

Disclaimer and License Agreement for Svort system software and its components

Last updated: 5 June 2020

These rules govern the relationship between the User (you) and Svort inc. regarding the use of the Demo versions of the SDK Svort system libraries (referred to in this Agreement as "SDK", "Software Services" and "SOFTWARE SERVICES", "Services") and constitute a legally binding contract.

The "Svort system" software (hereinafter referred to as "Software") may be integrated directly into your website, your infrastructure or mobile device or application, using neural-biometric network algorithms and intuitive facial recognition through any web or smartphone camera. By using our software, you can expand both your and your customers' access capabilities to software products and provide a whole new level of digital security and user experience.

In order to use the Software Services, you must first agree to this Software License Agreement. You may not use the Services on the Software unless you agree to this Software License Agreement.

You must be 13 years old or older to agree to this License Agreement.

By using the Services on the Software, you agree to the terms of the Software License Agreement.

You may not use the Services on the Software and may not accept this Software License Agreement if you are a person who is prohibited from receiving the Services on the Software under the laws of the United States or other countries, including the country in which you are resident or from which you use the Services on the Software.

If you agree to be bound by the Software License Agreement on behalf of your employer or other organization, you represent and warrant that you have the full legal right to bind your employer or such organization to the Software License Agreement. If you do not have the necessary authority, you must not accept the Software License Agreement or use the Software Services on behalf of your employer or other organization.

1. Definitions

"Software" (software, "Svort system") - access control system "Svort system" based on anonymous neural biometry and supplied to Buyers in the form of SDK. The software is capable of providing data analytics and processing in accordance with the Customer's requirements, within the software functionality.

"SDK" - a set of libraries (modules), implementing various (combined)

functionality of "Svort System" software, which is characterized as an access control system with the ability to conduct data analytics based on biometric parameters of a human face.

"Usage" - execution or loading of the Software into the computer's RAM or other primary memory and extraction of useful properties of the Product.

"Service" - final service (SDK functionality) to which access is provided, as well as auxiliary services.

"Account" - a user account in the Svort system or on a website with a domain belonging to Svort.

"Client" - any organization using the Service.

"User" ("you", "your") - means you as an individual as an end user of the Svort product, or as a person representing a client of Svort inc.

"End User" means the device (phone, tablet, computer, etc.) on which the Svort product is used.

"Identification" - the procedure of recognizing a user by his or her identification data (e-mail (login)), or by his or her person in order to grant or restrict access, as well as to collect analytical data.

"Authentication" - procedure of user authentication.

"Verification" (onboarding) - procedure of algorithmic comparison of biometric and user data for authenticity and conformity with the provided identity document.

Svort Inc. ("Controller", "We", "Ours") is a company registered at 1013 Centre Road, Suite 403-B, Wilmington, DE, 19805, USA, account number EIN 30-1199486.

2. Software license from Svort inc.

Subject to the terms and conditions of the Software License Agreement, Svort inc. grants you a limited, worldwide, royalty-free, non-assignable, non-exclusive and non-sublicensable license to use the Software Services solely for testing the functionality of the Svort system SDK.

You agree that Svort inc. or third parties own all legal rights, title and interest in and to the Software Services, including any Intellectual Property Rights that are incorporated into the Software Services.

"Intellectual Property Rights" means any and all rights under patent law, copyright law, trade secret law, trademark law, and any and all other proprietary rights. Svort inc. reserves all rights not expressly granted to you.

You may not use the Software Services for any purpose not expressly permitted by Svort inc. or arising out of the functionality of the Software. Except as provided for in the applicable third party licenses, you may not copy (except for backup purposes) the code, modify, adapt, distribute, decompile, reverse engineer, disassemble, create

software derivative works (services) of the software or any part of the software.

You agree that the form and nature of the Software Services provided by Svort are subject to change without notice and that future versions of the Software Services may be incompatible with applications developed on previous versions of the Software Services. You agree that Svort inc. may discontinue (permanently or temporarily) the provision of the Software Services (or any features within the Software Services) to you or to end users in general, in its sole discretion, without prior notice.

Nothing in the Software License Agreement authorizes you to use any of Svort inc.'s trade names, trademarks, service marks, logos, domain names or other distinctive brand features in any materials, including marketing materials, social media, news articles, press releases, etc., unless expressly stated otherwise.

You agree that you will not remove, obscure or alter any copyrighted logos, graphics or proprietary notices (including copyright and trademark notices) that may be attached to or contained within the Software Services.

You, the Licensee, will not reverse engineer, decompile, disassemble, or otherwise attempt to derive source code, methods, processes, algorithms, know-how, or other information from parts of the binary code (.framework files, .aar files, wasm files, etc.) of the Software Services (collectively, "reverse engineering") or permit or encourage the foregoing.

You agree that you will not engage in any activities with the Software Services, including the development or distribution of applications that interfere with, disrupt, damage, or unauthorized access to servers, networks or other properties or services of third parties, including, but not limited to, Svort inc. or its partners or any mobile operator and internet service provider.

You agree that you are solely responsible and that Svort inc. will not be liable to you or to any third party for any data, content or resources made available to you for your use, or displayed in the Services, or for the consequences of your actions (including any loss or damage that Svort inc. may suffer) by doing so.

