

LICENČNÍ UJEDNÁNÍ K DOMAT IDE

(English version below)

podle zákona č. 121/2000 Sb., o právu autorském

1. Úvod

1.1 Společnost Domat Control System s.r.o. IČO: 27189465, se sídlem U Panasonicu 376, Staré Čívce, 530 06 Pardubice, zapsaná v obchodním rejstříku vedeném Krajským soudem v Hradci Králové spisová značka C 25782 („**Poskytovatel**“), jakožto poskytovatel licence, poskytuje nabyvateli („**Nabyvatel**“) licenci k počítačovému programu „**Domat IDE**“, určenému pro programování platformem s běžícím runtime Domat Runtime. Podmínky výslovně neuvedené v tomto licenčním ujednání se řídí dalšími podmínkami sjednanými v rámci uzavírání této Licence prostřednictvím webového formuláře či jinou formou (specifikace Počítačového programu, rozsah Licence, odměna za poskytnutí Licence, splatnost odměny, další podmínky). Není-li ujednáno jinak, uplatní se ustanovení tohoto licenčního ujednání.

1.2 Vlastníkem autorských práv je výhradně Poskytovatel.

2. Udělení licence

2.1 Poskytovatel poskytuje Nabyvateli za podmínek stanovených Licencí nevýhradní oprávnění k užití Počítačového programu.

3. Obchodní podmínky

3.1 Licence je poskytována bezúplatně pro editor projektu Domat IDE, pokud je používán ve spojení s platformou, na které běží produkt Domat Runtime společnosti Domat Control System s.r.o.

4. Rozsah Licence

4.1 Licence je poskytována:

- (a) na dobu stanovenou v článku 7 níže;
- (b) jako teritoriálně omezená umístěním pracovní stanice (např. osobního počítače) Nabyvatele, na níž je Počítačový program nainstalován (místo plnění); a
- (c) jako množstevně neomezená; a
- (d) k následujícím způsobům užití:
 - (i) provozu Počítačového programu Nabyvatelem či jiným k tomu Nabyvatelem zmocněnou osobou (např. další uživatel pracovní stanice), nikoli třetí osobou; a
 - (ii) rozmnožování Počítačového programu, avšak pouze v rozsahu nezbytném pro instalaci a vlastní provoz Počítačového programu a dále pro účely vytvoření záložní rozmnoženiny.

4.2 Poskytovatel tímto Nabyvateli uděluje oprávnění k výkonu práva vytěžovat a zužitkovat databáze, které jsou součástí Počítačového programu, a to v rozsahu odpovídajícím rozsahu Licence. Nabyvatel zejména není oprávněn vytěžovat či zužitkovat databáze tvořící součást Počítačového programu odděleně od Počítačového programu (např. s vlastním software Nabyvatele či jiné třetí strany). Databáze tvořící součást Počítačového programu jsou za tímto účelem přiměřeně chráněny a umožňují jejich obsah identifikovat i po případném neoprávněném přenosu do software třetích stran.

5. Další podmínky Licence

- 5.1 Nabyvatel je oprávněn Počítačový program užívat pouze v souladu s účelem, pro který byl Počítačový program vytvořen.
- 5.2 Nabyvatel není oprávněn Počítačový program rozmnožovat, překládat, zpracovávat, upravovat, či jinak měnit jinak, překládat do jiných programovacích či národních jazyků, do zdrojového kódu či tvaru assembler, spojit jej s jiným počítačovým programem a jakkoliv takový počítačový program užívat a jakkoliv zasahovat do vnitřní struktury Počítačového programu, s výjimkou případů, kdy je takové jednání výslovně povoleno v této Licenci nebo zákoně č. 121/2000 Sb., o právu autorském, o právech souvisejících s právem autorským a o změně některých zákonů (autorský zákon), ve znění pozdějších předpisů („**Autorský zákon**“). Smluvní strany vylučují oprávnění Nabyvatele dle § 66 odst. 1 písm. b) Autorského zákona.
- 5.3 Komunikační protokoly obsažené, využívané Počítačovým programem představují obchodní tajemství Poskytovatele; Nabyvatel není oprávněn zkoumat komunikační protokoly využívané Počítačovým programem.
- 5.4 Nabyvatel není oprávněn užívat Počítačový program jinak, než je stanoveno v této Licenci. V případě porušení podmínek Licence je Nabyvatel povinen nahradit Poskytovateli jakoukoliv vzniklou majetkovou či nemajetkovou újmu.
- 5.5 Nabyvatel není oprávněn Licenci postoupit či udělit sublicenci v jakémkoliv rozsahu bez výslovného písemného souhlasu Poskytovatele.
- 5.6 Poskytovatel může Nabyvateli udělit licenci k nové verzi (upgrade) Počítačového programu za zvýhodněné obchodní podmínky, poskytnout poradenskou službu a případně zasílat informací o dalších produktech Poskytovatele
- 5.7 Nabyvatel není oprávněn používat Počítačový program pro programování a parametrizaci jiných zařízení, než je uvedeno v bodě 1.1

