This license grants you one individual developer to use Flickity v2 for an unlimited number of applications.

Download the latest code, documentation and demos from: **flickity.metafizzy.co/flickity-docs.zip**.

View demos and documentation at **flickity.metafizzy.co**.

Once your site goes live, We'd love to see the results.

Thank you for your purchase and for supporting Metafizzy!

David DeSandro
Principal, Metafizzy

# Flickity v2 Commercial Developer License Agreement

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- 1.4. "**Modification**" means any revision, adaptation, or derivative of the Software produced by You.
- 1.5. The "**Software**" means Flickity version 2.

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- 8.1. While redistributing the Software or Modifications thereof as part of Your Application, You may choose to offer acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this Agreement. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, and not on Metafizzy's behalf.
- 8.2. You agree to indemnify, hold harmless, and defend Metafizzy and its owners, officers, agents, and affiliates from and against any and all claims, lawsuits and proceedings (collectively "Claims"), and all expenses, costs (including attorney's fees), judgments, damages and other liabilities resulting from such Claims, that arise or result from: (i) Your use of the Software in violation of this Agreement; (ii) the use or distribution of Your Application, except to the extent such claim is based solely on the inclusion of the Software therein; (iii) Your Modification of the Software's source code; or (iv) Your accepting support, warranty, indemnity, or additional liability as described in Section 8.1.

# 9. Payment and Taxes

- 9.1. All payments under this Agreement are due to Metafizzy upon Your purchase of a license to the Software.
- 9.2. Each party shall be responsible for all taxes (including, but not limited to, taxes based upon its income) or levies imposed on it under applicable laws, regulations and tax treaties as a result of this Agreement and any payments made hereunder (including those required to be withheld or deducted from payments); provided that You shall be responsible for any value added tax, use tax, sales tax, or similar tax, and shall pay or reimburse Metafizzy for the same upon invoice. Each party shall furnish evidence of such paid taxes as is sufficient to enable the other party to obtain any credits available to it, including original tax withholding certificates.

#### 10. Miscellaneous

10.1. **Software Updates and Upgrades.** The license granted herein applies only to the version of the Software available when purchased in connection with the terms of this Agreement, and to any updates and/or upgrades to which You may be entitled. Any previous or subsequent license granted to You for use of the Software shall be

governed by the terms and conditions of the agreement entered in connection with purchase or download of that version of the Software.

- 10.2. **Survival.** The provisions of sections 4 through 10 will survive termination of this Agreement.
- 10.3. **Compliance with Applicable Laws.** You agree that You will comply with all applicable laws and regulations with respect to the Software, including without limitation all export control laws and regulations.
- 10.4. **Assignment.** This Agreement may be assigned by Metafizzy in whole or in part and will inure to the benefit of Metafizzy's successors and assigns. You may not assign or transfer this Agreement without Metafizzy's prior written consent. Notwithstanding the foregoing, however, if You transfer ownership of an Application to a customer for which it was developed, You may assign this Agreement to that customer (the "Assignee") provided: (i) You provide written notice to Metafizzy prior to the effective date of such assignment; and (ii) there is a written agreement, wherein the Assignee accepts the terms of this Agreement.
- 10.5. **Entire Agreement.** The terms and conditions stated herein set forth the entire agreement of the parties and replace and supersede all other contracts, agreements, and understandings, written or oral, relating to the subject matter hereof.
- 10.6. **Severability.** In the event that any portion of this Agreement is held to be unenforceable, such portions shall not limit or otherwise modify or affect any other portion of this Agreement.
- 10.7. **Modification; Waiver.** This Agreement cannot be amended except by a written instrument executed by each of the parties. The failure of either party to enforce any provision of this Agreement may not be deemed a waiver of that or any other provision of this Agreement.
- 10.8. **Governing Law.** This Agreement is governed by the laws of the Commonwealth of Virginia (notwithstanding conflicts of laws provisions), and all parties irrevocably submit to the jurisdiction of the state or federal courts of the Commonwealth of Virginia and further agree to commence any litigation which may arise hereunder in the state or federal courts located in the judicial district of Alexandria, Virginia. The UN Convention on Contracts for the International Sale of Goods is expressly excluded.
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