Oracle® Hospitality Cruise Shipboard Property Management System
Licensing Information User Manual
Version 8.0

Copyright © (c) 1995, 2018, Oracle and/or its affiliates. All rights reserved.

This software and related documentation are provided under a license agreement containing restrictions on use and disclosure and are protected by intellectual property laws. Except as expressly permitted in your license agreement or allowed by law, you may not use, copy, reproduce, translate, broadcast, modify, license, transmit, distribute, exhibit, perform, publish, or display any part, in any form, or by any means. Reverse engineering, disassembly, or decompilation of this software, unless required by law for interoperability, is prohibited.

The information contained herein is subject to change without notice and is not warranted to be error-free. If you find any errors, please report them to us in writing.

If this software or related documentation is delivered to the U.S. Government or anyone licensing it on behalf of the U.S. Government, then the following notice is applicable:

U.S. GOVERNMENT END USERS: Oracle programs, including any operating system, integrated software, any programs installed on the hardware, and/or documentation, delivered to U.S. Government end users are "commercial computer software" pursuant to the applicable Federal Acquisition Regulation and agency-specific supplemental regulations. As such, use, duplication, disclosure, modification, and adaptation of the programs, including any operating system, integrated software, any programs installed on the hardware, and/or documentation, shall be subject to license terms and license restrictions applicable to the programs. No other rights are granted to the U.S. Government.

This software or hardware is developed for general use in a variety of information management applications. It is not developed or intended for use in any inherently dangerous applications, including applications that may create a risk of personal injury. If you use this software or hardware in dangerous applications, then you shall be responsible to take all appropriate fail-safe, backup, redundancy, and other measures to ensure its safe use. Oracle Corporation and its affiliates disclaim any liability for any damages caused by use of this software or hardware in dangerous applications.

Oracle and Java are registered trademarks of Oracle and/or its affiliates. Other names may be trademarks of their respective owners.

Intel and Intel Xeon are trademarks or registered trademarks of Intel Corporation. All SPARC trademarks are used under license and are trademarks or registered trademarks of SPARC International, Inc. AMD, Opteron, the AMD logo, and the AMD Opteron logo are trademarks or registered trademarks of Advanced Micro Devices. UNIX is a registered trademark of The Open Group.

This software or hardware and documentation may provide access to or information about content, products, and services from third parties. Oracle Corporation and its affiliates are not responsible for and expressly disclaim all warranties of any kind with respect to third-party content, products, and services unless otherwise set forth in an applicable agreement between you and Oracle. Oracle Corporation and its affiliates will not be responsible for any loss, costs, or damages incurred due to your access to or use of third-party content, products, or services, except as set forth in an applicable agreement between you and Oracle.
## Contents

**Preface** .................................................................................................................. 4  
 Audience .................................................................................................................... 4  
 Customer Support ....................................................................................................... 4  
 Documentation .......................................................................................................... 4  
 Revision History ........................................................................................................ 4  

1 **Introduction** ........................................................................................................ 5  

2 **Licensing Information** ...................................................................................... 6  
 Third-Party Notices and/or Licenses .......................................................................... 19  
 Open Source Software or Other Separately Licensed Software .............................. 19  

3 **Licenses** ............................................................................................................. 21  
 Apache License ............................................................................................................. 21  
DevExpress 15.1.10 ....................................................................................................... 23  
Freelimage 3.15.0.0 ..................................................................................................... 35  
Newtonsoft Json.NET 4.0.2.0 ......................................................................................... 41  
ComponentOne LLC .................................................................................................... 42  
DI Management Service Pty Limited .......................................................................... 50  
Evova Technology ........................................................................................................ 52  
NSoftware Inc ............................................................................................................... 54  
Pegasus Imaging Corporation ....................................................................................... 55  
Woodbury Associates Ltd ........................................................................................... 57  
Xceed Software Inc ...................................................................................................... 59
Preface

This document contains licensing information for Oracle Hospitality Cruise Shipboard Property Management System (SPMS).

Audience

This document is intended for users of Shipboard Property Management System.

Customer Support

To contact Oracle Customer Support, access My Oracle Support at the following URL: https://support.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 and any associated log files
• Screen shots of each step you take

Documentation

Oracle Hospitality product documentation is available on the Oracle Help Center at http://docs.oracle.com/en/industries/hospitality/

Revision History

<table>
<thead>
<tr>
<th>Date</th>
<th>Description of Change</th>
</tr>
</thead>
<tbody>
<tr>
<td>March 2017</td>
<td>• Initial publication</td>
</tr>
<tr>
<td>March 2018</td>
<td>• Added information for Cruise Smart iCrew and updated Open Source Licenses</td>
</tr>
<tr>
<td>August 2018</td>
<td>• Added information for Oracle Hospitality Data Foundation for Cruise</td>
</tr>
</tbody>
</table>
1 Introduction

This Licensing Information document is a part of the product or program documentation under the terms of your Oracle license agreement and is intended to help you understand the program editions, entitlements, restrictions, prerequisites, special license rights, and/or separately licensed third party technology terms associated with the Oracle software program(s) covered by this document (the "Program(s)"). Entitled or restricted use products or components identified in this document that are not provided with the particular Program may be obtained from the Oracle Software Delivery Cloud website (https://edelivery.oracle.com) or from media Oracle may provide. If you have a question about your license rights and obligations, please contact your Oracle sales representative, review the information provided in Oracle's Software Investment Guide (http://www.oracle.com/us/corporate/pricing/software-investment-guide/index.html), and/or contact the applicable Oracle License Management Services representative listed on http://www.oracle.com/us/corporate/license-management-services/index.html.
## 2 Licensing Information

This chapter provides the following licensing information for Shipboard Property Management System:

- Description of products.
- Prerequisite products.
- Entitled products and restricted use licenses.

Prerequisite products, entitled products, and restricted use licenses do not apply to Oracle Hospitality Cloud products.

<table>
<thead>
<tr>
<th>Hospitality Product</th>
<th>Subproduct</th>
<th>Licensing Information</th>
</tr>
</thead>
</table>
| Oracle Hospitality Cruise Shipboard Property Management System | Oracle Hospitality Cruise Shipboard Property Management Base Part Number: L101255 | **Product Editions and Permitted Features**
Base license purchased once for the entire Shipboard Property Management System.

**Prerequisite Products**
A license to use the following products are a prerequisite to license and use Oracle Hospitality Cruise Shipboard Property Management System Base:
- Oracle Hospitality Data Foundation for Cruise

**Entitled Products and Restricted Use Licenses**
A license for Oracle Hospitality Cruise Shipboard Property Management Base contains a restricted-use license for Cash Book, Currency Exchange, Fast Guest Picture, Quick Check-In, Administration, US Customs Electronic Notice of Arrival / Departure (eNOAD), Australian APP, Panama Canal Electronic Manifest, Malay Immigration Manifest, ADPI, Gangway Security, Shore Excursion Data Import Interface and Document Return. Use of Cash Book, Currency Exchange, Fast Guest Picture, Quick Check-In, Administration, US Customs Electronic Notice of Arrival / Departure (eNOAD), Australian APP, Panama Canal Electronic Manifest, Malay Immigration Manifest, ADPI, Gangway Security, Shore Excursion Data Import Interface and Document Return. is limited to use with Oracle Hospitality Cruise Shipboard Property Management Base and may not be used or deployed for other purposes.

| Oracle Hospitality Cruise Shipboard Property Management | Oracle Hospitality Data Foundation for Cruise Part Number: L101234 | **Product Editions and Permitted Features**
Base license purchased once for the entire Shipboard Property Management System.

