

Verifysoft End-User License Agreement for Testwell-Tools

PLEASE READ CAREFULLY THE FOLLOWING BEFORE INSTALLING OR USING THE SOFTWARE THAT IS PROVIDED TO YOU BY VERIFYSOFT TECHNOLOGY GMBH, EITHER DIRECTLY OR VIA ITS DISTRIBUTOR. INSTALLING OR USING THE SOFTWARE INDICATES THAT YOU HAVE ACCEPTED EACH OF THE TERMS AND CONDITIONS OF THIS AGREEMENT.

IF YOU DO NOT AGREE WITH WHAT THIS AGREEMENT SAYS, DO NOT INSTALL OR USE THE SOFTWARE, PROMPTLY RETURN THE SOFTWARE (INCLUDING ALL ACCOMPANIED DELIVERED MATERIALS) TO THE PLACE WHERE FROM THE SOFTWARE WAS PROVIDED TO YOU AND DELETE ALL POSSIBLE COPIES OF THE SOFTWARE FOR A FULL REFUND ON THE LICENSE FEE YOU HAVE PAID OF THE SOFTWARE. IN YOUR NON-ACCEPTANCE TO THIS AGREEMENT YOU DO NOT HAVE THE RIGHT TO BE REFUNDED OF THE LICENSE FEE OR BE RELIEVED OF YOUR OBLIGATION TO PAY THE INVOICE OF THE LICENSE FEE, IF (A) YOU HAVE BEEN SHOWN THIS AGREEMENT BEFORE YOU PLACED THE PURCHASE ORDER TO THE SOFTWARE, OR (B) MORE THAN FOURTEEN (14) DAYS HAS PASSED WHEN YOU HAVE RECEIVED THE SOFTWARE.

In consideration of your payment of the license fee to Verifysoft Technology GmbH or to its authorized distributor, if you had purchased this Software license via it, Verifysoft Technology GmbH, hereinafter referred as "Verifysoft", grants you a non-exclusive license to use the Software as defined herein, under the following terms and conditions:

1. DEFINITIONS

"Software" refers to those computer program products, delivered to you electronically via Internet or supplied on appropriate media like a CD-ROM, together with all documentation, either in paper form or in electronic form, furnished therewith, and includes any future Software Upgrades shipped or made available to you by Verifysoft as part of the Maintenance.

The actual Verifysoft Software product names (one or more of the following: Testwell CTC++, Testwell CMT++, Testwell CMTJava, Testwell CTA++, and the possible add-on components of these products) usage platforms (what computer type, operating system, and other systems software compliance for which the product deliverable is for and can be used with), type of license control (floating license or machine-locked license option at Windows), number of licenses (parallel use rights when floating license, number of PCs when machine-locked license at Windows), etc. are specified in your purchase order, but if not, or for clarity, they are specified below:

Products: _____

Platform: _____

Form of license control: _____

Number of licenses: _____

"Software Upgrade" refers to newer versions of the Software, typically containing error corrections and product enhancements, which Verifysoft has made publicly available on your platform for sale to customers and which Verifysoft or its distributor ships to you for free or makes available via Internet as part of the Maintenance. If a Software Upgrade contains major enhancements, Verifysoft may decide to ask a payment of it, and such upgrade is not part of the Maintenance. But if you separately accept to such asked payment at the time, you will get such major Software Upgrade as well.

"Maintenance" refers to an arrangement where you can by email ask technical questions about the use of the Software, report problems in its use, and can expect to be answered in a reasonable time. Further the Maintenance includes right to receive, in minimum by downloading via Internet, normal Software Upgrades.

2. TITLE

Title to and ownership of the Software, and all copies thereof, and Copyright to the Software shall at all times reside with Verifysoft or with Verifysoft's licensor in the event the Software or a portion thereof is provided by Verifysoft under license from a third party.

3. GRANT OF LICENSE

Verifysoft grants you a non-exclusive and non-transferable right to use the Software and any possible Software Upgrades solely for your internal data processing requirements only. Any attempt to sublicense, transfer to an unlicensed computer, or assign the Software or the rights or obligations under this license to any third party without the prior written approval of Verifysoft shall be void.

