

## **IMPORTANT -READ CAREFULLY**

This is a legal **agreement** between you (either an individual or an entity) ("Licensee") and VillageMall Pty Ltd ("Company") for the license of the Company's product, "Internet API specifications, and object classes", enclosed and/or identified herein, specific software contained in the library or libraries enclosed and/or identified herein, the associated documentation (either in printed or electronic form), and any maintenance releases provided pursuant to the support program. (collectively, the "Software"). By executing this **Agreement**, or executing a document intended by Licensee to order the Software (an "Order") and/or installing, copying, or otherwise using the Software, Licensee agrees to be bound by the terms of this **Agreement** (which includes the terms of any Order, except that such terms are not binding on Company unless Company has also executed such Order). The Software is licensed, not sold. If Licensee does not agree to the terms of this **Agreement**, Licensee must not use the Software and either permanently erase all copies of the Software or must promptly return it to the place from which Licensee obtained it. Copyright laws and international treaties, as well as other intellectual property laws and treaties protect the Software.

### **Registration**

Licensee shall register with the Company by signing this **agreement** and sending the signed **agreement** to the Company. Licensee shall register each **developer** which it employs, hires, or contracts by having them each sign a **Developer Agreement** and sending the signed **agreement(s)** to the Company. Signed **agreement(s)** shall be sent to the Company by fax. Licensee shall immediately notify the Company of each registered **developer** that no longer has an active relationship with the Licensee. The Licensee shall require the inactive **developer** to permanently erase all copies of the Software which it owns, return documentation, and cease from further use of the Software.

### **Grant of License**

Subject to the terms and conditions of this **Agreement** and subject to Licensee's payment of the appropriate fees, the Company grants the Licensee a limited, non-transferable, nonexclusive right to use the Software for Licensee's internal software development purposes only. Licensee may: Deploy Works based on the Software as long as the Licensee has paid the license fees to the Company for the Software and ensures ownership, and any restrictions on all VillageMall's classes in any deployed Works, is acknowledged by recipient of deployed works. "Works" are defined as software products, libraries applications that the Licensee creates using the Software as a development tool. Licensee may use the software on any computer routinely used by any **developer** registered by the Licensee with the Company.

**NO WARRANTY ANY USE BY LICENSEE OF THE SOFTWARE IS AT LICENSEE'S OWN RISK. THE SOFTWARE IS PROVIDED FOR USE "AS IS" WITHOUT WARRANTY OF ANY KIND. TO THE MAXIMUM EXTENT PROVIDED BY LAW, COMPANY AND ITS SUPPLIERS DISCLAIM ALL WARRANTIES OF ANY KIND, EXPRESS, STATUTORY OR IMPLIED, INCLUDING, WITHOUT LIMITATION, ANY IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OF IMPLIED WARRANTIES SO THE ABOVE EXCLUSION MAY NOT APPLY TO LICENSEE.**

### **NO LIABILITY FOR DAMAGES**

IN NO EVENT SHALL THE COMPANY OR ITS SUPPLIERS BE LIABLE FOR ANY DAMAGES WHATSOEVER (INCLUDING, WITHOUT LIMITATION, INCIDENTAL, DIRECT, INDIRECT, SPECIAL AND CONSEQUENTIAL DAMAGES, DAMAGES FOR LOSS OF BUSINESS PROFITS, BUSINESS INTERRUPTION, LOSS OF BUSINESS INFORMATION, OR OTHER PECUNIARY LOSS), WHETHER BASED ON CONTRACT, TORT (INCLUDING NEGLIGENCE) OR STATUTORY THEORIES OF LIABILITY, ARISING OUT OF THE USE OR INABILITY TO USE THE SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. FURTHERMORE, THE LICENSEE SHALL INDEMNIFY AND HOLD HARMLESS RED BY A THIRD PARTY ARISING FOR THE USE BY THAT THIRD PARTY OF ANY APPLICATION, LIBRARY, OR CODE DEVELOPED BASED ON OR USING THE SOFTWARE.

### **Notice**

Licensee may contact Company with any questions concerning this **Agreement** by writing to:  
VillageMall Pty Ltd, PO Box 351, Nundah, Brisbane, Australia,4012.  
Website: <http://www.villagemall.com.au> Email: [dev@villagemall.com.au](mailto:dev@villagemall.com.au) Fax: +61-7-3256-6794.

### **Export**

Licensee agrees that it will not export or re-export the Software without obtaining the prior written consent of Company and all applicable export licenses and governmental permits.

