

ZoomCharts Drill Down Visuals End User License Agreement

The following end-user license agreement and terms of services to be provided (“Agreement”, “EULA”) constitute an agreement between **Company** (You) and **SIA “Data Visualization Software Lab”** registered address Gunara Astras street 8b, Riga, LV-1082, Latvia, VAT registration number LV40103658672 (“DVSL” and governs Your use of the Software and the Services (as specified below).

THE SOFTWARE IS LICENSED, NOT SOLD. YOUR USE OF THE SOFTWARE IS SUBJECT TO THE TERMS AND CONDITIONS SET FORTH IN THIS EULA. BY DOWNLOADING AND/OR USING THE SOFTWARE, YOU ACKNOWLEDGE THAT YOU HAVE READ AND UNDERSTOOD THE EULA AND AGREE TO BE BOUND BY ALL OF THE TERMS AND CONDITIONS STATED BELOW. IF YOU DO NOT AGREE TO ALL OF THE TERMS AND CONDITIONS OF THE EULA, DO NOT INSTALL AND/OR USE THE SOFTWARE.

SOFTWARE

“Software”, “Drill Down Visuals” means ZoomCharts Drill Down Visuals for Microsoft® Power BI®, distributed, published or otherwise made available by DVSL within its website or elsewhere (in the form of, including but not limited to, CSS/PNG/JPG/JavaScript/PBIX files) and all of the contents thereof, including any related DVSL or third-party software and upgrades, modified versions, updates, additions and copies of the Software, if any. It also includes the user and technical instructions and manuals, which are generally provided by DVSL in relation to the usage of Software.

SERVICES

“Services” means technical support services made available by DVSL and ordered by You consisting of:

- email support for your personnel;
- phone support for your personnel;
- on-demand instructor lead training service for your personnel to speed up the onboarding process;
- on-demand live consultation sessions with your personal about Software;
- on-demand new feature development service to solve your specific business needs.

BI OBJECT

“BI OBJECT” is any Power BI Report or Power BI Dashboard or Power BI App or parts of the Power BI Report, Dashboard or APP when published using Power BI Embedded, containing Software.

REPORT CREATOR

“REPORT CREATOR” is a named employee in the Company, who is using Power BI Desktop application and/or using Power BI Services for creating or editing BI Objects.

REPORT VIEWER

“REPORT VIEWER” is a named employee in the Company that has read access to the Company’s BI Objects.

EXTERNAL NAMED REPORT VIEWER

“EXTERNAL REPORT VIEWER” is specific named person outside the Company that has read access to the Company’s BI Objects.

EXTERNAL PUBLIC REPORT VIEWER

“EXTERNAL PUBLIC REPORT VIEWER” is any unidentified person outside the Company that has read access to the Company’s BI Objects.

REPORT CREATOR LICENSE

“REPORT CREATOR LICENSE”, “RCL” permits a **Report Creator** to add Drill Down Visuals to BI Objects owned by Company.

REPORT CREATOR LICENSE PLUS

“REPORT CREATOR LICENSE PLUS”, “RCL+”, “RCLP” permits a **Report Creator** to add Drill Down Visuals to BI Objects owned by Company and provides access to unlimited number of **RVL** licenses.

REPORT VIEWER LICENSE

“REPORT VIEWER LICENSE”, “RVL” permits a **Report Viewer** to view and interact with Company’s BI Objects that are made available only via free Power BI Service (read: <https://docs.microsoft.com/en-us/power-bi/fundamentals/power-bi-service-overview>).

REPORT VIEWER LICENSE PLUS

“REPORT VIEWER LICENSE PLUS”, “RVLP” permits a **Report Viewer** to view and interact with Company’s BI Objects that are made available through Power BI Service, Power BI Premium, and Power BI Report Server.

PREMIUM NODE LICENSE

“PREMIUM NODE LICENSE”, “PNL” permits unlimited number of **Report Viewers** to view and interact with Company’s BI Objects that are made available through Power BI Premium (read: <https://powerbi.microsoft.com/en-us/power-bi-premium/>)

REPORT SERVER LICENSE

“REPORT SERVER LICENSE”, “RSCL”, “RSL” permits unlimited number of **Report Viewers** to view and interact with Company’s BI Objects that are made available through Power BI Report Server (read: <https://powerbi.microsoft.com/en-us/report-server/>)

EMBEDDED NODE LICENSE

“EMBEDDED NODE LICENSE”, “ENL” permits unlimited number of **Report Viewers, External Named Report Viewers, External Public Report Viewers** to view and interact with Company’s BI Objects that are made available through Power BI Embedded (read: <https://powerbi.microsoft.com/en-us/developers/embedded-analytics/isv/>)

EXTERNAL SITE LICENSE

“EXTERNAL SITE LICENSE”, “ESL” permits unlimited number of **Report Viewers, External Named Report Viewers, External Public Report Viewers** to view and interact with Company’s BI Objects that are made available through Power BI Publish-to-web (read: <https://docs.microsoft.com/en-us/power-bi/collaborate-share/service-publish-to-web>) on a single domain.