**Prerequisite Products**
<table>
<thead>
<tr>
<th>Hospitality Product</th>
<th>Subproduct</th>
<th>Licensing Information</th>
</tr>
</thead>
<tbody>
<tr>
<td>System</td>
<td></td>
<td>• Oracle Hospitality Cruise Shipboard Property Management System</td>
</tr>
<tr>
<td></td>
<td></td>
<td><strong>Entitled Products and Restricted Use Licenses</strong></td>
</tr>
<tr>
<td></td>
<td></td>
<td>A license for Oracle Hospitality Cruise Shipboard Property Management Base contains a restricted-use license for Cash Book, Currency Exchange, Fast Guest Picture, Quick Check-In, Administration, US Customs Electronic Notice of Arrival / Departure (eNOAD), Australian APP, Panama Canal Electronic Manifest, Malay Immigration Manifest, ADPI, Gangway Security, Shore Excursion Data Import Interface and Document Return. Use of Cash Book, Currency Exchange, Fast Guest Picture, Quick Check-In, Administration, US Customs Electronic Notice of Arrival / Departure (eNOAD), Australian APP, Panama Canal Electronic Manifest, Malay Immigration Manifest, ADPI, Gangway Security, Shore Excursion Data Import Interface and Document Return is limited to use with Oracle Hospitality Cruise Shipboard Property Management Base and may not be used or deployed for other purposes.</td>
</tr>
<tr>
<td>Oracle Hospitality Cruise Event for HQ</td>
<td>Product Editions and Permitted Features</td>
<td>Base license purchased once for the entire Shipboard Property Management System.</td>
</tr>
<tr>
<td>Part Number: L101256</td>
<td><strong>Prerequisite Products</strong></td>
<td>A license to use the following products are a prerequisite to license and use Oracle Hospitality Cruise Event for HQ:</td>
</tr>
<tr>
<td></td>
<td>• Oracle Hospitality Cruise Shipboard Property Management System</td>
<td></td>
</tr>
<tr>
<td></td>
<td><strong>Entitled Products and Restricted Use Licenses</strong></td>
<td>N/A</td>
</tr>
<tr>
<td>Oracle Hospitality Cruise Business Centre</td>
<td>Product Editions and Permitted Features</td>
<td>Base license purchased once for the entire Shipboard Property Management System.</td>
</tr>
<tr>
<td>Part Number: L101259</td>
<td><strong>Prerequisite Products</strong></td>
<td>A license to use the following products are a prerequisite to license and use Oracle Hospitality Cruise Business Centre:</td>
</tr>
<tr>
<td>Hospitality Product</td>
<td>Subproduct</td>
<td>Licensing Information</td>
</tr>
<tr>
<td>---------------------</td>
<td>------------</td>
<td>-----------------------</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- Oracle Hospitality Cruise Shipboard Property Management System</td>
</tr>
<tr>
<td></td>
<td></td>
<td><strong>Entitled Products and Restricted Use Licenses</strong></td>
</tr>
<tr>
<td></td>
<td></td>
<td>N/A</td>
</tr>
<tr>
<td>Oracle Hospitality Cruise Comment Card</td>
<td>Product Editions and Permitted Features</td>
<td>Base license purchased once for the entire Shipboard Property Management System.</td>
</tr>
<tr>
<td>Part Number: L101260</td>
<td>Prerequisite Products</td>
<td>A license to use the following products are a prerequisite to license and use Oracle Hospitality Cruise Comment Card:</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- Oracle Hospitality Cruise Shipboard Property Management System</td>
</tr>
<tr>
<td></td>
<td></td>
<td><strong>Entitled Products and Restricted Use Licenses</strong></td>
</tr>
<tr>
<td></td>
<td></td>
<td>N/A</td>
</tr>
<tr>
<td>Oracle Hospitality Cruise Crew Time and Attendance</td>
<td>Product Editions and Permitted Features</td>
<td>Base license purchased once for the entire Shipboard Property Management System.</td>
</tr>
<tr>
<td>Part Number: L101261</td>
<td>Prerequisite Products</td>
<td>A license to use the following products are a prerequisite to license and use Oracle Hospitality Cruise Crew Time and Attendance:</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- Oracle Hospitality Cruise Shipboard Property Management System</td>
</tr>
<tr>
<td></td>
<td></td>
<td><strong>Entitled Products and Restricted Use Licenses</strong></td>
</tr>
<tr>
<td></td>
<td></td>
<td>N/A</td>
</tr>
<tr>
<td>Oracle Hospitality Cruise Electronic Ticket Check In</td>
<td>Product Editions and Permitted Features</td>
<td>Base license purchased once for the entire Shipboard Property Management System.</td>
</tr>
<tr>
<td>Part Number: L101262</td>
<td>Prerequisite Products</td>
<td>A license to use the following products are a prerequisite to license and use Oracle Hospitality Cruise Electronic Ticket Check In:</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- Oracle Hospitality Cruise Shipboard Property Management System</td>
</tr>
<tr>
<td></td>
<td></td>
<td><strong>Entitled Products and Restricted Use Licenses</strong></td>
</tr>
<tr>
<td></td>
<td></td>
<td>N/A</td>
</tr>
<tr>
<td>Hospitality Product</td>
<td>Subproduct</td>
<td>Licensing Information</td>
</tr>
<tr>
<td>---------------------</td>
<td>------------</td>
<td>-----------------------</td>
</tr>
<tr>
<td>Oracle Hospitality Cruise Gift Card</td>
<td>Part Number: L101264</td>
<td><strong>Product Editions and Permitted Features</strong> Base license purchased once for the entire Shipboard Property Management System. <strong>Prerequisite Products</strong> A license to use the following products are a prerequisite to license and use Oracle Hospitality Cruise Gift Card: • Oracle Hospitality Cruise Shipboard Property Management System <strong>Entitled Products and Restricted Use Licenses</strong> N/A</td>
</tr>
<tr>
<td>Oracle Hospitality Cruise Maintenance</td>
<td>Part Number: L101265</td>
<td><strong>Product Editions and Permitted Features</strong> Base license purchased once for the entire Shipboard Property Management System. <strong>Prerequisite Products</strong> A license to use the following products are a prerequisite to license and use Oracle Hospitality Cruise Maintenance: • Oracle Hospitality Cruise Shipboard Property Management System <strong>Entitled Products and Restricted Use Licenses</strong> N/A</td>
</tr>
<tr>
<td>Oracle Hospitality Cruise Housekeeping</td>
<td>Part Number: L101266</td>
<td><strong>Product Editions and Permitted Features</strong> Base license purchased once for the entire Shipboard Property Management System. <strong>Prerequisite Products</strong> A license to use the following products are a prerequisite to license and use Oracle Hospitality Cruise Housekeeping: • Oracle Hospitality Cruise Shipboard Property Management System <strong>Entitled Products and Restricted Use Licenses</strong> N/A</td>
</tr>
<tr>
<td>Oracle Hospitality Cruise Kiosk</td>
<td>Part Number: L101267</td>
<td><strong>Product Editions and Permitted Features</strong> Base license purchased once for the entire Shipboard Property Management System. <strong>Prerequisite Products</strong> A license to use the following products are a prerequisite to license and use Oracle Hospitality Cruise Kiosk: <strong>Entitled Products and Restricted Use Licenses</strong> N/A</td>
</tr>
<tr>
<td>Hospitality Product</td>
<td>Subproduct</td>
<td>Licensing Information</td>
</tr>
<tr>
<td>-----------------------------</td>
<td>-----------------------------------------</td>
<td>------------------------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Oracle Hospitality Cruise Shipboard Property Management System</td>
</tr>
<tr>
<td></td>
<td></td>
<td><strong>Entitled Products and Restricted Use Licenses</strong> N/A</td>
</tr>
<tr>
<td>Oracle Hospitality Cruise Kiosk Shell</td>
<td></td>
<td><strong>Product Editions and Permitted Features</strong> Base license purchased once for the entire Shipboard Property Management System.</td>
</tr>
<tr>
<td>Part Number: L101268</td>
<td></td>
<td><strong>Prerequisite Products</strong> A license to use the following products are a prerequisite to license and use Oracle Hospitality Cruise Kiosk Shell:</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Oracle Hospitality Cruise Shipboard Property Management System</td>
</tr>
<tr>
<td></td>
<td></td>
<td><strong>Entitled Products and Restricted Use Licenses</strong> N/A</td>
</tr>
<tr>
<td>Oracle Hospitality Cruise Medical</td>
<td></td>
<td><strong>Product Editions and Permitted Features</strong> Base license purchased once for the entire Shipboard Property Management System.</td>
</tr>
<tr>
<td>Part Number: L101270</td>
<td></td>
<td><strong>Prerequisite Products</strong> A license to use the following products are a prerequisite to license and use Oracle Hospitality Cruise Medical:</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Oracle Hospitality Cruise Shipboard Property Management System</td>
</tr>
<tr>
<td></td>
<td></td>
<td><strong>Entitled Products and Restricted Use Licenses</strong> N/A</td>
</tr>
<tr>
<td>Oracle Hospitality Cruise Mobile Gangway</td>
<td></td>
<td><strong>Product Editions and Permitted Features</strong> Base license purchased once for the entire Shipboard Property Management System.</td>
</tr>
<tr>
<td>Part Number: L101271</td>
<td></td>
<td><strong>Prerequisite Products</strong> A license to use the following products are a prerequisite to license and use Oracle Hospitality Cruise Mobile Gangway:</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Oracle Hospitality Cruise Shipboard Property Management System</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Oracle Hospitality Cruise Gangway Security</td>
</tr>
<tr>
<td></td>
<td></td>
<td><strong>Entitled Products and Restricted Use Licenses</strong> N/A</td>
</tr>
<tr>
<td>Hospitality Product</td>
<td>Subproduct</td>
<td>Licensing Information</td>
</tr>
<tr>
<td>---------------------</td>
<td>------------</td>
<td>-----------------------</td>
</tr>
<tr>
<td>Oracle Hospitality Cruise Mobile Mustering Part Number: L101272</td>
<td><strong>Product Editions and Permitted Features</strong></td>
<td>Base license purchased once for the entire Shipboard Property Management System.</td>
</tr>
<tr>
<td></td>
<td><strong>Prerequisite Products</strong></td>
<td>A license to use the following products are a prerequisite to license and use Oracle Hospitality Cruise Mobile Mustering:</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- Oracle Hospitality Cruise Shipboard Property Management System</td>
</tr>
<tr>
<td></td>
<td><strong>Entitled Products and Restricted Use Licenses</strong></td>
<td>N/A</td>
</tr>
<tr>
<td>Oracle Hospitality Cruise Package Planner Part Number: L101273</td>
<td><strong>Product Editions and Permitted Features</strong></td>
<td>Base license purchased once for the entire Shipboard Property Management System.</td>
</tr>
<tr>
<td></td>
<td><strong>Prerequisite Products</strong></td>
<td>A license to use the following products are a prerequisite to license and use Oracle Hospitality Cruise Package Planner:</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- Oracle Hospitality Cruise Shipboard Property Management System</td>
</tr>
<tr>
<td></td>
<td><strong>Entitled Products and Restricted Use Licenses</strong></td>
<td>N/A</td>
</tr>
<tr>
<td>Oracle Hospitality Cruise Spa Part Number: L101275</td>
<td><strong>Product Editions and Permitted Features</strong></td>
<td>Base license purchased once for the entire Shipboard Property Management System.</td>
</tr>
<tr>
<td></td>
<td><strong>Prerequisite Products</strong></td>
<td>A license to use the following products are a prerequisite to license and use Oracle Hospitality Cruise Spa:</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- Oracle Hospitality Cruise Shipboard Property Management System</td>
</tr>
<tr>
<td></td>
<td><strong>Entitled Products and Restricted Use Licenses</strong></td>
<td>N/A</td>
</tr>
<tr>
<td>Oracle Hospitality Cruise Event Ticket Part Number: L101276</td>
<td><strong>Product Editions and Permitted Features</strong></td>
<td>Base license purchased once for the entire Shipboard Property Management System.</td>
</tr>
<tr>
<td>Hospitality Product</td>
<td>Subproduct</td>
<td>Licensing Information</td>
</tr>
<tr>
<td>---------------------</td>
<td>------------</td>
<td>-----------------------</td>
</tr>
</tbody>
</table>
|                     |            | Base license purchased once for the entire Shipboard Property Management System. **Prerequisite Products** A license to use the following products are a prerequisite to license and use Oracle Hospitality Cruise Event Ticket:  
- Oracle Hospitality Cruise Shipboard Property Management System **Entitled Products and Restricted Use Licenses** N/A |
| Oracle Hospitality Cruise Mobile Event Ticket | Part Number: L101536 | **Product Editions and Permitted Features** Base license purchased once for the entire Shipboard Property Management System. **Prerequisite Products** A license to use the following products are a prerequisite to license and use Oracle Hospitality Cruise Mobile Event Ticket:  
- Oracle Hospitality Cruise Shipboard Property Management System **Entitled Products and Restricted Use Licenses** N/A |
| Oracle Hospitality Cruise Casino | Part Number: L101277 | **Product Editions and Permitted Features** Base license purchased once for the entire Shipboard Property Management System. **Prerequisite Products** A license to use the following products are a prerequisite to license and use Oracle Hospitality Cruise Casino:  
- Oracle Hospitality Cruise Shipboard Property Management System **Entitled Products and Restricted Use Licenses** N/A |
| Oracle Hospitality Cruise Port Management | Part Number: L101278 | **Product Editions and Permitted Features** Base license purchased once for the entire Shipboard Property Management System. **Prerequisite Products** A license to use the following products are a prerequisite to license and use Oracle Hospitality Cruise Port Management:
<table>
<thead>
<tr>
<th>Hospitality Product</th>
<th>Subproduct</th>
<th>Licensing Information</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>• Oracle Hospitality Cruise Shipboard Property Management System</td>
</tr>
<tr>
<td></td>
<td></td>
<td><strong>Entitled Products and Restricted Use Licenses</strong></td>
</tr>
<tr>
<td></td>
<td></td>
<td>N/A</td>
</tr>
<tr>
<td>Oracle Hospitality Cruise Statistic Viewer</td>
<td>Part Number: L101279</td>
<td><strong>Product Editions and Permitted Features</strong></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Base license purchased once for the entire Shipboard Property Management System.</td>
</tr>
<tr>
<td></td>
<td></td>
<td><strong>Prerequisite Products</strong></td>
</tr>
<tr>
<td></td>
<td></td>
<td>A license to use the following products are a prerequisite to license and use</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Oracle Hospitality Cruise Statistic Viewer:</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Oracle Hospitality Cruise Shipboard Property Management System</td>
</tr>
<tr>
<td></td>
<td></td>
<td><strong>Entitled Products and Restricted Use Licenses</strong></td>
</tr>
<tr>
<td></td>
<td></td>
<td>N/A</td>
</tr>
<tr>
<td>Oracle Hospitality Cruise Door Look Interface for Ving Card</td>
<td>Part Number: L101293</td>
<td><strong>Product Editions and Permitted Features</strong></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Base license purchased once for the entire Shipboard Property Management System.</td>
</tr>
<tr>
<td></td>
<td></td>
<td><strong>Prerequisite Products</strong></td>
</tr>
<tr>
<td></td>
<td></td>
<td>A license to use the following products are a prerequisite to license and use</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Oracle Hospitality Cruise Door Look Interface for Ving Card:</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Oracle Hospitality Cruise Shipboard Property Management System</td>
</tr>
<tr>
<td></td>
<td></td>
<td><strong>Entitled Products and Restricted Use Licenses</strong></td>
</tr>
<tr>
<td></td>
<td></td>
<td>N/A</td>
</tr>
<tr>
<td>Oracle Hospitality Cruise Door Look Interface for Onity</td>
<td>Part Number: L101294</td>
<td><strong>Product Editions and Permitted Features</strong></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Base license purchased once for the entire Shipboard Property Management System.</td>
</tr>
<tr>
<td></td>
<td></td>
<td><strong>Prerequisite Products</strong></td>
</tr>
<tr>
<td></td>
<td></td>
<td>A license to use the following products are a prerequisite to license and use</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Oracle Hospitality Cruise Door Look Interface for Onity:</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Oracle Hospitality Cruise Shipboard Property Management System</td>
</tr>
<tr>
<td></td>
<td></td>
<td><strong>Entitled Products and Restricted Use Licenses</strong></td>
</tr>
<tr>
<td></td>
<td></td>
<td>N/A</td>
</tr>
<tr>
<td>Hospitality Product</td>
<td>Subproduct</td>
<td>Licensing Information</td>
</tr>
<tr>
<td>---------------------</td>
<td>------------</td>
<td>-----------------------</td>
</tr>
</tbody>
</table>
| Oracle Hospitality Cruise General Ledger Interface | Part Number: L101298 | **Product Editions and Permitted Features**  
Base license purchased once for the entire Shipboard Property Management System.  
**Prerequisite Products**  
A license to use the following products are a prerequisite to license and use Oracle Hospitality Cruise General Ledger Interface:  
  - Oracle Hospitality Cruise Shipboard Property Management System  
**Entitled Products and Restricted Use Licenses**  
N/A |
| Oracle Hospitality Cruise Universal Interface | Part Number: L101320 | **Product Editions and Permitted Features**  
Base license purchased once for the entire Shipboard Property Management System.  
**Prerequisite Products**  
A license to use the following products are a prerequisite to license and use Oracle Hospitality Cruise Universal Interface:  
  - Oracle Hospitality Cruise Shipboard Property Management System  
**Entitled Products and Restricted Use Licenses**  
N/A |
| Oracle Hospitality Cruise Foundation Web Service | Part Number: L101337 | **Product Editions and Permitted Features**  
Base license purchased once for the entire Shipboard Property Management System.  
**Prerequisite Products**  
A license to use the following products are a prerequisite to license and use Oracle Hospitality Cruise Foundation Web Service:  
  - Oracle Hospitality Cruise Shipboard Property Management System  
**Entitled Products and Restricted Use Licenses**  
N/A |
| Oracle Hospitality Cruise Account Financial Postings Web Service | Part Number: L101338 | **Product Editions and Permitted Features**  
Base license purchased once for the entire Shipboard Property Management System.  
**Prerequisite Products**  
N/A |
<table>
<thead>
<tr>
<th>Hospitality Product</th>
<th>Subproduct</th>
<th>Licensing Information</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>A license to use the following products are a prerequisite to license and use Oracle Hospitality Cruise Account Financial Postings Web Service:</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Oracle Hospitality Cruise Foundation Web Service</td>
</tr>
<tr>
<td>Oracle Hospitality Cruise Basic Account Information Web Service</td>
<td></td>
<td>Entitled Products and Restricted Use Licenses N/A</td>
</tr>
<tr>
<td>Part Number: L101339</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Product Editions and Permitted Features Base license purchased once for the entire Shipboard Property Management System.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Prerequisite Products A license to use the following products are a prerequisite to license and use Oracle Hospitality Cruise Basic Account Information Web Service:</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Oracle Hospitality Cruise Foundation Web Service</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Entitled Products and Restricted Use Licenses N/A</td>
</tr>
<tr>
<td>Oracle Hospitality Cruise Check-In Management Web Service</td>
<td></td>
<td>Product Editions and Permitted Features Base license purchased once for the entire Shipboard Property Management System.</td>
</tr>
<tr>
<td>Part Number: L101340</td>
<td></td>
<td>Prerequisite Products A license to use the following products are a prerequisite to license and use Oracle Hospitality Cruise Check-In Management Web Service:</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Oracle Hospitality Cruise Foundation Web Service</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Entitled Products and Restricted Use Licenses N/A</td>
</tr>
<tr>
<td>Oracle Hospitality Cruise Enhanced Guest Information Web Service</td>
<td></td>
<td>Product Editions and Permitted Features Base license purchased once for the entire Shipboard Property Management System.</td>
</tr>
<tr>
<td>Part Number: L101341</td>
<td></td>
<td>Prerequisite Products A license to use the following products are a prerequisite to license and use Oracle Hospitality Cruise Enhanced Guest Information Web Service:</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Oracle Hospitality Cruise Foundation Web Service</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Entitled Products and Restricted Use Licenses N/A</td>
</tr>
<tr>
<td>Hospitality Product</td>
<td>Subproduct</td>
<td>Licensing Information</td>
</tr>
<tr>
<td>---------------------</td>
<td>------------</td>
<td>-----------------------</td>
</tr>
<tr>
<td>Oracle Hospitality Cruise Housekeeping Web Service Part Number: L101342</td>
<td><strong>Product Editions and Permitted Features</strong>&lt;br&gt;Base license purchased once for the entire Shipboard Property Management System.&lt;br&gt;&lt;br&gt;<strong>Prerequisite Products</strong>&lt;br&gt;A license to use the following products are a prerequisite to license and use Oracle Hospitality Cruise Housekeeping Web Service:&lt;br&gt;  - Oracle Hospitality Cruise Foundation Web Service&lt;br&gt;&lt;br&gt;<strong>Entitled Products and Restricted Use Licenses</strong>&lt;br&gt;N/A</td>
<td></td>
</tr>
<tr>
<td>Oracle Hospitality Cruise Maintenance Web Service Part Number: L101343</td>
<td><strong>Product Editions and Permitted Features</strong>&lt;br&gt;Base license purchased once for the entire Shipboard Property Management System.&lt;br&gt;&lt;br&gt;<strong>Prerequisite Products</strong>&lt;br&gt;A license to use the following products are a prerequisite to license and use Oracle Hospitality Cruise Maintenance Web Service:&lt;br&gt;  - Oracle Hospitality Cruise Foundation Web Service&lt;br&gt;&lt;br&gt;<strong>Entitled Products and Restricted Use Licenses</strong>&lt;br&gt;N/A</td>
<td></td>
</tr>
<tr>
<td>Oracle Hospitality Cruise Messaging Web Service Part Number: L101344</td>
<td><strong>Product Editions and Permitted Features</strong>&lt;br&gt;Base license purchased once for the entire Shipboard Property Management System.&lt;br&gt;&lt;br&gt;<strong>Prerequisite Products</strong>&lt;br&gt;A license to use the following products are a prerequisite to license and use Oracle Hospitality Cruise Messaging Web Service:&lt;br&gt;  - Oracle Hospitality Cruise Foundation Web Service&lt;br&gt;&lt;br&gt;<strong>Entitled Products and Restricted Use Licenses</strong>&lt;br&gt;N/A</td>
<td></td>
</tr>
<tr>
<td>Oracle Hospitality Cruise Mobile Guest Services Web Service Part Number: L101345</td>
<td><strong>Product Editions and Permitted Features</strong>&lt;br&gt;Base license purchased once for the entire Shipboard Property Management System.&lt;br&gt;&lt;br&gt;<strong>Prerequisite Products</strong>&lt;br&gt;A license to use the following products are a prerequisite to license and use Oracle Hospitality Cruise Mobile Guest Services Web Service:</td>
<td></td>
</tr>
<tr>
<td>Hospitality Product</td>
<td>Subproduct</td>
<td>Licensing Information</td>
</tr>
<tr>
<td>---------------------</td>
<td>------------</td>
<td>-----------------------</td>
</tr>
</tbody>
</table>
| Oracle Hospitality Cruise Security Web Service | | • Oracle Hospitality Cruise Foundation Web Service  
**Entitled Products and Restricted Use Licenses**  
A license for Oracle Hospitality Cruise Mobile Guest Services Web Service contains a restricted-use license for Web Service for Setting posting status, credit limit, print door card. Use of Web Service for Setting posting status, credit limit, print door card is limited to use with Oracle Hospitality Cruise Foundation Web Service and may not be used or deployed for other purposes.  
Oracle Hospitality Cruise Security Web Service  
Part Number: L101346  
**Product Editions and Permitted Features**  
Base license purchased once for the entire Shipboard Property Management System.  
**Prerequisite Products**  
A license to use the following products are a prerequisite to license and use Oracle Hospitality Cruise Security Web Service:  
• Oracle Hospitality Cruise Foundation Web Service  
**Entitled Products and Restricted Use Licenses**  
N/A |
| Oracle Hospitality Cruise Shore Excursion Web Service | | • Oracle Hospitality Cruise Foundation Web Service  
**Entitled Products and Restricted Use Licenses**  
N/A  
Oracle Hospitality Cruise Shore Excursion Web Service  
Part Number: L101347  
**Product Editions and Permitted Features**  
Base license purchased once for the entire Shipboard Property Management System.  
**Prerequisite Products**  
A license to use the following products are a prerequisite to license and use Oracle Hospitality Cruise Shore Excursion Web Service:  
• Oracle Hospitality Cruise Foundation Web Service |
| Oracle Hospitality Cruise Spa Web Service | | • Oracle Hospitality Cruise Foundation Web Service  
**Entitled Products and Restricted Use Licenses**  
N/A  
Oracle Hospitality Cruise Spa Web Service  
Part Number: L101349  
**Product Editions and Permitted Features**  
Base license purchased once for the entire Shipboard Property Management System.  
**Prerequisite Products**  
A license to use the following products are a prerequisite to license and use Oracle Hospitality Cruise Spa Web Service: |
<table>
<thead>
<tr>
<th>Hospitality Product</th>
<th>Subproduct</th>
<th>Licensing Information</th>
</tr>
</thead>
<tbody>
<tr>
<td>Oracle Hospitality Cruise Event Ticket Web Service</td>
<td>Oracle Hospitality Cruise Event Ticket Web Service</td>
<td><strong>Product Editions and Permitted Features</strong>&lt;br&gt;Base license purchased once for the entire Shipboard Property Management System.&lt;br&gt;&lt;br&gt;&lt;strong&gt;Prerequisite Products&lt;/strong&gt;&lt;br&gt;A license to use the following products are a prerequisite to license and use Oracle Hospitality Cruise Event Ticket Web Service:&lt;br&gt;• Oracle Hospitality Cruise Foundation Web Service&lt;br&gt;&lt;br&gt;&lt;strong&gt;Entitled Products and Restricted Use Licenses&lt;/strong&gt;&lt;br&gt;N/A</td>
</tr>
<tr>
<td>Oracle Hospitality Cruise Smart for Mobile Devices</td>
<td>Oracle Hospitality Cruise Smart iCrew</td>
<td><strong>Product Editions and Permitted Features</strong>&lt;br&gt;Base license purchased once for the entire Shipboard Property Management System.&lt;br&gt;&lt;br&gt;&lt;strong&gt;Prerequisite Products&lt;/strong&gt;&lt;br&gt;A license to use the following products are a prerequisite to license and use Oracle Hospitality Cruise Smart iCrew:&lt;br&gt;• Oracle Hospitality Cruise Smart Webservice Foundation&lt;br&gt;&lt;br&gt;&lt;strong&gt;Entitled Products and Restricted Use Licenses&lt;/strong&gt;&lt;br&gt;N/A</td>
</tr>
</tbody>
</table>
| Oracle Hospitality Data Foundation for Cruise | Oracle Hospitality Data Foundation for Cruise - Guest Cabin Perpetual | **Product Editions and Permitted Features**<br>Base license purchased once for the entire Shipboard Property Management System.<br><br><strong>Prerequisite Products</strong><br>A license to use the following products are a prerequisite to license and use Oracle Hospitality Data Foundation for Cruise:<br>• Oracle Hospitality Cruise Shipboard Property Management System<br><br><strong>Entitled Products and Restricted Use Licenses</strong><br>A license for Oracle Hospitality Data Foundation for Cruise contains restricted-use licenses for its
Hospitality Product | Subproduct | Licensing Information
--- | --- | ---

The Oracle Hospitality Data Foundation for Cruise Program may only be used with Oracle Hospitality Cruise Programs. New reports or customizations of the included reports are allowed. Integration to third party systems is allowed via the Oracle Hospitality Interface Programs, data integration extracts or APIs. You may not add unsupported applications to the environments created with this technology license. You are approved to host data elements originating only from Oracle Hospitality applications in the schemas created with this technology use. You may not host any third party data elements.

