Licensor: Goanna Software Pty Limited (ABN 63 136 479 448) trading as Red

Lizard Software

Licensee: End User (referred to as "You" in this EULA)

Software: GOANNA Software

Permitted Purpose: Solely as participant in a SWAMP Project

Software End User License Agreement

For Users of GOANNA software, under the Software Assurance Marketplace ("SWAMP") operated by Morgridge Research Institute at University of Wisconsin

Licensor has previously entered into an agreement to allow its GOANNA Software to be used by participants in the SWAMP, as part of a SWAMP-accredited project. This software End User License Agreement ("EULA") applies to users who have registered to participate in an accredited project under the auspices and control of the Software Assurance Marketplace ("SWAMP") operated by Morgridge Research Institute at University of Wisconsin.

If you have not obtained permission from SWAMP to participate in a SWAMP Project then this license cannot apply to you. Any use of the Software outside the terms of this license is strictly forbidden.

If you do not accept these terms and conditions (and if you do not have a separate license agreement with Red Lizard Software), then you may not use or copy the Software.

BY USING OR INSTALLING ALL OR ANY PORTION OF THIS SOFTWARE, YOU ACCEPT ALL THE TERMS AND CONDITIONS OF THIS AGREEMENT. INDICATE ACCEPTANCE BY SELECTING THE "ACTIVATE" BUTTON AT THE BOTTOM OF THE AGREEMENT. UPON ACTIVATION, THIS AGREEMENT IS ENFORCEABLE AGAINST YOU AND ANY ENTITY THAT OBTAINED THE SOFTWARE AND ON WHOSE BEHALF IT IS USED. IF YOU ARE NOT WILLING TO BE BOUND BY ALL THE TERMS, DO NOT SELECT THE "ACTIVATE" BUTTON AT THE BOTTOM OF THE AGREEMENT AND THE ACTIVATION WILL NOT CONTINUE.

RED LIZARD SOFTWARE PERMITS YOU TO USE THE SOFTWARE ONLY IN ACCORDANCE WITH THE TERMS OF THIS AGREEMENT. USE OF SOME THIRD PARTY MATERIALS INCLUDED IN THE SOFTWARE MAY BE SUBJECT TO OTHER TERMS AND CONDITIONS TYPICALLY FOUND IN A SEPARATE LICENSE AGREEMENT, A "READ ME" OR "LICENSE" FILE LOCATED NEAR SUCH MATERIALS OR IN THE "THIRD PARTY NOTICES AND/OR ADDITIONAL TERMS AND CONDITIONS" FOUND AT http://redlizards.com/license-term/third-party-notices/.

1. Definitions.

"Computer" means a virtual or physical personal electronic device that accepts information in digital or similar form and manipulates it for a specific result based on a sequence of instructions.

"Red Lizard Software" means Goanna Software Pty Limited (ACN 136 479 448), trading as Red Lizard Software, an Australian corporation with its principal offices at Level 5, 13 Garden St, Eveleigh NSW 2015 Australia.

"Software" means all of the contents of the files (delivered electronically or made accessible to you under the terms of this license, which may include (i) the Goanna suite of static analysis tools which is owned and created by Red Lizard Software or third party computer information or software; (ii) related explanatory written materials or files ("Documentation"); (iii) upgrades, modified versions, updates, additions, and copies of the foregoing, provided to you by Red Lizard Software at any time (collectively, "Updates").

"Use" means to access, install, download, copy, or otherwise benefit from using the functionality of the Software.

"User Data" means data (including your computer software applications and code) submitted by you to a specific SWAMP Project and made accessible to the Software for and as part of that SWAMP Project.

2. Software License.

- 2.1. Subject to your compliance with the terms of this license agreement and in consideration of payment of the appropriate license fee, if any, Red Lizard Software grants to you a non-exclusive non-transferable license to use the Software for the Term. This license permits you to use the Software solely in the manner and for the purposes described as follows:
 - 2.1.1. Use in a SWAMP Project. You will use the Software only in accordance with this Agreement and solely as part of your participation in an accredited SWAMP Project. You must have registered (and supplied all the requested registration details) and been accepted by the SWAMP to participate in the SWAMP Project. The accredited SWAMP Project in which you have registered by is called the "SWAMP Project";
 - 2.1.2. The Software is made available for use by you as a service offered by the Morgridge Institute (as agent for Red Lizard Software) under the auspices of the SWAMP Project and the Software is not to be installed on any computer which is not participating in the SWAMP Project.
- 2.2. The Term of this license commences when you signify your acceptance of this license and terminates on the earlier of:
 - 2.2.1. When the relevant SWAMP Project terminates; or
 - 2.2.2. When Red Lizard Software ceases to participate in SWAMP; or
 - 2.2.3. Twelve (12) months after commencement.

