



Comm-Unity Networking Systems, LLC
PO Box 137559
Fort Worth, Texas 76136

Phone: 817-238-1688
Email: info@cnsplug-ins.com
Web: <http://www.cnsplug-ins.com/>

CNS PLUG-INS SOFTWARE LICENSE AGREEMENT

INTRODUCTION

PLEASE READ THIS AGREEMENT CAREFULLY. BY COPYING, INSTALLING, OR USING ALL OR ANY PORTION OF THIS SOFTWARE YOU ACCEPT ALL THE TERMS AND CONDITIONS OF THIS AGREEMENT. YOU AGREE THAT THIS AGREEMENT IS LIKE ANY WRITTEN NEGOTIATED AGREEMENT SIGNED BY YOU. THIS AGREEMENT IS ENFORCEABLE AGAINST YOU AND ANY LEGAL ENTITY THAT OBTAINED THE SOFTWARE AND ON WHOSE BEHALF IT IS USED: FOR EXAMPLE, IF APPLICABLE, YOUR EMPLOYER. IF YOU DO NOT AGREE TO THE TERMS OF THIS AGREEMENT, YOU MUST DESTROY ALL COPIES OF THE SOFTWARE AND ANY OBTAINED LICENSE KEYS IMMEDIATELY.

CNS OWNS ALL INTELLECTUAL PROPERTY IN THE SOFTWARE. THE SOFTWARE IS LICENSED, NOT SOLD. CNS PERMITS YOU TO COPY, DOWNLOAD, INSTALL, USE, OR OTHERWISE BENEFIT FROM THE FUNCTIONALITY OR INTELLECTUAL PROPERTY OF THE SOFTWARE ONLY IN ACCORDANCE WITH THE TERMS OF THIS AGREEMENT.

1. DEFINITIONS

"CNS Plug-ins" means the division of Comm-Unity Networking Systems, LLC ("CNS") that creates FileMaker® Pro plug-ins; also referred to as "Licensor".

"Computer" means any electronic computing device capable of utilizing the Software.

"License Key" means any generated Software key provided by or purchased from CNS Plug-ins to unlock and Use the Software on a specified number of Computers in a specified manner.

"Software" means (a) all of the information with which this agreement is provided, including by not limited to (i) CNS Plug-in Software files and other Computer information; (ii) example databases and other files included with the Software or obtained from the CNS Plug-ins website; and (iii) related explanatory written materials and files (collectively, "Documentation"); and (b) any modified versions and copies of, and upgrades, updates, and additions to, such information, provided to You by CNS at any time, to the extent not provided under a separate agreement (collectively, "Updates").

"Third Party" means any individual or legal entity other than the Licensee.

"Use", "In Use", "Using", etc. means any Computer running a version of FileMaker Pro/Pro Advanced or FileMaker Server/Server Advanced with the Software installed and registered, even if the individual using that Computer is not actively using a database or database feature that utilizes the Software.

"You", "Your", etc. means the individual or legal entity which obtained and is using the Software, either in demonstration or purchased forms; also referred to as "Licensee".

2. LICENSE

CNS grants to You a non-exclusive license to Use the Software in a manner consistent with its design and Documentation and as further set forth below. Unless You have purchased a specific license from CNS Plug-ins, the license granted under this agreement is the Demonstration License.

2.1 "Demonstration License". Under a Demonstration License, You may Use the Software for demonstration and/or evaluation purposes for a 30-day period. During the 30-day period, You are subject to the terms of this agreement. After the 30-day period, You must (a) purchase an appropriate License Key from CNS Plug-ins to continue using the Software; or (b) destroy all copies of the Software and Demonstration License Key.

2.2 "Press Release License". Under a Press Release License, You may Use the Software for evaluation purposes for a 30-day period. During the 30-day period, You are subject to the terms of this agreement. After the 30-day period, You must destroy all copies of the Software and Press Release License Key.

2.3 "Beta Tester License". Under a Beta Tester License, You may Use the Software for evaluation and/or testing purposes for a 30-day period. During the 30-day period, You are subject to the terms of this agreement. After the 30-day period, You must (a) obtain a new Beta Version of the Software and/or a new Beta Tester License Key (if available);

(b) obtain a Final Version of the Software and purchase an appropriate License Key from CNS Plug-ins (if available); or (c) destroy all copies of the Software and Beta Tester License Key(s) if You choose to not continue using the Software.

