

SOFTWARE LICENSE AGREEMENT

Lib-V (hereinafter "SOFTWARE")

This is a legal agreement between the buyer (hereinafter "Licensee") and GridMetric Oy (hereinafter "GridMetric" or "Gridmetric" or "Licensor").

1. GRANT OF LICENSE

The Licensee may embed the SOFTWARE within the Licensee's own software in order to resale or otherwise distribute its own software. The Licensee may not distribute or resale the SOFTWARE as such.

1.1 GENERAL

The Licensor hereby grants to the Licensee a non-exclusive and non-assignable license subject to the terms and condition hereafter set forth to use the SOFTWARE.

The Licensee acknowledges that the SOFTWARE and thereto related technical information and know how provided hereunder are valuable and proprietary to the Licensor.

The Licensee has no right to use the technical information or know how for any purpose other than purposes permitted under this Agreement.

The Licensee shall have no right to grant any sublicenses in respect of the rights granted under this Agreement without the prior written consent of the Licensor.

The Licensee shall not assign its rights or obligations under this Agreement to a third party or otherwise dispose of or deal with those rights or obligations except to the extent permitted under this Agreement.

1.2 COMMERCIAL BINARY LICENSE

The Commercial Binary License entitles the Licensee to use the SOFTWARE with a number of developers to which the license has been purchased for and with an unlimited number of Licensee's own software within the legal entity of the Licensee.

The Commercial Binary License has one version, with Read/Write (RW) privileges.

1.3 SOURCE-CODE ACCESS LICENSE

The Source-Code Access License entitles to use the SOFTWARE with a number of developers to which the license has been purchased for and with an unlimited number of Licensee's own software within the legal entity of the Licensee.

With the Source-Code Access License the Licensee has access to the source code of the SOFTWARE and the right to modify the source code. The Licensee is not allowed to distribute neither the modified nor the unmodified SOFTWARE as such. If the SOFTWARE has been modified, the Licensee is not entitled to product support from GridMetric.

1.4 OTHER LICENSES

GridMetric may grant also other types of licenses upon GridMetric's discretion.

2. COPYRIGHT

The SOFTWARE is owned by GridMetric and is proprietary in nature. The SOFTWARE is protected by Finnish copyright law as well as copyright laws of United States and international treaty provisions.

3. OTHER RESTRICTIONS

You may not rent, lease, sublicense, loan, copy, modify, adapt, merge or translate the SOFTWARE unless expressly allowed according to the license acquired. You may not reverse engineer, decompile or disassemble the SOFTWARE unless expressly allowed according to the license acquired.

4. LIMITED WARRANTY

GridMetric may grant a warranty in the SOFTWARE if it is expressly stated so. Otherwise the SOFTWARE has no warranty.

To the maximum extent permitted by applicable law, GridMetric and its distributors exclude express or implied warranties of any kind, including without limitation, merchantability or fitness for a particular purpose with regard to the SOFTWARE and/or the accompanying written materials.

5. LIMITATION OF LIABILITY

In no event shall GridMetric or its distributors be liable for any 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 product of GridMetric, even if GridMetric has been advised of the possibility of such damages.

GridMetric's cumulative liability to you or any other party for any loss or damages resulting from any claims, demands, or actions arising out of or relating to this software license

agreement shall not exceed the license fee paid to GridMetric for the use of the SOFTWARE.

6. CUSTOMER REMEDIES

GridMetric and its distributors' entire liability and your exclusive remedy shall be, at GridMetric's option, either (a) return of the price paid or (b) repair or replacement of the SOFTWARE that does not meet GridMetric's Limited Warranty and that is returned to GridMetric's distributor with a copy of the receipt. This Limited Warranty is void if failure of the SOFTWARE has resulted from accident, abuse, or misapplication.

7. TERM

This software license agreement shall be effective until Licensee terminates it by destroying the SOFTWARE and its documentation together with all copies. It shall also terminate if Licensee breaches any material term of this Agreement and fails to cure such breach within thirty days of notice thereof. Upon termination Licensee agrees to destroy all copies of the SOFTWARE and its documentation including any SOFTWARE stored on the hard disk of any computer under Licensee's control. Sections 5, 7 and 8 shall survive any termination of this Agreement.

8. APPLICABLE LAW

This software license agreement shall be governed by Finnish law and the sole legal venue shall be Helsinki, Finland.