

LICENSE AGREEMENT, TERMS OF USE AND NON-DISCLOSURE AGREEMENT

The "Products" licensed in this agreement are:

Use of the services at 1Lor2, LLC or any of its other affiliated websites, known in this agreement also known as "the group".

1. License Grant. 1Lor2, LLC (hereafter referred to as 1Lor2, LLC) grants you a limited, non-exclusive, non-sub licensable, non-transferable license to use the Products of 1Lor2, LLC

2. Restrictions. Except with 1Lor2, LLC prior written consent, you may not: (1) modify or create any derivative works of any Product or its documentation, including customization, translation or localization; (2) decompile, disassemble, reverse engineer, or otherwise attempt to derive the source code for any Product or the communications protocols for accessing any 1LOR2, LLC service (except to the extent applicable laws specifically prohibit such restriction); (3) redistribute, encumber, sell, rent, lease, sublicense, or otherwise transfer rights to a Product; or, (4) remove or alter any trademark, logo, copyright or other proprietary notices, legends, symbols or labels in the Products.

The software will be available at an unlimited use for the term.

3. Proprietary Rights. Title, ownership rights, and intellectual property rights in the Products and any 1LOR2, LLC database, including but not limited to 1LOR2, LLC components and algorithms and access to the 1LOR2, LLC service server complex, shall remain in 1LOR2, LLC or its licensors and other suppliers. You expressly acknowledge such ownership and intellectual property rights and will not take any action to jeopardize, limit or interfere in any manner with 1LOR2, LLC's or its licensors' or other suppliers' ownership of or rights with respect to the Products. The Products are protected by copyright and other intellectual property laws and by international treaties. All trademarks used in connection with the Products are owned by 1LOR2, LLC, its affiliates or its licensors and other suppliers, and no license to use any such trademarks is provided hereunder. You agree that 1LOR2, LLC may use in any manner and without limitation all comments, suggestions, complaints, data (including data entered into the Products) and other feedback you provide relating to any Product. You also agree that the title to and ownership of any intellectual property rights relating to or arising out of all comments, suggestions, complaints, data (including data entered into the Products) and other feedback provided by you provide rests exclusively and shall remain with 1LOR2, LLC.

4. Use and Availability Of Open Source Code. Portions of some Products were created using source code available through various open source projects. The licenses and availability of source code for such components are specified in the copyright notice file delivered with such Product.

5. DISCLAIMER OF WARRANTY. UNLESS OTHERWISE EXPRESSLY PROVIDED IN THIS AGREEMENT, THE PRODUCTS ARE PROVIDED WITH ALL Licensing Agreement, FAULTS ON AN "AS IS" BASIS AND THE ENTIRE RISK AS TO SATISFACTORY QUALITY, PERFORMANCE, ACCURACY AND EFFORT IS WITH YOU. THE PRODUCTS ARE PROVIDED WITHOUT WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, OR NON-INFRINGEMENT, EXCEPT

TO THE EXTENT SUCH WARRANTIES ARE LEGALLY INCAPABLE OF EXCLUSION. 1LOR2, LLC AND ITS LICENSORS AND OTHER SUPPLIERS DO NOT WARRANT THAT THE FUNCTIONALITY OF THE PRODUCTS WILL MEET YOUR REQUIREMENTS OR THAT ERRORS IN THE PRODUCTS WILL BE CORRECTED, NOR DO THEY WARRANT OR MAKE ANY REPRESENTATIONS REGARDING THE USE OR THE RESULTS OF THE USE OF ANY PRODUCT OR RELATED DOCUMENTATION IN TERMS OF THEIR CORRECTNESS,

ACCURACY, RELIABILITY, OR OTHERWISE. NO ORAL OR WRITTEN INFORMATION OR ADVICE GIVEN BY 1LOR2, LLC OR AN 1LOR2, LLC AUTHORIZED REPRESENTATIVE SHALL CREATE A WARRANTY OR IN ANY WAY INCREASE THE SCOPE OF ANY WARRANTY THAT CANNOT BE DISCLAIMED UNDER APPLICABLE LAW. 1LOR2, LLC AND ITS LICENSORS AND OTHER SUPPLIERS HAVE NO LIABILITY WITH RESPECT TO YOUR USE OF THE PRODUCTS. YOU BEAR THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PRODUCTS YOU CHOOSE TO USE AND YOU ASSUME THE ENTIRE COST OF ANY SERVICE AND REPAIR. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS AGREEMENT. NO USE OF THE PRODUCTS IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

