



MIGRATE

VERITAS™

**Third-Party
Integrations**

Version 7.8.2.5

LEGAL NOTICE

The software described in this guide is furnished under a license agreement and may be used only in accordance with the terms of the agreement.

Copyright © 2021 Veritas Technologies LLC. All rights reserved.

Veritas and the Veritas Logo are trademarks or registered trademarks of Veritas Technologies LLC or its affiliates in the U.S. and other countries. Other names may be trademarks of their respective owners.

This product may contain third-party software for which Veritas is required to provide attribution to the third party ("Third-party Programs"). Some of the Third-party Programs are available under open source or free software licenses. The License Agreement accompanying the Software does not alter any rights or obligations you may have under those open source or free software licenses. Refer to the Third-party Legal Notices document accompanying this Veritas product or available at: <https://www.veritas.com/about/legal/license-agreements>

The product described in this document is distributed under licenses restricting its use, copying, distribution, and decompilation/reverse engineering. No part of this document may be reproduced in any form by any means without prior written authorization of Veritas Technologies LLC and its licensors, if any.

THE DOCUMENTATION IS PROVIDED "AS IS" AND ALL EXPRESS OR IMPLIED CONDITIONS, REPRESENTATIONS AND WARRANTIES, INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT, ARE DISCLAIMED, EXCEPT TO THE EXTENT THAT SUCH DISCLAIMERS ARE HELD TO BE LEGALLY INVALID. VERITAS TECHNOLOGIES LLC SHALL NOT BE LIABLE FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES IN CONNECTION WITH THE FURNISHING, PERFORMANCE, OR USE OF THIS DOCUMENTATION. THE INFORMATION CONTAINED IN THIS DOCUMENTATION IS SUBJECT TO CHANGE WITHOUT NOTICE.

The Licensed Software and Documentation are deemed to be commercial computer software as defined in FAR 12.212 and subject to restricted rights as defined in FAR Section 52.227-19 "Commercial Computer Software - Restricted Rights" and DFARS 227.7202, et seq. "Commercial Computer Software and Commercial Computer Software Documentation," as applicable, and any successor regulations, whether delivered by Veritas as on premises or hosted services. Any use, modification, reproduction release, performance, display or disclosure of the Licensed Software and Documentation by the U.S. Government shall be solely in accordance with the terms of this Agreement.

Veritas Technologies LLC
2625 Augustine Dr
Santa Clara, CA 95054
<http://www.veritas.com>

TABLE OF CONTENTS

INTRODUCTION	6
ASP.NET CONTROLS.....	7
1. GRANT OF LICENSE.....	8
2. LIMITATIONS ON REVERSE ENGINEERING, DECOMPILATION, AND DISASSEMBLY.....	9
3. SEPARATION OF COMPONENTS.....	9
4. RENTAL.....	9
5. TRANSFER.....	10
6. REDISTRIBUTION.....	10
7. COPYRIGHT.....	12
8. OPEN SOURCE LIBRARIES.....	12
9. TWELVE (12) MONTH SUBSCRIPTION AND UPDATES.....	17
10. DOWNLOAD OF SOFTWARE DEVELOPMENT PRODUCT(S).....	18
11. EXPORT RESTRICTIONS.....	18
12. DISCLAIMER OF WARRANTY.....	18
13. LIMITATIONS ON LIABILITY.....	19
14. INDEMNIFICATION.....	19
15. U.S. GOVERNMENT RESTRICTED RIGHTS.....	19
16. SUPPORT SERVICES.....	20
17. TERMINATION.....	20
18. TAX.....	20
19. PERSONAL DATA.....	20
20. MISCELLANEOUS.....	22
ASPOSE.EMAIL FOR .NET	24
EV RUNTIME API	25
EWS MANAGED API	26
FILEHELPERS	27
LINQTOCSV	28
TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION.....	28
REPORTING.....	31
1. GRANT OF LICENSE.....	31
2. REDISTRIBUTION.....	33
3. COPYRIGHT.....	35
4. OPEN SOURCE LIBRARIES.....	36
5. TWELVE (12) MONTH SUBSCRIPTION AND UPDATES.....	37
6. DOWNLOAD OF SOFTWARE DEVELOPMENT PRODUCT(S).....	38
7. EXPORT RESTRICTIONS.....	38
8. DISCLAIMER OF WARRANTY.....	38
9. LIMITATIONS ON LIABILITY.....	39
10. INDEMNIFICATION.....	39
11. U.S. GOVERNMENT RESTRICTED RIGHTS.....	39
12. SUPPORT SERVICES.....	40
13. TERMINATION.....	40

14.	TAX.....	40
15.	PERSONAL DATA.....	41
16.	MISCELLANEOUS.....	42



CHAPTER 1

Welcome to Migrate

This chapter gives a general overview of the Veritas Migrate Product. It includes:

- Introduction

INTRODUCTION

Dear Migrate User,

We are very excited you have chosen Migrate as the archive migration software solution for your organization.

For over 20 years, we have worked with industry leading technical and subject matter experts to design software solutions that provide the most comprehensive tool to migrate on-premises or cloud-based archived data directly into another archive or mail platform.

We continuously put our best effort together to eliminate the risks of potential data loss during the migration process by keeping our products up to date with the available technology. We take pride in our efforts and give special importance to maintain the highest standards in providing the most powerful software solutions to our clients.

We have designed and developed the following user guide to help you configure and operate Migrate to get you the most value out of your investment. Review and apply the approaches before starting your installation and configuration. Additionally, you can always contact our support team at <https://www.veritas.com/support>, we are just an email away.

Please feel free to drop us a note with any comments or suggestions as well!

We value our relationship with you and appreciate your business and thank you for the opportunity to be your Migration tool of choice.

Best regards,

Migrate Team

ASP.NET CONTROLS

DEVELOPER EXPRESS INC

DEVEXPRESS ASP.NET Controls

Copyright (C) 2000-2019 Developer Express Inc.

Last revised November 2018

END-USER LICENSE AGREEMENT

FOR ALL SOFTWARE DEVELOPMENT PRODUCT(S) INCLUDED IN THIS DISTRIBUTION

IMPORTANT - PLEASE READ THIS END-USER LICENSE AGREEMENT ("AGREEMENT") CAREFULLY BEFORE DOWNLOADING OR USING THE SOFTWARE DEVELOPMENT PRODUCT(S) INCLUDED IN THIS DISTRIBUTION/INSTALLATION.

This Developer Express Inc ("DEVEXPRESS") AGREEMENT constitutes a legally binding agreement between you or the business and/or entity which you represent ("You" or "LICENSEE") and DEVEXPRESS for all DEVEXPRESS products, frameworks, widgets, source code, demos, intermediate files, media, printed materials, and documentation ("SOFTWARE DEVELOPMENT PRODUCT(S)") included in this distribution/installation.

By purchasing, installing, copying, or otherwise using the SOFTWARE DEVELOPMENT PRODUCT(S), you acknowledge that you have read this AGREEMENT and you agree to be bound by its terms and conditions. If you are representing a business and/or entity, you acknowledge that you have the legal authority to bind the business and/or entity you are representing to all the terms and conditions of this AGREEMENT.

If you do not agree to any of the terms and conditions of this AGREEMENT or if you do not have the legal authority to bind the business and/or entity you are representing to any of the terms and conditions of this AGREEMENT, DO NOT INSTALL, COPY, USE, EVALUATE, OR REPLICATE IN ANY MANNER, ANY PART, FILE OR PORTION OF THE SOFTWARE DEVELOPMENT PRODUCT(S).

All SOFTWARE DEVELOPMENT PRODUCT(S) is licensed, not sold.

1. GRANT OF LICENSE.

Subject to all the terms and conditions of this AGREEMENT, DEVEXPRESS grants LICENSEE a non-exclusive, non-transferable license to install and use the SOFTWARE DEVELOPMENT PRODUCT(S) included in this distribution as authorized in sections 1.1 through 1.5 below:

1.1. INDIVIDUAL USE LICENSE.

If you are an individual, you may install, copy, and use the SOFTWARE DEVELOPMENT PRODUCT(S) by purchasing a 12-month subscription from DEVEXPRESS or its authorized resellers, in accordance with Section 9 of this AGREEMENT.

1.2. BUSINESS AND GOVERNMENT USE LICENSE.

DEVEXPRESS licenses the SOFTWARE DEVELOPMENT PRODUCT(S) on a per-developer basis. If you represent a business and/or entity, you or your employees may install, copy, and use the SOFTWARE DEVELOPMENT PRODUCT(S) by purchasing a 12-month subscription from DEVEXPRESS or its authorized resellers for each developer using the SOFTWARE DEVELOPMENT PRODUCT(S), in accordance with Section 9 of this AGREEMENT. The number of licensed developers using the SOFTWARE DEVELOPMENT PRODUCT(S) must equal or be less than the number of seats purchased from DEVEXPRESS or its authorized resellers.

1.3. COMPLIMENTARY USE LICENSE.

If the SOFTWARE DEVELOPMENT PRODUCT(S) you have obtained is marked as "COMPLIMENTARY" or "FREE", you may install and use the SOFTWARE DEVELOPMENT PRODUCT(S).

DEVEXPRESS reserves the right to discontinue at its discretion and without advance notice, the availability of COMPLIMENTARY or FREE versions of the SOFTWARE DEVELOPMENT PRODUCT(S) or its constituent parts at any time.

1.4. THIRTY (30) DAY EVALUATION (TRIAL) USE LICENSE.

If the SOFTWARE DEVELOPMENT PRODUCT(S) you have obtained is marked as a "TRIAL" or "EVALUATION," you may install one copy of the SOFTWARE DEVELOPMENT PRODUCT(S) for evaluation purposes only, for a period of 30 calendar days from the date of installation ("EVALUATION PERIOD"). Upon expiration of the EVALUATION PERIOD, the SOFTWARE DEVELOPMENT PRODUCT(S) must be uninstalled, and all copies destroyed.

