

Ot Creator Extensions Store Publisher Terms

Version 2025-09,

- 1. These Terms and Conditions ("Terms") govern your participation as a publisher ("Publisher," "you," or "your") in the Qt Creator Extensions Store ("Store," "Qt," or "our"), an online platform for the distribution of software plug-ins, extensions, add-ons, and related software products to Qt Creator ("Qt Creator Extensions" or "Extensions").
- 2. By submitting, uploading, or otherwise making available any Extensions to the Store, you acknowledge that you have read, understood, and agreed to be bound by these Terms. If you do not agree to these Terms, you may not submit or distribute Extensions through the Store.

3. PUBLISHER ELIGIBILITY

- 3.1. Account Registration: To submit Extensions to the Store, you must create and maintain an active Qt account and be approved by The Qt Company to submit Extensions. You must provide accurate, current, and complete information during registration and keep your Qt account information updated.
- 3.2. Age Requirements: You must be at least 18 years of age or the age of legal majority in your jurisdiction to submit Extensions.
- 3.3. Legal Compliance: You represent and warrant that your participation in the Store does not violate any laws, regulations, or obligations to third parties.
- 3.4. **Contractual Compliance.** By submitting an Extension to the Store, you represent and warrant that you are permitted to make such Extension and provide it to The Qt Company for the purposes of making Extensions available to users of the Store. If you are an employee of an organization, you represent and warrant that you are permitted by your employer to make such Extension and provide it to The Qt Company for the purposes of making Extensions available to users of the Store.

4. EXTENSION SUBMISSION AND APPROVAL

- 5. **Submission Process**: All Extensions must be submitted through The Qt Company's submission platform (i.e., via pull request to the appropriate Qt repository available on https://github.com/qtproject) and in accordance with Qt documentation on Extension submission. Any Extension submission must include all required documentation, descriptions, and support materials upon its submission to The Qt Company. Any incomplete or partial Extension submission may be rejected at The Qt Company's discretion.
- 5.1. Review and Approval: The Qt Company reserves the right to review all Extensions before making them available on the Store. Approval and publication on the Store is at The Qt Company's sole discretion.
- 5.2. **Rejection**: The Qt Company may reject or remove any Extension that fails to meet our technical requirements, quality standards, applicable law, Qt license terms (either open source or commercial, as applicable) or these Terms.
- 5.3. **Ongoing Compliance**: All Extensions must remain compliant with these Terms and The Qt Company's technical requirements throughout their availability on the Store.

6. PUBLISHER RESPONSIBILITIES

- **6.1. Technical Requirements**: You are responsible for ensuring your Extension meets all technical specifications provided by the Store and Ot documentation.
- 6.2. Quality and Functionality: Your Extensions must function as described and be free from material defects and security vulnerabilities.
- 6.3. **Updates and Maintenance**: You are responsible for maintaining and updating your Extensions to ensure compatibility with platform updates and to address any bugs or security issues. Any Extension updates must follow the Submission process set forth in Section 3.1 above.
- 6.4. **User Support**: You must provide Users a contact (e.g., in your Extension documentation and/or materials) through which Users can obtain reasonable support for your Extensions. The Qt Company has no obligation to provide any User support for your Extension.
- 6.5. **Documentation**: You must provide clear and comprehensive documentation for your Extensions, including installation instructions, feature descriptions, support contact, and system requirements.

7. PROHIBITED CONTENT AND BEHAVIOR

- 7.1. **Prohibited** Extensions: The following types of Extensions are expressly prohibited:
 - (i) Malware, spyware, or any software designed to harm users or their systems
 - (ii) Extensions that violate privacy laws or collect user data without consent
 - (iii) Extensions that infringe on intellectual property rights
 - (iv) Extensions that contain illegal content or facilitate illegal activities
 - (v) Extensions that contain offensive, discriminatory, or inappropriate content
- 7.2. **Prohibited Behavior**: The following behaviors are expressly prohibited:
 - (vi) Misleading marketing or descriptions of Extensions



- (vii) Manipulation of ratings or reviews
- (viii) Attempts to reverse engineer or disrupt the Extensions Store
- (ix) Scraping user data from the Extensions Store
- (x) Creating multiple accounts to circumvent restrictions

