



## **CRM Extension Ltd. SOFTWARE LICENSE AGREEMENT**

IMPORTANT: THIS SOFTWARE LICENSE AGREEMENT ("LICENSE AGREEMENT") IS A LEGAL AGREEMENT BETWEEN CLIENT AND CRM Extension Ltd.. READ IT CAREFULLY BEFORE USING THE SOFTWARE. IT PROVIDES A LICENSE TO USE THE SOFTWARE AND CONTAINS WARRANTY INFORMATION, LIABILITY DISCLAIMERS AND SUPPORT INFORMATION. BY INSTALLING AND USING THE SOFTWARE, CLIENT IS CONFIRMING ITS ACCEPTANCE OF THE SOFTWARE AND AGREEING TO BECOME BOUND BY THE TERMS OF THIS AGREEMENT. IF CLIENT DOES NOT AGREE TO BE BOUND BY THESE TERMS, CLIENT MUST UNINSTALL THE SOFTWARE FROM ALL COMPUTERS.

### **1. Definitions**

- (a) "CRM Extension Ltd." means CRM Extension Ltd., and its licensors, if any.
- (b) "Software" means only the CRM Extension Ltd. software program(s) supplied by CRM Extension Ltd. herewith or as downloaded from the CRM Extension Ltd. web site, and corresponding documentation, associated media, printed materials, and online or electronic documentation.
- (c) "Client" means the company that has purchased the Software (whether through a CRM Extension Ltd. Reseller Partner or directly from CRM Extension Ltd. for use with their production installation of Microsoft CRM).
- (d) "Partner" means the authorized CRM Extension Ltd. Reseller Partner from whom Client has purchased the Software.

### **2. License Grants**

- (a) Client may install the Software on Microsoft CRM server computers that have Windows 2000/3 operating systems; provided, however, that, notwithstanding anything contrary contained herein, Client may not use the Software for more than one production installation of Microsoft CRM.
- (b) Client agrees that CRM Extension Ltd. may audit its use of the Software for compliance with these terms at any time, upon reasonable notice.
- (c) Client's license rights under this License Agreement are non-exclusive.

### **3. License Restrictions**

- (a) Client may not alter, merge, modify, adapt or translate the Software, or decompile, reverse engineer, disassemble, or otherwise reduce the Software to a human-perceivable form.
- (b) Client may not sell, rent, lease, or sublicense the Software.
- (c) Client may not modify the Software or create derivative works based upon the Software.
- (d) Client may not export the Software into any country prohibited by the Israeli law.
- (e) In the event that Client fails to comply with this License Agreement, CRM Extension Ltd. may terminate the license and Client must destroy all copies of the Software (with all other rights of both parties and all other provisions of this License Agreement surviving any such termination).



#### **4. Ownership**

The foregoing license gives Client limited license to use the Software. CRM Extension Ltd. and its suppliers retain all right, title and interest, including all copyright and intellectual property rights, in and to, the Software and all copies thereof. All rights not specifically granted in this License Agreement, including Federal and International Copyrights, are reserved by CRM Extension Ltd. and its suppliers.

