# Oracle® Communications Service Catalog and Design

Licensing Information User Manual Release 8.0 F85221-01

September 2023



Copyright © 2023, Oracle and/or its affiliate.

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 errorfree. If you find any errors, please report them to us in writing.

If this is software or related documentation that 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 embedded, installed or activated on delivered hardware, and modifications of such programs) and Oracle computer documentation or other Oracle data delivered to or accessed by Government end users are commercial computer software or commercial computer software documentation pursuant to the applicable Federal Acquisition Regulation and agency-specific supplemental regulations. As such, the use, reproduction, duplication, release, display, disclosure, modification, preparation of derivative works, and/or adaptation of i) Oracle programs (including any operating system, integrated software, any programs embedded, installed or activated on delivered hardware, and modifications of such programs), ii) Oracle computer documentation and/or iii) other Oracle data, is subject to the rights and limitations specified in the license contained in the applicable contract. The terms governing the U.S. Government's use of Oracle cloud services are defined by the applicable contract for such services. 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 Inside 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, Epyc, and the AMD 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**

Introduction	1
Licensing Information	2
Third-Party Notices	4
Commercial Software	4
Open Source Software	5
API Dependencies	7
Third-Party Licenses	8
Apache License, Version 2.0	8
END OF TERMS AND CONDITIONS	10
Eclipse Public License - v 1.0	11
IBM ILOG License	14
JavaScript Extension Toolkit (JET)	17
MIT License	18
ORACLE LINUX LICENSE AGREEMENT	19
Oracle Technology Network License Agreement for Oracle Java SE	23
Saxonica License	
Universal Permissive License	28
ZOHO WebNMS SNMP API License	29

# 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

# **Licensing Information**

Product	Subproduct		Licensing Description												
Oracle Communications Service Catalog	Oracle Communications	and	Oracle Communications Design Studio configures and extends the capabilities of the following Oracle Communications applications:												
	0		Oracle Communications ASAP												
and Design	Design		Oracle Communications Network Integrity												
			Oracle Communications Order and Service Management												
			Oracle Communications Unified Inventory Management												
			Licensing Oracle Communications Design Studio is required for licensing and use of the four applications listed above.												
			Included Products:												
			Oracle WebLogic Server Enterprise Edition – Client Libraries												
			Oracle Java SE – Specific Libraries												
			Oracle JDK												
			Oracle Linux												
			Prerequisites:												
			Oracle Java SE												
			Oracle Enterprise Pack for Eclipse												
			Oracle Database Version 19.3 or later												
															<ul> <li>At least one of the following applications must be purchased in order for you to use Oracle Communications Design Studio:</li> </ul>
			Oracle Communications ASAP												
			Oracle Communications ASAP												
			Oracle Communications Network Integrity												
			<ul> <li>Oracle Communications Network Integrity, Discovery Manager</li> </ul>												
			<ul> <li>Oracle Communications Network Integrity, Reconciliation Manager</li> </ul>												
			<ul> <li>Oracle Communications Network Integrity, Assimilation Manager</li> </ul>												
			Oracle Communications Order and Service Management												
			<ul> <li>Oracle Communications Order and Service Management Server</li> </ul>												
			<ul> <li>Oracle Communications Order and Service Management Server for IP Service Activator</li> </ul>												
			Oracle Communications Unified Inventory Management												
			<ul> <li>Oracle Communications Geographic Address Management</li> </ul>												
			Oracle Communications Device Management												
			Oracle Communications Connectivity Management												
			<ul> <li>Oracle Communications Network Design and Modeling</li> </ul>												
			<ul> <li>Oracle Communications Telephone Number Management</li> </ul>												
			<ul> <li>Oracle Communications Logical Device Account Management</li> </ul>												

Product	Subproduct	Licensing Description
		<ul> <li>Oracle Communications Universal Resource Management</li> </ul>
		o Oracle Communications IP Address Management
		o Oracle Communications Media Stream Management
		<ul> <li>Oracle Communications Network Service Orchestration</li> </ul>
		<ul> <li>Oracle Communications Service Configuration Management for Mobile</li> </ul>
		<ul> <li>Oracle Communications Service Configuration Management for Wireline</li> </ul>
		Restrictions:
		Oracle Communications Design Studio can only be used to configure and extend specific versions of the Oracle Communications applications mentioned above. These versions of the Oracle Communications applications are identified in the Design Studio Compatibility Matrix included in the Oracle Communications Design Studio product documentation.
		A license to Oracle Communications Design Studio includes a license to Oracle Java Development Kit (JDK). Oracle JDK usage is restricted solely to run the Design Studio PSR Designer graphical user interface and web services as provided by Oracle.

# **Third-Party Notices**

# **Commercial Software**

Commercial software products or components distributed in Oracle Communications Service Catalog and Design are identified in the following table along with the applicable licensing information.

Provider	Component(s)	Functionality	Licensing Information
IBM (formerly ILOG)	JViews Telecom Graphic Objects (incl. JViews Diagrammer) Version 9.2	JViews Telecom Graphic Objects provides a complete set of customizable components for building Operations Support Systems user interfaces.  JView Diagrammer provides Java tools and components for creating graphical diagram and dashboard displays.	This product is included as part of the license for Oracle Communications Design Studio when it is used to configure or extend the capabilities of one or both of the following Oracle Communications applications:  • Oracle Communications Order and Service Management  • Oracle Communications Unified Inventory Management  Any use of this product outside of Oracle Communications Design Studio requires the purchase of the appropriate licenses from the vendor.  For a copy of the license, see IBM ILOG License.
Saxonica	Saxon-EE 9.5.1	XQuery	This product is included as part of the license for Oracle Communications Design Studio when it is used to configure or extend the capabilities of the following Oracle Communications application:  • Oracle Communications Order and Service Management  Any use of this product outside of Oracle Communications Design Studio requires the purchase of the appropriate licenses from the vendor.  For a copy of the license, see Saxonica License.
Zoho	SNMP API 4.0, TL1 API	SNMP Discovery and TL1 Discovery	This product is included as part of the license for Oracle Communications Design Studio when it is used to configure or extend the capabilities of Oracle Communications Network Integrity.  Any use of this product outside of Oracle Communications Design Studio requires the purchase of the appropriate licenses from the vendor.  For a copy of the license, see WebNMS SNMP API License.

