

PRINTED BELOW IN ITS ENTIRETY IS THE LICENSE AGREEMENT GOVERNING YOUR USE AND DISTRIBUTION OF THE SOFTWARE, PLEASE READ THE LICENSE AGREEMENT CAREFULLY AND COMPLETE & RETURN ONLY IF YOU FULLY UNDERSTAND AND INTEND TO COMPLY WITH THIS DOCUMENT IN FULL.

IMPORTANT

TRACKER SOFTWARE PRODUCTS (Canada) LTD. IS WILLING TO LICENSE THE ENCLOSED SOFTWARE TO YOU ONLY UPON THE CONDITION THAT YOU ACCEPT ALL OF THE TERMS CONTAINED IN THE LICENSE AGREEMENT PRINTED BELOW. PLEASE READ THE TERMS CAREFULLY BEFORE OPENING THE PACKAGE CONTAINING THE DISKETTE(S)/CD-R(S), Electronic File OR CLICKING THE ACCEPT BUTTON DURING INSTALLATION, AS SUCH CONDUCT INDICATES YOUR ACCEPTANCE TO ALL OF THE TERMS OF THIS LICENSE AGREEMENT. IF YOU DO NOT AGREE TO THE TERMS, TRACKER SOFTWARE PRODUCTS LTD IS UNWILLING TO LICENSE THE SOFTWARE TO YOU, IN WHICH CASE YOU MUST IMMEDIATELY RETURN THE PACKAGE AND ALL ACCOMPANYING MATERIAL TO TRACKER SOFTWARE PRODUCTS LTD. OR YOUR AUTHORIZED DEALER FOR A FULL REFUND.

This License Agreement ("Agreement") is a legal agreement between TRACKER Software Products (Canada) Ltd, (TRACKER), a Company registered in Canada, principally located at P.O. Box 79, 9622 Chemainus Road, Chemainus, BC. V0R 1K0 Canada, and you, the Developer ("Licensee"), and is effective the date Licensee opens the package containing the diskette(s)/CD-R(s), electronic delivery file or otherwise uses the enclosed software product.

This Agreement covers all materials associated with Tracker's PDFX Editor SDK developer's toolkit products - including the enclosed software product ("Software"). For the Purposes of this agreement and to avoid omission the descriptive terms 'PDFX' and 'PDF-XChange' shall be interchangeable and non-exclusive.

No rights to distribute, sell or include any complete or ready to use 'End User' application created by Tracker Software Products is included as part of this agreement.

1. GRANT OF DEVELOPMENT LICENSE

TRACKER grants Licensee a non-exclusive, transferable subject to the written consent of Tracker (such consent not to be unreasonably withheld), worldwide license for one (1) programmer to install the Software on a single personal computer and use the Software and one copy of the associated user documentation contained in the accompanying user manual, "online" help and PDF files ("Documentation") in the development of End User software application's as contemplated in section 2 below (herein, the "Application Software"). If licensee also requires the software to be installed on other equipment solely for the purpose of allowing separate modules of its own software in source code form to be compiled into an executable form (e.g. '.DLL' and '.EXE' libraries/executables etc.) this shall also be allowed. If additional programming seats are required to modify source directly affecting the provided functionality in the licensed toolkit, Licensee should contact TRACKER for discounted multiple seat license pricing. The license granted hereunder applies only to the designated version of the enclosed Software. If the Software is an upgrade or cross grade, it, and the product that was upgraded/cross graded constitute a single copy of the Software for purposes hereof and the new version and product that was upgraded/cross graded may not be used by two people at the same time.

2. END USER APPLICATION

The Application Software developed by Licensee must be an "End User Application." An "end user application" is a specific application program that is licensed to a person or firm for business or personal use and not with a view toward redistributing the application or any part of the application and may be either an application that is used by Licensee internally, or an application that is commercially distributed to end users for their use. A user of an end user application may not modify or redistribute the application and may not copy it (other than for archival purposes). Licensee's license agreement covering the Application Software must contain restrictions prohibiting redistribution, modification and copying of the Application Software.

This product is intended to allow the developing licensee to incorporate the ability to Create, View, Print or Modify PDF files within the Licensee's own end user software applications where the PDF functionality incorporated is just one of many features offered – rather than the primary or a significant proportion of the applications overall functionality in the overall set of features of the software application offered.

