

## **FM STARTER Software License Agreement**

Software License Agreement by and between Kursiv GmbH, of Goldbrunnenstrasse 42, 9000 St. Gallen, Switzerland, («Licensor») and the enduser («Licensee»).

### **1. Definitions**

The following terms used in this Agreement shall have the following meanings, unless the context otherwise requires:

(a) «Software» shall mean the customized software materials owned by Licensor, commonly know as FM STARTER which software materials enable the user to create database solutions in combination with Filemaker Pro (TM).

(b) «Licensor» is the Owner of the Software in regard to the integration of functions, interface and setup. The Filemaker Modules included with the Software are excluded from Ownership, as these all have their own copyright notices attached and are governed by own licenses – frequently Open Source licenses. Check the information in the script settings of each of the Filemaker Modules.

(c) «Licensee» is the legal purchaser of the Software, who paid the License Fee to the Licensor in order to obtain usage rights as described in the License.

### **2. License**

(a) Licensor hereby grants to Licensee (and its company) a non-exclusive, non-transferable and non-assignable license to use the Software. The License is perpetual.

(b) YOU MAY

- use the Software for own projects
- use the Software for client projects
- create new products and services with the Software for commercial distribution
- change or enhance the Software

(c) YOU MAY NOT

- distribute, make publicly available, sell, lent or rent the Software in its current form or any parts thereof
- include the Software in its totality in Open Source projects (with the exception of those Filemaker Modules which come with an Open Source license - check the settings of each module)

### **3. License Fee**

(a) The License fee is a one-time fee, by which the Licensee obtains a the legal right to use the Software for its projects as defined in 2.

(b) The License fee pertains to the total of the Software product, its specific integration and additional functionality.

(c) The License fee does not pertain to the single Filemaker Modules, which have own licenses - and usually are governed by Open Source licenses.

#### 4. Limitation of Use

- (a) Licensee must maintain all copyright notices in the software.
- (b) Licensee is bound to the licenses for each Filemaker Module as included in the Software

#### 5. LIMITATION OF LIABILITY

NO WARRANTY, WHETHER WRITTEN OR ORAL IS EXPRESSED OR IMPLIED. LICENSEE SPECIFICALLY DISCLAIMS THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. ALL SOFTWARE IS PROVIDED BY LICENSOR "AS IS" AND THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF SUCH SOFTWARE MATERIAL IS UPON LICENSEE. IN NO EVENT WILL LICENSOR BE LIABLE TO LICENSEE OR TO ANY THIRDPARTY FOR, WITHOUT LIMITATION, LOST ACTUAL OR ANTICIPATED PROFITS, LOST DATA, LOST SAVINGS OR OTHER CONSEQUENTIAL OR INCIDENTAL DAMAGES ARISING OUT OF LICENSEE'S USE OR INABILITY TO USE THE SOFTWARE, OR OF ANY NATURE WHATSOEVER, EVEN IF LICENSOR HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OF IMPLIED WARRANTIES OR THE LIMITATION OR EXCLUSION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES SO THE FOREGOING EXCLUSIONS MAY NOT APPLY TO LICENSEE. LICENSEE MAY HAVE OTHER RIGHTS WHICH VARY FROM JURISDICTION TO JURISDICTION.

#### 6. Indemnification

Licensee hereby agrees that in no event shall Licensor be held liable for any and all damages, deficiencies and liabilities resulting from and against any and all damages, deficiencies and liabilities resulting from any breach by Licensee of this Agreement, and any and all actions, suits, proceedings, demands, assessments, judgments, costs and expenses (including reasonable attorney's fees) related thereto.

#### 7. Disclaimer and Assignment

This Agreement sets forth the entire agreement and understanding between the parties and supersedes and merges all prior oral and written understandings, representations and discussions between them respecting its subject matter. This Agreement may be amended only by a written agreement executed by Licensor and Licensee. No rights, obligations, representations or terms, other than those expressly recited herein, are to be implied from the Agreement. This Agreement shall be binding upon and inure to the benefit of Licensor and Licensee and their respective successors and assigns, provided, however, Licensee may not assign or otherwise transfer its rights or obligations hereunder.

#### 9. Miscellaneous

This Agreement may be executed in any number of counterparts, each of which shall be an original and all of which shall constitute one agreement. It shall not be necessary in making proof of this Agreement and the exhibits or of any document required to be executed and delivered in connection herewith or therewith to produce or account for more than one counterpart.

## 10. Severability

Every provision of this Agreement is intended to be severable, and if any term or provision hereof or thereof shall be invalid, illegal or unenforceable for any reason, the validity, legality and enforceability of the remaining provisions hereof or thereof shall not be affected or impaired thereby, and any invalidity, illegality and unenforceability in any jurisdiction shall not affect the validity, legality and enforceability of any such term or provision in any other jurisdiction.

## 11. Governing Law

This Agreement is governed by and shall be construed in accordance with the laws of Switzerland. The parties agree to submit all their disputes arising out of or in connection with this Agreement to the exclusive jurisdiction of the Courts of the city of St. Gallen, Switzerland.

St. Gallen, Switzerland, october 10th, 2014

--

Filemaker Pro is a registered trademark of Filemaker Inc. in the USA and other countries.