# **Open Source Software**

Required notices for open source software products or components distributed in Oracle Communications Design Studio 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 thirdparty open source software.

Provider	Component	Version	License Type	Licensing Information
Group of developers	commons collections	83acfd 3	Apache 2.0	http://www.apache.org/licenses/LICENSE-2.0.txt
SmartBear Software	swagger- annotations	1.6.9	Apache 2.0	http://www.apache.org/licenses/LICENSE-2.0.html
Apache Org	log4j-core	2.20.0	Apache 2.0	http://www.apache.org/licenses/LICENSE-2.0.txt
Apache Org	Commons Lang	eaff7e 0	Apache 2.0	http://www.apache.org/licenses/LICENSE-2.0.txt
Apache Org	Log4j-API	2.20.0	Apache 2.0	http://www.apache.org/licenses/LICENSE-2.0.txt
fabric8io	Kubernetes Client Java	6.5.1	Apache 2.0	http://www.apache.org/licenses/LICENSE-2.0.txt
Jon Sakas	m-ary-tree	1.0.1	MIT	https://github.com/jsakas/m-ary-tree/blob/main/LICENSE
OpenSearc h Contributor s	Oracle OpenSearc h Rest High Level Client	2.3.0	Apache 2.0	http://www.apache.org/licenses/LICENSE-2.0.txt
CloudEvent s Authors	cloudevent s-json- jackson	2.4.2	Apache 2.0	http://www.apache.org/licenses/LICENSE-2.0.txt
CloudEvent s Authors	cloudevent s-http- restful-ws	2.4.2	Apache 2.0	http://www.apache.org/licenses/LICENSE-2.0.txt
Oracle and/or its affiliates	Helidon	2.6.2	Apache 2.0	http://www.apache.org/licenses/LICENSE-2.0.txt
Oracle	JavaScript Extension Toolkit (JET)	14.1.3	UPL	Universal Permissive License (UPL).
Open API Initiative	jackson- databind- nullable	0.2.6	Apache 2.0	http://www.apache.org/licenses/LICENSE-2.0.txt

Provider	Component	Version	License Type	Licensing Information
Apache	xmlbeans	5.1.1	Apache 2.0	https://github.com/apache/xmlbeans/blob/trunk/LICENSE.txt

# **API Dependencies**

The following components are the API dependencies specific to Oracle Communications Service Catalog and Design. While these third-party components are not bundled with Service Catalog and Design, the product consumes the APIs provided by these components.

Provider	Component(s)	Functionality	Licensing Information
The Kubernetes	Kubernetes v1.26.2	Container Orchestration	Licensed under the Apache License, Version 2.0:
Authors			https://github.com/kubernetes/kubernetes/blob/master/LICENSE
			For a copy of the license, see Apache License, Version 2.0.
Docker Inc	Docker v19.03.11-ol	Container Platform	Licensed under the Apache License, Version 2.0:
			https://github.com/docker/docker- ce/blob/master/LICENSE
			For a copy of the license, see Apache License, Version 2.0.
The Helm Authors	Helm v3.7.0	Application Definition and	Licensed under the Apache License, Version 2.0:
		Deployment in Kubernetes Environment	https://github.com/helm/helm/blob/master/LIC ENSE
			For a copy of the license, see Apache License, Version 2.0.

# **Third-Party Licenses**

# **Apache License, Version 2.0**

The following applies to all products licensed under the Apache 2.0 License:

You may not use the identified files except in compliance with the Apache License, Version 2.0 (the "License").

You may obtain a copy of the License at http://www.apache.org/licenses/LICENSE-2.0.

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

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

License Version 2.0, 2004 January http://www.apache.org/licenses/

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

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

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

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

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

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

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

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

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

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

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

- 2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.
- 3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is
- 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
  - 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
  - If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

- 5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.
- 6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
- 7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

- 8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
- 9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof. You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations. You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

**END OF TERMS AND CONDITIONS** 

# Eclipse Public License - v 1.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

#### 1. DEFINITIONS

"Contribution" means:

- a. in the case of the initial Contributor, the initial code and documentation distributed under this Agreement, and
- b. in the case of each subsequent Contributor: (i) changes to the Program, and (ii) additions to the Program:

where such changes and/or additions to the Program originate from and are distributed by that particular Contributor. A Contribution "originates" from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include additions to the Program which: (i) are separate modules of software distributed in conjunction with the Program under their own license agreement, and (ii) are not derivative works of the Program.

"Contributor" means any person or entity that distributes the Program.

"Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement, including all Contributors.

#### 2. GRANT OF RIGHTS

- a. Subject to the terms of this Agreement, each Contributor hereby grants Recipient a nonexclusive, worldwide, royalty-free copyright license to reproduce, prepare derivative works of, publicly display, publicly perform, distribute and sublicense the Contribution of such Contributor, if any, and such derivative works, in source code and object code form.
- b. Subject to the terms of this Agreement, each Contributor hereby grants Recipient a nonexclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in source code and object code form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.
- c. Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.
- d. Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in this Agreement.

When the Program is made available in source code form:

- a. it must be made available under this Agreement; and
- b. a copy of this Agreement must be included with each copy of the Program.

Contributors may not remove or alter any copyright notices contained within the Program.

Each Contributor must identify itself as the originator of its Contribution, if any, in a manner that reasonably allows subsequent Recipients to identify the originator of the Contribution.