### Third-Party Notices and/or Licenses

#### Open Source Software or Other Separately Licensed Software

Required notices for open source or other separately licensed software products or components distributed in Shipboard Property Management System are identified in the following table along with the applicable licensing information. Additional notices and/or licenses may be found in the included documentation or readme files of the individual third party open source software.

<table>
<thead>
<tr>
<th>Hospitality Product</th>
<th>Component(s)</th>
<th>Licensing Information</th>
</tr>
</thead>
<tbody>
<tr>
<td>Oracle Hospitality Shipboard Property Management System</td>
<td>DevExpress Version 15.1.10</td>
<td>Copyright (c) 2010, Ajax.org B.V. A copy of the License is below. <a href="#">DevExpress 15.1.10</a></td>
</tr>
<tr>
<td>Oracle Hospitality Shipboard Property Management System</td>
<td>Freelimage Version 3.15.0.0</td>
<td>Freelimage 3.15.0.0 A copy of the License is below. <a href="#">Freelimage 3.15.0.0</a></td>
</tr>
<tr>
<td>Hospitality Product</td>
<td>Component(s)</td>
<td>Licensing Information</td>
</tr>
<tr>
<td>---------------------</td>
<td>--------------------------------------------------</td>
<td>-------------------------------------------------------------</td>
</tr>
<tr>
<td>Oracle Hospitality</td>
<td>Newtonsoft Json.NET 4.0.2.0</td>
<td>Copyright (c) 2007 James Newton-King</td>
</tr>
<tr>
<td>Property Management</td>
<td></td>
<td>A copy of the License is below.</td>
</tr>
<tr>
<td></td>
<td>Component One Active X Studio Enterprise Version 304</td>
<td>Component One LLC</td>
</tr>
<tr>
<td></td>
<td>CrystoSys Dev V2.00D</td>
<td>Di Management Service Pty Limited</td>
</tr>
<tr>
<td></td>
<td>Resize Xtra Version 1.4.1</td>
<td>Evova Technology</td>
</tr>
<tr>
<td></td>
<td>IP Works Version 4.0</td>
<td>NSoftware, Inc</td>
</tr>
<tr>
<td></td>
<td>Capture Pro Version 2.0, 3.0</td>
<td>Pegasus Imaging Corporation</td>
</tr>
<tr>
<td></td>
<td>ImagXpressPro7 Version 7.0</td>
<td>A copy of the License is below.</td>
</tr>
<tr>
<td></td>
<td>SmartScan Xpress ICR/OCR/OMR Version 4.0</td>
<td>Pegasus Imaging Corporation</td>
</tr>
<tr>
<td></td>
<td>Twain Pro Version 4.0</td>
<td>A copy of the License is below.</td>
</tr>
<tr>
<td></td>
<td>UniToolBox Version 1.1.0.27</td>
<td>Woodbury Associates Ltd</td>
</tr>
<tr>
<td></td>
<td>Smart UI Version 2.0</td>
<td>Xceed Software Inc</td>
</tr>
<tr>
<td>Cruise Smart Crew 8.0</td>
<td>JSONKit Version 1.4</td>
<td>Apache License</td>
</tr>
</tbody>
</table>

Licensing Information
3 Licenses

Apache License

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, 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, NONINFRINGEMENT, 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

DevExpress 15.1.10

Copyright (c) 2010, Ajax.org B.V.

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 name of Ajax.org B.V. 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 AJAX.ORG B.V. 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.

DEVELOPER EXPRESS INC END USER LICENSE AGREEMENT
DevExpress ASP.NET Subscription SOFTWARE COMPONENT PRODUCT
DevExpress Dashboard(tm) SOFTWARE COMPONENT PRODUCT
DevExpress Document Server SOFTWARE COMPONENT PRODUCT
DevExpress Reports Subscription SOFTWARE COMPONENT PRODUCT
DevExpress Windows 8 XAML Subscription
DevExpress WinForms Subscription SOFTWARE COMPONENT PRODUCT
DevExpress WPF Subscription SOFTWARE COMPONENT PRODUCT
eXpressApp Framework(tm)
Copyright (C) 2000-2015 Developer Express Inc.

END-USER LICENSE AGREEMENT
FOR ALL SOFTWARE DEVELOPMENT PRODUCT(S) INCLUDED IN THIS
DISTRIBUTION

IMPORTANT- READ CAREFULLY: This DEVELOPER EXPRESS INC
("DEVEXPRESS") End-User License Agreement ("EULA") is a legal agreement
between you, a developer of software applications, ("Developer End User") and
DEVEXPRESS for all DEVEXPRESS products, frameworks, components, source code,
demos, intermediate files, media, printed materials, and "online" or electronic
documentation ("SOFTWARE DEVELOPMENT PRODUCT(S)") contained in this
distribution.

By installing, copying, or otherwise using the SOFTWARE DEVELOPMENT
PRODUCT(S), you agree to be bound by the terms of this EULA. If you do not agree to
any part of the terms of this EULA, DO NOT INSTALL, COPY, USE, EVALUATE, OR
REPLICATE IN ANY MANNER, ANY PART, FILE OR PORTION OF THE SOFTWARE
DEVELOPMENT PRODUCT(S).

ALL SOFTWARE DEVELOPMENT PRODUCT(S) is licensed, not sold.
RIGOROUS ENFORCEMENT OF INTELLECTUAL PROPERTY RIGHTS. If the licensed right of use for this SOFTWARE DEVELOPMENT PRODUCT(S) is purchased by you with any intent to reverse engineer, decompile, create derivative works, and the exploitation or unauthorized transfer of, any DEVEXPRESS intellectual property and trade secrets, to include any exposed methods or source code where provided, no licensed right of use shall exist, and any PRODUCT(s) created as a result shall be judged illegal by definition of all applicable law. Any sale or resale of intellectual property or created derivatives so obtained will be prosecuted to the fullest extent of all local, federal and international law.

1. GRANT OF LICENSE.

Subject to all the terms and conditions of this EULA, DEVEXPRESS grants Developer End User a non-exclusive, non-transferable license to install and use the SOFTWARE DEVELOPMENT PRODUCT(S) included in this distribution as authorized below:

1.1 INDIVIDUAL USE LICENSE.

If you are an individual and are using the SOFTWARE DEVELOPMENT PRODUCT(S), you may install, copy, and use the SOFTWARE DEVELOPMENT PRODUCT(S) by purchasing a 12 month subscription from DEVEXPRESS or its authorized resellers. Refer to Section 9 of this EULA for more information.

1.2 BUSINESS AND GOVERNMENT USE LICENSE.

DEVEXPRESS licenses the SOFTWARE DEVELOPMENT PRODUCT(S) on a per-developer basis. If you are a business or government entity, your employees may install, copy, and use the SOFTWARE DEVELOPMENT PRODUCT(S) by purchasing a 12 month subscription from DEVEXPRESS or its authorized resellers for each developer using the SOFTWARE DEVELOPMENT PRODUCT(S). Refer to Section 9 of this EULA for more information.

1.3 THIRTY (30) DAY EVALUATION (TRIAL) USE LICENSE.

If the SOFTWARE DEVELOPMENT PRODUCT(S) you have obtained is marked as a "TRIAL" or "EVALUATION," you may install one copy of the SOFTWARE DEVELOPMENT PRODUCT(S) for evaluation purposes only, for a period of 30 calendar days from the date of installation ("Evaluation Period"). Upon expiration of the Evaluation Period, the SOFTWARE DEVELOPMENT PRODUCT(S) must be uninstalled and all copies destroyed.

You MAY NOT CREATE applications or begin software projects using the SOFTWARE DEVELOPMENT PRODUCT(S) under the terms of the THIRTY (30) DAY EVALUATION (TRIAL) USE LICENSE.

You MAY NOT REDISTRIBUTE files in the SOFTWARE DEVELOPMENT PRODUCT(S) distribution if using an evaluation or trial version of the SOFTWARE DEVELOPMENT PRODUCT(S).

2. LIMITATIONS ON REVERSE ENGINEERING, DECOMPILATION, AND DISASSEMBLY.
You may not reverse engineer, decompile, create derivative works or disassemble the SOFTWARE DEVELOPMENT PRODUCT(S). If the SOFTWARE DEVELOPMENT PRODUCT(S) is purchased by you with the intent to reverse engineer, decompile, create derivative works, or the exploitation and unauthorized transfer of any DEVEXPRESS intellectual property and trade secrets, to include any exposed methods or source code where provided, no licensed right of use shall exist and any PRODUCT(s) created as a result shall be judged illegal by definition. Any sale or resale of intellectual property or created derivatives so obtained will be prosecuted to the fullest extent of all local, federal and international law.

3. SEPARATION OF COMPONENTS.

The SOFTWARE DEVELOPMENT PRODUCT(S) is licensed as a single PRODUCT(s). The SOFTWARE DEVELOPMENT PRODUCT(S) and its constituent parts and any provided redistributables may not be reverse engineered, decompiled, disassembled or separated for use on more than one computer, nor placed for distribution, sale, or resale as individual creations by Developer End User. The provision of source code, if included with the SOFTWARE DEVELOPMENT PRODUCT(S), does not constitute transfer of any legal rights to such code, and resale or distribution of all or any portion of all source code and intellectual property will be prosecuted to the fullest extent of all applicable local, federal and international laws. All DEVEXPRESS libraries, source code, redistributables and other files remain DEVEXPRESS's exclusive property. You may not distribute any files, except those that DEVEXPRESS has expressly designated as Redistributable.

4. RENTAL.

You may not rent, lease, or lend the SOFTWARE DEVELOPMENT PRODUCT(S).

5. TRANSFER.

You may NOT permanently or temporarily transfer ANY of your rights under this EULA to any individual or business or government entity without prior written approval from DEVEXPRESS. Regardless of any modifications which you make and regardless of how you might compile, link, and/or package your programs, under no circumstances may the libraries, Redistributables, and/or files included in the SOFTWARE DEVELOPMENT PRODUCT(S) (including any portions thereof) be used for developing programs by anyone other than you. Only you as the licensed Developer End User have the right to use the libraries, redistributables, or other files of the SOFTWARE DEVELOPMENT PRODUCT(S) (or any portions thereof) for developing programs created with the SOFTWARE DEVELOPMENT PRODUCT(S). You may not share copies of the Redistributables with other co-developers. You may not reproduce or distribute any DEVEXPRESS documentation without the permission of DEVEXPRESS.

6. REDISTRIBUTION.

The SOFTWARE DEVELOPMENT PRODUCT(s) may include certain files ("REDISTRIBUTABLE(s)") intended for distribution by you to the users of software applications which you create. Redistributables include, for example, those files identified in printed or on-line documentation as redistributable files or those files preselected for deployment by an install utility provided with the SOFTWARE DEVELOPMENT PRODUCT(S) (if any). In all circumstances, the REDISTRIBUTABLES for the SOFTWARE DEVELOPMENT PRODUCT(S) are only those files specifically designated as such by DEVEXPRESS.
AT NO TIME MAY DEVELOPER END USER CREATE ANY TOOL, REDISTRIBUTABLE, OR PRODUCT THAT DIRECTLY OR INDIRECTLY COMPETES WITH THE SOFTWARE DEVELOPMENT PRODUCT(S) BY UTILIZING ALL OR ANY PORTION OF THE DEVEXPRESS SOFTWARE DEVELOPMENT PRODUCT(S).

Distribution by the Developer End User of any design-time tools (EXE’s or DLL’s), executables, and source code distributed to Developer End User by DEVEXPRESS as part of this SOFTWARE DEVELOPMENT PRODUCT(S) and not explicitly identified as a redistributable file is strictly prohibited. The Developer End User shall not develop software applications that provide an application programming interface to the SOFTWARE DEVELOPMENT PRODUCT(S) or the SOFTWARE DEVELOPMENT PRODUCT(S) as modified.

The Developer End User may NOT distribute the SOFTWARE DEVELOPMENT PRODUCT(S), in any format, to others for development or application compilation purposes.

If you are an individual, business or government entity and are using the SOFTWARE DEVELOPMENT PRODUCT(S) and have purchased a 12 month subscription as described in Section 9 of this EULA, you may reproduce and distribute copies of the REDISTRIBUTABLES, provided that such copies are made from the original copy of the REDISTRIBUTABLES included with the SOFTWARE DEVELOPMENT PRODUCT(S) or modified versions of the REDISTRIBUTABLES which are provided to you by DEVEXPRESS or those which you create. Copies of REDISTRIBUTABLES may only be distributed with and for the sole purpose of executing application programs permitted under this EULA that you have created using the SOFTWARE DEVELOPMENT PRODUCT(S).

REDISTRIBUTABLES. The following installed file(s) or installed folder(s) are considered redistributables under this EULA. Refer to Section 9 of this EULA for licensing and subscription terms:

