STRUCT Assist © 2025 structlQe Technologies Pvt Ltd All rights reserved.

Software License Agreement

IMPORTANT NOTICE

READ THE TERMS AND CONDITIONS OF YOUR LICENSE AGREEMENT CAREFULLY BEFORE COPYING, INSTALLING, OR USING THE PROGRAM(S) OR DOCUMENTATION.

THE LICENSE AGREEMENT TOGETHER WITH ANY APPLICABLE ADDENDUM REPRESENTS THE ENTIRE AGREEMENT BETWEEN YOU (THE "LICENSEE") AND STRUCTIQE TECHNOLOGIES PVT LTD CONCERNING THE PROGRAM(S) AND DOCUMENTATION.

BY COPYING, INSTALLING, OR USING THE PROGRAMS AND DOCUMENTATION, YOU ACCEPT THE TERMS OF THIS AGREEMENT. IF YOU ARE NOT WILLING TO DO SO, DO NOT COPY, INSTALL, OR USE THE PROGRAMS AND DOCUMENTATION.

Software License Agreement

Installation and Use Addendum (if applicable)

Software License Agreement

1. DEFINITIONS.

- 1.1. "Licensee" means you, whether an individual or an entity, to whom structlQe Technologies Pvt Ltd grants the License, and who is responsible for complying with the contractual obligations of the License, and ensuring that anyone permitted access to the Programs also complies with such obligations.
- 1.2. "Affiliate" means a legal entity which is controlled by, or controls, or is under common control with Licensee. Control means (i) beneficial ownership of at least fifty percent (50%) of the voting securities of a corporation or other business organization with voting securities, or (ii) a fifty percent (50%) or greater interest in the profits and capital of a partnership or other business organization without voting securities.
- 1.3. "Computer" means a single physical hardware system containing a maximum of four (4) Processors. Each hardware partition, or blade in a blade server, is considered to be a separate Computer, and a hardware system

- with more than four (4) Processors is considered to be more than one Computer.
- 1.4. "Documentation" means the user guides, if any, accompanying delivery of a Program, as may be updated from time to time. Documentation may be delivered in any medium or language.
- 1.5. "Internal Operations" means the use of a Program by employees, consultants, student interns, and software administration contractors of Licensee or an Affiliate on behalf of the Licensee or Affiliate.
- 1.6. "Licensed User" means an individual authorized by the Licensee to use the Programs for Licensee's Internal Operations, to the extent permitted by the License Option acquired.
- 1.7. "License Option" means the specific rights, restrictions, and obligations under which Licensee may install and use a Program pursuant to this Agreement, including those related to the permitted Activation Type associated with the License Option acquired, as described in the applicable Installation and Use Addendum, and including restrictions associated with the License being an "Annual License," "Term License," or "Perpetual License" as described under Article 9.
- 1.8. "Licensor" means the person who, or entity which, grants a license to StructlQe Technologies Pvt Ltd to redistribute that person's or entity's intellectual property.
- 1.9. "Processor" means a single integrated circuit on the motherboard of a Computer that contains one or more cores which are used for interpreting software instructions and processing data contained in software programs.
- 1.10. "Program" means the software licensed hereunder, including Documentation, enhancements and error corrections. Each product licensed here under is a separate Program.
- 1.11. "Third Party" means any person or legal entity that is not StructlQe Technologies Pvt Ltd, the Licensee, or an Affiliate.
- 2. ACCEPTANCE AND REFUNDS. If Licensee does not accept the terms and conditions of this License and any applicable Addendum, or if Licensee terminates this License, for any reason, within thirty (30) days of Program delivery (the "Acceptance Period"), then Licensee shall immediately return the Programs licensed hereunder to StructlQe Technologies Pvt Ltd or the authorized distributor from whom Licensee acquired the Programs and, if returned within the Acceptance Period, shall receive a full refund. By retaining a Program throughout the Acceptance Period, Licensee accepts the applicable rights, and agrees to be bound by the applicable obligations and restrictions, of this Agreement including the License Option acquired with respect to that Program.
- 3. LICENSE GRANT. The StructlQe Technologies Pvt Ltd Programs are licensed, not sold. StructlQe Technologies Pvt Ltd hereby grants to Licensee, subject to the terms of this Agreement, a nonexclusive license (the "License") to:

- 3.1. install and use the Programs solely on Computers controlled by Licensee, in accordance with the License Option acquired and associated permitted Activation Type provisions contained in the relevant Installation and Use Addendum, and solely for Internal Operations;
- 3.2. provide access to online Documentation on Licensee's intranet, provided it is not accessible over the open Internet;
- 3.3. print portions of the online Documentation for reasonable use by Licensed Users; and
- 3.4. use the Programs as expressly set forth in the Deployment Addendum.
- 4. LICENSE RESTRICTIONS. The License is subject to the express restrictions set forth below. Licensee shall not, and shall not permit any Affiliate or any Third Party to:
- 4.1. modify, or create any derivative work of, a Program or any part of the licensed Programs, except as expressly permitted in Article 7. Notwithstanding anything to the contrary contained herein, any such permitted modifications must be consistent with all other terms of this Agreement;
- 4.2. adapt, translate, copy, or convert all or any part of a Program in order to create software, a principal purpose of which is to perform the same or similar functions as Programs licensed by StructlQe Technologies Pvt Ltd or to replace any component of the Programs;
- 4.3. rent, lease, or loan the Programs; use the Programs for supporting Third Parties' use of the Programs, time share the Programs, or provide service bureau or similar service use:
- 4.4. disassemble, decompile, reverse engineer a Program, or any portion thereof, or attempt to gain access to its method of operation or source code;
- 4.5. sell, license, sublicense, provide access, publish, display, distribute, disseminate, assign, or otherwise transfer (whether by sale, exchange, lease, gift, or otherwise) to a Third Party the Programs, any copy or portion thereof, or any License or other rights thereto, in whole or in part, without StructlQe Technologies Pvt Ltd prior written consent, except as expressly permitted in the Deployment Addendum;
- 4.6. alter, remove, or obscure any copyright, trade secret, patent, trademark, logo, proprietary and/or other legal notices on or in copies of the Programs;
- 4.7. use StructlQe Technologies Pvt Ltd name, trade names, logos, or other trademarks of StructlQe Technologies Pvt Ltd or any of its Affiliates or Licensors in any advertising, promotional literature or any other material, whether in written, electronic, or other form, distributed to any Third Party, except in the form provided by StructlQe Technologies Pvt Ltd, and then solely for purposes of identifying StructlQe Technologies Pvt Ltd Programs;

- 4.8. provide access (directly or indirectly) to the Programs via a web or network Application, except as permitted in Article 8 of the Deployment Addendum;
- 4.9. copy, make available for copy, or otherwise reproduce the Programs, in whole or in part, except either (a) as may be required for their installation for the purpose of executing the Program in accordance with the License Option and associated permitted Activation Type, (b) as expressly permitted in the Deployment Addendum, or (c) to make a reasonable number of copies solely for back-up purposes provided that any such permitted copies shall reproduce all copyright, trade secret, patent, logo, proprietary and/or other legal notices contained in the original copy obtained from StructlQe Technologies Pvt Ltd;
- 4.10. access or use Programs that Licensee is not currently licensed to access or to use;
- 4.11. disclose the activation key and/or license file to a Third Party or allow them to be used except as provided herein;
- 4.12. republish the Documentation, except as expressly permitted in Article 3;
- 4.13. create a server for code generation or deployment Applications;
- 4.14. make any use of the License on behalf of or for the benefit of a Third Party in any manner that would constitute a violation of this License if such use were directly made by the Third Party; and/or
- 4.15. acquire the License if a principal purpose of the acquisition is to transfer or assign the License to a Third Party.
- 5. ADDITIONAL FEES. The fees for the License are determined based upon the country where all Licensed User(s) are principally located. Additional fees may apply to a transfer of the License, or the principal location of any Licensed User, to another country.
- 6. RETENTION OF RIGHT, TITLE AND INTEREST BY STRUCTIQE TECHNOLOGIES PVT LTD AND ITS LICENSORS. The Programs shall at all times remain the property of StructIQe Technologies Pvt Ltd and/or StructIQe Technologies Pvt Ltd' Licensors and Licensee shall have no right, title, or interest therein, except as expressly set forth in this Agreement. Licensee shall take appropriate action by instruction, agreement, or otherwise with any persons permitted access to the Programs, so as to enable Licensee to satisfy its obligations under the terms of this Agreement.
- 7. LICENSES FOR THIRD PARTY SOFTWARE AND PRODUCTS. StructIQe Technologies Pvt Ltd has been granted licenses to distribute certain Third Party software as part of a Program licensed under a separate license agreement. These licenses require StructIQe Technologies Pvt Ltd to distribute the software to Licensee subject to specific terms and conditions, which may be different from or additional to those contained herein. Should such Third Party software be provided under the Lesser General Public License, Licensee may make modifications of the work identified in Section 6 of the Lesser General Public

License for Licensee's own use and reverse engineering for debugging such modifications. Licensee agrees that acceptance of this Agreement also confirms Licensee's acceptance of any applicable Third Party software licenses.