The license rights hereunder do not apply to the development and deployment of software products such as specialist PDF Viewers or Editors, Printer Drivers, ActiveX controls, plug-ins, authoring tools, development toolkits, compilers, operating systems and also software products where a primary or significant proportion of the applications overall functionality is to generate, view or modify 'PDF' format files (as defined by the ISO Standards body) and other file formats from 3rd party software applications not developed by the licensee, indirectly or otherwise, - such as Microsoft's 'Office' suite and component applications other than for the purpose of creating and/or then storing such files within a structured application for the archival and management of documents, developed by the licensee and any other software not falling within the definition of an end user application.

Further, Licensee may not, under any circumstances, create a competing software application to Trackers own "PDFX Viewer", PDF-XChange "Editor" or any of Tracker's PDF-XChange and PDF-Tools range of applications for End users without first requesting Tracker to specifically agreeing to the creation and distribution of such a product.

If Licensee wishes to develop a product outside the scope of this license or is in any doubt as to the desired use, Licensee should contact TRACKER'S Sales department to see if a special license is available.

3. GRANT OF DUPLICATION AND DISTRIBUTION LICENSE

The Software includes certain runtime libraries and files intended for duplication and distribution ("Redistributables") by Licensee within the Application Software to the user of Application Software. The Redistributable components of the Software are those files specifically designated as being distributable in the "Files to be Included with Your Application" section of the Online Help file, the terms of which are hereby incorporated herein by reference. Licensee should refer to the Documentation and specifically the "Online Help" file for additional information regarding the Redistributables. Under TRACKER'S copyright, and subject to all the restrictions and conditions set forth in this Agreement and the Documentation, TRACKER hereby grants Licensee (and only Licensee) a non-exclusive, non-transferable, worldwide license to reproduce exact copies of the Redistributables and include such files in the Application Software, and to deploy the Application Software internally and/or distribute the Application Software, directly or through customary distribution channels, to end users to the limits prescribed below in Section 4 below "Duplication and Distribution of Royalty Bearing Versions "). If Licensee wishes to use an OEM who will modify the Application Software and copy it, Licensee must first obtain an OEM distribution license from TRACKER or must require the OEM to obtain a license from TRACKER. Duplication or Redistribution of the Application Software, or any portion thereof, by the users of the Application Software, without a separate written redistribution license from TRACKER is prohibited. If the enclosed Software is packaged "For Evaluation Only", no right to copy and/or distribute the Redistributables is granted. No rights to copy or redistribute the Application Software are granted until such time as Licensee has properly licensed and registered the Software with TRACKER and otherwise complied with this Agreement. Unless otherwise agreed in writing by Tracker.

Please initial and date this page here

4. DUPLICATION AND DISTRIBUTION OF ROYALTY BEARING VERSIONS OF THE SOFTWARE

The enclosed software is a Royalty Bearing software development kit and may not be distributed Free of Royalties - your initial purchase of one of the software products detailed below may include the right (subject to your acceptance of the terms and conditions of this agreement) to embed within your software application the PDFX Editor SDK functions by accessing either the DLL or ActiveX based versions of the PDFX Editor SDK, subject to an appropriate purchase and distribute a specified number of user licenses to your end user software application clients. When this limit is reached you must purchase additional distribution licenses prior to any further distribution or remove the software from your application prior to further distribution of your application

When calculating your distribution of licenses; each end user having access to use of Licensees application incorporating this software must be accounted for individually or where installed on a server, Tracker and Licensee must first agree a specified CDLP usage average for each Server – if Licensee's application allows a specified number end users limit to usage, based on the 'Concurrent' users access model – each concurrent user license shall count as 3 CDLP usage licenses and must be accounted for accordingly in all reports submitted.

For the purposes of clarification please note that no other SDK (Software Developer Kit) offered by Tracker directly or indirectly provides any license to use or access functionality provided within the PDF-XChange Editor application for end users or the PDF-XChange Editor SDK. You must purchase one or more of the Developer kits detailed below to use directly or embed within your own software applications any functionality licensed under this agreement other than for the purposes of evaluation prior to purchase.