- DBUpdater.v15.1.exe
- DevExpress.BonusSkins.v15.1.dll
- DevExpress.Charts.v15.1.Core.dll
- DevExpress.CodeParser.v15.1.dll
- DevExpress.Controls\15.1\Redist
- DevExpress.Controls\15.1\References
- DevExpress.Core\15.1\Redist
- DevExpress.Core\15.1\References
- DevExpress.Dashboard.v15.1.Core.dll
- DevExpress.Dashboard.v15.1.Web.dll
- DevExpress.Dashboard.v15.1.Win.dll
- DevExpress.Data.v15.1.dll
- DevExpress.Data\15.1\Redist
- DevExpress.Data\15.1\References
- DevExpress.DataAccess.v15.1.dll
- DevExpress.DataAccess.v15.1.UI.dll
- DevExpress.Docs.v15.1.dll
- DevExpress.EasyTest.v15.1.dll
- DevExpress.ExpressApp.AuditTrail.v15.1.dll
DevExpress.ExpressApp.Chart.v15.1.dll
DevExpress.ExpressApp.Chart.Win.v15.1.dll
DevExpress.ExpressApp.CloneObject.v15.1.dll
DevExpress.ExpressApp.ConditionalAppearance.v15.1.dll
DevExpress.ExpressApp.EF.45.v15.1.dll
DevExpress.ExpressApp.EF.v15.1.dll
DevExpress.ExpressApp.HtmlPropertyEditor.Win.v15.1.dll
DevExpress.ExpressApp.Images.v15.1.dll
DevExpress.ExpressApp.Kpi.v15.1.dll
DevExpress.ExpressApp.ModelEditor.v15.1.exe
DevExpress.ExpressApp.Notifications.v15.1.dll
DevExpress.ExpressApp.Objects.v15.1.dll
DevExpress.ExpressApp.PivotChart.v15.1.dll
DevExpress.ExpressApp.PivotChart.Win.v15.1.dll
DevExpress.ExpressApp.PivotGrid.v15.1.dll
DevExpress.ExpressApp.PivotGrid.Win.v15.1.dll
DevExpress.ExpressApp.Reports.v15.1.dll
DevExpress.ExpressApp.Reports.Web.v15.1.dll
DevExpress.ExpressApp.Reports.Win.v15.1.dll
DevExpress.ExpressApp.ReportsV2.v15.1.dll
DevExpress.ExpressApp.ReportsV2.Win.v15.1.dll
DevExpress.ExpressApp.Scheduler.v15.1.dll
DevExpress.ExpressApp.ScriptRecorder.v15.1.dll
DevExpress.ExpressApp.StateMachine.v15.1.dll
DevExpress.ExpressApp.TreeListEditors.v15.1.dll
DevExpress.ExpressApp.TreeListEditors.Win.v15.1.dll
DevExpress.ExpressApp.Updater.v15.1.exe
DevExpress.ExpressApp.v15.1.dll
DevExpress.ExpressApp.Validation.v15.1.dll
DevExpress.ExpressApp.Validation.Win.v15.1.dll
DevExpress.ExpressApp.ViewVariantsModule.v15.1.dll
DevExpress.ExpressApp.Web.v15.1.dll
DevExpress.ExpressApp.Win.v15.1.dll
DevExpress.ExpressApp.Workflow.v15.1.dll
DevExpress.ExpressApp.Workflow.Win.v15.1.dll
DevExpress.ExpressApp.Xpo.v15.1.dll
DevExpress.Images.v15.1.dll
DevExpress.Map.v15.1.Core.dll
DevExpress.Mvvm.v15.1.dll
DevExpress.Office.v15.1.Core.dll
DevExpress.Pdf.v15.1.Core.dll
DevExpress.Persistent.Base.v15.1.dll
DevExpress.Persistent.BaseImpl.EF.v15.1.dll
DevExpress.Persistent.BaseImpl.v15.1.dll
DevExpress.PivotGrid.v15.1.Core.dll
DevExpress.Printing.v15.1.Core.dll
DevExpress.SharePoint.2013.v15.1.dll
DevExpress.Snap.v15.1.Core.dll
DevExpress.Snap.v15.1.dll
DevExpress.Snap.v15.1.Extensions.dll
DevExpress.Sparkline.v15.1.Core.dll
DevExpress.SpellChecker.v15.1.Core.dll
DevExpress.Spreadsheet.v15.1.Core.dll
DevExpress.Utils.v15.1.dll
DevExpress.Utils.v15.1.UI.dll
DevExpress.Visualization\15.1\Redist
DevExpress.Visualization\15.1\References
DevExpress.Web.ASPxHtmlEditor.v15.1.dll
DevExpress.Web.ASPxPivotGrid.v15.1.dll
DevExpress.Web.ASPxRichEdit.v15.1.dll
DevExpress.Web.ASPxScheduler.v15.1.dll
DevExpress.Web.ASPxSpellChecker.v15.1.dll
DevExpress.Web.ASPxSpreadsheet.v15.1.dll
DevExpress.Web.ASPxThemes.v15.1.dll
DevExpress.Web.ASPxTreeList.v15.1.dll
DevExpress.Web.Mvc.v15.1.dll
DevExpress.Web.Mvc5.v15.1.dll
DevExpress.Web.v15.1.dll
DevExpress.Workflow.Activities.v15.1.Design.dll
DevExpress.Workflow.Activities.v15.1.dll
DevExpress.Xpf.Carousel.v15.1.dll
DevExpress.Xpf.Charts.v15.1.dll
DevExpress.Xpf.Controls.v15.1.dll
DevExpress.Xpf.Core.v15.1.dll
DevExpress.Xpf.Core.v15.1.Extensions.dll
DevExpress.Xpf.Docking.v15.1.dll
DevExpress.Xpf.Docking.v15.1.Extensions.dll
DevExpress.Xpf.Gauges.v15.1.dll
DevExpress.Xpf.Grid.v15.1.Core.dll
DevExpress.Xpf.Grid.v15.1.dll
DevExpress.Xpf.Grid.v15.1.Extensions.dll
DevExpress.Xpf.Layout.v15.1.Core.dll
DevExpress.Xpf.LibraryControl.v15.1.dll
DevExpress.Xpf.Map.v15.1.dll
DevExpress.Xpf.NavBar.v15.1.dll
DevExpress.Xpf.PdfViewer.v15.1.dll
DevExpress.Xpf.PivotGrid.v15.1.dll
DevExpress.Xpf.Printing.v15.1.dll
DevExpress.Xpf.PropertyGrid.v15.1.dll
DevExpress.Xpf.ReportDesigner.v15.1.dll
DevExpress.Xpf.Ribbon.v15.1.dll
DevExpress.Xpf.RichEdit.v15.1.dll
DevExpress.Xpf.Scheduler.v15.1.dll
DevExpress.Xpf.SpellChecker.v15.1.dll
DevExpress.Xpf.Spreadsheet.v15.1.dll
DevExpress.Xpf.Themes.DXStyle.v15.1.dll
DevExpress.Xpf.Themes.HybridApp.v15.1.dll
DevExpress.Xpf.Themes.LightGray.v15.1.dll
DevExpress.Xpf.Themes.MetropolisDark.v15.1.dll
DevExpress.Xpf.Themes.MetropolisLight.v15.1.dll
DevExpress.Xpf.Themes.Office2007Black.v15.1.dll
DevExpress.Xpf.Themes.Office2007Silver.v15.1.dll
DevExpress.Xpf.Themes.Office2010Black.v15.1.dll
DevExpress.Xpf.Themes.Office2010Blue.v15.1.dll
DevExpress.Xpf.Themes.Office2010Silver.v15.1.dll
DevExpress.Xpf.Themes.Office2013.v15.1.dll
DevExpress.Xpf.Themes.Seven.v15.1.dll
DevExpress.Xpf.Themes.TouchlineDark.v15.1.dll
DevExpress.Xpf.Themes.VS2010.v15.1.dll
DevExpress.Xpo.v15.1.dll
DevExpress.Xpo.v15.1.Extensions.dll
DevExpress.XtraBars.v15.1.dll
DevExpress.XtraCharts.v15.1.dll
DevExpress.XtraCharts.v15.1.Extensions.dll
DevExpress.XtraCharts.v15.1.UI.dll
DevExpress.XtraCharts.v15.1.Web.dll
DevExpress.XtraCharts.v15.1.Wizard.dll
DevExpress.XtraEditors.v15.1.dll
DevExpress.XtraGauges.v15.1.Core.dll
DevExpress.XtraGauges.v15.1.Presets.dll
DevExpress.XtraGauges.v15.1.Win.dll
DevExpress.XtraGrid.v15.1.dll
DevExpress.XtraLayout.v15.1.dll
DevExpress.XtraMap.v15.1.dll
DevExpress.XtraNavBar.v15.1.dll
DevExpress.XtraPdfViewer.v15.1.dll
DevExpress.XtraPivotGrid.v15.1.dll
DevExpress.XtraPrinting.v15.1.dll
DevExpress.XtraReports.v15.1.dll
DevExpress.XtraReports.v15.1.Extensions.dll
DevExpress.XtraReports.v15.1.Service.dll
DevExpress.XtraReports.v15.1.Web.dll
DevExpress.XtraRichEdit.v15.1.dll
DevExpress.XtraRichEdit.v15.1.Extensions.dll
DevExpress.XtraScheduler.v15.1.Core.dll
DevExpress.XtraScheduler.v15.1.dll
DevExpress.XtraScheduler.v15.1.Extensions.dll
DevExpress.XtraScheduler.v15.1.Reporting.dll
DevExpress.XtraScheduler.v15.1.Reporting.Extensions.dll
DevExpress.XtraSpellChecker.v15.1.dll
DevExpress.XtraSpreadsheet.v15.1.dll
DevExpress.XtraTreeList.v15.1.dll
DevExpress.XtraVerticalGrid.v15.1.dll
DevExpress.XtraWizard.v15.1.dll
TestExecutor.v15.1.exe

Developer End User MAY NOT REDISTRIBUTE any files in the SOFTWARE DEVELOPMENT PRODUCT(S) distribution if using an evaluation, trial, Not for Resale, or demo version of the SOFTWARE DEVELOPMENT PRODUCT(S).

7. COPYRIGHT.

All title and copyrights in and to the SOFTWARE DEVELOPMENT PRODUCT(S) (including but not limited to any DEVEXPRESS trademarks, copywritten images, demos, source code, intermediate files, packages, photographs, redistributables, animations, video, audio, music, text, and "applets" incorporated into the SOFTWARE DEVELOPMENT PRODUCT(S) the accompanying printed materials, and any copies of the SOFTWARE DEVELOPMENT PRODUCT(S)) are owned by DEVEXPRESS or its subsidiaries.

The SOFTWARE DEVELOPMENT PRODUCT(S) is protected by copyright laws and international treaty provisions and therefore, you must treat the SOFTWARE DEVELOPMENT PRODUCT(S) like any other copyrighted material except that you may install and use the SOFTWARE DEVELOPMENT PRODUCT(S) as described in this EULA.

8. OPEN SOURCE LIBRARIES.

The following open source libraries are used and included within this SOFTWARE DEVELOPMENT PRODUCT(S):
jQuery JavaScript Library (Open Source - MIT License)
Copyright (c) jQuery Foundation and other contributors
http://jquery.com/

jQueryUI JavaScript Library (Open Source - MIT License)
Copyright (c) jQuery Foundation and other contributors
http://jqueryui.com/

Knockout JavaScript Library (Open Source - MIT License)
Copyright (c) Knockoutjs.com
http://knockoutjs.com/
http://opensource.org/licenses/mit-license.php

Globalize JavaScript Library (Open Source - MIT License)
Copyright (c) Software Freedom Conservancy, Inc.
http://jquery.org/license

Ace (Ajax.org Cloud9 Editor) (Open Source - BSD License)
Copyright (c) 2010, Ajax.org B.V.
https://github.com/ajaxorg/ace/blob/master/LICENSE

The open source libraries included in the SOFTWARE DEVELOPMENT PRODUCT(S) are done so pursuant to each individual open source library license and subject to the disclaimers and limitations on liability set forth in each open source library license.

9. TWELVE (12) MONTH SUBSCRIPTION AND UPDATES

DEVEXPRESS licenses the SOFTWARE DEVELOPMENT PRODUCT(S) on a subscription basis. A subscription lasts for a 12 month period from the date of purchase. Developer End User will be eligible to receive all major and minor updates for the SOFTWARE DEVELOPMENT PRODUCT(S) during this 12 month period. Upon expiration of a subscription (12 months, plus 1 day after original purchase date), Developer End User can optionally renew the SOFTWARE DEVELOPMENT PRODUCT(S) subscription for an additional 12 month period (and each subsequent year thereafter) in order to continue receiving major and minor updates of the SOFTWARE DEVELOPMENT PRODUCT(S) from DEVEXPRESS.

If the SOFTWARE DEVELOPMENT PRODUCT(S) is labeled as an update, you must be properly licensed to obtain the updated SOFTWARE DEVELOPMENT PRODUCT(S). A SOFTWARE DEVELOPMENT PRODUCT(S) labeled as an update replaces and/or supplements the SOFTWARE DEVELOPMENT PRODUCT(S) that formed the basis for your eligibility for the update, and together constitutes a single PRODUCT(S). You may only use the updated PRODUCT(S) in accordance with all the terms of this EULA.

Pricing for the 12 month SOFTWARE DEVELOPMENT PRODUCT(S) subscription and any subsequent renewal of the subscription are listed on devexpress.com and subject to change with or without notice.

REDISTRIBUTABLES listed in this EULA are dependent upon the type of 12 month subscription purchased from DEVEXPRESS.
DEVEXPRESS reserves the right to discontinue the SOFTWARE DEVELOPMENT PRODUCT(S) or its constituents, at any time.

10. DOWNLOAD of SOFTWARE DEVELOPMENT PRODUCT(S).

The SOFTWARE DEVELOPMENT PRODUCT(S) will be made available for download from DevExpress.com exclusively.

11. EXPORT RESTRICTIONS.

DEVEXPRESS expressly complies with all export restrictions imposed by the government of the United States of America. You, as Developer End User, must agree not to export or re-export the SOFTWARE DEVELOPMENT PRODUCT(S) within any created application to any country, person, entity or end user subject to U.S.A. export restrictions. Restricted countries currently include, but are not necessarily limited to Cuba, Iran, North Korea, Sudan, and Syria. You warrant and represent that neither the U.S.A. Bureau of Export Administration nor any other federal agency has suspended, revoked or denied your export privileges.

12. DISCLAIMER OF WARRANTY.

DEVEXPRESS expressly disclaims any warranty for the SOFTWARE DEVELOPMENT PRODUCT(S). THE SOFTWARE DEVELOPMENT PRODUCT(S) AND ANY RELATED DOCUMENTATION IS PROVIDED "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR NONINFRINGEMENT. DEVEXPRESS DOES NOT WARRANT, GUARANTEE, OR MAKE ANY REPRESENTATIONS REGARDING THE USE, OR THE RESULTS OF THE USE, OF THE SOFTWARE DEVELOPMENT PRODUCT(S) IN TERMS OF CORRECTNESS, ACCURACY, RELIABILITY, OR OTHERWISE. THE ENTIRE RISK ARISING OUT OF USE OR PERFORMANCE OF THE SOFTWARE DEVELOPMENT PRODUCT(S) REMAINS WITH YOU. No oral or written information or advice given by DEVEXPRESS or its employees shall create a warranty or in any way increase the scope of this warranty.

13. LIMITATIONS ON LIABILITY.

To the maximum extent permitted by applicable law, in no event shall DEVEXPRESS be liable for any special, incidental, indirect, or consequential damages whatsoever (including, without limitation, damages for loss of business profits, business interruption, loss of business information, or any other pecuniary loss) arising out of the use of or inability to use the SOFTWARE DEVELOPMENT PRODUCT(S) or the provision of or failure to provide Support Services, even if DEVEXPRESS has been advised of the possibility of such damages.

Developer End User understands that the SOFTWARE DEVELOPMENT PRODUCT(S) may produce inaccurate results because of a failure or fault within the SOFTWARE DEVELOPMENT PRODUCT(S) or failure by Developer End User to properly use and or deploy the SOFTWARE DEVELOPMENT PRODUCT(S). Developer End User assumes full and sole responsibility for any use of the SOFTWARE DEVELOPMENT PRODUCT(S), and bears the entire risk for failures or faults within the SOFTWARE DEVELOPMENT PRODUCT(S). You agree that regardless of the cause of failure or fault or the form of any claim, YOUR SOLE REMEDY AND DEVEXPRESS’S SOLE OBLIGATION SHALL BE GOVERNED BY THIS AGREEMENT AND IN NO EVENT
SHALL DEVEXPRESS’S LIABILITY EXCEED THE PRICE PAID TO DEVEXPRESS FOR THE SOFTWARE DEVELOPMENT PRODUCT(S). This Limited Warranty is void if failure of the SOFTWARE DEVELOPMENT PRODUCT(S) has resulted from accident, abuse, alteration, unauthorized use or misapplication of the SOFTWARE DEVELOPMENT PRODUCT(S).

14. INDEMNIFICATION.

You hereby agree to indemnify DEVEXPRESS and its officers, directors, employees, agents, and representatives from each and every demand, claim, loss, liability, or damage of any kind, including actual attorney’s fees, whether in tort or contract, that it or any of them may incur by reason of, or arising out of, any claim which is made by any third party with respect to any breach or violation of this Agreement by you or any claims based on the Applications and the SOFTWARE DEVELOPMENT PRODUCT(S) included herein.

15. SUPPORT SERVICES.

DEVEXPRESS may provide you with support services related to the SOFTWARE DEVELOPMENT PRODUCT(S) (“Support Services”). Use of Support Services is governed by DEVEXPRESS policies and programs described in the user manual, in "on line" documentation and/or other DEVEXPRESS provided materials. Any supplemental SOFTWARE DEVELOPMENT PRODUCT(S) provided to you as part of the Support Services shall be considered part of the SOFTWARE DEVELOPMENT PRODUCT(S) and subject to the terms and conditions of this EULA. With respect to technical information you provide to DEVEXPRESS as part of the Support Services, DEVEXPRESS may use such information for its business purposes, including for SOFTWARE DEVELOPMENT PRODUCT(S) support and development.

16. TERMINATION.

Without prejudice to any other rights or remedies, DEVEXPRESS will terminate this EULA upon your failure to comply with all the terms and conditions of this EULA. In such events, Developer End User must destroy all copies of the SOFTWARE DEVELOPMENT PRODUCT(S) and all of its component parts including any related documentation, and must remove ANY and ALL use of DEVEXPRESS intellectual property from any applications distributed by Developer End User, whether in native, altered or compiled states.

17. TAX.

DEVEXPRESS delivers its software electronically and does not collect sales or use tax for residents of US states in which it operates. You should confirm that your local, state, or federal government does not impose any sales or use tax on electronically delivered software. You are entirely liable for any such sales or use tax.

18. MISCELLANEOUS.

DEVEXPRESS CodedUI Extensions are licensed as part of the DEVEXPRESS Universal Subscription. No right of use or license is granted to DEVEXPRESS CodedUI Extensions unless Developer End User obtains a Subscription for DEVEXPRESS Universal as outlined in Section 9 of this EULA.
No right of use or license is granted for the Map providers available in the SOFTWARE DEVELOPMENT PRODUCT. Developer End User must obtain and follow the appropriate licensing terms and right of use set forth by each map provider.

When using OpenStreetMap data, you must read and understand the OpenStreetMap terms of use. Read the OpenStreetMap Legal FAQ.  
http://wiki.openstreetmap.org/wiki/Legal_FAQ

If using OpenStreetMap Tiles, you must read and understand the OpenStreetMaps Tile Usage Policy. Read the OpenStreetMap Tile Policy.  
http://wiki.openstreetmap.org/wiki/Tile_usage_policy

When using Bing Maps, you must read and understand Microsoft's terms of use. Read the Bing Maps Licensing and Pricing Information.  

This EULA shall be construed, interpreted and governed by the laws of the State of Nevada, U.S.A. This EULA gives you specific legal rights; you may have others that vary from state to state and from country to country.

This EULA may only be modified in writing signed by you and an authorized officer of DEVELOPER EXPRESS INC. If any provision of this EULA is found void or unenforceable, the remainder will remain valid and enforceable according to its terms. If any remedy provided is determined to have failed for its essential purpose, all limitations of liability and exclusions of damages set forth in the Limited Warranty shall remain in effect.

DEVEXPRESS reserves all rights not specifically granted in this EULA.

YOU ACKNOWLEDGE THAT YOU HAVE READ AND UNDERSTAND THIS AGREEMENT AND YOU AGREE TO BE BOUND BY THE TERMS OF THIS AGREEMENT UPON INSTALLATION AND/OR USE of ALL SOFTWARE DEVELOPMENT PRODUCT(S) INCLUDED IN THIS DISTRIBUTION.