#### **5. WARRANTY DISCLAIMER**

- (a) CRM Extension Ltd. AND ITS SUPPLIERS DISCLAIM ALL WARRANTIES AND REPRESENTATIONS, WHETHER EXPRESS, IMPLIED, OR OTHERWISE, INCLUDING THE WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. ALSO, THERE IS NO WARRANTY OF NON-INFRINGEMENT AND TITLE OR QUIET ENJOYMENT. CRM Extension Ltd. DOES NOT WARRANT THAT THE SOFTWARE IS ERROR-FREE OR WILL OPERATE WITHOUT INTERRUPTION. NO RIGHTS OR REMEDIES REFERRED TO IN LAW OF STATE OF ISRAEL WILL BE CONFERRED ON CLIENT UNLESS EXPRESSLY GRANTED HEREIN. THE SOFTWARE IS NOT DESIGNED, INTENDED OR LICENSED FOR USE IN HAZARDOUS ENVIRONMENTS REQUIRING FAIL-SAFE CONTROLS, INCLUDING WITHOUT LIMITATION, THE DESIGN, CONSTRUCTION, MAINTENANCE OR OPERATION OF NUCLEAR FACILITIES, AIRCRAFT NAVIGATION OR COMMUNICATION SYSTEMS, AIR TRAFFIC CONTROL, AND LIFE SUPPORT OR WEAPONS SYSTEMS. CRM Extension Ltd. SPECIFICALLY DISCLAIMS ANY EXPRESS OR IMPLIED WARRANTY OF FITNESS FOR SUCH PURPOSES.
- (b) IF APPLICABLE LAW REQUIRES ANY WARRANTIES WITH RESPECT TO THE SOFTWARE, ALL SUCH WARRANTIES ARE LIMITED IN DURATION TO NINETY (90) DAYS FROM THE DATE OF DELIVERY.
- (c) NO ORAL OR WRITTEN INFORMATION OR ADVICE GIVEN BY CRM Extension Ltd., ITS DEALERS, DISTRIBUTORS, AGENTS OR EMPLOYEES SHALL CREATE A
- (d) WARRANTY OR IN ANY WAY INCREASE THE SCOPE OF ANY WARRANTY PROVIDED HEREIN.
- (e) (USA only) SOME STATES DO NOT ALLOW THE EXCLUSION OF IMPLIED WARRANTIES, SO THE ABOVE EXCLUSION MAY NOT APPLY TO CLIENT. THIS WARRANTY GIVES CLIENT SPECIFIC LEGAL RIGHTS AND CLIENT MAY ALSO HAVE OTHER LEGAL RIGHTS THAT VARY FROM STATE TO STATE.

#### **6. LIMITATION OF LIABILITY**

- (a) NEITHER CRM Extension Ltd. NOR ITS SUPPLIERS SHALL BE LIABLE TO CLIENT OR ANY THIRD PARTY FOR ANY INDIRECT, SPECIAL, INCIDENTAL, PUNITIVE, COVER OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, DAMAGES FOR THE INABILITY TO USE EQUIPMENT OR ACCESS DATA, LOSS OF BUSINESS, LOSS OF PROFITS, BUSINESS INTERRUPTION OR THE LIKE), ARISING OUT OF THE USE OF, OR INABILITY TO USE, THE SOFTWARE AND BASED ON ANY THEORY OF LIABILITY INCLUDING BREACH OF CONTRACT, BREACH OF WARRANTY, TORT (INCLUDING NEGLIGENCE), PRODUCT LIABILITY OR OTHERWISE, EVEN IF CRM Extension Ltd. OR ITS REPRESENTATIVES HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES AND EVEN IF A



REMEDY SET FORTH HEREIN IS FOUND TO HAVE FAILED OF ITS ESSENTIAL PURPOSE.

- (b) CRM Extension's TOTAL LIABILITY TO CLIENT FOR ACTUAL DAMAGES FOR ANY CAUSE WHATSOEVER WILL BE LIMITED TO THE GREATER OF \$50 OR THE AMOUNT PAID BY CLIENT FOR THE SOFTWARE THAT CAUSED SUCH DAMAGE.
- (c) (USA only) SOME STATES DO NOT ALLOW THE LIMITATION OR EXCLUSION OF LIABILITY FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THE ABOVE LIMITATION OR EXCLUSION MAY NOT APPLY TO CLIENT AND CLIENT MAY ALSO HAVE OTHER LEGAL RIGHTS THAT VARY FROM STATE TO STATE.
- (d) THE FOREGOING LIMITATIONS ON LIABILITY ARE INTENDED TO APPLY TO THE WARRANTIES AND DISCLAIMERS ABOVE AND ALL OTHER ASPECTS OF THIS LICENSE AGREEMENT.

