

Oracle® Retail Store Inventory Management
Licensing Information
Release 13.0

April 2008

Copyright © 2007, 2008 Oracle. All rights reserved.

Primary Author: Graham Fredrickson

The Programs (which include both the software and documentation) contain proprietary information; they are provided under a license agreement containing restrictions on use and disclosure and are also protected by copyright, patent, and other intellectual and industrial property laws. Reverse engineering, disassembly, or decompilation of the Programs, except to the extent required to obtain interoperability with other independently created software or as specified by law, is prohibited.

The information contained in this document is subject to change without notice. If you find any problems in the documentation, please report them to us in writing. This document is not warranted to be error-free. Except as may be expressly permitted in your license agreement for these Programs, no part of these Programs may be reproduced or transmitted in any form or by any means, electronic or mechanical, for any purpose.

If the Programs are delivered to the United States Government or anyone licensing or using the Programs on behalf of the United States Government, the following notice is applicable:

U.S. GOVERNMENT RIGHTS Programs, software, databases, and related documentation and technical data delivered to U.S. Government customers are "commercial computer software" or "commercial technical data" pursuant to the applicable Federal Acquisition Regulation and agency-specific supplemental regulations. As such, use, duplication, disclosure, modification, and adaptation of the Programs, including documentation and technical data, shall be subject to the licensing restrictions set forth in the applicable Oracle license agreement, and, to the extent applicable, the additional rights set forth in FAR 52.227-19, Commercial Computer Software—Restricted Rights (June 1987). Oracle Corporation, 500 Oracle Parkway, Redwood City, CA 94065

The Programs are not intended for use in any nuclear, aviation, mass transit, medical, or other inherently dangerous applications. It shall be the licensee's responsibility to take all appropriate fail-safe, backup, redundancy and other measures to ensure the safe use of such applications if the Programs are used for such purposes, and we disclaim liability for any damages caused by such use of the Programs.

Oracle, JD Edwards, PeopleSoft, and Siebel are registered trademarks of Oracle Corporation and/or its affiliates. Other names may be trademarks of their respective owners.

The Programs may provide links to Web sites and access to content, products, and services from third parties. Oracle is not responsible for the availability of, or any content provided on, third-party Web sites. You bear all risks associated with the use of such content. If you choose to purchase any products or services from a third party, the relationship is directly between you and the third party. Oracle is not responsible for: (a) the quality of third-party products or services; or (b) fulfilling any of the terms of the agreement with the third party, including delivery of products or services and warranty obligations related to purchased products or services. Oracle is not responsible for any loss or damage of any sort that you may incur from dealing with any third party.

Value-Added Reseller (VAR) Language

- (i) the software component known as **ACUMATE** developed and licensed by Lucent Technologies Inc. of Murray Hill, New Jersey, to Oracle and imbedded in the Oracle Retail Predictive Application Server – Enterprise Engine, Oracle Retail Category Management, Oracle Retail Item Planning, Oracle Retail Merchandise Financial Planning, Oracle Retail Advanced Inventory Planning and Oracle Retail Demand Forecasting applications.
- (ii) the **MicroStrategy** Components developed and licensed by MicroStrategy Services Corporation (MicroStrategy) of McLean, Virginia to Oracle and imbedded in the MicroStrategy for Oracle Retail Data Warehouse and MicroStrategy for Oracle Retail Planning & Optimization applications.
- (iii) the **SeeBeyond** component developed and licensed by Sun Microsystems, Inc. (Sun) of Santa Clara, California, to Oracle and imbedded in the Oracle Retail Integration Bus application.
- (iv) the **Wavelink** component developed and licensed by Wavelink Corporation (Wavelink) of Kirkland, Washington, to Oracle and imbedded in Oracle Retail Store Inventory Management.
- (v) the software component known as **Crystal Enterprise Professional and/or Crystal Reports Professional** licensed by Business Objects Software Limited (“Business Objects”) and imbedded in Oracle Retail Store Inventory Management.
- (vi) the software component known as **Access Via™** licensed by Access Via of Seattle, Washington, and imbedded in Oracle Retail Signs and Oracle Retail Labels and Tags.
- (vii) the software component known as **Adobe Flex™** licensed by Adobe Systems Incorporated of San Jose, California, and imbedded in Oracle Retail Promotion Planning & Optimization application.
- (viii) the software component known as **Style Report™** developed and licensed by InetSoft Technology Corp. of Piscataway, New Jersey, to Oracle and imbedded in the Oracle Retail Value Chain Collaboration application.
- (ix) the software component known as **WebLogic™** developed and licensed by BEA Systems, Inc. of San Jose, California, to Oracle and imbedded in the Oracle Retail Value Chain Collaboration application.
- (x) the software component known as **DataBeacon™** developed and licensed by Cognos Incorporated of Ottawa, Ontario, Canada, to Oracle and imbedded in the Oracle Retail Value Chain Collaboration application.

Contents

Preface	vii
Audience	vii
Related Documents.....	vii
Customer Support.....	vii
Review Patch Documentation.....	vii
Oracle Retail Documentation on the Oracle Technology Network.....	viii
Conventions.....	viii
1 Software and Licenses	1
Prerequisite Software and Licenses	1
Oracle Business Intelligence Publisher	1
Third-Party Open Source Applications	2
Apache Commons Beanutils 1.6	2
Apache Commons Collections 2.1	2
Apache Commons Lang 2.0.....	2
Apache Commons Logging 1.0.1.....	3
Apache Jakarta RegExp 1.3.....	3
Apache Log4J 1.2.14.....	3
Apache Xerces – XML Parser 2.6.0	4
Castor 1.0.2.....	4
JDOM 0.9.....	4
RELAX NG 1.0.....	5
A Appendix: Installer Third Party Software	6
B Appendix: Third-Party Open Source Licenses	9
Apache.....	9
Apache License, Version 2.0, January 2004	9
SourceForge	12
SourceForge.net Terms and Conditions of Use ("Terms").....	12

Preface

This document provides licensing information for the third-party applications used by Oracle Retail Store Inventory Management.

Audience

This document is intended for all purchasers of Oracle Retail Store Inventory Management.