Copyright (C) 2000-2015 Developer Express Inc.
All trademarks and registered trademarks are property of their respective owners.

Should you have any questions concerning this EULA, contact us directly in the United States at +1 (818) 844 3383, or write: Developer Express Inc. Legal department / 505 N. Brand Blvd Suite 1600, Glendale CA 91203.

**Freelimage 3.15.0.0**

URL for License – http://freeimage.sourceforge.net/freeimage-license.txt

Freelimage Public License - Version 1.0

1. Definitions.

1.1. "Contributor" means each entity that creates or contributes to the creation of Modifications.
1.2. "Contributor Version" means the combination of the Original Code, prior Modifications used by a Contributor, and the Modifications made by that particular Contributor.

1.3. "Covered Code" means the Original Code or Modifications or the combination of the Original Code and Modifications, in each case including portions thereof.

1.4. "Electronic Distribution Mechanism" means a mechanism generally accepted in the software development community for the electronic transfer of data.

1.5. "Executable" means Covered Code in any form other than Source Code.

1.6. "Initial Developer" means the individual or entity identified as the Initial Developer in the Source Code notice required by Exhibit A.

1.7. "Larger Work" means a work which combines Covered Code or portions thereof with code not governed by the terms of this License.

1.8. "License" means this document.

1.9. "Modifications" means any addition to or deletion from the substance or structure of either the Original Code or any previous Modifications. When Covered Code is released as a series of files, a Modification is:

A. Any addition to or deletion from the contents of a file containing Original Code or previous Modifications.

B. Any new file that contains any part of the Original Code or previous Modifications.

1.10. "Original Code" means Source Code of computer software code which is described in the Source Code notice required by Exhibit A as Original Code, and which, at the time of its release under this License is not already Covered Code governed by this License.

1.11. "Source Code" means the preferred form of the Covered Code for making modifications to it, including all modules it contains, plus any associated interface definition files, scripts used to control compilation and installation of an Executable, or a list of source code differential comparisons against either the Original Code or another well known, available Covered Code of the Contributor's choice. The Source Code can be in a compressed or archival form, provided the appropriate decompression or de-archiving software is widely available for no charge.

1.12. "You" means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License or a future version of this License issued under Section 6.1. For legal entities, "You" includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of fifty percent (50%) or more of the outstanding shares or beneficial ownership of such entity.
2. Source Code License.

2.1. The Initial Developer Grant.
The Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license, subject to third party intellectual property claims:

(a) to use, reproduce, modify, display, perform, sublicense and distribute the Original Code (or portions thereof) with or without Modifications, or as part of a Larger Work; and

(b) under patents now or hereafter owned or controlled by Initial Developer, to make, have made, use and sell ("Utilize") the Original Code (or portions thereof), but solely to the extent that any such patent is reasonably necessary to enable You to Utilize the Original Code (or portions thereof) and not to any greater extent that may be necessary to Utilize further Modifications or combinations.

2.2. Contributor Grant.
Each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license, subject to third party intellectual property claims:

(a) to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof) either on an unmodified basis, with other Modifications, as Covered Code or as part of a Larger Work; and

(b) under patents now or hereafter owned or controlled by Contributor, to Utilize the Contributor Version (or portions thereof), but solely to the extent that any such patent is reasonably necessary to enable You to Utilize the Contributor Version (or portions thereof), and not to any greater extent that may be necessary to Utilize further Modifications or combinations.

3. Distribution Obligations.

3.1. Application of License.
The Modifications which You create or to which You contribute are governed by the terms of this License, including without limitation Section 2.2. The Source Code version of Covered Code may be distributed only under the terms of this License or a future version of this License released under Section 6.1, and You must include a copy of this License with every copy of the Source Code You distribute. You may not offer or impose any terms on any Source Code version that alters or restricts the applicable version of this License or the recipients' rights hereunder. However, You may include an additional document offering the additional rights described in Section 3.5.

3.2. Availability of Source Code.
Any Modification which You create or to which You contribute must be made available in Source Code form under the terms of this License either on the same media as an Executable version or via an accepted Electronic Distribution Mechanism to anyone to whom you made an Executable version available; and if made available via Electronic Distribution Mechanism, must remain available for at least twelve (12) months after the date it initially became available, or at least six (6) months after a subsequent version of that particular Modification has been made available to such recipients. You are
responsible for ensuring that the Source Code version remains available even if the Electronic Distribution Mechanism is maintained by a third party.

3.3. Description of Modifications.
You must cause all Covered Code to which you contribute to contain a file documenting the changes You made to create that Covered Code and the date of any change. You must include a prominent statement that the Modification is derived, directly or indirectly, from Original Code provided by the Initial Developer and including the name of the Initial Developer in (a) the Source Code, and (b) in any notice in an Executable version or related documentation in which You describe the origin or ownership of the Covered Code.

3.4. Intellectual Property Matters

(a) Third Party Claims.
If You have knowledge that a party claims an intellectual property right in particular functionality or code (or its utilization under this License), you must include a text file with the source code distribution titled "LEGAL" which describes the claim and the party making the claim in sufficient detail that a recipient will know whom to contact. If you obtain such knowledge after You make Your Modification available as described in Section 3.2, You shall promptly modify the LEGAL file in all copies You make available thereafter and shall take other steps (such as notifying appropriate mailing lists or newsgroups) reasonably calculated to inform those who received the Covered Code that new knowledge has been obtained.

(b) Contributor APIs.
If Your Modification is an application programming interface and You own or control patents which are reasonably necessary to implement that API, you must also include this information in the LEGAL file.

3.5. Required Notices.
You must duplicate the notice in Exhibit A in each file of the Source Code, and this License in any documentation for the Source Code, where You describe recipients' rights relating to Covered Code. If You created one or more Modification(s), You may add your name as a Contributor to the notice described in Exhibit A. If it is not possible to put such notice in a particular Source Code file due to its structure, then you must include such notice in a location (such as a relevant directory file) where a user would be likely to look for such a notice. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Code. However, You may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear than any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

3.6. Distribution of Executable Versions.
You may distribute Covered Code in Executable form only if the requirements of Section 3.1-3.5 have been met for that Covered Code, and if You include a notice stating that the Source Code version of the Covered Code is available under the terms of this License, including a description of how and where You have fulfilled the obligations of Section 3.2. The notice must be conspicuously included in any notice in an Executable version, related documentation or collateral in which You
describe recipients' rights relating to the Covered Code. You may distribute the Executable version of Covered Code under a license of Your choice, which may contain terms different from this License,

provided that You are in compliance with the terms of this License and that the license for the Executable version does not attempt to limit or alter the recipient's rights in the Source Code version from the rights set forth in this License. If You distribute the Executable version under a different license You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or any Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

3.7. Larger Works.
You may create a Larger Work by combining Covered Code with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Code.

4. Inability to Comply Due to Statute or Regulation.

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Code due to statute or regulation then You must: (a) comply with the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description must be included in the LEGAL file described in Section 3.4 and must be included with all distributions of the Source Code. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary skill to be able to understand it.

5. Application of this License.

This License applies to code to which the Initial Developer has attached the notice in Exhibit A, and to related Covered Code.

6. Versions of the License.

6.1. New Versions.
Floris van den Berg may publish revised and/or new versions of the License from time to time. Each version will be given a distinguishing version number.

6.2. Effect of New Versions.
Once Covered Code has been published under a particular version of the License, You may always continue to use it under the terms of that version. You may also choose to use such Covered Code under the terms of any subsequent version of the License published by Floris van den Berg
No one other than Floris van den Berg has the right to modify the terms applicable to Covered Code created under this License.

6.3. Derivative Works.
If you create or use a modified version of this License (which you may only do in order to apply it to code which is not already Covered Code governed by this License), you must (a) rename Your license so that the phrases "Freimage", "Freimage Public License", "FIPL", or any confusingly similar phrase do not appear anywhere in your license and (b) otherwise make it clear that your version of the license contains terms which differ from the Freimage Public License. (Filling in the name of the Initial
Licensing Information User Manual

Developer, Original Code or Contributor in the notice described in Exhibit A shall not of themselves be deemed to be modifications of this License.)

7. DISCLAIMER OF WARRANTY.

Covered code is provided under this license on an "as is" basis, without warranty of any kind, either expressed or implied, including, without limitation, warranties that the covered code is free of defects, merchantable, fit for a particular purpose or non-infringing. The entire risk as to the quality and performance of the covered code is with you. Should any covered code prove defective in any respect, you (not the initial developer or any other contributor) assume the cost of any necessary servicing, repair or correction. This disclaimer of warranty constitutes an essential part of this license. No use of any covered code is authorized hereunder except under this disclaimer.

8. TERMINATION.

This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. All sublicenses to the Covered Code which are properly granted shall survive any termination of this License. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

9. LIMITATION OF LIABILITY.

Under no circumstances and under no legal theory, whether tort (including negligence), contract, or otherwise, shall the initial developer, any other contributor, or any distributor of covered code, or any supplier of any of such parties, be liable to you or any other person for any indirect, special, incidental, or consequential damages of any character including, without limitation, damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses, even if such party shall have been informed of the possibility of such damages. This limitation of liability shall not apply to liability for death or personal injury resulting from such party's negligence to the extent applicable law prohibits such limitation. Some jurisdictions do not allow the exclusion or limitation of incidental or consequential damages, so that exclusion and limitation may not apply to you.

10. U.S. GOVERNMENT END USERS.


11. MISCELLANEOUS.
This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by Dutch law provisions (except to the extent applicable law, if any, provides otherwise), excluding its conflict-of-law provisions. With respect to disputes in which at least one party is a citizen of, or an entity chartered or registered to do business in, The Netherlands: (a) unless otherwise agreed in writing, all disputes relating to this License (excepting any dispute relating to intellectual property rights) shall be subject to final and binding arbitration, with the losing party paying all costs of arbitration; (b) any arbitration relating to this Agreement shall be held in Almelo, The Netherlands; and (c) any litigation relating to this Agreement shall be subject to the jurisdiction of the court of Almelo, The Netherlands with the losing party responsible for costs, including without limitation, court costs and reasonable attorneys fees and expenses. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License.

12. RESPONSIBILITY FOR CLAIMS.

Except in cases where another Contributor has failed to comply with Section 3.4, You are responsible for damages arising, directly or indirectly, out of Your utilization of rights under this License, based on the number of copies of Covered Code you made available, the revenues you received from utilizing such rights, and other relevant factors. You agree to work with affected parties to distribute responsibility on an equitable basis.

EXHIBIT A.

"The contents of this file are subject to the Freimage Public License Version 1.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at http://home.wxs.nl/~flvdberg/freeimage-license.txt

Software distributed under the License is distributed on an "AS IS" basis, WITHOUT WARRANTY OF ANY KIND, either express or implied. See the License for the specific language governing rights and limitations under the License.

Newtonsoft Json.NET 4.0.2.0


URL for License – https://opensource.org/licenses/MIT

Copyright (c) 2007 James Newton-King

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.
THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

ComponentOne LLC

End-User License Agreement for ComponentOne Software

IMPORTANT-READ CAREFULLY: This End User License Agreement (this "EULA") contains the terms and conditions regarding your use of the SOFTWARE (as defined below). This EULA contains material limitations to your rights in that regard. You should read this EULA carefully and treat it as valuable property.

I. THIS EULA.

1. Software Covered by this EULA. This EULA governs your use of the ComponentOne, LLC ("C1") software product(s) enclosed or otherwise accompanied herewith (individually and collectively, the "SOFTWARE"). The term "SOFTWARE" includes, to the extent provided by C1: 1) any revisions, updates and/or upgrades thereto; 2) any data, image or executable files, databases, data engines, computer software, or similar items customarily used or distributed with computer software products; 3) anything in any form whatsoever intended to be used with or in conjunction with the SOFTWARE; and 4) any associated media, documentation (including physical, electronic and on-line) and printed materials (the "Documentation").

2. This EULA is a Legally Binding Agreement Between You and C1. If you are acting as an agent of a company or another legal person, such as an officer or other employee acting for your employer, then "you" and "your" mean your principal, the entity or other legal person for whom you are acting. However, importantly, even if you are acting as an agent for another, you may still be personally liable for violation of federal and State laws, such as copyright infringement.

This EULA is a legally binding agreement between you and C1. You intend to be legally bound to this EULA to the same extent as if C1 and you physically signed this EULA. By installing, copying, or otherwise using the SOFTWARE, you agree to be bound by the terms and conditions contained in this EULA. If you do not agree to all of the terms and conditions contained in this EULA, you may not install or use the SOFTWARE. If, for whatever reason, installation has begun or has been completed, you should cancel installation or un-install the SOFTWARE, as the case may be. (You may click on the "exit" button or its equivalent to immediately abort installation.) If you do not agree to all of these terms and conditions, then you must promptly return the SOFTWARE to the place of business from which you obtained it in accordance with any return policies of such place of business. Return policies may vary between or among resellers, and you must comply with your particular reseller's return policies as agreed at the point of purchase. If the place of business from which you purchased the SOFTWARE does not honor a complete refund for a period of thirty (30) days from the date of proof of purchase, then you may return the SOFTWARE directly to C1 for a period of thirty (30) days from the date of
your purchase. To return the product directly to C1, you must obtain a C1 Return Authorization Number by contacting C1, and you must forward all items purchased, including the proof of purchase, directly to C1. The return must be postage-prepaid, and post-marked within thirty (30) days from the proof of purchase, time being of the essence. The return option to C1 is only available to the original purchaser of an unopened factory packaged item.

II. YOUR LICENSE TO DEVELOP AND TO DISTRIBUTE.

As provided in more detail below, this EULA grants you two licenses: 1) a license to use the SOFTWARE to develop other software products (the "Development License"); and 2) a license to use and/or distribute the Developed Software (the "Distribution License"). Both of these licenses (individually and collectively, the " Licenses") are explained and defined in more detail below.

1. Definitions. The following terms have the respective meanings as used in this EULA:

"Network Server" means a computer with one or more computer central processing units (CPU's) that operates for the purpose of serving other computers logically or physically connected to it, including, but not limited to, other computers connected to it on an internal network, intranet or the Internet. "Web Server" means a type of Network Server that serves other computers more particularly connected to it over an intranet or the Internet. "Developed Software" means those computer software products that are developed by or through the use of the SOFTWARE. "Developed Web Server Software" means those Developed Software products that reside logically or physically on at least one Web Server and are operated (meaning the computer software instruction set is carried out) by the Web Server's central processing unit(s) (CPU). "Developed Legacy Software" means those Developed Software products that are not Developed Web Server Software, including, for example, stand-alone applications and applications accessed by a file server only. "Redistributable Files" means the SOFTWARE files or other portions of the SOFTWARE that are provided by C1 and are identified as such in the Documentation for distribution by you with the Developed Software. "Developer" means a human being or any other automated device using the SOFTWARE in accordance with the terms and conditions of this EULA.

"Developer Seat License" means that each Developer using or otherwise accessing the programmatic interface or the SOFTWARE must obtain the right to do so by purchasing a separate End User License. "Network Server CPU License" means that a separate End User License must be purchased for each CPU operating the computer software at issue in the reference. "Source Code" shall mean computer software code or programs in human readable format, such as a printed listing of such a program written in a high-level computer language. The term "Source Code" includes, but is not limited to, documents and materials in support of the development effort of the SOFTWARE, such as flow charts, pseudo code and program notes.

2. Your Development License. You are hereby granted a limited, royalty-free, non-exclusive right to use the SOFTWARE to design, develop, and test Developed Software, on the express condition that, and only for so long as, you fully comply with all terms and conditions of this EULA.

The SOFTWARE is licensed to you on a Developer Seat License basis. The Developer Seat License means that you may perform a single install of the SOFTWARE for use in designing, testing and creating Developed Software by a single Developer on a single computer with a single set of input devices, so long as such computer is used only by one Developer. Conversely, you may not install or use the SOFTWARE on a computer that is a network server or a computer at which the SOFTWARE is used by more than one Developer. You may not network the SOFTWARE or any
component part of it, where it is or may be used by more than one Developer unless you purchase an additional Development License for each Developer. You must purchase another separate license to the SOFTWARE in order to add additional developer seats, whether the additional developers are accessing the SOFTWARE in a stand-alone environment or on a computer network. If the SOFTWARE is used to create Developed Web Server Software, then you may perform a single install of the SOFTWARE for use in designing, testing and creating Developed Web Server Software by a single Developer on a single computer or Network Server, either with a single CPU only. An additional Network Server CPU License is required for each additional CPU on the single computer or Network Server, as the case may be, upon which the SOFTWARE and/or the Developed Web Server Software is installed and a separate license for each separate computer. That is, for Developed Web Server Software, if the computer or Network Server operating the SOFTWARE has 2 CPU's, then you would need to purchase one additional Network Server CPU License (beyond the one Developer Seat License granted in this EULA).

In all cases, you may not use C1’s name, logo, or trademarks to market your Developed Software without the express written consent of C1; (b) you must include the following C1 copyright notice in your Developed Software documentation and/or in the “About Box” of your Developed Software, and wherever the copyright/rights notice is located in the Developed Software (“Portions Copyright © ComponentOne, LLC 1991-2002. All Rights Reserved.”); (c) agree to indemnify, hold harmless, and defend C1, its suppliers and resellers, from and against any claims or lawsuits, including attorney's fees that may arise from the use or distribution of your Developed Software; (d) you may use the SOFTWARE only to create Developed Software that is significantly different than the SOFTWARE.