- 8. SOFTWARE MAINTENANCE SERVICE. During any paid Software Maintenance Service term, if applicable, StructlQe Technologies Pvt Ltd shall provide Software Maintenance Service for the licensed Programs which consists of: delivering subsequent releases of the Programs, if any, that are not charged for separately; exerting reasonable efforts to both (a) provide, within a reasonable time, workarounds for any material programming errors in the current release of the Programs that are directly attributable to StructlQe Technologies Pvt Ltd, and (b) correct such errors in the next available release, provided Licensee provides StructIQe Technologies Pvt Ltd with sufficient information to identify the errors. During this same paid Software Maintenance Service term, Licensee shall also be entitled to receive technical support for the current release. Technical support means assistance by telephone, web, and e-mail with the installation and/or use of the then-current release of the licensed Programs, including all available bug fixes and patches, and their interaction with supported hardware and operating systems ("Platforms"). StructIQe Technologies Pvt Ltd reserves the option to discontinue, in whole or in part, and at any time, offering Software Maintenance Service and/or technical support for any Program or Platform.
- 9. LICENSE DURATION ("TERM"). This Agreement shall continue until the earlier of (a) termination by StructlQe Technologies Pvt Ltd or Licensee as provided below, or (b) such time as there are no Programs being licensed to Licensee hereunder.
- 9.1. For Annual Licenses: Licensee understands and agrees that each Annual License and associated Software Maintenance Service will expire automatically and the Programs will stop operating promptly after its corresponding one (1) year period, unless Licensee renews its License by remitting the then-current annual License fee.
- 9.2. For Term Licenses: Licensee understands and agrees that each Term License and associated Software Maintenance Service will expire automatically and the Programs will stop operating promptly after the corresponding period of the term licensed, unless Licensee renews its License by remitting the then-current term License fee.
- 9.3. For Perpetual Licenses: Licensee shall have the right to use the Programs indefinitely, subject to the termination provisions in this Agreement. Licensee understands and agrees that the Software Maintenance Service for each Perpetual License will terminate automatically upon expiration of the initial Software Maintenance Service term included with the acquisition of the License. Thereafter, the Software Maintenance Service term may be renewed for any Program, at the then-current price, and for the then-applicable term, as long as StructlQe Technologies Pvt Ltd offers such Software Maintenance Service for such Program.
- 10. TERMINATION. StructIQe Technologies Pvt Ltd may terminate this Agreement and all Licenses granted hereunder by written notice to Licensee if Licensee breaches any material term of this License, including failure to pay any License fees due, and Licensee has not cured such breach within sixty (60) days of

written notification. StructlQe Technologies Pvt Ltd may immediately terminate upon notice this Agreement and all Licenses granted hereunder should Licensee breach the terms and conditions of Articles 3, 4, and/or 11. If Licensee or any of its Affiliates commences or participates in any legal proceeding against StructlQe Technologies Pvt Ltd or any of StructlQe Technologies Pvt Ltd' Affiliates challenging or asserting any intellectual property rights in or against any of the Programs licensed hereunder, then StructlQe Technologies Pvt Ltd may, without waiving any other legal rights or remedies available to it, immediately terminate this License. The foregoing sentence only applies to (a) a Licensee who has as its principal business the holding of patents and who does not engage, either directly or through an Affiliate, in any material active business of making products that embody the patents or (b) a Licensee who engages, either directly or through an Affiliate, in a principal business of licensing or making available commercial off the shelf ("COTS") software to Third Parties. Licensee may terminate this License at any time, for any reason. Licensee shall not be entitled to any refund if this License is terminated, except for License fees paid for any Programs for which the Acceptance Period has not expired at the time of termination. Upon termination, Licensee shall promptly return all but archival copies of the Programs in Licensee's possession or control, or promptly provide written certification of their destruction.