Related Documents

For more information, see the following documents in the Oracle Retail Store Inventory Management Release 13.0 documentation set:

- Oracle Retail Store Inventory Management Data Model
- Oracle Retail Store Inventory Management Handheld Terminal Quick Reference Guide
- Oracle Retail Store Inventory Management Implementation Guide
- Oracle Retail Store Inventory Management Installation Guide
- Oracle Retail Store Inventory Management Online Help
- Oracle Retail Store Inventory Management Operations Guide
- Oracle Retail Store Inventory Management Release Notes
- Oracle Retail Store Inventory Management User Guide

Customer Support

<https://metalink.oracle.com>

When contacting Customer Support, please provide the following:

- Product version and program/module name
- Functional and technical description of the problem (include business impact)
- Detailed step-by-step instructions to re-create
- Exact error message received
- Screen shots of each step you take

Review Patch Documentation

For a base release (".0" release, such as 13.0), Oracle Retail strongly recommends that you read all patch documentation before you begin installation procedures. Patch documentation can contain critical information related to the base release, based on new information and code changes that have been made since the base release.

Oracle Retail Documentation on the Oracle Technology Network

In addition to being packaged with each product release (on the base or patch level), all Oracle Retail documentation is available on the following Web site:

http://www.oracle.com/technology/documentation/oracle_retail.html

Documentation should be available on this Web site within a month after a product release. Note that documentation is always available with the packaged code on the release date.

Conventions

Navigate: This is a navigate statement. It tells you how to get to the start of the procedure and ends with a screen shot of the starting point and the statement “the Window Name window opens.”

Note: This is a note. It is used to call out information that is important, but not necessarily part of the procedure.

This is a code sample
It is used to display examples of code

A hyperlink appears like this.

Software and Licenses

Oracle Retail products depend on the installation of certain essential products (with commercial licenses), but the company does not bundle these third-party products within its own installation media. Acquisition of licenses for these products should be handled directly with the vendor. The following products are not distributed along with the Oracle Retail product installation media:

Prerequisite Software and Licenses

- Apache Commons Beanutils 1.6 (<http://commons.apache.org/beanutils/>)
- Apache Commons Collections 2.1 (<http://commons.apache.org/collections/>)
- Apache Commons Lang 2.0 (<http://commons.apache.org/lang/>)
- Apache Commons Logging 1.0.1 (<http://commons.apache.org/logging/>)
- Apache Jakarta RegExp 1.3 (<http://jakarta.apache.org/regexp/>)
- Apache Log4J 1.2.14 (<http://logging.apache.org/log4j/docs/index.html>)
- Apache Xerces – XML Parser 2.6.0 (<http://xerces.apache.org/xerces2-j/index.html>)
- Castor 1.0.2 (<http://www.castor.org/license.html>)
- JDOM 0.9 (<http://www.jdom.org/docs/faq.html#a0030>)
- Oracle® Application Server (OAS) 10g R2 (<http://www.oracle.com>)
- Oracle® Database 10g R2 (<http://www.oracle.com>)
- Oracle Retail Wireless Foundation Server 4.x – provided by Wavelink
- RELAX NG 1.0 (<http://relaxng.org/>)
- SourceForge Code generation library (cglib2) 2.x (<http://sourceforge.net/projects/cglib/>)

Oracle Business Intelligence Publisher

Oracle Retail Store Inventory Management is integrated with Oracle Business Intelligence Publisher Enterprise Version 10.1.3.x.

Licensing Information

Oracle Business Intelligence Publisher for Retail Store Inventory Management customers are granted a restricted use license of Oracle Business Intelligence Publisher. This restricted use license of Oracle Business Intelligence Publisher is provided solely for use with Oracle Store Inventory Management and can only be used to access the data used by Oracle Retail Store Inventory Management. Any use of Oracle Business Intelligence Publisher outside of Oracle Retail Store Inventory Management or against any additional data source requires the purchase of a full use Oracle Business Intelligence Publisher license.

Third-Party Open Source Applications

This section lists the applications used by Oracle Retail Store Inventory Management and the license each application uses.

Apache Commons Beanutils 1.6

This program contains third-party Apache Commons Beanutils code from The Apache Software Foundation. Under the terms of The Apache Software Foundation license, Oracle is required to license The Apache Software Foundation software to you under the following terms. Note that the terms contained in the Oracle program license that accompanied this product do not apply to The Apache Software Foundation software, and your rights to use the software are solely as set forth below. Oracle is not responsible for the performance of The Apache Software Foundation software, does not provide technical support for the software, and shall not be liable for any damages arising out of any use of the software.

Apache Commons Beanutils 1.6 uses Apache License Version 2.0. For details, see [Apache License, Version 2.0, January 2004](#).

Apache Commons Collections 2.1

This program contains third-party Apache Commons Collections code from The Apache Software Foundation. Under the terms of The Apache Software Foundation license, Oracle is required to license The Apache Software Foundation software to you under the following terms. Note that the terms contained in the Oracle program license that accompanied this product do not apply to The Apache Software Foundation software, and your rights to use the software are solely as set forth below. Oracle is not responsible for the performance of The Apache Software Foundation software, does not provide technical support for the software, and shall not be liable for any damages arising out of any use of the software.

Apache Commons Collections 2.1 uses Apache License Version 2.0. For details, see [Apache License, Version 2.0, January 2004](#).

Apache Commons Lang 2.0

This program contains third-party Apache Commons Lang code from The Apache Software Foundation. Under the terms of The Apache Software Foundation license, Oracle is required to license The Apache Software Foundation software to you under the following terms. Note that the terms contained in the Oracle program license that accompanied this product do not apply to The Apache Software Foundation software, and your rights to use the software are solely as set forth below. Oracle is not responsible for the performance of The Apache Software Foundation software, does not provide technical support for the software, and shall not be liable for any damages arising out of any use of the software.

Apache Commons Lang 2.0 uses Apache License Version 2.0. For details, see [Apache License, Version 2.0, January 2004](#).

Apache Commons Logging 1.0.1

This program contains third-party Apache Commons Logging code from The Apache Software Foundation. Under the terms of The Apache Software Foundation license, Oracle is required to license The Apache Software Foundation software to you under the following terms. Note that the terms contained in the Oracle program license that accompanied this product do not apply to The Apache Software Foundation software, and your rights to use the software are solely as set forth below. Oracle is not responsible for the performance of The Apache Software Foundation software, does not provide technical support for the software, and shall not be liable for any damages arising out of any use of the software.

Apache Commons Logging 1.0.1 uses Apache License Version 2.0. For details, see [Apache License, Version 2.0, January 2004](#).