You MAY NOT CREATE applications or begin software projects using the SOFTWARE DEVELOPMENT PRODUCT(S) under the terms of the THIRTY (30) DAY EVALUATION (TRIAL) USE LICENSE.

You MAY NOT REDISTRIBUTE files in the SOFTWARE DEVELOPMENT PRODUCT(S) distribution if using an evaluation or trial version of the SOFTWARE DEVELOPMENT PRODUCT(S).

1.5. PRERELEASE SOFTWARE.

SOFTWARE DEVELOPMENT PRODUCT(S) marked as PRE-RELEASE (including but not limited to the designation of Alpha, Beta, Community Technology Preview “CTP”, or Release Candidate “RC”) may contain deficiencies and as such, should not be considered for use or integrated in any mission critical application.

DEVEXPRESS may, at its sole discretion, discontinue availability of the PRE-RELEASE software, limit or modify PRE-RELEASE software functionality, or eliminate SUPPORT SERVICES for the PRE-RELEASE software at any time. For a complete list of PRE-RELEASE software, refer to the following webpage: <https://www.devexpress.com/pre-release>.

2. LIMITATIONS ON REVERSE ENGINEERING, DECOMPILED, AND DISASSEMBLY.

You may not reverse engineer, decompile, create derivative works, or disassemble the SOFTWARE DEVELOPMENT PRODUCT(S). If the SOFTWARE DEVELOPMENT PRODUCT(S) is purchased by you with the intent to reverse engineer, decompile, create derivative works, or the exploitation and unauthorized transfer of any DEVEXPRESS intellectual property and trade secrets, to include any exposed methods or source code where provided, no licensed right of use shall exist and any PRODUCT(S) created as a result shall be judged illegal by definition. Any sale or resale of intellectual property or created derivatives so obtained will be prosecuted to the fullest extent of all local, federal, and international law.

3. SEPARATION OF COMPONENTS.

The SOFTWARE DEVELOPMENT PRODUCT(S) is licensed as a single PRODUCT(S). The SOFTWARE DEVELOPMENT PRODUCT(S) and its constituent parts and any provided redistributables may not be reverse engineered, decompiled, disassembled or separated for use on more than one computer, nor placed for distribution, sale, or resale as individual creations by LICENSEE. The provision of source code, if included with the SOFTWARE DEVELOPMENT PRODUCT(S), does not constitute transfer of any legal rights to such code, and resale or distribution of all or any portion of all source code and intellectual property will be prosecuted to the fullest extent of all applicable local, federal and international laws. All DEVEXPRESS libraries, source code, redistributables and other files remain DEVEXPRESS’s exclusive property. You may not distribute any files, except those that DEVEXPRESS has expressly designated as REDISTRIBUTABLE(S).

4. RENTAL.

You may not rent, lease, or lend the SOFTWARE DEVELOPMENT PRODUCT(S).

5. TRANSFER.

You may NOT permanently or temporarily transfer ANY of your rights under this AGREEMENT to any individual or business or government entity without prior written approval from DEVEXPRESS. Regardless of any modifications which you make and regardless of how you might compile, link, and/or package your programs, under no circumstances may the libraries, Redistributables, and/or files included in the SOFTWARE DEVELOPMENT PRODUCT(S) (including any portions thereof) be used for developing programs by anyone other than you.

Only you as the LICENSEE have the right to use the libraries, redistributables, or other files of the SOFTWARE DEVELOPMENT PRODUCT(S) (or any portions thereof) for developing programs created with the SOFTWARE DEVELOPMENT PRODUCT(S). You may not share copies of the Redistributables with other co-developers. You may not reproduce or distribute any DEVEXPRESS documentation without the permission of DEVEXPRESS.

6. REDISTRIBUTION.

The SOFTWARE DEVELOPMENT PRODUCT(s) may include certain files ("REDISTRIBUTABLE(s)") intended for distribution by you to the users of software applications which you create.

Redistributables include, for example, those files identified in printed or on-line documentation as redistributable files or those files preselected for deployment by an install utility provided with the SOFTWARE DEVELOPMENT PRODUCT(S) (if any). In all circumstances, the REDISTRIBUTABLES for the SOFTWARE DEVELOPMENT PRODUCT(S) are only those files specifically designated as such by DEVEXPRESS.

AT NO TIME MAY LICENSEE CREATE ANY TOOL, REDISTRIBUTABLE, OR PRODUCT THAT DIRECTLY OR INDIRECTLY COMPETES WITH ANY DEVEXPRESS PRODUCT(S), INCLUDING BUT NOT LIMITED TO THE SOFTWARE DEVELOPMENT PRODUCT(S), BY UTILIZING ALL OR ANY PORTION OF THE DEVEXPRESS SOFTWARE DEVELOPMENT PRODUCT(S).

Distribution by the LICENSEE of any design-time tools (EXE's or DLL's), executables, and source code distributed to LICENSEE by DEVEXPRESS as part of this SOFTWARE DEVELOPMENT PRODUCT(S) and not explicitly identified as a redistributable file is strictly prohibited. The LICENSEE shall not develop software applications that provide an application programming interface to the SOFTWARE DEVELOPMENT PRODUCT(S) or the SOFTWARE DEVELOPMENT PRODUCT(S) as modified.

The LICENSEE may NOT distribute the SOFTWARE DEVELOPMENT PRODUCT(S), in any format, to others for development or application compilation purposes.

If you have purchased a 12-month subscription as described in Section 9 of this AGREEMENT, or have obtained a COMPLIMENTARY USE LICENSE as described in Section 1.3 of this AGREEMENT, you may reproduce and distribute copies of the REDISTRIBUTABLES, provided that such copies are made from the original copy of the REDISTRIBUTABLES included with the SOFTWARE DEVELOPMENT PRODUCT(S) or modified versions of the REDISTRIBUTABLES which are provided to you by DEVEXPRESS or those which you create. Copies of REDISTRIBUTABLES may only be distributed with and for the sole purpose of executing application programs permitted under this AGREEMENT that you have created using the SOFTWARE DEVELOPMENT PRODUCT(S).

The complete list of REDISTRIBUTABLES under this AGREEMENT is as follows:

DevExpress.AspNetCore.Bootstrap.v18.2.dll
DevExpress.AspNetCore.Bootstrap.Render.v18.2.dll
DevExpress.AspNetCore.Common.v18.2.dll
DevExpress.AspNetCore.Core.v18.2.dll
DevExpress.AspNetCore.Reporting.v18.2.dll
DevExpress.AspNetCore.Resources.v18.2.dll
DevExpress.AspNetCore.Scheduler.Core.v18.2.dll
DevExpress.Charts.v18.2.Core.dll
DevExpress.CodeParser.v18.2.dll
DevExpress.Data.v18.2.dll
DevExpress.DataAccess.v18.2.dll
DevExpress.Office.v18.2.Core.dll
DevExpress.Pdf.v18.2.Core.dll
DevExpress.PivotGrid.v18.2.Core.dll
DevExpress.Printing.v18.2.Core.dll
DevExpress.RichEdit.v18.2.Export.dll
DevExpress.RichEdit.v18.2.Core.dll
DevExpress.Sparkline.v18.2.Core.dll
DevExpress.SpellChecker.v18.2.Core.dll
DevExpress.Spreadsheet.v18.2.Core.dll
DevExpress.Web.ASPxGauges.v18.2.dll
DevExpress.Web.ASPxHtmlEditor.v18.2.dll
DevExpress.Web.ASPxPivotGrid.v18.2.dll
DevExpress.Web.ASPxRichEdit.v18.2.dll
DevExpress.Web.ASPxScheduler.v18.2.dll
DevExpress.Web.ASPxSpellChecker.v18.2.dll
DevExpress.Web.ASPxSpreadsheet.v18.2.dll
DevExpress.Web.ASPxThemes.v18.2.dll
DevExpress.Web.ASPxTreeList.v18.2.dll
DevExpress.Web.Bootstrap.v18.2.dll
DevExpress.Web.Mvc.v18.2.dll
DevExpress.Web.Mvc5.v18.2.dll
DevExpress.Web.Resources.v18.2.dll
DevExpress.Web.v18.2.dll

DevExpress.Xpo.v18.2.dll
DevExpress.Xpo.v18.2.Extensions.dll
DevExpress.XtraCharts.v18.2.dll
DevExpress.XtraCharts.v18.2.Web.dll
DevExpress.XtraGauges.v18.2.Core.dll
DevExpress.XtraGauges.v18.2.Presets.dll
DevExpress.XtraReports.v18.2.dll
DevExpress.XtraReports.v18.2.Web.Azure.dll
DevExpress.XtraReports.v18.2.Web.dll
DevExpress.XtraReports.v18.2.Web.WebForms.dll
DevExpress.XtraScheduler.v18.2.Core.dll

Where applicable and/or available, localized language resources may be provided in the form of REDISTRIBUTABLE assemblies corresponding to the REDISTRIBUTABLE naming schemes listed in this AGREEMENT:

DevExpress.*.v18.2.resources.dll

LICENSEE MAY NOT REDISTRIBUTE any files in the SOFTWARE DEVELOPMENT PRODUCT(S) distribution if using an evaluation, trial, Not for Resale, or demo version of the SOFTWARE DEVELOPMENT PRODUCT(S).

7. COPYRIGHT.

All title and copyrights in and to the SOFTWARE DEVELOPMENT PRODUCT(S) (including but not limited to any DEVEXPRESS trademarks, copywritten images, demos, source code, intermediate files, packages, photographs, redistributables, animations, video, audio, music, text, and “applets” incorporated into the SOFTWARE DEVELOPMENT PRODUCT(S) the accompanying printed materials, and any copies of the SOFTWARE DEVELOPMENT PRODUCT(S)) are owned by DEVEXPRESS or its subsidiaries.

