

# cc Devnet Ltd

## Software Licence Agreement

PLEASE READ THIS AGREEMENT CAREFULLY BEFORE DOWNLOADING, INSTALLING, OR USING THIS PRODUCT. THIS AGREEMENT GRANTS THE ORIGINAL LICENSEE OF THE SOFTWARE ("LICENSEE") THE RIGHT TO USE THIS PRODUCT FOR SPECIFIED PURPOSES. THIS AGREEMENT STATES THE TERMS AND CONDITIONS UPON WHICH CC DEVNET LTD ("CCDEVNET") OFFERS OR ACCEPTS YOUR OFFER TO LICENSE THIS PRODUCT AND THE RELATED DOCUMENTATION (COLLECTIVELY, THE "SOFTWARE") TO YOU. UNLESS YOU HAVE A DIFFERENT LICENSE FROM CCDEVNET, ALL USE OF THE SOFTWARE IS SUBJECT TO THE TERMS OF THIS AGREEMENT. BY DOWNLOADING, INSTALLING, AND/OR USING THIS PRODUCT, YOU ARE AGREEING TO BE BOUND BY THE TERMS OF THIS AGREEMENT. IF YOU DO NOT AGREE TO THE TERMS OF THIS AGREEMENT, DO NOT DOWNLOAD, INSTALL, OR USE THIS PRODUCT.

The Software is licensed, not sold, to the Licensee for use only under the terms of this Agreement, and CCDEVNET reserves all rights not expressly granted to the Licensee. CCDEVNET retains ownership of all copies of the Software.

### 1) Definitions

- a. A "License Key" is a uniquely generated number and issued by CCDEVNET or by one of its resellers to the Licensee at the time when the Licensee purchased the license. The Licensee may have multiple License Keys. If the Licensee does not have a License Key, then use of the Software is as specified under "Trail License" below.
- b. The "License Key Type" is the type of License Key where each type specifies the number of times the Licensee may install the Software.
- c. The "License Database" is a database maintained by CCDEVNET that maintains details of each licensee and details of each installation of the Software where the Licensee used the Licensee Key.
- d. The "Licensee Business" is the unique legal business entity that is deemed to be the Licensee.
- e. A "Target Application" is a software program developed by the Licensee that requires physical incorporation or linking of portions of the Software to execute.
- f. "End Use" is use of the Software in a Target Application.
- g. License Model. The software is licensed based on the number of installations of the Software.
- h. Server. A server is a physical hardware system capable of running server software. A hardware partition or blade is considered to be a separate physical hardware system.

i. Assigning License. To assign a license means simply to designate that license to one server.

j. Installations....

## 2) License

- a. All licenses are non-transferable and non-exclusive. Use is limited to the designated Servers. For each license Key the Licensee must pay CCDEVNET fees in accordance with CCDEVNET's then-current, applicable, published price list, or as may be specifically agreed to in writing between the Licensee and CCDEVNET.
- b. Licensee Keys Types: Pack 10 and Pack 100
  - i. License Key Type "Pack10" is limited to 10 installations.
  - ii. License Key Type "Pack 100" is limited to 100 installations.
  - iii. Each time the Licensee installs the Software and assigns the License Key, the Software will automatically update the License Database and increment the installations count.
  - iv. Each time the Licensee uninstalls the Software the Software will automatically update the License Database and decrement the installations count.
  - v. The Licensee will be informed by email each time their details in License Database change.
  - vi. The Licensee cannot assign a Licensee Key if the Server is not connected to the internet.
- c. Licensee Key Types: Corporate Pack, Corporate Pack With Source and SME/Educational Pack
  - i. The Licensee may install the Software on an unlimited number of servers
- d. Installations by the Licensee of the Software on Servers that do not belong to Licensee.
  - i. The Software must be installed incorporated into or as a part of the Target Application.
  - ii. Target Applications may not contain software development functionality or CCDEVNET source code.
  - iii. The Licensee must distribute the Target Application to end users with a license that acknowledges CCDEVNET's copyright, prevents further copying of the Software (except for backup purposes), and expressly disclaims all warranties by CCDEVNET.
  - iv. THE SOFTWARE, WHEN INCORPORATED INTO A TARGET APPLICATION, IS PROVIDED "AS IS" AND WITHOUT WARRANTY OF ANY KIND. CCDEVNET DISCLAIMS ALL WARRANTIES, EITHER EXPRESSED OR IMPLIED, INCLUDING THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS.
  - v. Any valid end-user licenses to Target Applications incorporating the Software granted by the Licensee under this Agreement shall survive the termination of this Agreement.

e. Source License

- i. With License Key Type Corporate Pack with Source, the Licensee may use and modify the source code, and build object versions of the original or with modified source code.
- ii. If the Licensee modifies the Software, then all warranties are void. Unless agreed otherwise, CCDEVNET has no obligation to support the modified Software.

f. Trail License

- i. If the Licensee does not assign a valid Licensee Key to an installation or the installation is a pre-production ("Beta" or "Early Access Release") version of the Software, then CCDEVNET grants to the Licensee a Trail license to use the Software for the sole purpose of testing the suitability, performance and usefulness of the Software. The Licensee may not use the Software for Development (beyond prototypes), or for commercial purposes.
- ii. The Trail License is not limited by date but by the number of transactions that the Software can process. This number is reset each time the Software is restarted.

