NOTICE:

READ CAREFULLY BEFORE USING PHUSION PASSENGER ENTERPRISE (THE SOFTWARE): THIS IS A LEGAL AGREEMENT BETWEEN YOU (THE NATURAL OR LEGAL PERSON ACQUIRING THE SOFTWARE) AND PHUSION. YOU ACKNOWLEDGE UPON INSTALLATION OF THE SOFTWARE THAT YOU HAVE REVIEWED AND AGREED TO ALL OF THE TERMS AND CONDITIONS SET FORTH IN THIS AGREEMENT. IF YOU DO NOT AGREE WITH THIS AGREEMENT, DO NOT INSTALL OR USE THE SOFTWARE. IF YOU HAVE ALREADY INSTALLED THE SOFTWARE AND DO NOT AGREE TO THESE TERMS, PLEASE UNINSTALL THE SOFTWARE AND IMMEDIATELY DISCONTINUE ITS USE. YOU AGREE THAT YOUR USE OF THE SOFTWARE ACKNOWLEDGES THAT YOU HAVE READ THIS LICENSE, UNDERSTAND IT, AND AGREE TO COMPLY WITH ITS TERMS AND CONDITIONS. BY CLICKING TO ACCEPT, DOWNLOADING THE PRODUCT, OR USING THE EQUIPMENT THAT CONTAINS THE SOFTWARE, YOU CONSENT TO BE BOUND BY THIS AGREEMENT. IF YOU DO NOT AGREE TO ALL OF THE TERMS OF THIS AGREEMENT, IMMEDIATELY DISCONTINUE THE DOWNLOAD AND/OR INSTALLATION OF THE SOFTWARE AND DO NOT USE PHUSION'S SOFTWARE.

PHUSION PASSENGER ENTERPRISE LICENSE AGREEMENT

THE PARTIES

PHUSION,

Incorporated and registered in The Netherlands, under Chamber of Commerce number 08173483, having its principle place of business at:

7522 MH, Enschede at the Calslaan 11-106, in The Netherlands,

further referred to as: LICENSOR,

and

The Company, that obtains, or desires to obtain, a license to use the Licensed Product, **further referred to as: LICENSEE,**

agree to the following conditions:

DEFINITIONS

Agreement

This Agreement: the Phusion Passenger Enterprise License Agreement between Licensor and Licensee.

Licensee's data

- 1. Licensee's data is, amongst others, the information handled by Phusion Passenger Enterprise, on behalf of Licensee, and stored by Licensee on Licensee's Server(s).
- 2. Licensee's data can consist of digital information, including but not limited to numbers, text, graphics, photos, audio, video, software, or other information.
- 3. The Licensed Product shall only transfer data via Internet that was made public by Licensee through its web application or using the settings in the Licensed Product itself.

Licensor

The licensor is Phusion, the developer of the application generally known as Phusion Passenger Enterprise (the "Licensed Product").

Licensee

Licensee is the natural or legal person that obtains, or desires to obtain, a limited, non-exclusive, non-sublicensable, nontransferable, and non-assignable license to use the Licensed Product for the Subscription Term.

Licensed Product

The Licensed Product is Phusion Passenger Enterprise, the Enterprise version of Phusion Passenger (including the software, associated media, printed and/or electronic documentation), that is installed and running on the server(s) of Licensee. Excluded in the Licensed Product are: any operating system(s) or other necessary software, hosting, any database server(s) and other possible hardware and/or software in order to be able to use Licensee's web application.

Phusion Passenger Enterprise

Phusion Passenger Enterprise is an application server for Ruby web applications. General product information about Phusion Passenger Enterprise, and information about supported software, programming languages, platforms and/or server systems can be found on the website www.phusionpassenger.com. Optimal performance of Phusion Passenger Enterprise is only possible if the necessary environment (including hardware, software, network, operating systems etc.) is installed and functioning properly. Although, Phusion Passenger Enterprise contains several features to analyze and reduce problems in Licensee's web application, these features have limitations and they are no substitute for a well-coded web application.

Registered User

The Registered User is the Licensee who:

- 1. has officially registered and paid Licensor for a User Subscription, or,
- 2. obtained a User Subscription on the basis of a tailor made agreement with Licensor, or,
- 3. obtained a free User Subscription.

Subscription Term

The Subscription Term is a minimum period of one year, unless otherwise agreed in writing. Licensor retains the right to issue subscriptions with a term of more than one year. During the Subscription Term the Registered User can use the Licensed Product after payment of the Subscription Fee.