3. Obligations and Restrictions.

- 3.1. Copies; You are not permitted to make a copy of the Software for any purpose.
- 3.2. No Modification or Reverse Engineering. You may not modify, adapt, translate or create derivative works based upon the Software. You will not reverse engineer, decompile, disassemble or otherwise attempt to discover the source code of the Software except to the extent you may be expressly permitted to reverse engineer or decompile under applicable law.
- 3.3. You acknowledge and accept that the Software is not designed or intended for use in the design, construction, operation or maintenance of any nuclear facility, nor in any safety critical system, (including, without limitation, avionics, implantable medical devices).
- 3.4. You acknowledge and accept that you have sole responsibility for the accuracy, quality, integrity, legal compliance, reliability, appropriateness and rights ownership in all User Data. You acknowledge and accept that the SWAMP Project is intended as a research

- and experimental exercise. The outomes of a SWAMP Project arising from your access to the Software should not be relied upon for any critical or business or commercial purpose whatsoever.
- 3.5. You warrant that you will not participate in a SWAMP Project using the Software unless you have in place appropriate strategies, in addition to (and not reliant on) your use of the Software to manage all risks attendance on your business.
- 3.6. You will not publish any findings regarding or resulting from use of the Software and you will not disclose to any third party any comparison of the results of operation of the Software with other services or products, without first obtaining the written consent of Red Lizard Software (unless expressly permitted by this Agreement);
- 3.7. You will not use the Software to store or transmit any malicious code, interfere with or disrupt the integrity of the SWAMP Project, SWAMP's other services or the Software, or attempt to gain unauthorized access to the SWAMP Service or any third party systems or networks.

4. Transfer Prohibited.

4.1. You may not rent, lease, sublicense, assign or transfer your rights under this License, or authorize all or any portion of the Software to be copied onto another user's Computer .

5. IP Ownership, Reservation of Rights, Use of Feedback by Red Lizard Software

- 5.1. The Software that you use under this EULA is the intellectual property of Red Lizard Software. The structure, organization and code of the Software are the valuable trade secrets and confidential information of Red Lizard Software. The Software is protected by law, including without limitation the copyright laws of Australia and other countries, and by international treaty provisions. Except as expressly stated herein, this agreement does not grant you any intellectual property rights in the Software and all rights not expressly granted are reserved by Red Lizard Software.
- 5.2. Upon request by Red Lizard Software, you agree to notify Red Lizard Software of all problems and ideas for enhancements which come to your attention during the SWAMP Project and you hereby assign to Red Lizard Software all right, title and interest to such enhancements and all intellectual property rights therein including without limitation all patent, copyright, trade secret, mask work, trademark, moral right or other intellectual property rights;
- 5.3. You grant to Red Lizard Software the right to publish statistics about Software quality derived from your use of the Software;
- 5.4. You grant to Red Lizard Software a license to use your name and logo (in a form approved by you) and other information to identify you as a participant licensee in the SWAMP project on our website or in our marketing or publicity materials or in any filings made in connection with state or federal securities laws.

6. Connectivity and Privacy.

6.1. Connectivity. When you use the Software to connect to Red Lizard Software, the Software may connect to a website operated by Red Lizard Software or other third party. Your Internet Protocol (IP) address is sent when this happens. The party hosting the site may use technology to send (or "serve") other electronic content. The website operator may also use JavaScript, web beacons (also known as action tags or single-pixel gifs), and other technologies to increase and measure the effectiveness of the connectivity. Your communication with Red Lizard Software websites is governed by the Red Lizard Software Privacy Policy and Disclosure Statement found at http://redlizards.com/license-term/privacy-statement/. Red Lizard Software may not have access to or control over features that a third party may use, and the information practices of third party websites are not covered by the Red Lizard Software Privacy Policy and Disclosure Statement.

