



Software License and Support Terms for Software as a Service Licenses

Version 1.2

HYCU Terms of Service.

Important

PLEASE READ THIS TERMS OF SERVICE (“TOS”) CAREFULLY BEFORE ACCESSING AND USING THIS SOFTWARE PRODUCT ON THE STORE. BY USING THIS SOFTWARE PRODUCT, YOU WILL BE AGREEING TO BE BOUND BY STORE TERMS OF SERVICE AND ALL OF THE TERMS AND CONDITIONS OF THIS TOS.

THIS TOS IS A LEGALLY BINDING AGREEMENT BETWEEN YOU, WHETHER AN INDIVIDUAL OR ENTITY (“END USER” OR “LICENSEE”), AND HYCU, INC., A DELAWARE CORPORATION (“HYCU”), THAT GOVERNS THE ACCESS AND USE OF THE SOFTWARE PRODUCT ACCESSIBLE BY END USER (“SOFTWARE”) AND GOVERNS THE USE OF ANY ACCOMPANYING MATERIALS AND TECHNICAL SPECIFICATIONS APPLICABLE TO THE SOFTWARE IN ANY FORM (“DOCUMENTATION”).

1. Definitions

1.1. "HYCU" means HYCU, Inc., including its related parties and affiliates, where: related party and/or affiliate means a company, corporation, partnership, joint venture or other entity controlling, controlled by or under common control with HYCU, now or in the future; and control means the power to directly or indirectly choose the management and policies of an entity whether through the ownership of voting securities of such entity, by contract or otherwise.

1.2. "DOCUMENTATION" means such manuals and other standard end user and technical documentation that HYCU ordinarily makes available with Software, including amendments and revisions thereto.

1.3. "GDPR" or „General Data Protection Regulation EU 2016/679“ means a regulation in EU law on data protection and privacy in the European Union (EU) and the European Economic Area (EEA). It also addresses the transfer of personal data outside the EU and EEA areas.

1.4. "LICENSEE" means an end user authorized to access and use the Software during the Subscription term.

1.5. "SOFTWARE" means the latest version of HYCU software products in binary form as available in the Store, which can be accessed and used by Licensee.

1.6. "SOFTWARE LICENSE" means the right to Use the Software which is granted to Licensee according to the Section 2 of these Terms. Each Software License is subject to corresponding Subscription Fee.

1.7. "STORE" means the Google Cloud Marketplace and/or Azure Marketplace and/or Amazon Marketplace, through which the Licensee may access and Use the Software. Access and Use the Software are subject of the Google Cloud Marketplace/ Azure Marketplace/Amazon Marketplace term and conditions to which Licensee has to agree and accept them.

1.8. "SUBSCRIPTION TERM" means period the customer subscribes to the Software on the Store (“Effective Date”) until the moment the subscription is cancelled.

1.9. "SUPPORT SERVICES" means the maintenance and support services that HYCU shall provide according to Section 3 of these Terms during the Subscription Term

1.10. "USE" means the normal use of Software according to the Documentation. All other rights are reserved unless otherwise specified in these TOS. This means that copying, modifications, distribution, sub-licensing, renting, re-selling, leasing, publicly displaying or any other way of use, is not allowed.

2. License

2.1. GRANT OF LICENSE

In return for the Subscription Fee, HYCU grants Licensee a non-exclusive, non-transferable, non-sub licensable, limited, temporary, worldwide, automatically scaled license for the time and by virtue of the paid Subscription Fee, to access and Use the Software in binary code form, in the version of the Software available in the Store in accordance with these Terms, including Support Services as defined in section 3. Support.. All Software Licenses shall be temporary and valid within Subscription Term. License might be terminated under the Section 2.3 herein.