6. Práva z vadného plnění

- 6.1 Poskytovatel poskytuje Nabyvateli 6měsíční záruku za jakost na soulad Počítačového programu s uživatelskou dokumentací. Vady Počítačového programu je Poskytovatel oprávněn odstranit dle vlastního uvážení, zpravidla však poskytnutím opravené verze Počítačového programu Nabyvateli, v přiměřené Poskytovatelem určené lhůtě.
- 6.2 Není-li výslovně ujednáno jinak, Poskytovatel poskytuje Počítačový program „jak stojí a leží“. Nabyvatel bere na vědomí a souhlasí, že Počítačový program může obsahovat některé chyby, za které však Poskytovatel není odpovědný. Nabyvatel je povinen předcházet jakýmkoliv potenciálním škodám, včetně provádění pravidelných záloh svých dat a zajištění náhradního řešení v případě nefunkčnosti Počítačového programu.
- 6.3 Poskytovatel neodpovídá za jakoukoliv újmu vzniklou nesprávným užíváním Počítačového programu v rozporu s touto Licencí či uživatelskou dokumentací. Poskytovatel je povinen nahradit pouze újmu vzniklou na přirozených právech člověka či způsobené Poskytovatelem úmyslně či z hrubé nedbalosti. Poskytovatel není v nejširším rozsahu přípustném dle zákona povinen nahradit Nabyvateli jakoukoli případně způsobenou újmu ve spojení s touto dohodou a užíváním Počítačového programu Nabyvatelem.

7. Doba platnosti Licence

- 7.1 Tato Licence nabývá platnosti dnem po splnění obchodních podmínek Nabyvatelem a pokud v obchodních podmínkách je stanovena peněžní úhrada, tak rozhodným dnem pro platnost Licence je den připsání úhrady za poskytnutí Licence na bankovní účet Poskytovatele.
- 7.2 Tato Licence se sjednává na dobu neurčitou, která začíná dnem nabytí platnosti Licence.
- 7.3 Poskytovatel je dále oprávněn tuto Licenci vypovědět s okamžitou účinností v případě, že Nabyvatel poruší kterékoliv ustanovení této Licence.
- 7.4 Pro účely jakýchkoliv oznámení Nabyvateli ze strany Poskytovatele (včetně výpovědi Licence) je písemná forma zachována i v případě e-mailu odeslaného Nabyvateli na kontaktní údaj, který Nabyvatel sdělil jako svůj aktuální kontaktní údaj.

8. Uzavření Licence

- 8.1 Souhlas Nabyvatele s touto Licencí je vyjádřen kliknutím na tlačítko "Ano" v rámci webového formuláře na webových stránkách Poskytovatele nebo jinou obdobnou formou, avšak nejpozději instalací Počítačového programu.

Příloha: Open source programy a jejich licence (níže)

LICENCE AGREEMENT FOR DOMAT IDE

Pursuant to **Act no. 121/2000 Coll., on copyright**

1. Introduction

- 1.1 The company Domat Control System s.r.o., with registered office in Staré Čívce, U Panasonicu 376, ZIP 530 06 Pardubice, Corp. ID: 27189465, registered in the Commercial Register kept by the Court in Hradec Králové, Section C, File 25782 (“**Provider**”), as the Licence Provider, provides the Acquirer (“**Acquirer**”) with the Licence for the computer software “**Domat IDE**”, designated for programming of the hardware or software platforms based on the Domat Runtime. Conditions not set forth explicitly in this Licence Agreement are governed by other conditions agreed in the framework of concluding this Licence through a web form or in other form (Computer software specification, scope of licence, remuneration for Licence provision, payment of the remuneration, other conditions). Unless agreed otherwise, the provisions of this Licence Agreement shall prevail.
- 1.2 The copyright is held by the Provider only.

2. Granting the Licence

- 2.1 The Provider grants the Acquirer non-exclusive right to use the software on conditions set forth in the Licence.

3. General Terms and Conditions

- 3.1 The Licence is granted free of charge for the Domat IDE project editor if it is used in connection with the automation hardware or software based on the Domat Runtime.