3) Additional Restrictions.

- a. Except as provided herein, the Licensee may not market, distribute or transfer copies of the Software to others. The Licensee may not rent, lease, loan or otherwise provide the Software to any third parties.
- b. The Licensee may not use the Software if the Licensee is a direct competitor or acting on behalf of a direct competitor of CCDEVNET, except with CCDEVNET's prior written consent. You may not use the Software for competitive purposes such as evaluating performance or functionality without CCDEVNET's prior written consent.

4) Limited Warranty.

- a. The warranties in this section apply only to paid licenses for fully-released versions of the Software.
- b. CCDEVNET warrants that the Software will perform substantially in accordance with the accompanying written materials from the date that the Software is first downloaded by the Licensee. CCDEVNET does not warrant that the Software will meet the Licensee's requirements or operate free from error.
- c. CCDEVNET warrants that, other than documented license management technology, the Software, to the best of their knowledge, will be free of viruses, worms, Trojan horses, time bombs, back or trap doors, or other debilitating or disabling devices or malicious code.
- d. CCDEVNET's entire liability and the Licensee's sole and exclusive remedy for any breach of the foregoing warranty shall be, at CCDEVNET's option, to either: (i) return the price paid for the item of Software; or (ii) repair or replace the item of Software which is returned to CCDEVNET with a copy of the receipt. Any replacement

Software will be warranted for the remainder of the original warranty period or thirty (30) days, whichever is longer.

- e. CCDEVNET DISCLAIMS ALL OTHER WARRANTIES, EITHER EXPRESS OR IMPLIED, INCLUDING THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS. NO ORAL OR WRITTEN INFORMATION OR ADVICE GIVEN BY CCDEVNET, ITS DEALERS, DISTRIBUTORS, AGENTS OR EMPLOYEES SHALL CREATE A WARRANTY OR IN ANY WAY INCREASE THE SCOPE OF THIS WARRANTY AND YOU MAY NOT RELY ON ANY SUCH INFORMATION OR ADVICE.

5) Indemnities.

- a. CCDEVNET will defend any suit brought against the Licensee and will pay all damages finally awarded in such suit insofar as such suit is based on a claim that the Software as provided to the Licensee infringes a copyright or patent, provided that CCDEVNET is notified promptly of such claim and at its expense is given full and complete authority (including settlement authority), information and assistance by the Licensee for such defence. In the event that the Software is held in any such suit to infringe such a right and its use is enjoined, or if in the opinion of CCDEVNET the Software is likely to become the subject of such a claim, CCDEVNET at its own election and expense will either: (i) procure for the Licensee the right to continue using the Software; or (ii) modify or replace the Software so that it becomes non-infringing while giving equivalent performance. In the event that (i) or (ii) above are not, in CCDEVNET's sole determination, reasonably practicable, then CCDEVNET may terminate this Agreement and refund an equitable portion of money paid by Licensee in connection with the licenses granted hereunder.
- b. The Licensee agree to indemnify, defend and hold CCDEVNET harmless from any claim, lawsuit, legal proceeding, settlement or judgment (including without limitation CCDEVNET's reasonable attorneys' and expert witnesses' fees and costs arising out of or in connection with the copying, marketing, performance or other distribution of the Target Applications.

6) Limited Liability.

- a. CCDEVNET SHALL NOT BE LIABLE FOR ANY SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, DAMAGES FOR LOSS OF BUSINESS, LOSS OF PROFITS, COSTS OF COVER, OR THE LIKE) ARISING OUT OF THE USE OR INABILITY TO USE THE SOFTWARE (WHETHER ARISING IN CONTRACT, TORT, NEGLIGENCE, OR OTHERWISE) EVEN IF CCDEVNET OR ITS REPRESENTATIVES HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.
- b. IN PARTICULAR, THE LICENSEE MUST RECOGNIZE THAT THE SOFTWARE MAY BE PART OF A SYSTEM USED TO CONTROL EXPENSIVE OR DANGEROUS EQUIPMENT. CCDEVNET SHALL NOT BE LIABLE FOR ANY DAMAGE OR INJURY RESULTING FROM THE OPERATION OF SUCH EQUIPMENT. The Licensee agrees to indemnify, defend and hold CCDEVNET harmless from any claim, lawsuit, legal

proceeding, settlement or judgment (including without limitation CCDEVNET's reasonable attorneys' and expert witnesses' fees and costs) arising out of or in connection with the copying, marketing, performance or other distribution of Your Target Applications.