The SOFTWARE DEVELOPMENT PRODUCT(S) is protected by copyright laws and international treaty provisions and therefore, you must treat the SOFTWARE DEVELOPMENT PRODUCT(S) like any other copyrighted material except that you may install and use the SOFTWARE DEVELOPMENT PRODUCT(S) as described in this AGREEMENT.

8. OPEN SOURCE LIBRARIES.

The SOFTWARE DEVELOPMENT PRODUCT(S) found in this installation package may include or require certain third-party, open source components or libraries (“THE OPEN SOURCE LIBRARIES”).

Where applicable, DEVEXPRESS may include a “NOTICE” file to provide a list of THE OPEN SOURCE LIBRARIES required for certain portions of the documentation, sample source code, and other demo projects.

THE OPEN SOURCE LIBRARIES included in the SOFTWARE DEVELOPMENT PRODUCT(S) are done so pursuant to each individual open source library license and subject to the disclaimers and limitations on liability set forth in each open source library license.

The SOFTWARE DEVELOPMENT PRODUCT(S) may include external installation references for THE OPEN SOURCE LIBRARIES on their respective package management locations. These external locations may include, but are not limited to, NuGet or NPM. Prior to installing THE OPEN SOURCE LIBRARIES, You are responsible for reviewing and agreeing to each associated license agreement accompanying a library, and any other sub-dependency required by that library.

Whether included as part of the SOFTWARE DEVELOPMENT PRODUCT(S) installation package, or referenced as an external dependency or requirement, THE OPEN SOURCE LIBRARIES are provided “AS IS”, WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL DEVEXPRESS, THE AUTHORS, OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE OPEN SOURCE LIBRARIES OR THE USE OF OTHER DEALINGS IN THE OPEN SOURCE LIBRARIES.

THE OPEN SOURCE LIBRARIES listed in this section are included in this SOFTWARE DEVELOPMENT PRODUCT(S) installation package.

ANTLR 3 C# (Open Source – BSD License)

Copyright (c) 2011 The ANTLR Project. All rights reserved.

<https://github.com/antlr/antlr3/blob/master/LICENSE.txt>

Arima Font (Open Source – SIL Open Font License)

Copyright 2015 The Arima Project Authors (info@ndiscovered.com)

<http://scripts.sil.org/OFL>

Asap Font (Open Source – SIL Open Font License)

Copyright 2016 The Asap Project Authors (omnibus.type@gmail.com)

<http://scripts.sil.org/OFL>

ASP.NET Web Stack (Open Source – Apache 2.0)

Copyright (c) .NET Foundation. All rights reserved.

<https://github.com/aspnet/AspNetWebStack/blob/master/LICENSE.txt>

Bootstrap Framework (Open Source - MIT License)

Copyright (c) 2011-2016 Twitter, Inc.

<https://github.com/twbs/bootstrap/blob/master/LICENSE>

Bootstrap (Open Source – MIT License)

Copyright (c) 2013 Thomas Park

<https://github.com/thomaspark/bootstrap/blob/master/LICENSE>

Castle Windsor (Open Source – Apache 2.0)

Copyright 2004-2017 Castle Project - <http://www.castleproject.org/>

<https://github.com/castleproject/Windsor/blob/master/LICENSE>

clipboard.js (Open Source – MIT License)

Copyright © 2018 Zeno Rocha (hi@zenorocha.com)

<https://zenorocha.mit-license.org/>

CodeMirror (Open Source - MIT License)

Copyright (c) 2017 by Marijn Haverbeke (marijn@gmail.com) and others

<https://codemirror.net/LICENSE>

Comfortaa Font (Open Source – SIL Open Font License)

Copyright 2011 The Comfortaa Project Authors (<https://github.com/alexeiva/comfortaa>), with Reserved Font Name “Comfortaa”.

<https://github.com/alexeiva/comfortaa/blob/master/OFL.txt>

ES6-Promise (Open Source – MIT License)

Copyright (c) 2014 Yehuda Katz, Tom Dale, Stefan Penner, and contributors

<https://github.com/stefanpenner/es6-promise/blob/master/LICENSE>

DefinitelyTyped (Open Source - MIT License)

<https://github.com/DefinitelyTyped/DefinitelyTyped/blob/master/LICENSE>

Font Awesome Code (Open Source – MIT License)

Copyright (c) 2018 Fonticons, Inc.

<https://fontawesome.com/license>

Font Awesome Fonts (Open Source – SIL Open Font License)

Copyright (c) 2018 Fonticons, Inc.

<https://fontawesome.com/license>

Highlight.js (Open Source – BSD License)

Copyright (c) 2006, Ivan Sagalaev. All rights reserved.

<https://github.com/isagalaev/highlight.js/blob/master/LICENSE>

jQuery JavaScript Library (Open Source - MIT License)

Copyright (c) jQuery Foundation and other contributors

<http://jquery.com/>

jQuery Mouse Wheel Plugin (Open Source)

Copyright (c) jQuery Foundation and other contributors <https://jquery.org/>

<https://github.com/jquery/jquery-mousewheel/blob/master/LICENSE.txt>

jQuery Validation Plugin (Open Source – MIT License)

Copyright (c) Jörn Zaefferer

<https://github.com/jquery-validation/jquery-validation/blob/master/LICENSE.md>

jquery.qrcode.js (Open Source – MIT License)

Copyright (c) 2011 Jerome Etienne, <http://jetienne.com>

<https://github.com/jeromeetienne/jquery-qrcode/blob/master/MIT-LICENSE.txt>

jquery-ajax-unobtrusive (Open Source – Apache 2.0)

Copyright (c) Microsoft Open Technologies, Inc. All rights reserved.

<https://github.com/aspnet/jquery-ajax-unobtrusive/blob/master/LICENSE.txt>

jQueryUI JavaScript Library (Open Source - MIT License)

Copyright (c) jQuery Foundation and other contributors

<http://jqueryui.com/>

jquery-validation-unobtrusive (Open Source – Apache 2.0)

Copyright (c) .NET Foundation. All rights reserved.

<https://github.com/aspnet/jquery-validation-unobtrusive/blob/master/LICENSE.txt>

JS Beautifier (Open Source - MIT License)

Copyright (c) 2007-2017 Einar Lielmanis, Liam Newman, and contributors.

<https://github.com/beautify-web/js-beautify/blob/master/LICENSE>

Json.NET (MIT License)

Copyright (c) 2007 James Newton-King

<http://www.newtonsoft.com/json>

<https://raw.githubusercontent.com/JamesNK/Newtonsoft.Json/master/LICENSE.md>

Knockout JavaScript Library (Open Source - MIT License)

Copyright (c) Knockoutjs.com

<http://knockoutjs.com/>

<http://opensource.org/licenses/mit-license.php>

Libjpeg-turbo (BSD License)

Copyright (c) 2017 The Independent JPEG Group

<https://github.com/libjpeg-turbo/libjpeg-turbo/blob/master/LICENSE.md>

malihu custom scrollbar plugin (Open Source – MIT License)

Copyright (c) Manos Malihutsakis, <http://manos.malihu.gr>

<https://github.com/malihu/malihu-custom-scrollbar-plugin/blob/master/LICENSE.txt>

Modernizr (Open Source – MIT License)

<https://modernizr.com/license/>

Moq (Open Source – MIT License)

Copyright (c) 2017 Moq Team

<https://github.com/moq/moq/blob/master/LICENSE>

NUnit Framework (Open Source – MIT License)

Copyright (c) 2018 Charlie Poole, Rob Prouse

<https://github.com/nunit/nunit/blob/master/LICENSE.txt>

OpenLayers (Open Source – BSD License)

Copyright 2005-present OpenLayers Contributors. All rights reserved.

<https://github.com/openlayers/openlayers/blob/master/LICENSE.md>

Overpass Font (Open Source – SIL Open Font License)

Copyright (c) 2015 Red Hat, Inc.

<https://github.com/RedHatBrand/Overpass/blob/master/LICENSE.md>

Parallax.js (Open Source – MIT License)

Copyright (c) 2017 PixelCog Inc.

<https://github.com/pixelcog/parallax.js/blob/master/LICENSE>

Popper.js (Open Source – MIT License)

Copyright © 2016 Federico Zivolo and contributors

<https://github.com/FezVrasta/popper.js/blob/master/LICENSE.md>

System.Data.SQLite and System.Data.SQLite.EF6 (Open Source – Microsoft Public License)

<https://system.data.sqlite.org/index.html/doc/trunk/www/copyright.wiki>

URI.js (Open Source – MIT License)

Copyright (c) 2011 Rodney Rehm

<https://github.com/medialize/URI.js/blob/gh-pages/LICENSE.txt>

9. TWELVE (12) MONTH SUBSCRIPTION AND UPDATES.

DEVEXPRESS licenses the SOFTWARE DEVELOPMENT PRODUCT(S) on a subscription basis. A subscription lasts for a 12-month period from the date of purchase. LICENSEE will be eligible to receive all major and minor updates for the SOFTWARE DEVELOPMENT PRODUCT(S) during this 12-month period. Upon expiration of a subscription (12 months, plus 1 day after original purchase date), LICENSEE can optionally renew the SOFTWARE DEVELOPMENT PRODUCT(S) subscription for an additional 12-month period (and each subsequent year thereafter) in order to continue receiving major and minor updates of the SOFTWARE DEVELOPMENT PRODUCT(S) from DEVEXPRESS.

