THIS IS A LEGAL DOCUMENT -- RETAIN FOR YOUR RECORDS

ALTOVA XSLT/XQuery-DEVELOPER LICENSE AGREEMENT FOR ALTOVA XSLT ENGINE SOFTWARE

Licensor:

Altova GmbH Rudolfsplatz 13a/9 A-1010 Wien Austria

Important - Read Carefully. Notice to User:

This Altova XSLT/XQuery Developer License Agreement ("XSLT/XQuery-DLA") governs your right to use, bundle, integrate and distribute Altova's XSLT Engine and/or XQuery Engine Software. For purposes of this agreement, the Altova XSLT Engine Software as well as the XQuery Engine Software is referred to as ("AXE Software") and means one or the other or both based on your use. This XSLT/XQuery-DLA is a legal document between you and Altova GmbH ("Altova"). It is important that you read this document before using the Altova-provided software and any accompanying documentation, including, without limitation, printed materials, 'online' files, or electronic documentation ("Documentation"). By installing the AXE software, or including the AXE Software in your application, or distributing the AXE Software, or otherwise using the AXE Software, you agree to be bound by the terms of this XSLT/XQuery-DLA as well as the Altova Privacy Policy ("Privacy Policy") including, without limitation, the warranty disclaimers, limitation of liability, data use and termination provisions below. You agree that this agreement is enforceable like any written agreement negotiated and signed by you. If you do not agree, you are not licensed to use or distribute the AXE Software, and you must destroy any downloaded copies of the AXE Software in your possession or control. Please go to our Web site at http://www.altova.com/xsltdla to download and print a copy of this XSLT/XQuery-DLA for your files and http://www.altova.com/privacy to review the privacy policy.

1. SOFTWARE LICENSE

- (a) **License Grant.** Upon your acceptance of this XSLT/XQuery-DLA, Altova grants you a non-exclusive, non-transferable limited worldwide license to: (i) develop web applications that include the AXE Software, (ii) reproduce the AXE Software, and (iii) distribute the AXE Software in executable form in the manner hereinafter provided to end users for the purpose of performing XSLT transformations.
- (b) **Internal Use** You may install the AXE Software on a server within your network for the purpose of downloading and installing the AXE Software (to an unlimited number of client computers on your internal network).

- (c) **External Use** You may distribute the AXE Software to any third party electronically or via download from the website or on physical media such as CD-ROMS or diskettes as part of or in conjunction with products that you have developed.
- (d) **Distribution Restrictions** In addition to the restrictions and obligations provided in other sections of this XSLT/XQuery-DLA, your license to distribute the AXE Software is further subject to all of the following restrictions: (i) AXE Software shall only be licensed and not sold; (ii) you may not make AXE Software available as a stand alone product and if distributed as part of a product bundle you may charge for the product bundle provided that you license such product bundle at the same or lower fee at which you license any reasonably equivalent product bundle which does not include AXE Software; (iii) you must use the AXE Software provided by Altova AS IS and may not impair, alter or remove Altova's copyright or license statements or any other files; and (iv) other Altova products cannot be distributed under this XSLT/XQuery-DLA.
- (e) **Title.** This XSLT/XQuery-DLA gives you a limited license to reproduce and distribute the AXE Software. Altova and its suppliers retain all right, title and interest, including all copyright and intellectual property rights, in and to, the AXE Software and all copies thereof. All rights not specifically granted in this XSLT/XQuery-DLA are reserved by Altova.
- (f) **Reverse Engineering.** You may not reverse engineer, decompile, disassemble or otherwise attempt to discover the source code, underlying ideas, underlying user interface techniques or algorithms of the AXE Software by any means whatsoever, directly or indirectly, or disclose any of the foregoing, except to the extent you may be expressly permitted to decompile under applicable law, it is essential to do so in order to achieve operability of the AXE Software with another software program, and you have first requested Altova to provide the information necessary to achieve such operability and Altova has not made such information available. Altova has the right to impose reasonable conditions and to request a reasonable fee before providing such information. Any information supplied by Altova or obtained by you, as permitted hereunder, may only be used by you for the purpose described herein and may not be disclosed to any third party or used to create any software which is substantially similar to the expression of the AXE Software.
- or any portion of the AXE Software to third parties except to the limited extent expressly provided herein. You may not copy, distribute or make derivative works of the AXE Software except as expressly set forth above, and any copies that you are permitted to make pursuant to this XSLT/XQuery-DLA must contain the same copyright, patent and other intellectual property markings that appear on or in the AXE Software. You may not alter, modify, adapt or translate the AXE Software or any part thereof. You may not, directly or indirectly, encumber or suffer to exist any lien or security interest on the AXE Software; knowingly take any action that would cause the AXE Software to be placed in the public domain; or use the AXE Software in any computer environment not specified in this XSLT/XQuery-DLA. You will comply with applicable law and Altova's instructions regarding the use of the AXE Software. You agree to notify your employees and agents who may have access to the AXE Software of the restrictions contained in this XSLT/XQuery-

DLA and to ensure their compliance with these restrictions. You agree to indemnify, hold harmless, and defend Altova from and against any claims or lawsuits, including attorney's fees that arise or result from your use or distribution of the AXE Software.