6. LIMITATION OF LIABILITY. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT WILL 1LOR2, LLC OR ITS PARENT, SUBSIDIARIES, AFFILIATES, DIRECTORS, EMPLOYEES, DISTRIBUTORS, LICENSORS, SUPPLIERS, AGENTS OR RESELLERS (COLLECTIVELY, THE "1LOR2, LLC GROUP") BE LIABLE FOR ANY INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL, OR EXEMPLARY DAMAGES ARISING OUT OF OR IN ANY WAY RELATING TO THIS AGREEMENT OR THE USE OF OR INABILITY TO USE ANY PRODUCT OR ITS DOCUMENTATION, INCLUDING, BUT NOT LIMITED TO LOST PROFITS, LOST DATA, LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, MOBILE DEVICES OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF IT HAS BEEN ADVISED OF THE POSSIBILITY THEREOF, AND REGARDLESS OF THE LEGAL OR EQUITABLE THEORY (CONTRACT, TORT OR OTHERWISE) UPON WHICH THE CLAIM IS BASED. IN ANY CASE, THE 1LOR2, LLC GROUP'S ENTIRE COLLECTIVE LIABILITY AND YOUR EXCLUSIVE REMEDY UNDER ANY PROVISION OF THIS AGREEMENT SHALL BE THE REPLACEMENT OF ANY PRODUCT FOUND TO BE DEFECTIVE, WITH THE EXCEPTION OF DEATH OR PERSONAL INJURY CAUSED BY THE NEGLIGENCE OF 1LOR2, LLC TO THE EXTENT APPLICABLE LAW PROHIBITS THE LIMITATION OF DAMAGES IN SUCH CASES. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL, CONSEQUENTIAL OR SPECIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

7. Confidentiality. "Confidential Information" shall mean the Software or Hardware Products, and information concerning 1LOR2, LLC's business, products, services, content, finances, subscribers, tools, source code, product designs and plans, customer lists, product development plans, release dates, forecasts, strategies, pricing, and other marketing and technical information and other unpublished information provided to you by 1LOR2, LLC; and all other information which 1LOR2, LLC characterizes as confidential at the time of its disclosure either in writing or orally, except for information which you can demonstrate:

- (a) is previously rightfully known to you without restriction on disclosure;
- (b) is or becomes, from no act or failure to act on your part, generally known in the relevant industry or public domain;
- (c) is disclosed to you by a third party as a matter of right and without restriction on disclosure; or
- (d) is independently developed by you without access to the Confidential Information.

You shall at all times, both during the term of this Agreement and for a period of 25 years after termination of your right to use each Product, keep in confidence all such Confidential Information, provided, however, that any source code you receive and all information concerning the communications protocols for accessing the 1LOR2, LLC Network, shall be held in confidence in perpetuity. You shall not disclose, disseminate or otherwise publish or communicate Confidential

Information to any person, firm, corporation or other third party without the prior written consent of 1LOR2, LLC.

You shall not use any Confidential Information other than in the course of the activities permitted hereunder.

If you are using a Product on behalf of your company, you shall only disclose Confidential Information to another employee or contractor under binding obligations of confidentiality substantially similar to those set forth on a "need to know" basis. You shall notify 1LOR2, LLC in writing immediately upon discovery of any unauthorized use or disclosure of Confidential Information or any other breach of this Agreement, and will cooperate with 1LOR2, LLC in every reasonable way to regain possession of Confidential Information and prevent any further unauthorized use. If you are legally compelled to disclose any of the Confidential Information, then, prior to such disclosure, you will immediately notify 1LOR2, LLC prior to such disclosure to allow 1LOR2, LLC an opportunity to contest the disclosure, assert the privileged and confidential nature of the Confidential Information, and cooperate fully with 1LOR2, LLC in protecting against any such disclosure or obtaining a protective order narrowing the scope of such disclosure or use of the Confidential Information. In the event such protection is not obtained, you shall disclose the Confidential Information only to the extent necessary to comply with the applicable legal requirements. You shall promptly furnish to 1LOR2, LLC all testing results including, but not limited to, any errors or bugs found in a Product, which errors or bugs shall be deemed Confidential Information.

The parties do not intend that you will disclose to 1LOR2, LLC, and agree that you will refrain from disclosing to 1LOR2, LLC, any information that you regard as proprietary or trade secrets. However, 1LOR2, LLC will protect the confidentiality of all information you disclose to 1LOR2, LLC using the same reasonable and necessary commercial efforts it uses in the protection of its own internal information. None of the information you disclose to 1LOR2, LLC will be disclosed to any third party without your prior written consent or governmental order of which you have been made aware.