Available PDF-XChange Editor SDK License Packs:

PDF-XChange Editor SDK; 50K CDLP BASE Pack; 100K CDLP Base Pack; PDF-XChange Editor SDK 250K CDLP Base Pack; PDF-XChange Editor SDK 1 Million CDLP Base Pack.

PDFX Editor SDK extended License packs (CDLP's) are available for a variety of volume requirements in addition to those detailed above and on a Royalty Free basis – please see our web site or contact sales@tracker-software.com for more detailed information.

No duplication or distribution rights are granted hereunder with respect to the Royalty Bearing Versions to enable live use and distribution of your application(s) using this software until Tracker have received from you, a copy of this agreement with each page initialled and the last page signed acknowledging your understanding and acceptance of all the terms of this agreement, only then will you receive your license unlock codes enabling use other than for evaluation purposes.

Licensee agrees to account once per year on request by TRACKER for all applications sold or distributed by Licensee or its subsidiaries incorporating the software since its first inclusion in the products of the Licensee and within 60 days of such request having been received from Tracker to the Licensee's contact information as provided (either by post or email). In the event the licensee does not respond, has exceeded the limits detailed within this agreement or any dispute regarding license volumes & payment, Tracker Software Products Ltd may appoint a qualified Auditor to authenticate the records of the Licensee to establish the validity and the Licensee agrees to make all records available pertaining to the Licensee's sale of all software applications and related accounting specific to such sales, without exception, on written request within 28 days of receipt of such a request during normal working hours. All parties shall sign a confidentiality agreement protecting the legitimate rights of all participants. In the event that such an audit reveals any substantial and material inaccuracy in the reporting of the licensee sales and royalty liabilities to TRACKER - Licensee shall:

- Make full payment to TRACKER of all outstanding royalty liabilities within 30 days of receipt of a proven breach and a subsequent payment demand.
- Pay in full all reasonable fees and associated costs of the audit, howsoever, arising as a result of a proven, substantial and material breach of this agreement.
- In the event of a proven, substantial and material breach of this agreement Tracker may require Licensee within 14 days of days of being notified to immediately cease all sales of all products containing Tracker Software Products Ltd's Toolkits or intellectual property until guarantees of the future reliability and good faith in the Licensee's reporting are provided to the reasonable expectations of Tracker Software Products Ltd.
- These remedies shall not restrict or limit such other avenues for compensation or damages as may be allowed by the laws of England – but set forth the minimum remedy that Tracker Software Products shall be entitled to, without delay, further negotiation or legal recourse.

5. OTHER RESTRICTIONS

The licenses granted under this Agreement are expressly conditioned upon Licensee's compliance with all the terms and conditions of this Agreement. Licensee may not use, copy, rent, lease, sell, sublicense, assign or otherwise transfer the Software except as expressly provided for in this Agreement. Licensee may make a reasonable number of archival copies of the Software. Except for the Redistributables, Licensee shall not distribute any files contained in the Software, including without limitation, .EXE, .DLL, .CLW, .INC, .TPL, .CHM, .DRV, .LIB, .H, .MAK, .DEF, .TXT, .PDF or .HLP files. Licensee shall not reproduce, copy or transfer any Documentation, except Licensee may use the sample source code examples contained in the Documentation for the purpose of developing the Application Software. Upon TRACKER'S request, Licensee agrees to send TRACKER one demonstration copy of the Application Software for evaluation and assessment. Any distributor or reseller of Application Software appointed by Licensee must be subject to a binding agreement that includes provisions no less protective of TRACKER'S intellectual property rights in the Software as it is protective of Licensee's rights in its own software. Licensee acknowledges that the Software, in source code form, remains a confidential trade secret of TRACKER and/or its suppliers and therefore Licensee agrees that it shall not modify, decompile, disassemble or reverse engineer the Software or attempt to do so except as permitted by applicable legislation. Licensee agrees to refrain from disclosing the Software (and to take reasonable measures with its employees to ensure they do not disclose the Software) to any person, firm or entity except as expressly permitted herein. Specifically, Licensee will not disclose or publish any license or unlock codes or instruction sets provided by TRACKER relating to the Software. If Licensee wishes to use the Software in a manner specifically or generally prohibited by this Agreement, Licensee should contact TRACKER'S OEM department to determine whether a special license may be required/obtained.