2.2. GENERAL LICENSE TERMS

2.2.1. Updates or other minor enhancements of the Software are available as part of Support Services.

2.2.2. The Software is owned and copyrighted by HYCU and/or its Affiliates and/or its licensors. Licensee has no rights in the Software except as explicitly stated in these Terms. These Terms confer no title or ownership and are not a sale of any rights in the Software or the media on which they are recorded or printed. The Software may contain portions or components that are third party software programs available under open source or free software licenses ("Open Source Software"). Any such Open Source Software is subject to applicable open source or free software licenses. Notwithstanding any such open source or free software licenses, the Software as a whole is subject to all of the terms and conditions of these Terms including, without limitation, the limited warranty and limitation of liability provisions herein. Third party suppliers may protect their rights in the Software in the event of any infringement.

2.2.3. Licensee shall not disassemble, decompile, reverse engineer or make derivative works of the Software except in the situations expressly allowed by the applicable law. Where Licensee has other rights under statute, Licensee will provide HYCU with reasonably detailed information regarding any intended disassembly or de-compilation.

2.3. These Terms are effective as of the date Licensee pays Subscription Fee and access the

Software in the Store and shall continue in full force and effect until expiration of Subscription Terms or prior termination by Licensee or HYCU. Licensee may terminate these Terms at any time by ceasing all use of the Software and Documentation. HYCU may terminate these Terms at any time by giving written notice to Licensee upon Licensee's breach of these Terms. Following receipt of any such notice, Licensee

shall forthwith cease all use of the Software and Documentation. This Software License shall also be terminated with immediate effect in case of insolvency procedures of Licensee. Immediately upon termination, the Licensee will be disabled to access and Use the Software.

2.4. Licensee who exports, re-exports or imports HYCU licensed products, technology or technical data purchased hereunder, assumes all responsibility for complying with applicable laws and regulations and for obtaining required export and import authorizations. HYCU may suspend performance if Licensee is in violation of any applicable laws and/or regulations.

2.5. PROVIDED THAT THE SUBSCRIPTION FEE HAS BEEN PAID FOR AND THAT THE SOFTWARE IS RUNNING UNDER THE CERTIFIED ENVIRONMENTS SPECIFIED IN THE RELEASE NOTES AND OTHER DOCUMENTATION FOR THAT SOFTWARE, HYCU WARRANTS THAT THE SOFTWARE SHALL WORK IN ACCORDANCE WITH SPECIFICATIONS. THE FOLLOWING WARRANTY IS IN LIEU OF ALL OTHER WARRANTIES, CONDITIONS OR PROMISES TO LICENSEE OR ANY THIRD PARTY, EXPRESS OR IMPLIED, INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, OR ARISING BY STATUE, LAW, COURSE OF DEALING, CUSTOM AND PRACTICE OR TRADE USAGE REGARDING THE SOFTWARE. EXCEPT AS PROVIDED ABOVE, THE SOFTWARE AND SUPPORT SERVICES ARE PROVIDED "AS IS".

3. Support

3.1. SUPPORT SERVICES

3.1.1. HYCU shall support Supported Versions according to technical support and maintenance as defined in this Section, within Subscription Term.

3.2. SOFTWARE TECHNICAL SUPPORT

3.2.1. HYCU shall provide, as part of Support Services, during the Subscription Term, assistance in the English language, by telephone, or other electronic means available by HYCU, to answer urgent and immediate questions, in the mode (business hours, 24 hours per day) and duration as stated in the Invoice.

3.2.2. All telephone assistance shall be given only to two (2) named employees of Licensee with sufficient knowledge of the Software ("Designated Licensee Contacts"); Licensee shall inform HYCU of such Designated Licensee Contacts with full names followed by the title, telephone number and e-mail

address (maximum of two are included without additional costs) in writing (by post or via e-mail). Licensee may change such Designated Licensee Contacts from time to time by written notice to HYCU. HYCU shall not be required to deal with any person other than the Designated Licensee Contacts. Additional Designated Licensee Contacts can be purchased at mutually agreed additional payment per each additional contact person.

