

Enabler Software Licence Agreement



July 2014

**A systems integration tool for Oil Companies and retail
automation Vendors**

©1997, 1998, 2011, 2012, 2014 Integration Technologies Limited, All Rights Reserved

Integration Technologies Limited Software License Agreement

NOTE: Carefully read the following Agreement before installing the software.

By installing this Software you acknowledge that you have read, understood and agree to abide by the terms and conditions of this Agreement. If you do not agree with the terms of this Agreement, promptly contact Integration Technologies Limited to arrange an appropriate remedy.

SOFTWARE LICENSE: This is a legal agreement (Agreement) between you (either an individual or an entity) and Integration Technologies Limited Technologies Inc. (Integration Technologies Limited) that sets forth the license terms and conditions for using the enclosed software (Software) and updates of the Software. In this Agreement, the term "Use" means installing the Software on a PC or embedded platform with a hard disk or other mass storage device.

The Software is owned by Integration Technologies Limited and is protected under International copyright laws as well as international treaty provisions. You must treat the Software as you would any other copyrighted material. Integration Technologies Limited retains title and ownership of the Software. The purchase price for the Software grants you a non-exclusive license to use one copy of the Enabler Server software on a single computer in conjunction with hardware supplied by Integration Technologies Limited., and Enabler Client Software on any number of devices connected to that Server.

You may make copies of the Software solely for archival purposes, or as part of system images for site deployment. You may not make copies of any written material accompanying the Software. You may not allow third parties to use the Software by time-sharing, networking or any other form of multi-user participation. You may not rent, sell, lease, sub-license, time-share or lend the Software to a third party or otherwise transfer this License without written permission from Integration Technologies Limited in the form of a Systems Integrators partner agreement. You may not decompile, disassemble, reverse-engineer or modify the Software.

This Agreement is effective until terminated by the destruction of the Software -- all of the CD-ROMs and/or diskettes -- and documentation provided with the software, together with all copies, tangible or intangible. If you fail to comply with any of the terms and conditions of

this Agreement, this License will be terminated and you will be required to immediately return to Integration Technologies Limited the Software -- CD-ROMs and/or diskettes -- and documentation provided, together with all back-up copies. The provisions of this Agreement which protect the proprietary rights of Integration Technologies Limited will continue in force after termination.

LIMITED LIABILITY: You assume responsibility for the selection of the Software to achieve your or your customer's intended results, and for the installation, use and results obtained from the Software.

INTEGRATION TECHNOLOGIES LIMITED MAKES NO REPRESENTATIONS OR WARRANTIES WITH REGARD TO THE SOFTWARE AND DOCUMENTATION, INCLUDING BUT NOT LIMITED TO THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

Integration Technologies Limited shall not be liable for errors or omissions contained in the Software or manuals, any interruption of service, loss of business or anticipatory profits and/or for incidental or consequential damages in connection with the furnishing, performance or use of these materials. The Software and documentation are sold AS-IS.

You agree that this is the complete and exclusive statement of the Agreement between you and Integration Technologies Limited which supersedes any proposal or prior agreement, oral or written, and any other communications between us regarding the subject matter of this Agreement. This Agreement shall be construed, interpreted and governed by the laws of New Zealand. If any provision of this Agreement is found unenforceable, it will not affect the validity of the balance of this Agreement, which shall remain valid and enforceable according to its terms.

3rd Party Library Code Used

The following components of Enabler were developed using library code as noted below.

AutoSupport Utility

Developed using the Info-Zip library, and the copyright notice is included in the executable, and displayed when the program is used.

Enabler API for Java

This was developed using the joda-time library which is subject to the Apache 2.0 license. Developers who choose to use the Java API in their applications must comply with the license terms and include and distribute appropriate notices with their applications. These notices are installed by Enabler:

%ENABLER_ROOT%\joda-time-NOTICE.txt

%ENABLER_ROOT%\joda-time-LICENSE.txt

For more information see <http://www.joda.org>