

**SINGLE END-USER LICENSE AGREEMENT FOR
dLSoft SOFTWARE** (see final page for Multi-user addendum).

The dLSoft software covered by this agreement is named on the License code card which accompanied your software on delivery. The License code card and its Serial number should be kept with this agreement.

IMPORTANT-READ CAREFULLY.

This End-User License Agreement ("EULA") is a legal AGREEMENT between you (either as a registered individual user or developer or as the registered user or developer/representative and on behalf of a single entity) and DLSoft for the dLSoft software product identified above, which product includes computer software and may include associated media, printed materials, and "online" or electronic documentation ("SOFTWARE PRODUCT"). By installing, copying, or otherwise using the SOFTWARE PRODUCT, you agree to be bound by the terms of this EULA. If you do not agree to the terms of this EULA, then DO NOT install or use the SOFTWARE PRODUCT; press the NO button to exit this Setup.

TESTWARE SOFTWARE. Testware versions of the SOFTWARE PRODUCT may be used without restriction for the purposes of determining the suitability of the SOFTWARE PRODUCT for the user's purpose. Testware versions may in addition be copied and/or distributed an unlimited number of times on the condition that the SOFTWARE PRODUCT is distributed in its entirety including this agreement and is not changed in any way prior to distribution. This EULA grants no rights to you nor obligations on dLSoft while the SOFTWARE PRODUCT remains Testware software. When converted into a full version of the SOFTWARE PRODUCT by entering the license codes or additional files legally obtained from dLSoft the rights specified in the SOFTWARE PRODUCT LICENSE as set out below apply.

SOFTWARE PRODUCT LICENSE

The SOFTWARE PRODUCT is protected by copyright laws and international copyright treaties, as well as other intellectual property laws and treaties. The SOFTWARE PRODUCT is licensed, not sold.

1) **GRANT OF LICENSE.** This EULA grants you, the registered computer software user, the following rights:

- **Applications Software.** The SOFTWARE PRODUCT may be used only by you. You may install and use one copy of the SOFTWARE PRODUCT, or any prior version thereof for the same operating system, on a single computer.
- **STORAGE/NETWORK USE.** You may also store or install a copy of the SOFTWARE PRODUCT on a storage device, such as a network server, used only to install or run the SOFTWARE PRODUCT on your other computers over an internal network; however, you must acquire and dedicate a distinct license for each user using the SOFTWARE PRODUCT from the storage device. Any given license for the SOFTWARE PRODUCT may not be shared or used concurrently or otherwise on different computers or by different users in a given organization.
- **License Pack.** If you have acquired this EULA in a dLSoft License Pack, you may make the number of additional copies of the computer software portion of the SOFTWARE PRODUCT identified above on this EULA, and you may use each copy in the manner specified above.
- **Software Transfer.** You may permanently transfer all of your rights under this EULA, provided you (a) retain no copies, (b) transfer all of the SOFTWARE PRODUCT (including all component

parts, the media and printed materials, any upgrades, this EULA, and, if applicable, the Certificate of Authenticity), and (c) the recipient agrees to abide by all of the terms of this EULA. If the SOFTWARE PRODUCT is an upgrade, any transfer must include all prior versions of the SOFTWARE PRODUCT and all of your rights therein, if any.

· Termination. Without prejudice to any of dLSoft's other rights, dLSoft may terminate this EULA if you fail to comply with the terms and conditions of this EULA. In such event, you must destroy all copies of the SOFTWARE PRODUCT and all of its component parts; to this end you grant to dLSoft the right to, have a mutually acceptable independent certified public accountant audit your accounting records that relate to the use of dLSoft software for the purpose of verifying SOFTWARE PRODUCT performance and/or your compliance with the terms hereof, provided that such accountant shall hold such records in strictest confidence except as necessary to provide dLSoft a summary on the implementation, use and duplication of the SOFTWARE PRODUCT

2) UPGRADES. If the SOFTWARE PRODUCT is labeled or otherwise identified by dLSoft as an "upgrade", you must be properly licensed to use a product identified by dLSoft as being eligible for the upgrade in order to use the SOFTWARE PRODUCT. A SOFTWARE PRODUCT labeled or otherwise identified by dLSoft as an upgrade replaces and/or supplements the product that formed the basis for your eligibility for such upgrade. You may use the resulting upgraded product only in accordance with the terms of this EULA. If the SOFTWARE PRODUCT is an upgrade of a component of a package of software programs that you licensed as a single product, the SOFTWARE PRODUCT may be used and transferred only as part of that single product package and may not be separated for use on more than one computer.

3) COPYRIGHT AND TRADEMARKS. · All title, trademarks and copyrights in and pertaining to the SOFTWARE PRODUCT (including but not limited to any images, photographs, animation, video, audio, Music, text, and applets incorporated into the SOFTWARE PRODUCT), the accompanying printed materials and any copies of the SOFTWARE PRODUCT are owned by dLSoft or its affiliated companies. The SOFTWARE PRODUCT is protected by copyright and trademark laws and international treaty provisions. You must treat the SOFTWARE PRODUCT like any other copyrighted material for archival purposes, and you may not copy the printed materials accompanying the SOFTWARE PRODUCT.

4) LIMITED WARRANTY

LIMITED WARRANTY. dLSoft warrants that (a) the SOFTWARE PRODUCT will, for a period of ninety (90) days from the date of your receipt, perform substantially in accordance with dLSoft's written materials accompanying it, and (b) any Support Services provided by dLSoft shall be substantially as described in applicable written materials provided to you by dLSoft, and (c) dLSoft support personnel will make commercially reasonable efforts to solve any problem issues with the SOFTWARE PRODUCT. To the extent that implied warranties on the SOFTWARE PRODUCT are disclaimable, they are disclaimed hereinbelow. Some states and jurisdictions do not allow disclaimers of or limitations on the duration of an implied warranty, so the above limitation may not apply to you. To the extent implied warranties may not be entirely disclaimed but implied warranty limitations are allowed by applicable law, implied warranties on the SOFTWARE PRODUCT, if any, are limited to ninety (90) days.

