

## CRYSTAL REPORTS FOR VISUAL STUDIO .NET AND CRYSTAL REPORTS FOR BORLAND C#BUILDER RUNTIME SOFTWARE DISTRIBUTION LICENSE AGREEMENT

-IMPORTANT-Read This Carefully Before Continuing.

THIS IS A LEGAL AGREEMENT BETWEEN YOU AND CRYSTAL DECISIONS, INC. (“Crystal Decisions”). YOUR RIGHTS TO REDISTRIBUTE THE CRYSTAL REPORTS FOR VISUAL STUDIO .NET OR CRYSTAL REPORTS FOR BORLAND C#BUILDER RUNTIME SOFTWARE IS GOVERNED BY THE TERMS OF THIS LICENSE AGREEMENT. IF YOU DO NOT ACCEPT THE TERMS AND CONDITIONS OF THE SOFTWARE LICENSE, YOU MAY NOT REDISTRIBUTE THE CRYSTAL REPORTS RUNTIME SOFTWARE PROVIDED IN MICROSOFT® VISUAL STUDIO® .NET OR BORLAND® C#BUILDER™ WITH SERVER/WEB APPLICATIONS.

If you have any questions regarding this product or the following licensing terms and conditions, please visit <http://www.crystaldecisions.com/net/licensing>.

### 1. DEFINITIONS.

- 1.1 “Access” means connected to the Server Software either directly or indirectly through any middle tier application(s).
  - 1.2 “Client Application” means a purpose-specific Windows application that utilizes the Runtime Software and is installed fully on an end user’s machine, with all report processing local to that machine. Software programs consisting of more than one related module(s) or component(s) shall be considered one Client Application.
  - 1.3 “Report” means any work or document created using a Crystal Decisions product, regardless of resulting file format.
  - 1.4 “Report Distribution System” means any process or system that is used to automatically deliver, share or distribute Report(s) without providing any Access to the Server Software: (a) to greater than fifty (50) end users directly, or (b) to a location that is accessible to greater than fifty (50) end users. A Report Distribution System shall not include: (a) distribution of Reports in hard copy form; (b) manual or ad hoc distribution; or (c) distribution of Client Applications. For purposes of calculating the number of end users, you do not need to include any end user who otherwise has a valid license to use the Software or any of Crystal Decisions’ other products (other than any product offered free of charge).
  - 1.5 “Runtime Software” means files listed in the Runtime Licensing section of license.txt file provided with the Software, individually, collectively or in any combination.
  - 1.6 “Server/Web Application” means a purpose-specific software program that utilizes the Runtime Software and allows multiple users Access to the Runtime Software in a Server Environment. Software programs consisting of more than one related module(s) or components shall be considered one Server/Web Application.
  - 1.7 “Server Environment” is defined as any server system, licensed from Crystal Decisions or any other entity, that consists of one or more server software processes, operating independently or otherwise, including but not limited to ASP .NET, Citrix servers, report servers, web servers, database servers, terminal servers, mail servers, application servers or transaction servers, facilitated by an internet, intranet, extranet, client/server network, wide-area network, or any other multi-user network.
  - 1.8 “Software” means the Crystal Reports for Visual Studio .NET software or the Crystal Reports for Borland C#Builder software provided on your software media in object code form and associated documentation, any updates, additional modules, or additional software provided by Crystal Decisions in connection therewith.
2. **GRANT OF LICENSE.** Crystal Decisions grants you a nonexclusive and limited license to redistribute the limited Runtime Software provided with your copy of Crystal Reports for Visual Studio .NET or Crystal Reports for Borland C# Builder, as applicable, to end users solely for use with

the Server/Web Application specified in this Redistribution License and solely in accordance with the terms and conditions of this License Agreement. The Software is licensed, not sold, to you. This license applies only to the limited Runtime Software in Crystal Reports for Visual Studio .NET or Crystal Reports for Borland C#Builder, as applicable, and does not apply to the Runtime Software for any other version of Crystal Reports.