Subscription Fee

In all cases, Licensee shall at least prepay the subscription fee of the agreed Subscription Term. Subscription fees are nonrefundable.

Subscription Plan

The Licensed Product is made available through a Subscription Plan. Further details concerning subscription plans are made available on the website www.phusionpassenger.com.

User Subscription

A User Subscription is the right to use the Licensed Product, on the basis of a Subscription Plan, during the Subscription Term. A User Subscription will be issued by Licensor to Licensee, and can be obtained under one of the following conditions:

- 1. After full registration and payment,
- 2. Licensor grants a (free or tailor-made) User Subscription, at Licensor's sole discretion.

LICENSE

Grant of License

- 1. Licensor does not sell the Licensed Product to Licensee. Licensor grants to Licensee, and Licensee accepts from Licensor, in exchange of a Subscription Fee, a limited, nonexclusive, non-transferable, non-sublicensable and non-assignable license to use the Licensed Product, during the Subscription Term, solely for the Licensee's internal business operations.
- 2. With a valid license only, licensee can access the website www.phusionpassenger.com, in order to download updates. After expiration of the License(s), Licensee will still be able to use the Licensed Product, but without any rights to updates, upgrades, service and/or support.

3. All rights not expressly granted to Licensee are reserved to Licensor.

Installation and use

- 1. The Licensed Product may only be installed and used on a maximum of two (2) of Licensee's host machines, per User Subscription. The host machine (hereafter: Server) is a virtual machine if Licensee makes use of virtualization. The Server is a physical machine if Licensee does not make use of virtualization.
- 2. The Licensed Product may also be used in development, testing or staging environments.
- 3. Licensee may at any time move the Licensed Product from one Server to another, however the number of concurrent installations of the Licensed Product shall never exceed the number of Servers for which the applicable License Fee has been paid.
- 4. After expiration of the License(s), Licensee will lose access rights to the Licensed Product's download page.
- 5. If Licensee holds more than one (1) User Subscription, of which at least one (1) is expired and at least one is still valid, the updates, upgrades and/or support are only valid, and may only be installed, on the Server for which Licensee holds a valid User Subscription.

Registration

- 1. Legitimate use of the Licensed Product is made solely available for Registered Users.
- 2. After registration the Registered User will receive a license key in order to use the license. Licensee shall install the provided license key on every Server on which Licensee wishes to use the Licensed Product.
- 3. The Licensed Product will not operate without a valid license key.
- 4. The provided license key contains a code that can be connected to information about the Licensee who purchased a valid License.
- 5. Licensee shall use the Licensed Product only for the duration of the Subscription Term.

	Λ	T	Λ
u	А	• •	А

Data

- 1. The Licensed Product is able to optionally produce usage data, which is intended for analytical purposes, like e.g. the application Union Station.
- 2. Usage data can currently contain, amongst others,

server memory usage, memory usage of various processes,
memory usage of various processes,
the time (that would be necessary) to process a browser request,
the URL of the request (this may be a secret URL that may contain sensitive information, such as
Licensee's password via a GET request. Licensor cannot determine this),
database queries, and execution time,
application specific errors. These errors possibly contain user-generated messages (to facilitate
debugging of the application).

Cookies

Licensor or any third party affiliated with Licensor or contracted by Licensor may use cookies on their website(s). Cookies are small text files to improve the overall performance of the website(s). The cookies are used only to identify the customer, not to identify any specific customer traits. These cookies do not store sensitive data. Cookies are used on e.g. the download page for storing the authentication session.

Personal information

- 1. Licensor, or any third party contracted by or affiliated with Licensor, may share Licensee's personal information with partners or suppliers in order to fulfill the service or product Licensee has ordered. The information may include Licensee's (company) name, (company) address, e-mail address, credit card information, VAT-number, country, or the companies used to process credit card or other payment types.
- 2. This data is used only for the purpose of fulfilling orders or communicating with customers, partners, or suppliers regarding orders.
- 3. The aforementioned information can be stored on the system(s) of Licensor, or through, or on the system(s) of a third party (payment gateway).

- 4. The license key that Licensor provides to Licensee may contain a limited amount of personally identifiable information about Licensee or any natural person(s) representing Licensee (e.g. name, company name, and the expiration date).
- 5. Personally identifiable information will only be disclosed if required by law, regulation, or other government authority, to prevent harm to yourself or others, or to protect against fraud.
- 6. Personally identifiable information may be transferred to a successor entity upon a merger, consolidation, or other corporate reorganization in which Licensor, or any third party contracted by or affiliated with Licensor, participates or to a purchaser of all or substantially all of Licensor's assets. Such successor entity shall be bound by the terms and conditions of this Agreement.