PRO USER LICENSE

“PRO USER LICENSE”, “UL” permits selected number of users to act as a **Report Creator** to add Drill Down Visuals to BI Objects owned by Company and permits to act as a **Report Viewer** to view and interact with Company’s BI Objects that are made available only via free Power BI Service (read: <https://docs.microsoft.com/en-us/power-bi/fundamentals/power-bi-service-overview>) or Power BI Desktop.

PREMIUM USER LICENSE

“PREMIUM USER LICENSE”, “UL-P” permits selected number of users to act as a **Report Creator** to add Drill Down Visuals to BI Objects owned by Company and permits to act as a **Report Viewer** to view and interact with Company’s BI Objects that are made available only via Power BI Service, Power BI Premium, Power BI Embedded and Power BI Desktop.

REPORT SERVER USER LICENSE

“REPORT SERVER USER LICENSE”, “UL-PR” permits selected number of users to act as a **Report Creator** to add Drill Down Visuals to BI Objects owned by Company and permits to act as a **Report Viewer** to view and interact with Company’s BI Objects that are made available only via Power BI Service, Power BI Premium, Power BI Embedded, Power BI Report Server and Power BI Desktop.

ENTERPRISE LICENSE

“ENTERPRISE LICENSE”, permits unlimited number of users to act as a **Report Creator** to add Drill Down Visuals to BI Objects owned by Company and permits to act as a **Report Viewer** to view and interact with Company’s BI Objects that are made available only via Power BI Service, Power BI Premium, Power BI Report Server and Power BI Desktop.

THIRD PARTY SOFTWARE

“THIRD PARTY SOFTWARE” means any software contained in the Software that is licensed to DVSL by a third-party, including but not limited to open-source software.

1. LICENSE

- 1.1. **PERMITTED USE.** Unless otherwise explicitly set forth within this EULA, DVSL hereby grants You the non-exclusive, non-transferable, non-sub-licensable, limited rights to use the Software as it set forth more in detail within the EULA. This LICENSE either in whole or in part may not be assigned or transferred to another legal or natural person provided such person is a new owner/holder of the particular Project and undertakes all and every rights and obligations of the particular Project and/or this EULA. Your Permitted USE is subject to the LICENSES selected and paid for.
- 1.2. **BACKUP/ARCHIVAL COPIES.** You may make unlimited number of backup/archival copies of the Software, provided Your backup/archival copies are not installed or used on any computer/workstation.
- 1.3. **COPYRIGHT.** The Software and all related rights, including the proprietary rights therein, are owned by DVSL, its licensors or affiliates and are protected according to the provisions of international treaties and all applicable national laws. This EULA does not convey to You nor allow You to acquire any title or ownership interest in the Software or rights therein.
- 1.4. **REVERSE ENGINEERING.** You may not reverse engineer, decompile, disassemble or otherwise attempt to discover the source code, underlying ideas, user interface techniques or algorithms of the Software by any means whatsoever.
- 1.5. **LICENSE TERM.** The term of Your license under this EULA shall commence on the date that You accept this EULA by installing, copying or otherwise using the Software and ends on date of Your disposal of the Software. **PERMITTED USE of the Software is subject to Your chosen license plan and the respective quantities.**
- 1.6. **RESTRICTIONS.** Unless otherwise explicitly set forth within this EULA, You may not:
 - 1.6.1. loan, rent, lease, sublicense, distribute or otherwise transfer all or any part of the Software to third parties;
 - 1.6.2. remove or destroy any proprietary markings or legends or any encrypted license keys or similar security devices placed upon or contained within the Software.
- 1.7. **VALIDATION.** In order to protect the Software from unauthorized use and in order to confirm Your compliance with the license grants and restrictions set forth in this EULA, the software may contain validation procedures designed to detect information identifying usage potentially violating the terms of this EULA. This information does not contain any personally identifiable information of You or the end user.

1.8. COMPLIANCE. Upon DVSL's reasonable request, you will furnish DVSL with a signed statement confirming whether the Software is being used by You in accordance with this EULA. Such statement must be provided by a person sufficiently aware of the information being certified to and at a level sufficient to bind You.

2. SERVICES

2.1. DVSL offers optional paid Services which You may elect to purchase in addition to Your LICENSE by concluding ESLA (Enterprise Service Level Agreement) with DVSL. Your rights with respect to Services are conditional on Your decision to purchase the corresponding services offering and the level of the selected Services offering that You have purchased.

