



## END-USER LICENSE AGREEMENT FOR MERLIX SOFTWARE

**IMPORTANT - READ CAREFULLY:** This End-User License Agreement (“EULA”) is a legal agreement between you and Merlix LLC for the Merlix software that accompanies this EULA, which includes computer software and may include associated media, printed materials, and “online” or electronic documentation (collectively, “Software”). By installing, copying, or otherwise using the SOFTWARE, you agree to be bound by the terms of this EULA. If you do not agree to the terms of this EULA, you may not use the SOFTWARE.

---

### SOFTWARE LICENSE

Copyright laws and international copyright treaties, as well as other intellectual property laws and treaties protect the SOFTWARE. The SOFTWARE is licensed, not sold. The SOFTWARE is owned and copyrighted by Merlix LLC and its third party suppliers. Your license confers no title or ownership in the SOFTWARE and is not a sale of any rights in the SOFTWARE. Merlix LLC's third party suppliers may protect their rights in the event of any violation of these License Terms.

**INTRODUCTION.** The SOFTWARE is comprised of any or all of the following components: (i) the core file components, (ii) Merlix Database Scripts, (iii) Merlix Database Schema, (iv) Merlix Database Stored Procedures, (v) Merlix Image Files, (vi) Merlix Documentation, (vii) Merlix “Online” Documentation, (viii) Merlix Design Interfaces.

This EULA describes your rights with respect to the SOFTWARE and its components. The following terms govern your use of the specified SOFTWARE unless you have a separate written agreement with Merlix LLC.

**1. GRANTS OF LICENSE.** Merlix LLC grants you the rights described in this EULA provided that you comply with all terms and conditions of this EULA.

- A. **Standard Use.** You may install and use one (1) copy of the SOFTWARE on one (1) DOMAIN. You must disclose and reveal to Merlix LLC the name of the DOMAIN on which the SOFTWARE will be installed and used. "Use" means storing, loading, installing, executing or displaying the SOFTWARE.
- B. **Modification Use.** Merlix LLC grants you a non-exclusive, limited license, subject to the modification requirements below, to modify the SOFTWARE. The modified SOFTWARE shall not be made available for sale, resale, distribution or publication under any circumstances. Merlix LLC will not offer technical support for the modified SOFTWARE. Merlix LLC will not offer upgrades for the modified SOFTWARE.



- C. **Modification Use Requirements.** Software. If you exercise the modification rights described above, you agree to: (a) only exercise the modification rights described above on the SOFTWARE installed on the company registered with Merlix LLC for use of the SOFTWARE; (b) limit the modified SOFTWARE to the one (1) DOMAIN specified in this license agreement; (c) not use Merlix LLC's name, logo, or trademarks to identify the modified SOFTWARE without Merlix LLC's written permission; (d) reproduce and maintain all Merlix LLC copyright notices in the original SOFTWARE on all adaptations; and (e) indemnify, hold harmless, and defend Merlix LLC from and against any claims or lawsuits, including attorney's fees, that arise or result from use of the modified SOFTWARE; (f) not disable any licensing control features of the SOFTWARE.
- D. **Documentation.** You may make and use an unlimited number of copies of any documentation, provided that such copies shall be used only for personal purposes and are not to be republished or distributed (either in hard copy or electronic form) beyond your premises.
- E. **Merlix Image Files.** If you use any of the Image Files, you agree to: (a) not use the Image Files to disparage Merlix LLC, its products or services or for promotional goods or for products which, in Merlix LLC's sole judgment, may diminish or otherwise damage Merlix LLC's goodwill in the SOFTWARE including but not limited to uses which could be deemed under applicable law to be obscene or pornographic, uses which are excessively violent, unlawful, or which purpose is to encourage unlawful activities; (b) not use the Image files to imply Merlix LLC's sponsorship, endorsement or approval of your SOFTWARE modification, service or content provided by your company; (c) not alter the Image Files in any way; and (d) not combine the Image Files with any other object, including, but not limited to, other logos, words, graphics, photos, slogans, numbers, design features or symbols.