You agree that you are solely responsible for (and that Svort inc. has no liability to you or any third party for) any breach of your obligations under the Software License Agreement, any applicable third party agreement or Terms of Service, or any applicable law or regulation, and for the consequences (including any loss or damage that Svort inc. or any third party may suffer) of any such breach.

You may not manipulate, read, modify, resize or use the video elements and streams created by the SDK in any way other than through a documented, public Svort API. Prohibited use includes screen recording, video recording, screenshot, or by any other means, obtaining image data from the elements or streams created by the Svort SDK. Furthermore, any code created in circumvention of our public, documented API is not guaranteed to work version by version, as Svort continues to take proactive

measures to prevent such abuse. Svort images are official, supported, and the only authorized way for developers to access image data created or processed during the Svort session.

3. Privacy and information

By using our software and using our sites, you agree to comply with the Terms of this agreement and our [Privacy Policy](#).

Svort inc., complies with the EU GDPR and U.S. D.O.C. Privacy Policy regarding personal data that the company receives from its customers or their users in connection with the use of the Svort system and the SDK, not excluding any of the other provisions of this Agreement and Svort Privacy Policy.

To continuously improve the Software Services, Svort may collect user data, images, device information, operating system information, usage metrics and usage statistics from the Software Services and any application or web page. Any data that is transmitted to the server through Svort's secure API will be anonymised.

The collected anonymous data is used only to manage our business, to provide our products and services, to improve existing products and services, to develop new products and services, and to improve and personalize user experience with the software.

We will not disclose End User Personal Information to third parties without the explicit consent of the end user, as set forth in our Privacy Policy, except when required to do so by law, such as to comply with a court order or similar legal process, where we believe that disclosure is necessary to protect our rights, investigate fraud or respond to a government request.

The anonymous data collected is treated in the aggregate to improve the Software Services and is maintained in accordance with the Svort Privacy Policy, which can be found at [svort.io](#) and [svort.me](#). For more information about privacy, please read the Privacy Policy.

4. Termination of this Software License Agreement

The software license agreement will continue in effect until terminated by either you or Svort inc., as specified below.

If you wish to terminate the Software License Agreement, you may do so by discontinuing the Software Services and any applicable accounts.

Svort inc. may terminate the Software License Agreement with you at any time if:

- A. You have breached any provision of the License Agreement; or

B. Svort inc. must do so by law; or

C. Svort inc. ceases to offer certain parts of the Software Services to you; or

D. We decide not to provide the Software Services or certain parts of the Software Services to users in the country in which you are resident or from which you use the Service, or the provision of the Software Services or certain parts of the Software Services to you by Svort inc., in our sole discretion, is no longer commercially viable.

Upon termination of the Software License Agreement, all legal rights, obligations and liabilities that you and Svort inc. have exercised, which were conditional upon (or accrued over time during the term of the Software License Agreement) or that Svort inc. believes to continue in perpetuity will not be affected by this termination and the provisions of section 10 will continue to apply to such rights, obligations and liabilities.

5. Disclaimer of Warranties

YOU understand and agree with that YOUR USE OF SOFTWARE SERVICES IS YOUR SOFTWARE RISKS AND SOFTWARE SERVICES ARE SUPPLIED AS THEY ARE AND AS THEY ARE AVAILABLE WITHOUT ANY WARRANTY from Svort inc.

USE OF THE SOFTWARE SERVICES AND ANY MATERIAL DOWNLOADED OR OTHERWISE OBTAINED THROUGH THE USE OF THE SOFTWARE SERVICES IS AT YOUR OWN DISCRETION AND RISK, AND YOU WILL BE SOLELY RESPONSIBLE FOR ANY DAMAGE TO YOUR COMPUTER SYSTEM OR OTHER DEVICE OR LOSS OF DATA RESULTING FROM SUCH USE.

Svort inc DISCLAIMS ALL WARRANTIES AND CONDITIONS OF ANY KIND, EXPLICIT OR IMPLICIT, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES AND CONDITIONS OF MERCHANTABILITY, FITNESS FOR A VARIETY OF PURPOSES AND INALIENABLE PROPERTY.

6. Limitation of liability

YOU CLEARLY UNDERSTAND AND AGREE THAT SVORT INC., ITS SUBSIDIARIES AND AFFILIATES, AND ITS LICENSORS, ARE NOT LIABLE TO YOU IN ACCORDANCE WITH ANY THEORY OF LIABILITY FOR ANY DIRECT, EQUIPMENTAL, CONVENTIONAL, OR EXPLORATIVE DISEASONSIBILITY BY YOU. TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, UNDER NO CIRCUMSTANCES SVORT INC. OR ITS

SUPPLIERS SHALL NOT BE LIABLE FOR ANY SPECIAL, INCIDENTAL, INDIRECT OR CONSEQUENTIAL DAMAGES, INCLUDING BUT NOT LIMITED TO DAMAGES FOR LOSS OF INCOME, PROFITS, LOSS OF CONFIDENTIAL OR OTHER INFORMATION, OR BUSINESS INTERRUPTION, INJURIES, LOSS OF PRIVACY, THAT WAS CAUSED BY OR IN ANY WAY RELATED TO THE USE OR INABILITY TO USE THE SOFTWARE OR ANY PROVISION OF THIS AGREEMENT, IF Svort inc. companies. OR ANY SUPPLIER HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES, AND EVEN IF THE REMEDY LOSES ITS PRIMARY PURPOSE. If applicable law does not allow the exclusion or limitation of liability for consequential or incidental damages, the above limitation or exclusion does not apply to you.

