

Date Revised: 20th November 2023

End User License Agreement

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- **1.6. "End User Software"** means an end user program which You develop using an Aspose Product and into which one or more of the Redistributables are linked, and which contains significant additional functionality over and above the functionality contained in the Aspose Product.
- **1.7. "Enhanced Support"** means any paid support package, including Developer Support, Business Support, and Enterprise Support.
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- **1.9. "License File"** means an electronic file which enables the Product to operate without evaluation restrictions. The License File is generated by Aspose when the Product is purchased and is provided to You. The License File contains information about You, the Product, and the license grant.
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- **1.18.** "SDK" or "Software Development Kit" means a set of development tools that allows a software engineer to create applications for a certain software package, software framework, hardware platform, computer system, video game console, operating system, or similar platform.
- 1.19. "SDK Products" means Products licensed under the titles 'Developer SDK', and 'Site SDK'.
- **1.20.** "Temporary License File" means an electronic file which enables the Product to operate without evaluation restrictions for a limited period of time. The Temporary License File is generated by Aspose and is provided to You. The Temporary License File contains information about You, the Product, and the evaluation period.
- **1.21.** "Unmetered Products" means Products licensed under the titles 'Developer Small Business License', 'Developer OEM License', 'Site Small Business License', 'Site OEM License', 'Developer SDK', and 'Site SDK'.
- 1.22. "Unwrappable Products" means Products licensed under the titles 'Developer Small Business License', 'Developer OEM License', 'Site Small Business License', and 'Site OEM License'. Unwrappable Products are subject to the Redistribution Restrictions defined in Section 3.1 "Redistribution Restrictions for Unwrappable Products".
- **1.23. "Updates"** means technical support, new version, new release, and/or supplements to the Product and/or related information.
- **1.24.** "You" or "Your" means the purchaser, either an individual or a single entity.
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- 2.2.1. Developer Small Business License. A Developer Small Business license permits One (1) Developer to create an unlimited number of End User Software using the Product which can be used at only One (1) Physical Location (distinct address or office building) within Your organization. This license type does not allow distribution of End User Software to third parties, public facing web sites/applications, extranets, multi-site intranets or SaaS project usage scenarios.
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- 2.2.3. Site Small Business License. A Site Small Business license permits up to Ten (10) Developers to create an unlimited number of End User Software using the Product which can be used at Ten (10) Physical Locations (distinct address or office building) within Your organization. This license type does not allow distribution of End User Software to third parties, public facing web sites/applications, extranets or SaaS project usage scenarios. It can support multi-site intranet usage subject to the restrictions on Developers and Physical Location numbers.
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- 2.3. Evaluation Versions and Temporary Licenses. When using an Evaluation Version or a Temporary License, You MAY NOT use the Product to produce any End User Software with the exception of Works produced exclusively for the purpose of Product evaluation. If You use the Product in any other End User Software, You must purchase the applicable license or You may be sued for collection and punitive damages. If You do not agree to these terms, then do not evaluate the Product and remove it from Your computer immediately. Temporary licenses are limited to three (3), thirty (30) day licenses per customer per twelve (12) month period.
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- **3.1.2.** Unwrappable Products may not be included as part of an SDK.
- **3.1.3.** Unwrappable Products may not be used to develop End User Software that offer similar or competing functionality as the Product or expose features of the Product through an API for use by an unlicensed third party.
- 3.1.4. Unwrappable Products may not be used to develop End User Software that offer similar functionality as the Product for any programming language, development framework or platform, including but not limited to .NET, Java, C++, Python, PHP, Ruby on Rails, node.js, SQL Reporting Services, JasperReports, SharePoint, Microsoft Dynamics, Microsoft Azure, Amazon Web Services ("AWS"), SalesForce.com, Google App Engine, Google Compute Engine or any other PaaS (Platform as a Service) or laaS (Infrastructure as a Service) providers.

3.2. Redistribution Restrictions for SDK Products

- **3.2.1.** Users of Your End User Software must not access the Product directly. Any functionality from the Product must be accessed through Your End User Software.
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- **3.3.3.** End User Software may not use any of the brands of the Company in their naming nor may any of the brands of the Company appear in their name, without prior written permission from Aspose.



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- **3.6. Termination.** Without prejudice to any other rights, either party may terminate this Agreement if the opposite party fails to comply with the terms and conditions of this Agreement. In such event, You must destroy all copies of the Product, including but not limited to backups and all component parts and End User Software.
- **3.7. Survival.** Unless by its nature a provision cannot survive this Agreement, the provisions of this Agreement shall survive the expiration or any termination of this Agreement.
- 3.8. Consent to Use of Data. You agree that Aspose may collect and use technical information, excluding any Confidential Information, gathered as part of the Product support services provided to You. Aspose may use this information solely to improve our Products or to provide customized services or technologies to You. No information is collected by the Product; technical information must be provided to Aspose by You through the support process.
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- **4.3.1. Refund Policy.** Aspose may, in its sole discretion, provide a refund for Unwrappable Products within the first 15 days after payment is received. Refunds will be administered as described in the refund policy available at https://purchase.aspose.com/policies/refunds.
- **4.4 Taxes.** The license fees and any other amounts payable pursuant to the terms and conditions herein are exclusive of any taxes or duties, now in force or enacted in the future, in the jurisdiction where the payment is either made or received. To the extent that any such taxes or duties are payable by Aspose, You must pay to Aspose the amount of such taxes or duties in addition to any fees owed under this Agreement.
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- **5.4.3.** Updates and fix notifications are posted in the Aspose Support Forum; they are not provided directly to You. You agree to check the relevant Support Forum for Updates and fixes.
- **5.4.4.** Aspose will provide support status updates when You request them.