#### 3. REQUIREMENTS

A Contributor may choose to distribute the Program in object code form under its own license agreement, provided that:

a. it complies with the terms and conditions of this Agreement; and

#### its license agreement:

effectively disclaims on behalf of all Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;

effectively excludes on behalf of all Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;

states that any provisions which differ from this Agreement are offered by that Contributor alone and not by any other party; and states that source code for the Program is available from such Contributor, and informs licensees how to obtain it in a reasonable manner on or through a medium customarily used for software exchange.

#### 4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

#### 5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

#### 6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT. NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), 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 OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### 7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to distribute the Program (including its Contributions) under the new version.

Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved.

This Agreement is governed by the laws of the State of New York and the intellectual property laws of the United States of America. No party to this Agreement will bring a legal action under this Agreement more than one year after the cause of action arose. Each party waives its rights to a jury trial in any resulting litigation.

## **IBM ILOG License**

#### LICENSE INFORMATION

The Programs listed below are licensed under the following terms and conditions in addition to those of the International Program License Agreement.

Program Name: IBM ILOG JViews Enterprise 9.2

Program Number: 5724-Z55

Program Name: IBM ILOG JViews Charts 9.2

Program Number: 5724-Y34

Program Name: IBM ILOG JViews Diagrammer 9.2

Program Number: 5724-Y35

Program Name: IBM ILOG JViews Gantt 9.2

Program Number: 5724-Y36

Program Name: IBM ILOG JViews Maps 9.2

Program Number: 5724-Y38

Source Components and Sample Materials

The Program may include some components in source code form ("Source Components") and other materials identified as Sample Materials. Licensee may copy and modify Source Components and Sample Materials for internal use only provided such use is within the limits of the license rights under this Agreement, provided however that Licensee may not alter or delete any copyright information or notices contained in the Source Components or Sample Materials. IBM provides the Source Components and Sample Materials without obligation of support and "AS IS", WITH NO WARRANTY OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING THE WARRANTY OF TITLE, NON-INFRINGEMENT OR NON-INTERFERENCE AND THE IMPLIED WARRANTIES AND CONDITIONS OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

#### Application Instance

Application Instance is a unit of measure by which the Program can be licensed. An entitlement is required for each instance of an application connected to or managed by the Program. An application in a test, development, staging, or production environment is each considered to be a separate instance of the application and each must have an entitlement. As well, multiple application instances in a single environment are each considered to be separate instances of the application and each must have an entitlement.

#### **Authorized User**

Authorized User is a unit of measure by which the Program can be licensed. An Authorized User is a unique person who is given access to the Program. The Program may be installed on any number of computers or servers and each Authorized User may have simultaneous access to any number of instances of the Program at one time. Licensee must obtain separate, dedicated entitlements for each Authorized User given access to the Program in any manner directly or indirectly (for example: via a multiplexing program, device, or application server) through any means. An entitlement for an Authorized User is unique to that Authorized User and may not be shared, nor may it be reassigned other than for the permanent transfer of the Authorized User entitlement to another person.

#### Client Device

Client Device is a unit of measure by which the Program can be licensed. A Client Device is a single user computing device or special purpose sensor or telemetry device that requests the execution of or receives for execution a set of commands, procedures, or applications from or provides data to another computer system that is typically referred to as a server or is otherwise managed by the server. Multiple Client Devices may share access to a common server. A Client Device may have some processing capability or be programmable to allow a user to do work. Examples include, but are not limited to actuators, appliances, automated teller machines, automatic meter readers, cash registers, disk drives, desktop computers, kiosks, notebook computers, personal digital assistant, point-of-sale terminals, sensors, smart meters, tape drives, and technical workstations. Licensee must obtain entitlements for every Client Device which runs, provides data to, uses services provided by, or otherwise accesses the Program and for every other computer or server on which the Program is installed.

#### Concurrent User

Concurrent User is a unit of measure by which the Program can be licensed. A Concurrent User is a person who is accessing the Program at any particular point in time. Regardless of whether the person is simultaneously accessing the Program multiple times, the person counts only as a single Concurrent User. The Program may be installed on any number of computers or servers, but Licensee must obtain entitlements for the maximum number of Concurrent Users simultaneously accessing the Program. Licensee must obtain an entitlement for each simultaneous Concurrent User accessing the Program in any manner directly or indirectly (for example: via a multiplexing program, device, or application server) through any means.

#### Processor Value Unit (PVU)

Processor Value Unit (PVU) is a unit of measure by which the Program can be licensed. The number of PVU entitlements required is based on the processor technology (defined within the PVU Table by Processor Vendor, Brand, Type and Model Number at

http://www.ibm.com/software/lotus/passportadvantage/pvu licensing for customers.html) and the number of processors made available to the Program. IBM continues to define a processor, for the purpose of PVU-based licensing, to be each processor core on a chip. A dual-core processor chip, for example, has two processor cores.

Licensee can deploy the Program using either Full Capacity licensing or Virtualization Capacity (Sub-Capacity) licensing according to the Passport Advantage Sub-Capacity Licensing Terms (see webpage below). If using Full Capacity licensing, Licensee must obtain PVU entitlements sufficient to cover all activated processor cores\* in the physical hardware environment made available to or managed by the Program, except for those servers from which the Program has been permanently removed. If using Virtualization Capacity licensing, Licensee must obtain entitlements sufficient to cover all activated processor cores made available to or managed by the Program, as defined according to the Virtualization Capacity License Counting Rules at

http://www.ibm.com/software/lotus/passportadvantage/Counting\_Software\_licenses\_using\_specific\_virtua lization technologies.html.

\* An Activated processor core is a processor core that is available for use in a physical or virtual server, regardless of whether the capacity of the processor core can be or is limited through virtualization technologies, operating system commands, BIOS settings, or similar restrictions.

### Resource Value Unit (RVU)

Resource Value Unit (RVU) is a unit of measure by which the Program can be licensed. RVU Proofs of Entitlement are based on the number of units of a specific resource used or managed by the Program. Licensee must obtain sufficient entitlements for the number of RVUs required for Licensee's environment for the specific resources as specified in the table below. RVU entitlements are specific to the Program and the type of resource and may not be exchanged, interchanged, or aggregated with RVU entitlements of another program or resource.