Apache Jakarta RegExp 1.3

This program contains third-party Apache Jakarta RegExp code from The Apache Software Foundation. Under the terms of The Apache Software Foundation license, Oracle is required to license The Apache Software Foundation software to you under the following terms. Note that the terms contained in the Oracle program license that accompanied this product do not apply to The Apache Software Foundation software, and your rights to use the software are solely as set forth below. Oracle is not responsible for the performance of The Apache Software Foundation software, does not provide technical support for the software, and shall not be liable for any damages arising out of any use of the software.

Apache Jakarta RegExp 1.3 uses Apache License Version 2.0. For details, see [Apache License, Version 2.0, January 2004](#).

Apache Log4J 1.2.14

This program contains third-party Apache Log4J code from The Apache Software Foundation. Under the terms of The Apache Software Foundation license, Oracle is required to license The Apache Software Foundation software to you under the following terms. Note that the terms contained in the Oracle program license that accompanied this product do not apply to The Apache Software Foundation software, and your rights to use the software are solely as set forth below. Oracle is not responsible for the performance of The Apache Software Foundation software, does not provide technical support for the software, and shall not be liable for any damages arising out of any use of the software.

Apache Log4J 1.2.14 uses Apache License Version 2.0. For details, see [Apache License, Version 2.0, January 2004](#).

Apache Xerces – XML Parser 2.6.0

This program contains third-party Apache Xerces code from The Apache Software Foundation. Under the terms of The Apache Software Foundation license, Oracle is required to license The Apache Software Foundation software to you under the following terms. Note that the terms contained in the Oracle program license that accompanied this product do not apply to The Apache Software Foundation software, and your rights to use the software are solely as set forth below. Oracle is not responsible for the performance of The Apache Software Foundation software, does not provide technical support for the software, and shall not be liable for any damages arising out of any use of the software.

Apache Xerces – XML Parser 2.6.0 uses Apache License Version 2.0. For details, see [Apache License, Version 2.0, January 2004](#).

Castor 1.0.2

Copyright 2004-2005 Werner Guttman

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at <http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and limitations under the License.

JDOM 0.9

Copyright (C) 2000-2007 Jason Hunter & Brett McLaughlin.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions, and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions, and the disclaimer that follows these conditions in the documentation and/or other materials provided with the distribution.
3. The name "JDOM" must not be used to endorse or promote products derived from this software without prior written permission. For written permission, please contact <request_AT_jdom_DOT_org>.
4. Products derived from this software may not be called "JDOM", nor may "JDOM" appear in their name, without prior written permission from the JDOM Project Management <request_AT_jdom_DOT_org>.

In addition, we request (but do not require) that you include in the end-user documentation provided with the redistribution and/or in the software itself an acknowledgement equivalent to the following:

"This product includes software developed by the JDOM Project (<http://www.jdom.org/>)."

Alternatively, the acknowledgment may be graphical using the logos available at <http://www.jdom.org/images/logos>.

THIS SOFTWARE IS PROVIDED "AS IS" AND ANY EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE JDOM AUTHORS OR THE PROJECT CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

This software consists of voluntary contributions made by many individuals on behalf of the JDOM Project and was originally created by Jason Hunter <jhunter_AT_jdom_DOT_org> and Brett McLaughlin <brett_AT_jdom_DOT_org>. For more information on the JDOM Project, please see <<http://www.jdom.org/>>.

RELAX NG 1.0

Copyright (c) 2001, Thai Open Source Software Center Ltd, Sun Microsystems.
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- Neither the names of the copyright holders nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Appendix: Installer Third Party Software

The installer provided with this Oracle Retail Product contains some or all of the following third party libraries:

Software Provider: AntInstaller
Software Name: AntInstaller
Software Version: 0.8 with customizations
Provider Web Site: <http://antinstaller.sourceforge.net>

Software Provider: Apache
Software Name: Ant
Software Version: 1.6.5
Provider Web Site: <http://ant.apache.org>
See Ant documentation for other third party libraries that are a part of the Ant distribution.

Software Provider: JGoodies
Software Name: JGoodies Looks
Software Version: 1.2.2
Provider Web Site: <http://www.jgoodies.com/freeware/looks/index.html>

Software Provider: Ant-Contrib
Software Name: Ant-Contrib
Software Version: 1.0b2
Provider Web Site: <http://ant-contrib.sourceforge.net/>

Software Provider: Apache Jakarta
Software Name: Bean Scripting Framework
Software Version: 2.3.0
Provider Web Site: <http://jakarta.apache.org/bsf/>

Software Provider: Mozilla
Software Name: Rhino
Software Version: 1.5R3
Provider Web Site: <http://www.mozilla.org/rhino/>

Software Provider: Incanto
Software Name: Incanto
Software Version: 0.1.0
Provider Web Site: <http://incanto.sourceforge.net/>

Software Provider: OOPS Consultancy

Software Name: XMLTask

Software Version: 1.13

Provider Web Site: <http://www.oopsconsultancy.com/software/xmltask/>

This listing is for the installer only. See the Operations Guide document for information about third party software used by the retail application itself.

Appendix: Third-Party Open Source Licenses

This appendix contains licensing information for the third-party open-source applications included with Oracle Retail Store Inventory Management products.

Apache

Under the terms of the Apache Software Foundation ("Apache") license, Oracle is required to provide the following notices.

Apache License, Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

- 2. Grant of Copyright License.** Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.
- 3. Grant of Patent License.** Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.
- 4. Redistribution.** You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:
 - a.** You must give any other recipients of the Work or Derivative Works a copy of this License; and
 - b.** You must cause any modified files to carry prominent notices stating that You changed the files; and
 - c.** You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

- d. If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License. You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.
5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.
6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. **Limitation of Liability.** In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. **Accepting Warranty or Additional Liability.** While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

SourceForge

Under the terms of the SourceForge.net license, Oracle is required to provide the following notices.

SourceForge.net Terms and Conditions of Use ("Terms")

IN THESE TERMS, "WE," "US," "ITS" AND "OUR" REFER TO SOURCEFORGE, INC., its parent corporation, subsidiaries, and affiliated companies ("COMPANY"), AND "YOU" AND "YOUR" REFER TO YOU. Before using SourceForge.net, please read these Terms relating to your use of this web site carefully.

1. USE OF SERVICES

COMPANY offers online resources for open source software development and content creation on SourceForge.net, including communications tools, source code version control, project management tools, online forums, personalized content, a donation system, branded programming, and a beta version of a marketplace.