6. Use in Evaluation versions of Licensee Developer's End User Applications.

Where the Licensee provides a limited use evaluation version of their End User software – distribution of the PDF-XChange Editor SDK redistributable components shall not count towards the licensee's allowed limited redistribution totals - provided that:

- 1: The functionality provided by the PDFX Editor SDK will cease on expiry of the evaluation period.
- 2: The evaluation period is no longer than 90 days – otherwise it must count towards the overall limited redistribution rights provided by the clients purchased license and may not be provided under the umbrella of this evaluation concession.
- 3: In the event that the Licensee allows some functionality of their application to continue after the evaluation period expires – this will not include the PDFX Editor SDK functions - otherwise it must count towards the overall limited redistribution rights provided by the clients purchased license and may not be provided under the umbrella of this evaluation concession.

If the Licensee is unable to ensure the above limited use restrictions are adhered to – Licensee may not incorporate the PDFX Editor SDK functionality in evaluation versions of their software applications – without accounting for each installation towards the total license count, allowed under the terms of this license.

7. PROPRIETARY RIGHTS AND COPYRIGHT NOTICES

Except for the limited license granted herein, TRACKER, and its suppliers, retains exclusive ownership of all intellectual and proprietary rights (including all ownership rights, title, and interest) in and to the Software. Licensee agrees not to represent that TRACKER is affiliated with or approves of Licensee's Application Software in any way. Except as required hereby, Licensee shall not use TRACKER'S name, trademarks, or any TRACKER designation in association with Licensee's Application Software. The Application Software should contain the following copyright notice in the "About box" or if not the About box as a minimum, Developers License as provided with the End User Application: "Portions of this product were created using PDF-XChange & Image-XChange SDK's From Tracker Software Products Ltd ©2001-17, ALL RIGHTS RESERVED."

8. EXPORT LAW

Licensee acknowledges and agrees that the Software and Application Software may be subject to restrictions and controls imposed by the United States Export Administration Act, as amended (the "ACT"), and the regulations there under. Licensee agrees and certifies that neither the Software nor any direct product thereof (e.g. the Application Software) is being or will be acquired, shipped, transferred or re-exported, directly or indirectly, into any country prohibited by the ACT and the regulations there under or will be used for any purpose prohibited by the same. Licensee acknowledges that the Software may include "technical data" subject to export and re-export restrictions imposed by U.S. law. Licensee bears all responsibility for export law compliance and will indemnify TRACKER against all claims based on Licensee's exporting of the Application Software.

9. TERM

The license granted hereby is effective until terminated. Licensee may terminate the license by returning the Software and Documentation to TRACKER, without refund, and destroying all copies thereof in any form.

TRACKER may terminate the license(s) if Licensee WILLFULLY and SUBSTANTIALY and having been notified breaches this agreement – CONTINUES to fail to comply with the Terms and Conditions of this Agreement or any corresponding duplication and distribution agreement for Printer Driver Products (should such an agreement exist). Upon such termination, Licensee shall cease using the Software and cease using or distributing the Application Software containing the Redistributables. All restrictions prohibiting Licensee's use of the Software and intellectual property provisions relating to Software running to the benefit of TRACKER will survive termination of the license pursuant hereto. Termination will not affect properly granted end user licenses of the Application Software distributed by Licensee prior to termination, subject to the conditions further detailed in Clause 15 below.

