVES.

TELEVES shall not be obliged to offer any software services. The information in this Software is subject to change without notice for the purpose of technical improvement.

This software may include third party software under different terms and conditions of this license. In such case, software of third parties is provided "as is" in the existing condition. Every guarantee, whether express or implicit, especially a concludent warranty of market maturity or applicability for a certain purpose, is precluded.

In no case is an originator or his or her staff liable for any direct, indirect, coincidental, special, exemplary damages or consequential damages (this applies especially the procurement of substitute goods or services; the loss of applicability, of data or profit; or operational failures), no matter how these damages were caused or upon what theory of liability they are based, be it contractual liability, liability regardless of negligence or fault, or tort liability (including negligence or miscellaneous) is shown. This also excludes damages that result in any manner from the use of the software, even if the possibility of such damages was indicated.

Televes, S.A.U.
Rúa B, de Conxo 17
15706 Santiago de Compostela (A Coruña)
Phone number: +34 981 52 22 00
Fax: +34 981 52 22 62

asistenciatecnica@televes.com

2021 © Televes, S.A.U. All rights reserved. www.televes.com