MUTANT DESIGN LTD

PROFESSIONAL LICENCE AND SUPPORT AGREEMENT

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- 1.5 "Licence Fee" means the on time Licence Fee payable by Licensee in advance in respect of the use of the Software, as set out in the Order Form.
- 1.6 "Minimum Requirements" means a minimum technical specification of the PC or laptop on which the Software is used which is required to enable the Software to function, as set out in the Documentation.
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- 1.8 "Releases" means the upgrades to the Software released from time to time at Mutant's discretion and made generally available to Mutant's licensees.
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 - 3.2.3 the creation and dispatch to the Licensee of Releases from time to time at Mutant's discretion.
- 3.3 All email contact with Mutant shall be to the following email address unless the Licensee is notified to the contrary by Mutant: prioritysupport@testdriven.net. All telephone contact with Mutant shall be to the following telephone number unless the Licensee is notified to the contrary by Mutant: +44 (0) 1670 772214.
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 - 3.5.2 the modification of the Software or its merger (in whole or in part) with any other software except as permitted by this Agreement;
 - 3.5.3 the failure by the Licensee to implement Releases or recommendations in respect of or solutions to Faults previously advised by Mutant;
 - 3.5.4 any repair adjustment alteration or modification of the Software by any person other than Mutant without Mutant's prior consent;
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 - 3.5.7 loss or damage caused directly or indirectly by operator error or omission;

- 3.5.8 a fault in Licensee or third party software or applications or any upgrade or new release in respect thereof;
- 3.5.9 a fault in the equipment or in any other software operating in conjunction with or integrating with the Software.
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- 5.2 In the event that the Licence Fee is not paid in accordance with the provisions herein, this Agreement shall terminate forthwith without notice, and the provisions of clause 6.3 shall take effect.
- 5.3 If any applicable law requires Licensee to withhold amounts from any payments to Mutant hereunder, (i) Licensee shall effect such withholding, remit such amounts to the appropriate taxing authorities and promptly furnish Mutant with tax receipts evidencing the payments of such amounts, and (ii) the sum payable by Licensee upon which the deduction or withholding is based shall be increased to the extent necessary to ensure that, after such deduction or withholding, Mutant receives and retains, free from liability for such deduction or withholding, a net amount equal to the amount Mutant would have received and retained in the absence of such required deduction or withholding.

6 TERM AND TERMINATION

- 6.1 This Agreement shall commence on the Effective Date and continue in effect for consecutive annual periods, unless and until terminated in accordance with clause 5.3 or clause 6.2, or unless terminated by Mutant on the provision of not less than thirty (30) days notice to the Licensee, such notice to be provided to the Licensee via Mutant's website.
- 6.2 If either party breaches this Agreement in any material respect, the other party may give written notice to the breaching party of its intent to terminate, and if such breach is not cured within thirty (30) days after the breaching party's receipt of such notice, this Agreement shall terminate without any further notice required (but no cure period is required for any breach that cannot be cured).
- 6.3 Upon any termination of this Agreement, (a) the rights and licences granted to Licensee herein shall terminate; (b) Licensee shall cease all use of the Software; (c) Licensee shall delete all copies of the Software and Documentation in Licensee's possession or under its control; and (d) Licensee shall certify in writing to Mutant its compliance with the foregoing. Clauses 1, 2.2, 4, 5 (to the extent of unpaid obligations), 6.3, 7, 8 and 9 shall survive any termination of this Agreement.

7 REPRESENTATIONS AND WARRANTIES

- 7.1 Mutant warrants that the Software will function materially in accordance with the Documentation for a period of sixty (60) days from the Effective Date.
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- 7.3 THE WARRANTIES SET FORTH IN THIS CLAUSE 7 ARE EXCLUSIVE AND IN LIEU OF ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND ANY WARRANTIES ARISING BY STATUTE OR OTHERWISE IN LAW OR FROM COURSE OF DEALING, COURSE OF PERFORMANCE, OR USE OF TRADE, ALL OF WHICH ARE HEREBY EXCLUDED AND DISCLAIMED.
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8.3 LICENSEE HEREBY INDEMNIFIES MUTANT IN FULL AND ON DEMAND IN RESPECT OF ALL COSTS, DAMAGES AND LIABILITIES ARISING FROM ANY BREACH BY THE LICENSEE OF ANY TERM OF THIS AGREEMENT.

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- 9.1 Licensee shall not assign this Agreement, in whole or in part, without the written consent of Mutant.
- 9.2 Licensee consents to the use by Mutant of Licensee's name in customer lists and other publicity, including interviews, case studies, and conference discussions, provided that such publicity accurately describes the nature of the relationship between Licensee and Mutant.
- 9.3 This Agreement and its performance shall be governed by and construed in accordance with and the parties hereby submit to the exclusive jurisdiction of the laws of England and Wales.
- 9.4 Licensee agrees that because of the unique nature of the Software and Mutant's proprietary rights therein, a demonstrated breach of this Agreement by Licensee would irreparably harm Mutant and monetary damages would be inadequate compensation. Therefore, Licensee agrees that Mutant shall be entitled to preliminary and permanent injunctive relief, as determined by any court of competent jurisdiction to enforce the provisions of this Agreement.
- 9.5 If any provision of this Agreement or the Software thereof is declared void, illegal, or unenforceable, the remainder of this Agreement will be valid and enforceable to the extent permitted by applicable law. In such event, the parties agree to use their best efforts to replace the invalid or unenforceable provision by a provision that, to the extent permitted by the applicable law, achieves the purposes intended under the invalid or unenforceable provision.
- 9.6 Any failure by any party to this Agreement to enforce at any time any term or condition under this Agreement will not be considered a waiver of that party's right thereafter to enforce each and every term and condition of this Agreement.
- 9.7 Neither party will be responsible for delays resulting from circumstances beyond the reasonable control of such party, provided that the nonperforming party uses reasonable efforts to avoid or remove such causes of nonperformance and continues performance hereunder with reasonable dispatch whenever such causes are removed.
- 9.8 This Agreement and the Order Form (i) constitutes the entire agreement and understanding between the parties with respect to the subject matter hereof and supersedes all prior agreements, oral and written, made with respect to the subject matter hereof, and (ii) cannot be altered except by agreement in writing executed by an authorised representative of each party. No purchase order and/or standard terms of purchase provided by Licensee shall supersede this Agreement.

9.9 Nothing in this Agreement shall give, directly or indirectly, any third party any enforceable benefit or any right of action against Mutant and such third parties shall not be entitled to enforce any term of this Agreement against Mutant...

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