

End User Licence Agreement ("EULA") for 'VBE_Extras' version 1.7.4.0 (the "SOFTWARE").

This EULA is a legal agreement between YOU, the END_USER, and John Mallinson (<https://www.thevbahelp.com>), the "VENDOR" hereinafter. Read it carefully before completing the installation process and using the SOFTWARE. It provides a licence to use the SOFTWARE and contains warranty information and liability disclaimers. By installing and using the SOFTWARE, YOU are confirming YOUR acceptance of the SOFTWARE and agreeing to become bound by the terms of this agreement. If YOU do not agree to be bound by these terms, then do not install or use the SOFTWARE.

COPYRIGHT

The SOFTWARE is copyright (C) John Mallinson, 2020 - 2026. All rights reserved.

LICENCE

VENDOR hereby gives YOU a non-exclusive licence to use the SOFTWARE.

The licence is an individual licence which grants YOU (an individual) and nobody else permission to use the SOFTWARE on one computer belonging to YOU.

YOU may:

- * Copy the SOFTWARE once for the computer operated by / belonging to YOU
- * Copy the SOFTWARE for archival purposes

YOU may not:

- * Modify, translate, reverse engineer, decompile or disassemble the SOFTWARE
- * Create derivative works based on the SOFTWARE
- * Incorporate the SOFTWARE into a product or service YOU provide to a third party
- * Copy the SOFTWARE (except as indicated above)
- * Rent, lease or otherwise transfer rights to the SOFTWARE
- * Remove any proprietary notices or labels from the SOFTWARE
- * Publish the SOFTWARE on the internet or via any other mode of distribution

SYSTEM REQUIREMENTS

YOU are solely responsible for ensuring that YOUR system meets the hardware, software and any other applicable system requirements for the SOFTWARE.

DISCLAIMER OF WARRANTY

The SOFTWARE is provided on an AS IS basis, without warranty of any kind, including without limitation the warranties of merchantability, fitness for a particular purpose and non-infringement. The entire risk as to the quality and performance of the SOFTWARE is borne by YOU. Should the SOFTWARE prove defective, YOU and not the VENDOR will meet the entire cost of any service and repair.

THE VENDOR IS NOT RESPONSIBLE FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES.

THE SOFTWARE IS NOT FAULT-TOLERANT AND IS NOT DESIGNED OR INTENDED FOR USE IN HAZARDOUS ENVIRONMENTS REQUIRING FAIL-SAFE PERFORMANCE, INCLUDING WITHOUT LIMITATION, IN THE OPERATION OF NUCLEAR FACILITIES, AIRCRAFT NAVIGATION OR COMMUNICATION SYSTEMS, AIR TRAFFIC CONTROL, WEAPONS SYSTEMS, DIRECT LIFE-SUPPORT MACHINES, OR ANY OTHER APPLICATION IN WHICH THE FAILURE OF THE SOFTWARE COULD LEAD DIRECTLY TO DEATH, PERSONAL INJURY, OR SEVERE PHYSICAL OR PROPERTY DAMAGE (COLLECTIVELY, "HIGH RISK ACTIVITIES"). THE VENDOR EXPRESSLY DISCLAIMS ANY EXPRESS OR IMPLIED WARRANTY OF FITNESS FOR HIGH-RISK ACTIVITIES. THE USER ASSUMES THE ENTIRE RISK OF USING THE SOFTWARE.

PAYMENT

YOU will pay the VENDOR all fees associated with the SOFTWARE in advance of receipt of a licence for the SOFTWARE.

OWNERSHIP OF THE SOFTWARE

Title, ownership rights and intellectual property rights in and to the SOFTWARE shall remain in the VENDOR. The SOFTWARE is protected by international copyright treaties.

SUPPORT AND MAINTENANCE

The SOFTWARE is provided without support and maintenance.

TERMINATION

The licence will terminate automatically if YOU fail to comply with the terms described above. On termination, YOU must destroy all copies of the SOFTWARE and any associated documentation.

GOVERNING LAW

This agreement will be governed by Scots law and subject to the exclusive jurisdiction of the Scottish courts.