



Trial Kdb+ Software License Agreement

CAREFULLY READ THE FOLLOWING TERMS AND CONDITIONS. BY USING THE TRIAL KDB+ SOFTWARE, YOU ARE AGREEING TO BE BOUND BY THESE TERMS AND CONDITIONS. IF YOU DO NOT AGREE TO THESE TERMS AND CONDITIONS, DO NOT USE THE SOFTWARE.

This Trial Kdb+ Software License Agreement is made between Kx Systems, Inc. ("Kx") and you, the end-user, ("End User") with respect to the Trial Kdb+ Software, any updates and/or any documentation provided to you by Kx (jointly, the "Trial Kdb+ Software"). You agree to use the Trial Kdb+ Software under the terms and conditions set forth below.

1. LICENSE GRANTS

1.1 Grant of License. Kx hereby grants End User a non-transferable, non-exclusive license, without right of sublicense, to install the Trial Kdb+ Software on the hard disk or other permanent storage media of one computer and to use the Trial Kdb+ Software for purposes of creating and testing applications. You may develop and test applications, but you may not deploy them for production use by you or any other person or entity.

1.2 Trial Kdb+ Software Use Restrictions. End User may not use the Trial Kdb+ Software for commercial production purposes. End User may not: (a) modify the Trial Kdb+ Software, (b) sell, lease, license or distribute the Trial Kdb+ Software to any third party, (c) attempt to decompile or reverse engineer the Trial Kdb+ Software, or (d) copy the Trial Kdb+ Software except for purposes of installing and executing it on a single computer.

1.3 Trial Kdb+ Software Evaluations. End User shall not distribute or otherwise make available to any third party any report regarding the performance of the Trial Kdb+ Software, Trial Kdb+ Software benchmarks or any information from such a report unless End User receives the express, prior written consent of Kx to disseminate such report or information.

1.4 Disabling Features. End User understands that the Trial Kdb+ Software contains a feature which will automatically cause the Trial Kdb+ Software temporarily time-out and to cease functioning after a specified period.

2. INTELLECTUAL PROPERTY OWNERSHIP RIGHTS

End User acknowledges and agrees that Kx owns all rights, title and interest in the Trial Kdb+ Software and in all of Kx's patents, trademarks, trade names, inventions, copyrights, know-how and trade secrets relating to the design, manufacture and operation of the Trial Kdb+ Software. The use by End User of such proprietary rights is authorized only for the purposes set forth herein, and upon termination of this Agreement for any reason, such authorization will cease.

3. NO SUPPORT OR MAINTENANCE

The Trial Kdb+ Software is licensed to End User without any support (consulting services) or maintenance (error corrections).

4. FEES

The Trial Kdb+ Software is licensed to End User without charge.

5. NO WARRANTY

THE TRIAL KDB+ SOFTWARE IS PROVIDED "AS IS." KX EXPRESSLY DISCLAIMS AND NEGATES ALL WARRANTIES FOR THE TRIAL KDB+ SOFTWARE, WHETHER EXPRESSED, IMPLIED, STATUTORY OR OTHERWISE, AND KX SPECIFICALLY DISCLAIMS ANY IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NONINFRINGEMENT OF INTELLECTUAL PROPERTY OR OTHER VIOLATION OF RIGHTS. KX DOES NOT WARRANT THAT THE TRIAL KDB+ SOFTWARE WILL MEET END USER REQUIREMENTS OR THAT THE OPERATION OF THE TRIAL KDB+ SOFTWARE WILL BE UNINTERRUPTED OR ERROR FREE.

6. LIMITATION OF LIABILITY

KX SHALL NOT BE LIABLE FOR ANY DAMAGES, AND IN PARTICULAR SHALL NOT BE LIABLE FOR ANY SPECIAL, INCIDENTAL, CONSEQUENTIAL, INDIRECT OR OTHER SIMILAR DAMAGES, IN CONNECTION WITH OR ARISING OUT OF THE USE OF OR INABILITY TO USE THE TRIAL KDB+ SOFTWARE, EVEN IF KX HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. SUCH DAMAGES INCLUDE, BUT ARE NOT LIMITED TO, LOSS OF PROFITS, REVENUE OR BUSINESS INFORMATION.

7. TERM AND TERMINATION OF AGREEMENT

This Agreement is for the period that the Trial Kdb+ Software is set to function when delivered to the End User, unless Kx provides the End User with subsequent copies with a later expiration, in which case this Agreement is extended for the additional period. Notwithstanding the foregoing, this Agreement shall automatically terminate immediately if the End User materially breaches any of its terms. Upon any termination of this Agreement, End User shall destroy all copies of the Trial Kdb+ Software in his possession.

8. GENERAL

This is the only Agreement between End User and Kx relating to the Trial Kdb+ Software. This Agreement shall be governed by California law, except as to copyright matters covered by Federal law. This Agreement is deemed entered into at Palo Alto, California by both parties. Any dispute related to this Agreement shall be resolved only in the California State Courts or Federal Courts located in Santa Clara County, California, and End User hereby waives any objections to venue in those courts. Should any provision of this Agreement be declared unenforceable in any jurisdiction, then such provision shall be deemed to be severed from this Agreement and shall not affect the remainder hereof. End User agrees and certifies that the Trial Kdb+ Software shall not be shipped, transferred or exported, directly or indirectly, into any country prohibited by the United States Export Administration Act, and the regulations thereunder, or will the Trial Kdb+ Software be used for any purpose prohibited by the same.

End of License Agreement