

Squish Test Center Beta Test License Agreement
Agreement version 1.0

This Software Beta Test License Agreement ("Agreement") is made by and between froglogic GmbH ("froglogic"), and you (either an individual or a legal entity) ("Licensee").

IMPORTANT - READ CAREFULLY:

1. froglogic developed and originated Squish Test Center including documentation and example programs ("Beta Software").

(a) The Licensed Software is protected by copyright laws and international copyright treaties, as well as other intellectual property laws and treaties.

(b) Licensee will treat the Licensed Software as a trade secret and proprietary know-how belonging to froglogic that is being made available to Licensee in confidence. Licensee agrees to treat the Software with at least the same care and protection as it treats its own confidential or proprietary information.

(c) froglogic retains all rights not expressly granted.

2. By installing, copying, or otherwise using the Beta Software, Licensee agrees to be bound by the terms of this Agreement. If Licensee does not agree to the terms of this Agreement, Licensee shall not install, copy, or otherwise use the Beta Software. In addition, by installing, copying, or otherwise using any updates or other components of the Beta Software that Licensee receives separately as part of the Beta Software ("Updates"), Licensee agrees to be bound by any additional license terms that accompany such Updates. If Licensee does not agree to the additional license terms that accompany such Updates, Licensee may not install, copy, or otherwise use such Updates.

3. Upon Licensee's acceptance of the terms and conditions of this Agreement, froglogic grants Licensee a non-exclusive, nontransferable license (without the right to sublicense)

(i) to use the Beta Software in accordance with the documentation solely for purposes of internal testing and evaluation and

(ii) to use the documentation provided with the Beta Software in support of Licensee's authorized use of the Beta Software.

4. The purpose of this limited license is the testing and evaluation of the Beta Software. Feedback and other information which is provided by Licensee to froglogic in connection with the Beta Software or this Agreement may be used by froglogic to improve or enhance its products and, accordingly, Licensee grants froglogic a non-exclusive, perpetual, irrevocable, royalty-free, worldwide right and license to use, reproduce, disclose, sublicense, distribute, modify, and otherwise exploit such feedback and information without restriction after purging personal information.

5. The Beta Software is a precursor of a final product and may have serious bugs which may cause damage to your computer and data. It should not be run on production systems that contain important data.

6. Licensee may modify the Beta Software except for altering or removing any details of ownership, copyright, trademark or other property right connected with the Beta Software.

7. Licensee may not distribute the Beta Software, modified or unmodified, separately or as part of any software package.

SUPPORT AND UPDATES

8. froglogic is under no obligation to support the Beta Software in any way or to provide any Updates to Licensee. In the event froglogic, in its sole discretion, supplies any Update to Licensee, such Update shall be deemed Beta Software hereunder and shall be subject to the terms and conditions of this Agreement.

TERM AND TERMINATION

9. Unless otherwise terminated as specified under this Agreement, Licensee's rights with respect to the Beta Software will terminate upon the earlier of

- (a) the initial release by froglogic of a generally available version of the Beta Software or
- (b) one year after acceptance of this agreement. Both parties may terminate this Agreement at any time for any reason or no reason.

LIMITATION OF LIABILITY, LIMITED WARRANTY

10. IT IS UNDERSTOOD THAT THE BETA SOFTWARE, AND ANY UPDATES MAY CONTAIN ERRORS AND ARE PROVIDED FOR LIMITED EVALUATION ONLY. THE BETA SOFTWARE AND ANY UPDATES ARE PROVIDED "AS IS" WITHOUT WARRANTY OF ANY KIND, WHETHER EXPRESS, IMPLIED, STATUTORY, OR OTHERWISE. FROGLOGIC SPECIFICALLY DISCLAIMS ALL IMPLIED WARRANTIES OF MERCHANTABILITY, NONINFRINGEMENT, TITLE, AND FITNESS FOR A PARTICULAR PURPOSE.

Licensee acknowledges that froglogic has not promised or guaranteed to Licensee that such Beta Software will be announced or made available to anyone in the future, that froglogic has no express or implied obligation to Licensee to announce or introduce the Beta Software, and that froglogic may not introduce a product similar or compatible with the Beta Software.

Accordingly, Licensee acknowledges that any research or development that it performs regarding the Beta Software or any product associated with the Beta Software is done entirely at Licensee's own risk. Specifically, the Beta Software may contain features, functionality or modules that will not be included in the production version of the Beta Software, if released, or that will be marketed separately for additional fees.

11. If, froglogic's warranty disclaimer notwithstanding, froglogic is held liable to Licensee, whether in contract, tort or any other legal theory, based on the Beta Software, froglogic's entire liability to Licensee and Licensee's exclusive remedy shall be, at froglogic's option, either

- (A) return of the price Licensee paid for the Licensed Software, or
- (B) repair or replacement of the Beta Software, provided Licensee returns to froglogic all copies of the Licensed Software as originally delivered to Licensee. froglogic shall not under any circumstances be liable to Licensee based on failure of the Beta Software if the failure resulted from accident, abuse or misapplication, nor shall froglogic under any circumstances be liable for special damages, punitive or exemplary damages, damages for loss of profits or interruption of business or for loss or corruption of data.

Any award of damages from froglogic to Licensee shall not exceed the total amount Licensee has paid to froglogic in connection with this Agreement.

GENERAL PROVISIONS

12. This Agreement may only be modified in writing signed by authorized representatives of Licensee and froglogic. In case of a conflict between this Agreement and the terms of any purchase order or other ordering document, this Agreement shall prevail. 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 this Agreement shall remain in effect.

13. This Agreement shall be construed, interpreted and governed by the laws of Germany. In the event of any dispute, the sole and exclusive jurisdiction shall lie with the courts of and in Germany, the legal venue to be Hamburg City Court. froglogic reserves all rights not specifically granted in this Agreement.