

# ShellBoost

## End-User License Agreement

(V1.2 - October 2018)

Copyright (C) 2017-2018 AELYO SOFTWARES SAS

IMPORTANT - PLEASE READ CAREFULLY: BY INSTALLING, USING OR COPYING THE SOFTWARE OR ANY RELATED MEDIA ("SOFTWARE") YOU ("LICENSEE") AGREE TO BE BOUND BY THE TERMS AND CONDITIONS OF THIS AGREEMENT. IF YOU DO NOT AGREE TO THESE TERMS AND CONDITIONS, YOU ARE NOT AUTHORIZED TO INSTALL OR USE THE SOFTWARE.

### 1 DEFINITIONS

- 1.1. "AELYO SOFTWARES", "We" or "Us" means AELYO SOFTWARES SAS. having its office located 24 rue du lycée, 92330 SCEAUX, FRANCE. Registration number: 832 948 855 (E.U. VAT FR89 832 948 855) RCS Nanterre.
- 1.2. "Licensee" or "You" as either an individual or an entity.
- 1.3. "Agreement" means this End-User License Agreement
- 1.4. "Software" means any software supplied by Us in binary form, and corresponding online or electronic documentation and associated media.
- 1.5. "Software Updates" means any new version of the Software that We may create to deliver hotfixes, bug fixes and new features. Such supplemental software is to be considered part of the Software and is subject to the terms and conditions of this Agreement.
- 1.6. "Project" means one software product created by you, including any future versions or derivative works based on this software product.
- 1.7. "Redistributables" means a portion of the Software, that may change from time to time. You may copy and distribute the object code form of the following files, [projectid] being a placeholder for the unique Project identifier delivered by Us that correspond to the License grant:
  - ShellBoost.[project id].x86.dll
  - ShellBoost.[project id].x64.dll
  - ShellBoost.Core.dll
- 1.8. "Site" means the [www.shellboost.com](http://www.shellboost.com) online web site published by Us from where You can install the Software and the Software Updates.
- 1.9. "Site User" means the online web user represented by the email You use to connect to the Site and download the Software and the Software Updates.

SOFTWARE LICENSE: The Software is owned by Us, copyrighted and protected by copyright laws and international treaty provisions. It is licensed, not sold. By installing or using the Software you will not acquire any rights to the Software except as expressly set forth in this Agreement. All rights not expressly granted herein are reserved by Us.

A license grant subject to the terms and conditions of this Agreement is bound to a defined Project. Such a license may be used in only one Project you do, by any number of developers, employees or contractors under your control.

- 2 **COMMERCIAL LICENSE GRANT:** Subject to the payment of the applicable license fees and to the terms and conditions of this Agreement, We hereby grants to You a worldwide, non-exclusive, non-transferable perpetual Project license to a) use the Software, including all the Software Updates pertaining to you per the section 8. "SUPPORT" of this Agreement, for personal, company internal and commercial needs; (b) to reproduce and distribute the Redistributables, to an unlimited number of computers, as part of the programs that you create using the Software, without additional distribution fees.
- 3 **EVALUATION LICENSE GRANT:** Subject to the terms and conditions of this Agreement, We hereby grants to You a non-exclusive, non-transferable Project license to evaluate the Software, without fee, for an Evaluation Period of 60 days from the date of the Site User sign up to the Site. We encourage You to fully evaluate the Software prior to purchasing a commercial license.
- 4 **LICENSE RESTRICTIONS.** You may NOT: a) modify, alter, translate, decompile, reverse engineer, or disassemble the Software, b) remove any proprietary notices or labels on the Software; c) rent, lease, or otherwise transfer rights to the Software.

As a holder of a Commercial or Evaluation License, you may not use the license for more than one Project. At the time of license issue, it is bound to one Project, and you may not use the license for Projects to which the license was not initially bound.

In addition, as the holder of the Evaluation License you may NOT: a) use the Software for commercial or industrial production purposes; b) use the Software after expiration of the Evaluation Period.

The Software contains a feature that will automatically disable the Software upon expiration of the Evaluation Period.

- 5 **LIMITED WARRANTY: THE SOFTWARE ("IT") IS PROVIDED TO YOU ON AN "AS IS" AND "AS AVAILABLE" BASIS WITHOUT WARRANTIES. ITS USE IS AT YOUR OWN RISK. WE MAKE NO WARRANTY AS TO ITS USE OR PERFORMANCE. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, WE, AND OUR SUPPLIERS AND RESELLERS, DISCLAIM ALL OTHER WARRANTIES AND CONDITIONS, EITHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE, AND NON-INFRINGEMENT, WITH REGARD TO THE SOFTWARE, AND THE PROVISION OF OR FAILURE TO PROVIDE SUPPORT SERVICES. THIS LIMITED WARRANTY GIVES YOU SPECIFIC LEGAL RIGHTS. YOU MAY HAVE OTHER RIGHTS, WHICH VARY FROM JURISDICTION TO JURISDICTION. WE DO NOT WARRANT THAT THE SOFTWARE IS ACCURATE, RELIABLE OR CORRECT; THAT IT WILL MEET YOUR REQUIREMENTS; THAT IT WILL BE AVAILABLE AT ANY PARTICULAR TIME OR LOCATION, UNINTERRUPTED OR SECURE; THAT ANY DEFFECTS OR ERRORS WILL BE CORRECTED; OR THAT IT IS FREE OF HARMFUL COMPONENTS. ANY CONTENT OR DATA DOWNLOADED OR OTHERWISE OBTAINED THROUGH THE USE OF THE SOFTWARE ARE DOWNLOADED AT YOUR OWN RISK AND YOU WILL BE SOLELY RESPONSIBLE FOR ANY DAMAGE TO YOUR PROPERTY OR LOSS OF DATA THAT RESULTS FROM SUCH USAGE.**
- 6 **TRADEMARKS:** We retain all rights, title and interest in and to the Software and Documentation, including all copyrights, trademarks and all other intellectual property rights. This Agreement

does not grant You any rights to use the trademark or trade name "ShellBoost" or any other trademarks, service marks, logos or trade names belonging to Us.

- 7 TERMINATION: We may terminate this Agreement in the event of a breach of it by You giving a 10 days notice. You may terminate this Agreement at any time by destroying all copies of the Software.
- 8 SUPPORT: Together with a Commercial License, without additional fees, We will provide you with a 1 calendar year Technical Support subscription. Technical Support subscription includes a) Consulting on issues specific to your environment; b) All Software Updates; c) Ability to use a designated support request form.

Technical Support subscription will be valid for 1 calendar year and will end on the same day of the following year after the date of a Commercial License purchase or the date of any consecutive subscription renewal.

We also provide you with a free 60 days Technical Support subscription during the Evaluation Period, as defined by the Section 3. "EVALUATION LICENSE GRANT".

- 9 GOVERNING LAW: This Agreement shall be governed, construed, and enforced in accordance with the laws of France, without regard to its conflict of laws rules.

Should you have any questions, you may contact Us by writing or emailing to:

AELYO SOFTWARES SAS  
19, avenue d'Italie  
75013 PARIS  
FRANCE  
[contact@aelyo.com](mailto:contact@aelyo.com)