7. Third Party Offerings.

7.1. The Software may allow you to access and interoperate with third party websites, software applications, and data services, including rich Internet applications ("Third Party Offerings"). Your access to and use of any Third Party Offering, including any goods, services or information, is governed by the terms and conditions respecting such offerings. Third Party Offerings are not owned or not necessarily provided by Red Lizard Software.

8. Digital Certificates.

- 8.1. Use. Red Lizard Software may use digital certificates to help you identify the publisher of Red Lizard Software applications created by third parties. Red Lizard Software may use digital certificates to sign and validate certified publishers. Your Computer may connect to the Internet at the time of validation of a digital certificate. Digital certificates are issued by third party certificate authorities, including Red Lizard Software ("Certificate Authorities"), or can be self-signed.
- 8.2. Terms and Conditions. Purchase, use and reliance upon digital certificates is the responsibility of you and a Certificate Authority. Before you rely upon any certified document, digital signature or Certificate Authority services, you should review the applicable terms and conditions under which the relevant Certificate Authority provides services, including, for example, any subscriber agreements, relying party agreements, certificate policies and practice statements.
- 8.3. Acknowledgement. You agree that (a) a digital certificate may have been revoked prior to the time of verification, making the digital signature or certificate appear valid when in fact it is not, (b) the security or integrity of a digital certificate may be compromised due to an act or omission by the publisher, the applicable Certificate Authority, or any other third party and (c) a certificate may be a self-signed certificate not provided by a Certificate Authority. YOU ARE SOLELY RESPONSIBLE FOR DECIDING WHETHER OR NOT TO RELY ON A CERTIFICATE. UNLESS A SEPARATE WRITTEN WARRANTY IS PROVIDED TO YOU BY A CERTIFICATE AUTHORITY, YOU USE DIGITAL CERTIFICATES AT YOUR SOLE RISK.
- 8.4. Third Party Beneficiaries. You agree that any Certificate Authority you rely upon is a third party beneficiary of this agreement and shall have the right to enforce this agreement in its own name as if it were Red Lizard Software.

9. Indemnity.

- 9.1. You agree to hold Red Lizard Software and its employees, agents, affiliates, etc (except as expressly provided in its terms and conditions) harmless from any and all liabilities, losses, actions, damages, or claims (including all reasonable expenses, costs, and attorneys fees) arising out of or relating to any use of, or reliance on, any service of a Certificate Authority, including, without limitation (a) reliance on an expired or revoked certificate, (b) improper verification of a certificate, (c) use of a certificate other than as permitted by any applicable terms and conditions, this agreement or applicable law; (d) failure to exercise reasonable judgment under the circumstances in relying on issuer services or certificates or (e) failure to perform any of the obligations as required in the terms and conditions related to the services.
 - 9.2. You agree to hold Red Lizard Software and its employees, agents, affiliates, (hereafter, "those Indemnified) harmless from any and all liabilities, losses, actions, damages, or claims (including all reasonable expenses, costs, and attorneys fees) arising out of or relating to any claim (whether based in tort, breach of contract or other legal theory) against those Indemnified arising from your use of the Software.

10. No Warranty.

10.1. 9.1 The Software is being delivered to you "AS IS" and with ALL FAULTS. RED LIZARD SOFTWARE DOES NOT AND CANNOT WARRANT THE PERFORMANCE OR RESULTS YOU MAY OBTAIN BY USING THE SOFTWARE OR OTHER THIRD PARTY OFFERINGS. EXCEPT TO THE EXTENT ANY WARRANTY, CONDITION, REPRESENTATION OR TERM CANNOT OR MAY NOT BE EXCLUDED OR LIMITED BY LAW APPLICABLE TO YOU IN YOUR JURISDICTION, RED LIZARD SOFTWARE

MAKES NO WARRANTIES CONDITIONS, REPRESENTATIONS, OR TERMS (EXPRESS OR IMPLIED WHETHER BY STATUTE, COMMON LAW, CUSTOM, USAGE OR OTHERWISE) AS TO ANY MATTER INCLUDING WITHOUT LIMITATION NONINFRINGEMENT OF THIRD PARTY RIGHTS, MERCHANTABILITY, INTEGRATION, SATISFACTORY QUALITY, OR FITNESS FOR ANY PARTICULAR PURPOSE. The provisions of Sections 9, 10 and 11 shall survive the termination of this agreement, howsoever caused, but this shall not imply or create any continued right to use the Software after termination of this agreement.

