



ASTUTE SYSTEMS



SOFTWARE LICENCE AGREEMENT – DEMO/BETA OBJECT CODE Astute Systems Standard Software Licence (Demo/Beta Object Code)

SOFTWARE LICENCE AGREEMENT – DEMO/BETA OBJECT CODE

CAREFULLY READ THE FOLLOWING TERMS AND CONDITIONS BEFORE OPENING THIS PACKAGE OR SIGNIFYING YOUR ACCEPTANCE BY CLICKING THE APPROPRIATE DIALOG BOX. OPENING THIS PACKAGE, CLICKING THE APPROPRIATE DIALOG BOX OR USING ANY PART OF THE SOFTWARE SIGNIFIES YOUR ACCEPTANCE OF THESE TERMS AND CONDITIONS. IF YOU DO NOT AGREE WITH THEM, PROMPTLY RETURN THE PACKAGE UNOPENED AND UNUSED ALONG WITH ANY OTHER ITEM THAT WAS INCLUDED IN THE SAME CATALOG NUMBER FOR FULL CREDIT.

This Software Licence Agreement (“Agreement”) is made between **Astute Systems Pty Ltd** (ABN: 75 675 159 494), an Australian company with its principal place of business at 2.08 315 Brunswick Street, Fortitude Valley, QLD. 4005 Australia (“Licensor”), and the Customer identified below.

Demo or Beta version software licensed under this Agreement:

License Termination Date:

You, as the Customer, agree as follows:

1. DEFINITIONS

“Licensed Software” means the software identified above, or if not identified above, the demo or beta version software supplied by Astute Systems pursuant to this Agreement.

“Astute” means Astute Systems Pty Ltd and any relevant affiliate supplying Licensed Software to Customer pursuant to this Agreement.

“Astute Software” means those portions of the Licensed Software owned by Astute or its affiliate.

“Licensed Product” means the Licensed Software and/or its accompanying documentation.

“Object Copy” means the software, in object code form only, or any copy thereof, included with or derived from the Licensed Software and intended for use on an Astute-supported hardware or software environment.

“Derived Object Copy” means an Object Copy derived from the Licensed Software rather than previously existing within the Licensed Software.

“Third Party Software” means those portions of the Licensed Software owned or licensed by a third party, including but not limited to operating system code, embedded within the Licensed Software.

2. LICENCE

You are granted only a personal, non-transferable, non-exclusive licence to use the Licensed Software to prepare Object Copies, and to modify source code and/or configuration files (if provided) to make Derived Object Copies, and to merge such Object Copies into other software, in each case only for Customer's internal testing, evaluation, or demonstration of the Licensed Software or Object Copies. You may not transfer either the Licensed Product or any Object Copy to any third party.

You may copy the Licensed Product for development and backup purposes only, limited to the number of development hosts currently in use plus a reasonable number of backup copies. No other copies may be made unless authorised in writing by Astute. You must reproduce and include all applicable copyright notices on any copy of the Licensed Product or Object Copies.

You may not reverse compile or otherwise reverse engineer the object code portion of the Licensed Software except to the extent such prohibition is not permitted by applicable law. The Licensed Product, comprising proprietary trade secret information of Astute and/or its licensors, must be held in confidence by Customer and protected from disclosure to third parties. All Astute Software and Object Copies are owned by Astute, whether or not merged with other software, and no title to intellectual property is transferred.

The Licensed Software may include Third Party Software licensed to Astute. The owner of Third Party Software and its licensors are intended third-party beneficiaries of this Agreement with respect to the relevant software components.

Unless a pass-through warranty for Third Party Software is extended directly to you by the relevant third party, all Third Party Software is provided "AS IS" without warranty of any kind, and such third parties disclaim all express and implied warranties, including merchantability, title, non-infringement, and fitness for a particular purpose to the extent permitted by law.

In addition to the Licensed Software licensed above, Astute may provide certain files that may be subject to the terms of the GNU General Public License (GPL), GNU Lesser General Public License (LGPL), or another open source licence. Customer must comply with applicable open source licence obligations and must not take any action that would subject proprietary portions of Licensed Software to copyleft obligations except as expressly authorised in writing by Astute.

Customer shall pay all applicable import duties, registration fees, and sales, use, excise, or similar taxes arising from this Agreement, excluding taxes based on Astute's net income.

3. TERMS APPLICABLE TO BETA VERSION SOFTWARE

Any beta version software provided hereunder is pre-production software made available to facilitate Customer's development and evaluation efforts prior to availability of a production version. If Customer transitions to production software, this Agreement may be replaced by Astute's then-current production licence terms.

Customer understands that Astute makes beta version software available to receive feedback on suitability, and Customer agrees to provide reasonable feedback during use regarding quality and usability.

The provision of features, capabilities, user interface elements, or other beta components does not obligate Astute to include any such elements in subsequent releases.