3. Your Distribution License.

a. License to Distribute Developed Legacy Software. Subject to the terms and conditions in this EULA, you are granted the license to use and to distribute Developed Legacy Software on a royalty-free basis, provided that the Developed Legacy Software incorporates the SOFTWARE as an integral part of the Developed Software in machine-language compiled format (customarily an “.exe”, or “.dll”, etc.). You may not distribute, bundle, wrap or subclass the SOFTWARE as Developed Software which, when used in a "designtime" development environment, exposes the programmatic interface of the SOFTWARE. You may distribute, on a royalty-free basis, Redistributable Files with Developed Legacy Software only.

b. License to Distribute Developed Web Server Software. Subject to the terms and conditions in this EULA, you are granted the license to use and to distribute Developed Web Server Software, provided that you must purchase one Network CPU License for each CPU operating the Developed Web Server Software (and/or Redistributable Files called or otherwise used directly by the Developed Web Server Software). You may purchase an additional Network CPU License by purchasing an additional separate End User License for the SOFTWARE; one Network CPU License is included in this EULA. Notwithstanding the foregoing, however, you may distribute or transfer, free of royalties, the Redistributable Files (and/or any Developed Legacy Software) to the extent that they are used separately on a single CPU on the client/workstation side of the network served by the Web Server.
4. Specific Product Limitations. Notwithstanding anything in this EULA to the contrary, if the license you have purchased is for any of the following products, then the following additional limitations will apply:

a. ComponentOne Reports for .NET Designer Edition. ComponentOne Reports for .NET Designer Edition includes at least: 1) one dynamic link library (c1.win.c1reportdesigner.dll) file known as C1ReportDesigner Component, 2) one executable (ReportDesigner.exe) file known as C1ReportDesigner Application and, 3) the Source Code of the C1ReportDesigner Application. The C1ReportDesigner Component is subject to the general terms and restrictions set forth in this EULA. The C1ReportDesigner Application is an executable file used to design and prepare reports; the C1ReportDesigner Application may be distributed, free of royalties, only in conjunction with the Developed Software. Subject to the terms and conditions in this EULA, C1 hereby grants you the right to use the C1ReportDesigner Application Source Code. You are hereby also granted the right to modify such Source Code and to create derivative works that are based on the licensed Source Code. You may distribute the derivative works that you develop, solely in object code format and exclusively in conjunction with and/or as a part of the Developed Software. You are expressly not granted the right to distribute, disclose or otherwise make available to any third party the licensed Source Code, any modified version, derivative work, or any portion thereof, in source code format. C1 shall retain all right, title and interest in and to the licensed Source Code, and all C1 updates, modifications or enhancements thereof. Nothing herein shall be deemed to transfer any ownership or title rights in and to the licensed Source Code from C1 to you. SOURCE CODE IS LICENSED TO YOU AS IS. C1 DOES NOT AND SHALL NOT PROVIDE YOU WITH ANY TECHNICAL SUPPORT FOR YOUR SOURCE CODE LICENSE.

b. VSView Reporting Edition. VSView Reporting Edition includes at least one executable file listed as “VSRptX.exe” (where X indicates the version number i.e.7,8, etc.), known as “Designer.” The file “VSRptX.exe”, or any upgrade or future versions of the Designer, are subject to the restrictions set forth in this EULA and may not be distributed with your Developed Software or in any other way.

c. VSForum. VSForum is intended to be installed on a Network Server. C1 grants to you the following rights to the SOFTWARE: a) Installation: You may install one copy of the SOFTWARE on a single Network Server; b) Use: When installed and initialized, the SOFTWARE creates a database file which contains the embodiment of a discussion forum (the database hereinafter referred to as the "Forum"). You may use the SOFTWARE to create one Forum on one Network Server only, which server may be connected at any point to an unlimited number of workstations or computers operating on one or more networks. You are specifically NOT LICENSED to create or operate multiple Forums. To create or to operate more than one FORUM, you must purchase one additional SOFTWARE license for each additional Forum.

d. Doc-to-Help and ComponentOne Natural Search. You may use Doc-To-Help to create online help, manuals or other documentation in electronic or printed format (the "Output Documents"). You may distribute and incorporate in such Output Documents those files identified in the documentation as Redistributable Files. Except for those specific Redistributable Files, you MAY NOT distribute the SOFTWARE, in any format, to others.
e. Studio Products. You may not share the component parts of the Studio Products licensed to you with other Developers, nor may you allow the use and/or installation of such components by other Developers.

f. ComponentOne Response and SOAP Channel. ComponentOne Response is intended to be installed on a Network Server. C1 grants to you the following rights to the SOFTWARE: a) Installation: You may install one copy of the SOFTWARE on a single Network Server; b) Use: When installed and initialized, the SOFTWARE creates a database file which contains the embodiment of a solution knowledge base (the database hereinafter referred to as the "Knowledge Base").

You may use the SOFTWARE to create Knowledge Bases on one Network Server only. To create or to operate Knowledge Bases in more than one Network Server, you must purchase one additional SOFTWARE license for each additional Network Server.

5. Updates/Upgrades; Studio Subscription. Subject to the terms and conditions of this EULA, the Licenses are perpetual. Updates and upgrades to the SOFTWARE may be provided by C1 from time-to-time, and, if so provided by C1, are provided upon the terms and conditions offered at that time by C1 in its sole discretion. C1 may provide updates and upgrades to the SOFTWARE for free or for any charge, at any time or never, and through its chosen manner of access and distribution, all in C1's sole and complete discretion.

C1 licenses certain of its separately-licensed products bundled together in a product suite, called the C1 "Studio" product line (the "Studio Products"). The exact separately-licensed products that are bundled into the Studio Products may change from time-to-time in C1's sole discretion. If the SOFTWARE is identified as a C1 "Studio" product, then the SOFTWARE is one of the Studio Products. The SOFTWARE and the Studio Products are revised from time-to-time (meaning, for example, revised with updates, upgrades and, in the case of Studio products, possibly changes to which specific products are included in the bundle). For you to be entitled to receive any such revisions to the SOFTWARE or the Studio Products, as the case may be, you must have a valid SOFTWARE license or a valid Studio subscription. The original purchaser of the SOFTWARE or of a Studio product receives a one-year subscription from the date of purchase of the SOFTWARE. After one year, the Studio subscription and/or the SOFTWARE license must be renewed to continue to be entitled to receive the SOFTWARE and/or the Studio Products revisions as the case may be.

6. Serial Number. Within the packaging of the SOFTWARE, a unique serial number (the "Serial Number") is included, which allows for the registration of the SOFTWARE. The Serial Number is subject to the restrictions set forth in this EULA and may not be disclosed or distributed either with your Developed Software or in any other way. The disclosure or distribution of the Serial Number shall constitute a breach of this EULA, the effect of which shall be the automatic termination and revocation of all the rights granted herein.

7. Evaluation Copy. If you are using an "evaluation copy" or similar version, specifically designated as such by C1 on its website or otherwise, then the Licenses are limited as follows: a) you are granted a license to use the SOFTWARE for a period of thirty (30) days counted from the day of installation (the "Evaluation Period"); b) upon completion of the Evaluation Period, you shall either i) delete the SOFTWARE from the computer containing the installation, or you may ii) contact C1 or one of its authorized dealers to purchase a license of the SOFTWARE, which is subject to the terms and
limitations contained herein; and c) any Developed Software may not be distributed or used for any commercial purpose.

III. INTELLECTUAL PROPERTY.

1. Copyright. You agree that all right, title, and interest in and to the SOFTWARE (including, but not limited to, any images, photographs, animations, video, audio, music, text, and "applets" incorporated into the SOFTWARE), and any copies of the SOFTWARE, and any copyrights and other intellectual properties therein or related thereto are owned exclusively by C1, except to the limited extent that C1 may be the rightful license holder of certain third-party technologies incorporated into the SOFTWARE. The SOFTWARE is protected by copyright laws and international treaty provisions. The SOFTWARE is licensed to you, not sold to you. C1 reserves all rights not otherwise expressly and specifically granted to you in this EULA.

2. Backups. You may either: (a) copy the SOFTWARE solely for backup or archival purposes; or (b) install the SOFTWARE on a single computer, provided you keep the original solely for backup or archival purposes. Notwithstanding the foregoing, you may not copy the Documentation.

3. General Limitations. You may not reverse engineer, decompile, or disassemble the SOFTWARE, except and only to the extent that applicable law expressly permits such activity notwithstanding this limitation.

4. Software Transfers. You may not rent or lease the SOFTWARE. You may transfer the SOFTWARE to another computer, provided that it is completely removed from the computer from which it was transferred. You may permanently transfer all of your rights under the EULA, provided that you retain no copies, that you transfer all the SOFTWARE (including all component parts, the media and printed materials, any dates, upgrades, this EULA and, if applicable, the Certificate of Authenticity), and that the recipient agrees to the terms and conditions of this EULA as provided herein. If the SOFTWARE is an update or upgrade, any transfer must include all prior versions of the SOFTWARE.

5. Termination. Without prejudice to any other rights it may have, C1 may terminate this EULA and the Licenses if you fail to comply with the terms and conditions contained herein. In such an event, you must destroy all copies of the SOFTWARE and all of its component parts.

6. Export Restrictions. You acknowledge that the SOFTWARE is of U.S. origin. You acknowledge that the license and distribution of the SOFTWARE is subject to the export control laws and regulations of the United States of America, and any amendments thereof, which restrict exports and re-exports of software, technical data, and direct products of technical data, including services and Developed Software. You agree that you will not export or re-export the SOFTWARE or any Developed Software, or any information, documentation and/or printed materials related thereto, directly or indirectly, without first obtaining permission to do so as required from the United States of America Department of Commerce's Bureau of Export Administration ("BXA"), or other appropriate governmental agencies, to any countries, end-users, or for any end-uses that are restricted by U.S. export laws and regulations, and any amendments thereof, which include, but are not limited to, the following:

Restricted Countries: Restricted Countries currently include, but are not necessarily limited to Cuba, Iran, Iraq, Libya, Montenegro, North Korea, Serbia, Sudan, and Syria.
Restricted End-Users: Any End-User whom you know or have reason to know will use SOFTWARE or Developed Software in the design, development, or production of missiles and missile technology, nuclear weapons and weapons technology, or chemical and biological weapons. Any national of any of the Restricted Countries, wherever located, who intends to transmit or transport the SOFTWARE or Developed Software to one of the Restricted Countries.

Restricted End-Uses: Any use of SOFTWARE and Developed Software related to the design, development, or production of missiles and missile technology, nuclear weapons and weapons technology, or chemical and biological weapons.

These restrictions change from time to time. You represent and warrant that neither the BXA nor any other United States federal agency has suspended, revoked or denied your export privileges. C1 acknowledges that it shall use reasonable efforts to supply you with all reasonably necessary information regarding the SOFTWARE and its business to enable you to fully comply with the provisions of this Section. If you have any questions regarding your obligations under United States of America export regulations, you should contact the Bureau of Export Administration, United States Department of Commerce, Exporter Counseling Division, Washington DC. U.S.A. (202) 482-4811, http://www.bxa.doc.gov.

7. U.S. Government Restricted Rights. The SOFTWARE and documentation are provided with RESTRICTED RIGHTS. For solicitations issued before December 1, 1995, by the United States of America, its agencies and/or instrumentalities (the "Government"), other than the Department of Defense, the use, duplication or disclosure of the software and documentation provided to the Government under this EULA shall be subject to the RESTRICTED RIGHTS as set forth in subparagraphs (c)(1) and (2) of the Commercial Computer Software - Restricted Rights clause at 48 CFR ch.1 52.227-19. For solicitations issued before September 29, 1995, by the Department of Defense, the use, duplication or disclosure of the software and documentation provided under this EULA shall be subject to the RESTRICTED RIGHTS as set forth in subparagraph (c)(1)(ii) of the Rights in Technical Data and Computer Software clause at 48 CFR ch.2 252.227-7013. You will comply with any requirements of the Government to obtain such RESTRICTED RIGHTS protection, including without limitation, the placement of any restrictive legends on the SOFTWARE, and any license agreement used in connection with the distribution of the SOFTWARE. Manufacturer is ComponentOne, LLC, 4516 Henry Street, Suite 501, Pittsburgh, Pennsylvania 15213 USA. For solicitations issued by the Government on or after December 1, 1995 and the Department of Defense on or after September 29, 1995, the only rights provided in the software and documentation provided herein shall be those contained in this EULA. Under no circumstances shall C1 be obligated to comply with any Governmental requirements regarding the submission of or the request for exemption from submission of cost or pricing data or cost accounting requirements. For any distribution of the SOFTWARE that would require compliance by C1 with the Government's requirements relating to cost or pricing data or cost accounting requirements, you must obtain an appropriate waiver or exemption from such requirements for the benefit of C1 from the appropriate Government authority before the distribution and/or license of the SOFTWARE to the Government.

IV. WARRANTIES AND REMEDIES.

1. Limited Warranty. C1 warrants that the original media, if any, are free from defects for ninety (90) days from the date of delivery of the SOFTWARE.
EXCEPT AS OTHERWISE PROVIDED IN THE PRECEDING SENTENCE, AND TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, C1 EXPRESSLY DISCLAIMS ANY WARRANTY FOR THE SOFTWARE, DOCUMENTATION AND ANYTHING ELSE PROVIDED BY C1 HEREBY AND C1 PROVIDES THE SAME IN "AS IS" CONDITION WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK ARISING OUT OF USE OR PERFORMANCE OF THE SOFTWARE AND DOCUMENTATION REMAINS WITH YOU. THIS LIMITED WARRANTY GIVES YOU SPECIFIC LEGAL RIGHTS. YOU MAY HAVE OTHERS WHICH VARY FROM STATE TO STATE.

2. Limited Remedy. C1’s entire liability and your exclusive remedy under this EULA shall be, at C1’s sole option, either (a) return of the price paid for the SOFTWARE; (b) repair the SOFTWARE through updates distributed online or otherwise in C1’s discretion; or (c) replace the SOFTWARE with SOFTWARE that substantially performs as described in the SOFTWARE documentation, provided that you return the SOFTWARE in the same manner as provided in Section I.2 for return of the SOFTWARE for non-acceptance of this EULA. Any media for any repaired or replacement SOFTWARE will be warranted for the remainder of the original warranty period or thirty (30) days, whichever is longer. THESE REMEDIES ARE NOT AVAILABLE OUTSIDE OF THE UNITED STATES OF AMERICA. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT SHALL C1 BE LIABLE FOR ANY DAMAGES WHATSOEVER (INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF BUSINESS PROFIT, BUSINESS INTERRUPTION, LOSS OF BUSINESS INFORMATION, OR ANY OTHER PECUNIARY LOSS) ARISING OUT OF THE USE OR INABILITY TO USE THE SOFTWARE, EVEN IF C1 HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. BECAUSE SOME STATES/JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF LIABILITY FOR CONSEQUENTIAL OR INCIDENTAL DAMAGES IN CERTAIN CASES, THE ABOVE LIMITATION MAY NOT APPLY TO YOU.

V. MISCELLANEOUS.

1. This is the Entire Agreement. This EULA (including any addendum or amendment to this EULA included with the SOFTWARE) is the final, complete and exclusive statement of the entire agreement between you and C1 relating to the SOFTWARE. This EULA supersedes any prior and contemporaneous proposals, purchase orders, advertisements, and all other communications in relation to the subject matter of this EULA, whether oral or written. No terms or conditions, other than those contained in this EULA, and no other understanding or agreement which in any way modifies these terms and conditions, shall be binding upon the parties unless entered into in writing executed between the parties, or by other non-oral manner of agreement whereby the parties objectively and definitively act in a manner to be bound (such as by continuing with an installation of the SOFTWARE, "clicking-through" a questionnaire, etc.) Employees, agents and other
representatives of C1 are not permitted to orally modify this EULA.

2. You Indemnify C1. You agree to indemnify, hold harmless, and defend C1 and its suppliers and resellers from and against any and all claims or lawsuits, including attorney's fees, which arise out of or result from your breach of any of the terms and conditions of this EULA.

3. Interpretation of this EULA. If for any reason a court of competent jurisdiction finds any provision of this EULA, or any portion thereof, to be unenforceable, that provision of this EULA will be enforced to the maximum extent permissible so as to effect the intent of the parties, and the remainder of this EULA will continue in full force and effect. Formatives of defined terms shall have the same meaning of the defined term. Failure by either party to enforce any provision of this EULA will not be deemed a waiver of future enforcement of that or any other provision. Except as otherwise required or superseded by law, this EULA is governed by the laws of the Commonwealth of Pennsylvania, without regard to its conflict of laws principles. The parties consent to the personal jurisdiction and venue of the Commonwealth of Pennsylvania, in the County of Allegheny, and agree that any legal proceedings arising out of this EULA shall be conducted solely in such Commonwealth. If the SOFTWARE was acquired outside the United States, then local law may apply.

DI Management Service Pty Limited

CryptoSys (tm) API Developer Licence Agreement

This is a legal document. Please read these terms carefully before installing the Software as installation or use will indicate your acceptance to all of the terms of this licence agreement.