Licensee's data

- 1. Licensee retains at all times ownership of Licensee's data.
- 2. Licensee is solely responsible for the accuracy, quality, integrity, legality, reliability, appropriateness, and copyright of all Licensee's data.
- 3. Licensee is responsible for maintaining an archive or back-up copy of all Licensee's data.
- 4. Licensee is responsible for making back-up copies of the Phusion Passenger Enterprise files and application.
- 5. Licensor is not liable for any loss of Licensee's data or any other data, in any case.
- 6. Licensor is not responsible or liable for the deletion, correction, destruction, loss, infringement, or failure of the Licensed Product to store any of Licensee's data, or any other data.
- 7. Licensor will not disclose Licensee's data, unless required by law.

SOFTWARE

Ownership and intellectual property

- 1. Licensee acknowledges that the Licensed Product, including all associated copyrights, patents, trademarks, trade secrets and other intellectual property and proprietary rights, registered or unregistered, is and will be the sole property of Licensor.
- 2. Licensee may create a back-up copy of the Licensed Product for safekeeping reasons only. Licensee may not distribute, resell, or share, the Licensed Product or any portions of the Licensed Product.
- 3. Licensor may use the trademark and / or trade name of Licensee for promotional purposes on websites and / or printing, unless explicitly agreed otherwise.
- 4. All trademarks contained in the Licensed Product are trademarks or registered trademarks of Phusion, unless stated otherwise. The trademarks "Ruby on Rails" and "Rails" are registered trademarks of David Heinemeier Hansson.

Confidential Information

- 1. Licensee acknowledges that the Licensed Product, (including e.g., source code, processing methods, design, benchmark results or other performance related measurements), constitute valuable trade secrets of Licenson.
- 2. Licensee will hold all confidential information in strict confidence and will not disclose the information, except if the information is in the public domain, or if disclosure is mandatory by law or a tribunal.

Updates and upgrades

Licensor will provide, upgrades, updates, modifications, and enhancements at no additional cost, at the sole discretion of Licensor. These will be made available through the website www.phusionpassenger.com.

Third party software

- 1. Licensee acknowledges that operation of the Licensed Product might require use of certain third party software (e.g. server software, applications, operating systems).
- 2. Licensor will not provide such third party software, or other software of Licensor, to Licensee. Licensee will have the sole responsibility to obtain valid licenses to such third party software, or other software of Licensor, at Licensee's sole expense.

General limitations

The Licensed Product is not intended for use in the operation of nuclear facilities, aircraft navigation or communication systems, air traffic control systems, life support machines or other equipment in which the failure of the Licensed Product could lead to death, personal injury, or severe physical or environmental damage.

Additional restrictions

- 1. Use of the Licensed Product with other software than the supported software is strongly discouraged. Licensor is not liable in case of damage using unsupported software.
- 2. Licensee may not copy, modify, merge, sublicense, and create derivative works of, the Licensed Product, in whole or in part.
- 3. Licensee will not attempt, or allow others under its control to attempt, to obtain or derive information from or about the Licensed Product through disassembly, decompiling, reverse engineering or any other means.

PRICES AND PAYMENT

Subscription Fee and Payment

- 1. The Subscription Fee shall be prepaid per year and is nonrefundable.
- 2. In case of non-payment of the Subscription Fee, the User Subscription will terminate automatically. Licensee 's license to use to software will immediately expire.
- 3. Licensee has the possibility to pay the Subscription Fee:
 - a) through a third party payment gateway (e.g. FastSpring), by making use of a credit card. After expiration of the Subscription Term, the third party payment gateway will automatically charge the prepaid Subscription Fee for the upcoming Subscription Term from Licensee's account.
 - b) using another payment method, other than through a third party payment gateway or payment by credit card.
- 4. After payment of the Subscription Fee, Licensee receives a message that the Subscription Fee has been debited from their account.

Prices

- 1. Licensor retains the right to change the amount of the Subscription Fee for any Subscription Plan at any time.
- 2. The new price(s) for a Subscription Plan will come into effect after expiration of the Subscription Term of a specific User Subscription.