## 2. DESCRIPTION OF OTHER RIGHTS AND LIMITATIONS.

- A. **Support Services.** Merlix LLC may provide you with support services related to the SOFTWARE ("Support Services"). All support services will be provided either by e-mail or phone for a time period of six (6) months starting the same day that the SOFTWARE is supplied. Any supplemental software code or alteration in database schema provided to you as part of the Support Services shall be considered part of the SOFTWARE and subject to the terms and conditions of this EULA. With respect to technical information you provide to MERLIX LLC as part of the Support Services, MERLIX LLC may use such information for its business purposes, including for product support and development. MERLIX LLC will not utilize such technical information in a form that personally identifies you.
- B. **Confidential Information.** The term "Confidential Information" means any information or material, which is proprietary to MERLIX LLC, whether or not owned or developed by MERLIX LLC, which is not generally known other than by MERLIX LLC, and which you have obtained through MERLIX LLC. Confidential Information includes without limitation: trade secrets, technical information, product design information, database scripts, database schema, source code and/or object code, copyrights and other intellectual property associated with the SOFTWARE.
- C. **Protection of Confidential Information.** You understand and acknowledge that the Confidential Information associated with the SOFTWARE has been developed or obtained by MERLIX LLC by the investment of significant time, effort and expense, and that the Confidential Information is a valuable, special and unique asset of MERLIX LLC, which provides MERLIX LLC with a significant competitive advantage, and needs to be



protected from improper disclosure. You agree to hold in confidence and to not disclose the Confidential Information to any person or entity, except those who are required to have access to the Confidential Information in order to perform their job duties in connection with the limited purposes of this agreement.

- D. **License Term Verification.** MERLIX LLC reserves the right to check all licensees to verify compliance with this EULA. In order to verify this compliance, you understand and acknowledge that the SOFTWARE may collect and send back information to MERLIX LLC about the location where the SOFTWARE has been installed. This information is entirely restricted to the IP address where the SOFTWARE is installed; no other information will be collected or sent back to MERLIX LLC.
- E. **Limitations on Reverse Engineering, Decompilation, and Disassembly.** You may not reverse engineer, decompile, or disassemble the SOFTWARE, except and only to the extent that such activity is expressly permitted by applicable law notwithstanding this limitation.
- F. **Rental.** You may not sell, rent, lease or lend the SOFTWARE.
- G. **Software Transfer.** You may NOT permanently transfer any or all of your rights under this EULA.

**3. ALL RIGHTS NOT EXPRESSLY GRANTED HEREIN ARE RESERVED BY MERLIX LLC.**

**4. TERMINATION.** Without prejudice to any other rights, MERLIX LLC may terminate this EULA if you fail to comply with the terms and conditions of this EULA. In such event, you must destroy all copies of the SOFTWARE and all of its component parts.

**5. COPYRIGHT.** All title and copyrights in and to the SOFTWARE (including but not limited to any images, photographs, animations, video, audio, music, text, and "applets" incorporated into the SOFTWARE), the accompanying printed materials, the accompanying "online" materials, and any copies of the SOFTWARE are owned by MERLIX LLC or its suppliers. Copyright laws and international treaty provisions protect the SOFTWARE. Therefore, you must treat the SOFTWARE like any other copyrighted material. You may not copy the printed or "online" materials accompanying the SOFTWARE.

**LIMITED WARRANTY** MERLIX LLC guarantees that: (a) during a time period of thirty (30) days starting at the same date of the SOFTWARE delivery or the date that the SOFTWARE was made available for delivery (whichever comes first), the SOFTWARE will work and operate exactly as it does on our demonstration site and that (b) any technical support supplied by MERLIX LLC will be provided according to this EULA. MERLIX LLC will be either in position to (a) repair the SOFTWARE or (b) replace the SOFTWARE. The SOFTWARE replacement will be guaranteed during the rest of the original warranty time period or during thirty (30) days, choosing from both periods the greater one. The present warranty will be terminated if the SOFTWARE fails as result of an accident, abuse or misuse.

**NO OTHER WARRANTIES.** To the maximum extent permitted by applicable law, MERLIX LLC and its suppliers disclaim all warranties and conditions, either express or implied, including, but not limited to, implied warranties of merchantability, fitness for a particular purpose, title and noninfringement, with regard to the software product, and the provision of or failure to provide support services.

**LIMITATION OF LIABILITY.** To the maximum extent permitted by applicable law, in no event shall MERLIX LLC or its suppliers 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 product or the provision of or failure to provide support services, even if MERLIX LLC has been advised of the possibility of such damages.

**ALL SALES ARE FINAL.** When you purchase the SOFTWARE you are acquiring source code and digital information. The SOFTWARE sale is final. MERLIX LLC under no circumstances will be in the obligation of returning the amount paid for the SOFTWARE.

**MISCELLANEOUS.**

Wherever you acquire this SOFTWARE, your local law may apply. If you are interested in additional information on licensing or use of MERLIX LLC software products, please contact MERLIX LLC at <http://www.merlix.com>. Should you have any questions concerning this EULA, or if you desire to contact MERLIX LLC for any reason, please e-mail us at [sales@merlix.com](mailto:sales@merlix.com) or write to :

MERLIX LLC  
1577-D New Garden Rd, Suite 500  
Greensboro, NC 27410  
Tel: 336.510.1404  
Fax: 336.217.8086

Copyright ©2003-2007 - MERLIX LLC – All Rights Reserved