- c. THE LIABILITY OF CCDEVNET FOR ANY CLAIMS ARISING OUT OF THIS AGREEMENT OR USE OF THE SOFTWARE, REGARDLESS OF THE FORM OF ACTION, SHALL NOT EXCEED THE GREATER OF THE LICENSE FEE FOR THE SOFTWARE OR \$1,000.
- d. THE LIMITED WARRANTY, LIMITED REMEDIES AND LIMITED LIABILITY SPECIFIED IN THIS AGREEMENT ARE FUNDAMENTAL ELEMENTS OF THE BASIS OF THE BARGAIN BETWEEN CCDEVNET AND YOU. CCDEVNET WOULD NOT BE ABLE TO PROVIDE THE SOFTWARE WITHOUT SUCH LIMITATIONS.

#### 7) Open Source

- a. Portions of the Software may be derived from works of contributors to open source projects (Contributors). Contributors disclaim all warranties, express or implied as to conditions of title non-infringement, merchantability or fitness to purpose. Contributors disclaim all liability for damages, including direct, indirect, special, or consequential damages. Any such warranties and liability are offered by CCDEVNET alone as stated and limited in this Agreement.

#### 8) Support and Maintenance.

- a. CCDEVNET shall have no obligation under this Agreement for corrections of errors or problems which are due to a breach by the Licensee of the terms of this Agreement, or which cannot be remedied due to the operational characteristics of the computer equipment on which the Software is used.
- b. Except as may be provided above or in a separate CCDEVNET Maintenance Agreement between CCDEVNET and You, if any, CCDEVNET is under no obligation to maintain or support the Software supplied to You and CCDEVNET has no obligation to furnish the Licensee with any further assistance, documentation or information of any nature.
- c. You are solely responsible for the support and maintenance of all portions of any Target Applications developed by You.

9) Confidentiality. CCDEVNET considers the Software to contain valuable trade secrets of CCDEVNET, the unauthorized disclosure of which could cause irreparable harm to CCDEVNET. The Licensee agrees to use reasonable efforts not to disclose the Software to any third parties and not to use the Software other than for the purposes authorized by this Agreement. The Licensee also agrees that performance, functionality or other competitive evaluation results shall not be disclosed to third parties without CCDEVNET's prior written consent. This confidentiality obligation shall continue after any termination of this Agreement.

10) Termination. This Agreement will continue indefinitely unless terminated due to breach. In the event of a breach of this Agreement by either party, the other party may terminate this Agreement if such breach is not cured within 10 days of written notice. Upon termination,

the Licensee agrees not to use the Software for any purpose whatsoever and (except for reasonable backup archives) to destroy the Software and any copies then in their possession or control, and (on request) certify in writing or via email to CCDEVNET that the Software was destroyed. The remedies specified in this Agreement shall be in addition to any other remedies available to CCDEVNET.

11) General. This Agreement will be governed by the laws of the UK. This Agreement between CCDEVNET and the Licensee constitute the complete, final and exclusive statement of the agreement between CCDEVNET and the Licensee, which supersede all proposals, oral or written, and all other communications between the parties relating to the subject matter of this Agreement. No terms of the Licensee's purchase order nor any waiver, alteration or modification of the provisions of this Agreement will be valid unless made in writing and signed by a corporate officer of CCDEVNET. Any controversy or claim arising out of or relating to this Agreement, or the breach thereof, shall be settled by binding arbitration in the UK under the Commercial Arbitration Rules of the British Arbitration Association by one arbitrator appointed in accordance with said rules. Judgment on the award rendered by the arbitrator may be entered in any court having jurisdiction thereof. Notwithstanding the foregoing, the parties may apply to any court of competent jurisdiction for injunctive relief without breach of this arbitration provision. If any provision or provisions of this Agreement are determined to be invalid, illegal or unenforceable, the validity, legality and enforceability of the remaining provisions of this Agreement will not in any way be affected or impaired thereby. CCDEVNET may assign this Agreement to an entity acquiring essentially all of the CCDEVNET's relevant business. You may not assign, sub-license, or otherwise transfer this Agreement without CCDEVNET's prior written consent.

If you, the Licensee have any questions concerning this Agreement, or want to contact CCDEVNET for any reason, please write: [license@CCDEVNET.com](mailto:license@CCDEVNET.com);

If you believe a different version of this license agreement covers your purchase of CCDEVNET products, please email [license@CCDEVNET.com](mailto:license@CCDEVNET.com).