10.2. You agree that the entire risk as to the quality and performance of the Software is borne by you.

11. Limitation of Liability.

11.1. IN NO EVENT WILL RED LIZARD SOFTWARE BE LIABLE TO YOU FOR ANY DAMAGES, CLAIMS OR COSTS WHATSOEVER INCLUDING ANY CONSEQUENTIAL, INDIRECT, INCIDENTAL DAMAGES, OR ANY LOST PROFITS OR LOST SAVINGS, EVEN IF A RED LIZARD SOFTWARE REPRESENTATIVE HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH LOSS, DAMAGES, OR CLAIMS. THE FOREGOING LIMITATIONS AND EXCLUSIONS APPLY TO THE EXTENT PERMITTED BY APPLICABLE LAW IN YOUR JURISDICTION. RED LIZARD SOFTWARE'S AGGREGATE LIABILITY SHALL BE LIMITED TO THE AMOUNT PAID FOR THE SOFTWARE, IF ANY. Nothing contained in this agreement limits Red Lizard Software's liability to you in the event of death or personal injury resulting from Red Lizard Software's negligence or for the tort of deceit (fraud). Some jurisdictions do not allow the exclusion of incidental or consequential damages, so some of the terms above may not be applicable to you.

12. Export Rules.

12.1. You agree that the Software will not be shipped, transferred or exported into any country or used in any manner prohibited by the United States Export Administration Act or any other export laws, restrictions or regulations (collectively the "Export Laws"). In addition, if the Software is identified as export controlled items under the Export Laws, you represent and warrant that you are not a citizen, or otherwise located within, an embargoed nation (including without limitation Iran, Syria, Sudan, Cuba, and North Korea) and that you are not otherwise prohibited under the Export Laws from receiving the Software. All rights to use the Software are granted on condition that such rights are forfeited if you fail to comply with the terms of this agreement.

13. Governing Law.

13.1. This agreement will be governed by and construed in accordance with the substantive laws in force in Australia. The courts of New South Wales, Australia shall have non-exclusive jurisdiction over all disputes relating to this agreement. This agreement will not be governed by the conflict of law rules of any jurisdiction or the United Nations Convention on Contracts for the International Sale of Goods, the application of which is expressly excluded.

14. General Provisions.

14.1. If any part of this agreement is found void and unenforceable, it will not affect the validity of the balance of this agreement, which shall remain valid and enforceable according to its terms. This agreement shall not prejudice the statutory rights of any party dealing as a consumer. This agreement may only be modified at any time by an authorized officer of Red Lizard Software. The modified and current version of this agreement shall be posted to the Red Lizard website and is available for review by you at any time [post URL for this current agreement] Updates may be licensed to you by Red Lizard Software with additional or different terms. This is the entire agreement between Red Lizard Software and you relating to the Software and it supersedes any prior representations, discussions, undertakings, communications or advertising relating to the Software.

15. Notice to U.S. Government End Users.

15.1. For U.S. Government End Users, Red Lizard Software agrees to comply with all applicable equal opportunity laws including, if appropriate, the provisions of Executive

Order 11246, as amended, Section 402 of the Vietnam Era Veterans Readjustment Assistance Act of 1974 (38 USC 4212), and Section 503 of the Rehabilitation Act of 1973, as amended, and the regulations at 41 CFR Parts 60-1 through 60-60, 60-250, and 60-741. The affirmative action clause and regulations contained in the preceding sentence shall be incorporated by reference in this agreement.

16. Compliance with Licenses.

- 16.1. If you are a business or organization, you agree that upon request from Red Lizard Software or Red Lizard Software's authorized representative, you will, within thirty (30) days after receiving that request, fully document and certify that use of any and all Software at the time of the request is in conformity with your valid licenses from Red Lizard Software.
- 16.2. If you have any questions regarding this agreement or if you wish to request any information from Red Lizard Software please us via the web at www.redlizards.com.

Red Lizard Software and Goanna are either registered trademarks or trademarks of Red Lizard Software in Australia and/or other countries.

© 2009-2015 Goanna Software Pty Ltd All Rights Reserved.

Patents granted and/or pending in Australia and/or other countries.