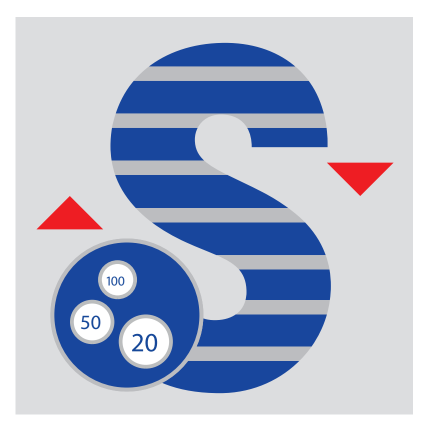


User Manual 06/2014



# Content

1	Introduction	3
2	Usage	3
	2.1 Activation process	4
	2.1.1 Request/load project based license	5
3	End User License Agreement	6

### **1** Introduction

scantaxi.de develops SCENE PlugIn APPs to make the work with SCENE easier and/or faster. Some APPs will be offered with different licensing models. Available licensing models are:

- Full license pay once, use the same major version lifetime
- Project license pay for every use of the APPs
- Project based demo license for some APPs there is a demo license available

The project license gives the possibility to test the APPs under real conditions or on small projects. The amount of coins needed depends on the amount of scans in a project and the time saving effect. The coins are offered in different package sizes in the FARO 3D App Center.

Please bear in mind to calculate the amount of coins needed for the desired scantaxi APP before buying *scantaxi scan coins* !

### 2 Usage

After buying *scantaxi scan coins* a transaction code (TAN number) is delivered immediately with the invoice of FARO. These TANs can be used for some scantaxi APPs. scantaxi APPs which support *scantaxi scan coins* calculate the approximate amount of coins needed, whenever a request is started. This process depends on the scantaxi APP - please read the manual for the APP specific details.

For the correct calculation of coins, it is necessary to load old project licenses during the request process. The final calculation is done by scantaxi while generating the license. Usually the license is sent back by e-mail within one business day.

Please keep in mind, that not all scantaxi APPs support scantaxi scan coins!

#### 2.1 Activation process

Starting a scantaxi APP without a license shows the license dialog (fig. 1). Within this dialog the following options are available:

- Request and enter full license code (1)
- Create a request file for the current project (2)
- Load the license file for the project received from license@scantaxi.de (3)

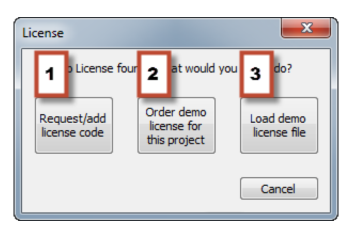


Figure 1: generic scantaxi APP license dialog

#### 2.1.1 Request/load project based license

When a full license is not required, a project based license is recommended. For pricing refer to the corresponding scantaxi APP manual.

Before the request file can be generated, some personal information and valid TAN's (received when ordering *scantaxi scan coins* )need to be entered into the personal information dialog. This dialog gives an approximate estimation of how many coins are probably required.

After generating the request-file an e-mail needs to be sent to license@scantaxi.de. Usually the license is provided within one business day and can be loaded via the license dialog.

Important! The project based license works with the scans stored in the project, before generating the Request-Code! New Scans need a new license and are additionally charged.

For the correct calculation of coins for this project the old license-file has to be loaded, if available (fig. 2a).

The personal information and the TANs are coded in the request-file. All fields need to be filled out (fig. 2b), otherwise the request will not be processed.

	Personal Information
	Name
Licepse 🛛 🕅	Company
	E-Mail
Was this project already licensed?	TANS
Ja Nein	already licensed scans 0 scans to license 0
(a) load licensefile	coins probably needed 0

(b) enter personal information



#### 3 End User License Agreement

This Software License Agreement is part of the Operating Manual for the product and software System which you have purchased from scantaxi UG (haftungsbeschränkt) (collectively, the "Licenser"). By your use of the software you are agreeing to the terms and conditions of this Software License Agreement. Throughout this Software License Agreement, the term "Licensee" means the owner of the System.

- I The Licensor hereby grants the Licensee the non exclusive right to use the computer software described in this Operating Manual (the "Software"). The Licensee shall have no right to sell, assign, sub-license, rent or lease the Software to any third party without the Licenser's prior written consent.
- II The Licenser further grants the Licensee the right to make a backup copy of the Software media. The Licensee agrees that it will not decompile, disassemble, reverse engineer, copy, transfer, or otherwise use the Software except as permitted by this Agreement. The Licensee further agrees not to copy any written materials accompanying the Software.
- III The Licensee is licensed to use the Software only in the manner described in the Operating Manual. Use of the Software in a manner other than that described in the Operating Manual or use of the Software in conjunction with any non-Licenser product which decompiles or recompiles the Software or in any other way modifies the structure, sequence or function of the Software code, is not an authorized use, and further, such use voids the Licenser's set forth below.
- IV The only warranty with respect to the Software and the accompanying written materials is the warranty, if any, set forth in the Quotation/Purchase Order and Warranty Appendix B pursuant to which the Software was purchased from the Licenser.
- V THIS WARRANTY IS IN LIEU OF OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PAR-TICULAR PURPOSE WITH RESPECT TO THE SOFTWARE AND WRITTEN MATERIALS. IN NO EVENT WILL THE LICENSER BE LIABLE FOR DAMAGES, INCLUDING ANY LOST PROFITS OR OTHER IN-CIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE SOFTWARE, NOTWITHSTANDING THAT THE LICENSER HAVE BEEN ADVISED OF THE POS-SIBILITY OF SUCH DAMAGES, THE LICENSER WILL NOT BE LIABLE FOR ANY SUCH CLAIM BY ANY OTHER PARTY.
- VI In the event of any breach by the Licensee of this Agreement, the license granted hereby shall immediately terminate and the Licensee shall return the Software media and all written materials, together with any copy of such media or materials, and the Licensee shall keep no copies of such items.
- VII The interpretation of this Agreement shall be governed by the following provisions:
  - a This Agreement shall be construed pursuant to and governed by the substantive laws of Germany.
  - b If any provision of this Agreement is determined by a court of competent jurisdiction to be void and non-enforceable, such determination shall not affect any other provision of this Agreement, and the remaining provisions of this Agreement shall remain in full force and effect. If any provision or term of this Agreement is susceptible to two or more constructions or interpretations, one or more of which would render the provision or term void or non-enforceable, the parties agree that a construction or interpretation which renders the term of provision valid shall be favored.
  - c This Agreement constitutes the entire Agreement, and supersedes all prior agreements and understandings, oral and written, among the parties to this Agreement with respect to the subject matter hereof.
- VIII If a party engages the services of an attorney or any other third party or in any way initiates legal action to enforce its rights under this Agreement, the prevailing party shall be entitled to recover all reasonable costs and expenses (including reasonable attorney's fees before trial and in appellate proceedings).

scantaxi	- I	mail@scantaxi.de	1	www.scantaxi.de