

License Agreement

for the limited use of the

MotionAI Software Development Kit Beta Version

Agreement to the Terms and Conditions

- (1) This License Agreement (“License”) is a legal agreement between you („Licensee“ or „you“) and Evomo UG (haftungsbeschränkt), Germany („Evomo“). In order to use the first, not fully tested release of the Evomo MotionAI Software Development Kit („SDK“ or „Evomo SDK“), you must agree to the terms of this License. Only if you agree to the terms of this License, you are entitled to use the SDK according to the terms of this License. Otherwise you may not use the SDK.

License subject

- (2) Subject to the terms and conditions of this License , Evomo hereby grants you a worldwide, non-exclusive, limited, no-charge, royalty-free license to use the SDK for the exclusive purpose to test and evaluate the SDK in combination with your mobile application. The License is limited by third party components contained in the SDK that are subject to separate and differing license terms attached as Appendix to this License. The Licensee shall be fully liable for complying with such third party license terms and shall defend, indemnify and hold Evomo harmless against any claims arising from the Licensee’s use of such third party components.
- (3) This License grants you the right to use the SDK to make your mobile applications for non-commercial use exclusively, which may incorporate the SDK in whole or in part in binary or object code, and to test these mobile applications with the Apple TestFlight service platform. This License explicitly does not grant you the right to publish or test mobile applications that contain the SDK or parts of it with the Apple App Store.

Redistribution and Sublicensing

- (4) For the purpose under (2) this License grants you the right to distribute the runtime portion of the Evomo SDK, on a royalty-free basis, solely as embedded or incorporated into your mobile application and solely to third parties to whom you license your mobile application pursuant to an agreement that is no less protective of Evomo as this License.
- (5) For the purpose under (2) you may sublicense the rights granted under (4) solely to third parties to whom you license your mobile application to act as distributors thereof pursuant to an agreement no less protective of Evomo as this License.

Contract Term

- (6) This License is limited to the term of one year after delivery of the SDK from Evomo to you. At the end of the term all rights granted to you by means of this License Agreement expire. Moreover, either Evomo or Licensee may terminate the License Agreement at any time subject to giving 7 days prior written notice.

Restrictions and Limitations

- (7) Evomo reserves all rights not expressly granted to Licensee. You may not use the SDK for any purpose not expressly permitted by this License.
- (8) You agree that as a condition of this License you will design and distribute your mobile application to ensure that your mobile application and any software or hardware required to use your mobile application does not, and you will not, alter or interfere with the normal operation, behavior or functionality of the Evomo SDK, including Evomo software security features.
- (9) You may not (except as and only to the extent any following restriction is prohibited by applicable law): (a) decompile; (b) reverse engineer; (c) disassemble; (d) attempt to derive the source code of the SDK or any part of the SDK, or any other software or firmware provided by Evomo.
- (10) You also agree not to commit any act intended to interfere with the normal operation of the Evomo SDK or other Evomo products, or provide software to users or developers that would induce breach of any law or agreement you entered into with Evomo or that contains malware, viruses, hacks, bots, trojan horses, other malicious code, pornography or any other inappropriate content or functionality that might harm Evomo's reputation.

Confidentiality

- (11) Confidential Information means any and all information of Evomo that is not generally known by the public. This includes with respect to Evomo, but is not limited to: (a) information related to products, technical data, methods, processes, know-how and inventions, (b) information related to development, research, testing, marketing and financial activities and strategic plans, (c) information related to the manner in which Evomo operates, (d) information related to costs and sources of supply, (e) information related to the identity and special needs of customers, employees and prospective customers, and (f) information related to persons and entities with whom Evomo has business relationships and the nature and substance of those relationships. Confidential Information also includes any information that Evomo may receive or has received from customers, subcontractors, suppliers or others, with any understanding, express or implied, that the information would not be disclosed.
- (12) Confidential Information shall not include anything that Licensee can document (a) was generally available to the public at the time it was received by Licensee, (b) was known to Licensee, without restriction, at the time of disclosure, or (c) was independently developed by Vendor without any use of the Confidential Information.
- (13) It may be necessary and desirable that Evomo discloses Confidential Information to the Licensee, however, on a strict need-to-know basis only.
- (14) Licensee acknowledges that the Confidential Information constitutes or contains trade secrets of Evomo respective its licensors and remains property of Evomo respective its licensors.
- (15) Licensee shall keep the Confidential Information strictly confidential and shall not disclose it to third parties (including its subsidiaries, parent or affiliated companies) without prior written permission of Evomo.
- (16) Confidential Information received hereunder shall not be used for any purpose other than the purpose permitted explicitly in this License Agreement.