2. INTELLECTUAL PROPERTY RIGHTS

You acknowledge that the AXE Software and any copies that you Acknowledgement of Altova's Rights. are authorized by Altova to make are the intellectual property of and are owned by Altova and its suppliers. The structure, organization and code of the AXE Software are the valuable trade secrets and confidential information of Altova and its suppliers. The AXE Software is protected by copyright, including without limitation by United States Copyright Law, international treaty provisions and applicable laws in the country in which it is being used. You acknowledge that Altova retains the ownership of all patents, copyrights, trade secrets, trademarks and other intellectual property rights pertaining to the software, and that Altova's ownership rights extend to any images, photographs, animations, videos, audio, music, text and "applets" incorporated into AXE Software and all accompanying printed materials. You will take no actions which adversely affect Altova's intellectual property rights in the AXE Software. Trademarks shall be used in accordance with accepted trademark practice, including identification of trademark owners' names. Trademarks may only be used to identify printed output produced by the software, and such use of any trademark does not give you any right of ownership in that trademark. XMLSPY, MAPFORCE, AUTHENTIC, STYLEVISION, MARKUP YOUR MIND, AXAD, NANONULL, and ALTOVA are trademarks of Altova GmbH (registered in numerous countries). Unicode and the Unicode Logo are trademarks of Unicode, Inc. Windows, Windows 95, Windows 98, Windows NT, Windows 2000 and Windows XP are trademarks of Microsoft. W3C, CSS, DOM, MathML, RDF, XHTML, XML and XSL are trademarks (registered in numerous countries) of the World Wide Web Consortium (W3C); marks of the W3C are registered and held by its host institutions, MIT, INRIA and Keio. Except as expressly stated above, this XSLT/XQuery-DLA does not grant you any intellectual property rights in the AXE Software. Notifications of claimed copyright infringement should be sent to Altova's copyright agent as further provided on the Altova Web Site

3. WARRANTY DISCLAIMER AND LIMITATION OF LIABILITY

(a) THE AXE SOFTWARE IS PROVIDED TO YOU FREE OF CHARGE, AND ON AN "AS-IS" BASIS. ALTOVA PROVIDES NO TECHNICAL SUPPORT OR WARRANTIES FOR THE AXE SOFTWARE. TO THE MAXIMUM EXTENT PERMITTED BY LAW, ALTOVA AND ITS SUPPLIERS DISCLAIM ALL WARRANTIES AND REPRESENTATIONS, WHETHER EXPRESS, IMPLIED OR OTHERWISE, INCLUDING WITHOUT LIMITATION ANY IMPLIED WARRANTIES OF FITNESS FOR A PARTICULAR PURPOSE; MERCHANTABILITY; SATISFACTORY QUALITY, INFORMATIONAL CONTENT, OR ACCURACY, QUIET ENJOYMENT, TITLE, AND NON- INFRINGEMENT. ALTOVA DOES NOT WARRANT THAT THE AXE SOFTWARE IS ERROR-FREE OR WILL OPERATE WITHOUT INTERRUPTION. IF APPLICABLE LAW

