

TaeM Framework End-User License Agreement (“Agreement”)

Last updated: Feb, 19, 2020

Copyright 2019-2020, TaeM corp, All rights reserved.

Please read this End-User License Agreement (“EULA”) carefully:

This End-User License Agreement ("EULA") is a legal agreement between you (either an individual or a single entity) and Author of this Software ("TaeM corp") for the Software Product "TaeM Framework", which includes computer software and may include associated media, printed materials, and "online" or electronic documentation ("Software Product"). The Software Product also includes any updates and supplements to original software provided to you.

By installing, copying, or otherwise using the Software Product, you agree to be bound by the terms of this EULA. If you do not agree to any of the terms of this EULA, you are not permitted to use the Software Product in any way, and all copies of it must be deleted from your system(s).

The Software Product is protected by copyright laws and international copyright treaties, as well as other intellectual property laws and treaties. The Software Product is licensed, not sold.

1. GRANT OF LICENSE

TaeM corp grants you the rights described in this EULA provided that you comply with all the terms and conditions of this EULA:

1.1 General Software License Grant.

You are granted a right to install the Software Product and use it in order to process your own software with the Software Product. TaeM corp grants the use of the Software Product according to one of the license types below as identified in the product title. Licenses purchased for development do not extend to third parties even if the software was developed for that third party. All entities must have a separate license.

1.1.1 Trial/Demo version (No costs)

Use of the Software Product without purchase of a License shall be limited to evaluation purposes only. Programs created using a trial license must be destroyed when the trial period has expired. Software protected using a trial license cannot be bought, sold,

licensed, copied, traded or otherwise used by other individuals.

1.1.2 Full license (Perpetual license)

Any Software Product is available on a "per-user" or "per-machine" basis. You may install, activate, operate, and use the Software Product on ONE (1) computer per license purchased by you. While making an order in frames of the current EULA, you can purchase the number of licenses you require.

1.1.3 Subscription-based license

TaeM corp also support subscription- based license. it also is available on a "per-user" or "per-machine" basis. You may install, activate, operate, and use the Software Product on ONE (1) computer per license purchased by you. This subscription-based license will be accessible for use only during the subscription term specified at purchase.

Once the subscription term is over, you will be able to either stop using the Software Product or renew the license for a new subscription term. While making an order in frames of the current EULA, you can purchase the number of licenses you require and choose the subscription term for which you want to purchase these licenses.

1.2 Redistribution.

1.2.1 You can redistribute in binary form any components of the Software Product explicitly marked as redistributable provided that you provide all technical support for the distribution. However, you must purchase a license for the system being redistributed.

You do not allow recipients to disassemble, decompile, or in any other way allowing them to gain separate access to the Software Product or any part of the Software Product.

1.2.2 TaeM corp is not obligated to provide support for works derived from the Software Product.

1.3 Disassembly.

You may not modify this product in any manner. You shall not, nor allow others to copy, in whole or in part, emulate, sub-license, sell, transfer, exploit, alter, modify or adapt the Software Product or decompile, dissemble or reverse engineer the same nor attempt to do such thing.

1.4 Reservation of Rights.

TaeM corp reserves all rights not expressly granted herein.

2. LIMITATIONS

Only legally registered users are licensed to use the Software, subject to all of the conditions of this Agreement. Usage of the Software is subject to the following restrictions.

2.1 You may not develop any applications that use or are based on the Software explicitly or implicitly without obtaining an appropriate license from TaeM corp. This includes, but is not limited to, enhancing, modifying, or developing applications, services, web applications, Integration Services packages, Analysis Services projects, or Reporting Services reports that use the Software.

2.2 You may not transfer, assign, or modify the Software, in whole or in part. In particular, the Software license is non-transferable, and you may not transfer the Software installation package.

2.3 You may not reverse engineer, decompile, or disassemble the Software.

2.4 You may not reproduce or distribute any Software documentation without express written permission from TaeM corp.

3. TERMINATION

TaeM corp 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.

4. WARRENTY

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

5. SUBSCRIPTION AND SUPPORT

The Software is sold on a subscription basis. The Software subscription entitles you to download improvements and enhancement from TaeM corp's web site as they become available, during the active subscription period. The initial subscription period is one year from the date of purchase of the license. The subscription is automatically activated upon purchase, and may be subsequently renewed by TaeM corp, subject to receipt of applicable fees. Licensed users of the Software with an active subscription may request technical assistance with using the Software over email from the Software development team. TaeM corp shall use its reasonable endeavours to answer queries raised, but does not guarantee that your queries or problems will be fixed or solved.

6. COPYRIGHT

All title and copyrights in and to the Software Product (including but not limited to any images, photographs, text, and "apps" incorporated into the Software Product), the accompanying printed materials, and any copies of the Software Product are owned by TaeM corp. The Software Product is protected by copyright laws and international treaty provisions. Therefore, you must treat the Software Product like any other copyrighted material.

7. MARKETING

You agree to be identified as a customer of TaeM corp and that TaeM corp may refer to you

by name, trade name and trademark, if applicable, and may briefly describe your business in TaeM corp's marketing materials, on TaeM corp's web site, in public or legal documents. You hereby grant TaeM corp a license to use your name and any of your trade names and trademarks solely pursuant to this marketing section.

8. DISCLAIMER

THIS SOFTWARE IS PROVIDED "AS IS", WITHOUT A WARRENTY OF ANY KIND. THE AUTHOR OF THIS SOFTWARE ("TAEM CORP") DON'T TAKE ANY RESPONSE FOR ANY DAMAGES SUFFERED AS A RESULT OF USING, MODIFYING OR DISTRIBUTING THE SOFTWARE. IN NO EVENT WILL TAEM CORP BE LIABLE FOR ANY LOST REVENUE, PROFIT OR DATA, OR FOR DIRECT, INDIRECT, SPECIAL, CONSEQUENTIAL, INCIDENTAL OR PUNITIVE DAMAGES, HOWEVER CAUSED AND REGARDLESS OF THE THEORY OF LIABILITY, ARISING OUT OF THE USE OF OR INABILITY TO USE SOFTWARE, EVEN IF TAEM CORP HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. THE AUTHOR DOES NOT WARRANT THAT TAEM FRAMEWORK IS FREE FROM BUGS, ERRORS, OR OTHER PROGRAM LIMITATIONS. LIMITATION OF LIABILITY AND DAMAGES TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, THE AUTHOR IS NOT LIABLE FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO: DAMAGES FOR LOSS OF BUSINESS, LOSS OF PROFITS OR INVESTMENT, OR THE LIKE), WHETHER BASED ON BREACH OF CONTRACT, BREACH OF WARRANTY, TORT (INCLUDING NEGLIGENCE), PRODUCT LIABILITY OR OTHERWISE, EVEN IF THE AUTHOR HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES, AND EVEN IF A REMEDY SET FORTH HEREIN IS FOUND TO HAVE FAILED OF ITS ESSENTIAL PURPOSE. THE AUTHOR WILL NOT BE SUBJECT TO LIABILITY FOR ANY BUGS OR DAMAGES CAUSED BY CERTAIN TAEM FRAMEWORK FEATURES.

9. LANGUAGE OF AGREEMENT

You agree that this EULA be drafted in the English language.