COMPANY offers SourceForge.net to you, provided that you represent that you are of legal age to create binding contractual and financial obligations for any liability that you may incur as a result of your use of SourceForge.net

Your use of SourceForge.net constitutes your agreement with the Terms and the SourceForge.net policies ("Policies") posted from time to time and the Privacy Statement, both of which are incorporated by this reference into the Terms. Your use of a particular SourceForge.net service ("Service") may be subject to specific guidelines ("Service-Specific Rules") posted from time to time and incorporated by this reference into the Terms. Use of the Services constitutes full acceptance of and agreement to the Service-Specific Rules.

If you do not agree to these Terms, then you are not granted rights to use SourceForge.net or any of its Services, and you should refrain from accessing SourceForge.net and its Services. If you violate any of these Terms, your permission to use SourceForge.net automatically terminates.

SourceForge.net reserves the right to update and change the Terms, including without limitation the Privacy Statement, Policies and/or Service-Specific Rules, from time to time. COMPANY will alert users of any changes by email. Updates and changes to these Terms will be reflected in and accessible through the URL where such Terms first appeared. Users should periodically review the most recent version of the Terms, including without limitation the Privacy Statement, Policies and Service-Specific Rules. Use of SourceForge.net after changes to the Terms constitutes acceptance of any changes. It is therefore important that you regularly review these Terms and keep your contact information current to ensure you receive any changes via email.

Please note that there are risks, including but not limited to the risk of physical harm, of dealing with strangers, including persons who may be acting under false pretenses. Please choose carefully the information you post on this web site and that you give to

other web site users. You assume all risks associated with dealing with other users. We expect that you will use caution and common sense when using this web site.

2. REGISTRATION OBLIGATIONS

In order to access certain Services, you may be required to register and obtain an account with SourceForge.net.

When registering, you must: (a) provide true, accurate, current and complete information (collectively, the "Registration Data") and (b) update the Registration Data as necessary. If, after investigation, we have reasonable grounds to suspect that your information is untrue, inaccurate, not current or incomplete, we may suspend or terminate your account and prohibit any or all use of SourceForge.net by you.

You will receive a password and account designation upon completing a SourceForge.net registration process. You are responsible for maintaining the confidentiality of your password, and for all activities that occur through your account. You agree to immediately notify COMPANY of any unauthorized use of your password or account or any other breach of security. COMPANY will not be liable for any loss or damage arising from your failure to provide accurate information or to keep your password secure. Use unique numbers, letters, and special characters for passwords and log off from your account at the end of each session.

SourceForge.net handles user Registration Data in accordance with the SourceForge.net Privacy Statement accessible at <http://sourceforge.net/tos/privacy.php>.

3. APPROPRIATE CONDUCT AND RELATED USER REPRESENTATIONS AND WARRANTIES

As used throughout these Terms, "Content" means any text, data, software, music, sound, photograph, graphic, video, message, or material, whether publicly posted, or privately transmitted via SourceForge.net. You agree that you are responsible for your own conduct and any Content that you or anyone using your account creates, transmits or displays when on SourceForge.net ("Your Content") and for any consequences thereof. "Content" includes text or data entered into and stored by publicly-accessible site features such as message boards and bug trackers ("SourceForge.net Public Content"), and any input, suggestions, or other feedback ("Feedback") relating to or in the SourceForge.net site or any Service.

When you create or make available Your Content, you thereby represent and warrant that:

- (a) you own or have sufficient rights to post Your Content posted by, on or through SourceForge.net;
- (b) the posting of Your Content on or through SourceForge does not violate the privacy rights, publicity rights, copyrights, contract rights or any other rights of any person;
- (c) you have fully complied with any third-party licenses relating to Your Content, agree to pay for all royalties, fees and any other monies owing any person by reason of any of Your Content that you posted to or through SourceForge.net;
- (d) Your Content does not contain any viruses, worms, Trojan horses, malicious code or other harmful or destructive content;
- (e) Your Content is not obscene, lewd, lascivious, excessively violent, harassing, libelous or slanderous, does not advocate the violent overthrow of the government of the United States, does not incite, encourage or threaten immediate physical harm against another, does not violate any applicable law, regulation, or rule, and does not violate the privacy or publicity rights of any third party;

- (f) Your Content does not contain material that solicits personal information from anyone under 18 or exploit people under the age of 18 in a sexual or violent manner, and does not violate any federal or state law concerning child pornography or otherwise intended to protect the health and wellbeing of minors;
- (g) if your employer has rights to intellectual property you create, you have either (i) received permission from your employer to make available Your Content, or (ii) secured from your employer a waiver as to all rights in or to Your Content;
- (h) Your Content does not violate any state or federal law designated to regulate electronic advertising;
- (i) Your Content does not constitute, contain, install or attempt to install or promote spyware, malware or other computer code, whether on COMPANY's or others computers or equipment, designated to enable you or others to gather information about or monitor the online or other activities of another party;
- (j) Your Content does not inundate the Website with communications or other traffic suggesting no serious intent to use the Website for its stated purpose;
- (k) Your Content does not otherwise violate, or link to material that violates any provision of this Agreement;
- (l) Your Content does not contain content that endorses or promotes racism, bigotry, hatred, or physical harm of any kind against another group or individual; and
- (m) Your Content does not contain content that discriminates, incites harassment or advocates harassment of any group or individual.

You agree to use SourceForge.net only for purposes that are legal, and in accordance with the Terms, including without limitation the Privacy Statement, Service-Specific Rules and any applicable SourceForge.net Policies. To report any activity or Content that may violate the Terms, please email staff@sourceforge.net, including full email headers.

4. NO UNLAWFUL OR PROHIBITED USE

In connection with your use of SourceForge.net, you shall comply with all applicable international, state, federal, local laws, including without limitation, all laws regulating exports. You are aware that all postings of open source encryption code must be simultaneously reported by email to the U.S. government. You are responsible for submitting this email report to the U.S. government in accordance with procedures described in: <http://www.bis.doc.gov/encryption/PubAvailEncSourceCodeNotify.html> and Section 740.13(e) of the EAR.

You represent you are not a person on a list barring you from receiving services under U.S. laws or other applicable jurisdiction, including without limitations, Denied Persons List, Entity List, and other lists issued by the U.S. Department of Commerce, Bureau of Industry and Security, detailed at <http://www.bis.doc.gov/complianceand enforcement/ListsToCheck.htm> (or successor sites thereto). Users residing in countries on the United States Office of Foreign Assets Control sanction list, including Cuba, Iran, North Korea, Sudan and Syria, may not post or access Content available through SourceForge.net.