- 11. EXPORT CONTROL. The Programs may be subject to governmental export and import laws and regulations. Notwithstanding any other term of this Agreement or Third Party agreement, Licensee's rights under this Agreement may not be exercised by Licensee or any Third Party in violation of such laws and regulations, nor may this Agreement be transferred to any party where doing so would result in such a violation. The terms of any limitation on the use, transfer or re-export of the Programs imposed by StructlQe Technologies Pvt Ltd in any Destination Control Statement or other document for the purpose of export control shall prevail over any term in this Agreement. It shall be Licensee's responsibility to comply with the latest governmental export and import regulations.
- 12. TAXES, DUTIES, CUSTOMS. Absent appropriate exemption certificates or other conclusive proof of tax exempt status, Licensee shall pay all applicable sales, use, excise, value-added, and other taxes, duties, levies, assessments, and governmental charges payable in connection with this Agreement or the Licenses granted hereunder, excluding taxes based on or measured by StructlQe Technologies Pvt Ltd' income, for which StructlQe Technologies Pvt Ltd shall be solely responsible.
- 13. ASSIGNMENT. Licensee may not assign or otherwise transfer this Agreement and its rights and obligations hereunder, in whole or in part, by operation of law or otherwise, without the written consent of StructlQe Technologies Pvt Ltd. Licensee agrees that StructlQe Technologies Pvt Ltd may withhold such consent if it determines, in its sole discretion, that a principal purpose of the acquisition of this License was to assign the License to a Third Party. In the case of any permitted assignment or transfer of or under this Agreement, this Agreement or the relevant provisions shall be binding upon, and inure to the benefit of, the successors, executors, heirs, representatives, administrators and assigns of the parties hereto. StructlQe Technologies Pvt Ltd may charge Licensee an administrative fee for any permitted assignment.

- 14. LIMITATION OF LIABILITY. The Programs should not be relied on as the sole basis to solve a problem or implement a design whose incorrect solution or implementation could result in injury to person or property. If a Program is employed in such a manner, it is at the Licensee's own risk and StructIQe Technologies Pvt Ltd and its Licensors explicitly disclaim all liability for such misuse to the extent allowed by law. StructIQe Technologies Pvt Ltd's and StructIQe Technologies Pvt Ltd's Licensors' liability for death or personal injury resulting from negligence or for any other matter in relation to which liability by law cannot be excluded or limited shall not be excluded or limited. Except as aforesaid, (a) any other liability of StructIQe Technologies Pvt Ltd and its Licensors (whether in relation to breach of contract, negligence or otherwise) shall not in total exceed the amount paid to StructlQe Technologies Pvt Ltd under this Agreement in the twelve month period preceding the claim in question, for the Program with respect to which the liability in question arises; and (b) StructlQe Technologies Pvt Ltd and its Licensors shall have no liability for any indirect or consequential loss (whether foreseeable or otherwise and including loss of profits, loss of business, loss of opportunity, and loss of use of any computer hardware or software).
- 15. LIMITED WARRANTY/LIMITATION OF REMEDIES. StructlQe Technologies Pvt Ltd warrants that StructIQe Technologies Pvt Ltd, on its own behalf or through its Licensors, has the right to grant the License rights hereunder. StructlQe Technologies Pvt Ltd warrants that the physical media provided shall be free from defects in material and workmanship for a period of ninety (90) days from delivery, or it will be replaced by StructlQe Technologies Pvt Ltd at no cost to Licensee. StructlQe Technologies Pvt Ltd further warrants, for a period of one (1) year from delivery or for the term of the License, whichever is less, that each copy of each Program will conform in all material respects to the description of such Program's operation in the Documentation. In the event that a Program does not operate as warranted, Licensee's exclusive remedy and StructlQe Technologies Pvt Ltd's sole liability under this warranty shall be the correction or workaround by StructlQe Technologies Pvt Ltd of major defects within a reasonable time. Should such correction or workaround be impractical, StructlQe Technologies Pvt Ltd may, at its option, terminate the relevant License and refund the initial License fee paid to StructlQe Technologies Pvt Ltd for such Program. All requests for warranty assistance should be directed to StructlQe Technologies Pvt Ltd regional office.
- 16. DISCLAIMER OF WARRANTIES. Except for warranties expressly set forth in Article 15 of this Agreement (or as implied by law where the law provides that the particular terms implied cannot be excluded by contract), any and all Programs, Documentation, and Software Maintenance Services are delivered "as is" and StructIQe Technologies Pvt Ltd makes and the Licensee receives no additional express or implied warranties. StructlQe Technologies Pvt Ltd and its Licensors hereby expressly disclaim any and all other conditions, warranties, or other terms of any kind or nature concerning the Programs, Documentation, and Software Maintenance Services (including, without limitation, any with regard to infringement, merchantability, quality, accuracy, or fitness for a particular purpose or Licensee's purpose). StructlQe Technologies Pvt Ltd also expressly disclaims any warranties that may be implied from usage of trade, course of dealing, or course of performance. Except for the express warranties stated in Article 15 of this Agreement, the Programs, Documentation, and Software Maintenance Services are provided with all faults, and the entire risk of satisfactory quality, performance, accuracy, and effort is with Licensee. StructlQe Technologies Pvt Ltd does not warrant that the Programs and