- (17) Licensee shall restrict access to Confidential Information to only those of its employees to whom such access is necessary for carrying out the permitted use and advise such employees of the obligations assumed in this License Agreement.
- (18) Neither Licensee, nor Licensee's employees shall sell, transfer, publicly disclose, display or otherwise make available to third parties any portion of the SDK or any other Confidential Information. Licensee agrees to secure and protect Confidential Information by all appropriate technical and non-technical means, and to take all appropriate actions with its employees who are permitted access thereto, to keep Confidential Information confidential.

Privacy

- (19) You acknowledge and accept Evomo's privacy policy, which is provided by Evomo at <https://www.evomo.de/datenschutzerklaerung>. You agree that the Evomo SDK may send data to Evomo to check for updates, provide aggregated usage statistics of your use of the SDK and the use of your mobile application by end users and provide optional Developer Services.
- (20) You acknowledge and agree that Evomo may deliver messages and contact you about the SDK and other product and service offerings.
- (21) You agree to distribute your mobile application with a privacy policy explaining the data you collect through your mobile application and how you collect, use, share, and protect it; and to include a disclosure that Evomo is your service provider and collects certain data from your mobile application, along with a link to Evomo's privacy policy (<https://www.evomo.de/datenschutzerklaerung>), which may be updated from time to time.
- (22) Under this License, Evomo does not collect any personal data from users of the mobile application of Licensee. Licensee agrees to not let Evomo get any of their knowledge about personal data from users of the mobile application of Licensee.

Limitation of Liability

- (23) The Evomo SDK is provided „as is“, without warranty of any kind, express or implied, including but not limited to the warranties of merchantability, fitness for a particular purpose and noninfringement.
- (24) Evomo shall be liable, without limitation in amount, for damages arising from wilful or grossly negligent breach of duty by Evomo or one of its legal representatives or vicarious agents. Furthermore, Evomo shall be liable, without limitation in amount, for damages arising from death, injury to body or health that result from wilful or grossly negligent breach of duty by Evomo or one of its legal representatives or vicarious agents.
- (25) Evomo shall otherwise be liable for slight negligence only if an obligation is breached the observance of which is of particular importance for achieving the purpose of the contract (cardinal obligation/substantial contractual obligation), and limited to such damages which were typically foreseeable at the time the contract was concluded. Liability for damages shall only apply to damages resulting directly from a breach of the contractual conditions.

Miscellaneous

- (26) Legal ineffectiveness of individual provisions shall not affect the remaining parts of this agreement. The parties agree that ineffective provisions shall be replaced by provisions that come as close as possible to the economic intent and the purpose of the agreement.
- (27) No failure or delay in enforcing any right under this License Agreement will be deemed to constitute a waiver of such right.
- (28) This License shall be governed and construed in accordance with the laws of Germany and any dispute arising out of or in connection therewith shall be subject to the exclusive jurisdiction of the Courts of Dresden.

Appendix

The SDK was created using Software from Apple Inc. (X-Code, Swift, iOS-SDKs and other). The terms of the Apple Developer Program apply accordingly: <https://developer.apple.com/terms/>

The following tools and software packages are not included in the SDK. Their terms apply as far as you use them in combination with our SDK in your mobile application:

- CocoaPod (MIT): <https://github.com/CocoaPods/CocoaPods/blob/master/LICENSE>
- RxSwift (MIT): <https://github.com/ReactiveX/RxSwift/blob/master/assets/LICENSE.txt>
- Themis (Apache-2.0): <https://github.com/cossacklabs/themis/blob/master/LICENSE>
- PromiseKit (MIT): <https://github.com/mxcl/PromiseKit/blob/master/LICENSE>
- SwiftyJSON (MIT): <https://github.com/SwiftyJSON/SwiftyJSON/blob/master/LICENSE>
- Movesense: <https://bitbucket.org/suunto/movesense-mobile-lib/src/master/LICENSE>