In addition to the above, you may not access or use SourceForge.net for any purpose other than that for which COMPANY makes it available. Certain activities, even if legal, may violate the common rules of etiquette governing Content, as determined by COMPANY in its sole discretion.

Without limiting any other remedies, COMPANY may suspend or terminate your SourceForge.net account if we suspect that you have engaged in unlawful activity in connection with SourceForge.net. In addition, COMPANY reserves the right, in its sole discretion to investigate and take appropriate legal action against anyone who, in

COMPANY's sole discretion violates this provision. Prohibited activity includes, but is not limited to:

- (a) criminal or tortious activity, including child pornography, fraud, trafficking in obscene material, drug dealing, gambling, harassment, stalking, spamming, copyright infringement, patent infringement, or theft of trade secrets;
- (b) transmitting chain letters or junk mail to other users;
- (c) using any information obtained from the web site in order to contact, advertise to, solicit, or sell to any user without such user's prior explicit consent;
- (d) engaging in automated use of the system, such as using scripts to send comments or messages;
- (e) interfering with, disrupting, or creating an undue burden on the web site or the networks or services connected to the web site, including, without limitation, hacking into the web site;
- (f) attempting to impersonate another user or person;
- (g) using the username of another person;
- (h) selling or otherwise transferring your profile; and
- (i) using any information obtained from the web site to harass, abuse or harm another person.

5. SOURCEFORGE.NET PRIVACY STATEMENT

We do not sell or rent your personal information to third parties for their marketing purposes without your explicit consent. We use your information only as described in our Privacy Statement. For information about our data protection practices, please read our Privacy Statement at <http://sourceforge.net/tos/privacy.php>. If you object in any way to these practices, please do not use our Services.

You understand that the technical processing and transmission of COMPANY Services, including your Content, may involve (a) transmissions over various networks; and (b) changes to conform and adapt to technical requirements of connecting networks, devices or services.

6. PROPRIETARY RIGHTS

COMPANY's Rights

You agree that content contained in sponsor advertisements or presented to you through SourceForge.net ("Sponsor Content"), along with any necessary software used in connection with operating SourceForge.net, contain proprietary and confidential information that are protected by intellectual property and other laws and treaties. In addition, the content on the Website, except for all Content, including without limitation, the text, graphics, photos, sounds, sayings and the like ("Materials") and the trademarks, service marks and logos of COMPANY contained therein ("Marks"), are owned by or licensed to COMPANY, subject to copyright and other intellectual property rights under United States and foreign laws and international conventions.

Materials, Content and Sponsor Content on the web site and any necessary software used in connection with operating SourceForge.net are provided to you "AS IS" for your personal information and use and, except as expressly authorized by COMPANY or respective third party rights holders in a separate written agreement, you agree not to otherwise use, copy, modify, rent, lease, loan, sell, distribute, transmit, broadcast, create derivative works of, or exploit the Materials, Content, Sponsor Content, and any necessary software used in connection with operating SourceForge.net, in whole or in part.

You also agree not to remove, obscure, or alter COMPANY's or any third party's copyright, trademark, or other proprietary rights notices affixed to or contained within or accessed in conjunction with or through SourceForge.net.

You agree not to access SourceForge.net by any means other than through the interface that is provided by COMPANY, unless otherwise specifically authorized by COMPANY in a separate written agreement. You also agree not to circumvent, disable or otherwise interfere with security related features of the web site or features that prevent or restrict use or copying of any Materials or enforce limitations on use of the web site or the Materials therein.

You agree to use COMPANY Marks in accordance with COMPANY's trademark guidelines detailed at <https://sourceforge.net/docs/H10/>. SourceForge.net is a registered trademark of COMPANY in the United States and other countries; COMPANY, the SourceForge.net logo and other SourceForge.net-related trademarks, service marks, and product and service names are trademarks of COMPANY. All other names and designs may be trademarks of their respective owners.

Your Rights

Except for Feedback, which you agree to grant COMPANY any and all intellectual property rights owned or controlled by you relating to the Feedback, COMPANY claims no ownership or control over any Content. You or your third party licensor, as applicable, retain all intellectual property rights to any Content and you are responsible for protecting those rights, as appropriate.

With respect to SourceForge.net Public Content, the submitting user retains ownership of such SourceForge.net Public Content, except that publicly-available statistical content which is generated by COMPANY to monitor and display SourceForge.net project activity is owned by COMPANY.

By submitting, posting or displaying Content on or through SourceForge.net, you grant COMPANY a worldwide, non-exclusive, irrevocable, perpetual, fully sublicensable, royalty-free license to use, reproduce, adapt, modify, translate, create derivative works from, publish, perform, display, rent, resell and distribute such Content (in whole or part) on SourceForge.net and incorporate Content in other works, in any form, media, or technology developed by COMPANY, though COMPANY is not required to incorporate Feedback into any COMPANY products or services. COMPANY reserves the right to syndicate Content submitted, posted or displayed by you on or through SourceForge.net and use that Content in connection with any service offered by COMPANY.

With respect to Content posted to private areas of SourceForge.net (e.g., private SourceForge.net development tools or SourceForge.net Mail), the submitting user may grant to COMPANY or other users such rights and licenses as the submitting user deems appropriate.

7. ALLEGATIONS OF COPYRIGHT INFRINGEMENT OR TRADEMARK INFRINGEMENT

Copyrights

You may not post, modify, distribute or reproduce in any way any copyrighted materials, trademarks or other proprietary information belonging to others without obtaining the prior written consent of the owner of such proprietary rights.

Our procedures for responding to alleged copyright infringement are consistent with the form suggested by the United States Digital Millennium Copyright Act (the text of which can be found at the U.S. Copyright Office web site, <http://www.copyright.gov/legislation/dmca.pdf>). Please note that you will be liable for damages (including costs and attorneys' fees) if you make any material misrepresentations when making or countering a copyright infringement claim.

If you believe that your work has been copied and is accessible on SourceForge.net in a way that constitutes copyright infringement, send a written notification pursuant to the COMPANY's Digital Millennium Copyright Act ("DMCA") Notification Procedure: <https://sourceforge.net/docs/H10/>.

Trademarks

COMPANY is generally unable to evaluate the merits of trademark disputes because trademark rights may be based on registration or common law use, exist only for certain categories of goods or services and may differ internationally. Therefore, COMPANY encourages you to resolve trademark disputes directly rather than utilize COMPANY as an intermediary.