### **3. DISTRIBUTION OF RUNTIME SOFTWARE.**

**3.1 Runtime Software Distribution Requirements.** If you distribute the Runtime Software to third parties, you agree to comply with the following requirements:

- 3.1.1. You distribute copies of the Runtime Software solely as a part of the specific Server/Web Application specified in your Redistribution Certificate which must have been written using an authorized copy of the Software;
- 3.1.2. You remain solely responsible for support, service, upgrades, and technical or other assistance, required or requested by anyone receiving such Runtime Software copies or sample applications;
- 3.1.3. You do not use the name, logo, or trademark of Crystal Decisions, or the Software, without written permission from Crystal Decisions;
- 3.1.4. You do not alter, disassemble, decompile, translate, adapt or reverse-engineer the Runtime Software;
- 3.1.5. You do not alter, disassemble, decompile, translate, adapt, reverse-engineer, or convert the report file (.RPT) format to an alternative format, including but not limited to report file formats of general purpose report writer or database querying products that are not property of Crystal Decisions, except as permitted by the Software, without written permission from Crystal Decisions;
- 3.1.6. You do not use the Server/Web Application on a rental or timesharing basis or to operate a service bureau facility for the benefit of third-parties unless you first acquire an Application Service Provider License from Crystal Decisions;
- 3.1.7. You will defend, indemnify and hold Crystal Decisions harmless against any claims or liabilities arising out of the use, reproduction or distribution of Runtime Software;
- 3.1.8. You shall secure the end user's consent to terms substantially similar to the following:

End User agrees not to alter, disassemble, decompile, translate, adapt or reverse-engineer the Runtime Software or the report file (.RPT) format;

End User agrees not to use, distribute or integrate the Runtime Software with any general-purpose report writing or report delivery product that is generally competitive with Crystal Decisions product offerings;

End User agrees not to use the Software on a rental or timesharing basis or to operate a service bureau facility for the benefit of third-parties unless End User first acquires an Application Service Provider License from Crystal Decisions;

End User may not use the Software or Runtime Software, together or separately or in combination with Server Environments, as part of a Report Distribution System, without obtaining an additional license from Crystal Decisions;

End User may install the Runtime Software on only one server in each Server Environment, and only one instance of the Runtime Software per Server/Web Application may be utilized on that Server at any one time.

**CRYSTAL DECISIONS AND ITS SUPPLIERS DISCLAIM ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NONINFRINGEMENT OF THIRD PARTY RIGHTS. CRYSTAL DECISIONS AND ITS**

SUPPLIERS SHALL HAVE NO LIABILITY WHATSOEVER UNDER THIS AGREEMENT OR IN CONNECTION WITH THE SOFTWARE.

4. **COMPETITIVE PRODUCT RESTRICTIONS.** You may not use, distribute or integrate the Runtime Software with any general-purpose report writing or report delivery product that is generally competitive with Crystal Decisions product offerings; nor may you use the Software or Runtime Software to create a product that is generally competitive with Crystal Decisions product offerings. The issuance of a Redistribution License for your application does not constitute a waiver of this restriction by Crystal Decisions as to that application, nor is it to be deemed a determination by Crystal Decisions that your application is not competitive with Crystal Decisions product offerings.
5. **OWNERSHIP.** You agree that Crystal Decisions and/or its suppliers retain all right, title and interest in and to the Runtime Software and all copies at all times, regardless of the form or media in or on which the original or other copies may subsequently exist. You agree that you neither own nor hereby acquire any claim or right of ownership to the Runtime Software or to any related patents, copyrights, trademarks or other intellectual property. You agree to use reasonable efforts to prevent and protect the contents of the Runtime Software from unauthorized disclosure or use. Crystal Decisions and/or its suppliers reserve all rights not expressly granted to you. Crystal Decisions' suppliers are the intended third party beneficiaries of this License Agreement and have the express right to rely upon and directly enforce the terms set forth herein. Any data, content or information accessed through the Runtime Software is the property of the applicable data/content/information owner and may be protected by applicable copyright law. This License Agreement gives you no rights to such data, content or information
6. **COPYRIGHT.** The Runtime Software is copyrighted by Crystal Decisions and/or its suppliers and is protected by United States copyright and patent laws and international treaty provisions. You may not copy the Runtime Software except as set forth as specifically permitted herein. You must reproduce and include all copyright notices, trademarks or other proprietary legends of Crystal Decisions and its suppliers on any copy of the Runtime Software or documentation made by you. Any and all other copies of the Runtime Software and/or the documentation made by you are in violation of this License Agreement.
7. **NO WARRANTY.**

*TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, THE SOFTWARE IS PROVIDED BY CRYSTAL DECISIONS AND ITS SUPPLIERS "AS IS" WITHOUT ANY CONDITION OR WARRANTY WHATSOEVER. ALL CONDITIONS AND WARRANTIES, WHETHER EXPRESS OR IMPLIED, ARE DISCLAIMED BY CRYSTAL DECISIONS AND ITS SUPPLIERS, INCLUDING, WITHOUT LIMITATION, THE IMPLIED CONDITIONS AND/OR WARRANTIES OF MERCHANTABILITY, TITLE, NONINFRINGEMENT AND FITNESS FOR A PARTICULAR PURPOSE. CRYSTAL DECISIONS AND ITS SUPPLIERS SHALL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, CONSEQUENTIAL, SPECIAL OR OTHER DAMAGES INCLUDING COST OF SUBSTITUTE GOODS OR SERVICES.*

8. **AUDIT.** During the term of this Agreement and for three (3) years after termination or expiration, you will maintain complete records regarding your use and distribution of the Runtime Software. Upon reasonable notice to you, Crystal Decisions may audit, at Crystal Decisions' expense, your books and records to determine your compliance hereunder. In the event any such audit reveals that you have underpaid Crystal Decisions by an amount greater than five percent (5%) of the amounts due Crystal Decisions in the period being audited, or that you have knowingly breached any material obligation hereunder, then, in addition to such other remedies as Crystal Decisions may have, you shall pay or reimburse to Crystal Decisions the cost of the audit.
9. **TERMINATION.** This License Agreement is effective until terminated. You may terminate this License Agreement at any time by providing Crystal Decisions with written notice, provided that you

have complied with the return and/or destruction policy set forth below. This License Agreement may be terminated by Crystal Decisions if you fail to comply with any of the terms and conditions set forth in this License Agreement and do not remedy such failure within thirty (30) days after receiving notice thereof. Upon any termination of this License Agreement, you agree to: (i) immediately cease all use of the Runtime Software, including the use and distribution of any Custom Applications incorporating the Runtime Software; and (ii) notify all third parties using the Runtime Software through you to comply with the foregoing. Sections 5, 6, 7,8, 9, 10, 11, and 12 shall survive any termination of this License Agreement.

- 10. GENERAL.** Except as otherwise preempted by United States federal law, this License Agreement is governed by the laws of the State of California, United States, without reference to conflict of laws provisions or the United Nations 1980 Convention on Contracts for the International Sale of Goods and any amendments thereto. If any provision of this License Agreement is ruled invalid, such invalidity shall not affect the validity of the remaining portions of this License Agreement. This License Agreement constitutes the entire agreement between you and Crystal Decisions, and supersedes any prior agreement, whether written or oral, relating to the subject matter of this License Agreement. This License Agreement may not be modified except by an instrument in writing duly signed by an authorized representative of each of the parties. If you are acquiring this Redistribution License on behalf of an entity, you represent and warrant that you have the legal capacity to bind such entity to this License Agreement. All terms of any purchase order or other ordering document submitted by you shall be superseded by this License Agreement. The product name for the Software is a trademark or registered trademark of Crystal Decisions. Should you have questions concerning this License Agreement, please contact your local Crystal Decisions sales office or authorized reseller, or write to: Crystal Decisions Legal Department, 895 Emerson St., Palo Alto, California 94301.
- 11. U.S. GOVERNMENT RESTRICTED RIGHTS.** The Runtime Software is a "commercial item," as that term is defined at 48 C.F.R. 2.101 (Oct. 1995), consisting of "commercial computer software" and "commercial computer software documentation," as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995) (or an equivalent provision, e.g., in supplements of various U.S. government agencies, as applicable), all U.S. Government users acquire the Runtime Software with only those rights set forth herein. Manufacturer is Crystal Decisions Information Management Group Holdings, Inc., 895 Emerson St., Palo Alto, CA 94301.

You must affix the following legend to each copy of the Runtime Software:

“Use, duplication, reproduction, or transfer of this commercial software and accompanying documentation is restricted in accordance with FAR 12.212 and DFARS 227.7202 and by a license agreement. Contact: Crystal Decisions, Inc., Attn: Contracts Department, 895 Emerson St., Palo Alto, CA 94301.”

- 12. EXPORT CONTROLS.** You acknowledge that the Runtime Software is of U.S. origin. You agree to comply with all applicable international and national laws that apply to the Runtime Software, including the U.S. Export Administration Regulations, as well as end-user, end-use and destination restrictions issued by U.S. and other governments.