Documentation will operate without interruption or be error free. Some states and countries do not allow limitations on how long an implied warranty lasts, so the above limitation may not apply to Licensee. The warranty in Article 15 gives Licensee specific legal rights and Licensee may also have other rights which vary from state to state and country to country. Licensee accepts responsibility for its use of the Programs and the results obtained therefrom.

- 17. GOVERNING LAW; JURISDICTION. This Agreement shall be interpreted, enforced and construed and the rights of the parties hereunder governed in all respects by the laws of the Indian Government.
- 18. COMPLIANCE WITH LICENSES. Licensee agrees to notify StructlQe Technologies Pvt Ltd promptly upon discovery of any failure to comply with one or more Licenses granted under this Agreement, or any failure to comply with any other material term of this Agreement. Licensee agrees that, StructlQe Technologies Pvt Ltd or its authorized representative shall, upon reasonable prior notice, have the right to inspect Licensee's and Licensee's Affiliates' records, systems, and facilities, during normal business hours, to verify that Licensee's and its Affiliates' use of the Programs is in conformity with valid licenses. If a verification discloses that Licensee's or any of its Affiliates' use is not in conformity with a valid license, Licensee shall immediately take all necessary steps to cure any past defaults, including paying any unpaid license fees, to bring Licensee's or any of its Affiliates' use into conformity.
- 19. LICENSE MANAGEMENT. The Programs contain technology for the prevention of unlicensed use. The Programs require activation to exercise your rights under this Agreement. You may also need to activate if you redesignate the Programs on your License or modify your hardware. Activation associates the use of the Programs with a specific Computer, and in some cases the Licensed User. During activation, data about the Programs and the Computer may be required to be transmitted to StructlQe Technologies Pvt Ltd. This data includes the License information, Computer identification, and location. Some License Options may require the StructlQe Technologies Pvt Ltd Account information and the operating system user name for the Licensed User. A License file will be provided to complete activation.
- 20. HEADINGS. The inclusion of headings is for convenience of reference only and shall not affect the construction or interpretation of this Agreement.
- 21. ENTIRE AGREEMENT. This Agreement, and any applicable Addendum thereto including any documents referenced therein are incorporated herein by reference, and contain the entire understanding of the parties and may not be modified or amended except by written instrument, executed by authorized representatives of StructlQe Technologies Pvt Ltd and Licensee. In the event of any conflict between this Agreement and any purchase order executed by Licensee (whether executed before or after this Agreement), this Agreement shall prevail.

StructlQe Technologies Pvt Ltd Software License Agreement - Installation and Use Addendum

This is an Addendum to StructlQe Technologies Pvt Ltd Software License Agreement (the

- "Agreement"), and the terms and conditions of this Addendum are incorporated therein. Each capitalized term used herein and not defined herein shall have the meaning ascribed to it in the Agreement.
- SCOPE. The Installation and Use provisions of this Addendum apply to each Program licensed under the Agreement. The applicable provisions are determined by the particular License Option that Licensee acquired, including those related to the permitted Activation Type associated with the License Option acquired.

2. DEFINITIONS.

- 2.1. Activation Type. One of the Standalone Named User, Designated Computer, Network Named User, or Network Concurrent User Activation Types available with respect to the License Option acquired.
- 2.2. License Manager. The Safenet license management software provided with the Program(s).
- 2.3. Licensed User. An individual authorized by the Licensee to use the Programs for Licensee's Internal Operations, to the extent permitted by the License Option acquired.
- 2.4. License Option. The specific rights, restrictions, and obligations under which Licensee may install and use a Program pursuant to the Agreement, including those related to the permitted Activation Type associated with the License Option acquired.
- 2.5. Named User. A Licensed User designated and identified by Licensee as the "Named User" for a License to a Program under either the "Standalone Named User" or "Network Named User" Activation Type.
- 3. INSTALLATION AND USE. Specific rights, obligations, and restrictions apply to each License Option. Licensee's right to install and use the Programs is determined by the License Option acquired, including the permitted Activation Type with respect to such License Option. By accepting the terms and conditions of the Agreement, Licensee also accepts the License Option acquired.