4. Scope of the Licence

- 4.1 The Licence is granted:
 - (a) For the period stipulated in Article 7 below;
 - (b) As territorially limited by locating it at a workstation (e.g. personal computer) of the Acquirer, where the Computer software is installed (place of performance); and
 - (c) Unlimited as to quantity; and
 - (d) For the following ways of use:
 - (i) Operation of the Computer software by the Acquirer or another person authorized by the Acquirer (e.g. another workstation user), not a third person; and
 - (ii) Duplicating the Computer software, but only in the scope necessary for the purpose of installation and operation of the Computer software, as well as for the purpose of creating a backup copy.
- 4.2 The Provider hereby grants the Acquirer the licence to carry out the right to extract data from and use databases which are part of the Computer software, in the scope relevant to the scope of the Licence. The Acquirer does not have specifically the right to extract data from and use the databases forming part of the Computer software separately from the Computer software (e.g. with the Acquirer’s own or third party software). The databases forming part of the Computer software are protected for this purpose adequately and it is possible to identify their content even after unauthorized transfer into third parties’ software.

5. **Other Licence Conditions**

- 5.1 The Acquirer is authorized to use the Computer software only in compliance with the purpose for which the Computer software was developed.
- 5.2 The Acquirer is not authorized to copy, translate, process, modify or change the Computer software in any other way, translate it into other programming or national languages, source code or assembler format, join it with another computer software and use any such computer software and interfere with the internal structure of the Computer software in any way, except in such cases as are explicitly authorized in this Licence or Act no. 121/2000 Coll., on copyright and rights related to copyright, and changes to some other Acts (Copyright Act), as amended ("**Copyright Act**"). The contracting parties exclude the right of the Acquirer pursuant to Sec. 66, par. 1, point b) of the Copyright Act.
- 5.3 The communication protocols contained and used by the Computer software represent a trade secret of the Provider; the Acquirer is not authorized to study the communication protocols used by the Computer software.
- 5.4 The Acquirer is not authorized to use the Computer software in any other way than stipulated in this Licence. In case of breaching the Licence conditions the Acquirer shall reimburse the Provider for any material or immaterial damage caused.
- 5.5 The Acquirer is not authorized to pass the Licence on or sub-licence it in any scope without an explicit written permission of the Provider.
- 5.6 The Provider can grant a licence to the Acquirer for a new version (upgrade) of the Computer software on advantageous conditions, provide consulting service and possibly send information about other products of the Provider.
- 5.7 The Acquirer is not authorized to use the Computer software for programming and setting up the parameters of other equipment except the equipment listed in point 1.1.

6. **Rights from Defective Performance**

- 6.1 The Provider grants the Acquirer a 6 months warranty for quality and compliance of the Computer software with the user documentation. The Provider is entitled to remedy the defects of the Computer software at its own discretion, usually by providing a repaired version of the Computer software to the Acquirer, in a reasonable period determined by the Provider.
- 6.2 Unless explicitly agreed otherwise, the Provider provides the Computer software "as is". The Acquirer acknowledges and agrees that the Computer software can contain some errors for which the Provider is not responsible though. The Acquirer is obliged to prevent any potential damage, including backing up its data regularly, and arranging a backup solution in case the Computer software does not work.
- 6.3 The Provider is not responsible for any damage caused by incorrect use of the Computer software contrary to this Licence or user documentation. The Provider shall reimburse only such damage that was caused to the natural rights of man or caused by the Provider deliberately or by gross neglect. In the widest scope permissible by law, the Provider is not obliged to reimburse to the Acquirer any damage possibly caused in connection with this agreement and use of the Computer software by the Acquirer.

7. **Validity Period of the Licence**

- 7.1 This Licence becomes valid on the day of meeting the terms and conditions by the Acquirer, and if a financial consideration is set forth in the general terms and conditions, then the decisive day for the Licence validity is the day when the payment for the Licence provision is credited to the bank account of the Provider.
- 7.2 This Licence is agreed for an unlimited period starting on the day of validity of the Licence.
- 7.3 The Provider has the right to terminate this Licence with immediate effect in case the Acquirer breaches any provision of this Licence.
- 7.4 For the purpose of delivering any notices to the Acquirer by the Provider (including terminating the Licence) the written form is preserved also in case of e-mail sent to the Acquirer to the contact communicated by the Acquirer as his/her current contact.

8. **Concluding the Licence**

- 8.1 The Acquirer's agreement with the Licence is expressed by clicking the "Yes" button in the web form on the Provider's website or in another similar form, but by installing the Computer software at the latest.