2.4 "1-User License". Under a 1-User License (also referred to as a "Single User License"), You may (a) Use the Software with FileMaker Pro/Pro Advanced on any one Computer; and (b) Use the Software with FileMaker Pro/Pro Advanced on a second Computer so long as the first and second Computers are not using the Software simultaneously.

2.5 "Multiuser License". Under a Multiuser License (also referred to as a "2-User License", a "3-User License", etc.), You may Use the Software with FileMaker Pro/Pro Advanced on any Computer currently owned by You at any corporate location so long as the number of Computers simultaneously using the Software does not exceed the number of Computers provided by the Multiuser License. For example, a "10-User License" can only be simultaneously Used on 10 Computers in Your corporation.

2.6 "World License". Under a World License (also referred to as a "Site License" or "Worldwide License"), You may Use the Software with FileMaker Pro/Pro Advanced on any Computer currently owned by You at any corporate location. A Server License is included with a World License for Using the Software with FileMaker Pro Server/Server Advanced.

2.7 "Server License". Under a Server License, You may Use the Software on a server Computer for Use with FileMaker Pro Server and/or FileMaker Pro Server Advanced. In such scenarios, the Software may be Used to service Your employees or customers through the Script Scheduling and/or Web Publishing Engine technologies of FileMaker Pro Server/Server Advanced. The number of Computers directly or indirectly accessing the Software through FileMaker Pro Server/Server Advanced is unlimited. Accessing the Software through FileMaker Pro Server/Server Advanced shall be understood to be different from distributing the Software to Computers running FileMaker Pro/Pro Advanced using the Auto Update or Install Plugin features. Distributing the Software to Computers using these features is permitted and encouraged so long as You have purchased a Multiuser License and the number of computers being distributed to does not exceed the number of Computers provided by that Multiuser License.

2.8 "Developer License". Under a Developers License, You may redistribute the Software to any Third Party with Your FileMaker Pro database solution (bound or unbound) for Use with FileMaker Pro/Pro Advanced and/or FileMaker Pro Server/Server Advanced on any Computer currently owned by the Third Party without paying any royalty fees to CNS Plug-ins. The Third Party (a) does not own the Developers License; (b) cannot Use the Software outside of the confines of Your developed database solution; or (c) have any other rights to the Software.

2.9 MULTI-PLATFORM USE. You may Use the Software on either the Mac OS® or Windows® platforms and freely transfer the Software between Computers running

either platform so long as the number of Computers simultaneously using the Software does not exceed the number of Computers permitted by Your license. On singular Computers which are capable of running both of these platforms (i.e. a dual-boot Computer or a Computer with "Virtual Machine" capabilities), the Software can be installed and Used on both platforms.

2.10 REMOTE DESKTOP SERVICES. You may Use the Software in connection with Remote Desktop Services, also known as "Terminal Services", "Citrix", etc., so long as the number of connected remote clients does not exceed the number of Computers permitted by Your license.

2.11 BACKUP COPY. You may make a reasonable number of backup copies of the Software, provided the backup copies are not installed or Used for other than archival purposes.

2.12 EXAMPLE DATABASES. Unless stated otherwise in the "ReadMe" files or other license associated with the Example Databases, which may include specific rights and restrictions with respect to such materials, You may display, modify, reproduce, and distribute any of the Example Databases. However, You may not distribute the Example Databases on a stand-alone basis (i.e., in circumstances in which the Example Databases constitute the primary value of the product being distributed and/or without the Software), and You may not claim any trademark rights in the Example Databases or derivative works thereof.

3. INTELLECTUAL PROPERTY OWNERSHIP

The Software and any authorized copies that You make are the intellectual property of and are owned by CNS. The structure, organization, and code of the Software are the valuable trade secrets and confidential information of CNS (unless CNS chooses to make the source code public). The Software is protected by law, including but not limited to the copyright laws of the United States and other countries, and by international treaty provisions. Except as expressly stated herein, this agreement does not grant You any intellectual property rights in the Software and all rights not expressly granted are reserved by CNS.