#### General Charge Terms

The resource for the purpose of the RVU calculation are Client Devices . A Client Device is a single user computing device or special purpose sensor or telemetry device that requests the execution of or receives for execution a set of commands, procedures, or applications from or provides data to another computer system that is typically referred to as a server or is otherwise managed by the server. Multiple Client Devices may share access to a common server. A Client Device may have some processing capability or be programmable to allow a user to do work. Examples include, but are not limited to actuators, appliances, automated teller machines, automatic meter readers, cash registers, disk drives, desktop computers, kiosks, notebook computers, personal digital assistant, point-of-sale terminals. sensors, smart meters, tape drives, and technical workstations.

From 1 to 5 resources, RVUs per resource = 1 RVU for a maximum of 5 RVUs at this level (cumulative RVUs of 5)

From 6 to 15 resources, RVUs per resource = 0.5 RVU for a maximum of 5 RVUs at this level (cumulative RVUs of 10)

From 16 to 50 resources, RVUs per resource = 0.4 RVU for a maximum of 14 RVUs at this level (cumulative RVUs of 24)

For 50 or more resources, RVUs per resource = 0.333 RVUs

#### Program-unique Terms

Users Not Requiring Entitlements

Individuals that are using the Program solely for testing applications developed by Licensee using the Program do not require entitlements.

#### **Deployment Limitations**

Unless the Program is designated as a "Developer Edition", the Program can be used for production, but may not be used to develop applications that utilize the Program.

# JavaScript Extension Toolkit (JET)

Copyright (c) 2014, 2018 Oracle and/or its affiliates

The Universal Permissive License (UPL), Version 1.0

Subject to the condition set forth below, permission is hereby granted to any person obtaining a copy of this software, associated documentation and/or data (collectively the "Software"), free of charge and under any and all copyright rights in the Software, and any and all patent rights owned or freely licensable by each licensor hereunder covering either (i) the unmodified Software as contributed to or provided by such licensor, or (ii) the Larger Works (as defined below), to deal in both (a) the Software, and (b) any piece of software and/or hardware listed in the Irgrwrks.txt file if one is included with the Software (each a "Larger Work" to which the Software is contributed by such licensors), without restriction, including without limitation the rights to copy, create derivative works of, display, perform, and distribute the Software and make, use, sell, offer for sale, import, export, have made, and have sold the Software and the Larger Work(s), and to sublicense the foregoing rights on either these or other terms.

This license is subject to the following condition:

The above copyright notice and either this complete permission notice or at a minimum a reference to the UPL must 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.

## **MIT License**

Copyright (c) 2022 Jon Sakas

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.

### ORACLE LINUX LICENSE AGREEMENT

"We," "us," "our" and "Oracle" refers to Oracle America, Inc. "You" and "your" refers to the individual or entity that has acquired the Oracle Linux programs. "Oracle Linux programs" refers to the Linux software product which you have acquired. "License" refers to your right to use the Oracle Linux programs under the terms of this Agreement and the licenses referenced herein. This Agreement is governed by the substantive and procedural laws of the United States and the State of California and you and Oracle agree to submit to the exclusive jurisdiction of, and venue in, the courts of San Francisco or Santa Clara counties in California in any dispute arising out of or relating to this Agreement.

We are willing to provide a copy of the Oracle Linux programs to you only upon the condition that you accept all of the terms contained in this Agreement. Read the terms carefully and indicate your acceptance by either selecting the "Accept" button at the bottom of the page to confirm your acceptance, if you are downloading the Oracle Linux programs, or continuing to install the Oracle Linux programs, if you have received this Agreement during the installation process. If you are not willing to be bound by these terms, select the "Do Not Accept" button or discontinue the installation process.

- 1. Grant of Licenses to the Oracle Linux programs. Subject to the terms of this Agreement, Oracle grants to you a license to the Oracle Linux programs under the GNU General Public License version 2.0. The Oracle Linux programs contain many components developed by Oracle and various third parties. The license for each component is located in the licensing documentation and/or in the component's source code. In addition, a list of components may be delivered with the Oracle Linux programs and the Additional Oracle Linux programs (as defined below) or accessed online at http://oss.oracle.com/linux/legal/oracle-list.html. The source code for the Oracle Linux Programs and the Additional Oracle Linux programs can be found and accessed online at https://oss.oracle.com/sources/. This agreement does not limit, supersede or modify your rights under the license associated with any separately licensed individual component.
- 2. Licenses to Additional Oracle Linux programs. Certain third-party technology (collectively the "Additional Oracle Linux programs") may be included on the same medium or as part of the download of Oracle Linux programs you receive, but is not part of the Oracle Linux programs. Each Additional Oracle Linux program is licensed solely under the terms of the Mozilla Public License, Apache License, Common Public License, GNU Lesser General Public License, Netscape Public License or similar license that is included with the relevant Additional Oracle Linux program.