You may not disclose information about any product developed by 1LOR2, LLC, including user credentials to login into 1Lor2, LLC, to ANY competitor or potential competitor to 1Lor2, LLC or any other product developed by 1LOR2, LLC. If you are a competitor and create any profile in 1Lor2, LLC or any other product developed by 1LOR2, LLC you may be subject to prosecution both civil and criminal under the pretense of "Social Engineering to gain a competitive edge".

8. Export Control. You agree to comply with all export and import laws and restrictions and regulations of any United States or foreign agency or authority, and not to export, re-export or import the Products or any direct product thereof in violation of any such restrictions, laws or regulations, or without all necessary approvals. For example, you may not export or re-export any commodities, software, or technical data received from 1LOR2, LLC, or any direct product of such commodities, software or technical data, to any proscribed country, party, or entity listed in the applicable laws, regulations, and rules of the U.S. Government unless properly authorized. As applicable, each party shall obtain and bear all expenses and responsibility relating to any necessary licenses or exemptions with respect to its own export or re-export of a Product from the U.S.

9. Injunctive Relief. You acknowledge and agree that, notwithstanding any other provisions of this Agreement, your breach or threatened breach of this Agreement shall cause 1LOR2, LLC irreparable damage for which recovery of money damages would be inadequate and that 1LOR2, LLC therefore

may obtain timely injunctive relief to protect its rights under this Agreement in addition to any and all other remedies available at law or in equity.

10. U.S. Government End Users. Each Product is a "commercial item," as that term is defined in 48 C.F.R. 2.101, consisting of "commercial computer software" and "commercial computer software documentation," as such terms are used in 48 C.F.R. 12.212(Sept. 1995) and 48 C.F.R. 227.7202 (June 1995). Consistent with 48 C.F.R. 12.212, 48 C.F.R. 27.405(b)(2) (June 1998) and 48 C.F.R. 227.7202, all U.S. Government End Users acquire the Products with only those rights as set forth.

11. Periodical Mailing. You agree to periodical mailing, including email, regarding news, upcoming offerings, etc from our organization or sister companies, including 1Lor2, LLC Inc and any web sites they run, including 1Lor2, LLC or any derivation thereof, aka "the group".

12. Payment Information. Payments made to any of the websites ran by the group may appear as 1Lor2, LLC Inc. or a variation thereof, and you agree to.

13. Refunds. Upon completion of the INITIAL signup to full user, our refund policy is as follows:

13.1 - Total Refund within 10 days, with email or written request faxed or mailed to "the group".

13.2 - 1/2 Refund on Setup fee if request is received within 15 days

13.3 - Monthly subscription fee refunded if request has been received within 30 days

14. Website Development or Template. If client/customer chooses to accept a website template they agree to a ONE year commitment of service to 1Lor2, LLC with no option for refund, from the time of original sign up.

17. Support Hours. Support is available by phone, email or online chat. Online chat is generally on between the hours of 9 AM US CST/CDT and 6 PM US CST/CDT weekdays. Online chat can be used for technical issues with any of the services, however if the online team determines a phone call is necessary they will pass the call to the proper representative. Chat Transcriptions are stored as reference for a period of time for each client each session.

Phone support is generally available 9 AM US CST/CDT and 6 PM US CST/CDT weekdays, or by appointment or special need, made in advance. Email support is available 24 hours per day, and will be addressed within 24 hours of the next business day.

18. Governing Law and Venue. (a) This Agreement constitutes the entire agreement between the parties concerning the subject matter of this Agreement, which may only be modified by a written amendment signed by an authorized executive of 1LOR2, LLC. (b) Except to the extent applicable law, if any, provides otherwise, this Agreement shall be governed by the laws of the State of Texas, excluding its conflict of law provisions. (c) You expressly agree that jurisdiction for any claim or dispute arising from the use of the Product resides in the federal and state courts of the State of Texas and you consent to the personal jurisdiction thereof. (d) This Agreement shall not be governed by the United Nations Convention on Contracts for the International Sale of Goods. (e) If any part of this Agreement is held invalid or unenforceable, that part shall be construed to reflect the parties' original intent, and the remaining portions remain in full force and effect, or 1LOR2, LLC may at its option instead terminate this Agreement. (f) A waiver by either party of any term or condition of this Agreement or any breach thereof, in any one instance, shall not waive such term or condition or any later breach. (g) You may not assign or transfer by operation of law or otherwise this Agreement or any rights or obligations. 1LOR2, LLC may assign this Agreement to any entity at its sole discretion.

(h) This Agreement shall be binding upon and shall inure to the benefit of the parties, their successors and permitted assigns, but this Agreement may not be assigned by you without the written permission of 1LOR2, LLC.

19. Execution. It is agreed that this agreement is executed and enforceable when the online user creates a profile within 1Lor2, LLC.