4. WARRANTY DISCLAIMER

THE LICENSED SOFTWARE IS PROVIDED “AS IS” AND WITHOUT WARRANTY OF ANY KIND. ASTUTE DOES NOT WARRANT THAT THE LICENSED SOFTWARE WILL BE FREE FROM DEFECTS IN DESIGN, MATERIAL, OR WORKMANSHIP, OR THAT USE OF THE SOFTWARE WILL NOT INFRINGE THIRD-PARTY PATENT, TRADE SECRET, OR COPYRIGHT RIGHTS. TO THE MAXIMUM EXTENT PERMITTED BY LAW, INCLUDING THE AUSTRALIAN CONSUMER LAW, IMPLIED OR STATUTORY WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED EXCEPT TO THE EXTENT SUCH RIGHTS CANNOT BE EXCLUDED.

5. LIMITATION OF LIABILITY

TO THE MAXIMUM EXTENT PERMITTED BY LAW, ASTUTE’S AGGREGATE LIABILITY FOR ALL CLAIMS ARISING OUT OF OR CONNECTED WITH THIS AGREEMENT OR THE LICENSED PRODUCT WILL NOT EXCEED THE GREATER OF AUD 500 OR THE LICENCE FEES FOR THE LICENSED PRODUCT GIVING RISE TO THE CLAIM. ALL SUCH LIABILITY TERMINATES ONE (1) YEAR AFTER THE LICENSED SOFTWARE IS PROVIDED.

TO THE MAXIMUM EXTENT PERMITTED BY LAW, ASTUTE, ITS EMPLOYEES, AND SUPPLIERS ARE NOT LIABLE FOR INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL, PUNITIVE, OR EXEMPLARY DAMAGES, INCLUDING LOSS OF PROFITS, REVENUE, USE, DATA, OR CUSTOMER CLAIMS, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

The Licensed Product is licensed only for testing, evaluation, or demonstration purposes and is not for production use. Customer must indemnify, hold harmless, and defend Astute against liability arising from any use outside that scope, to the extent permitted by law.

The Licensed Product is not intended for nuclear facilities, life-support equipment, or other hazardous applications where failure could directly lead to death, personal injury, or severe physical or environmental damage. If so used, Customer assumes all resulting risk and must indemnify, hold harmless, and defend Astute, its officers, directors, employees, and agents to the extent permitted by law.

If Astute provides advice or assistance concerning products or systems not required under this Agreement, such advice or assistance does not create additional liability for Astute.

6. TERM AND TERMINATION

The licence automatically terminates on the License Termination Date identified above, or, if not identified, on the date six (6) months after the Licensed Software was provided by Astute.

Customer may terminate the licence at any time by destroying the Licensed Product and all copies and notifying Astute in writing that all use has ceased and all copies have been destroyed.

Astute may terminate this Agreement or any licence hereunder on notice to Customer if Customer breaches this Agreement or attempts to assign this Agreement or any licence without Astute’s prior written consent.

Within twenty (20) days after termination, Customer must certify in writing to Astute that all use of the Licensed Product has ceased and that all copies have been destroyed.

Provisions related to warranty disclaimers, limitation of liability, intellectual property rights, export compliance, payment obligations, and confidentiality survive expiration or termination.

7. EXPORT

If Customer intends to export or re-export, directly or indirectly, the Licensed Product or related technical data, Customer is responsible for compliance with applicable export control laws and for obtaining required licences or approvals.

Customer is responsible for the accuracy and completeness of any information or certification provided for export compliance purposes.

8. U.S. GOVERNMENT CONTRACTING

If Customer is a U.S. Government entity, or supplies goods or services to the U.S. Government that include the Licensed Product, Customer is solely responsible for compliance with applicable U.S. procurement statutes and regulations, including any FAR/DFARS obligations that apply to Customer's transaction.

9. GOVERNING LAW

This Agreement is governed by the laws of the State of Queensland, Australia, without regard to conflict of laws principles. The parties submit to the exclusive jurisdiction of the courts of Queensland.

10. GENERAL

CUSTOMER ACKNOWLEDGES THAT IT HAS READ THIS AGREEMENT, UNDERSTANDS IT, AND AGREES TO BE BOUND BY ITS TERMS AND CONDITIONS.

This Agreement is the complete and exclusive statement of agreement between the parties regarding the subject matter and supersedes prior proposals, agreements, and communications, whether oral or written.

No change or amendment to this Agreement is effective unless made in writing and signed by a duly authorised representative of Astute and Customer.

If any provision is held invalid or unenforceable, the remaining provisions continue in full force and effect.

Customer:

Address:

Authorised Signatory:

Date:

© 2026 Astute Systems Pty Ltd. All rights reserved.

This document is Commercial-in-Confidence and is intended solely for the Customer. Distribution beyond the intended recipient requires written consent from Astute Systems.