- 3. Ownership. The Oracle Linux programs and their components and the Additional Oracle Linux programs are owned by Oracle or its licensors. Subject to the licenses granted and/or referenced herein, title to the Oracle Linux programs and their components and the Additional Oracle Linux programs remains with Oracle and/or its licensors.
- 4. Trademark License. You are permitted to distribute unmodified Oracle Linux programs or unmodified Additional Oracle Linux programs without removing the trademark(s) owned by Oracle or its affiliates that are included in the unmodified Oracle Linux programs or unmodified Additional Oracle Linux programs (the "Oracle Linux trademarks"). You may only distribute modified Oracle Linux programs or modified Additional Oracle Linux programs if you remove relevant images containing the Oracle Linux trademarks. Certain files, identified in http://oss.oracle.com/linux/legal/oracle-list.html, include such trademarks. Do not delete these files, as deletion may corrupt the Oracle Linux programs or Additional Oracle Linux programs. You are not granted any other rights to Oracle Linux trademarks, and you acknowledge that you shall not gain any proprietary interest in the Oracle Linux trademarks. All goodwill arising out of use of the Oracle Linux trademarks shall inure to the benefit of Oracle or its affiliates. You may not use any trademarks owned by Oracle or its affiliates (including "ORACLE") or potentially confusing variations (such as, "ORA") as a part of your logo(s), product name(s), service name(s), company name, or domain name(s) even if such products, services or domains include, or are related to, the Oracle Linux programs or Additional Oracle Linux programs.
- 5. Limited Warranty. THE ORACLE LINUX PROGRAMS AND ADDITIONAL ORACLE LINUX PROGRAMS ARE PROVIDED "AS IS" WITHOUT WARRANTY OF ANY KIND. WE FURTHER DISCLAIM ALL WARRANTIES, EXPRESS AND IMPLIED, INCLUDING WITHOUT LIMITATION, ANY IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE.
- 6. Limitation of Liability. IN NO EVENT SHALL WE BE LIABLE FOR ANY INDIRECT, INCIDENTAL, SPECIAL, PUNITIVE OR CONSEQUENTIAL DAMAGES, OR DAMAGES FOR LOSS OF PROFITS, REVENUE, DATA OR DATA USE, INCURRED BY YOU OR ANY THIRD PARTY, WHETHER IN AN ACTION IN CONTRACT OR TORT, EVEN IF WE HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. OUR ENTIRE LIABILITY FOR DAMAGES HEREUNDER SHALL IN NO EVENT EXCEED ONE HUNDRED DOLLARS (U.S.).
- 7. No Technical Support. Our technical support organization will not provide technical support, phone support, or updates to you for the materials licensed under this Agreement. Technical

support, if available, may be acquired from Oracle or its affiliates under a separate agreement.

- 8. Relationship Between the Parties. The relationship between you and us is that of licensee/licensor. Neither party will represent that it has any authority to assume or create any obligation, express or implied, on behalf of the other party, nor to represent the other party as agent, employee, franchisee, or in any other capacity. Nothing in this Agreement shall be construed to limit either party's right to independently develop or distribute programs that are functionally similar to the other party's products, so long as proprietary information of the other party is not included in such programs.
- 9. Entire Agreement. You agree that this Agreement is the complete Agreement for the Oracle Linux programs and the Additional Oracle Linux programs, and this Agreement supersedes all prior or contemporaneous Agreements or representations. If any term of this Agreement is found to be invalid or unenforceable, the remaining provisions will remain effective. Neither the Uniform Computer Information Transactions Act nor the United Nations Convention on the International Sale of Goods applies to this agreement.

You can find a copy of the GNU General Public License version 2.0 in the "copying" or "license" file included with the Oracle Linux programs or here: http://oss.oracle.com/licenses/GPL-2.

#### OFFER TO PROVIDE SOURCE CODE

For software that you receive from Oracle in binary form that is licensed under an open source license that gives you the right to receive the source code for that binary, you can obtain a copy of the applicable source code from https://oss.oracle.com/sources/ or http://www.oracle.com/goto/opensourcecode. Alternatively, if the source code for the technology was not provided to you with the binary, you can also receive a copy of the source code on physical media by submitting a written request to:

Oracle America, Inc. Attn: Associate General Counsel **Development and Engineering Legal** 500 Oracle Parkway, 10th Floor Redwood Shores, CA 94065

Or, you may send an email to Oracle using the form linked from http://www.oracle.com/goto/opensourcecode. Your written or emailed request should include:

- The name of the component or binary file(s) for which you are requesting the source code
- The name and version number of the Oracle product
- The date you received the Oracle product
- Your name
- Your company name (if applicable)
- Your return mailing address and email
- A telephone number in the event we need to reach you.

We may charge you a fee to cover the cost of physical media and processing. Your request must be sent (i) within three (3) years of the date you received the Oracle product that included the component or binary file(s) that are the subject of your request, or (ii) in the case of code licensed under the GPL v3, for as long as Oracle offers spare parts or customer support for that product model or version.

Last updated 24 March 2017

# Oracle Technology Network License Agreement for Oracle Java SE

Oracle is willing to authorize Your access to software associated with this License Agreement ("Agreement") only upon the condition that You accept that this Agreement governs Your use of the software. By selecting the "Accept License Agreement" button or box (or the equivalent) or installing or using the Programs, You indicate Your acceptance of this Agreement and Your agreement, as an authorized representative of Your company or organization (if being acquired for use by an entity) or as an individual, to comply with the license terms that apply to the software that You wish to download and access. If You are not willing to be bound by this Agreement, do not select the "Accept License Agreement" button or box (or the equivalent) and do not download or access the software.

Definitions "Oracle" refers to Oracle America, Inc.

"You" and "Your" refers to (a) a company or organization ("Entity") accessing the Programs, if use of the Programs will be on behalf of such Entity; or (b) an individual accessing the Programs ("Individual"), if use of the Programs will not be on behalf of an Entity.

"Contractors" refers to Your agents and contractors (including, without limitation, outsourcers).

"Development Use" refers to Your internal use of the Programs to develop, test, prototype and demonstrate Your Applications. For purposes of clarity, the "to develop" grant includes using the Programs to run profilers, debuggers and Integrated Development Environments (IDE Tools) where the primary purpose of the IDE Tools is profiling, debugging and source code editing Applications.

"Program(s)" refers to Oracle software provided by Oracle pursuant to this Agreement and any updates. error corrections, and/or Program Documentation provided by Oracle.

"Program Documentation" refers to the Licensing Information User Manual for Oracle Java SE for the applicable version accessible at https://www.oracle.com/java/technologies/javase-documentation.html and other documentation provided by Oracle with the **Programs** accessible or https://docs.oracle.com/en/java.

"Separate Terms" refers to separate license terms that are specified in the Program Documentation, readmes or notice files and that apply to Separately Licensed Third Party Technology.

