License Agreement for FreeTextBox v3.0 Source Code

This software package is copyright 2004-2005, John Dyer. All rights reserved. This document is effective as of December 1, 2004.

This is a legal agreement between the recipient of the software license, herein referred to as the "RECIPIENT", and John Dyer, herein referred to as the "AUTHOR". "RECIPIENT" means the company, entity or individual whose product registration for FreeTextBox v3.0 is on record with the AUTHOR. Some companies have multiple locations.

FreeTextBox v3.0 source code is herein referred to as "SOFTWARE". Use of SOFTWARE indicates your acceptance of the following terms and conditions and disclaimers. "Use" means storing, loading, installing, or executing the SOFTWARE.

Licensing Agreement for SOFTWARE

By using any part or whole of the SOFTWARE, the RECIPIENT indicates agreement and acceptance to the following terms and conditions and disclaimers as an express agreement between the RECIPIENT and the AUTHOR. If the RECIPIENT does not understand these terms, conditions, and disclaimers, or does not agree to and accept them, then the RECIPIENT may not use or view any part or whole of the SOFTWARE.

- 1. LICENSE GRANT. The AUTHOR hereby grants the RECIPIENT a limited, nonexclusive, nontransferable license to Use the SOFTWARE subject to the RECIPIENTs compliance with sections 4 and 5 below.
- 2. OWNERSHIP. The SOFTWARE is owned and copyrighted by John Dyer. The RECIPIENT's license confers no title or ownership in the SOFTWARE and should not be construed as a sale of any right in the SOFTWARE.
- 3. COPYRIGHT. The SOFTWARE is protected by international treaty provisions. RECIPIENT acknowledges that no title to the intellectual property in the SOFTWARE is transferred to the RECIPIENT. RECIPIENT further acknowledge that title and full ownership rights to the SOFTWARE will remain the exclusive property of AUTHOR and RECIPIENT will not acquire any rights to the SOFTWARE except as expressly set forth in this license. RECIPIENT agrees that any copies of the SOFTWARE will contain the same proprietary notices which appear on and in the SOFTWARE.
- 4. SOURCE MODIFICATION. The RECIPIENT may freely modify and recompile the SOFTWARE. The RECIPIENT may use the SOFTWARE in derivative applications in compliance with section 5 below. Modifications of the SOFTWARE made by RECIPIENT shall be the property of the RECIPIENT, and RECIPIENT shall have no obligation to provide them to the AUTHOR or any third party. Any helpful changes would be appreciated.
- 5. DISTRIBUTION. The RECIPIENT may distribute the compiled versions of the SOFTWARE only. The RECIPIENT may not distribute the SOFTWARE source

code or any derivatives of the SOFTWARE source code without express written permission from the AUTHOR. The RECIPIENT many not charge for any compiled derivative of the SOFTWARE, but may include compiled versions of the SOFTWARE in other for-profit products. This agreement is made in good faith that the SOFTWARE or its derivatives will not be sold by themselves and that the source code will not be shared outside the company of purchase.

- 6. DISCLAIMER OF WARRANTY
- NO OTHER WARRANTIES. THIS SOFTWARE IS LICENSED TO THE
 RECIPIENT "AS IS", AND WITHOUT ANY WARRANTY OF ANY KIND,
 EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO
 WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A
 PARTICULAR PURPOSE. THE RECIPIENT ASSUMES ALL RISKS WHEN
 USING IT. AUTHOR DOES NOT WARRANT THAT THE SOFTWARE IS
 ERROR FREE. THE AUTHOR DOES NOT WARRANT THAT THIS
 SOFTWARE DOES NOT INFRINGE ANY RIGHTS OF THIRD PARTIES.
- 7. LIMITATION OF LIABILITY NO LIABILITY FOR CONSEQUENTIAL DAMAGES. IN NO EVENT SHALL AUTHOR OR ITS SUPPLIERS BE LIABLE TO RECIPIENT FOR ANY CONSEQUENTIAL, SPECIAL, INCIDENTAL OR INDIRECT DAMAGES OF ANY KIND ARISING OUT OF THE DELIVERY, PERFORMANCE OR USE OF THE SOFTWARE, EVEN IF THE AUTHOR HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IN NO EVENT WILL THE AUTHOR'S LIABILITY FOR ANY CLAIM, WHETHER IN CONTRACT, TORT OR ANY OTHER THEORY OF LIABILITY, EXCEED THE LICENSE FEE PAID BY RECIPIENT, IF ANY.
- 8. SEVERABILITY. In the event of invalidity of any provision of this license, the parties agree that such invalidity shall not affect the validity of the remaining portions of this license.
- 9. TERMINATION. This License will terminate automatically, sixty (60) days after receipt of written notice from the AUTHOR, if the RECIPIENT fails to comply with the terms and conditions of this License Agreement and fails to cure during the 60 day notice period. Upon termination, the RECIPIENT shall immediately discontinue use of the SOFTWARE and destroy all copies of the SOFTWARE. All payments made by RECIPIENT are non-refundable. Notwithstanding termination, the following provisions shall survive: Disclaimer of Warranty and Limitation of Liability. All other rights granted under this License will cease upon termination.
- 10. ENTIRE AGREEMENT This Agreement constitutes the complete and exclusive agreement between AUTHOR and RECIPIENT with respect to the subject matter hereof and supersedes all prior oral or written understandings, communications or agreements not specifically incorporated herein. This Agreement may not be modified except in a writing duly signed by an authorized representative of the AUTHOR and RECIPIENT.