8. LICENSING AND OTHER TERMS APPLYING TO CODE AND OTHER CONTENT POSTED ON SOURCEFORGE.NET

SourceForge.net fosters software development and content creation under Open-Source Initiative ("OSI")-approved licenses or other arrangements relating to software and/or content development that may be approved by COMPANY. For more information about OSI, and OSI-approved licenses, visit www.opensource.org.

Use, reproduction, modification, and ownership of intellectual property rights to data stored in CVS, SVN or as a file release and posted by any user on SourceForge.net ("Source Code") shall be governed by and subject to the OSI-approved license, or to such other licensing arrangements approved by COMPANY, applicable to such Source Code.

Content located on any SourceForge.net-hosted subdomain which is subject to the sole editorial control of the owner or licensee of such subdomain, shall be subject to the OSI-approved license, or to such other licensing arrangements that may be approved by COMPANY, applicable to such Content.

9. NO RESALE OF SERVICE

You agree not to sell, resell or offer for any commercial purposes, any portion of, use of, or access to, Services on SourceForge.net, except those that are specifically endorsed or approved by COMPANY. You shall not do the following without the express written consent of COMPANY: (a) make any unauthorized use of the SourceForge.net Services, including collecting usernames and/or email addresses of users by electronic or other means for the purpose of sending unsolicited email; and (b) engage in unauthorized framing of or linking to the web site.

10. GENERAL PRACTICES REGARDING USE AND STORAGE

You agree that COMPANY has no responsibility or liability for the deletion or failure to store any Content or other communications maintained or transmitted on SourceForge.net. While COMPANY will use reasonable efforts to back up site data and make such data available in the event of loss or deletion, COMPANY has no responsibility or liability for the deletion or failure to store any communications or Content maintained or transmitted on SourceForge.net.

Though COMPANY may currently have no set fixed upper limit on the number of transmissions you may send or receive through SourceForge.net, or the amount of storage space you use on the site, COMPANY retains the right, at its sole discretion, to create limits at any time and COMPANY will alert users of any such limits by email and post updated Terms in accordance with Section 1.

COMPANY reserves the right to mark as "inactive" and archive SourceForge.net accounts and/or projects that are inactive for extended periods of time.

Upon the termination of your SourceForge.net account, for any reason, including as a result of inactivity, violation of these Terms, or receipt of a certificate or other legal

document confirming your death, COMPANY will close your account and you will no longer be able to retrieve materials contained in that account.

SourceForge.net will not pre-screen or review Content, but COMPANY reserves the right (but does not undertake the obligation) in its sole discretion to: (a) monitor the web site for violations of these Terms, (b) take appropriate legal action against anyone who, in COMPANY's sole discretion, violates these Terms, including, without limitation, reporting you to law enforcement authorities; (c) refuse, restrict access to or the availability of, or disable (to the extent technologically feasible) any user's Content or any portion thereof that may violate these Terms or any COMPANY policy; (d) terminate the accounts of repeat infringers; (e) otherwise manage the web site in a manner designed to protect the rights and property of COMPANY and others and to facilitate the proper functioning of the web site; and (f) restrict access to or the availability of material that COMPANY, in its sole discretion, considers to be obscene, lewd, lascivious, filthy, excessively violent, harassing, or otherwise objectionable.

11. SOURCEFORGE.NET MARKETPLACE

Service-Specific Rules relating to our SourceForge.net Marketplace are available at <http://sourceforge.net/tos/marketplace.php>. We may change the fees for our SourceForge.net Marketplace services from time to time in our sole discretion upon fourteen (14) days advance notice. You are responsible for paying all fees and all applicable taxes associated with using our SourceForge.net Marketplace. If COMPANY terminates your use of the web site for breach of these Terms, you will not be entitled to any refund of any portion of the fees.

Using contact information obtained from SourceForge.net Marketplace to solicit services outside of the SourceForge.net Marketplace is not permitted. If you have been impermissibly solicited for services outside of the SourceForge.net Marketplace, please report the solicitation to us by sending a copy of solicitation, and if by email, include the full header in order for us to trace the pathway of the email.

12. DONATIONS SYSTEM

Service-Specific Rules relating to our Donation System are available at <http://sourceforge.net/tos/donations.php>. We may change the fees for our donation services from time to time in our sole discretion upon fourteen (14) days advance notice. You are responsible for paying all fees and all applicable taxes associated with using our Donation System. If COMPANY terminates your use of the web site for breach of these Terms, you will not be entitled to any refund of any portion of the fees.

Using contact information obtained from SourceForge.net to solicit donations outside of the SourceForge.net Donation System is not permitted. If you have been impermissibly solicited for a donation outside of the SourceForge.net Donation System, please report the solicitation to us by sending a copy of solicitation, and if by email, include the full header in order for us to trace the pathway of the email.

13. SUBSCRIPTIONS

Service-Specific Rules relating to our Subscription Service are available at <http://sourceforge.net/tos/subscriptions.php>. We may change our Subscription Service fees from time to time in our sole discretion upon fourteen (14) days advance notice. You are responsible for paying all fees and all applicable taxes associated with using our Subscription Service. If COMPANY terminates your use of the web site for breach of these Terms, you will not be entitled to any refund of any portion of the fees.

14. LINKS TO THIRD PARTY WEB SITES

Links to third party web sites on SourceForge.net are provided solely as a convenience to the user. When a user uses these links, the user leaves SourceForge.net. SourceForge.net has not reviewed all of these third party sites, does not control, and is not responsible for, any of these sites, their content or privacy practices. SourceForge.net does not endorse or make any representations about the third party sites, or any information, services, or products found on the sites. If a user decides to access any of the linked sites, SourceForge.net encourages the user to read their privacy statements. The user accesses such sites at user's own risk.

