SAP Runtime License Program Schedule

The parties agree that their contractual relationship shall be governed by the terms and conditions of the Agreement (as defined below). The agreement consists of (1) the OEM Partner Agreement General Terms and Conditions ("GTCs"), a copy of which is found at http://go.sap.com/about/agreements.partner-other-partnerships.html, current at the time of execution of the first Order Form referencing this Program Schedule, (2) this Program Schedule, (3) applicable Order Form(s) referencing this Program Schedule and the GTC, (4) the Software Use Rights, and (5) all other applicable exhibits or schedules referenced by the GTCs, this Program Schedule or applicable Order Forms. This Program Schedule, together with the GTC, Software Use Rights, applicable Order Forms and all applicable exhibits or schedules incorporated by reference or referenced therein shall constitute and construed as a separate agreement (the "Agreement").

All capitalized terms not defined herein shall have the meaning ascribed to it in the GTC.

1. TERRITORY. "Territory" means all the countries in the world except for Iran and Cuba, and subject to Section 10 of the GTC (Import and Export Control).

2. GRANT OF LICENSE.

- (a) On-Premise Distribution Runtime License. If selected as the License Type for the applicable Software in Exhibit A, Licensor grants Partner during the term of this Agreement a nonexclusive, nontransferable license to reproduce, market, distribute and resell the Software (including the Integration) together with the associated Documentation to End Users in the Territory only for use with Partner Products, subject to the terms of this Agreement (the "On-Premise Distribution License"). "On-Premise" means software provided by Partner via electronic download, physical delivery, or any other delivery mechanism where such software is physically installed at the End User's location. For clarification, this Agreement does not contain a license to use, directly or indirectly, any Licensor or its Affiliates' software or other third party software (including without limitation, third party runtime database) not listed in Exhibit A ("Non-Licensed Software"). Any use or access of the Non-Licensed Software, directly or indirectly, is subject to its respective license agreement which grants direct license rights to such software. The Agreement nor this Program Schedule grant any rights to Partner to distribute, resell or sublicense the Software in its stand-alone form.
- (b) Evaluation License. Subject to the terms of this Agreement and solely to assist with Partner's sales activity in connection with the distribution of the On-Premise Distribution License, Partner may distribute in the Territory a reasonable number of copies of the Software for use with Partner Products to prospective End Users up to a maximum of 60 days (or such longer period as approved by Licensor in writing), provided that the evaluation copies must not be used in production and the Software shall be destroyed or deleted at the end of the evaluation period. Partner shall provide an evaluation license agreement with every evaluation copy of the Bundled Product.
- (c) Distribution through Affiliates, Resellers and Distributors. Subject to the terms specified in Section 2.3 of the GTC, Licensor grants Partner the non-exclusive right during the term of this Program Schedule to authorize its Affiliates, distributors and/or resellers to further distribute and license the Software for use with Partner Products, provided that Partner will ensure that anyone it authorizes to distribute or resell the Software does so only in compliance with, and pursuant to written terms at least as protective of Licensor as, the terms of the Agreement, in particular Sections 2.3 and 3.1 of the GTC. Partner shall be liable to Licensor for any breach of the terms by such Affiliates, distributors and reseller to the same extent as Partner would be liable to Licensor under the Agreement for such a breach by Partner.

3. PAYMENT OF FEES. Licensor will invoice Partner in the currency as indicated in any Order Form, or any other currency agreed between the parties and indicated in the applicable Exhibit C, based on Partner's report on the fees, and any applicable minimum license fee or such other fees as specified in the applicable Exhibit C.

4. TERM; TERMINATION

- 4.1 The term of this Program Schedule shall be as specified in Exhibit C-1 ("Initial Term"), unless earlier terminated as set forth herein and in the Agreement. This Program Schedule may be extended by a term to be defined upon mutual written agreement of the parties only.
- 4.2 This Program Schedule may be terminated in accordance with the Agreement. For the avoidance of any doubt, termination of this Program Schedule shall strictly apply to all licenses issued under all Order Forms or such other documents for Software licensed pursuant to this Program Schedule and any partial termination thereof by Partner shall not be permitted in respect of any part of this Program Schedule, Order Forms, or other order documents for Software licensed pursuant to this Program Schedule.