The "OptimiData-JP2-ShellExtension" Freeware Software License Agreement

Please read carefully through the following software licence agreement. By installing the software, you explicitly agree to be bound by the conditions of this agreement. If you do not accept the conditions of this agreement, you may not use the software.

This software is provided 'as-is', without any express or implied warranty. In no event will the authors be held liable for any damages arising from the use of this software. Permission is granted to anyone to use this software for any purpose, and to alter it and redistribute it freely, subject to the following restrictions:

§1 Subject-matter of agreement

- 1. This agreement refers to the computer programs, program specifications and user manual (hereinafter called "Software").
- 2. The computer program described in the user manual conforms to the latest technological standards. OptimiData (hereinafter called "Licensor") wishes to point out, however, that the latest technological standards do not guarantee software programs to function entirely without error in all applications and combinations.

§2 Special restrictions

The Licensee / User is forbidden in particular

- 1. to reproduce the Software in whole or in part
- 2. to modify, translate, reverse-engineer, decompile, disassemble or generate works derived from the Software, or to reproduce, translate or modify the written material or generate works derived therefrom
- 3. to rent or lease the Software to a third party in return for payment for any purposes
- 4. to pass on the Software or copies thereof to a third party in return for payment

§3 Distribution of rights

- 1. The SOFTWARE is owned by OptimiData or its suppliers and is protected by Copyright laws and international treaty provisions and all other applicable national laws.
- 2. All rights arising from the copyright are the property of the Licensor. The copyright covers in particular the program code, documentation, appearance, structure and organization of the program files, program name, logos and other forms of representation within the Software.
- 3. The Licensee / User is only granted the right to use of the Software and redistribute it. This does not imply conferral of any rights to the Software itself. The Licensor reserves all rights of publication, reproduction and editing.

§4 Term of agreement

- 1. The agreement is concluded for an indefinite period. The Licensee's /User's right to use the Software shall end automatically without notice in the event of non-compliance with any of the conditions of this agreement.
- 2. On termination of the right of use, the Licensee / User is obliged to uninstall the Software from his/her computer system. He/she is also obliged to destroy all copies

of the Software together with all written material and all copies thereof, including any modified copies.

§5 Choice of law

All legal relations between the parties, including the law of tort, shall be subject to the law of the Federal Republic of Germany. The place of jurisdiction shall be Berlin.

If you wish to contact the Licensor for any other reasons, please send a mail to info@optimidata.com or write to:

OptimiData, Postfach 33 21 34, 14180 Berlin, Germany.