Depending on the type of license control the use right is further granted and the usage is regulated as follows:

- (a) **Floating license:** The Verifysoft Software can be installed and used on one or more machines within your company, and by so many of your users in parallel as you have parallel use rights or licenses on the Verifysoft Software. The license is perpetual. The license is per one specific platform, where the Software can be used at. The license does not float over platforms.
- (b) **Machine-locked license:** This type of license is granted on Windows platform only, on a single-user PC, which is not used as a server. The PC must not be used remotely from any other PC, e.g. via MS Terminal Server, Citrix or similar arrangement. The license is permanently bound to one specified PC, where the Verifysoft Software can be installed and used only. The license is time-limited, normally to one year, after which it terminates.

Remark 1: The floating licenses are currently technically controlled by Flexlm license control software (FLEXnet Publisher) with essential settings DUP_GROUP=UH, linger = 20 minutes.

Remark 2: Verifysoft may, at its own discretion, at any Verifysoft Software upgrade change the used floating and machine-locked license control software and has no obligation to maintain backward compatibility in this regard.

4. SCOPE OF LICENSE

You may make additional copies of the Software, but only for your internal backup needs. Copies may be made only to the extent required to support the use of the Software. You must reproduce and include the copyright notice and the proprietary notices of Verifysoft or its licensors on the original and on all copies of the Software. In the event Verifysoft provides you with a Software Upgrade and you replace the Software licensed hereunder with the Software Upgrade, then such replacement Software and all copies thereof shall be covered by and will be subject to the terms and conditions of this Agreement until destroyed by you or returned to Verifysoft.

5. MAINTENANCE

Floating licenses: The license fee you have paid includes the Maintenance for the first 12 months, starting from the date of the delivery of the Software to you. The Maintenance is renewable for new 12 month periods by Verifysoft's offer (or by its authorized distributor's offer, as the case may be) and by your separate acceptance to the offer at the time. If you in the middle of an ongoing maintenance period purchase an extension to your license, for example more parallel use rights to the Software, the maintenance period for the extended part of the license ends at the same time as the maintenance of the initial part of the license.

Machine-locked licenses: The machine locked licenses are time-limited, normally to one year, and the license fee you have paid includes the Maintenance for the whole period that the license is in effect.

For you to be eligible to receive Maintenance you have to nominate a technical contact person from your company for handling the technical matters of the use of the Software. You need to direct such technical communication to the party where you have purchased the Software.

The Verifysoft Software delivery includes delivery of license strings. In floating licenses it is related to binding of the Flexlm license server to one specified server machine (or to a set of redundant server machines), which manages the license pool. In machine-locked license it is related to binding of the license to one specified PC. In case a license needs to be transferred to another machine (in floating license case: change of license server; in machine-locked license case: move the license to another PC), it is included in Maintenance, i.e. new license strings are delivered, provided however: (a) Maintenance is in effect; (b) you present an explanation of a valid technical reason, why the license use at the old machine is no more possible

at you (like the old machine will be permanently taken out of use and will be replaced with a new machine; e.g. just moving a machine-locked license to another PC is not a valid reason); (c) you give a statement that the license has been uninstalled and its use at the old machine has permanently stopped.