If the SOFTWARE DEVELOPMENT PRODUCT(S) is labeled as an update, you must be properly licensed to obtain the updated SOFTWARE DEVELOPMENT PRODUCT(S). A SOFTWARE DEVELOPMENT PRODUCT(S) labeled as an update replaces and/or supplements the SOFTWARE DEVELOPMENT PRODUCT(S) that formed the basis for your eligibility for the update, and together constitutes a single PRODUCT(S). You may only use the updated PRODUCT(S) in accordance with all the terms of this AGREEMENT.

Pricing for the 12-month SOFTWARE DEVELOPMENT PRODUCT(S) subscription and any subsequent renewal of the subscription are listed on devexpress.com and subject to change with or without notice.

REDISTRIBUTABLES referenced in this AGREEMENT are dependent upon the type of 12-month subscription purchased from DEVEXPRESS.

DEVEXPRESS reserves the right to discontinue the SOFTWARE DEVELOPMENT PRODUCT(S) or its constituents, at any time.

10. DOWNLOAD OF SOFTWARE DEVELOPMENT PRODUCT(S).

The SOFTWARE DEVELOPMENT PRODUCT(S) will be made available for download from DevExpress.com exclusively.

11. EXPORT RESTRICTIONS.

DEVEXPRESS expressly complies with all export restrictions imposed by the government of the United States of America. You, as LICENSEE, must agree not to export or re-export the SOFTWARE DEVELOPMENT PRODUCT(S) within any created application to any country, person, entity, or end user subject to U.S.A. export restrictions. Restricted countries currently include, but are not necessarily limited to Cuba, Iran, North Korea, Sudan, and Syria. You warrant and represent that neither the U.S.A. Bureau of Export Administration nor any other federal agency has suspended, revoked, or denied your export privileges.

12. DISCLAIMER OF WARRANTY.

DEVEXPRESS expressly disclaims any warranty for the SOFTWARE DEVELOPMENT PRODUCT(S). THE SOFTWARE DEVELOPMENT PRODUCT(S) AND ANY RELATED DOCUMENTATION IS PROVIDED "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR NONINFRINGEMENT. DEVEXPRESS DOES NOT WARRANT, GUARANTEE, OR MAKE ANY REPRESENTATIONS REGARDING THE USE, OR THE RESULTS OF THE USE, OF THE SOFTWARE DEVELOPMENT PRODUCT(S) IN TERMS OF CORRECTNESS, ACCURACY, RELIABILITY, OR OTHERWISE. THE ENTIRE RISK ARISING OUT OF USE OR PERFORMANCE OF THE SOFTWARE DEVELOPMENT PRODUCT(S) REMAINS WITH YOU. No oral or written information or advice given by DEVEXPRESS or its employees shall create a warranty or in any way increase the scope of this warranty.

13. LIMITATIONS ON LIABILITY.

To the maximum extent permitted by applicable law, in no event shall DEVEXPRESS be liable for any special, incidental, indirect, or consequential damages whatsoever (including, without limitation, damages for loss of business profits, business interruption, loss of business information, or any other pecuniary loss) arising out of the use of or inability to use the SOFTWARE DEVELOPMENT PRODUCT(S) or the provision of or failure to provide SUPPORT SERVICES, even if DEVEXPRESS has been advised of the possibility of such damages.

LICENSEE understands that the SOFTWARE DEVELOPMENT PRODUCT(S) may produce inaccurate results because of a failure or fault within the SOFTWARE DEVELOPMENT PRODUCT(S) or failure by LICENSEE to properly use and or deploy the SOFTWARE DEVELOPMENT PRODUCT(S). LICENSEE assumes full and sole responsibility for any use of the SOFTWARE DEVELOPMENT PRODUCT(S) and bears the entire risk for failures or faults within the SOFTWARE DEVELOPMENT PRODUCT(S). You agree that regardless of the cause of failure or fault or the form of any claim, YOUR SOLE REMEDY AND DEVEXPRESS'S SOLE OBLIGATION SHALL BE GOVERNED BY THIS AGREEMENT AND IN NO EVENT SHALL DEVEXPRESS'S LIABILITY EXCEED THE PRICE PAID TO DEVEXPRESS FOR THE SOFTWARE DEVELOPMENT PRODUCT(S). This Limited Warranty is void if failure of the SOFTWARE DEVELOPMENT PRODUCT(S) has resulted from accident, abuse, alteration, unauthorized use, or misapplication of the SOFTWARE DEVELOPMENT PRODUCT(S).

14. INDEMNIFICATION.

You hereby agree to indemnify DEVEXPRESS and its officers, directors, employees, agents, and representatives from each and every demand, claim, loss, liability, or damage of any kind, including actual attorney's fees, whether in tort or contract, that it or any of them may incur by reason of, or arising out of, any claim which is made by any third party with respect to any breach or violation of this AGREEMENT by you or any claims based on the Applications and the SOFTWARE DEVELOPMENT PRODUCT(S) included herein, including without limitation any claims asserted by your end user customers.

15. U.S. GOVERNMENT RESTRICTED RIGHTS.

For SOFTWARE DEVELOPMENT PRODUCT(S) purchased, installed, copied or otherwise used on behalf of any United States Government agency or department ("US GOVT"), US GOVT agrees that the SOFTWARE DEVELOPMENT PRODUCT(S) are acquired with restricted rights according to the following:

For the Department of Defense: The SOFTWARE DEVELOPMENT PRODUCT(S) is "Commercial Computer Software" as defined in Clause 252.227-7013(c)(1) of the DFARS.

For all agencies or departments: US GOVT rights in the SOFTWARE DEVELOPMENT PRODUCT(S) is defined in Clause 52.227-19(c)(2) of the FAR.

The manufacturer of the SOFTWARE DEVELOPMENT PRODUCT(S) is: Developer Express, Inc., 505 N. Brand Blvd Suite 1450 Glendale, CA 91203.

16. SUPPORT SERVICES.

DEVEXPRESS may provide you with support services related to the SOFTWARE DEVELOPMENT PRODUCT(S) ("SUPPORT SERVICES"). Use of SUPPORT SERVICES is governed by DEVEXPRESS policies and programs described in the user manual, in "on line" documentation

and/or other DEVEXPRESS provided materials. DEVEXPRESS may restrict or otherwise discontinue SUPPORT SERVICES provided to you if your use of SUPPORT SERVICES is deemed by DEVEXPRESS, in its sole and reasonable discretion, to be excessive and beyond the scope of fair use.

Any supplemental SOFTWARE DEVELOPMENT PRODUCT(S) provided to you as part of the SUPPORT SERVICES shall be considered part of the SOFTWARE DEVELOPMENT PRODUCT(S) and subject to the terms and conditions of this AGREEMENT. With respect to technical information you provide to DEVEXPRESS as part of the SUPPORT SERVICES, DEVEXPRESS may use such information for its business purposes, including for SOFTWARE DEVELOPMENT PRODUCT(S) support and development.

17. TERMINATION.

Without prejudice to any other rights or remedies, DEVEXPRESS will terminate this AGREEMENT upon your failure to comply with all the terms and conditions of this AGREEMENT. In such events, LICENSEE must destroy all copies of the SOFTWARE DEVELOPMENT PRODUCT(S) and all of its component parts including any related documentation, and must remove ANY and ALL use of DEVEXPRESS intellectual property from any applications distributed by LICENSEE, whether in native, altered or compiled states.

18. TAX.

DEVEXPRESS delivers its software electronically and does not collect sales or use tax for residents of US states in which it operates. You should confirm that your local, state, or federal government does not impose any sales or use tax on electronically delivered software. You are entirely liable for any such sales or use tax.

19. PERSONAL DATA.

All Information DEVEXPRESS collects from you is stored and maintained on servers utilizing reasonable and appropriate data security safeguards. DEVEXPRESS does not lend, lease, sell, or market information it obtains from its customers or those who provide us personally identifiable information. DEVEXPRESS does not disclose purchase information or licensing information to third parties.

DEVEXPRESS collects personally identifiable information whenever you purchase/license a DEVEXPRESS product or service. Information includes Name, Address, Phone Number, Email address, Payment Information, Product Purchases, Licenses Owned, Employee/Contact Details, etc. The information we collect allows DEVEXPRESS to communicate with you regarding upcoming product updates, new product releases, company news and other important business matters.

DEVEXPRESS does not wish to receive, act to procure, nor desire to solicit, confidential or proprietary materials and information from you through the use of the SOFTWARE DEVELOPMENT PRODUCT(S) or SUPPORT SERVICES. Any and all materials, attachments, or information submitted by you as part of error submissions, or divulged during chats, online discussions, Support Center submissions, or made available to DEVEXPRESS in any manner will be deemed NOT to be confidential by DEVEXPRESS. You acknowledge that submissions to DEVEXPRESS will not be considered confidential or proprietary and that DEVEXPRESS will be under no obligation to keep such information confidential.

Your election to use the SOFTWARE DEVELOPMENT PRODUCT(S) indicates your acceptance of the terms of this AGREEMENT. You are responsible for maintaining confidentiality of your username, password and other sensitive information. You are responsible for all activities that occur in your user account and in case of any unauthorized activity on your account, you agree to inform DEVEXPRESS immediately by any method listed on the DEVEXPRESS website's Contacts page. DEVEXPRESS is not responsible for any loss or damage to you or to any third party incurred as a result of any unauthorized access and/or use of your user account, or otherwise.

DEVEXPRESS may disclose or report Confidential Information in limited circumstances where it believes in good faith that disclosure is required under the law. For example, DEVEXPRESS may be required to disclose Confidential Information to cooperate with regulators or law enforcement authorities, to comply with a legal process such as a court order, subpoena, search warrant, or a law enforcement request. Additionally, if the ownership of all or substantially all of our business changes or we otherwise transfer assets relating to our business or the SOFTWARE DEVELOPMENT PRODUCT(S) to a third party, such as by merger, acquisition, bankruptcy proceeding or otherwise, we may transfer or sell your personal information to the new owner. In such a case, unless permitted otherwise by applicable law, your information would remain subject to the promises made in the applicable privacy policy unless you agree differently.