8. INTELLECTUAL PROPERTY RIGHTS

- 8.1. Ownership: You retain ownership of your Extensions and related intellectual property, subject to the licenses granted herein.
- 8.2. License to Extensions Store: Developer grants The Qt Company a non-exclusive, worldwide, royalty-free license to host, use, reproduce, modify, adapt, create derivative works, publish, distribute, and display Developer's Extensions and related materials for the purpose of operating and promoting the Extensions Store.
- 8.3. **Trademark and Logo Use.** If You are a legal entity, You give The Qt Company a world-wide, royalty-free license to publicly identify You, refer to You by name, and utilize your trade name, and trademarks, and describe Your business. This permission grant is limited to the ability to market the Store and Extensions on the store.
- 9. License to Users: All Extensions must be licensed under the terms of either the MIT license, the BSD license, or the Apache license. You are responsible for clearly specifying the license terms under which you offer your Extensions to users. Unless otherwise explicitly agreed in writing between You and The Qt Company, Your Extension constitutes Third-Party Software under the commercial contract(s) between The Qt Company and its Customers.
- 9.1. Third-Party IP: You warrant that you have all necessary rights to any third-party intellectual property included in your Extensions.

10. PRIVACY AND DATA PROTECTION

- 10.1. Data Collection: Your Extensions must comply with all applicable privacy laws and regulations regarding the collection, use, and processing of user data.
- 10.2. **Privacy Policy**: If your Extension collects any user data, you must provide a clear and accessible privacy policy to users that accurately describes your data practices.
- 10.3. Data Security: You must implement appropriate technical and organizational measures to protect user data.

11. WARRANTIES AND LIABILITY

- 11.1. Publisher Warranties: You warrant that: (i) you have the legal right to distribute your Extensions; (ii) Your Extensions will perform substantially as described; (iii) Your Extensions do not infringe on any intellectual property rights; and (iv) Your Extensions comply with all applicable laws and regulations.
- 11.2. Disclaimer of Warranties: THE EXTENSIONS STORE IS PROVIDED "AS IS" AND THE QT COMPANY MAKES NO WARRANTIES REGARDING THE EXTENSIONS STORE OR YOUR ABILITY TO GENERATE REVENUE, OBTAIN USERS, PUBLISH EXTENSIONS, OR ANY OTHER WARRANTIES OF ANY KIND.
- 12. Limitation of Liability: TO THE MAXIMUM EXTENT PERMITTED BY LAW, THE QT COMPANY SHALL NOT BE LIABLE FOR ANY INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL, OR PUNITIVE DAMAGES. TO THE EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT SHALL THE QT COMPANY'S TOTAL AGGREGATE LIABILITY EXCEED USD 100\$.

13. INDEMNIFICATION

13.1. You agree to indemnify, defend, and hold harmless The Qt Company and its affiliates, officers, directors, employees, and agents from and against any claims, liabilities, damages, losses, costs, expenses, or fees (including reasonable attorneys' fees) arising from: (i) Your Extensions; (ii) Your violation of these Terms; (iii) your violation of any rights of another party (e.g., users); and (iv) Your violation of any applicable laws or regulations.

14. TERM AND TERMINATION

- 14.1. Term: These Terms remain in effect as long as you have Extensions on the Extensions Store or maintain a valid Qt account.
- 14.2. Termination by Publisher: You may terminate your participation by removing all your Extensions and closing your account.
- 14.3. **Termination by Extensions Store**: The Qt Company may suspend or terminate your access to the Extensions Store, remove your Extensions, or take other appropriate action if:
 - (i) You violate these Terms;
 - (ii) Your Extensions pose a security risk;
 - (iii) You engage in fraudulent activity; or
 - (iv) The Qt Company are required to do so by law.
- 14.4. **Effect of Termination**: Upon termination, your right to distribute Extensions through the Extensions Store ceases immediately. Sections [relevant sections] of these Terms will survive termination.