6. RESTRICTIONS OF USE AND CONFIDENTIALITY

The Software constitutes valuable proprietary assets of Verifysoft, embodying substantial creative efforts and significant expenditures of time and money. You hereby agree to observe complete confidentiality with respect to the Software, including but not limited to the following: (a) you agree to limit access to the Software, and assure that anyone who is permitted access to the Software, is made aware of and agrees to abide by the obligations imposed on you under this Agreement; (b) you agree not to alter or remove Verifysoft proprietary and copyright notices from the Software and to reproduce and include such notices on any copies of merged portions in any form of the Software; (c) you agree not to attempt to disassemble, decompile or otherwise reverse-engineer the Software; (d) you agree not to make unauthorized copies of all or any portion of the Software; (e) you agree not to sell, rent, sublicense, give or otherwise disclose, distribute or transfer to any third party any portion of the Software or copies thereof; (f) you agree not to install the Software on an unlicensed machine or permit use of the Software on a local or non-local service bureau or other remote access system or utility whereby you or persons or utilities other than you benefit the direct or indirect use, whether for fee or not, of the Software; (g) you agree not to interfere with block, or disable built-in monitoring and executional tracking features on certain licenses or license classes of Software that are authorized for commercial use; (h) you agree that in the event of an unauthorized reproduction, transfer or disclosure of any part of the Software, Verifysoft will not have an adequate remedy at law, and therefore injunctive or other equitable relief will be appropriate to restrain such reproduction, transfer or disclosure, threatened or actual; (i) you agree that your company name may be used by Verifysoft (and by its distributor, if you have purchased the Software via it) in its customer list and promotional material. On the previous clause 6(i) you can separately and explicitly request when placing the order for the license that your company name is not used by Verifysoft (or by its distributor) in its customer list and promotional material, which request is then honored.

You agree that the provisions regarding restrictions on use and confidentiality contained in this Agreement shall survive any termination of this Agreement.

7. WARRANTY

Warranty on media: For a period of thirty (30) days from the date of the shipment Verifysoft warrants to you that any media on which the Software is furnished shall be free from defects in material and workmanship under normal use. If the media does not meet this warranty on media, you can report of the case, in which case Verifysoft (or its distributor, if you have purchased the Software via it) will replace any media that fails during this warranty period.

Warranty on Software: For a period of ninety (90) days of the date of the shipment Verifysoft warrants to you that the Software will operate substantially as described in the documentation that is delivered along with the Software. If you find that the Software does not operate as warranted, during this warranty period you can report the error and ask Verifysoft (or its distributor, if you have purchased the Software via it) to deliver you a corrected version of the Software. The error report must be done in writing, it needs to be supplemented with technically meaningful and sufficient material to demonstrate the error, and you accept to provide reasonable technical assistance in analyzing the error. If during forty five (45) days from the day you have reported of the error, which violates this warranty on Software, you have not received a corrected version of the Software, you have an option to terminate this Agreement for full refund of the license fees that you have paid. Your termination notice must be given in writing and during this warranty period or at latest within five (5) days when you should have received the corrected version of the Software.

8. DISCLAIMER OF WARRANTIES

THIS WARRANTY DOES NOT COVER DAMAGE ATTRIBUTABLE TO EXTERNAL FACTORS (E.G. FAILURE OR FLUCTUATION OF ELECTRICAL POWER OR AIR CONDITIONING, FIRE, FLOOD), 4

ACCIDENTS, MISUSE, NEGLIGENCE OR FAILURE TO FOLLOW INSTRUCTIONS FOR PROPER USE AND CARE OR NON-LICENSOR PRODUCTS AND SERVICES, ALTERATIONS OR OUT-OF-SPECIFICATION SUPPLIES.

EXCEPT AS EXPRESSLY STATED IN THIS AGREEMENT, THE SOFTWARE IS LICENSED "AS IS". VERIFYSOFT DOES NOT WARRANT THAT THE FUNCTIONS CONTAINED IN THE SOFTWARE WILL MEET YOUR REQUIREMENTS OR THAT THE SOFTWARE WILL OPERATE UNINTERRUPTED OR ERROR-FREE OR IN ALL COMBINATIONS SELECTED FOR USE BY YOU.

EXCEPT AS EXPRESSLY STATED IN THIS AGREEMENT, OR AS REQUIRED BY STATUTE, THERE ARE NO OTHER WARRANTIES, EXPRESS OR IMPLIED, BY OPERATION OF LAW OR OTHERWISE.

VERIFYSOFT AND ITS SUPPLIERS EXPRESSLY DISCLAIM ANY IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE WARRANTIES UNDER THIS AGREEMENT IS VALID ONLY FOR THE SOFTWARE IN ITS UNALTERED FORM AND EXTEND SOLELY TO YOU.