DEVEXPRESS's use of personal data is governed by the terms set forth in our comprehensive Privacy Policy:

<https://www.devexpress.com/aboutus/privacy-policy.xml>

19.1.CUSTOMER EXPERIENCE PROGRAM.

When you optionally join the Customer Experience Program, your computer or device automatically transmits information to DEVEXPRESS about the usage of the SOFTWARE DEVELOPMENT PRODUCT(S). This information is used to address issues within DEVEXPRESS products and improve quality/usability.

Opt in/Opt out

The Customer Experience Program is strictly optional, and you can opt in or opt out of the program at any time by executing the DEVEXPRESS installer and making the appropriate selection within the installation program.

Privacy

The Customer Experience Program does not transmit personally identifiable information such as your name, address, or phone number.

What we collect

The Customer Experience Program only collects information related to DEVEXPRESS controls and libraries. This information includes usage of DEVEXPRESS controls at design time within Visual Studio and usage of DEVEXPRESS demos. DEVEXPRESS CodeRush collects project type and file type information when you edit code in Visual Studio. No information is collected from applications/demos you create.

19.2.DEMO FEEDBACK.

The Demo Feedback feature presented within the included demo applications of the SOFTWARE DEVELOPMENT PRODUCT(S), allows you to send feedback to DEVEXPRESS and, optionally, include any additional information to describe the specific compliment or concern you may have with regards to the demo application. Although Demo Feedback doesn't intentionally collect personally identifiable information, it is possible that such information might be captured in the feedback text you provide. DEVEXPRESS does not wish to receive such information nor will it use this information to identify you. Except as otherwise described in this statement, Demo Feedback does not transmit personal information to DEVEXPRESS.

20. MISCELLANEOUS.

Where applicable, as part of the SOFTWARE DEVELOPMENT PRODUCT(S) installation, DEVEXPRESS may include and/or require the use of certain redistributable libraries made available in binary form by Microsoft under the terms and conditions of the following license agreements: .NET Library License (https://www.microsoft.com/net/dotnet_library_license.htm), ASP.NET MVC 3 Tools Software License (<https://www.microsoft.com/web/webpi/eula/aspnetmvc3update-eula.htm>), Entity Framework 6 Runtime License ([https://msdn.microsoft.com/en-us/library/dn467385\(v=vs.113\).aspx](https://msdn.microsoft.com/en-us/library/dn467385(v=vs.113).aspx)), and the Entity Framework 5 License ([https://msdn.microsoft.com/en-us/library/jj250905\(v=vs.113\).aspx](https://msdn.microsoft.com/en-us/library/jj250905(v=vs.113).aspx)).

Portions of the SOFTWARE DEVELOPMENT PRODUCT(S) may use or include content from the LibreOffice Dictionaries covered by the Open Source GPL license.

<https://github.com/LibreOffice/dictionaries/blob/master/en/license.txt>

No right of use or license is granted for the Map providers available in the SOFTWARE DEVELOPMENT PRODUCT. LICENSEE must obtain and follow the appropriate licensing terms and right of use set forth by each map provider.

When using OpenStreetMap data, you must read and understand the OpenStreetMap terms of use. Read the OpenStreetMap Legal FAQ. http://wiki.openstreetmap.org/wiki/Legal_FAQ.

If using OpenStreetMap Tiles, you must read and understand the OpenStreetMaps Tile Usage Policy. Read the OpenStreetMap Tile Policy. http://wiki.openstreetmap.org/wiki/Tile_usage_policy.

When using Bing Maps, you must read and understand Microsoft's terms of use. Read the Bing Maps Licensing and Pricing Information. <http://www.microsoft.com/maps/product/licensing.aspx>

This AGREEMENT shall be construed, interpreted, and governed by the laws of the State of Nevada, U.S.A. This AGREEMENT gives you specific legal rights; you may have others that vary from state to state and from country to country.

This AGREEMENT may only be modified in writing signed by you and an authorized officer of Developer Express Inc. If any provision of this AGREEMENT is found void or unenforceable, the remainder will remain valid and enforceable according to its terms. If any remedy provided is determined to have failed for its essential purpose, all limitations of liability and exclusions of damages set forth in the Limited Warranty shall remain in effect.

DEVEXPRESS reserves all rights not specifically granted in this AGREEMENT.

Should you have any questions concerning this AGREEMENT, contact us directly in the United States at +1 (818) 844 3383, or write: Developer Express Inc. Legal department / 505 N. Brand Blvd Suite 1450, Glendale CA 91203.

All trademarks and registered trademarks are property of their respective owners.

ASPOSE.EMAIL FOR .NET

The MIT License (MIT)

Copyright (c) 2001-2016 Aspose Pty Ltd

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

EV RUNTIME API

Copyright © 2016 Veritas Technologies LLC. All rights reserved.

Veritas, the Veritas Logo, Enterprise Vault, Compliance Accelerator, and Discovery Accelerator are trademarks or registered trademarks of Veritas Technologies LLC or its affiliates in the U.S. and other countries. Other names may be trademarks of their respective owners.

This product may contain third party software for which Veritas is required to provide attribution to the third party ("Third Party Programs"). Some of the Third-Party Programs are available under open source or free software licenses. The License Agreement accompanying the Software does not alter any rights or obligations you may have under those open source or free software licenses. For more information on the Third-Party Programs, please see the Third Party Notice document for this Veritas product that is available at <https://www.veritas.com/about/legal/license-agreements#3rd-party>.

The product described in this document is distributed under licenses restricting its use, copying, distribution, and decompilation/reverse engineering. No part of this document may be reproduced in any form by any means without prior written authorization of Veritas Technologies LLC and its licensors, if any.

THE DOCUMENTATION IS PROVIDED "AS IS" AND ALL EXPRESS OR IMPLIED CONDITIONS, REPRESENTATIONS AND WARRANTIES, INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT, ARE DISCLAIMED, EXCEPT TO THE EXTENT THAT SUCH DISCLAIMERS ARE HELD TO BE LEGALLY INVALID. VERITAS TECHNOLOGIES LLC SHALL NOT BE LIABLE FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES IN CONNECTION WITH THE FURNISHING, PERFORMANCE, OR USE OF THIS DOCUMENTATION. THE INFORMATION CONTAINED IN THIS DOCUMENTATION IS SUBJECT TO CHANGE WITHOUT NOTICE.

The Licensed Software and Documentation are deemed to be commercial computer software as defined in FAR 12.212 and subject to restricted rights as defined in FAR Section 52.227-19 "Commercial Computer Software - Restricted Rights" and DFARS 227.7202, et seq. "Commercial Computer Software and Commercial Computer Software Documentation," as applicable, and any successor regulations, whether delivered by Veritas as on premises or hosted services. Any use, modification, reproduction release, performance, display or disclosure of the Licensed Software and Documentation by the U.S. Government shall be solely in accordance with the terms of this Agreement.

Veritas Technologies LLC
500 E Middlefield Road
Mountain View, CA 94043
<http://www.veritas.com>

EWS MANAGED API

The MIT License (MIT)

Copyright (c) 2001-2016 Aspose Pty Ltd

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

FILEHELPERS

The MIT License (MIT)

Copyright (c) 2001-2016 Aspose Pty Ltd

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

LINQTOCSV

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

DEFINITIONS.

1. "License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation, source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to

Licensors for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, “submitted” means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as “Not a Contribution.”

“Contributor” shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

- 2. Grant of Copyright License.** Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.
- 3. Grant of Patent License.** Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.
- 4. Redistribution.** You may reproduce and distribute copies of the Work or Derivative Works there in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:
 - (a)** You must give any other recipients of the Work or Derivative Works a copy of this License; and
 - (b)** You must cause any modified files to carry prominent notices stating that You changed the files; and
 - (c)** You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and **(d)** If the Work includes a “NOTICE” text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

- 5. Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.
- 6. Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
- 7. Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an “AS IS” BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
- 8. Limitation of Liability.** In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
- 9. Accepting Warranty or Additional Liability.** While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

REPORTING

DEVELOPER EXPRESS INC

DEVEXPRESS ASP.NET Controls

Copyright (C) 2000-2019 Developer Express Inc.

Last revised November 2018

END-USER LICENSE AGREEMENT FOR ALL SOFTWARE DEVELOPMENT PRODUCT(S)
INCLUDED IN THIS DISTRIBUTION

IMPORTANT - PLEASE READ THIS END-USER LICENSE AGREEMENT ("AGREEMENT")
CAREFULLY BEFORE DOWNLOADING OR USING THE SOFTWARE DEVELOPMENT
PRODUCT(S) INCLUDED IN THIS DISTRIBUTION/INSTALLATION.

This Developer Express Inc ("DEVEXPRESS") AGREEMENT constitutes a legally binding agreement between you or the business and/or entity which you represent ("You" or "LICENSEE") and DEVEXPRESS for all DEVEXPRESS products, frameworks, widgets, source code, demos, intermediate files, media, printed materials, and documentation ("SOFTWARE DEVELOPMENT PRODUCT(S)") included in this distribution/installation.

By purchasing, installing, copying, or otherwise using the SOFTWARE DEVELOPMENT PRODUCT(S), you acknowledge that you have read this AGREEMENT and you agree to be bound by its terms and conditions. If you are representing a business and/or entity, you acknowledge that you have the legal authority to bind the business and/or entity you are representing to all the terms and conditions of this AGREEMENT.

If you do not agree to any of the terms and conditions of this AGREEMENT or if you do not have the legal authority to bind the business and/or entity you are representing to any of the terms and conditions of this AGREEMENT, DO NOT INSTALL, COPY, USE, EVALUATE, OR REPLICATE IN ANY MANNER, ANY PART, FILE OR PORTION OF THE SOFTWARE DEVELOPMENT PRODUCT(S).

