# **Software License Agreement**

This Software License Agreement (" **Agreement**"), constitutes a legal agreement between Fast Reports Inc., referred hereinafter as "Fast Reports", and Licensee. (Fast Reports and Licensee hereinafter are referred to jointly as " **Parties**" and each separately as " **Party**".)

The purpose of this Agreement is to state terms and conditions governing the use by Licensee of certain software developed by Fast Reports.

# THE PARTIES HEREBY AGREE AS FOLLOWS:

## 1 DEFINITIONS

- 1.1 " **Agreement** " means this Software License Agreement.
- 1.2 "Application" means a software application developed and/or distributed by Licensee or its clients, which contains all or part(s) of FastReport Online Designer.
- 1.3 "Confidential Information" means all information provided to Licensee and related to or in connection with the business of Fast Reports, including technical and financial information, pricing and terms, customer and employee information, know-how, trade secrets and all other information containing or reflecting such information.
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- 1.5 " **FastReport Online Designer**" ("THE PRODUCT") means the software developed by Fast Reports including any software, media, and accompanying on-line or printed documentation and made available to Licensee under this Agreement.
- 1.6 "Fast Reports Website" means www.fast-report.com.
- 1.7 "License Fee" means the fee payable by Licensee for the right to use FastReport Online Designer during the Validity Period under terms and conditions of this Agreement, according to the price specified on Fast Reports Website and/or agreed by Parties.
- 1.8 " License Model" means a pre-defined set of specific rights to use FastReport Online Designer in a specified manner granted to Licensee under this Agreement.
- 1.9 " **Production Key**" means a license key tied to a specific production domain name where FastReport Online Designer will be deployed to be accessed by Licensee's end-users.
- 1.10 "**Representative**" means, in relation to a Party, directors, officers, employees, civil contractors, agents, advisers, accountants and consultants.
- 1.11 "**Third Party**" means persons, corporations, and entities other than Fast Reports, Licensee, or any of their employees, contractors, or agents.
- 1.12 "Validity Period" means the period during which FastReport Online Designer shall be available to be used by Licensee, starting from the Delivery Date.

#### 2 SCOPE OF AGREEMENT

- 2.1 This Agreement shall come into force once License Fee is received in full by Fast Reports.
- 2.2 In consideration for the License Fee and subject to terms and conditions of this Agreement, Fast Reports grants to Licensee a limited, non-exclusive and non-transferable license for the use of FastReport Online Designer ("License"), in executable form only. The License covers FastReport Online Designer "as is" on Delivery Date.

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- 2.4 The number of Licensee's own employees that can work with FastReport Online Designer is not limited.
- 2.5 Licensee is entitled to FastReport Online Designer's maintenance in accordance with Clause 5 of this Agreement.
- 2.6 Licensee is responsible for abiding by the provisions set forth in this Agreement and ensuring such abidance from its respective clients. Licensee's clients that may have been provided the right to use FastReport Online Designer have the same scope of responsibilities as Licensee has.
- 2.7 In case of a breach of this Agreement involving distribution or use of FastReport Online Designer outside the terms of the License, Fast Reports may retrospectively charge Licensee a fee calculated based on the License Model corresponding to the actual use of FastReport Online Designer outside the terms of the License using the relevant list prices that Fast Reports charges for use of FastReport Online Designer. These charges are in addition to any other right or claim that Fast Reports may have against Licensee and are in addition to any other fees payable by Licensee under this Agreement.
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- 3.10 In case License Fee or the maintenance renewal price changes, Fast Reports shall update Licensee with a valid price not less than twenty one calendar days prior to the date of the license or maintenance period expiration.

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- 8.1 Licensee is entitled to FastReport Online Designer's maintenance. Duration of the maintenance period for all licenses is one year starting from Delivery Date.
- 8.2 Depending on the License Model, type and edition, annual maintenance may include either updates and support, or updates only.
- 8.3 Support includes (1) provision of technical expertise and/or assistance by Fast Reports to Licensee for the questions directly related to FastReport Online Designer; and (2) fixing the bugs in FastReport Online Designer, reported by Licensee. Detailed description of Support is provided on Fast Reports Website.
- 8.4 A "bug" means a serious malfunctioning in FastReport Online Designer that causes it to crash or produce invalid output, and which is a direct result of a coding or design error by Fast Reports.

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8.5 Support is available in two options: (1) Standard and (2) Premium. The difference between the support options is specified on Fast Reports Website.

#### 9 PAYMENTS

- 9.1 All payments shall be made by Licensee to Fast Reports within thirty calendar days after receiving an invoice issued by Fast Reports and in accordance with it.
- 9.2 FastReport Online Designer shall be delivered to Licensee only after the License Fee is received by Fast Reports. Maintenance services shall be provided to Licensee only after the corresponding License Fee or maintenance renewal price, as the case may be, is received by Fast Reports. Any payment shall be considered received after it is successfully credited to the Fast Reports' bank account in full.
- 9.3 All expenses in connection with any payments under this Agreement, e.g., transaction commissions, conversion fees, fixed cost of transaction related services, shall be borne by Licensee.
- 9.4 If the payment of any overdue invoice or penalty claim is not paid in full to Fast Reports, together with any interest accrued thereon, within sixty calendar days of Fast Reports having notified Licensee in writing that the invoice or penalty claim is overdue for payment, Fast Reports is entitled to terminate this Agreement upon fifteen calendar days after the written notice to Licensee, and Licensee shall cease the use of FastReport Online Designer immediately after this Agreement is terminated.
- 9.5 All payments made by Licensee to Fast Reports are non-refundable 10 days after the payment has been received or once a corresponding Production Key has been issued to Licensee (whichever comes first).

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- 15.4 Upon termination of this Agreement for any reason, Licensee agrees and undertakes to, without any delay, destroy all copies of FastReport Online Designer.

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16.1 All notices to Fast Reports to be given under this Agreement shall be in writing and shall be delivered by electronic mail to support@fast-report.com.

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17.1 Neither Party may assign, transfer, charge or deal in any other manner with this Agreement nor purport to do so without the prior written consent of the other Party.

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