9. LIMITATION OF LIABILITY

THE ENTIRE LIABILITY OF VERIFYSOFT AND ITS SUPPLIERS TO YOU OR ANY OTHER PARTY FOR ANY LOSS OR DAMAGE IN RESPECT OF ANY CAUSE OF ACTION RELATING TO OR ARISING OUT OF THIS AGREEMENT WILL NOT EXCEED THE LICENSE FEE PAID FOR THE USE OF THE SOFTWARE WHICH ARE THE SUBJECT MATTER OF OR DIRECTLY RELATED TO THE CAUSE OF ACTION ASSERTED.

IN NO EVENT WILL VERIFYSOFT OR ITS SUPPLIERS BE LIABLE FOR ANY INDIRECT, INCIDENTAL OR CONSEQUENTIAL DAMAGES OR EXPENSES, INCLUDING BUT NOT LIMITED TO LOSS OF PROFITS AND LOST SAVINGS, EVEN IF VERIFYSOFT HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES, OR FOR CLAIMS, DEMANDS OR ACTIONS AGAINST YOU BY ANY PERSON OR LOSS OF OR DAMAGE TO YOUR DATA FROM ANY CAUSE.

10. TERM

This Agreement, together with your purchase order and Verifysoft's or its distributors acknowledgement to your order, sets forth the entire agreement with respect to the license of the Software to you by Verifysoft. The license shall remain in effect until terminated. You may terminate the license by not using the Software any more and returning all copies and modifications and by destroying all merged portions of the Software in your possession. The license granted under this Agreement will terminate automatically without notice if you violate any of the terms and conditions of this Agreement. You agree upon termination to promptly return to Verifysoft all the Software that is delivered to you and certify in writing the destruction of all separate copies of the Software. There is no requirement to delete the Software from normal system backup files.

11. GENERAL

You are responsible for ensuring that the Software is used in accordance with the manuals and instructions. You are also responsible for maintaining back-up data necessary to replace data in the event of loss or damage to such data from any cause.

Neither party will be liable for failure to fulfill its obligations when due to causes beyond its reasonable control (force majeure).

If any provision of this Agreement is declared void or unenforceable, this shall not nullify the remaining provisions of this Agreement which shall remain in full force and effect.

This Agreement will be governed and construed in accordance with the laws of Germany. All disputes arising out of or in connection with this Agreement shall be resolved in the court of Offenburg.

YOU ACKNOWLEDGE THAT YOU HAVE READ THIS AGREEMENT, UNDERSTAND IT, AND AGREE TO BE BOUND BY ITS TERMS AND CONDITIONS. YOU FURTHER AGREE IT IS THE COMPLETE AND EXCLUSIVE STATEMENT OF THE AGREEMENT BETWEEN US WHICH SUPERSEDES ANY PROPOSAL OR PRIOR AGREEMENT, ORAL OR WRITTEN, AND ANY OTHER COMMUNICATIONS BETWEEN US RELATING TO THE SUBJECT MATTER OF THIS AGREEMENT.

Necessarily this Agreement need not be signed. If this Agreement is not signed, you agree to be bound to the terms and conditions of this Agreement taking in consideration (a) you having placed a purchase order on the Software; (b) Verifysoft (or its authorized distributor) having sent an acknowledgement to it and/or delivered you the Software; (c) at

latest when you installed or started to use the Software as specified in the beginning of this Agreement. If this Agreement is signed, here is a place for it:

For Verifysoft Technology GmbH:

Name: _____

Title: _____

Date: _____

For you:

Company name: _____

Company address: _____

Name: _____

Title: _____

Date: _____

Should you have any questions concerning this Agreement, please contact

Verifysoft Technology GmbH

In der Spöck 10-12

77656 Offenburg, Germany

Tel: +49 781 127 8118-0, Fax: +49 781 6392 029

Web: www.verifysoft.com

EULA_Verifysoft_2013

19 March 2013