10. EXCLUSION OF WARRANTIES

TRACKER warrants that it will use Best Efforts to prevent the Software from being infected with any virus, malicious logic, worm, time bomb, automatic shut-down, drop dead device, Trojan horse or other harmful code or device which (i) is designed to disable, modify, delete, damage, or provide unauthorized access to the Software, or (ii) is intended to provide unauthorized access or to produce unauthorized modifications to the Software. "Best Efforts" shall mean that, prior to the delivery to Licensee, TRACKER will test all Software using the most recent version of a reputable, commercially available anti-virus checking software program. TRACKER further warrants that it has not intentionally designed into the Software any trap door, back door, lockup, counter or timer that TRACKER could use to cause the Software to be erased, to become inoperable or otherwise incapable of being used in the full manner for which it was designed and licensed for any reason; or (iv) could otherwise cause harm or interfere with Licensee's exercise of its rights under this Agreement; provided, however, that Licensee acknowledges that TRACKER's Licensed Software are activated by license/Developer keys and agrees that such license keys shall not violate this provision. TRACKER and its suppliers offer and Licensee accepts the Software "AS IS". TRACKER and its suppliers do not warrant the Software will meet Licensee's requirements or will operate uninterrupted or error-free. ALL WARRANTIES, EXPRESS OR IMPLIED, ARE EXCLUDED FROM THIS AGREEMENT AND SHALL NOT APPLY TO ANY SOFTWARE LICENSED UNDER THIS AGREEMENT, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT.

11. LICENSEE'S REMEDIES: LIMITATIONS

LICENSEE'S SOLE AND EXCLUSIVE REMEDIES AGAINST TRACKER ON ANY AND ALL LEGAL OR EQUITABLE THEORIES OF RECOVERY SHALL BE, AT TRACKER'S SOLE DISCRETION, (A) REPAIR OR REPLACEMENT OF DEFECTIVE SOFTWARE; OR (B) REFUND OF THE LICENSE FEE PAID BY LICENSEE.

12. NO LIABILITY FOR CONSEQUENTIAL DAMAGES

In no event shall TRACKER, or its suppliers, be liable for any damages whatsoever (including, without limitation, damages for loss of business profits, business interruption, loss of business information or other pecuniary loss) arising out of use of or inability to use the Software, even if TRACKER or its dealer have been advised of the possibility of such damages. Some states do not allow the exclusion or limitation of certain implied warranties or the exclusion or limitation of incidental or consequential damages, in which case and to the extent such exclusion or limitation is not allowed, some of the foregoing limitations and exclusions may not apply to Licensee.

13. UPDATES AND UPGRADES

From time to time Tracker at its sole discretion, will release updates and upgrades incorporating bug fixes and new features, during the first 12 months after purchase you will receive free of charge any Minor Releases issued relevant to the version purchased (e.g. if you purchased Version 5.x, then all version 5.x releases issued will be provided free and so on) provided all other terms and conditions of this agreement have been complied with. Major Releases (e.g. from Version 5.x to Version 6.x etc.) will be provided free of charge for no less than 12 months after the initial purchase after which time Tracker reserves the right to apply a fee for access to Major upgrades. Further when issuing updates of any nature, Tracker reserves the right to disable previous licensing codes from being useable in the new release, to 'trigger' a distribution statement from Developer's, once the Distribution Statement and any revised license has been returned, and always providing the Developers distribution entitlements have not been exceeded – new license codes will be released subject to a valid maintenance agreement being in place. An example distribution statement is provided as an attachment to this document. Failure to provide a distribution statement when required is a material breach of this Agreement and renders the Developer liable to the remedies detailed under section 4 of this agreement.

14. U.S. GOVERNMENT RESTRICTED RIGHTS LEGEND

Use, duplication or disclosure by the Government is subject to restrictions as set forth in subparagraph (c)(1)(ii) of the Rights in Technical Data and Computer Software clause at DFARS 252.227-7013 and FAR 52.227-19, as applicable. Manufacturer/Contractor is Tracker Software Products (Canada) Ltd, P.O. Box 79, 9622 Chemainus Road, Chemainus, BC. V0R 1K0.

15. GENERAL

This Agreement shall be interpreted, construed, and enforced according to the laws of England and Wales. In the event of any action under this Agreement, the parties agree that courts located in Canada will have exclusive jurisdiction and that a suit may only be brought in England, and Licensee submits itself for the jurisdiction and venue of the courts located in England. This Agreement constitutes the entire agreement and understanding of the parties and may be modified only in writing signed by both parties. No officer, salesman, or agent has any authority to obligate TRACKER by any terms, stipulations or conditions not expressed in the Agreement. All previous representations and agreements, if any, either verbal or written, referring to the subject matter of this Agreement are void. If any portion of this Agreement is determined to be legally invalid or unenforceable, such portion will be severed from this Agreement and the remainder of the Agreement will continue to be fully enforceable and valid. This Agreement, and the rights hereunder, may not be assigned by Licensee, whether by oral or written assignment, sale of assets, merger, consolidation or otherwise, without the express written consent of TRACKER. Licensee agrees to be responsible for any and all losses or damages arising out of or incurred in connection with the Application Software. Licensee agrees to defend, indemnify and hold TRACKER harmless from any such loss or damage, including attorney's fees, arising from the use, operation or performance of the Application Software or Licensee's breach of any terms of this Agreement. Licensee shall be responsible for paying all state and federal use, sales or value added taxes, duties or governmental charges, whether presently in force or which come into force in the future, related to the distribution and sale of the Application Software and will indemnify TRACKER against any claim made against TRACKER relating to any such taxes or assessments.