- **5.4.5.** Aspose will typically provide support for the Product throughout the license subscription period whether the Product has been migrated or not. However, Aspose reserves the right to cancel support, whether provided for free or Enhanced Support for a fee, at any time and for any reason.
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- **5.7. Close of Business**. If for any reason, including insolvency or dissolution, Aspose is unable to remain in business under the Aspose name or another name they will provide the following remedy to each license owner:
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- **9.2. Permitted Disclosure to Employees.** Each Party agrees that it will only disclose Confidential Information to its responsible employees, contractors, professional advisors and similarly situated individuals who have a bona fide need to know and who are bound by agreement or by law to keep such information confidential.



- 9.3. Other Permitted Disclosures. Each Party may disclose Confidential Information (i) as authorized by the other Party in writing or (ii) to the extent required by applicable law, court, or government agency, provided that the Party required to disclose Confidential Information promptly notifies the other Party and cooperates with any efforts by the other Party, at the other Party's expense, to limit such disclosure by means of seeking a protective order or requesting confidential treatment. Other than those expressly allowed under this Section 9 of the Agreement, no other disclosures of Confidential Information are permitted.
- 10. LINKS TO THIRD PARTY SITES. You may be linked to third party sites through the use of the Product documentation. The third party sites are not under the control of Aspose, and Aspose is not responsible for the contents of any third party sites, any links contained in third party sites, or any changes or updates to third party sites. Aspose is not responsible for webcasting or any other form of transmission received from any third party sites. Aspose provides the links to third party sites to You only as a convenience, and the inclusion of any link does not imply an endorsement by Aspose of the third party site.

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- 11.1. Except with respect to an Evaluation Version of the Product, Aspose warrants that, for a period of thirty (30) days from the date of purchase (as evidenced by a copy of Your receipt) when used with a recommended hardware configuration, the Product will perform in substantial conformance with the documentation supplied with the Product. This warranty applies only on initial Product purchases and does not apply to Maintenance Subscription renewals or Updates.
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- **11.5.** NO ORAL OR WRITTEN INFORMATION OR ADVICE GIVEN BY ASPOSE, ITS DEALERS, DISTRIBUTORS, AGENTS OR EMPLOYEES SHALL CREATE A WARRANTY OR IN ANY WAY INCREASE THE SCOPE OF ANY WARRANTY PROVIDED HEREIN.
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- **13.2.** ASPOSE'S TOTAL LIABILITY TO YOU FOR ACTUAL DAMAGES, FOR ANY CAUSE WHATSOEVER WILL BE LIMITED TO THE AMOUNT PAID BY YOU FOR THE PRODUCT THAT CAUSED SUCH DAMAGE.
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- **13.4. Force Majeure.** Aspose is not liable hereunder by reasons of failure or delay in the performance of its obligations hereunder on account of strikes, shortages, riots, insurrection, war, acts of terrorism, fires, flood, storm, explosions, earthquakes, acts of God, government action, labor conditions, or any other cause which is beyond its control.
- 14. INDEMNITY. You agree to hold Aspose harmless against, and at Your expense handle and defend, any claim and defend any third party suit brought against You based upon an allegation that any software developed by You and included in End User Software produced using the Product constitutes an infringement of any international patent, or any copyright or other proprietary or intellectual property right. You shall pay all damages and costs awarded in such suit.

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continuing waiver with respect to such provision or right or as a breach or waiver or any other provision or right, whether or not similar.

- **16. SEVERABILITY.** If any covenant or provision of the Agreement is determined to be void or unenforceable in whole or part, then such void or unenforceable covenant or provision shall be deleted from this Agreement and shall not effect or impair the enforceability or validity of any other covenant or provision of this Agreement or any part thereof.
- 17. GOVERNING LAW. This Agreement is made in the State of New South Wales, Australia and shall be governed and interpreted according to the laws of New South Wales, Australia. Any lawsuit filed regarding this Agreement shall be filed in New South Wales, Australia. The United Nations Convention on Contracts for the International Sale of Goods shall not apply to this Agreement.
- **18. CAPTIONS.** All indexes, titles, subject headings, section titles, and similar items are provided for the purpose of reference and convenience and are not intended to be inclusive, definitive, or to affect the meaning or scope of this Agreement.
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- 22. ENTIRE AGREEMENT. This Agreement is the entire agreement between You and Aspose relating to the license of the Product and the support services (if any) You purchase hereunder and it supersedes all prior or contemporaneous oral or written communications, proposals and representations with respect to the Product or any other subject matter covered by this Agreement. This Agreement includes and encompasses materials referenced herein from the Aspose.com website. To the extent the terms of any Aspose policies or programs for support services conflict with the terms of this Agreement, the terms of this Agreement shall control.



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