## **7. Support, Upgrades and Enhancements**

CRM Extension Ltd. provides support and enhancements for one year from the time of initial purchase. After one year Client may purchase annual support contracts at 30% of current list price of all CRM Extension Ltd. products owned at time of renewal. If Software is purchased by Client through an authorized CRM Extension Ltd. Reseller partner ("Partner") and Client pays annual support fees, Partner is responsible for providing support for Software and Client may request support by contacting Partner directly. Partner may contact CRM Extension Ltd. to request support as needed. If Software is purchased by Client directly from CRM Extension Ltd., Client may contact CRM Extension Ltd. directly to receive support. CRM Extension Ltd. provides product support through [www.CRMExtension.com](http://www.CRMExtension.com). CRM Extension Ltd. reserves the right to stop support, upgrades and/or enhancements to Software at any time and without reason. In the event CRM Extension Ltd. decides to stop support, upgrades and/or enhancements Client will be entitled to a refund on any remaining amount paid by Client for support of Software. Remaining amount will be determined on a pro-rated basis based on number of days of support remaining. Support will not be provided for customized versions of CRM Extension Ltd. products whether customized by CRM Extension Ltd. or the end client. Users of customized versions of CRM Extension Ltd. product may purchase support and receive all enhancements. However, CRM Extension Ltd. does not guarantee that enhancements will work with customized versions nor will CRM Extension Ltd. modify its products or enhancements to do so without an additional services charge.

## **8. Basis of Bargain**

The Warranty Disclaimer, Exclusive Remedies, Limited Liability and Support/Upgrade/Enhancement set forth above are fundamental elements of the basis of the agreement between CRM Extension Ltd. and Client. CRM Extension Ltd. would not be able to provide the Software on an economic basis without such limitations. Such Warranty Disclaimer, Exclusive Remedies, Limited Liability Support/Upgrade/Enhancement inure to the benefit of CRM Extension Ltd.'s licensors.

## **10. Consumer End Users Only**

The limitations or exclusions of warranties and liability contained in this License Agreement do not affect or prejudice the statutory rights of a consumer (i.e., a person acquiring goods otherwise than in the course of a business).



The limitations or exclusions of warranties, remedies or liability contained in this License Agreement shall apply to Client only to the extent such limitations or exclusions are permitted under the laws of the jurisdiction where Client is located.

#### **11. General**

This License Agreement shall be governed by the internal laws of the State of Israel, without giving effect to principles of conflict of laws. Client hereby consents to the exclusive jurisdiction and venue of the regional court of tel-Aviv, Israel, to resolve any disputes arising under this License Agreement. In each case this License Agreement shall be construed and enforced without regard to the United Nations Convention on the International Sale of Goods. This License Agreement contains the complete agreement between the parties with respect to the subject matter hereof, and supersedes all prior or contemporaneous agreements or understandings, whether oral or written. Client agrees that any varying or additional terms contained in any purchase order or other written notification or document issued by Client in relation to the Software licensed hereunder shall be of no effect. The failure or delay of CRM Extension Ltd. to exercise any of its rights under this License Agreement or upon any breach of this License Agreement shall not be deemed a waiver of those rights or of the breach. No CRM Extension Ltd. dealer, agent or employee is authorized to make any amendment to this License Agreement. If any provision of this Agreement shall be held by a court of competent jurisdiction to be contrary to law, that provision will be enforced to the maximum extent permissible, and the remaining provisions of this Agreement will remain in full force and effect. All questions concerning this License Agreement shall be directed to:

support@CRMeXtension..com,

Attention: General Counsel. CRM Extension Ltd. and other trademarks contained in the Software are trademarks or registered trademarks of CRM Extension Ltd., in Israel and/or other countries. Third party trademarks, trade names, product names and logos may be the trademarks or registered trademarks of their respective owners. Client may not remove or alter any trademark, trade names, product names, logo, copyright or other proprietary notices, legends, symbols or labels in the Software. This License

Agreement does not authorize Client to use CRM Extension's or its licensors' names or any of their respective trademarks.