CUSTOMER REMEDIES. dLSoft's and its suppliers' entire liability and your exclusive remedy shall be, at dLSoft's option, either (a) return of the price paid by you for the SOFTWARE PRODUCT (not to exceed the suggested retail price) if any, or (b) repair or replacement of the component(s) of the SOFTWARE PRODUCT that do(es) not meet dLSoft's Limited Warranty and

which is returned to dLSoft with a copy of your purchase receipt. This Limited Warranty is void if failure of the SOFTWARE PRODUCT has resulted from accident, abuse, or misapplication. Any replacement SOFTWARE PRODUCT will be warranted for the remainder, of the original warranty period or thirty (30) days, whichever is longer. Neither of these remedies nor any product support services offered by dLSoft are available without proof of purchase from an dLSoft authorized source.

NO OTHER WARRANTIES TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, DLSoft AND ITS SUPPLIERS DISCLAIM ALL, OTHER WARRANTIES AND CONDITIONS, EITHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE, AND NON-INFRINGEMENT, WITH REGARD TO THE SOFTWARE PRODUCT AND THE PROVISION OF OR FAILURE TO PROVIDE SUPPORT SERVICES. THIS LIMITED WARRANTY GIVES YOU SPECIFIC LEGAL RIGHTS. YOU MAY HAVE OTHERS, WHICH VARY FROM STATE/JURISDICTION TO STATE/JURISDICTION.

5) LIMITATION OF LIABILITY.

TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT SHALL DLSoft OR ITS SUPPLIERS BE LIABLE FOR ANY SPECIAL, INCIDENTAL, INDIRECT, OR CONSEQUENTIAL DAMAGES WHATSOEVER (INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF BUSINESS PROFITS, BUSINESS INTERRUPTION, LOSS OF BUSINESS INFORMATION, OR ANY OTHER PECUNIARY LOSS) ARISING OUT OF THE USE OF OR INABILITY TO USE THE SOFTWARE PRODUCT OR THE PROVISION OF OR FAILURE TO PROVIDE SUPPORT SERVICES, EVEN IF DLSoft HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IN ANY CASE, DLSoft'S ENTIRE LIABILITY UNDER ANY PROVISION OF THIS EULA SHALL BE LIMITED TO THE GREATER OF THE AMOUNT ACTUALLY PAID BY YOU FOR THE SOFTWARE PRODUCT OR TEN POUNDS STERLING (£10.00). BECAUSE SOME STATES AND JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF LIABILITY, THE ABOVE LIMITATION MAY NOT APPLY TO YOU.



IMPORTANT-READ CAREFULLY.

If you have legally purchased a multi-user/site license or a developer/redistribution license then one of the following also applies to your license agreement.

MULTI-USER LICENSE AGREEMENT FOR dLSoft SOFTWARE

This Multi-User License Agreement is a legal AGREEMENT between you (either as a registered individual user or as the registered user representative and on behalf of a single entity) and DLSOFT for the SOFTWARE PRODUCT identified above. This MULTI-USER LICENSE AGREEMENT is additional to the terms of the SINGLE END-USER LICENSE AGREEMENT given above, and grants to you right to install the product on the number of computers shown on your License code card which was included with this agreement, or, if you purchased by electronic means, the number of computers specified for this product on the dLSoft web site, hereinafter known as the "NUMBER OF LICENCES":

You may install a number of copies of this SOFTWARE PRODUCT on separate computers up to a maximum number equal to the NUMBER OF LICENCES, or install or run the SOFTWARE PRODUCT on your other computers over an internal network for use by up to the maximum number of users equal to the NUMBER OF LICENCES.

By installing, copying, or otherwise using the SOFTWARE PRODUCT, you agree to be bound by the terms of this EULA. If you do not agree to the terms of this EULA, then DO NOT install or use the SOFTWARE PRODUCT.

DEVELOPER REDISTRIBUTION LICENSE AGREEMENT FOR dLSoft SOFTWARE

This Developer/Redistribution License Agreement is a legal AGREEMENT between you (either as a registered individual user or developer or as the registered user or developer/representative and on behalf of a single entity) and DLSOFT for the SOFTWARE PRODUCT identified above. This DEVELOPER REDISTRIBUTION LICENSE AGREEMENT is additional to the terms of the SINGLE END-USER LICENSE AGREEMENT given above, and grants to you right to distribute the licensed component(s) up to a maximum of 10,000 of each component, only as part of software which you have developed, and on condition that the distributed package is not substantially similar to the SOFTWARE PRODUCT. Where SOFTWARE PRODUCT contains a design-time license, either as a license file or a registry entry, the design-time license may not be distributed, published or passed to any other party.

You agree that dLSoft support personnel will not be required to make any efforts to solve any problem issues with the components of the SOFTWARE PRODUCT which you have distributed.

By installing, copying, or otherwise using the SOFTWARE PRODUCT, you agree to be bound by the terms of this EULA. If you do not agree to the terms of this EULA, then DO NOT install or use the SOFTWARE PRODUCT.

DL Technology Ltd
PO Box 9
Buckhurst Hill
IG9 5BE
United Kingdom

e-mail: dlsoft@dlsoft.com
fax: (+44)(0) 20 8559 0178

web site: WWW.DLSOFT.COM