



## SOFTWARE LICENSE AGREEMENT

YOU SHOULD CAREFULLY READ THESE TERMS AND CONDITIONS BEFORE DOWNLOADING OR INSTALLING THIS SOFTWARE PROGRAM. YOUR DOWNLOAD OF THE INSTALL PACKAGE OR INSTALLATION OR OF ANY PLUGIN OF THE SOFTWARE PROGRAM INDICATES YOUR ACCEPTANCE OF THESE TERMS AND CONDITIONS. IF YOU DO NOT AGREE WITH THE LICENSE BELOW, DO NOT DOWNLOAD THE INSTALL PACKAGE OR INSTALL THE SOFTWARE PROGRAM.

For purposes of this agreement, the terms “Software” or “Software Program” include any website code, website script, software code, or software script provided by The Internet Company, LLC.

### 1. License

The Internet Company, LLC (The Internet Company) hereby grants you, upon your acceptance of these terms and conditions, only the following nonexclusive rights to use The Internet Company Software:

- a. You may use the Software on ONE SERVER only, unless the terms of a specific product allow for different use arrangements.
- b. You may make back-up copies of the Software as required for your own use, provided that you reproduce all copyright notices and other proprietary notices on each copy made.
- c. You may transfer the Software and this license to another party if the other party agrees to accept the terms and conditions of this Agreement. If you transfer the Software, you must report to The Internet Company the name and a valid email address of the new user of the Software. You may not retain any copies of the Software or any portion of the Software yourself once you have transferred it. Unless you are transferring the Software in compliance with the above requirements, YOU MAY NOT COPY, TRANSFER, OR DISTRIBUTE THE SOFTWARE TO OTHERS, AND ANY UNAUTHORIZED COPYING, TRANSFER, OR DISTRIBUTION SHALL AUTOMATICALLY TERMINATE YOUR LICENSE.

### 2. Copyright

The Software and any materials contained with the install package are copyrighted with all rights reserved. Under the copyright laws, the Software or any accompanying materials may not be copied, in whole or in part, without written consent of The Internet Company, except to make a back-up copy. The same copyright notices must be affixed to any permitted copies as were affixed to the original. This exception does not allow copies to be made for others, whether or not sold. But all of the material purchased (with all backup copies) may be sold or given to another person so long as you completely uninstall the software from your systems and do not otherwise retain any copy or backup of the Software or materials or any portion thereof.

### **3. Limited Warranty on the Install Package, Installation Discs, and Accompanying Materials**

The Internet Company, warrants the install package in which the Software is delivered, the installation disc(s) (if any), and the accompanying materials provided (if any), to be free from defects in materials and faulty workmanship under normal use for a period of thirty days after the date of original purchase. If during this thirty-day period you discover a defect in the downloaded install package, the Installation discs, or accompanying materials, you may contact The Internet Company for a free replacement, which is your sole remedy in the event of such defects.

No distributor or dealer is authorized to make any modification, extension, or addition to this warranty on behalf of The Internet Company.

ALL IMPLIED WARRANTIES ON THE ACCOMPANYING MATERIALS (IF ANY), INSTALLATION DISCS (IF ANY), AND INSTALL PACKAGE, INCLUDING IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, ARE LIMITED IN DURATION TO 30 DAYS FROM THE DATE OF THE ORIGINAL PURCHASE. THIS WARRANTY GIVES YOU SPECIFIC LEGAL RIGHTS. YOU MAY ALSO HAVE OTHER RIGHTS THAT VARY FROM STATE TO STATE.

### **4. Limitations on Warranty and Liability**

**Except as expressly provided above for the install package, installation discs, and printed materials, The Internet Company, its distributors, and dealers make no warranty or representation, either express or implied, with respect to the Software, its quality, performance, merchantability, or fitness for any particular purpose. The Software is licensed solely on an "as-is" basis. The Internet Company expressly disclaims all warranties not stated herein.**

**The entire risk as to the quality and performance of the Software is with you the purchaser. Should the Software prove defective, you assume the entire cost of all necessary servicing, repair or correction, and any incidental or consequential damages.**

**The Internet Company does not warrant that the functions contained in the program will meet licensee's requirements or that the operation of the program will be uninterrupted or error-free. You assume the responsibility for selection of the program to achieve the results intended and for the installation, use, and results obtained from the use of the program.**

**In no event will The Internet Company, its distributors, or dealers be liable for direct, indirect, special, incidental, or consequential damages resulting from any defect in the software program, install package, installation discs or the accompanying materials, even if advised of the possibility of such damages.**

Some states do not allow the exclusion or limitation of implied warranties or liability for incidental or consequential damages; accordingly, the above limitations or exclusions may not apply to you.

### **5. Term**

This license is effective for the useful life of the Software. However, this license will immediately terminate if you fail to comply with any term or condition of this Agreement. Upon termination, you must destroy all copies of the Software including the install package, installation discs (if any) and accompanying materials.

### **6. General**

a. Disassembly, decompilation, or reverse-engineering of the Software is prohibited.

b. This Agreement is governed by the laws of the State of Delaware.

c. This is the complete and exclusive statement of the agreement between you and The Internet Company. This Agreement supersedes any prior agreements or understanding, oral or written, with respect to the subject matter of this Agreement.

By using the software, install package, or installation discs, you acknowledge that you have read this agreement, that you understand it and agree to be bound by its terms and conditions.

If you have any questions regarding this Agreement or the License, you may contact The Internet Company at [legal@theinternetcompany.net](mailto:legal@theinternetcompany.net), attn: Legal Department.