

Ximpa Software Developing Kit (SDK) License Agreement

IMPORTANT - READ BEFORE COPYING, INSTALLING OR USING.

Do not copy, install, or use the "Materials" provided under this License agreement ("Agreement"), until you have carefully read the following terms and conditions. By copying, installing, or otherwise using the said Materials, you agree to be bound by the terms of this Agreement. If you do not agree to the terms of this Agreement, do not copy, install, or use. Except for Source Code Licenses, you may receive a full refund if you do not accept the terms and conditions of this Agreement within thirty (30) days from the date of delivery (the "Acceptance Period").

LICENSE GRANT. Subject to the License Restrictions as provided herein, DSP ALGORITHMS ("DSPA") grants you (the "Licensee" - either an individual or an entity) a non-exclusive license to install and indefinitely use the provided software including software binaries, pre-compiled code, source code, scripts, interfaces, documentation, examples, data, sound samples, and all the contents of the Ximpa Sample Rate Converter SDK (the "Materials"). The licensed Materials shall at all times remain the property of DSPA, and Licensee shall have no right, title, or interest therein. The Ximpa SDK license is a developer license granting Licensee the right to incorporate the Ximpa software library in Licensee's programs.

LICENSE RESTRICTIONS. The License grant is subject to the following restrictions.

Licensee shall not attempt to install, access, or use Materials that Licensee is currently not licensed to use. Licensee is responsible to control the number of "Simultaneous Users" accessing the Materials. Licensee shall take the necessary actions to limit the number of Simultaneous Users accessing the Material to the number of purchased licenses. Simultaneous Users as used herein is defined as the number of users using the Materials at the same time regardless on the same computer or on separate computers, and whether any or all of those computers are connected through a computer network or not connected.

Licensee may not reverse-assemble, reverse-compile, or otherwise reverse-engineer any software provided solely in binary or pre-compiled form.

Licensee shall use the Materials only for "Internal Use". Internal Use as used herein is defined as the use of the licensed Materials by the Licensee employees, student interns, and consultants exclusively for the purpose of performing services on behalf of the Licensee.

Licensee may not sell, resell, license, sublicense, rent, distribute for a fee or free of charge, or make the Materials available for use by any "Third Parties". Third Parties as used herein are any person or entity that is not directly controlled by the Licensee.

Licensee may post the provided online documentation on Licensee's intranet provided it is not accessible by external sources. Parts of the online documentation may be printed by the Licensee employees only for Internal Use. Licensee may not otherwise publish the documentation in any form.

Licensee may not remove any copyright, trademark, proprietary rights, disclaimer or warning notice included on or embedded in any part of the Materials. All copies of the Materials shall contain all copyright and proprietary notices as in the original Materials.

Licensee may not use any parts of the Materials to create software, the principle purpose of which is to perform the same or similar functions as products provided by DSPA.

Except for Source Code and Developer Licenses, Licensee may not incorporate, compile, link, translate, or use any part of the Materials in or as part of another software program without a prior written permission from DSPA.

Licensee may not distribute more than 10 (TEN) copies per annum of software programs incorporating the Material to Third Parties, whether this distribution is for fee or for free. DSPA reserves the right to charge royalties on each distributed copy above the given limit. The royalties must be negotiated and agreed upon in a separate contract before Licensee distributes any copies of said programs above the given limit.

Licensee shall not publish reviews of Materials designated as beta without written permission by DSPA.

Licensee shall indemnify, hold harmless, and defend DSPA and its suppliers from and against any claims or lawsuits, including attorney's fees, that arise or result from the Licensee use of the Materials.

MAINTENANCE SERVICE. Licensee is entitled for a free-of-charge software Maintenance Service term of six (6) months for the licensed Materials, commencing on the delivery date. After this initial Maintenance Service term has expired, Licensee may choose to purchase paid Maintenance Service terms. During any paid or free-of-charge Maintenance Service terms, Licensee shall be entitled to receive technical support by electronic mail regarding the installation and/or use of the licensed Materials. During the said Maintenance Service terms, DSPA shall deliver subsequent releases of the Materials, exert reasonable efforts to provide, within a reasonable time, workarounds for any material programming errors in the current release of the licensed Materials, and correct such errors in the next available release. DSPA reserves the right to discontinue, in whole or in part, offering such Maintenance Services.

TERMINATION. DSPA may terminate this License grant, by written notice to Licensee if Licensee breaches any material term of this License, and Licensee has not cured such breach within thirty (30) days of written notification. Licensee may terminate this License at any time, for any reason. Licensee shall not be entitled to any refund if this License is terminated after the Acceptance Period has expired at the time of termination. Upon termination, Licensee shall promptly destroy the Materials in Licensee's possession or control, and will provide written certification of their destruction.

REPLACEMENTS. The Materials are provided "AS IS" without warranty of any kind. If the media on which the Materials are furnished are found to be defective in material or workmanship under normal use for a period of ninety (90) days from the date of receipt, DSPA's entire liability and your exclusive remedy shall be the replacement of the media. This offer is void if the media defect results from accident, abuse, or misapplication.

LIMITATION OF LIABILITY. THE ABOVE REPLACEMENT PROVISION IS THE ONLY WARRANTY OF ANY KIND. DSPA OFFERS NO OTHER WARRANTY EITHER EXPRESS OR IMPLIED INCLUDING THOSE OF MERCHANTABILITY, NONINFRINGEMENT OF THIRD-PARTY INTELLECTUAL PROPERTY OR FITNESS FOR A PARTICULAR PURPOSE. NEITHER DSPA NOR ITS SUPPLIERS SHALL BE LIABLE FOR ANY DAMAGES WHATSOEVER (INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF BUSINESS PROFITS, BUSINESS INTERRUPTION, LOSS OF BUSINESS INFORMATION, OR OTHER LOSS) ARISING OUT OF THE USE OF OR INABILITY TO USE THE SOFTWARE, EVEN IF DSPA HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. BECAUSE SOME JURISDICTIONS PROHIBIT THE EXCLUSION OR LIMITATION OF LIABILITY FOR CONSEQUENTIAL OR INCIDENTAL DAMAGES, THE ABOVE LIMITATION MAY NOT APPLY TO LICENSEE.

APPLICABLE LAWS. Any claim arising under or relating to this Agreement shall be governed by the internal substantive laws of The Netherlands or federal courts located in The Hague / The Netherlands, without regard to principles of conflict of laws.