IF YOU DO NOT AGREE TO THE TERMS, DO NOT INSTALL OR USE THE SOFTWARE.

D.I. Management Services Pty Limited ABN 78 083 210 584 ("the Author") is willing to license the enclosed 'CryptoSys API' software and documentation ("the Software") to you only upon the condition that you accept all of the terms contained in this licence agreement.

The Author hereby grants you a single non-exclusive, non-transferable licence to use the Software as a developer tool in accordance with these terms.

The Software is a development tool that provides a programming interface to cryptographic functions. You may not use the Software to develop another similar cryptographic programming interface or as a component of one.

Provided your application's main purpose is not merely providing a programming interface to the cryptographic functions, you may include the main executable DLL either as part of your own applications for installation on your client's computers or in your own in-house
applications. Only the main executable DLL may be distributed to others or used as part of in-house applications, and it must be distributed as an integral part of your own application, not separately. There is no limit on the number of end users you may distribute it to in this manner.

This licence permits you to use the Software as a developer tool by one (1) developer on one (1) computer only. Use as a developer tool on more than one computer or by more than one developer requires the purchase of separate licence for each separate computer or developer.

This licence is issued only to the original purchaser of the Software and cannot be transferred or assigned.

The Software and related documentation may not be reproduced or distributed separately by any means. You are not permitted to copy, sell, rent, lease, sub-license or lend the Software to any third parties except under the terms of this licence.

You must keep your licence ID number confidential and must not divulge it to or make it available to any third party.

The copyright in and title to all intellectual property rights in the Software and related documentation remain with the Author at all times.

Without prejudice to any other rights, the Author may terminate this licence if you do not observe its terms and conditions. In such an event, you must destroy all copies of the Software.

The Author makes no representations concerning either the merchantability of the Software or its suitability for any particular purpose. It is provided "as is" without express or implied warranty of any kind. Because of the various hardware and software environments into which software may be put, no warranty of fitness for a particular purpose is offered. Good data processing procedure dictates that any software be thoroughly tested with non-critical data before relying on it.

In no event shall the Author be liable for any damages in connection with or arising out of the use of the Software by any person whatsoever, including incidental, indirect, special or consequential damages, or any damages related to loss of use, revenue or profits, even if the Author has been advised of the possibility of such damages. By using the Software you expressly agree to such a waiver.

This licence shall be governed and interpreted by the laws of the State of New South Wales, Australia, without regard to your choice of
legal jurisdiction and you expressly agree that the venue for resolution of disputes, if any, arising out of this licence or the performance of the Software, shall be in New South Wales.

Evova Technology
SOFTWARE LICENCE

INTRODUCTION
This Licence Agreement ("Agreement") is an agreement between you and Connetica Software. Please read these terms and conditions carefully before downloading any software and applicable documentation as they contain important information about your rights and obligations. It governs your use of the software ("the Software") supplied to you by Connetica Software and related documentation. In particular, we draw your attention to the limitation of liability clause. By downloading, installing or otherwise using the Software you agree to be legally bound by this Licence Agreement as it may be modified and posted on our website from time to time.

The Software is licensed, not sold!
If you do not wish to be bound by this Agreement, then you may not download or use the Software.

LICENCE
With a Single Developer Licence you may install and use one copy of the Software on a single computer. You may not share the licence between different computers, nor install it on a server based computer, nor use the Software on more than one computer at the same time. As a special exception, the primary user of the Software may make a second copy for his or her exclusive use on either a home or portable computer.
In addition to the above, if you have bought a licence for a number of concurrent users (Multi-Developer Licence) you may install the Software on any number of computers at one single physical (geographical) location.

Unlicensed / evaluation versions of this control can be installed without limitation and redistributed as long as the contents of the original installation package are not altered in any way.

RESTRICTIONS ON USE
You may make a reasonable number of copies of the Software solely for backup and recovery purposes. Any such copies shall in all respects be subject to the terms and conditions of this Agreement.
You shall not make copies of the Software additional to those expressly permitted in this Licence Agreement.
You shall not copy any written documentation accompanying the Software.
You shall not remove or obscure any copyright and trademark notices or other proprietary notices relating to the Software.
You shall not reverse engineer, decompile or disassemble the Software except to the extent expressly permitted by any applicable local laws which may over-rule this restriction.
You may not distribute any licence files, keys or codes that were obtained by purchasing a licence for this Software. You may distribute certain parts of this Software
as component parts of software created by you. The files available for redistribution will be specified in the Software documentation.

You are not permitted to reverse engineer, disassemble or de-compile the Software. You may not modify, adapt, translate, rent, resell or create similar softaware based on it.

You may not rent or lease the Software but you may transfer the Software and accompanying documentation on a permanent basis provided that (i) you retain no copies and (ii) the recipient agrees to the terms of the Licence Agreement you are transferring and (iii) you notify Connetica Software of the transfer in writing.

You shall not use the Software in any way other than in a manner specifically licensed under this Agreement.

INTELLECTUAL PROPERTY RIGHTS
The copyright, patents, trade marks and all other intellectual property rights in the Software and related documentation are owned by and remain the property of Connetica Software or its suppliers and are protected by national laws and international treaty provisions. You do not obtain any rights in the Software other than those expressly granted in this Agreement.

TERMINATION
This Agreement is effective until terminated. This Agreement will terminate automatically if you fail to comply with any provision of this Agreement. Upon notice of termination from Connetica Software you shall destroy the documentation and all copies of the Software promptly.

UPDATE POLICY
Connetica Software may create, from time to time, updated versions of the Software. Connetica Software will make any such updated versions available to licensees at the discretion of Connetica Software. If you acquire an updated version of the Software then all copies of the previous version must be destroyed and not used, except for one copy which may be retained solely for archival purposes.

WARRANTY
Subject to the limitations upon its liability, Connetica Software warrants that:

for a period of 90 days from you purchasing the Software, it will materially conform to the electronic documentation provided with it; and

with respect to any physical diskette(s), the same shall be free from defects in materials and workmanship for a period of 90 days from purchase.

In the event of notification within the warranty period, Connetica Software shall replace the defective Software and/or diskette(s). Your remedy for breach of the warranties shall be limited to replacement of the defective materials and shall not encompass any other damages.

Save as stated herein, Connetica Software expressly disclaims all other conditions, warranties, terms and undertakings, expressed or implied, statutory or otherwise, relating to the Software and related documentation or technical support including but not limited to warranties of quality, performance, satisfactory quality or fitness for a particular purpose.

LIMITATION OF LIABILITY
Nothing in this Agreement shall limit Connetica Software's liability for:

fraud or other criminal act;

personal injury or death caused by our negligence;
any other liability that cannot be excluded by law. Connetica Software accepts no liability for any indirect or consequential loss or damage, or for any loss of data, profit, revenue, anticipated savings or business, however caused and even if foreseeable or made known to Visual Software. Connetica Software's maximum liability to you for any cause whatsoever will be limited to the amount paid for the Software.

SEVERABILITY
If a Court or other competent authority decides that any provision of this Agreement is void or otherwise ineffective in whole or in part then any other part and the other terms and conditions of this Agreement shall continue in full force and effect.

THIRD PARTY RIGHTS
The parties do not intend that any term of this Agreement shall be enforceable solely by virtue of the Contracts (Rights of Third Parties) Act 1999 by any person who is not a party to this Agreement.

ENTIRE AGREEMENT
This Agreement constitutes the entire agreement between the parties with respect to the subject matter of this Agreement and supersedes all previous agreements, arrangements or undertakings between the parties relating to the subject matter of this Agreement and any representations or warranties previously given or made to it.

ASSIGNMENT
You may not assign this Agreement nor any of its rights or obligations hereunder nor sub-license the use (in whole or in part) of the Software without Connetica Software's prior consent.

NOTICES
All notices shall be given:
To Connetica Software via e-mail at support@connetica.co.uk;
to you at either the e-mail or postal address you provide during any ordering process.
Notice will be deemed received when an e-mail is received in full (or else on the next business day if it is received on a weekend or a public holiday in the place of receipt) or 3 days after the date of posting.

GOVERNING LAW
This Agreement is governed by and interpreted in accordance with English law. Any disputes or claims relating to this Agreement shall be subject to the exclusive jurisdiction of the English Courts.

NSoftware Inc
This software is Copyright (c) 1996, 1997, devSoft Inc. - All Rights Reserved.
To obtain a license please contact:

devSoft Inc.
P.O. Box 13821, Research Triangle Park, NC 27709, USA
email: sales@dev-soft.com
www: http://www.dev-soft.com/
tel/fax: (919) 493-5805
The use of this product constitutes your acceptance of the following terms and conditions and your Agreement to abide by them.

This is a legal Agreement between you, the end user, and devSoft Inc. By using this package, you are agreeing to be bound by the terms of this Agreement.

You, the single developer, are granted a nonexclusive license to use this software under the terms stated in this Agreement. This license allows you to use this software in your design environment as well as distribute executables that use it as a runtime component. There are no royalties, or runtime fees for such distribution, nor any other limitations on the distribution of your applications. We do however require that runtime components developed by devSoft Inc. be distributed in their original format, without any changes or modifications of any kind.

You may only install one registered copy of this software in a single workstation at any time. Use of a registered copy in more than one workstation is against the terms of this licensing Agreement. In particular, you are specifically prohibited from distributing a registered version of this software except as a runtime component of one of your applications.

You may not rent or lease the software, but you may transfer it on a permanent basis if the person receiving it agrees to the terms of the Agreement. If the software is an update, any transfer must include the update and all prior versions.

THE SOFTWARE AND ACCOMPANYING DOCUMENTATION ARE PROVIDED "AS IS" WITHOUT WARRANTY OF ANY KIND. THE ENTIRE RISK AS TO THE RESULTS AND PERFORMANCE OF THE SOFTWARE IS ASSUMED BY YOU.

devSoft Inc. will not be liable for any special, incidental, consequential, indirect or similar damages due to the loss of data, loss of business profits, business interruption or any other reason arising from the use of this software. In no event shall devSoft Inc.'s liability for any damages ever exceed the price paid for the license to use the software, regardless of the form of the claim. Because some states do not allow the exclusion or limitation of liability for consequential or incidental damages, the above limitation may not apply to you.

If any provision of this Agreement is found void, invalid or unenforceable, it will not affect the validity of the balance of this Agreement, which shall remain valid and enforceable according to its terms.

Should you have any questions concerning this Agreement please contact devSoft Inc., P. O. Box 13821, RTP, NC 27709. or via e-mail at: sales@dev-soft.com 

Pegasus Imaging Corporation

Pegasus Imaging Corporation SOFTWARE LICENSE AGREEMENT

GRANT OF LICENSE. This Pegasus Imaging Corporation, ("PEGASUS") Agreement ("License") permits Licensee ("LICENSEE") the right to use one copy of a properly registered Pegasus Development Toolkit ("TOOLKIT") for development purposes on any single computer, provided the TOOLKIT is in use on only one computer at any time. TOOLKIT is "in-use" on a computer when it is loaded into temporary memory (i.e. RAM) or installed into its permanent memory (i.e. hard disk, CD-ROM, or other storage device) of that computer.

REDISTRIBUTION OF THE TOOLKIT RUNTIMES. PEGASUS does not grant any runtime licenses with the TOOLKIT purchase, except by specific exemptions described on our licensing web pages. For Runtime Licensing information, please visit our website (http://www.pegasusimaging.com/licensing.htm), or contact our sales staff. Any rights to distribute TOOLKIT runtimes as part of the LICENSEE's software application or derivative works ("PRODUCT"), require you to acknowledge and uphold this License Agreement and agree to notify PEGASUS immediately of any changes in status or
violations. In cases where PEGASUS grants the LICENSEE a right to use, reproduce, display or otherwise distribute or transfer copies of TOOLKIT runtimes, LICENSEE agrees and affirms the following:

a. LICENSEE is not using PEGASUS' name, logo, or trademarks to market PRODUCT without prior written approval of PEGASUS.

b. LICENSEE agrees to indemnify, hold harmless, and defend PEGASUS from and against any claims or lawsuits, including attorney's fees, that arise or result from the use or distribution of PRODUCT.

c. Only the TOOLKIT runtimes can be distributed. Distribution of the TOOLKIT development kit, documentation, source code, or the distribution unlock codes, is a violation of this agreement.

d. LICENSEE includes a statement substantially similar to the following within derivative work's documentation and about box: "This product contains portions of imaging code owned by Pegasus Imaging Corporation, Tampa, FL, (www.pegasusimaging.com). ALL RIGHTS RESERVED."

If ANY of the above terms are not applicable to LICENSEE's situation, or any of the above cannot be complied with, or LICENSEE needs modifications to this license, for any reason; then LICENSEE shall obtain an expanded direct license from PEGASUS for derivative works, (available by phone at: 813-875-7575, x321, by e-mail at: sales@jpg.com or by fax at: 813-875-7705).

PEGASUS reserves the right to charge the LICENSEE up to ten times the normal license price for the use of each unlicensed copy of PRODUCT. The license granted herein and all of your rights to use or maintain possession of TOOLKIT shall terminate immediately upon breach of any material provisions of this Agreement. This license grants rights to LICENSEE for only the PEGASUS code (TOOLKIT) mentioned above and does not convey any other rights of use or distribution to PEGASUS technology.

COPYRIGHT. The Software is owned by PEGASUS or Pegasus Imaging Corporation and is protected by United States copyright laws and international treaty provisions. LICENSEE may not remove or alter the copyright notice from any copy of the Software or any copy of the written materials, accompanying the Software.

OTHER RESTRICTIONS. This PEGASUS License Agreement is LICENSEE’s proof of license to exercise the rights granted herein and must be retained by LICENSEE. LICENSEE may not rent, lease or transfer TOOLKIT or parts thereof. LICENSEE may not reverse engineer, decompile or disassemble TOOLKIT.

NO WARRANTY. ANY USE BY LICENSEE OF THE SOFTWARE IS AT THE LICENSEE'S OWN RISK. THE SOFTWARE IS PROVIDED FOR USE ONLY WITH WINDOWS PRODUCTS AND RELATED APPLICATION SOFTWARE AND/OR HARDWARE PRODUCTS. THE SOFTWARE IS PROVIDED FOR USE "AS IS" WITHOUT WARRANTY OF ANY KIND.

TO THE MAXIMUM EXTENT PERMITTED BY LAW, PEGASUS DISCLAIMS ALL WARRANTIES OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING, WITHOUT LIMITATION, IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. PEGASUS IS NOT OBLIGATED TO PROVIDE ANY UPDATES TO THE SOFTWARE.

NO LIABILITY FOR CONSEQUENTIAL DAMAGES. In no event shall PEGASUS be liable for any damages whatsoever (including, without limitation, incidental, direct, indirect and consequential damages, damages for loss of business profits, business interruption, loss of business information, or other pecuniary loss) arising out of the use or inability to use this PEGASUS product, even if PEGASUS has been advised of the possibility of such damages. Because some states/countries do not allow the exclusion of certain warranties,
or limitation of liability for consequential or incidental damages, the above limitation may not apply to LICENSEE.

INDEMNIFICATION BY LICENSEE. If LICENSEE distributes TOOLKIT in violation of this Agreement, LICENSEE agrees to indemnify, hold harmless and defend PEGASUS and its suppliers from and against any claims or lawsuits, including attorney's fees that arise or result from the use or distribution of TOOLKIT in violation of this Agreement. This Agreement is governed by the laws of the State of Florida. The program and data contained in this TOOLKIT Product are provided with Restricted Rights. Use, duplication, or disclosure by the U.S. Government is subject to restrictions as set forth in FAR 52.227-14 (Alternate III) or subparagraph (c)(1)(ii) of the rights in technical data and computer software clause at 252.227-7013. Manufacturer is Pegasus Imaging Corporation, 4001 Riverside Drive, Tampa, FL 33603.

For questions concerning this Agreement, or to contact PEGASUS for any reason, please contact Pegasus Imaging Corporation by phone 1-813-875-7575 x321 or email sales@jpg.com.

Woodbury Associates Ltd
Copyright © 2003 - 2004 Woodbury Associates Ltd

SOFTWARE LICENSE AGREEMENT

IMPORTANT! Do not install this software before you have read this license agreement. By proceeding to install this software you are indicating your acceptance of all the terms and conditions stated in this agreement.

NOTICE TO USERS: CAREFULLY READ THE FOLLOWING LEGAL AGREEMENT. USE OF THE SOFTWARE PROVIDED WITH THIS AGREEMENT (THE "SOFTWARE") CONSTITUTES YOUR ACCEPTANCE OF THESE TERMS. IF YOU DO NOT AGREE TO THE TERMS OF THIS AGREEMENT, DO NOT INSTALL AND/OR USE THIS SOFTWARE. USER'S USE OF THIS SOFTWARE IS CONDITIONED UPON COMPLIANCE BY USER WITH THE TERMS OF THIS AGREEMENT.