Without any prejudice to any damages to which you may be subject, the total aggregate liability of Svort inc. and any of its Partners relating to the Software or this Agreement shall not exceed \$100.

7. Limitation of liability under warranty

To the fullest extent permitted by applicable law, Svort inc. company. OR ITS SUPPLIERS PROVIDE THE SOFTWARE FOR DEVICES ON AN "AS IS" BASIS WITH ALL FAULTS, AND THIS AGREEMENT DISCLAIMS ALL OTHER WARRANTIES AND CONDITIONS, EXPLICIT, IMPLICIT, OR STATUTORY, INCLUDING WITHOUT LIMITATION: (i) WARRANTIES OF FITNESS FOR SALE; (ii) FITNESS FOR SALE; (iii) APPLICABILITY CONDITIONS FOR SALE; (iv) WARRANTIES OF WARRANTIES OF SOFTWARE WITH DISCLOSURE MATERIALS OR ACCESSORIES OF OTHER MANUFACTURERS. If applicable law does not allow the exclusion of implied warranties or limitations on how long an implied warranty lasts, the above limitations may not apply to you in their entirety.

8. Indemnification

To the fullest extent permitted by applicable law, you agree to defend, indemnify and hold harmless Svort inc., its subsidiaries and their respective directors, officers, employees and agents from any claims, actions, suits or proceedings, and from any and all losses, liabilities, damages, costs and expenses (including reasonable attorneys' fees) arising out of or related to (a) your use of the Software Services, (b) any application that you develop using the Software Services, and (c) any use of the Software.

9. Changes to the Software License Agreement

Svort may amend the Software License Agreement as new versions of the Software Services are distributed. Following these changes, Svort will make the latest approved version of the Software License Agreement available on the website where the Software Services are provided.

10. General legal conditions

The Software License Agreement constitutes the entire legal agreement between you and Svort inc. and governs your use of the Software Services, however, if you make a written agreement with Svort inc., such written agreement will supersede that agreement and completely replace any prior agreements between you and Svort inc. with respect to the Software Services.

You agree that if we do not exercise or enforce any legal right or remedy which is contained in the Software License Agreement (or which Svort inc. uses under any applicable law), this will not be considered a formal waiver by Svort inc. of its rights, and that those rights or remedies will continue to be available to Svort inc.

If any court having jurisdiction to decide on this matter finds that any provision of the Software License Agreement is invalid, that provision will be removed from the Software License Agreement without affecting the remainder of the Software License Agreement. The rest of the provisions of the Software License Agreement will remain valid and enforceable.

You acknowledge and agree that each member of the group of companies that Svort inc. is the third party beneficiary of the Software License Agreement, and that such other companies are entitled to directly enforce and rely on any provision of the Software License Agreement that gives them an advantage (or rights in their favour). Except as such, no other person or company shall be a third party beneficiary of the Software License Agreement.

YOU MUST COMPLY WITH ALL DOMESTIC AND INTERNATIONAL EXPORT LAWS AND REGULATIONS THAT APPLY TO THE SOFTWARE SERVICES. THESE LAWS INCLUDE RESTRICTIONS ON DESTINATION, END USERS AND END USE.

The rights granted in the Software License Agreement may not be transferred or transferred by you without the prior written permission of Svort inc. You may not delegate your duties or responsibilities under the Software License Agreement without the prior written permission of Svort inc.

The parties agree to submit any dispute under this Software License Agreement to binding arbitration under the rules of the American Arbitration Association in the following location: Wilmington, Delaware. The award may be made in any court

having jurisdiction.

If the arbitration does not resolve the dispute, the Software License Agreement and your relationship with Svort inc. under the Software License Agreement shall be governed by the laws of the State of Delaware without regard to its conflict of laws rules. You and Svort inc. agree to submit to the exclusive jurisdiction of the courts located in Wilmington, Delaware to resolve any legal issues arising out of the Software License Agreement. However, you agree that Svort inc. will still be entitled to seek injunctive relief (or the equivalent of an emergency relief) in any jurisdiction.

If any legal action is required to enforce this Software License Agreement, the prevailing party will be entitled to reasonable attorneys' fees, costs and expenses, and any other remedy to which it may be entitled.

© 2019, 2020 Svort Inc. The information in this document is subject to change without notice. All other Product names mentioned herein may be trademarks of their respective companies. Warranty obligations for services using the "Svort system" are provided only in the warranty terms and conditions attached to each service through a separate agreement. Nothing contained herein shall be deemed to be in addition to such warranty terms. Svort inc. is not responsible for any technical or editorial errors or omissions in this document.