REQUIRES ANY WARRANTIES WITH RESPECT TO THE AXE SOFTWARE, ALL SUCH WARRANTIES ARE LIMITED IN DURATION TO 30 DAYS FROM THE DATE OF INSTALLATION OR USE. SOME STATES DO NOT ALLOW THE EXCLUSION OF IMPLIED WARRANTIES, SO THE ABOVE EXCLUSION MAY NOT APPLY TO YOU. THIS WARRANTY GIVES YOU SPECIFIC LEGAL RIGHTS AND YOU MAY ALSO HAVE OTHER LEGAL RIGHTS THAT VARY FROM STATE TO STATE. YOU AGREE THAT YOU ARE SOLELY RESPONSIBLE FOR THE ACCURACY AND ADEQUACY OF THE SOFTWARE FOR YOUR INTENDED USE AND YOU WILL INDEMNIFY AND HOLD HARMLESS ALTOVA FROM ANY 3RD PARTY SUIT TO THE EXTENT BASED UPON THE ACCURACY AND ADEQUACY OF THE SOFTWARE IN YOUR USE. WITHOUT LIMITATION, THE SOFTWARE IS NOT INTENDED FOR USE IN HAZARDOUS ENVIRONMENTS REQUIRING FAIL-SAFE CONTROLS INCLUDING WITHOUT LIMITATION THE OPERATION OF NUCLEAR FACILITIES, AIRCRAFT NAVIGATION, COMMUNICATION SYSTEMS, AIR TRAFFIC CONTROL, LIFE SUPPORT, OR WEAPONS SYSTEMS, WHERE THE FAILURE OF THE SOFTWARE COULD LEAD TO DEATH, PERSONAL INJURY, OR SEVERE PHYSICAL OR ENVIRONMENTAL DAMAGE.

(b) TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT SHALL ALTOVA OR ITS SUPPLIERS BE LIABLE FOR ANY SPECIAL, INCIDENTAL, DIRECT, 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 AXE SOFTWARE, OR ANY PROVISION OF THIS XSLT/XQuery-DLA, EVEN IF ALTOVA HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. WHERE LEGALLY, LIABILITY CANNOT BE EXCLUDED, BUT MAY BE LIMITED, ALTOVA'S LIABILITY AND THAT OF ITS SUPPLIERS SHALL BE LIMITED TO THE SUM OF FIFTY DOLLARS (USD. \$50) IN TOTAL. BECAUSE SOME STATES AND JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF LIABILITY, THE ABOVE LIMITATION MAY NOT APPLY TO YOU. IN SUCH STATES AND JURISDICTIONS, ALTOVA'S LIABILITY AND THAT OF ITS SUPPLIERS SHALL BE LIMITED TO THE GREATEST EXTENT PERMITTED BY LAW. THE FOREGOING LIMITATIONS ON LIABILITY ARE INTENDED TO APPLY TO THE WARRANTIES AND DISCLAIMERS ABOVE AND ALL OTHER ASPECTS OF THIS XSLT/XQuery-DLA.

4 SOFTWARE ACTIVATION AND DATA USE

The AXE Software may use your internal network and internet connection for the purpose of transmitting license-related data at the time of installation, registration or update to an Altova-operated license server and validating the authenticity of the license-related data in order to protect Altova against unlicensed or illegal use of the AXE Software and to improve customer support. Activation is based on the exchange of license related data between your computer and the Altova license server. You agree that Altova may use these measures and you agree to follow any

applicable requirements. In the event that Altova provides LiveUpdate notification service(s) to you, Altova **may** use your internal network and internet connection for the purpose of transmitting license-related data to an Altova-operated LiveUpdate server to validate your license at appropriate intervals and determine if there is any update available for you. The terms and conditions of the Privacy Policy are set out in full at http://www.altova.com/privacy and are incorporated by reference into this XSLT/XQuery-DLA. By your acceptance of the terms of this XSLT/XQuery-DLA or use of the AXE Software, you authorize the collection, use and disclosure of information collected by Altova for the purposes provided for in this XSLT/XQuery-DLA and/or the Privacy Policy as revised from time to time. European users understand and consent to the processing of personal information in the United States for the purposes described herein. Altova has the right in its sole discretion to amend this provision of the XSLT/XQuery-DLA and/or Privacy Policy at any time. You are encouraged to review the terms of the Privacy Policy as posted on the Altova Web site from time to time.

5. EXPORT RULES AND GOVERNMENT RESTRICTED RIGHTS

The AXE Software was developed entirely at private expense and is commercial computer software provided with **RESTRICTED RIGHTS**. Use, duplication or disclosure by the U.S. Government or a U.S. Government contractor or subcontractor is subject to the restrictions set forth in this Agreement and as provided in FAR 12.211 and 12.212 (48 C.F.R. §12.211 and 12.212) or DFARS 227. 7202 (48 C.F.R. §227-7202) as applicable. Consistent with the above as applicable, Commercial Computer Software and Commercial Computer Documentation is licensed to U.S. government end users only as commercial items and only with those rights as are granted to all other end users under the terms and conditions set forth in this **XSLT/XQuery-DLA**. Manufacturer is Altova GmbH, Rudolfsplatz, 13a/9, A-1010 Vienna, Austria/EU. You may not use or otherwise export or re-export the AXE Software or Documentation except as authorized by United States law and the laws of the jurisdiction in which the AXE Software was obtained. In particular, but without limitation, the AXE Software or Documentation may not be exported or re-exported (i) into (or to a national or resident of) any U.S. embargoed country or (ii) to anyone on the U.S. Treasury Department's list of Specially Designated Nationals or the U.S. Department of Commerce's Table of Denial Orders. By using the AXE Software, you represent and warrant that you are not located in, under control of, or a national or resident of any such country or on any such list.