"Separately Licensed Third Party Technology" refers to third party technology that is licensed under Separate Terms and not under the terms of this Agreement.

"Application" refers to applications intended to run on the Java Platform, Standard Edition.

"Personal Use" refers to an Individual's use of the Programs solely on a desktop or laptop computer under such Individual's control only to run Personal Applications.

"Personal Applications" refers to Applications designed for individual personal use only, such as games or personal productivity tools.

"Oracle Approved Product Use" refers to Your internal use of the Programs only to run: (a) the product(s) identified as Schedule A Products at https://java.com/oaa; and/or (b) software Applications developed using the products identified as Schedule B Products at java.com/oaa by an Oracle authorized licensee of such Schedule B Products. If You are unsure whether the Application You intend to run using the Programs is developed using a Schedule B Product, please contact your Application provider.

"Oracle Cloud Infrastructure Use ("OCI Use")" refers to Your use of the Programs on Oracle's Cloud Infrastructure with the Oracle Cloud Infrastructure products identified in the Oracle PaaS and IaaS Universal Credits Service Descriptions available at http://oracle.com/contracts during the period in which You maintain a subscription for such Oracle Cloud Infrastructure products.

License Rights and Restrictions Oracle grants You a nonexclusive, nontransferable, limited license to use the Programs, subject to the restrictions stated in this Agreement and Program Documentation, only for:

Personal Use,

(ii) Development

(iii) Oracle Product and/or Approved Use,

(iv) Oracle Cloud Infrastructure Use.

Use,

You may allow Your Contractor(s) to use the Programs, provided they are acting on Your behalf to exercise license rights granted in this Agreement and further provided that You are responsible for their compliance with this Agreement in such use. You will have a written agreement with Your Contractor(s) that strictly limits their right to use the Programs and that otherwise protects Oracle's intellectual property rights to the same extent as this Agreement. You may make copies of the Programs to the extent reasonably necessary to exercise the license rights granted in this Agreement.

### You may not:

- remove or modify any Program markings or any notice of Oracle's or a licensor's proprietary rights;
- make the Programs available in any manner to any third party (other than Contractors acting on Your behalf as set forth in this Agreement);
- assign this Agreement or distribute, give, or transfer the Programs or an interest in them to any third party, except as expressly permitted in this Agreement for Contractors (the foregoing shall not be construed to limit the rights You may otherwise have with respect to Separately Licensed Third Party Technology);
- cause or permit reverse engineering (unless required by law for interoperability), disassembly or decompilation of the Programs; and
- create, modify, or change the behavior of, classes, interfaces, or subpackages that are in any way identified as "java", "javax", "sun", "oracle" or similar convention as specified by Oracle in any naming convention designation.

The Programs may contain source code that, unless expressly licensed in this Agreement for other purposes (for example, licensed under an open source license), is provided solely for reference purposes pursuant to the terms of this Agreement and may not be modified.

All rights not expressly granted in this Agreement are reserved by Oracle. If You want to use the Programs for any purpose other than as expressly permitted under this Agreement, You must obtain from Oracle or an Oracle reseller a valid Program license under a separate agreement permitting such use.

Ownership Oracle or its licensors retain all ownership and intellectual property rights to the Programs.

Third-Party Technology The Programs may contain or require the use of third party technology that is provided with the Programs. Oracle may provide certain notices to You in Program Documentation, readmes or notice files in connection with such third party technology. Third party technology will be licensed to You either under the terms of this Agreement or, if specified in the Program Documentation, readmes or notice files, under Separate Terms. Your rights to use Separately Licensed Third Party Technology under Separate Terms are not restricted in any way by this Agreement. However, for clarity, notwithstanding the existence of a notice, third party technology that is not Separately Licensed Third Party Technology shall be deemed part of the Programs and is licensed to You under the terms of this Agreement.

Source Code for Open Source Software For software that You receive from Oracle in binary form that is licensed under an open source license that gives You the right to receive the source code for that binary, You can obtain a copy of the applicable source code from https://oss.oracle.com/sources/ or http://www.oracle.com/goto/opensourcecode. If the source code for such software was not provided to You with the binary, You can also receive a copy of the source code on physical media by submitting a written request pursuant to the instructions in the "Written Offer for Source Code" section of the latter website.

Export Controls Export laws and regulations of the United States and any other relevant local export laws and regulations apply to the Programs. You agree that such export control laws govern Your use of the Programs (including technical data) and any services deliverables provided under this agreement, and You agree to comply with all such export laws and regulations (including "deemed export" and "deemed reexport" regulations). You agree that no data, information, program and/or materials resulting from Programs or services (or direct products thereof) will be exported, directly or indirectly, in violation of these laws, or will be used for any purpose prohibited by these laws including, without limitation, nuclear, chemical, or biological weapons proliferation, or development of missile technology. Accordingly, You confirm:

- You will not download, provide, make available or otherwise export or re-export the Programs, directly or indirectly, to countries prohibited by applicable laws and regulations nor to citizens, nationals or residents of those countries.
- You are not listed on the United States Department of Treasury lists of Specially Designated Nationals and Blocked Persons, Specially Designated Terrorists, and Specially Designated Narcotic Traffickers, nor are You listed on the United States Department of Commerce Table of Denial Orders.
- You will not download or otherwise export or re-export the Programs, directly or indirectly, to persons on the above mentioned lists.
- You will not use the Programs for, and will not allow the Programs to be used for, any purposes prohibited by applicable law, including, without limitation, for the development, design, manufacture or production of nuclear, chemical or biological weapons of mass destruction.

Information Collection The Programs' installation and/or update processes, if any, may transmit a limited amount of data to Oracle or its service provider about those processes to help Oracle understand and optimize them. Oracle does not associate the data with personally identifiable information. Refer to Oracle's Privacy Policy at www.oracle.com/privacy.