All SOFTWARE DEVELOPMENT PRODUCT(S) is licensed, not sold.

1. GRANT OF LICENSE.

Subject to all the terms and conditions of this AGREEMENT, DEVEXPRESS grants LICENSEE a non-exclusive, non-transferable license to install and use the SOFTWARE DEVELOPMENT PRODUCT(S) included in this distribution as authorized in sections 1.1 through 1.5 below:

1.1. INDIVIDUAL USE LICENSE.

If you are an individual, you may install, copy, and use the SOFTWARE DEVELOPMENT PRODUCT(S) by purchasing a 12-month subscription from DEVEXPRESS or its authorized resellers, in accordance with Section 9 of this AGREEMENT.

1.2. BUSINESS AND GOVERNMENT USE LICENSE.

DEVEXPRESS licenses the SOFTWARE DEVELOPMENT PRODUCT(S) on a per-developer basis. If you represent a business and/or entity, you or your employees may install, copy, and use the SOFTWARE DEVELOPMENT PRODUCT(S) by purchasing a 12-month subscription from DEVEXPRESS or its authorized resellers for each developer using the SOFTWARE DEVELOPMENT PRODUCT(S), in accordance with Section 9 of this AGREEMENT. The number of licensed developers using the SOFTWARE DEVELOPMENT PRODUCT(S) must equal or be less than the number of seats purchased from DEVEXPRESS or its authorized resellers.

1.3. COMPLIMENTARY USE LICENSE.

If the SOFTWARE DEVELOPMENT PRODUCT(S) you have obtained is marked as “COMPLIMENTARY” or “FREE”, you may install and use the SOFTWARE DEVELOPMENT PRODUCT(S).

DEVEXPRESS reserves the right to discontinue at its discretion and without advance notice, the availability of COMPLIMENTARY or FREE versions of the SOFTWARE DEVELOPMENT PRODUCT(S) or its constituent parts at any time.

1.4. THIRTY (30) DAY EVALUATION -TRIAL USE LICENSE.

If the SOFTWARE DEVELOPMENT PRODUCT(S) you have obtained is marked as a “TRIAL” or “EVALUATION,” you may install one copy of the SOFTWARE DEVELOPMENT PRODUCT(S) for evaluation purposes only, for a period of 30 calendar days from the date of installation (“EVALUATION PERIOD”). Upon expiration of the EVALUATION PERIOD, the SOFTWARE DEVELOPMENT PRODUCT(S) must be uninstalled, and all copies destroyed.

You MAY NOT CREATE applications or begin software projects using the SOFTWARE DEVELOPMENT PRODUCT(S) under the terms of the THIRTY (30) DAY EVALUATION (TRIAL) USE LICENSE.

You MAY NOT REDISTRIBUTE files in the SOFTWARE DEVELOPMENT PRODUCT(S) distribution if using an evaluation or trial version of the SOFTWARE DEVELOPMENT PRODUCT(S).

1.5. PRERELEASE SOFTWARE.

SOFTWARE DEVELOPMENT PRODUCT(S) marked as PRE-RELEASE (including but not limited to the designation of Alpha, Beta, Community Technology Preview “CTP”, or Release Candidate “RC”)

may contain deficiencies and as such, should not be considered for use or integrated in any mission critical application.

Only you as the LICENSEE have the right to use the libraries, redistributables, or other files of the SOFTWARE DEVELOPMENT PRODUCT(S) (or any portions thereof) for developing programs created with the SOFTWARE DEVELOPMENT PRODUCT(S). You may not share copies of the Redistributables with other co-developers. You may not reproduce or distribute any DEVEXPRESS documentation without the permission of DEVEXPRESS.

2. REDISTRIBUTION.

The SOFTWARE DEVELOPMENT PRODUCT(s) may include certain files (“REDISTRIBUTABLE(s)”) intended for distribution by you to the users of software applications which you create.

Redistributables include, for example, those files identified in printed or on-line documentation as redistributable files or those files preselected for deployment by an install utility provided with the SOFTWARE DEVELOPMENT PRODUCT(S) (if any). In all circumstances, the REDISTRIBUTABLES for the SOFTWARE DEVELOPMENT PRODUCT(S) are only those files specifically designated as such by DEVEXPRESS.

AT NO TIME MAY LICENSEE CREATE ANY TOOL, REDISTRIBUTABLE, OR PRODUCT THAT DIRECTLY OR INDIRECTLY COMPETES WITH ANY DEVEXPRESS PRODUCT(S), INCLUDING BUT NOT LIMITED TO THE SOFTWARE DEVELOPMENT PRODUCT(S), BY UTILIZING ALL OR ANY PORTION OF THE DEVEXPRESS SOFTWARE DEVELOPMENT PRODUCT(S).

Distribution by the LICENSEE of any design-time tools (EXE's or DLL's), executables, and source code distributed to LICENSEE by DEVEXPRESS as part of this SOFTWARE DEVELOPMENT PRODUCT(S) and not explicitly identified as a redistributable file is strictly prohibited. The LICENSEE shall not develop software applications that provide an application programming interface to the SOFTWARE DEVELOPMENT PRODUCT(S) or the SOFTWARE DEVELOPMENT PRODUCT(S) as modified.

The LICENSEE may NOT distribute the SOFTWARE DEVELOPMENT PRODUCT(S), in any format, to others for development or application compilation purposes.

If you have purchased a 12-month subscription as described in Section 9 of this AGREEMENT, or have obtained a COMPLIMENTARY USE LICENSE as described in Section 1.3 of this AGREEMENT, you may reproduce and distribute copies of the REDISTRIBUTABLES, provided that such copies are made from the original copy of the REDISTRIBUTABLES included with the SOFTWARE DEVELOPMENT PRODUCT(S) or modified versions of the REDISTRIBUTABLES which are provided to you by DEVEXPRESS or those which you create. Copies of REDISTRIBUTABLES may only be distributed with and for the sole purpose of executing application programs permitted under this AGREEMENT that you have created using the SOFTWARE DEVELOPMENT PRODUCT(S).

The complete list of REDISTRIBUTABLES under this AGREEMENT is as follows:

DevExpress.AspNetCore.Common.v18.2.dll

DevExpress.AspNetCore.Core.v18.2.dll

DevExpress.AspNetCore.Reporting.v18.2.dll

DevExpress.BonusSkins.v18.2.dll
DevExpress.Charts.v18.2.Core.dll
DevExpress.CodeParser.v18.2.dll
DevExpress.Data.v18.2.dll
DevExpress.DataAccess.v18.2.dll
DevExpress.DataAccess.v18.2.UI.dll
DevExpress.Diagram.v18.2.Core.dll
DevExpress.Mvvm.v18.2.dll
DevExpress.Office.v18.2.Core.dll
DevExpress.Pdf.v18.2.Core.dll
DevExpress.PivotGrid.v18.2.Core.dll
DevExpress.Printing.v18.2.Core.dll
DevExpress.RichEdit.v18.2.Core.dll
DevExpress.RichEdit.v18.2.Export.dll
DevExpress.Sparkline.v18.2.Core.dll
DevExpress.Utils.v18.2.dll
DevExpress.Web.ASPxThemes.v18.2.dll
DevExpress.Web.Resources.v18.2.dll
DevExpress.Web.v18.2.dll
DevExpress.Xpf.CodeView.v18.2.dll
DevExpress.Xpf.Core.v18.2.dll
DevExpress.Xpf.DataAccess.v18.2.dll
DevExpress.Xpf.Diagram.v18.2.dll
DevExpress.Xpf.Docking.v18.2.dll
DevExpress.Xpf.DocumentViewer.v18.2.Core.dll
DevExpress.Xpf.ExpressionEditor.v18.2.dll
DevExpress.Xpf.Grid.v18.2.Core.dll
DevExpress.Xpf.Grid.v18.2.dll
DevExpress.Xpf.Layout.v18.2.Core.dll
DevExpress.Xpf.LayoutControl.v18.2.dll
DevExpress.Xpf.NavBar.v18.2.dll
DevExpress.Xpf.PivotGrid.v18.2.dll
DevExpress.Xpf.Printing.v18.2.dll
DevExpress.Xpf.PropertyGrid.v18.2.dll
DevExpress.Xpf.ReportDesigner.v18.2.dll

DevExpress.Xpf.Ribbon.v18.2.dll
DevExpress.Xpf.RichEdit.18.1.dll
DevExpress.Xpo.v18.2.dll
DevExpress.XtraBars.v18.2.dll
DevExpress.XtraCharts.v18.2.dll
DevExpress.XtraCharts.v18.2.Extensions.dll
DevExpress.XtraCharts.v18.2.Wizard.dll
DevExpress.XtraEditors.v18.2.dll
DevExpress.XtraLayout.v18.2.dll
DevExpress.XtraNavBar.v18.2.dll
DevExpress.XtraPivotGrid.v18.2.dll
DevExpress.XtraPrinting.v18.2.dll
DevExpress.XtraReports.v18.2.dll
DevExpress.XtraReports.v18.2.CodeCompletion.dll
DevExpress.XtraReports.v18.2.Extensions.dll
DevExpress.XtraReports.v18.2.Service.dll
DevExpress.XtraReports.v18.2.Web.Azure.dll
DevExpress.XtraReports.v18.2.Web.dll
DevExpress.XtraReports.v18.2.Web.WebForms.dll
DevExpress.XtraRichEdit.v18.2.dll
DevExpress.XtraTreeList.v18.2.dll
DevExpress.XtraVerticalGrid.v18.2.dll

Where applicable and/or available, localized language resources may be provided in the form of REDISTRIBUTABLE assemblies corresponding to the REDISTRIBUTABLE naming schemes listed in this AGREEMENT:

DevExpress.*.v18.2.resources.dll

LICENSEE MAY NOT REDISTRIBUTE any files in the SOFTWARE DEVELOPMENT PRODUCT(S) distribution if using an evaluation, trial, Not for Resale, or demo version of the SOFTWARE DEVELOPMENT PRODUCT(S).

