

Date Revised: 8th July 2025

Split License Agreement

IMPORTANT: READ CAREFULLY: This Aspose Split License Agreement (“**Split Agreement**”) is a legal agreement between You and Aspose for the materials accompanying this Split Agreement, which may include computer software, source code, printed materials, and “online” or electronic documentation and resource files, project, and solution files. The Licensed Work is licensed, not sold.

BY INSTALLING, DOWNLOADING, COPYING OR OTHERWISE USING THE PRODUCT, YOU AGREE TO BE BOUND BY THE TERMS OF THIS AGREEMENT. IF YOU DO NOT AGREE TO THE TERMS OF THIS AGREEMENT, DO NOT INSTALL, DOWNLOAD, COPY OR USE THE PRODUCT.

1. DEFINITIONS.

- 1.1. “Aspose” or “Company”** means Aspose Pty Ltd and its subsidiaries.
- 1.2. “Direct Package Dependency”** means any Work in Source or Object form that is installed directly by You.
- 1.3. “Larger Work(s)”** means a work that combines the Licensed Work with other material, in a separate file or files, that is not the Licensed Work.
- 1.4. “Licensed Work(s)”** means the work of authorship, whether in Source or Object form, licensed under this Split Agreement
- 1.5. “Non-Commercial Open Source Work(s)”** means Larger Work that is (a) Licensed under an OSI-approved Open Source license or a recognized Source Available license, and (b) publicly distributed or published in source code form, and (c) used in a non-commercial context, including no direct or indirect monetization through services, subscriptions, advertisements, or derivative commercial offerings.
- 1.6. “Non-Profit Entity”** means an organization or charity that (a) is recognized as a tax-exempt nonprofit under applicable law, and (b) is not a subsidiary, controlled affiliate, or acting on behalf of a for-profit entity.

- 1.7. “Object” or “Object Form”** means any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.
- 1.8. “Qualifying Business”** means an individual or legal entity and its Affiliates which has less than 200 employees or contractors and annual revenues less than one million U.S. dollars (or the equivalent in other currencies). The term **“Affiliates”** refers to entities that directly or indirectly control, are controlled by, or are under common control with the organization.
- 1.9. “Source” or “Source Form”** means the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.
- 1.10. “Transitive Package Dependency”** means any Larger Work in Object form that is installed indirectly by a third-party dependency unrelated to Aspose.
- 1.11. “You” or “Your”** means an individual or legal entity exercising permissions granted by this Split Agreement. For legal entities, “You” includes any entity that controls, is controlled by, or is under common control with You. For purposes of this definition, “control” means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.
- 2. GRANT OF LICENSE.** Aspose grants You the rights described in this Agreement provided that You comply with all the terms and conditions of this Agreement:
- 2.1. Split License Grant.** Licensed Works are split licensed and may be licensed under the Apache License, Version 2.0 or an Aspose Commercial License. Licenses are granted based upon You meeting the qualified criteria as stated. Once granted, You must reference the granted license only in all documentation.
- 2.1.2 Split License Criteria.** Licensed Works are licensed to You under the Apache License, Version 2.0 if:
- (i) You are consuming the Licensed Work in Non-Commercial Open Source Works, or
 - (ii) You are consuming the Licensed Work as a Transitive Package Dependency, or
 - (iii) You are consuming the Licensed Work as a Direct Package Dependency in the capacity of a Qualifying Business, or
 - (iv) You are consuming the Licensed Work as a Direct Package Dependency in the capacity of a Non-Profit Entity and Your Larger Works are solely in support of the public-interest mission.

- 2.1.3. Continued Qualification.** Your right to use the Licensed Work under the Apache License, Version 2.0 is conditional upon Your continued satisfaction of the applicable qualification criteria (e.g., as a Qualifying Business, Non-Profit Entity, or other stated exception).

If at any time You no longer meet the criteria to qualify for using the Apache License, Version 2.0 then Your rights under the Apache License are revoked, and You must obtain a valid Aspose Commercial License to continue using the Licensed Work.

Optional: Aspose reserves the right to request documentation or verification of qualification status for any entity using the Licensed Work under the Apache License, Version 2.0.

- 2.2. Commercial License.** For all other scenarios, Licensed Works are licensed to You under the Aspose Commercial License which may be purchased by visiting <https://aspose.org/pricing/>.

3. RESTRICTIONS AND REQUIREMENTS.

3.1. Restrictions

- 3.1.1.** You may not create, publish, or distribute any library, SDK, plugin, or framework that wraps, re-exports, or abstracts functionality of the Licensed Work for use by third parties. For the avoidance of doubt, the creation of wrappers, bindings, or frameworks that expose the functionality of the Licensed Work to third parties constitutes creation of a derivative work and does not qualify as transitive use.

This restriction does not apply to internal use by a single legal entity, provided the wrapper is not distributed externally or made accessible as a public-facing API or component.

- 3.1.2.** The Licensed Work may not be used to develop Larger Works that offer similar or competing functionality as the Licensed Work.
- 3.1.3.** Larger Works may not copy, replicate, or substantially derive from the structure, organization, naming conventions, or method signatures of the Licensed Work's public API, whether for public or private use.

3.2. Requirements

- 3.2.1.** Any Larger Work incorporating or dependent upon the Licensed Work must clearly acknowledge the use of the License Work and its license terms in documentation, UI, or metadata, regardless of whether

the Licensed Work is used directly or indirectly. If the Larger Work is server-side only, this requirement may be satisfied through API documentation or administrative console notices.

- X. OTHER.** This is a placeholder for additional sections or text. It will be removed in the final version of the agreement.