Příloha: Open source programy a jejich licence

Attachment: Open source programs and their licence agreements

- * AvalonEdit
- * AvalonDock
- * ANTLR v3 (StringTemplate)
- * Bindable LINQ
- * Gettext (libintl3)
- * Microsoft Prism 2.x
- * SharpVectors

===== AvalonEdit =====

The MIT License (MIT)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

===== AvalonDock =====

New BSD License (BSD)

Copyright (c) 2007-2013, Xceed Software Inc.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

===== ANTLR v3 / StringTemplate =====

ANTLR 3 License

[The BSD License]

Copyright (c) 2010 Terence Parr

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of the author nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A

THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

=====
Gettext (libintl3) =====

* The libintl and libasprintf libraries are covered by the GNU Lesser General Public License (LGPL). A copy of the license is included in GNU LGPL.

(https://www.gnu.org/software/gettext/manual/html_node/GNU-LGPL.html)

* The executable programs of this package and the libgettextpo library are covered by the GNU General Public License (GPL). A copy of the license is included in GNU GPL.

(https://www.gnu.org/software/gettext/manual/html_node/GNU-GPL.html)

=====
Microsoft Prism 2.x =====

Microsoft Public License (Ms-PL)

Published: October 12, 2006

This license governs use of the accompanying software. If you use the software, you accept this license. If you do not accept the license, do not use the software.

1. Definitions

The terms “reproduce,” “reproduction,” “derivative works,” and “distribution” have the same meaning here as under U.S. copyright law. “contribution” is the original software, or any additions or changes to the software. A “contributor” is any person that distributes its contribution under this license. “Licensed patents” are a contributor’s patent claims that read directly on its contribution.

2. Grant of Rights

(A) Copyright Grant- Subject to the terms of this license, including the license conditions and limitations in section 3, each contributor grants you a non-exclusive, worldwide, royalty-free copyright license to reproduce its contribution, prepare

derivative works of its contribution, and distribute its contribution or any derivative works that you create.

(B) Patent Grant- Subject to the terms of this license, including the license conditions and limitations in section 3, each contributor grants you a non-exclusive, worldwide, royalty-free license under its licensed patents to make, have made, use, sell, offer for sale, import, and/or otherwise dispose of its contribution in the software or derivative works of the contribution in the software.

3. Conditions and Limitations

(A) No Trademark License- This license does not grant you rights to use any contributors' name, logo, or trademarks.

(B) If you bring a patent claim against any contributor over patents that you claim are infringed by the software, your patent license from such contributor to the software ends automatically.

(C) If you distribute any portion of the software, you must retain all copyright, patent, trademark, and attribution notices that are present in the software.

(D) If you distribute any portion of the software in source code form, you may do so only under this license by including a complete copy of this license with your distribution. If you distribute any portion of the software in compiled or object code form, you may only do so under a license that complies with this license.

(E) The software is licensed "as-is." You bear the risk of using it. The contributors give no express warranties, guarantees or conditions. You may have additional consumer rights under your local laws which this license cannot change. To the extent permitted under your local laws, the contributors exclude the implied warranties of merchantability, fitness for a particular purpose and non-infringement.

=====
SharpVectors
=====

BSD 3-Clause License

Copyright (c) 2010 - 2018, Elinam LLC All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met: Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution. Neither the name of the copyright holder nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Application uses the following fonts under licenses:

===== Open Font License =====

http://scripts.sil.org/cms/scripts/page.php?site_id=nrsi&id=OFL_web

* Inconsolata

* Lora

* Slabo27px

===== Apache License, Version 2.0 =====

<http://www.apache.org/licenses/LICENSE-2.0>

- * OpenSans
- * Roboto
- * RobotoMono
- * RobotoSlab

===== Ubuntu Font License =====

(<http://font.ubuntu.com/ufl/>)

- * UbuntuMono
- * Ubuntu-Regular

Runtime uses these libraries:

- * mbed TLS library
- * OpenSSL
- * FNET
- * FreeRTOS
- * .NET Runtime

===== mbed TLS library =====

Apache License, Version 2.0 (Apache-2.0)

Copyright (C) 2006-2015, ARM Limited

All Rights Reserved

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at <http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR

CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

=====
===== OpenSSL =====

Apache License, Version 2.0 (Apache-2.0)

Copyright 2000-2018, The OpenSSL Project Authors

All Rights Reserved

Licensed under the Apache License 2.0 (the "License"). You may not use this file except in compliance with the License. You can obtain a copy in the file LICENSE in the source distribution or at <http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and imitations under the License.

=====
===== FNET =====

Apache License, Version 2.0 (Apache-2.0)

Copyright 2008-2018 by Andrey Butok. FNET Community

Licensed under the Apache License, Version 2.0 (the "License"); ou may not use this file except in compliance with the License.

You may obtain a copy of the License at <http://www.apache.org/licenses/LICENSE-2.0>Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

=====
===== FreeRTOS =====

The MIT License (MIT)

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.