

SAMPLE CONTRACT PACK DOCUMENT

Scroll down to read the first part of this sample contract document. When purchased, the complete contract is included in an editable Word format.

When purchased, the Proposal Kit Professional or Contract Pack will also include many related documents many of which are designed to work together.

For example, some documents are used in a longer sequence one after the other. Some include optional exhibit and schedules.

Also see this article for proposal and contract writing best practices:



https://www.proposalkit.com/htm/business-proposal-writing-tips.htm

Click here to purchase Contract Pack

TRIAL LICENSING AGREEMENT

This Licensing Agreement (the "Agreement") is entered into this <<CurrentDay>> day of <<CurrentMonth>>, <<CurrentYear>> by and between <<CustCompany>>, a <<CustState>> company (hereafter "Licensee"), and <<Company>>, (hereafter "Licensor").

Recitals

- 1) The Licensee desires to conduct a technical trial (hereafter referred to as the "Trial") for determining the utility and feasibility of utilizing the Software under a limited license from the Licensor and includes the following products:
 - << Insert description of software and/or services. >>
- 2) Licensor desires to allow Licensee a reasonable period of time to make the above determinations under the following terms and conditions.

Agreements

In consideration of the mutual covenants set forth in this Agreement, Licensor and Licensee hereby agree as follows.

Definitions

Software. The accompanying computer programs, related services, support, data compilation(s), and documentation are referred to herein as the "Software."

Term. The term of the license granted herein shall be limited to << Insert number of days of trial license period >> days from the date on this agreement unless expended or terminated by written notice by Licensee for convenience or terminated by either party for material breach. Immediately upon termination of this license for any reason, Licensee shall return to <<Company>> all copies of the Software and documentation.

1. Trial License Grant.

Licensee Initia	ls	Licensor	Initials	
Licerisce ii iida		_ =:==:	111111111111111111111111111111111111111	

License Grant (Single, Standalone CPU). Licensee is granted non-exclusive rights to install and use the Software on a single computer or workstation only; however, if the software is permanently installed on the hard disk or other storage device of a computer (other than a network server), and one person uses that computer more than 80% of the time, then that person may also use the Software on a portable or home computer. Licensee may not install the Software on a network or transmit the Software electronically from one computer to another or over a network. Licensee may copy the Software for archival purposes, provided that any copy must contain the original Software's proprietary notices in unaltered form. Web site scripts may be installed on one or more servers to provide back-end tracking.

2. Trial License Restrictions.

Licensee may not: (i) permit others to use the Software; (ii) modify or translate the Software; (iii) reverse engineer, decompile, or disassemble the Software, except to the extent this restriction is expressly prohibited by applicable law; (iv) resell the Software outside of Licensor's affiliate program; (v) copy the Software, except as expressly provided above; or (vi) remove or obscure any proprietary rights notices or labels on the Software.

3. Transfers.

Licensee may not transfer the Software or any rights under this Agreement without the prior written consent of <<Company>>, which consent shall not be unreasonably withheld. A condition to any transfer or assignment shall be that the recipient agrees to the terms of this Agreement. Any attempted transfer or assignment in violation of this provision shall be null and void.

4. Ownership.

<<Company>> and its suppliers own the Software and all intellectual property rights embodied therein, including copyrights and valuable trade secrets embodied in the Software's design and coding methodology. The Software is protected by United States copyright laws and international

ı	icensee	Initials	Licensor Initials	
н	10 011500	וווווומוא	i icensor iniliais	

treaty provisions. This Agreement provides Licensee only a limited use license, and no ownership of any intellectual property.

5. EULAs (End User License Agreement Restrictions).

In addition to the terms of this agreement, Licensee agrees to also be bound by any individual or collective EULAs contained in the Software Products used during this Trial, including but not limited to, Licensing and Usage Restrictions, Export Compliance, Copyright Notices and all other EULA requirements.

6. LIMITED WARRANTY STATEMENT; LIMITATION OF LIABILITY.

<<Company>> warrants only to Licensee that the Software shall perform substantially in accordance with accompanying documentation under normal use for a period of thirty (30) days from the date on this agreement. The entire and exclusive liability and remedy for breach of this Limited Trial Warranty shall be to replace the defective Software and/or documentation, provided the original Software and/or documentation is returned to <<Company>>. <<Company>> AND ITS SUPPLIERS AND RESELLERS SPECIFICALLY DISCLAIM THE IMPLIED WARRANTIES OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, SYSTEM INTEGRATION, AND DATA ACCURACY. THERE IS NO WARRANTY OR GUARANTEE THAT THE OPERATION OF THE SOFTWARE WILL BE UNINTERRUPTED, ERROR-FREE, OR VIRUS-FREE, OR THAT THE SOFTWARE WILL MEET ANY PARTICULAR CRITERIA OF PERFORMANCE, QUALITY, ACCURACY, PURPOSE, OR NEED, EXCEPT AS EXPRESSLY PROVIDED IN THE LIMITED WARRANTY. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS AGREEMENT. NO USE OF THE SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER. No action for the above Limited Warranty may be commenced after one (1) year following the expiration date of the warranty. To the extent that this Warranty Statement is inconsistent with the jurisdiction where Licensee uses the Software, the Warranty Statement shall be deemed to be modified consistent with such local law. Under such local law, certain limitations may not apply, and Licensee may have additional rights which vary from jurisdiction to jurisdiction. For example, some states in the United States and some jurisdictions outside the United States may: (i) preclude the disclaimers

Licensee	Initials	Licensor Initials

and limitations of this Warranty Statement from limiting the rights of a consumer; (ii) otherwise restrict the ability of a manufacturer to make such disclaimers or to impose such limitations; or (iii) grant the consumer additional legal rights, specify the duration of implied warranties which the manufacturer cannot disclaim, or prohibit limitations on how long an implied warranty lasts.

INDEPENDENT OF THE FOREGOING PROVISIONS, IN NO EVENT AND UNDER NO LEGAL THEORY, INCLUDING WITHOUT LIMITATION, TORT, CONTRACT, OR STRICT PRODUCTS LIABILITY, SHALL << Company>> OR ANY OF ITS SUPPLIERS BE LIABLE TO LICENSEE OR ANY OTHER PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY KIND, INCLUDING WITHOUT LIMITATION, DAMAGES FOR LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER MALFUNCTION, OR ANY OTHER KIND OF COMMERCIAL DAMAGE, EVEN IF << Company>> HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY TO THE EXTENT PROHIBITED BY APPLICABLE LAW.

IN NO EVENT SHALL << Company>>'S LIABILITY FOR ACTUAL DAMAGES FOR ANY CAUSE WHATSOEVER, AND REGARDLESS OF

DEMO CONTRACT

This demo contract has been truncated. The complete 5 page editable version of this document is available in the Contract Pack template collections

https://www.proposalkit.com/htm/legal-contract-templates/software-development-contracts/software-trial-license-agreement-template.htm

Once you purchase, download and install a retail Contract Pack that includes this contract, the complete version of this contract will be inserted into your project.

Licensee	1 141-1-	Licensor Initials
IICANCAA	Initiale	I ICANSOR INITIALS

This contract document is included in the <u>Proposal Kit Professional</u> and one or more <u>Contract Pack</u> products.

This sample has been truncated to only show the first part. The complete editable version of this contract is included in Proposal Kit Professional and Contract Pack products found at:

ProposalKit.com/htm/proposal-software-products.htm



