

Terms of Use

Licensing Terms & Conditions

1. **Preamble:** By making use of any copyrighted material within the CLARION Library package (including, but not limited to: the CLARION Library assembly, sample source code, documentation, tutorials, etc.), you (the user of the CLARION Library, including any private person, registered company, partnership, etc.) hereby agree to abide by the terms and conditions contained herein. The terms of use specified by this document govern the relationship between you (hereinafter: the Licensee) and Nicholas Wilson and/or any of his subsidiaries (hereinafter: the Licensor). This agreement (hereinafter: the License) sets the terms, rights, restrictions and obligations regarding the access to and use of the CLARION Library (hereinafter: the Software), which has been created and is owned by the Licensor, by the Licensee.
2. **License Grant:** The Licensor hereby grants the Licensee a Personal, Non-assignable, Non-transferable, Non-commercial (without prior authorization), Non-exclusive license in accordance with the terms set forth (in addition to any other legal restrictions set forth by any 3rd party software[s] that are used by this Software).
 1. **Limited:** The Licensee may use the Software for the purpose of:
 1. Running the Software on the Licensee's Personal (and/or Workstation) Computer[s], Website[s], and/or Server[s];
 2. Allowing 3rd Parties to run the Software on the Licensee's Website[s] and/or Server[s];
 3. Publishing the Software's output to the Licensee and 3rd Parties;
 4. Distributing Verbatim Copies of the Software's output;
 5. Customizing certain, approved (as specified by the documentation and/or guides/tutorials, or otherwise permitted by the Licensor), aspects of the Software to suit the Licensee's needs and/or specifications;
 6. Distributing derived works, customizations, etc. that make use of or integrate with the Software, subject to additional terms.
 2. **Personal:** The licensee may not sublicense, lease, rent or otherwise allow 3rd parties to use the Software, or any portions thereof, apart from executing it in any form and/or apart from running it on the Licensee's Personal (and/or Workstation) Computer[s], Website[s], and/or Server[s].
 3. **Non-Assignable & Non-Transferable:** The Licensee may not assign or otherwise transfer his/her/its rights and duties under this License.
 4. **Non-Commercial:** The Licensee may not use the Software for any commercial purposes without first receiving express authorization from the Licensor. For the purpose of this License, commercial purposes

constitute any access and/or use of the Software in conjunction with a derivative work, customizations, etc. whose intention is (in any way) related to a monetary or financial gain associated with the access to and/or use of said works, customizations, etc. (in any form). This includes the sale, leasing, rental or any other types of monetary transactions associated with the access and/or use of any website[s], application[s], script[s], code, etc. that in any way accesses, runs or otherwise makes use of any part of the Software. The Licensee or any other 3rd party must obtain express written permission by the Licensor to use the Software for any of the aforementioned commercial purposes. Furthermore, the Licensee understands that he/she/it may be required to adhere to additional terms of use, royalties, payments, or other forms of compensation, as stipulated by the Licensor, before being granted a commercial license to access and/or use the Software.

5. **Attribution Requirements:** Any works, customization, etc. that leverage and/or use any aspects of the Software must make reference to its use and provide a citation and/or other form of credit to the Licensor as part of any documentation, publications, etc. associated with those works, customizations, etc. Furthermore, the aforementioned documents must expressly specify where, in what fashion, and to what extent the Software was used, customized, etc.
6. **[Multi-]Site:** The Licensee may use the Software on unlimited Personal (and/or Workstation) Computers, Servers, and/or Websites. However, the Licensee is afforded this right for his/her/its Computers, Servers, and/or Websites only.
7. **With Support & Maintenance:** To the extent permitted under the law, the Software is provided under an AS-IS basis. The Licensor agrees to provide some limited support upon request via email (clarion.support@gmail.com) or through any other mediums (as stipulated by the Software's website, tutorials/guides, documentation, etc.). However, the Licensee acknowledges that this offer of support is not guaranteed under the License and the Licensor can not be held accountable for any such support, or lack thereof. Additionally, the Licensor reserves the right to choose the nature and timeline for responses to any support-related inquiries made by the Licensee.
8. **Trademarks:** The Licensor shall retain full title in Trademarks related to the Software, and any trademarks or trade names contained therein, including the Software's names, logos, and any/all other intellectual property related to the Software. Unless specifically stated in this License, no license shall be made to use, associate or otherwise affiliate the Software with the Licensee in any manner. The Licensee may not use the Software's name, trade name, trademarks, or logo when distributing derivative works, customizations, etc. to 3rd parties without obtaining the express written consent by the Licensor.
9. **Intellectual Property Rights, & Non-Disclosure:** The Licensee hereby acknowledges that the Software is being provided as a closed source