16. Additional License Terms and Conditions regarding application development - Restrictions/Limitations.

Any additional License restrictions/variatioins relating to the specific type of application which may be developed or distributed are listed here and both parties accept these and agree to adhere to them.

COPYRIGHT: THIS SOFTWARE AND ALL ACCOMPANYING DOCUMENTATION ARE COPYRIGHTED AND TRACKER RESERVES ALL RIGHTS. THE ACCOMPANYING END USER LICENSE AGREEMENT SPECIFIES THE TERMS AND CONDITIONS GOVERNING USE OF THIS PRODUCT

Copyright © 2001-2018 Tracker Software Products (Canada) Ltd; P.O. Box 79, 9622 Chemainus Rd. BC. V0R 1K0. Canada.

www.tracker-software.com email: sales@tracker-software.com

ALL RIGHTS RESERVED.

All Other Trademarks/Copyrights acknowledged & are the property of their respective owners.

Leptonica By Dan Bloomberg; Freetype2 by David Turner, Robert Wilhelm, & Werner Lemberg © 1996-2001, 2006.

Tesseract OCR Engine. Originally developed at Hewlett Packard Laboratories Bristol and at Hewlett Packard Co, Greeley Colorado, all the code in this distribution is now licensed under the Apache License

ZLIB by Mark Adler & Jean-Loup Gailly, Little CMS by Marti Maria and IPG (C) 1991-1998

This agreement allows the Licensee to utilise and distribute the PDFX Editor SDK subject to the terms and conditions detailed above to the max number Client Distribution License Packs (CDLP's) specified (see below for CDLP's provided), each client desktop installed to, shall count as 1 CDLP having been used, after which, additional CDLP License packs will be required to continue use and distribution of any application created/distributed that contains the PDFX Editor SDK functionality.

Volume Pack of CDLP's purchased and distributable: (please check box as appropriate)

Editor Simple SDK: 25K CDLP Base Pack _____ 50 K CDLP Pack _____ 100K CDLP Pack _____ 250K CDLP Pack _____ 1 Million CDLP Pack _____

Editor SDK: 50K CDLP Base Pack _____ 100K CDLP Pack _____ 250K CDLP Pack _____ 1 Million CDLP Base Pack _____

Please provided your Purchase Receipt/Inv # detailing payment (to allow us to expedite validation of your entitlement):

Receipt/Invoice # _____ Date on which this payment was made _____

Accepted for and on Behalf of Licensor Accepted for and on Behalf of Licensee

Tracker Software products Ltd Company Name _____

Name _____ Name _____

Tel/Fax: 001-250-324-1621/001-250-324-1623 Tel/Fax _____

Email: sales@tracker-software.com *Email _____

Position _____ Position _____

P.O. Box 79, 9622 Chemainus Road, Chemainus, BC. V0R 1K0. Canada Address _____

Authorised Signatory _____ Authorised Signatory _____

Date _____ Date _____

*Please ensure you provide us with contact information that is robust and durable – particularly your email address, as this will be our primary means of advising you of updates and changes to your license and your license codes – using email addresses provided by FREE providers such as Google, Hotmail and Yahoo is not recommended and we may even reject such use in the interests of serving you better.

The License becomes effective and valid as soon as the agreed license fee is paid and this document is duly completed and signed by both parties. Please return once duly signed and completed to Tracker Software Products limited by facsimile, email as an attachment or by mail for completion by Tracker. Fax: 001-250-324-1623 or sales@tracker-software.com