4. RESTRICTIONS AND REQUIREMENTS

4.1 NOTICES. Any permitted copy of the Software that You make must contain all of the original Software's copyrights and proprietary notices.

4.2 USE OBLIGATIONS. You agree that You will not Use the Software other than as permitted by this agreement and that You will not Use the Software in a manner inconsistent with its design or Documentation.

4.3 THIRD PARTY USE. You agree to not permit other individuals or legal entities to Use the Software except under the terms listed in Section 2.7.

4.4 EDUCATIONAL USE. If You purchased a license with an Educational Discount, You may only Use the Software for and within the confines of Your educational institution, i.e. by current and active students and faculty. All other terms provided by Your license remain unaffected.

4.5 NON-PROFIT USE. If You purchased a license with a Non-Profit Discount, You may only Use the Software for and within the non-profit activity You operate. A non-profit activity shall be understood as an activity which is beneficial to the public and which by definition brings no profit or, if it does, the entire profit is reinvested to the non-profit activity. All other terms provided by Your license remain unaffected.

4.6 NO MODIFICATIONS. Except as permitted in Section 2.12, You may not modify, adapt, or translate the Software.

4.7 NO REVERSE ENGINEERING. You will not reverse engineer, decompile, disassemble or otherwise attempt to discover the source code of the Software except to the extent that this restriction is expressly prohibited by law.

4.8 NO TRANSFER. YOU WILL NOT RENT, LEASE, SELL, SUBLICENSE, ASSIGN, OR TRANSFER YOUR RIGHTS IN THE SOFTWARE, OR AUTHORIZE ANY PORTION OF THE SOFTWARE TO BE COPIED ONTO ANY THIRD PARTY'S COMPUTER EXCEPT AS MAY BE EXPRESSLY PERMITTED HEREIN. You may, however, permanently transfer all rights to Use the Software to a Third Party provided that: (a) You also transfer (i) this agreement, and (ii) the License Key; (b) You retain no upgrades, updates, or copies, including backups and copies stored on a Computer; and (c) the receiving party accepts the terms and conditions of this agreement and any other terms and conditions under which You purchased a valid license to the Software. NOTWITHSTANDING THE FOREGOING, YOU MAY NOT TRANSFER EDUCATIONAL, NON-PROFIT, BETA, PRESS RELEASE, OR NOT FOR RESALE COPIES OF THE SOFTWARE. Prior to a transfer, CNS Plug-ins must be informed by both parties of the transfer.

5. UPDATES

If the Software is an upgrade or update to a previous version of CNS Plug-ins Software, You must possess a valid license to such previous version in order to use such upgrade or update. You acknowledge that any obligation CNS Plug-ins may have to support the previous version(s) may end upon the availability of the upgrade or update. Upgrades and updates may be licensed to You with additional or different terms.

6. DISCLAIMER OF WARRANTY

The Software is provided "AS IS" and without warranty of any kind. CNS Plug-ins provides freely available Demonstration Licenses for all products for testing purposes prior to purchasing licenses of said products. Because of this CNS Plug-ins provides no refunds for purchased licenses. CNS expressly disclaims all other warranties, expressed or implied, including but not limited to, the implied warranties of merchantability and fitness for a particular purpose. Under no circumstances shall CNS be liable for any incidental, special, or consequential damages that result from the Use or inability to Use the Software, even if CNS has been advised of the possibility of such damages. In no event shall CNS's liability exceed the license fee paid, if any.

7. TERMINATION

This agreement shall terminate automatically if You fail to comply with the limitations described in this agreement. No notice shall be required from CNS to effectuate such termination. On termination, You must destroy all copies of the Software immediately.

8. GOVERNING LAW

This agreement is governed by the laws of the State of Texas, USA.

9. GENERAL PROVISIONS

If any part of this agreement is found void and unenforceable, it will not affect the validity of the balance of this agreement, which will remain valid and enforceable according to its terms. This agreement may only be modified in writing, signed by an authorized officer of CNS Plug-ins. This is the entire agreement between CNS Plug-ins and You relating to the Software and it supersedes any prior representations, discussions, undertakings, communications, or advertising relating to the Software.

If You have any questions regarding this agreement or if You wish to request any information from CNS please use the address and contact information located at the top of this agreement.