1. LICENSE GRANT. Woodbury Associates Ltd grants you a license to use one copy of the version of this SOFTWARE on any one system for as many licenses as you purchase. "You" means the company, entity or individual whose funds are used to pay the license fee. "Use" means storing, loading, installing, executing or displaying the SOFTWARE. You may not modify the SOFTWARE or disable any licensing or control features of the SOFTWARE except as an intended part of the SOFTWARE's programming features. When you first obtain a copy of the SOFTWARE, you are granted an evaluation period of not more than 30 days, after which time you must pay for the SOFTWARE according to the terms and prices discussed in the SOFTWARE's documentation, or you must remove the SOFTWARE from your system. This license is not transferable to any other system, or to another organization or individual. You are expected to use the SOFTWARE on your system and to thoroughly evaluate its usefulness and functionality before making a purchase. This
"try before you buy" approach is the ultimate guarantee that the SOFTWARE will perform to your satisfaction; therefore, you understand and agree that there is no refund policy for any purchase of the SOFTWARE.

2. DISTRIBUTION. If you are using the trial or evaluation version of this product, then you may not distribute any of the files provided with the trial or evaluation version. The control DLL's, OCX's, and/or VBX's distributed with the retail product may be distributed by the user royalty free. Distribution by the user of any designers or design-time assistants (EXE's or DLL's), executables, source code, or license files (.LIC) distributed by Woodbury Associates as part of this product is prohibited. You shall not develop applications that provide an application programmable interface to the SOFTWARE or the SOFTWARE as modified. Redistribution by your users of Woodbury Associates' DLL's, OCX's, and/or VBX's, or your modified or wrapped version of our OCX's without the appropriate redistribution license from Woodbury is prohibited.

3. OWNERSHIP. The SOFTWARE is owned and copyrighted by Woodbury Associates Ltd. Your license confers no title or ownership in the SOFTWARE and should not be construed as a sale of any right in the SOFTWARE.

4. COPYRIGHT. The SOFTWARE is protected by international copyright law and international treaty provisions. You acknowledge that no title to the intellectual property in the SOFTWARE is transferred to you. You further acknowledge that title and full ownership rights to the SOFTWARE will remain the exclusive property of Woodbury Associates Ltd and you will not acquire any rights to the SOFTWARE except as expressly set forth in this license. You agree that any copies of the SOFTWARE will contain the same proprietary notices which appear on and in the SOFTWARE.

5. OTHER RESTRICTIONS. You may not rent or lease the SOFTWARE, but you may transfer the SOFTWARE and accompanying written materials on a permanent basis provided you retain no copies and the recipient agrees to the terms of this Agreement. If the SOFTWARE is an update, any transfer must include the update and all prior versions. You may not reverse compile, modify, translate, or disassemble the SOFTWARE in whole or in part.

6. NO OTHER WARRANTIES. WOODBURY ASSOCIATES LTD DOES NOT WARRANT THAT THE SOFTWARE IS ERROR FREE. WOODBURY ASSOCIATES LTD DISCLAIMS
ALL OTHER WARRANTIES WITH RESPECT TO THE SOFTWARE, EITHER EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OF IMPLIED WARRANTIES OR LIMITATIONS ON HOW LONG AN IMPLIED WARRANTY MAY LAST, OR THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THE ABOVE LIMITATIONS OR EXCLUSIONS MAY NOT APPLY TO YOU. THIS WARRANTY GIVES YOU SPECIFIC LEGAL RIGHTS AND YOU MAY ALSO HAVE OTHER RIGHTS WHICH VARY FROM JURISDICTION TO JURISDICTION.

7. SEVERABILITY. In the event of invalidity of any provision of this license, the parties agree that such invalidity shall not affect the validity of the remaining portions of this license.

8. NO LIABILITY FOR CONSEQUENTIAL DAMAGES. IN NO EVENT SHALL WOODBURY ASSOCIATES LTD OR ITS SUPPLIERS BE LIABLE TO YOU FOR ANY CONSEQUENTIAL, SPECIAL, INCIDENTAL OR INDIRECT DAMAGES OF ANY KIND ARISING OUT OF THE DELIVERY, PERFORMANCE OR USE OF THE SOFTWARE, EVEN IF WOODBURY ASSOCIATES LTD HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IN NO EVENT WILL WOODBURY ASSOCIATES LTD' LIABILITY FOR ANY CLAIM, WHETHER IN CONTRACT, TORT OR ANY OTHER THEORY OF LIABILITY, EXCEED THE LICENSE FEE PAID BY YOU, IF ANY.

9. ENTIRE AGREEMENT. This is the entire agreement between you and Woodbury Associates Ltd which supersedes any prior agreement or understanding, whether written or oral, relating to the subject matter of this license.

Xceed Software Inc

Xceed Software License Agreement
Revised January 23rd, 2007
IMPORTANT NOTICE
PLEASE READ THIS CONTRACT CAREFULLY. BY USING ALL OR ANY PORTION OF THE SOFTWARE YOU ACCEPT ALL THE TERMS AND CONDITIONS OF THIS AGREEMENT. YOU AGREE THAT THIS AGREEMENT IS ENFORCEABLE LIKE ANY WRITTEN NEGOTIATED AGREEMENT SIGNED BY YOU. IF YOU DO NOT AGREE, DO NOT INSTALL OR OTHERWISE USE THIS SOFTWARE. IF YOU ACQUIRED THE SOFTWARE WITHOUT AN OPPORTUNITY TO REVIEW THIS LICENSE AND YOU DO NOT ACCEPT THIS AGREEMENT, YOU MUST
IMMEDIATELY CEASE AND DESIST USING THE SOFTWARE AND MAY RETURN IT, WITH PROOF OF PAYMENT, TO THE LOCATION FROM WHICH IT WAS OBTAINED FOR A FULL REFUND OF THE AMOUNT YOU ORIGINALLY PAID.

Custom License Agreements Available. If you wish to obtain a custom license agreement with alternate terms and conditions, contact Xceed at licensing@xceed.com for instructions and pricing.

This License Agreement ("Agreement") is a legal agreement between Xceed Software Inc. ("Xceed"), a Quebec corporation, principally located in Longueuil, Quebec, Canada and you, the user ("Licensee"), is effective the date Licensee installs, downloads, copies or otherwise Uses, in whole or in part, an Xceed software product ("Software"), and is limited to the specific version installed, downloaded, copied or otherwise Used by Licensee. Herein, “Use”, “Uses” or “Used” means to access any of the files that are included with the Software, to develop an application that makes use of the Software, to consult any of the documentation included with the Software, or to otherwise benefit from using the Software.

The Software is licensed, not sold. If Licensee has legitimately obtained a registered license for the Software from Xceed or an authorized reseller, Licensee is considered to be an authorized ("Authorized") licensee.

1. GRANT OF INSTALL LICENSE

Xceed grants Licensee royalty-free, non-exclusive license to install the Software on an unlimited number of computers at Licensee’s premises and on portable computers operated solely by Licensee. If Licensee is Authorized, the granted installation license is perpetual.

2. GRANT OF DEVELOPMENT LICENSE

Xceed grants Licensee a perpetual, royalty-free, non-exclusive license to Use the Software on a single computer at any given time for the sole purpose of developing any number of end user applications that operate in conjunction with the Software. Only a Licensee that is Authorized may Use the Software for a period longer than 60 days after the date the Software was first installed on any computer at Licensee’s premises. The license rights granted under this Agreement do not apply to development or distribution of: (1) software development products or toolkits of any kind, including but not limited to any class libraries, components, controls, XML web services, beans, compilers, plugins, adapters, DLLs, APIs or SDKs destined to be used by software developers other than licensees that are Authorized; and (2) software to be licensed or distributed under an open source model, including, without limitation, models similar to GNU's General Public License (GPL), Lesser GPL, the Artistic License (e.g., PERL), the Mozilla Public License, the Netscape Public License, the Sun Community or Industry Source License or the Apache Software license.

If Licensee is Authorized and has purchased a “team”, “multi-developer” or “multi-pack” license, the Software may be Used on more than one computer at Licensee’s premises by the number of software developers associated with the team, multi-developer or multi-pack license (e.g. a “Team4”, “4-developer”, or “4-pack” license allows up to four software developers to Use the Software on up to four computers at Licensee’s premises).

If Licensee is Authorized and has purchased a “site” or “unlimited” license, the Software may be Used by any number of software developers on any number of computers in up to two physical buildings at Licensee’s premises.

If Licensee is Authorized and has purchased an “enterprise-wide site license”, the Software may be Used by any number of software developers on any number of computers located at any of the Licensee’s premises.

3. GRANT OF DUPLICATION AND DISTRIBUTION LICENSE

The Software includes certain runtime libraries and binary files intended for duplication and distribution by a Licensee that is Authorized. These runtime libraries and binary files are specifically identified in the “Redistributable Files” section of the documentation included with the Software (herein, “Redistributable Files”).
If Licensee is Authorized, Xceed grants Licensee a perpetual, royalty-free, non-exclusive license to duplicate the Redistributable Files and to distribute them solely in conjunction with software products developed by Licensee that use them. The foregoing license is subject to the following conditions: (1) If Licensee has purchased a license specifically labelled "Web-only", then Licensee may only distribute the Redistributable Files as part of software products designed solely for installation and execution on internet and/or intranet servers; (2) If Licensee has purchased a license specifically labelled "Web-only", the total number of internet and/or intranet servers (regardless of the number of CPUs on board each server, and excluding up to 1 test server) that Licensee may permit the Redistributable Files to be installed on may not exceed the number of servers associated with the purchased license; and (3) If Licensee distributes the Redistributable Files, Licensee agrees to (i) not supply any means by which end users could incorporate the Software or portions thereof into their own products; (ii) not use Xceed's name, logo or trademarks to market a software product; (iii) include a valid copyright notice on Licensee's software product; (iv) indemnify, hold harmless, and defend Xceed from and against any claims or lawsuits, and reasonable attorney's fees, that arise or result from the use and distribution of Licensee’s software product; and (v) not permit further distribution of the Redistributable Files by end user(s) of Licensee’s software product.

4. GRANT OF SOURCE CODE USE LICENSE

The source code to portions of the Software is provided by Xceed, in a separate installation package, to any Licensee that is Authorized provided that Licensee has purchased the Blueprint Edition of the Software. The portions of the Software for which source code is provided in the Blueprint Edition (herein, “Source Code”) are specifically described in the “Source Code Information” topic in the documentation included with the Software.

If Licensee is Authorized and has purchased the Blueprint Edition of the Software, Xceed grants Licensee the non-exclusive license to view and modify the Source Code for the sole purposes of education, troubleshooting, and customizing features. If Licensee modifies the Source Code, Licensee may compile the modified Source Code and use and distribute the resulting object code solely as a replacement for the corresponding Redistributable Files the Source Code normally compiles into.

The foregoing license is subject to the following conditions: (i) Xceed shall retain all rights, title and interest in and to all corrections, modifications and derivative works of the Source Code created by Licensee, including all copyrights subsisting therein, to the extent such corrections, modifications or derivative works contain copyrightable code or expression derived from the Source Code; (ii) Licensee may not distribute or disclose the Source Code, or any portions or modifications or derivative works thereof, to any third party, in source code form; (iii) Licensee acknowledges that the Source Code contains valuable and proprietary trade secrets of Xceed, and agrees to expend every effort to insure its confidentiality; (iv) Under no circumstances may the Source Code be used, in whole or in part, as the basis for creating a product that provides the same, or substantially the same, functionality as any Xceed product; (v) If Licensee distributes a compiled version of the modified Source Code or portions thereof, Licensee must distribute it in accordance with the conditions listed in section 3 ("GRANT OF DUPLICATION AND DISTRIBUTION LICENSE") regarding the distribution of Redistributable Files; and (vi) Licensee will not request technical support or error corrections from Xceed on issues arising out of any modifications of the Source Code.

5. SAMPLE CODE LICENSE

In addition to the licenses granted above, Xceed grants Licensee the non-exclusive license to Use, copy and modify the source code version of those portions of the Software identified as "Samples" or "Sample Code" or "Sample applications" ("Sample Code") for the sole purposes of designing, developing, and testing Licensee's software product(s). If Licensee is Authorized, Licensee may distribute any software products developed by Licensee that contain the Sample Code or modifications thereof.

The foregoing license is subject to the following conditions: (i) Licensee shall not use Xceed's name, logo, or trademarks to market their software product(s); (ii) Licensee shall include a valid copyright notice on all copies of the Sample Code and any derivative works thereof; (iii) Licensee shall agree to indemnify and hold harmless Xceed from and against any claims or lawsuits, including attorneys' fees, that arise from
or result from the use, copying, modification or distribution of the Sample Code and/or derivative works thereof, and (iv) otherwise comply with the terms of this agreement. Licensee shall not permit further distribution of the Sample Code and/or derivative works by third parties.

6. CUSTOMIZATION CODE LICENSE
Certain portions of The Software may be identified as "Customization Code" and provided in source code form ("Customization Code"). Licensees that are not Authorized may not modify or redistribute Customization Code. Licensees that are Authorized must treat Customization Code as "Source Code" as described in section 4 ("GRANT OF SOURCE CODE USE LICENSE") and the Customization Code is subject to the same terms and conditions listed therein, with the exception that non-exclusive license in paragraph 2 of that section is granted to Licensee that is Authorized even if Licensee has not purchased the Blueprint Edition of the Software.

7. BACK-UP AND TRANSFER
Licensee may make one copy of the Software solely for "back-up" purposes, as prescribed by Canadian, United States, and international copyright laws. Licensee must reproduce and include the copyright notice on the back-up copy. Licensee may transfer the Software to another party only if the other party agrees to the terms and conditions of the Agreement, and completes and returns registration information (name, address, etc.) to Xceed within 30 days of the transfer. Upon transferring the Software to another party, Licensee must terminate this Agreement by following the instructions in the "AGREEMENT TERMS" section below.

8. REVERSE-ENGINEERING
Licensee acknowledges that the Software, in source code form, remains a confidential trade secret of Xceed and/or its suppliers and therefore Licensee agrees that it shall not modify, decompile, disassemble or reverse engineer the Software or attempt to do so, except as otherwise permitted in this agreement. Licensee agrees to refrain from disclosing the Software (and to take reasonable measures with its employees to ensure they do not disclose the Software) to any person, firm or entity except as expressly permitted herein.

9. RESTRICTIONS
Licensee may not Use, copy, modify, translate, or transfer the Software, documentation, license key, or any of the files included with the Software except as expressly defined in this agreement. Licensee may not attempt to unlock or bypass any "copy-protection", licensing or authentication algorithm utilized by the Software. Licensee may not remove or modify any copyright notice, nor any "About" dialog or the method by which it may be invoked. Licensee may not rent or lease the Software. Violations will be prosecuted to the maximum extent possible under the law.

10. LIABILITY DISCLAIMER
The Software is provided as is, without any representation or warranty of any kind, either express or implied, including without limitation any representations or endorsements regarding the use of, the results of, or performance of the product, its appropriateness, accuracy, reliability, or correctness. The entire risk as to the use of this product is assumed by Licensee. Xceed does not assume liability for the use of the Software beyond its original purchase price. In no event will Xceed be liable for additional direct or indirect damages including any lost profits, lost savings, or other special, incidental or consequential damages arising from any defects, or the use or inability to use the Software, even if Xceed has been advised of the possibility of such damages.

11. EXPORT LAW
Licensee acknowledges and agrees that the Software may be subject to export restrictions and controls. Licensee agrees and certifies that neither the Software nor any direct product thereof (e.g. any application software product developed by Licensee that uses the Software) is being or will be acquired, shipped, transferred, exported or re-exported, directly or indirectly, into any country prohibited by export restrictions and controls. Licensee bears all responsibility for export law compliance and will indemnify Xceed against all claims based on Licensee's exporting the Software.

12. AGREEMENT TERMS
This Agreement is effective until terminated. Licensee may terminate it by destroying the Software, all the Redistributable Files Licensee may have distributed, the
documentation and copies thereof. This Agreement will also terminate if Licensee fails to comply with any terms or conditions of this Agreement. Licensee agrees upon such termination to destroy all copies of the Software or return them to Xceed for disposal.

13. PARTIES BOUND
If Licensee is executing this Agreement on behalf of an entity, then Licensee represents he or she has the authority to execute this agreement on behalf of such entity.

14. COPYRIGHT
The Software is Copyright ©1995-2007 Xceed Software Inc., all rights reserved. The Software is protected by Canadian and United States copyright laws, international treaties and all other applicable national or international laws.

15. OTHER RIGHTS AND RESTRICTIONS
Except for the limited licenses granted herein, Xceed retains exclusive ownership of all proprietary rights (including all ownership rights, title, and interest) in and to the Software. Licensee agrees not to represent that Xceed is affiliated with or approves of Licensee’s software product(s) in any way.

16. GENERAL
This Agreement shall be interpreted, construed, and enforced according to the laws of the Province of Quebec, Canada. In the event of any action under this Agreement, the parties agree that federal and provincial courts located in Longueuil, Quebec will have exclusive jurisdiction and that a suit may only be brought in Longueuil, Quebec and Licensee submits itself for the jurisdiction and venue of the provincial and federal courts located in Longueuil, Quebec.

This Agreement constitutes the entire agreement and understanding of the parties and may be modified only in writing signed by both parties. No officer, salesman or agent has any authority to obligate Xceed by any terms, stipulations or conditions not expressed in the Agreement.

If any portion of this Agreement is determined to be legally invalid or unenforceable, such portion will be severed from this Agreement and the remainder of the Agreement will continue to be fully enforceable and valid.

© Xceed Software Inc. All Rights Reserved. - Xceed Online Documentation Center
Send comments on this topic.