TOPCODER UML TOOL LICENSE AGREEMENT

BY DOWNLOADING THE TOPCODER UML TOOL AND BY CLICKING THE "I ACCEPT" BUTTON DURING INSTALLATION, OR BY USING THE SOURCE CODE FOR THE SOFTWARE, YOU AGREE TO BE BOUND BY THESE TERMS AND CONDITIONS. THESE TERMS CONSTITUTE A LEGALLY BINDING AGREEMENT. IF YOU DO NOT AGREE TO THESE TERMS AND CONDITIONS, YOU SHOULD DELETE THE DOWNLOADED SOFTWARE FROM YOUR COMPUTER.

IMPORTANT INFORMATION

The TopCoder UML Tool software made available for download in executable and source code form (the "Software") is provided by TopCoder, Inc. from its offices within the United States of America. We make no representation that such Software is appropriate or available for use in other locations. Those who choose to access and download the Software from other locations do so on their own initiative and are responsible for compliance with local laws, if and to the extent local laws are applicable. The Software is subject to U.S. export controls. The Software may not be downloaded or otherwise exported or re-exported (a) into (or to a national or resident of) Cuba, North Korea, Iran, Syria, Sudan or any other country to which the U.S. has embargoed goods or (b) to anyone on the U.S. Treasury Department's list of Specially Designated Nationals or the U.S. Commerce Department's Table of Deny Orders, as may be amended from time to time. By downloading, licensing or using the Software, you represent and warrant that you are not located in, under the control of, or a national or resident of any such country or on any such list. This TopCoder UML Tool License Agreement (the "Agreement") governs the use of and access to the Software, including the use of related user instructions and content.

You may not use the Software until you have read this Agreement and indicated your unconditional acceptance of it by selecting the "I Agree" button. Your use of any source code for the Software under this Agreement is conditioned on your acceptance of this Agreement.

As used in this Agreement, the terms "you", "your" or "user" are synonymous, and refer to the person downloading or using the Software in any way.

PERMITTED USES AND RESTRICTIONS ON USE

- 1. You are granted a limited, revocable, nonexclusive, nontransferable license to use the Software in source code and object code form, and to modify the source code and distribute unmodified and modified versions of the Software; provided that:
- (a) all use of the Software (including without limitation any modified portion of the Software) is strictly limited to the purpose of tools for editing and modifying UML designs, and

- (b) all TopCoder copyright notices and logos in the Software must remain intact and unmodified; and
- (c) any modified version of the Software must clearly designate where applicable in the comments and documentation that the Software has been modified, with a general description of the changes that have been made; and
- (d) each time that software including any portion of the Software is launched or run, the graphic user interface for such software must include TopCoder's attribution information as described in Appendix A below; and
- (e) You agree to defend, indemnify and hold harmless, at your expense, TopCoder and each of its affiliates, directors and employees from and against any claims, demands, losses, causes of action or damages, including reasonable attorneys fees and settlement costs, arising out of Your redistribution of the Software. If you intend to use the Software in any manner other than as permitted in this Agreement, you must contact TopCoder to obtain the appropriate license prior to such proposed use. TopCoder may audit your use of the Software at any time.
- 2. You agree to include on each copy that you make all notices and legends embedded in the Software as downloaded from TopCoder. All copies of the Software, whether provided by TopCoder or made by you, shall remain the property of TopCoder. As between you and TopCoder, other than the limited license granted to you in this Agreement, TopCoder retains all ownership rights in the Software as provided to You, including but not limited to patent, copyright, trade secret, trade name, trademark and all other intellectual property rights, not expressly granted.
- 3. You may copy, modify, and add functionality to the Software only as explicitly permitted in this Agreement. You must contact TopCoder to obtain the appropriate license to use of the Software (including without limitation any portion of the Software) in or as part of application with a purpose other than editing and modifying UML designs
- 4. Modifications. In the event that you modify the Software, the Software as provided by TopCoder remains owned by TopCoder. All modified versions of the Software must provide clear notice to the end user that the Software has been modified from TopCoder's version, and the documentation must provide a general description of the changes that have been made. You may not, and you may not permit any use of the Software for any purpose other than editing and modifying UML designs. You also must comply with the attribution requirements set forth in Appendix A below.
- 5. Redistribution. If you redistribute the Software, you must insure that the recipients of the Software agree to and are legally bound to these license terms. To do so, you must maintain the installation "click-through" agreement process and this Agreement, and maintain the copyright notices and LICENSE files provided in the Software.
- 6. Contribution of Modifications. You are not obligated to provide to TopCoder any suggestions about or modifications to the Software. In the event that you do provide suggestions, designs, bug fixes, code, patches, additions, plug-ins, or any other contributions to TopCoder, whether via TopCoder's forums, web pages, email, chat, cvs,

