

# Corporate License Agreement

## 1. Grant of Corporate License

Data Crossroads, a sole proprietorship organized and existing under the Dutch Law, with its office located at Rondeel 32, 1883ME, Amsterdam, The Netherlands (hereinafter – “Data Crossroads” or “Licensor”), hereby enters into this Corporate License Agreement (hereinafter – “License Agreement”) with the Client - ..... (hereinafter – “Licensee”) for the digital product - electronic book (ebook) ..... (hereinafter – “Ebook” or “Licensed Product”), on conditions as stipulated below.

## 2. Corporate License Fee

The fee for Corporate License is set up in the amount of ..... Euro, due to be paid as a lump-sum payment upon signing of the present License Agreement. Upon the receipt of the payment the Licensor authorises the Licensee for the one-time download of the Licensed Product in any of the available formats.

## 3. Corporate License conditions

Hereby Data Crossroads grants Licensee with a non-exclusive, non-transferable Corporate License to use Licensed Product according to the terms and conditions stipulated below. This Corporate License authorizes the Licensee to install the Licensed Product on Licensee’s multiple secured workstations and / or servers with “read only” rights. The Corporate License is granted for the unlimited period of time, provided that Licensee follows the conditions of this Corporate License.

## 4. Restrictions

Licensee shall not: (1) share, resell, rent, assign, timeshare, distribute, or transfer all or part of Licensed Product in any form, digital or physical, or any rights granted hereunder to any third party; (2) duplicate Licensed Product, except for a single backup or archive copy; (3) remove any proprietary notices, labels, or watermarks from the Licensed Product; (4) transfer or sublicense Licensed Product to any other party; (5) publish Licensed Product or make it available to public on internet or by other media; (6) allow or provide conditions for any unauthorized download of Licensed Product download from Licensee’s workstations and / or servers.

## 5. Intellectual Property Protection

Data Crossroads is the sole owner of all intellectual property rights on Licensed Product, which are protected by Dutch and international copyright and other intellectual property laws. Data Crossroads reserves the full scope of rights on the Licensed Product, not expressly granted herein.

Licensee shall undertake the necessary reasonable measures, preventing the violation of the intellectual property rights of Data Crossroads on Licensed Product, that might occur as a result of this Corporate License. Corporate License is terminated automatically if any part of this Agreement is violated by Licensee. In the event of termination, Licensee shall immediately remove the original and any copies of the Licensed Product from all and any works stations, servers and other data storage devices of the Licensee.

## 6. Source Code Supplementary Material

Any source code files provided as a supplement to Licensed Product are freely available to the public for download. Reuse of the code is permitted, in whole or in part, including the creation of derivative works, on condition that the user acknowledges that using it and identifies the source, with obligatory indication of the following data: Title, Publisher and year of publishing.

## 7. Limited Warranty

Data Crossroads warrants that Licensed Product is free from defects in the operational sense that it can be read with the use of PDF Reader. Except for this explicit limited warranty, Data Crossroads does not provide and Licensee does not obtain any warranties, explicit, implied, statutory or stipulated in any communication with Licensee. Data Crossroads specifically disclaims any other warranty including the implied warranty of merchantability or fitness for particular purpose. Licensor does not accept liability for any interruptions or errors, occurring or resulting from the use of Licensed Product.

## 8. Disclaimer

In no event will Data Crossroads be liable for any damages, whether arising from tort or contract, including loss of data, lost profits, or other special, incidental, consequential, or indirect damages arising out of use or inability to use Licensed Product.

## 9. General conditions

This License Agreement constitutes the entire agreement between Licensee and Data Crossroads. This License Agreement is governed by the Law of The Netherlands.

In witness whereof the Parties have signed this License Agreement on .....

### **Licensor**

### **Licensee**

Data Crossroads

.....  
(Authorized signature)

.....  
(Authorized signature)

.....  
(Name and Title)

.....  
(Name and Title)