6. TERM AND TERMINATION

Without prejudice to any other rights or remedies of Altova, this XSLT/XQuery-DLA may be terminated (a) by you giving Altova written notice of termination; or (b) by Altova, at its option, giving you written notice of termination or (c) Altova giving you written notice of termination if you fail to comply with the terms and conditions of the XSLT/XQuery-DLA. Upon any termination of this XSLT/XQuery-DLA, you must cease all use of AXE Software, licensed hereunder, destroy all copies then in your possession or control and take such other actions as Altova may

reasonably request to ensure that no copies of the AXE Software remain in your possession or control. The terms and conditions set forth in Sections 1 (e), (f), (g), 2,3, 5, 6, and 7 survive termination of this agreement as applicable

7. GENERAL PROVISIONS

If you are located in the European Union and are using the AXE Software in the European Union and not in the United States, then this XSLT/XQuery-DLA will be governed by and construed in accordance with the laws of the Republic of Austria (excluding its conflict of laws principles and the U.N. Convention on Contracts for the International Sale of Goods) and you expressly agree that exclusive jurisdiction for any claim or dispute with Altova. or relating in any way to your use of the AXE Software resides in the Handelsgericht Wien (Commercial Court, Vienna) and you further agree and expressly consent to the exercise of personal jurisdiction in the Handelsgericht Wien (Commercial Court, Vienna) in connection with any such dispute or claim.

If you are located in the United States or are using the AXE Software in the United States then this XSLT/XQuery-DLA will be governed by and construed in accordance with the law of the Commonwealth of Massachusetts, USA (excluding its conflict of laws principles and the U.N. Convention on Contracts for the International Sale of Goods) and you expressly agree that exclusive jurisdiction for any claim or dispute with Altova or relating in any way to your use of the AXE Software resides in the federal or state courts of Massachusetts and you further agree and expressly consent to the exercise of personal jurisdiction in the federal or state courts of Massachusetts in connection with any such dispute or claim.

If you are located outside of the European Union or the United States and are not using the AXE Software in the United States, then this XSLT/XQuery-DLA will be governed by and construed in accordance with the laws of the Republic of Austria (excluding its conflict of laws principles and the U.N. Convention on Contracts for the International Sale of Goods) and you expressly agree that exclusive jurisdiction for any claim or dispute with Altova. or relating in any way to your use of the AXE Software resides in the Handelsgericht Wien (Commercial Court, Vienna) and you further agree and expressly consent to the exercise of personal jurisdiction in the Handelsgericht Wien (Commercial Court, Vienna) in connection with any such dispute or claim.

This XSLT/XQuery-DLA will not be governed by the conflict of law rules of any jurisdiction or the United Nations Convention on Contracts for the International Sale of Goods, the application of which is expressly excluded. This XSLT/XQuery-DLA contains the entire agreement and understanding of the parties with respect to the subject matter hereof, and supersedes all prior written and oral understandings of the parties with respect to the subject matter hereof. Any notice or other communication given under this XSLT/XQuery-DLA shall be in writing and shall have been properly given by either of us to the other if sent by certified or registered mail, return receipt requested, or by overnight courier to the address shown on Altova's Web site for Altova and the address shown in Altova's records for you, or such other address as the parties may designate by notice given in the manner set forth above. This XSLT/XQuery-DLA will bind and inure to the benefit of the parties and our respective heirs, personal and legal representatives, affiliates,

successors and permitted assigns. The failure of either of us at any time to require performance of any provision hereof shall in no manner affect such party's right at a later time to enforce the same or any other term of this XSLT/XQuery-DLA. This XSLT/XQuery-DLA may be amended only by a document in writing signed by both of us. In the event of a breach or threatened breach of this XSLT/XQuery-DLA by either party, the other shall have all applicable equitable as well as legal remedies. Each party is duly authorized and empowered to enter into and perform this XSLT/XQuery-DLA. If, for any reason, any provision of this XSLT/XQuery-DLA is held invalid or otherwise unenforceable, such invalidity or unenforceability shall not affect the remainder of this XSLT/XQuery-DLA, and this XSLT/XQuery-DLA shall continue in full force and effect to the fullest extent allowed by law. The parties knowingly and expressly consent to the foregoing terms and conditions.

Last updated 2004-10-26