3.2.3. All additional assistance provided by HYCU to Licensee, including, but not limited to, on-site implementation, training, custom programming, data conversion and consulting shall be charged at HYCU's then-current standard consulting rates.

3.2.4. HYCU shall use commercially reasonable efforts to remedy any reproducible Error (as defined below) in the Software, reported in writing by Licensee, in accordance with the severity levels set forth below.

3.2.5. "Error" shall mean a material failure of the Software to conform to its functional specifications as described in the applicable Documentation, which failure is demonstrable in the environment for which the Software was designed and causes it to be inoperable, to operate improperly in the environment for which it was designed, or produces results different from those described in the applicable Documentation. The specific severity levels are set forth below; HYCU shall determine the severity level of reported Errors. HYCU shall respond within the times according to the severity level and this response will inform Licensee of the identity of the HYCU personnel assigned and of the action plan to seek resolution. HYCU will, in addition, provide regular status updates. Failure resulting from Licensee's negligence or improper use of the Software, modifications or damages to the Software by Licensee, and Licensee's use of the Software on a platform or with an operating system other than the designated platform in the Documentation, or in combination with any third party software not envisaged by HYCU, are not considered Errors except as reasonably contemplated by the parties.

3.2.5.1. "Severity 1 Error": The Software materially fails to conform to the functional specifications set forth in Documentation and Licensee is unable to proceed without a fix to the problem or a work-around solution provided by HYCU (no functionality, e.g., system down problems). Severity 1 Errors shall be directly reported to HYCU by telephone and email at numbers and addresses provided by HYCU. HYCU will initially respond to Licensee within two (2) hours of receipt of the Severity 1 Error by HYCU.

3.2.5.2. "Severity 2 Error": The Software contains major functional problems against the Documentation, which Licensee is able to work around but the Software can only be used to a limited degree (partial or limited functionality). Severity 2 category Errors shall be directly reported to HYCU by telephone and e-mail. HYCU will initially respond to Licensee within eight (8) hours of receipt of the Severity 2 program error by HYCU.

3.2.5.3. "Severity 3 Error": Software or Documentation contains incorrect logic, incorrect descriptions, or functional problems, which Licensee is able to work around, or where a temporary correction has been implemented, (fully functional but needs improvement). HYCU will initially respond to Licensee within one business day of receipt of the Severity 3 program error by HYCU. HYCU shall have the right to prioritize Severity 3 Errors and include corrections for such Errors in future releases at its sole discretion.

3.3. LICENSEE OBLIGATIONS

In addition to providing HYCU with full, good faith cooperation and such information as may be required by HYCU in order to perform the Support Services, Licensee shall provide HYCU with (i) specific detailed information concerning Licensee's use of the Software as may be required for the performance of the Support Services, (ii) all necessary computer services information and access to key personnel needed to provide the Support Services and (iii) usage of the Software against the License Certificate. If Licensee fails or delays in its performance of any of the foregoing responsibilities, HYCU shall be relieved of its obligations hereunder to the extent such obligations are dependent upon such performance and HYCU shall not be liable for any delay, non-compliance or inadequate performance of its obligations or any damages or loss arising out of such non-compliance. HYCU shall also be entitled to charge extra for the costs arising out of such non-compliance under a Time & Material mode.

3.4. LICENSE GRANT

In the event any work product or code is created as part of Support Services, such work product or code shall be included within Software and licensed to Licensee under these Terms, and HYCU and/or its Affiliates and/or its licensors shall retain exclusively all right, title and interest in and to such work product or code and any derivatives, enhancements or modifications to the Software created by HYCU or Licensee, except as for the Software License.

