

Embedthis GoAhead Licence Agreement

This is a Licence Agreement between Embedthis Software LLC. ("Embedthis") and You, the Licensee.

THIS IS A CONTRACT. PLEASE READ THESE TERMS AND CONDITIONS CAREFULLY BEFORE DOWNLOADING OR USING THIS SOFTWARE. DOWNLOADING OR USING THE SOFTWARE INDICATES FULL ACCEPTANCE AND YOU ARE AGREEING TO BE BOUND BY ALL THE TERMS AND CONDITIONS IN THIS AGREEMENT. FAILURE TO COMPLY WITH THE TERMS OF THIS AGREEMENT VOIDS THE AGREEMENT, DISALLOWS LICENSEE USE OF THE SOFTWARE AND MAY GIVE RISE TO UNSPECIFIED DAMAGES.

The Effective Date of this Agreement is the date of the initial download of the Software.

"Integrated Product" means the Licensee's application or device that incorporates the Software in binary form only, together with other software or hardware of significant value-add.

"Modifications" means any addition, deletion or change from the substance or structure of the Software or any previous Modifications made by Licensee.

"Server ID" means the "Server" HTTP response header field issued by the Software which contains the text "Server: GoAhead".

"Software" means the Embedthis software including all source code, headers, documentation and data files including any optional maintenance updates and upgrades that have been supplied by Embedthis to Licensee.

1. Grant of License

Subject to the terms and conditions of this Agreement, the Licensee is hereby granted a worldwide, royalty-free, non-exclusive, non-transferable (except as permitted herein) right to:

- a. Use, compile and modify the Software for the purposes of creating Integrated Products, and
- b. Use, demonstrate, distribute, market, promote, reproduce and sell Integrated Products containing the Software in binary form. This does not include the right to sublicense the Software nor does it permit Licensee customers to modify or customize the Software.

2. Trademark License

Embedthis hereby grants to Licensee a limited worldwide, royalty-free, non-exclusive license to use the Embedthis GoAhead trade names, trademark and logo (collectively, the "Embedthis Marks") in connection with the activities by Licensee under this Agreement. The use by Licensee of Embedthis Marks shall be in accordance with the Embedthis trademark policies as established at the web site: <http://embedthis.com/goahead/>, or as otherwise communicated to Licensee by Embedthis at its sole discretion. Licensee understands and agrees that any use of Embedthis Marks in connection with this Agreement shall not create any right, title or interest in or to such Embedthis Marks and that all such use and goodwill associated with Embedthis Marks will inure to the benefit of Embedthis.

3. Notification

Licensee will provide to Embedthis a complete description of the Integrated Product, the product version/ model number, the date on which the Integrated Product initially shipped, and a contact name, phone number and e-mail address for future correspondence. Embedthis will keep confidential all data specifically marked as such.

4. Promotion

Licensee agrees to promote the Software by prominently and visibly displaying a graphic of the Embedthis GoAhead mark on the web page of the Integrated Product's user interface that is displayed each time a user connects to it. Licensee also agrees that Embedthis may identify Licensee as a user of the Software by placing the Licensee company logo on Embedthis web sites. Licensee may further promote the Software by displaying the Embedthis GoAhead mark in marketing and promotional materials.

5. Copyright

Licensee agree to include copies of the following notice (the "Notice") regarding proprietary rights in all copies of the Integrated Products that Licensee distributes, as follows: (i) embedded in the object code; and (ii) on the title pages of all documentation. The Notice is as follows: Copyright (c) 20xx Embedthis Software, Inc. All Rights Reserved. Unless Embedthis otherwise instructs, the year 20xx is to be replaced with the year during which the release of the Software containing the notice is issued by Embedthis.

6. Server Identification Field

Licensee agrees not to remove or modify the Server ID issued by the Software.

7. License Back

Licensee hereby grants Embedthis a worldwide, royalty-free, non-exclusive license to use, demonstrate, distribute, market, promote, modify, reproduce and sublicense any Modifications in both source and binary form that are distributed or planned for distribution. Within 30 days of either such event, Licensee agrees to ship to Embedthis a ZIP file containing the full Software with applied Modifications.

8. Ownership and Proprietary Rights

The Software is owned by Embedthis and is protected by international copyright, trademark and any other applicable laws. Licensee acknowledges that the copyright, patent, trade secret and all other intellectual

Embedthis GoAhead Licence Agreement

property rights in the Software shall remain the exclusive property of Embedthis. Licensee also acknowledges that Embedthis owns the Embedthis and Appweb trademarks and logos.

All right and title to Modifications made solely by Licensee to the Software and the right and title to other software that is included by Licensee in an Integrated Product, shall remain the property of Licensee or other third parties.

9. **Warranty**

Embedthis MAKES NO WARRANTIES IN CONNECTION WITH ANY SOFTWARE PRODUCT, INCLUDING THE SOFTWARE, AND EXPRESSLY DISCLAIMS ANY IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR USE. IN NO EVENT SHALL EMBEDTHIS'S LIABILITY ARISING OUT OF THIS AGREEMENT EXCEED THE AMOUNT RECEIVED BY EMBEDTHIS FROM LICENSEE HEREUNDER IN ANY ONE-YEAR PERIOD. IN NO EVENT SHALL EMBEDTHIS BE LIABLE FOR COSTS OF PROCUREMENT OF SUBSTITUTE PRODUCTS OR SERVICES, LOST PROFITS OR ANY CONSEQUENTIAL, SPECIAL, INCIDENTAL, OR INDIRECT DAMAGES, HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, INCLUDING NEGLIGENCE OR STRICT LIABILITY, ARISING OUT OF THIS AGREEMENT. LICENSEE ACKNOWLEDGES AND AGREES THAT THE AMOUNTS PAYABLE HEREUNDER BY LICENSEE ARE BASED IN PART UPON THESE LIMITATIONS. LICENSEE AGREES THAT THE ABOVE LIMITATIONS SHALL APPLY NOTWITHSTANDING ANY FAILURE OF ESSENTIAL PURPOSE.

10. **Termination**

This Agreement shall be effective for three (3) years from the effective date of this Agreement and shall automatically renew unless terminated earlier under the provisions of this Agreement. Either party may terminate this agreement by written notice to the other party if the other party breaches any material provision of this Agreement and such breach is not cured within ninety (90) days after written notice thereof is received by the breaching party.

The Licensee may terminate this license at any time by providing Embedthis written notice stating the effective date of the termination and immediately ceasing to ship Integrated Products containing the Software. In the event of such termination, the Licensee's right to use Integrated Products that were sold prior to termination is not affected.

11. **Transfer**

Licensee may not assign or otherwise transfer any of the rights or obligations arising out of this Agreement except to transfer this Agreement to any successor in connection with any transfer of all or substantially all of its assets or to any party that acquires voting control of the Licensee in a merger, acquisition or reorganization.

12. **Applicable Law and General Provisions**

This Agreement will be governed by the laws of the State of Washington, USA and the parties submit to the non-exclusive jurisdiction of the courts of that state. This Agreement contains the entire agreement between Licensee and Embedthis and supersedes all prior agreements, negotiations or other communications between the parties relating to the Software. This Agreement may only be amended or modified by agreement in writing.

- END -