

Qtopia® Greenphone™ SDK License Agreement
Agreement version 1.1

IMPORTANT-READ CAREFULLY:

1. This Qtopia Developer License Agreement (this “Agreement”) is a legal agreement between you (either an individual or a legal entity) (“Licensee”) and Trolltech ASA (“Trolltech”) and pertains to the Qtopia Greenphone Software Platform including software, sample programs, and electronic and/or printed documentation (the “Licensed Software”).
2. The Licensed Software is protected by copyright laws and international copyright treaties, as well as other intellectual property laws and treaties. The Licensed Software is licensed, not sold.
3. By installing, copying, or otherwise using the Licensed Software, Licensee agrees to be bound by the terms of this Agreement. If Licensee does not agree to the terms of this Agreement, Licensee may not install, copy, or otherwise use the Licensed Software. Licensee may, however, return it to Licensee's place of purchase within 14 days of purchase for a full refund. In addition, by installing, copying, or otherwise using any updates, snapshots, or other components of the Licensed Software that Licensee receives separately as part of the Licensed Software (“Updates”), Licensee agrees to be bound by any additional license terms that accompany such Updates. If Licensee does not agree to the additional license terms that accompany such Updates, Licensee may not install, copy, or otherwise use such Updates.
4. Upon Licensee’s acceptance of the terms and conditions of this Agreement, Trolltech grants Licensee the right to use the Licensed Software in the manner provided below.

End-User License

5. Trolltech grants to Licensee a nonexclusive, non-transferable license to make and use copies of the Licensed Software for the sole purposes of designing, developing, and testing Licensee’s software product(s) (“Application(s)”) and for using and modifying the existing Qtopia components identified in Appendix 1 for use on the Qtopia application platform. Licensee has the right to designate one, and only one, individual within Licensee’s organization (“Designated User”) that shall have the sole right to use the Licensed Software in the manner provided in this Agreement. Licensee may install copies of the Licensed Software on an unlimited number of computers provided that the Designated User is the only individual using the Licensed Software. Licensee may at any time, but not more frequently than once every six (6) months, designate another individual to replace the current Designated User by notifying Trolltech, so long as there is no more than one Designated User at any given time.
6. Verification: Trolltech or a certified auditor on Trolltech’s behalf, may, upon its reasonable request and at its expense, audit Licensee with respect to the use of the Licensed Software. Any such audit shall be conducted during regular business hours at Licensee's facilities and

shall not unreasonably interfere with Licensee's business activities. Trolltech will not remove, copy, or redistribute any electronic material during the course of an audit. Licensee does not implicitly grant Trolltech any form of license agreement. If an audit reveals that Licensee is using the Licensed Software in a way that is in material violation of the terms of the Agreement, then Licensee shall pay Trolltech's reasonable costs of conducting the audit. In the case of a material violation, Licensee agrees to pay Trolltech any amounts owing that are attributable to the unauthorized use. In the alternative, Trolltech reserves the right, at Trolltech's sole option, to terminate the licenses for the Licensed Software.

Redistribution

7. Licensee may distribute modifications made to the Licensed Software's components listed in Appendix 1 of this Agreement ("Modified Software"). Such Modified Software may only be distributed in binary/compiled form designed to dynamically link against the Licensed Software. Distribution of modified components not included in Appendix 1 of this Agreement is strictly prohibited. .
8. Licensee may distribute Applications in binary/compiled form, designed to dynamically link against the Licensed Software, provided the only parts of the Licensed Software included in the Application are derived from the header files of the Licensed Software, and that no other parts of the Licensed Software are distributed in any form.