product and contains the Licensor's trade secrets and other proprietary information that has not been disclosed to the public domain. The intellectual property within the Software is the sole possession of the Licensor and the Licensee shall not disclose, reveal, make available or convey to any 3rd party any portions of said intellectual property, including the Software's know-how, means of operations, algorithms, and/or any other proprietary information (hereinafter: Confidential Information). The Licensee hereby agrees to refrain from any attempts to "reverse engineer" or otherwise attain information about any undisclosed aspect of the Software or any related Confidential Information. The Licensee's obligations in this regard shall remain in effect as long as the Confidential Information does not (i) enter into the public domain by any voluntary act made by the Licensor; or (ii) The Licensee is ordered by a definite court order, or any other legal authority, to disclose the Confidential Information; or (iii) The Confidential Information was independently developed by a 3rd Party who was not exposed to the Software. Additionally, the Licensee shall require any 3rd party who sublicenses any works, customizations, etc. that access or make use of any part of the Software to sign a non-disclosure agreement no less restrictive than this License.

3. **Termination:** The terms of this License shall be until terminated. The Licensor may terminate this agreement, including the Licensee's License in the case where the Licensee:
 1. became insolvent or otherwise entered into any liquidation process; or
 2. exported the Software to any jurisdiction where the Licensor may not enforce his rights under the License; or
 3. was in breach of any of this License's terms and conditions and such breach was not resolved immediately upon notification; or
 4. was in breach of any of the terms of clause 2 to this License; or
 5. in any way attempted to "reverse engineer", disclose, or otherwise obtain and/or distribute any Confidential Information regarding the Software; or
 6. otherwise entered into any arrangement which caused the Licensor to be unable to enforce his/its rights under this License.
4. **Compensation:** In consideration of the License granted under clause 2 and conditioned under clause 3, the Licensor reserves the right to seek compensation or payment from the Licensee, as deemed adequate and/or necessary by the Licensor. Failure to adhere to the terms set forth by this License and/or to provide the appropriate compensation or payment (should one be required) shall be construed as a material breach of this License and may be liable to legal actions by the Licensor.
5. **Fair Use:** Any access to and/or use of the Software which falls under the United States Copyright Law with regard to Fair Use (see title 17, section 107 of U.S. code) is explicitly exempted from any compensatory requirements stipulated by this License and are under no threat of legal action by the Licensor. This right is also extended to any uses of the Software that fall under an equivalent law (or

internationally recognized charter), as stipulated by another U.N. certified nation besides the United States, regarding the fair use of copyrighted materials.

6. **Upgrades, Updates and Fixes:** The Licensor may provide the Licensee, from time to time, with Upgrades, Updates or Fixes, as detailed herein and according to his/its sole discretion. The Licensee hereby warrants to keep the Software up-to-date and install all relevant updates and fixes. The Licensee acknowledges that he/she/it may be required to purchase certain upgrades, according to any rates set by the Licensor. However, the Licensor agrees to provide updates and/or fixes free of charge; although, nothing in this License shall require the Licensor to provide Upgrades, Updates and/or Fixes.
 1. **Upgrades:** For the purpose of this License, an Upgrade shall be a material amendment in the Software that contains new features and or major performance improvements and shall be marked as a new version number. For example, should the Licensee obtain the Software under version 6.X.X, the subsequent upgrade shall commence at version 7.X.X.
 2. **Updates:** For the purpose of this License, an Update shall be a minor amendment in the Software, which may contain new features or minor improvements and shall be marked as a new sub-version number. For example, should the Licensee obtain the Software under version 6.1.X, the subsequent update shall commence at version 6.2.X.
 3. **Fix:** For the purpose of this License, a Fix shall be a minor amendment in the Software, intended to address bugs or alter minor features which impair the Software's functionality. A fix shall be marked as a new sub-sub-version number. For example, should the Licensee obtain the Software under version 6.1.1, the subsequent fix shall commence at version 6.1.2.
 4. **Licensing Updates:** All versions of the Software (past and present) are subject to the most current version of this License and only to that version. The Licensor agrees to clearly and explicitly enumerate any and all changes to the License as part of any Upgrades, Updates, and/or Fixes to the Software. In addition, the Licensee reserves the right to refuse any of these changes by simply discontinuing the use of the Software.
7. **Support:** The Software is provided with limited support, as detailed in clause 2.7 of this License. The Licensor has agreed to offer support via email (clarion.support@gmail.com) or through some other form of issue tracking (as stipulated by the Software's website, tutorials/guides, documentation, etc.).
 1. **Bug Notification:** The Licensee may provide the Licensor with details regarding any bug, defect or failure in the Software and should do so promptly and with no delay from such event. The Licensee must comply with any request made by the Licensor for information regarding said bugs, defects or failures and shall furnish him/it with any details that may be needed in order to reproduce such bugs, defects or failures.
 2. **Feature Request:** The Licensee may request additional features be added to the Software, provided, however, that (i) the Licensee waives any claim or right over such feature should it be developed by the Licensor; (ii) the Licensee shall be prohibited from disclosing such