2.2. If no ESLA is concluded between You and DVSL you have no access to any of SERVICES provided by DVSL.

3. FEES AND PAYMENTS

3.1. For the License granted to You according to this EULA You are obliged to pay the License fee in the amount and according to the pricing terms and conditions as set forth on the DVSL website <https://zoomcharts.com/en/microsoft-power-bi-custom-visuals/pricing/>

3.2. For the first subscription period, DVSL will attempt to charge your selected credit card online using Stripe payment processor. In case of a successful charge, we will keep the reference to your card for subsequent charges in future.

3.3. For the second and all other subsequent subscription periods, DVSL will email You an invoice no later than 30 days before the upcoming subscription period and attempt to process the charge for the upcoming subscription period.

3.4. If the fees will change for the subsequent subscription period, DVSL will notify You reasonably in advance of the renewal, and in time for You to accept or reject renewing the Services. If You agree with the fee changes, You may do nothing and the new fees will apply for the subsequent subscription period.

3.5. In case of failed payment, DVSL will automatically attempt to charge your card for additional 30 days and you will receive an email for each charge attempt stating if it was successful or not. If after 30 days the invoice is still not paid, DVSL retains a right to unilaterally terminate this Agreement and you will receive an email that confirms the termination of the Agreement.

3.6. Unless You have acquired a paid subscription License You are entitled to use the free features and access the free services as specified on <https://zoomcharts.com/en/microsoft-power-bi-custom-visuals/pricing/>.

3.7. DVSL retains its rights to unilaterally amend the amount of all fees and rates.

3.8. In addition to the payments of fees set forth within this EULA, You are obliged to pay also the applicable taxes or duties, including the value added tax. If you have to execute tax-withholding due to any reason, you have to inform DVSL about such situation and you will be provided a new invoice that includes the amount that you have to withhold.

3.9. In case you have not terminated your subscription prior to the renewal date, invoice for the next period will be generated automatically and charge will be processed automatically if You have provided a valid payment method. In case of wire-transfers, You will receive an invoice to the email address as specified during the initial purchase.

3.10. Late payments. In case of late payments, DVSL may apply additional charge related to the money collection fee and/or DVSL may transfer the invoice to 3rd party debt collection agencies.

3.11. Invalid payment method and/or non-responding to communication from DVSL is not considered as a reason for subscription termination and it is considered that you are continuing the use of the Software implying that you have to pay the invoice issued.

3.12. Email/Electronic Communication. DVSL may communicate with you on the contact information submitted during the registration process through email or any other electronic communication device with information relevant to Your use of the Services and Your payment obligations. Notices to DVSL should be sent to info@zoomcharts.com unless this EULA specifically allow other means of notice.

4. DELIVERY OF SOFTWARE

4.1. When ordering and purchasing the Software within the homepage of DVSL operating at zoomcharts.com, You will create Your own account operating by means of e-mail address indicated by You or as indirectly provided from Microsoft during the single sign-on process. Such account will ensure Your access to Software acquired by You and other notices and communication sent to You by DVSL in relation to this EULA.

4.2. After the receipt of License Fee, DVSL will send to You an informative e-mail confirming the transaction. Immediately after receiving payment of License Fee by DVSL, access to Drill Down Visuals for Power BI license key in a form of a custom theme for Power BI will be provided to You within Your Account in the homepage of DVSL operating at zoomcharts.com.

5. OWNERSHIP AND THIRD-PARTY SOFTWARE

5.1. Notwithstanding anything to the contrary contained herein, except for the limited license rights expressly provided herein, DVSL and its suppliers will retain all rights, title and interest (including, without limitation, all patent, copyright, trademark, trade secret and other intellectual property rights) in and to the Software and the documentation and all copies thereof, modifications thereto, and derivative works based thereupon. You acknowledge that You are obtaining only a limited license right to the Software and that irrespective of any use of the words "purchase", "sale" or like terms hereunder no ownership rights are being conveyed to You under this EULA or otherwise.

5.2. This Software may include certain Third Party Software which are governed by the license agreements executed between DVSL and the respective third party owners. The Third Party Software licensed under terms of the certain agreement requires DVSL to disclose that Intellectual Property rights and ownership rights shall remain with DVSL and/or its technology licensing partners respectively. Even if such Third Party Software are governed by respective agreements/contracts, the disclaimers and the limitations shall apply as mentioned in this EULA.

5.3. All the title, ownership and all rights including Intellectual Property rights of the Third Party shall rest with the concerned Third Party only and You shall also be liable to comply with their License Terms. Where applicable, such third party will be beneficiary of this EULA.