3.1. License Options.

- 3.1.1. Individual. Except as specifically set forth in Section 3.3 hereof, the Individual License Option permits one Activation Type, either the Standalone Named User Activation Type or the Designated Computer Activation Type.
- 3.1.2. Network Named User. Except as specifically set forth in Section 3.3 hereof, the Network Named User License Option permits only the Network Named User Activation Type.
- 3.1.3. Concurrent. Except as specifically set forth in Section 3.3 hereof, the Concurrent License Option permits only the Network Concurrent User Activation Type.

3.2. Activation Types.

- 3.2.1. Standalone Named User. Program use is restricted to the single, designated Named User. Programs may be activated and used on one or more individual Computers, provided the Programs are only accessible to, and used by, the Named User for that License. The physical locations of the Computers used by the Named User to run the Programs are not limited; the Computers may be located at work, home, or on a laptop. Licensee may only designate one Licensed User access to or use of the Programs under each Named User License. A Computer login of a Named User may not be shared with any other individual. Licensee may redesignate the Named User for a Program, whether temporarily or not, no more than four (4) times in any twelve (12) month period. In the case of Standalone Named User Licenses licensed as part of a group, Licensee shall be responsible for, and shall assign an administrator the task of, administering the Licenses and Programs, including new versions of the Programs delivered during any paid Software Maintenance Service term.
- 3.2.2. Designated Computer. The Programs may only be activated and used on a single, designated Computer, provided the Programs are only operated from that Computer's console by only one Licensed User at any given time. Licensee may redesignate the Computer for a Program to a different Computer, whether temporarily or not, no more than four (4) times in any twelve (12) month period. In the case of Designated Computer Licenses licensed as part of a group, Licensee shall be responsible for, and shall assign an administrator the task of, administering the Licenses and Programs, including new versions of the Programs delivered during any paid Software Maintenance Service term.
- 3.2.3. Network Named User. Programs must be activated on a single Computer. Licensee must run the License Manager and edit the Local License Options file to maintain a list of Named Users authorized to use each Program. Licensee may re-edit the list of Named Users in the Local License Options file and may redesignate Named Users for a Program, whether temporarily or not, no more than four (4) times in any twelve (12) month period, provided the number of Named Users never exceeds the number licensed per Program. Programs may be installed in a central location or on individual Computers to accelerate startup times, as long as the use on all Computers is controlled by the License Manager. A Computer login of a Named User may not be shared with any other individual.
- 3.2.4. Network Concurrent User. Programs must be activated on a single Computer. Licensee must run the License Manager and may have only as many Licensed Users simultaneously using a Program at any given time as the number of Concurrent keys acquired for that Program. Subject to the foregoing, a Licensed User of the Concurrent License Option may utilize the Programs on any number of Computers served by a single License Manager provided that, before using a Program on any Computer, the Licensed User checks out a separate Concurrent key from the License Manager for that Computer.

Programs may be installed in a central location or on individual Computers to accelerate startup times as long as the use on all Computers is controlled by the License Manager. Licensees of the Concurrent License Option are prohibited from providing Program access to users located outside a single country unless Licensee has contracted for global use.

4. REMOTE AND SHARED OPERATION

Subject also to the foregoing:

- 4.1. Remote Access to the Desktop: Using the Microsoft Remote Desktop connection feature or similar technologies:
- 4.1.1. Named Users and Network Named Users may remotely access Programs for which they are licensed.
- 4.1.2. Network Concurrent Users may remotely access Programs served by the License Manager for the License under which they are operating.
- 4.1.3. The Licensee of a Designated Computer Activation Type may designate one Licensed User to remotely access the Programs licensed on the Designated Computer for operation on that Designated Computer.
- 4.2. Shared Access to the Desktop:
- 4.2.1. A Licensed User using Microsoft Remote Assistance technology, NetMeeting conferencing software, or similar technologies may share remotely the desktop view of a Program session with another individual for assistive or demonstrative purposes only.