subversion, or otherwise, (collectively, "Contributions") you agree that TopCoder may publish or include all such Contributions in or as part of TopCoder's web site or software (including without limitation future versions of the Software) and you agree to grant and hereby grant to TopCoder a non-exclusive, perpetual, royalty-free, irrevocable, right and license under your rights (including without limitation all intellectual property rights) in such Contributions to use, reproduce, modify, adapt, translate, create derivative works of, and publish and distribute such Contributions and/or derivative works in any form, medium or technology, including without limitation the right, at TopCoder's sole discretion, to allow use, publication, and redistribution by third parties under this or any other license, and you waive and agree to waive in favor of TopCoder any and all applicable moral rights, and all rights of a similar nature in any jurisdiction. You also represent that you are the sole and original author of such Contributions unless otherwise specified in writing at the time of contribution, and that to your knowledge, your Contributions are free from all liens and encumbrances of third-parties, including without limitation intellectual property rights.

- 7. Use of TopCoder Web Site. You also agree to abide by the membership terms and any terms of use as published on TopCoder's websites (www.topcoder.com and www.topcoder.com and www.topcoder.com and www.topcoder.com and www.topcoder.com and sea any provision of any Agreement with TopCoder or the terms of use of TopCoder's websites, or if TopCoder terminates your TopCoder account or membership for any reason, TopCoder may (i) suspend or terminate your license to the Software, and/or (ii) pursue all other available remedies and related payment hereunder, including recovery from you of TopCoder's reasonable costs and legal fees incurred. Upon termination of this Agreement, the rights granted to you herein shall immediately terminate, and TopCoder shall have no further obligations to you.
- 8. In using TopCoder's websites and the Software, you agree to abide by all applicable government laws, rules and regulations, including equal opportunity laws, and you will not use TopCoder's website or the Software to commit a crime, libel, slander, obscenity, indecency, or intellectual property infringement, or to attempt to gain unauthorized access to, deliver a virus or surreptitious code to, or deliberately disable or impair operation of the systems, software, or data of TopCoder or any other party.
- 9. DISCLAIMER OF WARRANTY. THE SOFTWARE AND ANY RELATED INFORMATION PROVIDED ON TOPCODER'S WEBSITES (INCLUDING, BUT NOT LIMITED TO, ALL SOURCE CODE, COMPONENT DESIGN AND DEVELOPMENT DOCUMENTS, AND ALL TOPCODER MEMBER INFORMATION) ARE PROVIDED "AS-IS." IN ADDITION, TOPCODER DOES NOT WARRANT THAT THE SOFTWARE WILL MEET YOUR REQUIREMENTS OR THAT OPERATION OF THE SOFTWARE WILL BE UNINTERRUPTED OR ERROR FREE. TOPCODER MAKES NO AND EXPRESSLY DISCLAIMS ANY AND ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE, NON-INFRINGEMENT, OR OTHERWISE WITH RESPECT TO

THE SOFTWARE LICENSED UNDER THIS TOPCODER UML TOOL LICENSE AGREEMENT.

- 10. LIMITATION OF LIABILITY AND DAMAGES You acknowledge that the operation and availability of the communications systems used for downloading the Software (e.g., computer networks and the Internet) can be unpredictable and may, from time to time, interfere with or prevent access to the Software. TopCoder is not in any way responsible for any such interference with or prevention of your use of or access to the Software. IN NO EVENT SHALL TOPCODER BE LIABLE FOR ANY DIRECT, INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES (INCLUDING DAMAGES FOR LOSS OF BUSINESS, LOSS OF DATA, LOSS OF PROFITS OR INVESTMENT OR THE LIKE) WHETHER BASED ON BREACH OF CONTRACT, TORT (INCLUDING NEGLIGENCE), PRODUCT LIABILITY OR ANY OTHER LEGAL THEORY, REGARDLESS OF WHETHER IT HAS BEEN ADVISED OF SUCH DAMAGES. IN NO EVENT SHALL TOPCODER'S LIABILITY TO YOU UNDER THIS AGREEMENT EXCEED ANY FEES PAID BY YOU FOR THE SOFTWARE.
- 11. The limitations of damages or liability set forth in this Agreement are fundamental elements of the basis of the bargain between TopCoder and you. You acknowledge and agree that TopCoder would not be able to provide the Software on an economic basis without such limitations.
- 12. INFRINGEMENT OF INTELLECTUAL PROPERTY RIGHTS. If TopCoder becomes aware or reasonably believes that the Software licensed to you under this Agreement may infringe the intellectual property rights of a third party, TopCoder may at TopCoder's discretion: (i) procure for you the right to continue to use the Software, or (ii) modify or replace the Software to make your use non-infringing while being capable of performing substantially the same function;, or (iii) terminate this Agreement. At the request of TopCoder, you shall provide TopCoder with a list of all copies and locations of the Software, including Software that have been merged with other software and/or source code. TopCoder may, from time to time, upon written notice to you, perform an audit of your use of the Software and your compliance with the provisions of this Agreement.
- 13. The Software may include modifications developed by people other than TopCoder. If you have not received the Software directly from TopCoder, such modifications may be subject to their own license terms. See the documentation accompanying the software for more information.