6. COLLECTION AND USE OF INFORMATION AND DATA

6.1. By installing and using the Software and/or accessing and using the Services, You consent that DVSL will store Your billing and contact details along with the information about the licensed users to enable DVSL to perform billing activities with the relation to this Agreement.

6.2. DVSL respects Your privacy rights and recognizes the importance of protecting any information collected about You. By installing and using of the Software and/or accessing and using the Services, You consent with the terms and conditions of DVSL Privacy Policy, and to any terms and conditions included therein by reference.

7. REPRESENTATIONS AND WARRANTIES

- 7.1. You acknowledge that the Software is provided "as it is" and neither DVSL nor any of its licensors make any representations or warranties, express or implied, including but not limited to the warranties of merchantability or fitness for a particular purpose or that the Software will not infringe any third-party rights.
- 7.2. DVSL or its licensors provide no warranty that the functions contained in the Software will meet Your requirements or that the operation of the Software will be uninterrupted or error-free. DVSL and its licensors hereby disclaim any and all liability on account thereof. You assume all responsibility to achieve Your intended results and for the installation, use, and results obtained from it.
- 7.3. DVSL or its licensors do not provide any warranty that the Microsoft Power BI and its related services itself are operational or available. Given Software is created to be used within Microsoft Power BI, Software's operability is subject to the operability of the Microsoft Power BI itself and in case of non-operability of the Microsoft Power BI, Software might not be available.

8. LIABILITY

- 8.1. DVSL shall be liable only for the direct damages caused to You in the result of activities for which DVSL is to be guilty in the amount not exceeding the License fee of Software applied by DVSL when licensing this Software according to the EULA. In no case DVSL shall be obliged to remunerate any indirect damages to You.
- 8.2. DVSL shall not be obliged to undertake the liability for claims raised by any third persons because You have used the Software contrary to the terms of this EULA and/or You have otherwise violated the terms of this EULA.
- 8.3. You shall indemnify, defend and hold DVSL harmless from and against any and all damages, losses and expenses arising directly or indirectly from: (i) Your acts and omissions to act in using the Software and/or the Services pursuant to the terms of the EULA or (ii) Your breach of this EULA.
- 8.4. You shall be liable for the compliance with the terms and conditions of the Third party Software as it is set forth in Section 5 of this EULA and shall release DVSL from and undertake the liability for claims raised by any third persons because You have used the Software contrary to the terms of this EULA and/or You have otherwise violated the terms of this EULA.

9. TERMINATION.

- 9.1. The LICENSE to use the Software and this EULA terminates immediately after the expiration of LICENSE term as set forth within Section 1.5.
 - 9.2. This EULA and Your license may be terminated immediately if You attempt to circumvent any technical protection measures used in connection with the Software or You otherwise use the Software and/or Services in breach of the terms of this EULA.
 - 9.3. You may terminate the LICENSE to use the Software and this EULA at any time by destroying the Software and documentation together with all copies in any form and informing DVSL about doing so.
 - 9.4. This EULA and Your license may be terminated by DVSL if (a) You fail to make payment and/or (b) You fail to comply with the terms of this EULA within thirty (30) days after receipt of written notice of such failure. Upon expiration of a subscription license or termination of any license, You shall cease any and all use of the expired or terminated Software and destroy all copies of such Software and associated documentation (including copies in storage media), and so certify to DVSL in writing. This requirement applies to all copies in any form, partial or complete. Any provision that by the very nature of which should survive will survive any termination or expiration of this EULA.
10. APPLICABLE LAW AND FORUM. The laws of Latvia shall govern this EULA. The courts in Latvia shall settle any disputes arising out of or relating to this EULA.

11. MISCELLANEOUS.

- 11.1. This EULA represents the entire agreement between You and DVSL relating to the Software and supersedes all prior oral or written communications, proposals, and representations with respect to its subject matter.
- 11.2. You shall not have the right to assign or otherwise transfer Your rights or obligations under this LICENSE except with the written consent of DVSL.
- 11.3. If any provision of this EULA is held invalid, all other provisions shall remain valid unless such validity would frustrate the purpose of this EULA. This EULA shall be enforced to the full extent allowable under applicable law.
- 11.4. No modification to this EULA is binding, unless made in writing and agreed by a duly authorized representative of each party. This EULA shall be binding on and shall inure to the benefit of the heirs, successors, and assigns of the parties hereto. The failure of either party to enforce any right resulting from the breach of any provision of this EULA by the other party will not be deemed a waiver of any right related to a subsequent breach of such provision or any other right hereunder.
- 11.5. DVSL may place a logo and name of your company on the websites that it operates unless agreed differently.