3.5. EXCLUSIONS

HYCU is not required to provide any Support Services relating to issues arising out of (i) equipment, by the which the Software is accessed and/or used, that is not configured as specified in the Documentation or as otherwise specified by HYCU; (ii) changes to the operating system or environment which adversely affect the Software; (iii) use of the Software in a manner not specified in the Documentation unless reasonably contemplated by the parties;; (v) accident, negligence, or misuse of the Software; or ((

3.6. MAINTENANCE

As long as the Licensee is entitled to Support Services, HYCU shall provide the Licensee with Updates along with other generally available technical material. These maintenance materials, including the Software, may not be used to increase the licensed number of versions or copies of the Software. These Terms shall apply also to any Updates and Upgrades.

3.7. WARRANTY

PROVIDED THAT SUPSCRIPTION FEE HAS BEEN PAID, HYCU WILL UNDERTAKE, WITHIN SUBSCRIPTION TERM, ALL COMMERCIALY REASONABLE EFFORTS TO PROVIDE SUPPORT SERVICES UNDER THESE TERMS AND TO RECTIFY OR PROVIDE SOLUTIONS TO PROBLEMS WHERE THE SOFTWARE DOES NOT FUNCTION AS DESCRIBED IN THE DOCUMENTATION, BUT HYCU DOES NOT GUARANTEE THAT THE PROBLEMS WILL BE SOLVED OR THAT ANY ITEM WILL BE ERROR FREE. THESE TERMS ARE ONLY APPLICABLE TO SOFTWARE RUNNING UNDER THE CERTIFIED ENVIRONMENTS SPECIFIED IN THE RELEASE NOTES AND OTHER DOCUMENTATION FOR THAT SOFTWARE. HYCU WILL PROVIDE THE LICENSEE WITH SUBSTANTIALLY THE SAME LEVEL OF SERVICES THROUGHOUT THE SUBSCRIPTION TERM. HYCU MAY FROM TIME TO TIME, HOWEVER, DISCONTINUE SOFTWARE OR VERSIONS OF SOFTWARE AND STOP SUPPORTING SOFTWARE OR VERSIONS OF SOFTWARE ONE YEAR AFTER DISCONTINUANCE, OR OTHERWISE DISCONTINUE ANY SUPPORT SERVICES. THE FOLLOWING WARRANTY IS IN LIEU OF ALL OTHER WARRANTIES, CONDITIONS OR PROMISES TO LICENSEE OR ANY THIRD PARTY, EXPRESS OR IMPLIED, INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, OR ARISING BY STATUE, LAW, COURSE OF DEALING, CUSTOM AND PRACTICE OR TRADE USAGE REGARDING THE SUPPORT SERVICES. EXCEPT AS PROVIDED ABOVE, THE SOFTWARE AND SUPPORT SERVICES ARE PROVIDED "AS IS".

4. Term and Termination

These Terms shall start on the day of the Subscription Fee payment (hereinafter referred to as the Effective Date). The Software License is temporary and it lasts until expiration of the Subscription Term, unless Licensee breaches the provisions of these Terms; in such case, the Software License is terminated with immediate effect as stated in Article 2.3. of these Terms. These Terms related to Support Services shall run for a Subscription Term. These Terms may be terminated for non-payment or material breach. Any fees paid or due are non-refundable unless HYCU has materially breached these Terms and has failed to cure the breach after 30 days' written notice.

5. Payments

Payment shall be levied in advance in full.

6. General Provisions

6.1. Licensee may not assign, sub-license or in any other way transfer any rights or obligations hereunder to any person or entity, in whole or in part, without prior written consent of HYCU. HYCU may transfer its rights and obligations under these Terms, to its Affiliates, at any time, in its sole discretion.

6.2. TO THE MAXIMUM EXTENT ALLOWED BY LAW, HYCU SHALL NOT BE LIABLE FOR LOSS OF PROFIT, LOSS OF ANTICIPATED SAVINGS, LOSS OF BUSINESS OPPORTUNITY, LOSS OF DATA OR COMPUTER PROGRAMS INCLUDING THE COST OF RECOVERING SUCH DATA OR COMPUTER PROGRAMS OR ANY OTHER BUSINESS OR PROPERTY DAMAGE, AS WELL AS FOR ANY INJURY, LOSS OR DAMAGE WHETHER INDIRECT, SPECIAL, INCIDENTAL, PUNITIVE OR CONSEQUENTIAL ARISING OUT OF ANY CAUSE WHATSOEVER, EVEN IF FORESEEABLE OR IF INFORMED OF THE POSSIBILITY OF SUCH DAMAGES IN ADVANCE.