MISCELLANEOUS

14. TopCoder shall have the right to immediately terminate your access to or use of the Software in the event of any activities which are in breach of this Agreement or conduct which, in TopCoder's judgment, interferes with the operation or the use of the Software or the TopCoder web site. Termination of this Agreement automatically terminates your

license and authorization to access the Software and any content or other material contained therein. TopCoder is entitled to enforce its rights hereunder by an action for damages or for specific performance, injunctive or other equitable relief.

- 15. TopCoder will not provide any technical support, including phone support, for any of the Software licensed hereunder.
- 16. In connection with your use of the Software, you agree to be identified as a customer of TopCoder and grant TopCoder permission to refer to your company by name, tradename and/or trademark, if applicable, and to briefly describe your company's business in TopCoder's marketing material, press releases and on its websites for the sole purpose of promoting your use of the Software. You represent and warrant that you have the right to grant such permission, and that you are a duly authorized representative of your company, and you are able to enter into and perform this Agreement.
- 17. Headings are included for convenience only, and shall not be considered in interpreting this Agreement. This Agreement does not limit any rights that TopCoder may have under trade secret, trademark, copyright, patent or other laws. The employees of TopCoder are not authorized to make modifications to this Agreement, or to make any additional representations, commitments, or warranties binding on TopCoder, except in writing signed by an authorized officer of TopCoder. If any provision of this Agreement is invalid or unenforceable under applicable law, then it shall be, to that extent, deemed omitted and the remaining provisions will continue in full force and effect. This Agreement shall be governed by the laws of the Commonwealth of Massachusetts.
- 18. This Agreement and any rights granted hereunder are personal and shall not be assigned, sublicensed or encumbered, directly or indirectly, by law or by contract, by you without the prior written consent of TopCoder. TopCoder shall have the right to directly or indirectly sell, transfer, assign or delegate in whole or in part this Agreement, or any rights, duties, obligations or liabilities under this Agreement, by operation of law or otherwise. This Agreement shall be binding upon and inure to the benefit of the permitted successors and assigns of the parties hereto.
- 19. Upon reasonable request by TopCoder, you shall, and shall require each of your subcontractors, employees and agents to execute and deliver such further certificates, acknowledgments, waivers and/or assignments as may be appropriate to give effect to this Agreement.

20. TopCoder may be contacted at the following address: TopCoder, Inc.
95 Glastonbury Blvd.
Glastonbury, CT 06033
(860) 633-5540
service@topcoder.com

Appendix A – Attribution Information

As a modest attribution to TopCoder, in the hope that its promotional value may help justify the time, money and effort invested by TopCoder in the development of the Software, each time an application that includes any portion of the Software in any way is operated (which includes initiating a session), a prominent display of TopCoder's Attribution Graphic Image must occur at all times on the graphic user interface employed by the end user to access such application of sufficient size to be clearly legible and recognizable by the end user. If the Software already displays such attribution information in a particular form, continued use of such form for that attribution is one way of meeting this requirement for notice.

In addition, the Attribution Copyright Notice must be maintained where provided in the Software, and the Attribution Phrase included in documentation accompanying modified Software.

Attribution Copyright Notice: Copyright 2006-2008 TopCoder, Inc.

Attribution Phrase: This software includes components developed by TopCoder, Inc.

Attribution Graphic Image for screen display:



Display of the Graphic Image Attribution Information is required in any works which include any portion of the Software.

0020808