Disclaimer of Warranties; Limitation of Liability THE PROGRAMS ARE PROVIDED "AS IS" WITHOUT WARRANTY OF ANY KIND. ORACLE FURTHER DISCLAIMS ALL WARRANTIES, EXPRESS AND IMPLIED, INCLUDING WITHOUT LIMITATION, ANY IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR NONINFRINGEMENT.

IN NO EVENT WILL ORACLE BE LIABLE FOR ANY INDIRECT. INCIDENTAL. SPECIAL. PUNITIVE OR CONSEQUENTIAL DAMAGES, OR DAMAGES FOR LOSS OF PROFITS, REVENUE, DATA OR DATA USE, INCURRED BY YOU OR ANY THIRD PARTY, WHETHER IN AN ACTION IN CONTRACT OR TORT, EVEN IF ORACLE HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. ORACLE'S ENTIRE LIABILITY FOR DAMAGES UNDER THIS AGREEMENT SHALL IN NO EVENT **EXCEED ONE THOUSAND DOLLARS (U.S. \$1,000).** 

No Technical Support Oracle does not provide technical support, phone support, or updates under this Agreement.

Audit; Termination Oracle may audit an Entity's use of the Programs. You may terminate this Agreement by destroying all copies of the Programs. This Agreement shall automatically terminate without notice if You fail to comply with any of the terms of this Agreement, in which case You shall promptly destroy all copies of the Programs.

Relationship Between the Parties Oracle is an independent contractor and we agree that no partnership, joint venture, or agency relationship exists between us. We each will be responsible for paying our own employees, including employment related taxes and insurance. Nothing in this Agreement shall be construed to limit either party's right to independently develop or distribute software that is functionally similar to the other party's products, so long as proprietary information of the other party is not included in such software.

Entire Agreement; Governing Law You agree that this Agreement is the complete agreement for the Programs and this Agreement supersedes all prior or contemporaneous agreements or representations, including any clickwrap, shrinkwrap or similar licenses, or license agreements for prior versions of the Programs. This Agreement may not be modified and the rights and restrictions may not be altered or waived except in a writing signed by authorized representatives of You and of Oracle. If any term of this Agreement is found to be invalid or unenforceable, the remaining provisions will remain effective.

This Agreement is governed by the substantive and procedural laws of the State of California, USA, and You and Oracle agree to submit to the exclusive jurisdiction of, and venue in, the courts of San Francisco or Santa Clara counties in California in any dispute arising out of or relating to this Agreement.

Notices Should You have any questions concerning this Agreement, or if You desire to contact Oracle for any reason, please write:

Oracle America, Inc. 500 Oracle Parkway Redwood City, CA 94065

Oracle Employees: Under no circumstances are Oracle employees authorized to download software for the purpose of distributing it to customers. Oracle products are available to Oracle employees for internal use or demonstration purposes only. In keeping with Oracle's trade compliance obligations under U.S. and applicable multilateral law, an Oracle employee's failure to comply with this policy could result in disciplinary action up to and including termination.

Last updated: April 10, 2019

### Saxonica License

The Enterprise and Professional editions of Saxon are commercial products released under the terms and conditions published at https://www.saxonica.com/paid-license.pdf.

These products include some open source components. Although your contract with Saxonica is entirely defined by the commercial license, the existence of an open source license for these components give you additional rights, which are described in this section. The source code for Saxon-PE and Saxon-EE can be considered to be in three parts:

- 1. Source code for which Saxonica Limited owns the copyright, which Saxonica has chosen to make available to the public under the Mozilla Public License version 2.0 (around 250K lines of code)
- 2. Source code for which Saxonica Limited owns the copyright, which Saxonica has chosen to retain as proprietary (around 90K lines of code)
- 3. Open source code developed and licensed by third parties and used by Saxonica under the terms of those licenses (around 20K lines of code)

The code in the third category is in most cases also used in Saxon-HE (the only open source code in Saxon-PE or Saxon-EE that is not also used in Saxon-HE is the ASM bytecode generation library). In all cases the license under which the code was used permits the creation of commercial products derived from this code, and does not "infect" such products with open source obligations. In many cases the relevant license requires a notice to be published; this is satisfied by inclusion of the relevant notices in this docoumentation and also in the notices directory of the issued product. In many cases the relevant license also requires any modifications to source code to be published: this is satisfied by issuing the source code of Saxon-HE. which includes all such modifications.

From Saxon 9.5, the different editions of the product (other than Saxon-CE) are built from a common source code base, and the first stage of building the product involves a preprocessor step, which in some cases removes selected code. The common source code for a Saxon-HE module, for example, might include a call to a function that is only present in Saxon-EE, and the preprocessor step removes this call. Saxonica therefore makes "source code" available in two forms:

- The raw source, prior to pre-processing, is available in the Subversion repository on the dev.saxonica.com site. This satisfies Saxonica's obligations to make source available, but it is not the most practical place to start from if you are building the product, because it will not compile.
- The preprocessed source is issued as a ZIP archive downloadable from the Saxon project site on SourceForge. This code can be compiled to generate the Saxon-HE product (though of course most users will never need to do this).

### **Universal Permissive License**

Copyright (c) [year] [copyright holders]

The Universal Permissive License (UPL), Version 1.0

Subject to the condition set forth below, permission is hereby granted to any person obtaining a copy of this software, associated documentation and/or data (collectively the "Software"), free of charge and under any and all copyright rights in the Software, and any and all patent rights owned or freely licensable by each licensor hereunder covering either (i) the unmodified Software as contributed to or provided by such licensor, or (ii) the Larger Works (as defined below), to deal in both

- (a) the Software, and
- (b) any piece of software and/or hardware listed in the lrgrwrks.txt file if one is included with the Software (each a "Larger Work" to which the Software is contributed by such licensors).

without restriction, including without limitation the rights to copy, create derivative works of, display, perform, and distribute the Software and make, use, sell, offer for sale, import, export, have made, and have sold the Software and the Larger Work(s), and to sublicense the foregoing rights on either these or other terms.