15. INDEMNITY

YOU AGREE TO INDEMNIFY, HOLD HARMLESS, AND DEFEND COMPANY AND EACH OF THEIR ADVERTISERS, LICENSORS, SUPPLIERS, OFFICERS, DIRECTORS, INVESTORS, EMPLOYEES, AGENTS, SERVICE PROVIDERS AND OTHER CONTRACTORS (COLLECTIVELY, "COMPANY INDEMNIFIED PARTIES") FROM ANY AND ALL THIRD PARTY CLAIMS, CAUSES OF ACTIONS, PROCEEDINGS, LIABILITIES, DAMAGES, OR OTHER DEMANDS ("CLAIMS") (INCLUDING BUT NOT LIMITED TO, REASONABLE ATTORNEYS' FEES, ACCOUNTING EXPENSES, AND LEGAL COSTS), ARISING FROM OR RELATED TO (A) YOUR (OR ANY USER'S OF YOUR ACCOUNT) ACCESS TO OR USE OF SOURCEFORGE.NET AND SERVICES, INCLUDING, WITHOUT LIMITATION, YOUR OR OTHERS' ACCESS OF CONTENT OR OTHER MATERIALS AVAILABLE BY MEANS OF THE WEB SITE OR THIRD-PARTY WEB SITES, OR YOUR PURCHASING OF GOODS OR SERVICES FROM THIRD PARTIES; (B) YOUR VIOLATION OF THESE TERMS OR BREACH OF THESE TERMS, INCLUDING, WITHOUT LIMITATION, ANY REPRESENTATION OR WARRANTY CONTAINED IN THIS AGREEMENT; OR (C) YOUR CONTENT OR PROVISION TO SOURCEFORGE.NET OF INFORMATION OR ANY OTHER PRODUCTS, POSTINGS, OFFERINGS, DATA OR MATERIALS. THE COMPANY INDEMNIFIED PARTIES WILL HAVE THE RIGHT, BUT NOT THE OBLIGATION, TO PARTICIPATE THROUGH COUNSEL OF THEIR CHOICE OF ANY DEFENSE BY YOU OF ANY CLAIM AS TO WHICH YOU ARE REQUIRED TO DEFEND, INDEMNIFY OR HOLD HARMLESS THE COMPANY INDEMNIFIED PARTIES ("INDEMNIFIED CLAIM"). YOU MAY NOT SETTLE ANY INDEMNIFIED CLAIM WITHOUT THE PRIOR WRITTEN CONSENT OF THE CONCERNED COMPANY INDEMNIFIED PARTIES.

16. DISCLAIMER OF WARRANTIES

COMPANY cannot control the nature of the content available on the web site. By operating the web site, COMPANY does not represent or imply that COMPANY endorses any Content or any other materials or items available on or linked to by the web site, including without limitation content hosted on third party web sites, or that COMPANY believes Content or any other materials or items to be accurate, useful or non-harmful.

COMPANY cannot guarantee and does not promise any specific results from use of the web site. No advice or information, whether oral or written, obtained by you from COMPANY or the web site shall create any warranty not expressly stated herein.

ALL PRODUCTS, SERVICES, INFORMATION, CONTENT OR ANY OTHER MATERIALS OR ITEMS PROVIDED THROUGH SOURCEFORGE.NET ARE PROVIDED "AS IS" AND "AS AVAILABLE", WITHOUT WARRANTY OR CONDITIONS OF ANY KIND, INCLUDING BUT NOT LIMITED TO, EXPRESS OR IMPLIED WARRANTIES, CONDITIONS OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR NONINFRINGEMENT. COMPANY DOES NOT WARRANT, ENDORSE, GUARANTEE OR ASSUME RESPONSIBILITY FOR ANY PRODUCTS, SERVICES OR INFORMATION ADVERTISED OR OFFERED BY A THIRD PARTY THROUGH THE WEB SITE OR ANY HYPERLINKED WEB SITE OR FEATURED IN ANY BANNER OR OTHER ADVERTISING, AND COMPANY WILL NOT BE A PARTY TO OR IN ANY WAY BE RESPONSIBLE FOR MONITORING ANY TRANSACTION BETWEEN YOU AND THIRD-PARTY PROVIDERS OF CONTENT, PRODUCTS, SERVICES OR INFORMATION. AS WITH THE PURCHASE OF A PRODUCT, SERVICE OR INFORMATION THROUGH ANY MEDIUM OR IN ANY ENVIRONMENT, YOU SHOULD USE YOUR BEST JUDGMENT AND EXERCISE CAUTION WHERE APPROPRIATE.

COMPANY DOES NOT WARRANT THAT SOURCEFORGE.NET SERVICES WILL BE TIMELY, UNINTERRUPTED, OR SECURE. SCHEDULED AND PREVENTIVE MAINTENANCE AS WELL AS REQUIRED AND EMERGENCY MAINTENANCE WORK MAY TEMPORARILY INTERRUPT SERVICES OR ACCESS TO THE WEB SITE. SOURCEFORGE.NET DOES NOT ASSUME RESPONSIBILITY FOR DELETION, MIS-DELIVERY, OR FAILURE TO STORE ANY USER COMMUNICATIONS OR PERSONALIZATION SETTINGS.

YOU AGREE THAT YOUR USE OF THE WEB SITE AND SERVICES WILL BE AT YOUR SOLE RISK. TO THE FULLEST EXTENT PERMITTED BY LAW, COMPANY AND EACH OF ITS ADVERTISERS, LICENSORS, SUPPLIERS, OFFICERS, DIRECTORS, INVESTORS, EMPLOYEES, AGENTS, SERVICE PROVIDERS AND OTHER CONTRACTORS DISCLAIM ALL WARRANTIES, EXPRESS OR IMPLIED IN CONNECTION WITH THE WEB SITE, YOUR USE THEREOF, THE ACCURACY OR COMPLETENESS OF THE WEB SITE'S CONTENT, THE CONTENT OF ANY WEB SITE LINKED TO THIS WEB SITE OR THE SERVICES, PRODUCTS, INFORMATION OR ANY OTHER ITEMS OR MATERIALS OFFERED AND ASSUME NO LIABILITY OR RESPONSIBILITY FOR ANY (A) ERRORS, MISTAKES OR INACCURACIES OF CONTENT AND MATERIALS, (B) PERSONAL INJURY OR PROPERTY DAMAGE, OF ANY NATURE WHATSOEVER, RESULTING FROM YOUR ACCESS TO AND USE OF OUR WEB SITE OR SERVICES, (C) ANY UNAUTHORIZED ACCESS TO OR USE OF OUR SECURE SERVERS AND/OR ANY AND ALL PERSONAL INFORMATION AND/OR FINANCIAL INFORMATION STORED THEREIN, (D) ANY INTERRUPTION OR CESSATION OF TRANSMISSION TO OR FROM THE WEB SITE, (E) ANY BUGS, VIRUSES, TROJAN HORSES, OR THE LIKE WHICH MAY BE TRANSMITTED TO OR THROUGH THE WEB SITE BY ANY THIRD PARTY, AND/OR (F) ANY ERRORS OR OMISSIONS IN ANY CONTENT AND MATERIALS OR FOR ANY LOSS OR DAMAGE OF ANY KIND INCURRED AS A RESULT OF THE USE OF ANY CONTENT POSTED, TRANSMITTED, OR OTHERWISE MADE AVAILABLE VIA THE WEB SITE.