feature request, or feature, to any 3rd party directly competing with the Licensor or any 3rd party which may be, following the development of such feature, in direct competition with the Licensor; (iii) the Licensee warrants that the feature does not infringe any 3rd party patent, trademark, trade-secret or any other intellectual property right; and (iv) the Licensee developed, envisioned and/or created the feature solely by himself, herself, or itself.

8. **Liability:** To the extent permitted under the law, the Software is provided under an AS-IS basis. The Licensor shall never, and without any limit, be liable for any damage, cost, expense or any other payment incurred by the Licensee as a result of the Software's actions, failures, bugs and/or any other interaction between the Software and the Licensee's computer[s], server[s], website[s], derived work[s], customization[s], other software, or any 3rd party computer[s] or service[s]. Moreover, the Licensor shall never be liable for any defect in source code written by the Licensee when relying on the Software or making use of any portion of the Software's features, plugins, samples, etc.

9. **Warranty:**

1. **Intellectual Property:** The Licensor hereby warrants that, to the best of his/its knowledge, the Software does not violate or infringe on any 3rd party claims with regards to intellectual property, patents, and/or trademarks and that no legal action has been taken against him/it for any infringement or violation of any 3rd party intellectual property rights.
2. **No-Warranty:** The Software is provided without any warranty and the Licensor hereby disclaims any warranty that the Software shall be error free, without defects or code which may cause damage to the Licensee (as enumerated in clause 8), or that the Software shall be guaranteed to be functional. The Licensee shall be solely liable to any damage, defect or loss incurred as a result of operating the Software and shall undertake the risks contained in running the Software on the Licensee's Personal (and/or Workstation) Computer[s], Server[s] and/or Website[s].
3. **Prior Inspection:** The Licensor hereby states that he/it has inspected the Software thoroughly and has found it to be satisfactory and adequate (to the best of his/its knowledge). Furthermore, the Licensor states that it does not interfere with regular operation and that it does meet the standards and scope of those systems and architectures under which it was tested. The Licensor contends that he/it found that the Software interacts appropriately with his/its development and test environment[s] and that it does not infringe on any End User Licensing Agreements for any software being used to enable its features, capabilities, and/or services. Given these attempts by the Licensor to verify the safety and stability of the Software, the Licensee hereby waives any claims regarding the Software's incompatibility, performance, results, and/or features, and warrants that he/she/it has inspected the Software to the best of his/her/its ability before using it.

10. **No Refunds:** The Licensee warrants that he/she/it has inspected the Software according to clause 9.3 and that it is adequate to his/her/its needs. Accordingly,

as the Software is an intangible good, the Licensee shall not, ever, be entitled to any refund, rebate, compensation or restitution for any reason whatsoever, even if it is determined that the Software contains material flaws.

11. **Indemnification:** The Licensee hereby warrants to hold the Licensor harmless and indemnify him/it for any lawsuit brought against it with regards to the Licensee's use of the Software, especially in means that violate, breach or otherwise circumvent this License, the Licensor's intellectual property rights or the Licensor's title with regards to the Software. Conversely, the Licensor agrees to promptly notify the Licensee in case of any legal action against the Licensor that may relate to the Licensee and request the Licensee's consent prior to any settlement in relation to such lawsuit or claim.
12. **Governing Law, Jurisdiction:** The Licensee hereby agrees not to initiate any class-action lawsuits against the Licensor in relation to this License and to compensate the Licensor for any court, attorney, or other legal fees should any claim, brought by the Licensee against the Licensor, be denied either in part or in full.