LINQ Insight License Agreement

Copyright 2012-2022, Devart. All Rights Reserved

PLEASE READ THIS LICENSE AGREEMENT CAREFULLY. BY INSTALLING OR USING THIS SOFTWARE, YOU INDICATE THE ACCEPTANCE OF AND AGREE TO BECOME BOUND BY THE TERMS AND CONDITIONS OF THIS LICENSE. IF YOU DO NOT AGREE TO ANY PART OF THE TERMS OF THIS LICENSE, DO NOT INSTALL, USE, OR DISTRIBUTE THIS SOFTWARE OR ITS PART AND PROMPTLY RETURN IT TO DEVART.

LICENSE

This Devart end-user license agreement ("Agreement") is a legal agreement between you (either an individual person or a single legal entity) and Devart, for the use of LINQ Insight software application, source code, demos, intermediate files, printed materials, and online or electronic documentation contained in this installation file. For the purpose of this Agreement, the software program(s) and supporting documentation will be referred to as the "Software".

1. GRANT OF LICENSE

The enclosed Software is licensed, not sold. You have the following rights and privileges, subject to all limitations, restrictions, and policies specified in this Agreement.

- You are allowed to use this software personally on one or more computers for sole purposes of developing.
- You are allowed to use evaluation versions of the Software as specified in the Evaluation section

No other rights or privileges are granted in this Agreement.

2. RIGHTS AND LIMITATIONS

The license grants a non-exclusive right to install and use Software on one or more computers for a single person. You may make one copy of the Software for archival purposes, or copy the Software onto the hard disk of your computer and retain the original for archival purposes.

You may not:

- Distribute and resell Software or any derivative work using it;
- Transfer, assign, or modify Software, in whole or in part;
- Reverse engineer, decompile, or disassemble Software;
- Reproduce or distribute any Software documentation without Devart's express written permission;
- Remove or alter any Devart's copyright notices or other proprietary markings on any copies of Software.

Only the legally registered developer end-user is licensed to use Software, subject to all of the conditions of this agreement. All code contained in Software is confidential and proprietary copyrighted work and trade secrets of Devart.

3. TRANSFER

You may not transfer the Software to any individual or entity without express written permission from Devart.

4. TERMINATION

Devart may immediately terminate this Agreement without notice or judicial resolution in the event of any failure to comply with any provision of this Agreement. Upon such termination you must destroy the Software, all accompanying written materials, and all copies.

5. EVALUATION

This version of the Software is for evaluation purposes only. You may transfer or distribute versions of the Software as an original installation package only. You may not use applications developed using evaluation versions of the Software for any commercial purposes.

6. WARRANTY

The Software and documentation are provided "AS IS" without warranty of any kind. Devart makes no warranties, expressed or implied, including, but not limited to, the implied warranties of fitness for a particular purpose or use.

7. SUPPORT

Licensed users of the Software may request technical assistance with using the Software over email from the Software development team. Devart shall use its reasonable endeavours to answer queries raised, but does not guarantee that your queries or problems will be fixed or solved.

8. COPYRIGHT

The Software is confidential and proprietary copyrighted work of Devart and is protected by international copyright laws and treaty provisions. You may not remove the copyright notice from any copy of the Software or any copy of the written materials, accompanying the Software.

This Agreement contains the total agreement between the two parties and supersedes any other agreements, written, oral, expressed, or implied.