Generally Applicable Provisions

9. The license granted Licensee in this Agreement for Licensee to create and distribute Applications, Modified Software and/or Products ("Redistributables") is subject to all of the following conditions: (i) all copies of the Redistributables Licensee creates must bear a valid copyright notice; (ii) Licensee may not remove or alter any copyright, trademark or other proprietary rights notice contained in any portion of the Licensed Software; (iii) Redistributables, if any, shall be licensed to Licensee's customers "as is" and Licensee is strictly prohibited from offering any warranties to its customers on behalf of Trolltech; (iv) Licensee will indemnify and hold Trolltech, its related companies, officers, directors, employees, representatives, licensor and its suppliers, harmless from and against any claims or liabilities arising out of the use, reproduction or distribution of Redistributables; (v) Redistributables must be developed using a licensed, registered copy of the Licensed Software; (vi) Applications and/or Products must add primary and substantial functionality to the Licensed Software; (vii) Licensee may not change the Modified Licensed Software such that the source or binary compatibility with the Licensed Software is broken. This includes, but is not limited to, changing the application programming interfaces ("API") by adding, changing or deleting any variable, method, or class signature in the Licensed Software, the inter-process Qcop specification, and/or any inter-process protocols, services or standards in the Licensed Software libraries; furthermore the semantics of the API must be maintained; (viii) Licensee may not modify file formats used by the Licensed Software's applications; (ix) Licensee may not modify the branding of the Licensed Software, including but not limited to altering or removing the start-up warning screen and start-up

animation; (x) Redistributables may not pass on functionality which in any way makes it possible for others to create software with the Licensed Software (xi) Redistributables may not compete with the Licensed Software; (xii) Licensee may not use Trolltech's or any of its suppliers' names, logos, or trademarks to market Redistributables, except to state that the Redistributable was developed using the Licensed Software.

10. Licensee may only use the Licensed Software to create Redistributables that run on any device incorporating the Qtopia application platform.
11. NOTE: Parts of the Qtopia Greenphone Community SDK are licensed under the terms of the Free Software Foundation's GNU General Public License ("GPL") and not under this Agreement. If Licensee has, at any time, developed all (or any portions of) the Application(s) using Trolltech's publicly licensed Qtopia Greenphone Community SDK, Qtopia PDA SDK Light, the Qtopia PDA SDK GPL edition or the GPL version of Qtopia PDA Source edition, Licensee must comply with Trolltech's requirements (see <http://www.trolltech.com/products/qtopia/gpl.html>) and license such Application(s) (or any portions derived there from) under the terms of the GPL, a copy of which is located at <http://www.gnu.org/copyleft/gpl.html#SEC1> (i.e., any Application(s) and/or parts, components, portions thereof developed using GPL licensed software, including the Qtopia Greenphone Community SDK, Qtopia PDA Light, Qtopia PDA SDK GPL edition, or the GPL version of Qtopia PDA Source edition, must be licensed under the terms of the GPL, and the GPL-based source code must be made available upon request, as specified in the GPL).
12. The Licensed Software may provide links to third party libraries or code (collectively "Third Party Libraries") to implement various functions. Third Party Libraries do not comprise part of the Licensed Software. In some cases, access to Third Party Libraries may be included along with the Licensed Software delivery as a convenience for development and testing only. Such source code and libraries as are or may be listed in the ".../src/3rdparty" source tree delivered with the Licensed Software, as may be amended from time to time, do not comprise the Licensed Software. Licensee acknowledges (1) that some Third Party Libraries may require additional licensing of copyright and patents from the owners of such, and (2) that distribution of any of the Licensed Software referencing any portion of a Third Party Library may require appropriate licensing from such third parties.
13. Warranty Disclaimer: The Licensed Software is licensed to Licensee "as is". To the maximum extent permitted by applicable law, Trolltech on behalf of itself and its suppliers, disclaims all 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 Licensed Software.
14. Limitation of Liability: If, Trolltech's warranty disclaimer notwithstanding, Trolltech is held liable to Licensee, whether in contract, tort or any other legal theory, based on the Licensed Software, Trolltech's entire liability to Licensee and Licensee's exclusive remedy shall be, at

Trolltech's option, either (A) return of the price Licensee paid for the Licensed Software, or (B) repair or replacement of the Licensed Software, provided Licensee returns to Trolltech all copies of the Licensed Software as originally delivered to Licensee. Trolltech shall not under any circumstances be liable to Licensee based on failure of the Licensed Software if the failure resulted from accident, abuse or misapplication, nor shall Trolltech under any circumstances be liable for special damages, punitive or exemplary damages, damages for loss of profits or interruption of business or for loss or corruption of data. Any award of damages from Trolltech to Licensee shall not exceed the total amount Licensee has paid to Trolltech in connection with this Agreement.