This license is subject to the following condition:

The above copyright notice and either this complete permission notice or at a minimum a reference to the UPL must 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.

### **ZOHO WebNMS SNMP API License**

This License Agreement details the policy for license of WebNMS SNMP API on the following topics:

**Evaluation License** 

**Developer License** 

Distribution License

**Development Support** 

Deployment/ Production Support

Please read the following license carefully, before either (i) completing the electronic order or download of SNMP API from an authorized web site, or (ii) installing SNMP API from media that was delivered after being ordered by alternative order process, as applicable.

#### 1. Evaluation License

ZOHO Corp. grants to you a non-exclusive, non-transferable, Evaluation license for trial and evaluation of the software, in binary object code form, for a period of Forty-five (45) days from the date of download. You may use any third party software products or modules supplied by ZOHO Corp. solely with the Software, unless the licensing terms of the third party software products or modules specify otherwise. You may not disclose the results of software performance benchmarks to any third party without ZOHO Corp.'s prior written consent.

This license begins upon downloading and ends Forty-five (45) days thereafter ("Evaluation Period"). If you wish to use the software after 45 day evaluation period, formal license authorization from ZOHO Corp. is required. If you are not willing to use the software after evaluation period, delete all the copies installed in your computer with immediate effect. You are forbidden from using the Software for any other use or otherwise offering it for resale under the terms of this section 1. ZOHO Corp. retains all rights not specifically granted to you herein.

#### 2. Developer License & Ownership

SNMP API is owned by ZOHO Corp. and is copyrighted and licensed, not sold. As part of purchasing development license for each named developer, ZOHO Corp. grants you a non-exclusive, nontransferable license to use SNMP API as part of your development environment. This development license does not entitle you to any technical support or bug fixes or other maintenance services from ZOHO Corp. If technical support or maintenance services, as described in Section 4, are desired, a development support license needs to be obtained from ZOHO Corp.

#### 3. Distribution License

You must obtain a Distribution License from ZOHO Corp. for distributing components of SNMP API as part of your application. The Distribution License grants you a worldwide, non-exclusive, nontransferable right to use and distribute permitted components of SNMP API in binary form embedded as part of your application. Unless specifically permitted, you may not distribute MIB Browser application, which is included in the SNMP API Professional Edition. You must contact us to obtain the appropriate Distribution License.

Display of Copyright Information: You must not remove any of the copyright information from the SNMP API documentation.

#### 4. Development Support

During the development phase of your application, ZOHO Corp. provides you the option of availing Classic or Premium support. The terms of development support shall be as provided in Exhibit A. ZOHO Corp. specifically excludes upgrades from the support programs. Upgrade to SNMP API will be provided upon payment of an Upgrade License Fee in accordance with ZOHO Corp.'s then current pricing policy.

#### 5. Deployment/Production Support

During the deployment phase of your application, ZOHO Corp, provides you Deployment/Production Support services. Please contact ZOHO Corp. Sales, for the deployment license terms, which may require additional fees.

#### 6. Restrictions on Use

Regardless of how the SNMP API is being used, you may not reverse engineer, decompile, disassemble or otherwise attempt to determine source code of SNMP API. You may not publish or provide any results of benchmark tests run on SNMP API to a third party without prior written consent from ZOHO Corp. During the term of this Agreement, you shall not use the SNMP API to develop for commercial distribution software products that compete with SNMP API.

#### 7. Term and Termination

This Agreement is effective until terminated. You may terminate this Agreement at any time by destroying all copies of SNMP API. This Agreement will terminate immediately without notice from ZOHO Corp. if you fail to comply with any provision of this Agreement. Upon termination, you must destroy all copies of SNMP API.

### 8. Warranty Disclaimer and Limitation of Liability

ZOHO Corp. licenses SNMP API to you on an "as is" basis, without warranty of any kind, ZOHO Corp. hereby expressly disclaims all warranties or conditions, either express or implied, including, but not limited to, the implied warranties or conditions of merchantability and fitness for a particular purpose. You are solely responsible for determining the appropriateness of using SNMP API and assume all risks associated with the use of it, including but not limited to the risks of program errors, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

Some jurisdictions do not allow for the exclusion or limitation of implied warranties, so the above limitations or exclusions may not apply to you. ZOHO Corp. will not be liable for any direct damages or for any special, incidental, or indirect damages or for any economic consequential damages (including lost profits or savings), even if ZOHO Corp. has been advised of the possibility of such damages. ZOHO Corp. will not be liable for the loss of, or damage to, your records or data, or any damages claimed by you based on a third party claim.

Some jurisdictions do not allow for the exclusion or limitation of incidental or consequential damages, so the above limitations or exclusions may not apply to you.

#### 9. General

This Agreement is governed by the laws of the State of California. This Agreement is the only understanding and agreement we have regarding your use of SNMP API. You shall not export SNMP API or the derived application except in compliance with United States export regulations and applicable laws and regulations. It supersedes all other communications, understandings or agreements we may have had prior to this Agreement.

#### **Exhibit A - Development Support Terms**

### A.1 Classic Support Terms

Business Hours 9 x 5

Acknowledgement (email response) within 2 Business Days

**Email Support** 

Online Access (documentation, FAQs, release notes and white papers)

Service Pack (cumulative collection of workarounds, patches and bug fixes)

Minor Release (feature releases and service packs, indicated by a change in the decimal)

#### A.2 Premium Support Terms

Business Hours 9 x 5

Acknowledgement (email response) within 1 Business Day

**Email Support** 

Online Access (documentation, FAQs, release notes and white papers)

Service Pack (cumulative collection of workarounds, patches and bug fixes)

Minor Release (feature releases and service packs, indicated by a change in the decimal)

Telephone Support

Customer Patches (Fixes to severity 1 problems that do not have any acceptable workaround)

Customer Owner (designated technical contact person for all technical issues and escalations)

Note: Upgrade (significant new features, additions to functionalities, indicated by a change in the number to the left of the decimal) is not included in both Classic and Premium support terms.