6.3. ANY LIABILITY OF HYCU SHALL BE LIMITED IN THE AGGREGATE TO THE AMOUNTS PAID BY LICENSEE FOR THE SOFTWARE LICENSE. THIS LIMITATION APPLIES TO ALL CAUSES OF ACTION, INCLUDING BREACH OF CONTRACT, BREACH OF WARRANTY, NEGLIGENCE, STRICT LIABILITY, MISREPRESENTATION, AND/ OR ANY OTHER TORTS.

6.4. Non-performance of HYCU will be excused to the extent that performance is rendered impossible by strike, riots, fire, flood, earthquakes, epidemics, including pandemics, governmental acts or orders or restrictions, or other similar reason where failure to perform is beyond the control of HYCU.

6.5. HYCU is entitled to use Licensee's logos, trademarks, trade names, word marks, service marks and trade dress (hereinafter jointly referred as: Licensee's Trademarks) only for marketing and advertising purposes. HYCU is particularly allowed to use Licensee's Trademarks, as defined herein, in advertising, promotional and sales materials, as a referential phrase on HYCU's web sites, in connection with book titles, magazines, periodicals, seminars, or conferences where HYCU participate. HYCU acknowledge that Licensee is the sole owner of the Licensee's Trademarks and obliged itself not to interfere with Licensee's Trademarks, including challenging them, registration of, or application to register such rights, alone or in combination with other words or symbols, anywhere in the world, and that it will not harm, misuse, or bring into disrepute any of them.

6.6. Licensee agrees that HYCU may (and may engage third parties to do so as well) collect, combine, use, and process individual user personal data and device/system information provided by Licensee, in order to enable, optimize, and provide the Software and Support Services, as well as to administer and enforce these Terms, make recommendations regarding usage of the Software, and/or to improve HYCU's products and services in general, including by reviewing aggregate data for statistical analyses. Any such collection and use of such information shall be subject to GDPR and other applicable personal data protection regulations, in force at the time of performing specific activity.

6.7. Licensee acknowledges that it has read these Terms, that it understands the Terms and agrees to be

bound by them. Furthermore, the parties agree that this is the complete and exclusive statement of the Terms between the parties, which supersedes any and all previous communications, representations or agreements between the parties, whether oral or written, regarding the subject of these Terms. Licensee's additional or different terms and conditions will not apply, except if stated in Licensee's Invoice.

6.8. These Terms may not be modified or altered except by a written amendment signed by an authorized representative of each party.

6.9. If any provision of these Terms is held to be invalid or unenforceable, in whole or in part, by a court of competent jurisdiction, then the remaining provisions will nevertheless remain in full force and effect, and the parties will negotiate in good-faith a substitute, valid and enforceable provision which most nearly reflects the parties' intent in entering into these Terms, unless HYCU deems the unenforceable provision to be essential to these Terms, in which case HYCU may terminate these Terms, effective immediately upon notice to Licensee.

6.10. These Terms and performance hereunder shall be governed in accordance with the USA law, Commonwealth of Massachusetts without reference to its conflict of law's provisions, and any legal action with respect to these Terms shall be brought to the federal or state court(s) of competent jurisdiction located in Boston, Massachusetts, USA.

6.11. No action, regardless of form, arising out of these Terms may be brought by Licensee more than one (1) year after the cause of action has arisen.

6.12. These Terms shall be binding on any legal successors, transferees and assignees. In such cases Licensee or its successors, transferees or assignees must notify HYCU of such changes.

I, the Licensee, hereby state that I have read, that I understand and agree to these Terms