VAT

- 1. Licensee is charged VAT (value added tax), if one of the following conditions applies:
 - ☐ Licensee is registered in the Netherlands.
 - ☐ Licensee is registered in the European Union, but not in the Netherlands, without an EU VAT number.
- 2. VAT will be shifted to Licensee, in case Licensee is registered in the European Union, but not in the Netherlands, with an EU VAT number.
- 3. In all other cases (e.g. Licensee is based in the United States or any other country outside the European Union), VAT will not be charged.
- 4. During the sign up procedure, and before payment, Licensee will be informed if VAT will be charged

TERM, TERMINATION AND REFUNDS

Term

- 1. Subscriptions will be automatically extended with the Subscription Term, unless Licensee terminates the subscription.
- 2. Extension of the subscription includes Licensor's right to issue a new version of this Agreement.

Termination

- 1. Licensee may terminate a User Subscription at any time without any cancellation costs.
- 2. Any remaining and unpaid Subscription Fees, and other amounts that accrued prior to the effective date of termination, shall be paid before termination takes effect.
- 3. Termination of this Agreement shall rescind the license granted and revoke all rights granted to or accrued by Licensee to use the Licensed Product.
- 4. Licensor may terminate this Agreement, if Licensee fails to perform any of its obligations, or otherwise breaches this Agreement, and fails to cure the failure or breach within fifteen (15) days after written notice.
- 5. Termination of this Agreement will not limit either party from any remedies or rights.
- 6. The following provisions of this Agreement will survive any termination of this Agreement: Confidential Information, Indemnity, Liability, Subscription Fee, Prices and Payment, and Warranty.

Refunds

- 1. Licensor maintains a no refund policy.
- 2. Licensee will not be relieved of its payment obligation in case Licensee's credit card payment is cancelled using a chargeback. If Licensee uses a chargeback, the License will automatically expire, and Licensee is obliged to fully remove the Licensed Product from Licensee's servers.
- 3. Before subscribing to any Subscription Plan, always make sure that the software performs according to the needed tasks. For evaluation versions or beta versions of the software, or for demos and videos for reference, please check our website www.phusionpassenger.com.

WARRANTY, INDEMNITY AND LIABILITY

Warranty

- 1. Licensor represents and warrants that it has full title and ownership of the Licensed Product and has the authority to grant the User Subscription. To the best of Licensor's knowledge, use of the Licensed Product, within the scope of such license, does not infringe upon the intellectual property rights of any third party and it did not receive any alleged infringement thereof.
- 2. Licensor warrants that the Licensed Product shall perform substantially in accordance with any representations made by Licensor. The entire and exclusive remedy for breach of this Limited Warranty shall be, at Licensor's option, either
 - a) the return of the paid Subscription Fee(s) of the last Subscription Term, or
 - b) to repair, upgrade, or otherwise enhance the performance of the Licensed Product to address the failure of performance.
- 3. Except as stated above, the Licensed Product and its related material are provided "AS IS" and are without warranty of any kind. Licensor therefore expressly disclaims all warranties, whether express, implied or statutory, including but not limited to, warranties of merchantability and fitness for a particular purpose, design, condition, capacity, performance, title and non-infringement of third party rights.
- 4. The aforesaid warranties and disclaimer shall survive acceptance and payment.

Indemnity

Licensee will indemnify and hold Licensor, its affiliates, directors, officers and employees, harmless from and against all damages, liabilities, costs and expenses (including reasonable fees of counsel and other professionals), arising from or out of Licensee's operation, conduct, and responsibility for its use of the Licensed Product.

Liability

- 1. In no event will Licensor be liable to Licensee for loss of profits, loss of revenues, loss of savings, loss of use, loss or corruption of data or any indirect, incidental, special, exemplary, punitive or consequential damages, whether under tort, contract or other theories of recovery, even if Licensor had been advised of the possibility of such damages.
- Licensee exclusively bears full and complete liability and responsibility for the selection of the product to achieve Licensee's intended purposes, for the proper installation, use, or reliance, or for verifying the results obtained from use, of the Licensed Product, even if such were to produce incorrect information or erroneous results.