15. Support and Updates: If Licensee purchased a support package or if support was included in the price of the product purchase, Licensee will be eligible to receive email based software developer support and access to Updates (“Support and Updates”) to the Licensed Software for a period not to exceed one year from the date of initial delivery (“Initial Term”), in accordance with Trolltech's then current policies and procedures, if any. Such policies and procedures may be changed from time to time. Following the Initial Term, Trolltech will no longer make the Licensed Software available to Licensee unless Licensee purchases additional Support and Updates according to Section 17 below.

GENERAL PROVISIONS

16. Licensee Name: Trolltech may include Licensee's company name in a publicly available list of Trolltech customers in print and/or on Trolltech’s website. Trolltech shall be permitted to issue a press release highlighting Licensee’s product as being developed with Trolltech software, and Licensee shall upon request provide Trolltech with an officer level quote. Licensee shall, if practical, provide Trolltech with one (1) sample copy of the Application.
17. Renewal of Support and Updates: If eligible, Licensee may purchase additional Support and Updates following the Initial Term at Trolltech's then current terms and conditions applicable at the time of renewal.
18. No Assignment: Neither this Agreement nor Licensee’s rights under this Agreement are assignable or transferable by Licensee either in whole or in part to any third party without Trolltech’s written consent. Any attempted assignment or transfer in violation of the foregoing shall be void. Trolltech may assign or transfer this Agreement to any third party who acquires substantially all of Trolltech copyrights in and to the Licensed Software.
19. Termination: Trolltech may terminate the Agreement at any time immediately upon written notice by Trolltech to Licensee if Licensee breaches this Agreement, fails to pay the fees for the Licensed Software, or infringes Trolltech’s intellectual property in or to the Licensed Software. Upon termination of the Licenses, Licensee shall return to Trolltech all copies of Licensed Software that were supplied by Trolltech. All other copies of Licensed Software in the possession or control of Licensee must be erased or destroyed. An officer of Licensee must promptly deliver to Trolltech a written confirmation that this has occurred.

20. Entire Agreement: This Agreement constitutes the complete agreement between the parties and supersedes all prior or contemporaneous discussions, representations, and proposals, written or oral, with respect to the subject matters discussed herein. No modification of this Agreement will be effective unless contained in a writing executed by an authorized representative of each party. No term or condition contained in Licensee's purchase order will apply unless expressly accepted by Trolltech in writing. If any provision of the Agreement is found void or unenforceable, the remainder will remain valid and enforceable according to its terms. If any remedy provided is determined to have failed for its essential purpose, all limitations of liability and exclusions of damages set forth in this Agreement shall remain in effect.

21. Governing law, legal venue: This Agreement shall be governed by and construed in accordance with the laws of Sweden. Any action or proceeding arising from or relating to this Agreement and/or the Parties' business relationship shall be finally resolved in arbitration in Stockholm following the Arbitration Rules of the Stockholm Chamber of Commerce, and each party irrevocably submits to the personal jurisdiction of any such court in any such action or proceeding. The arbitration shall be conducted in English.

Appendix 1: Licensed Software's Applications that may be modified:

The following components of the Licensed Software may be modified by Licensee and distributed in accordance with the terms of this Agreement:

Otopia Applications:

- addressbook
- calculator
- camera
- clock
- datebook
- mediaplayer
- helpbrowser
- mediarecorder
- photoedit
- qtmail
- sysinfo
- textedit
- todo

Otopia Games:

- fifteen
- minesweep
- snake

Otopia Settings:

- appearance
- handwriting
- light-and-power
- phonenetworks
- security
- speeddial
- beaming
- calibrate
- language
- network
- phonesettings
- ringprofile
- systemtime
- words
- btsettings
- callforwarding
- packagemanager
- worldtime
- sipsettings
- drmbrowser