3. COPYRIGHT.

All title and copyrights in and to the SOFTWARE DEVELOPMENT PRODUCT(S) (including but not limited to any DEVEXPRESS trademarks, copywritten images, demos, source code, intermediate files, packages, photographs, redistributables, animations, video, audio, music, text, and “applets” incorporated into the SOFTWARE DEVELOPMENT PRODUCT(S) the accompanying printed

materials, and any copies of the SOFTWARE DEVELOPMENT PRODUCT(S)) are owned by DEVEXPRESS or its subsidiaries.

The SOFTWARE DEVELOPMENT PRODUCT(S) is protected by copyright laws and international treaty provisions and therefore, you must treat the SOFTWARE DEVELOPMENT PRODUCT(S) like any other copyrighted material except that you may install and use the SOFTWARE DEVELOPMENT PRODUCT(S) as described in this AGREEMENT.

4. OPEN SOURCE LIBRARIES.

The SOFTWARE DEVELOPMENT PRODUCT(S) found in this installation package may include or require certain third-party, open source components or libraries (“THE OPEN SOURCE LIBRARIES”).

Where applicable, DEVEXPRESS may include a “NOTICE” file to provide a list of THE OPEN SOURCE LIBRARIES required for certain portions of the documentation, sample source code, and other demo projects.

THE OPEN SOURCE LIBRARIES included in the SOFTWARE DEVELOPMENT PRODUCT(S) are done so pursuant to each individual open source library license and subject to the disclaimers and limitations on liability set forth in each open source library license.

The SOFTWARE DEVELOPMENT PRODUCT(S) may include external installation references for THE OPEN SOURCE LIBRARIES on their respective package management locations. These external locations may include, but are not limited to, NuGet or NPM. Prior to installing THE OPEN SOURCE LIBRARIES, You are responsible for reviewing and agreeing to each associated license agreement accompanying a library, and any other sub-dependency required by that library.

Whether included as part of the SOFTWARE DEVELOPMENT PRODUCT(S) installation package, or referenced as an external dependency or requirement, THE OPEN SOURCE LIBRARIES are provided “AS IS”, WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL DEVEXPRESS, THE AUTHORS, OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE OPEN SOURCE LIBRARIES OR THE USE OF OTHER DEALINGS IN THE OPEN SOURCE LIBRARIES.

THE OPEN SOURCE LIBRARIES listed in this section are included in this SOFTWARE DEVELOPMENT PRODUCT(S) installation package.

Ace (Ajax.org Cloud9 Editor) (Open Source - BSD License)

Copyright (c) 2010, Ajax.org B.V.

<https://github.com/ajaxorg/ace/blob/master/LICENSE>

cldrjs (Open Source - MIT License)

Copyright (c) Rafael Xavier de Souza <http://rafael.xavier.blog.br>

<https://github.com/rxaviers/cldrjs/blob/master/LICENSE>

EntityFramework6 (Open Source - Apache License)

Copyright (c) Microsoft Open Technologies, Inc. All rights reserved.

<https://github.com/aspnet/EntityFramework6/blob/master/License.txt>

Globalize JavaScript Library (Open Source - MIT License)

Copyright (c) Software Freedom Conservancy, Inc.

<http://jquery.org/license>

jQuery JavaScript Library (Open Source - MIT License)

Copyright (c) jQuery Foundation and other contributors

<http://jquery.com/>

jQueryUI JavaScript Library (Open Source - MIT License)

Copyright (c) jQuery Foundation and other contributors

<http://jqueryui.com/>

Knockout JavaScript Library (Open Source - MIT License)

Copyright (c) Knockoutjs.com

<http://knockoutjs.com/>

<http://opensource.org/licenses/mit-license.php>

Libjpeg-turbo (BSD License)

Copyright (c) 2017 The Independent JPEG Group

<https://github.com/libjpeg-turbo/libjpeg-turbo/blob/master/LICENSE.md>

SQLite (Public Domain)

<https://www.sqlite.org/copyright.html>

5. TWELVE (12) MONTH SUBSCRIPTION AND UPDATES.

DEVEXPRESS licenses the SOFTWARE DEVELOPMENT PRODUCT(S) on a subscription basis. A subscription lasts for a 12-month period from the date of purchase. LICENSEE will be eligible to receive all major and minor updates for the SOFTWARE DEVELOPMENT PRODUCT(S) during this 12-month period. Upon expiration of a subscription (12 months, plus 1 day after original purchase

date), LICENSEE can optionally renew the SOFTWARE DEVELOPMENT PRODUCT(S) subscription for an additional 12-month period (and each subsequent year thereafter) in order to continue receiving major and minor updates of the SOFTWARE DEVELOPMENT PRODUCT(S) from DEVEXPRESS.

If the SOFTWARE DEVELOPMENT PRODUCT(S) is labeled as an update, you must be properly licensed to obtain the updated SOFTWARE DEVELOPMENT PRODUCT(S). A SOFTWARE DEVELOPMENT PRODUCT(S) labeled as an update replaces and/or supplements the SOFTWARE DEVELOPMENT PRODUCT(S) that formed the basis for your eligibility for the update, and together constitutes a single PRODUCT(S). You may only use the updated PRODUCT(S) in accordance with all the terms of this AGREEMENT.

Pricing for the 12-month SOFTWARE DEVELOPMENT PRODUCT(S) subscription and any subsequent renewal of the subscription are listed on devexpress.com and subject to change with or without notice.

REDISTRIBUTABLES referenced in this AGREEMENT are dependent upon the type of 12-month subscription purchased from DEVEXPRESS.

DEVEXPRESS reserves the right to discontinue the SOFTWARE DEVELOPMENT PRODUCT(S) or its constituents, at any time.

6. DOWNLOAD OF SOFTWARE DEVELOPMENT PRODUCT(S).

The SOFTWARE DEVELOPMENT PRODUCT(S) will be made available for download from DevExpress.com exclusively.

7. EXPORT RESTRICTIONS.

DEVEXPRESS expressly complies with all export restrictions imposed by the government of the United States of America. You, as LICENSEE, must agree not to export or re-export the SOFTWARE DEVELOPMENT PRODUCT(S) within any created application to any country, person, entity or end user subject to U.S.A. export restrictions. Restricted countries currently include, but are not necessarily limited to Cuba, Iran, North Korea, Sudan, and Syria. You warrant and represent that neither the U.S.A. Bureau of Export Administration nor any other federal agency has suspended, revoked or denied your export privileges.

8. DISCLAIMER OF WARRANTY.

DEVEXPRESS expressly disclaims any warranty for the SOFTWARE DEVELOPMENT PRODUCT(S). THE SOFTWARE DEVELOPMENT PRODUCT(S) AND ANY RELATED DOCUMENTATION IS PROVIDED "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR NONINFRINGEMENT. DEVEXPRESS DOES NOT WARRANT, GUARANTEE, OR MAKE ANY REPRESENTATIONS REGARDING THE USE, OR THE RESULTS OF THE USE, OF THE SOFTWARE DEVELOPMENT

PRODUCT(S) IN TERMS OF CORRECTNESS, ACCURACY, RELIABILITY, OR OTHERWISE. THE ENTIRE RISK ARISING OUT OF USE OR PERFORMANCE OF THE SOFTWARE DEVELOPMENT PRODUCT(S) REMAINS WITH YOU. No oral or written information or advice given by DEVEXPRESS or its employees shall create a warranty or in any way increase the scope of this warranty.

9. LIMITATIONS ON LIABILITY.

To the maximum extent permitted by applicable law, in no event shall DEVEXPRESS be liable for any special, incidental, indirect, or consequential damages whatsoever (including, without limitation, damages for loss of business profits, business interruption, loss of business information, or any other pecuniary loss) arising out of the use of or inability to use the SOFTWARE DEVELOPMENT PRODUCT(S) or the provision of or failure to provide SUPPORT SERVICES, even if DEVEXPRESS has been advised of the possibility of such damages.

LICENSEE understands that the SOFTWARE DEVELOPMENT PRODUCT(S) may produce inaccurate results because of a failure or fault within the SOFTWARE DEVELOPMENT PRODUCT(S) or failure by LICENSEE to properly use and or deploy the SOFTWARE DEVELOPMENT PRODUCT(S). LICENSEE assumes full and sole responsibility for any use of the SOFTWARE DEVELOPMENT PRODUCT(S), and bears the entire risk for failures or faults within the SOFTWARE DEVELOPMENT PRODUCT(S). You agree that regardless of the cause of failure or fault or the form of any claim, YOUR SOLE REMEDY AND DEVEXPRESS'S SOLE OBLIGATION SHALL BE GOVERNED BY THIS AGREEMENT AND IN NO EVENT SHALL DEVEXPRESS'S LIABILITY EXCEED THE PRICE PAID TO DEVEXPRESS FOR THE SOFTWARE DEVELOPMENT PRODUCT(S). This Limited Warranty is void if failure of the SOFTWARE DEVELOPMENT PRODUCT(S) has resulted from accident, abuse, alteration, unauthorized use, or misapplication of the SOFTWARE DEVELOPMENT PRODUCT(S).

10. INDEMNIFICATION.

You hereby agree to indemnify DEVEXPRESS and its officers, directors, employees, agents, and representatives from each and every demand, claim, loss, liability, or damage of any kind, including actual attorney's fees, whether in tort or contract, that it or any of them may incur by reason of, or arising out of, any claim which is made by any third party with respect to any breach or violation of this AGREEMENT by you or any claims based on the Applications and the SOFTWARE DEVELOPMENT PRODUCT(S) included herein, including without limitation any claims asserted by your end user customers.