COMPANY RESERVES THE RIGHT TO CHANGE ITS WARRANTY POLICY SET FORTH HEREIN, AT ANY TIME, WITHOUT NOTICE AND WITHOUT LIABILITY TO YOU OR ANY OTHER PERSON.

17. LIMITED LIABILITY

TO THE EXTENT PERMITTED BY APPLICABLE LAW, COMPANY WILL NOT BE LIABLE FOR ANY SPECIAL, INCIDENTAL, INDIRECT, CONSEQUENTIAL, EXEMPLARY OR PUNITIVE DAMAGES OF ANY KIND, OR ANY OTHER DAMAGES WHATSOEVER (INCLUDING WITHOUT LIMITATION, DAMAGES RESULTING FROM: (A) RELIANCE ON THE WEB SITE MATERIALS, (B) LOSS OF USE, DATA, PROFITS, GOODWILL AND/OR OTHER INTANGIBLE LOSSES (INCLUDING WITHOUT LIMITATION THE INABILITY TO USE SOURCEFORGE.NET SERVICES, UNAUTHORIZED ACCESS TO OR ALTERATION OF YOUR TRANSMISSIONS OR DATA, STATEMENTS OR CONDUCT OF ANY THIRD PARTY ON SOURCEFORGE.NET), OR (C) DELAYS OR BUSINESS INTERRUPTIONS ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THE WEB SITE), WHETHER BASED ON BREACH OF CONTRACT, WARRANTY BREACH, TORT, OR OTHERWISE, ARISING FROM YOUR USE OF THE WEB SITE OR SERVICES, EVEN IF COMPANY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. NOTWITHSTANDING ANYTHING TO THE CONTRARY CONTAINED HEREIN, COMPANY'S LIABILITY AND THE LIABILITY OF EACH OF ITS OFFICERS, DIRECTORS, INVESTORS, EMPLOYEES, AGENTS, ADVERTISERS, LICENSORS, SUPPLIERS, SERVICE PROVIDERS AND OTHER CONTRACTORS TO YOU OR ANY THIRD PARTIES UNDER ANY CIRCUMSTANCE IS LIMITED TO A MAXIMUM AMOUNT OF THE FEES PAID BY YOU FOR THE SERVICES DURING THE MONTH IMMEDIATELY PRECEDING THE EVENT GIVING RISE TO THE DAMAGES OR \$100, WHICHEVER IS LESS.

18. EXCLUSIONS AND LIMITATIONS

SOME STATES OR JURISDICTIONS DO NOT ALLOW THE LIMITATION OR EXCLUSION OF CERTAIN WARRANTIES, OR THE EXCLUSION OR LIMITATION OF LIABILITY FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES. THE ABOVE LIMITATIONS OR EXCLUSIONS MAY NOT APPLY TO YOU.

19. RELATIONSHIP OF THE PARTIES

Nothing herein shall be deemed to create an agency, partnership, joint venture, employee-employer or franchisor-franchisee relationship of any kind between COMPANY and any user nor do these Terms extend rights to any third party.

20. NO THIRD PARTY BENEFICIARIES

You agree that there shall be no third party beneficiaries to the Terms.

21. NOTICE

You agree that COMPANY may provide you with notices, including those regarding changes to the Terms, by email, regular mail, or postings on SourceForge.net.

22. ENTIRE AGREEMENT

The Terms constitute the entire agreement between you and COMPANY with respect to the subject matter hereof and govern your use of SourceForge.net, superceding any prior understandings and agreements between you and COMPANY related to the subject matter hereof for the use of SourceForge.net. The section headings in the Terms are for convenience only and have no legal or contractual effect.

23. DISPUTES WITH COMPANY, CHOICE OF LAW AND FORUM

All disputes arising out of or relating to these Terms (including its formation, performance or alleged breach) of your access to or use of the Content and website, including without limitation your or others' downloading or consumption of Content or other materials available by means of the web site or third party web sites, your uploading Content to the web site, or your purchasing of goods or services from third parties, will be exclusively resolved under confidential binding arbitration held in Santa Clara County, California before and in accordance with the rules of JAMS.

Notwithstanding the foregoing, COMPANY will have the right to seek injunctive relief to enforce these Terms or to stop or prevent an infringement of proprietary or other third party rights.

In the event of litigation or to compel arbitration or to enforce an arbitration award under this Section, or to obtain an injunction under this Section, the parties hereby irrevocably consent and submit to the exclusive personal jurisdiction and venue of the state and federal courts located in Santa Clara County, California. The Terms and the relationship between you and COMPANY shall be governed by the laws of the State of California without regard to its conflict of law provisions. You agree the UN Convention on Contracts for the International Sale of Goods shall not apply.

24. WAIVER AND SEVERABILITY OF TERMS

The failure of COMPANY to exercise or enforce any right or provision of the Terms shall not constitute a waiver of such right or provision. If any provision of the Terms is found by a court of competent jurisdiction to be invalid, the parties nevertheless agree that the court should endeavor to give effect to the parties' intentions as reflected in the provision, and the other provisions of the Terms remain in full force and effect.

25. TIME LIMIT FOR FILING CLAIMS

Any claim or cause of action arising out of or related to use of SourceForge.net or the Terms must be filed within one (1) year after such claim or cause of action arose or be forever barred.

26. ASSIGNMENT

In our sole discretion, we may assign these Terms by providing notice in accordance with the notice Section should COMPANY ever file for bankruptcy or in the event of a sale, merger, acquisition or other transfer of all or substantially all of SourceForge.net.

27. TERM AND SURVIVAL

These Terms shall remain in full force and effect while you use the SourceForge.net Services or are a user of SourceForge.net. You may terminate your use or participation at any time, for any reason, by following the instructions here (http://sourceforge.net/docman/display_doc.php?docid=14041&group_id=1#user.) COMPANY may terminate your use or participation at any time for violation of these Terms or any laws or to protect the integrity of the web site, the networks or services connected to the web site or other users. COMPANY reserves the right at any time and from time to time to modify or discontinue, temporarily or permanently, SourceForge.net or any Service. COMPANY shall not be liable to any user or other third party for any such modification, suspension or discontinuance. Even after your use or participation is terminated, the material terms of these Terms will remain in effect.