

Source License Agreement for Babylon

Redpin offers to grant a source license for the Software, defined below, according to the following conditions:

Definitions: For the purpose of this Source License Agreement, the following definitions are valid:

- The term Software refers to Redpin's "Babylon Software" in any form (source code, object code, byte code, or other). The Software is the sole property of Redpin and protected by International Copyright Law.
- Source Code means all source files that Redpin developed to create the publicly distributed versions of "Babylon".
- The Licensee is the organization or individual that purchases the Source Agreement.
- A Competing Product is a software package which can be used in any way to translate or localize third party software.

License: This is a non-exclusive, non-transferable, non-sublicensable license to the Source Code. Redpin agrees to provide the Source Code to the Licensee subject to the terms of this agreement. The Licensee may modify any of the Source Code as they would like. The Licensee may further modify any of the Source Code to make "Babylon" operate as the Licensee would like for Licensee's internal use. In addition Licensee may use library functions from the Software in any software other than Competing Products. Licensee may not use the Software for any purpose other than stated in this license.

Confidentiality: The Licensee acknowledges that the Source Code and the algorithms received through this Agreement are critical to the operation of Redpin. The Licensee agrees to keep the Source Code, algorithms, concepts, and samples that Redpin supplies under this Agreement confidential. The Licensee further agrees not to disclose the Source Code or its algorithms to any third party for any reason.

Non-Competition: The Licensee acknowledges that they are not now and do not plan to develop Competing Products. The Licensee agrees not to use the Source Code, binaries, its algorithms, or any information learned from the Source Code in any Competing Product.

Copyright: The Licensee agrees to leave Redpin's copyright notice in the Source Code, on the distributable binaries, and on any works derived from Software.

Termination: Redpin may terminate Licensee's license if the Licensee fails to comply with any of the terms and conditions of this Agreement. On termination all copies of the Software and all of its component parts must be destroyed.

Updates: Redpin will make available to Licensee the Source Code corresponding to any updates to the Source Code released by Redpin for one (1) year following the Effective Date of this agreement. Licensee is responsible to integrate any updates to the Source Code into modified versions that the Licensee has developed.

Modifications: Any modifications the Licensee makes to the Source Code that are delivered to Redpin become the exclusive property of Redpin. Redpin may, but is not obligated to, integrate those modifications into the Software.

Delivery: Software and any updates will be delivered electronically via e-mail.

Notices: Notices under this Agreement will be sent via e-mail. Both parties agree to notify the other party one week before their e-mail address changes.

High Risk Activities: The Software is not fault-tolerant and is not designed, manufactured or intended for use or resale as on-line control equipment in hazardous environments requiring fail-safe performance, such as in the operation of nuclear facilities, aircraft navigation or communication systems, air traffic control, direct life support machines, or weapons systems, in which the failure of the Software could lead directly to death, personal injury, or severe physical or environmental damage ("High Risk Activities"). Redpin and its suppliers specifically disclaim any express or implied warranty of fitness for High Risk Activities.

Disclaimers: The Software is provided "as is" without any warranty of any kind, either expressed or implied. In no event will Redpin be liable for any loss of profit or any other commercial damage, including but not limited to special, incidental, consequential or other damages.

Date _____

Licensee Signature: _____