11. U.S. GOVERNMENT RESTRICTED RIGHTS.

For SOFTWARE DEVELOPMENT PRODUCT(S) purchased, installed, copied or otherwise used on behalf of any United States Government agency or department ("US GOVT"), US GOVT agrees that the SOFTWARE DEVELOPMENT PRODUCT(S) are acquired with restricted rights according to the following:

For the Department of Defence: The SOFTWARE DEVELOPMENT PRODUCT(S) is “Commercial Computer Software” as defined in Clause 252.227-7013(c)(1) of the DFARS.

For all agencies or departments: US GOVT rights in the SOFTWARE DEVELOPMENT PRODUCT(S) is defined in Clause 52.227-19(c)(2) of the FAR.

The manufacturer of the SOFTWARE DEVELOPMENT PRODUCT(S) is: Developer Express, Inc., 505 N. Brand Blvd Suite 1450 Glendale, CA 91203.

12. SUPPORT SERVICES.

DEVEXPRESS may provide you with support services related to the SOFTWARE DEVELOPMENT PRODUCT(S) (“SUPPORT SERVICES”). Use of SUPPORT SERVICES is governed by DEVEXPRESS policies and programs described in the user manual, in “on line” documentation and/or other DEVEXPRESS provided materials. DEVEXPRESS may restrict or otherwise discontinue SUPPORT SERVICES provided to you if your use of SUPPORT SERVICES is deemed by DEVEXPRESS, in its sole and reasonable discretion, to be excessive and beyond the scope of fair use.

Any supplemental SOFTWARE DEVELOPMENT PRODUCT(S) provided to you as part of the SUPPORT SERVICES shall be considered part of the SOFTWARE DEVELOPMENT PRODUCT(S) and subject to the terms and conditions of this AGREEMENT. With respect to technical information you provide to DEVEXPRESS as part of the SUPPORT SERVICES, DEVEXPRESS may use such information for its business purposes, including for SOFTWARE DEVELOPMENT PRODUCT(S) support and development.

13. TERMINATION.

Without prejudice to any other rights or remedies, DEVEXPRESS will terminate this AGREEMENT upon your failure to comply with all the terms and conditions of this AGREEMENT. In such events, LICENSEE must destroy all copies of the SOFTWARE DEVELOPMENT PRODUCT(S) and all of its component parts including any related documentation, and must remove ANY and ALL use of DEVEXPRESS intellectual property from any applications distributed by LICENSEE, whether in native, altered or compiled states.

14. TAX.

DEVEXPRESS delivers its software electronically and does not collect sales or use tax for residents of US states in which it operates. You should confirm that your local, state, or federal government does not impose any sales or use tax on electronically delivered software. You are entirely liable for any such sales or use tax.

15. PERSONAL DATA.

All Information DEVEXPRESS collects from you is stored and maintained on servers utilizing reasonable and appropriate data security safeguards. DEVEXPRESS does not lend, lease, sell, or market information it obtains from its customers or those who provide us personally identifiable information. DEVEXPRESS does not disclose purchase information or licensing information to third parties.

DEVEXPRESS collects personally identifiable information whenever you purchase/license a DEVEXPRESS product or service. Information includes Name, Address, Phone Number, Email address, Payment Information, Product Purchases, Licenses Owned, Employee/Contact Details, etc. The information we collect allows DEVEXPRESS to communicate with you regarding upcoming product updates, new product releases, company news and other important business matters.

DEVEXPRESS does not wish to receive, act to procure, nor desire to solicit, confidential or proprietary materials and information from you through the use of the SOFTWARE DEVELOPMENT PRODUCT(S) or SUPPORT SERVICES. Any and all materials, attachments, or information submitted by you as part of error submissions, or divulged during chats, online discussions, Support Centre submissions, or made available to DEVEXPRESS in any manner will be deemed NOT to be confidential by DEVEXPRESS. You acknowledge that submissions to DEVEXPRESS will not be considered confidential or proprietary and that DEVEXPRESS will be under no obligation to keep such information confidential.

Your election to use the SOFTWARE DEVELOPMENT PRODUCT(S) indicates your acceptance of the terms of this AGREEMENT. You are responsible for maintaining confidentiality of your username, password, and other sensitive information. You are responsible for all activities that occur in your user account and in case of any unauthorized activity on your account, you agree to inform DEVEXPRESS immediately by any method listed on the DEVEXPRESS website's Contacts page. DEVEXPRESS is not responsible for any loss or damage to you or to any third party incurred as a result of any unauthorized access and/or use of your user account, or otherwise.

DEVEXPRESS may disclose or report Confidential Information in limited circumstances where it believes in good faith that disclosure is required under the law. For example, DEVEXPRESS may be required to disclose Confidential Information to cooperate with regulators or law enforcement authorities, to comply with a legal process such as a court order, subpoena, search warrant, or a law enforcement request. Additionally, if the ownership of all or substantially all of our business changes or we otherwise transfer assets relating to our business or the SOFTWARE DEVELOPMENT PRODUCT(S) to a third party, such as by merger, acquisition, bankruptcy proceeding or otherwise, we may transfer or sell your personal information to the new owner. In such a case, unless permitted otherwise by applicable law, your information would remain subject to the promises made in the applicable privacy policy unless you agree differently.

DEVEXPRESS's use of personal data is governed by the terms set forth in our comprehensive Privacy Policy: <https://www.devexpress.com/aboutus/privacy-policy.xml>.

15.1.CUSTOMER EXPERIENCE PROGRAM.

When you optionally join the Customer Experience Program, your computer or device automatically transmits information to DEVEXPRESS about the usage of the SOFTWARE DEVELOPMENT

PRODUCT(S). This information is used to address issues within DEVEXPRESS products and improve quality/usability.

Opt in/Opt out

The Customer Experience Program is strictly optional, and you can opt in or opt out of the program at any time by executing the DEVEXPRESS installer and making the appropriate selection within the installation program.

Privacy

The Customer Experience Program does not transmit personally identifiable information such as your name, address, or phone number.

What we collect

The Customer Experience Program only collects information related to DEVEXPRESS controls and libraries. This information includes usage of DEVEXPRESS controls at design time within Visual Studio and usage of DEVEXPRESS demos. DEVEXPRESS CodeRush collects project type and file type information when you edit code in Visual Studio. No information is collected from applications/demos you create.

15.2.DEMO FEEDBACK.

The Demo Feedback feature presented within the included demo applications of the SOFTWARE DEVELOPMENT PRODUCT(S), allows you to send feedback to DEVEXPRESS and, optionally, include any additional information to describe the specific compliment or concern you may have with regards to the demo application. Although Demo Feedback doesn't intentionally collect personally identifiable information, it is possible that such information might be captured in the feedback text you provide. DEVEXPRESS does not wish to receive such information nor will it use this information to identify you. Except as otherwise described in this statement, Demo Feedback does not transmit personal information to DEVEXPRESS.

16. MISCELLANEOUS.

Where applicable, as part of the SOFTWARE DEVELOPMENT PRODUCT(S) installation, DEVEXPRESS may include and/or require the use of certain redistributable libraries made available in binary form by Microsoft under the terms and conditions of the following license agreements: : .NET Library License (https://www.microsoft.com/net/dotnet_library_license.htm), ASP.NET MVC 3 Tools Software License (<https://www.microsoft.com/web/webpi/eula/aspnetmvc3update-eula.htm>), Entity Framework 6 Runtime License ([https://msdn.microsoft.com/en-us/library/dn467385\(v=vs.113\).aspx](https://msdn.microsoft.com/en-us/library/dn467385(v=vs.113).aspx)), and the Entity Framework 5 License ([https://msdn.microsoft.com/en-us/library/jj250905\(v=vs.113\).aspx](https://msdn.microsoft.com/en-us/library/jj250905(v=vs.113).aspx)).

Portions of the SOFTWARE DEVELOPMENT PRODUCT(S) may use or include content from the LibreOffice Dictionaries covered by the Open Source GPL license.
<https://github.com/LibreOffice/dictionaries/blob/master/en/license.txt>.

No right of use or license is granted for the Map providers available in the SOFTWARE DEVELOPMENT PRODUCT. LICENSEE must obtain and follow the appropriate licensing terms and right of use set forth by each map provider.

When using OpenStreetMap data, you must read and understand the OpenStreetMap terms of use. Read the OpenStreetMap Legal FAQ. http://wiki.openstreetmap.org/wiki/Legal_FAQ.

If using OpenStreetMap Tiles, you must read and understand the OpenStreetMaps Tile Usage Policy. Read the OpenStreetMap Tile Policy. http://wiki.openstreetmap.org/wiki/Tile_usage_policy.

When using Bing Maps, you must read and understand Microsoft's terms of use. Read the Bing Maps Licensing and Pricing Information. <http://www.microsoft.com/maps/product/licensing.aspx>.

This AGREEMENT shall be construed, interpreted, and governed by the laws of the State of Nevada, U.S.A. This AGREEMENT gives you specific legal rights; you may have others that vary from state to state and from country to country.

This AGREEMENT may only be modified in writing signed by you and an authorized officer of Developer Express Inc. If any provision of this AGREEMENT is found void or unenforceable, the remainder will remain valid and enforceable according to its terms. If any remedy provided is determined to have failed for its essential purpose, all limitations of liability and exclusions of damages set forth in the Limited Warranty shall remain in effect.

DEVEXPRESS reserves all rights not specifically granted in this AGREEMENT.

Should you have any questions concerning this AGREEMENT, contact us directly in the United States at +1 (818) 844 3383, or write: Developer Express Inc. Legal department / 505 N. Brand Blvd Suite 1450, Glendale CA 91203.

All trademarks and registered trademarks are property of their respective owners.