15. MODIFICATIONS TO TERMS



- 15.1. Updates to Terms: The Qt Company may modify these Terms at any time by posting the revised Terms on the Extensions Store.
- 15.2. **Notice**: The Qt Company will provide notice of material changes to these Terms through the Extensions Store or via email. The Qt Company will inform you at least X days prior to posting any such modified terms.
- 15.3. Continued Use: Your continued participation in the Extensions Store after changes to these Terms constitutes your acceptance of the modified Terms.

16. GENERAL PROVISIONS

- 16.1. **Governing Law**. These Terms shall be construed and interpreted in accordance with the laws of Finland, excluding its choice of law provisions. All disputes arising out of or in connection with these Terms shall be finally settled in accordance with the laws of Finland, excluding its choice of law provisions. All disputes arising out of or in connection with these Terms shall be finally settled under the Rules of Arbitration of the International Chamber of Commerce by one or more arbitrators appointed in accordance with the said Rules. The place of arbitration will be Helsinki, Finland. The language to be used in arbitral proceedings will be English. This Section 13.1 shall not preclude parties from seeking provisional remedies in aid of arbitration from a court of appropriate jurisdiction.
- 16.2. **No Assignment**. Publisher shall not be entitled to assign or transfer all or any of its rights, benefits and obligations under these Terms except in case of sale of relevant business or assets or otherwise with prior written consent of The Qt Company, which shall not be unreasonably withheld or delayed. The Qt Company shall be entitled to freely assign or transfer any of its rights, benefits or obligations under these Terms.
- 16.3. **Surviving Sections**. Any terms and conditions that by their nature or otherwise reasonably should survive termination of these Terms shall so be deemed to survive.
- 16.4. **Entire Agreement**. These Terms constitute the complete agreement between the Parties and supersedes all prior or contemporaneous discussions, representations, contracts and proposals, written or oral, with respect to the subject matters discussed herein.
- 16.5. **Force Majeure**. Neither Party shall be liable to the other for any delay or non-performance of its obligations hereunder in the event and to the extent that such delay or non-performance is due to an event of act of God, terrorist attack or other similar unforeseeable catastrophic event that prevents either Party for fulfilling its obligations under these Terms and which such Party cannot avoid or circumvent ("Force Majeure Event"). If the Force Majeure Event results in a delay or non-performance of a Party for a period of three (3) months or longer, then either Party shall have the right to terminate these Terms with immediate effect without any liability (except for the obligations of payment arising prior to the Force Majeure Event) towards the other Party.
- 16.6. **Notices**. Any notice given by one Party to the other shall be deemed properly given and deemed received if specifically acknowledged by the receiving Party in writing or when successfully delivered to the recipient by hand, fax, or special courier during normal business hours on a business day to the addresses specified for each Party in these Terms or via email to the Legal Department of either Party (Legal@qt.io for The Qt Company). Each communication and document made or delivered by one Party to the other Party pursuant to these Terms shall be in the English language.
- 16.7. **Attorney Fees**. The prevailing Party in any action to enforce these Terms shall be entitled to recover its attorney's fees and costs in connection with such action.
- 16.8. **Feedback**. Publisher agrees that, from time to time, The Qt Company, may request feedback from Publisher regarding the services, Store, or Qt Software ("Feedback"). Publisher may choose to provide Feedback and agrees that The Qt Company may freely use, copy, disclose, and exploit any Feedback. No Feedback will be considered Publisher Confidential Information unless explicitly agreed otherwise between the Parties.
- 17. **Export Control**. Publisher acknowledges that the Extensions, or portions thereof, may be subject to export control restrictions under the applicable laws of respective countries. Publisher shall fully comply with all applicable export license restrictions and requirements, economic sanctions restrictions, as well as with all laws and regulations relating thereto, and shall procure all necessary governmental authorizations, including without limitation, all necessary licenses, approvals, permissions, or consents, where necessary (e.g., for re-exportation of the Extensions).
- 17.1. **Severability**. If any provision of these Terms shall be adjudged by any court of competent jurisdiction to be unenforceable or invalid, that provision shall be limited or eliminated to the minimum extent necessary so that these Terms shall otherwise remain in full force and effect and enforceable.