- 3. In no event will Licensor's total liability under this Agreement or as a result of the license and use of the Licensed Product exceed the aggregate amount of the fees actually paid under this Agreement by Licensee to Licensor, taken ratably for licenses in use by Licensee in the Subscription Term preceding a claim.
- 4. This limitation of liability may not apply to Licensee in some jurisdictions, which do not permit limitations on liability of this nature.
- 5. Licensor is not liable in case it is prevented from or delayed in performing its obligations under this agreement, or from carrying on its business, by acts, events, omissions or accidents beyond its reasonable control, including, without limitation, strikes, lock-outs or other industrial disputes, failure of any computer, or utility service or transport or telecommunications network, act of God, war, riot, civil commotion, malicious damage, compliance with any law or governmental order, rule, regulation or direction, accident, breakdown of plant or machinery, fire, flood, storm or default of suppliers or subcontractors, provided that Licensee is notified of such an event and its expected duration.

SERVICE AND SUPPORT

Service and support

- 1. Service and support will be provided on the basis of a valid User Subscription only.
- 2. Service and support of the latest version of the Licensed Product is included within the Subscription Fee, at no additional cost for Licensee. Versions older than the most recent version of the Licensed Product will be supported for a maximum of two (2) years after the date of release.
- 3. Service and support is limited to the Licensed Product only. Licensor does not provide any form of support or service concerning Licensee's software and/or hardware configuration, like e.g. its network, operating system, third party software, applets, scripts, or other code.
- 4. Licensee with a Startup Subscription is entitled to support for a maximum of one (1) incident per Subscription Term. Licensor retains the right to provide more support than this one (1) incident per Subscription Term, but Licensor can never be obliged to do so.
- 5. Licensee with a Pro Subscription is entitled to support for a maximum of five (5) incidents per Subscription Term. Licensor retains the right to provide more support than these five (5) incidents per Subscription Term, but Licensor can never be obliged to do so.
- 6. Licensee with a DeLuxe Subscription makes use of tailor made support levels.
- 7. Licensee may purchase priority support services separately at the Licensor's then current rates. For further details please contact Licensor.
- 8. The Licensed Product will be hosted on Servers maintained and secured by Licensee, or contracted for by Licensee.
- 9. Licensor reserves the right, to only provide service and support to the Licensed Product on the basis of certain versions of any supportive software (webservers, plugins etc.).
- 10. Licensee can make use of online technical support, made available via www.phusionpassenger.com.
- 11. Service and support shall include the following:
 - a. the diagnosis of errors in the Licensed Product and the rectification of such errors (remotely) by the issue of fixes of the Licensed Product,
 - any other support service offered to Licensee by Licensor.
- 12. Service and support shall not include the diagnosis and rectification of any errors resulting from:
 - a. any alteration or modification to the Licensed Product not made by Licensor,
 - b. any incorrect or improper use of the Licensed Product,
 - c. the failure by Licensee to implement recommendations in respect of any solutions to errors previously advised by Licensor,
 - d. the use of the Licensed Product for any purpose for which it was not designed.
- 13. Possible support questions and/or inquiries from Licensee may be stored on third party systems.

MISCELLANEOUS

- 1. Licensee will comply with all applicable laws and regulations in its use of the Licensed Product.
- 2. Any rights granted under this Agreement are immediately revoked if Licensee:
 - illegally acquires access to the Licensed Product by circumventing, hacking or cracking the serial code or by breaking any other protective measures,
 - a fails to inform Licensor about an important alteration in Licensee's business structure, e.g. losing the qualification "start up company",
 - provides Licensor with falsified or fraudulent information during, as a part of, or in an update to, the registration process, or for lack of compliance with any provision of this Agreement.
- 3. Licensee is responsible for paying all sales, use, excise valuated, or other taxes or governmental charges in addition to distribution, insurance and installation charges or other duties, unless expressly agreed otherwise in writing.
- 4. If a court of competent jurisdiction declares any term or provision of this Agreement invalid or unenforceable, the remaining provisions shall remain in full force and effect.
- 5. In the event that any of the provisions contained in this Agreement are held to be unenforceable, such provisions will be narrowed (or deleted if necessary) to the minimum extent necessary to make them enforceable.
- 6. No alteration, modification, or amendment of this Agreement shall be effective or enforceable unless it is made in writing and signed by the parties or if the Subscription Term will be extended.
- 7. Licensee acknowledges to be bound by all of the provisions of this Agreement.
- 8. In the case of any dispute between Licensor and Licensee, Dutch law, in the Dutch language, shall be applicable and the district court of Arnhem, The Netherlands, will be the single competent court, unless another court has jurisdiction.

Please direct all inquiries to:

Phusion Calslaan 11-106 7522 MH, Enschede, The Netherlands



Tel. : +31 85 002 1566 @ : info@phusion.nl

www.: https://www.phusionpassenger.com