

Serial Software License Agreement

Decisive Tactics, Inc.

November, 2014

BY USING THIS SOFTWARE, YOU AGREE TO BE BOUND BY THE TERMS OF THIS LICENSE. PLEASE READ THIS SOFTWARE LICENSE AGREEMENT CAREFULLY.

This license agreement governs the Serial software ("Serial"), and is a legal agreement between you, an individual or legal entity, and Decisive Tactics, Inc. ("DTI"), a corporation established under the laws of the state of Virginia within the United States.

By downloading, installing, copying or otherwise using all or any portion of Serial you agree to be bound by the terms of this Agreement. If you are not willing to be bound by the terms of this Agreement, do not use Serial. You hereby irrevocably waive any rights under previous license agreements with DTI for Serial and unconditionally accept that your license for the use of current and previous copies of the Serial software shall be exclusively governed by the terms and conditions of this Agreement.

GRANT OF LICENSE

Subject to the terms and conditions of this Agreement, DTI hereby grants you a limited, nonexclusive license to install and use the object code version of Serial, a copy of which is provided herewith.

DISCLAIMER OF WARRANTY

TO THE EXTENT PERMITTED BY APPLICABLE LAW ALL DTI SOFTWARE, INCLUDING THE IMAGES AND/OR COMPONENTS, IS PROVIDED "AS IS" AND WITHOUT EXPRESS OR IMPLIED WARRANTY OF ANY KIND BY EITHER DTI OR ANYONE ELSE WHO HAS BEEN INVOLVED IN THE CREATION, PRODUCTION OR DELIVERY OF SUCH SOFTWARE, INCLUDING BUT NOT LIMITED TO ANY IMPLIED WARRANTY OF MERCHANTABILITY, NON-INFRINGEMENT OR FITNESS FOR A PARTICULAR PURPOSE. NO COVENANTS, WARRANTIES OR INDEMNITIES OF ANY KIND ARE GRANTED BY DTI TO THE USER.

LIMITATION OF LIABILITY

To the maximum extent permitted by law, DTI is not liable to you or to any third party for any damages, either direct, indirect, incidental, consequential or otherwise – including in each case, but not limited to damages rising from inability to use Serial or

access data, loss of data, loss of business, loss of profits, business interruptions or the like – arising out of the use or inability to use Serial even if DTI has been advised of the possibility of such damages. Some jurisdictions do not allow the exclusion or limitation of incidental or consequential damages, so the above limitations or exclusions may not apply to you.

LIMITATIONS

You must retain all copyright and related notices of DTI's ownership and other rights in the software in the product, labeling and documentation provided. Furthermore, you may not: (a) modify, translate, de-compile, reverse engineer, disassemble or otherwise decode the Serial software; or (b) sell, transfer, assign, rent, lease, sublicense, or lend Serial and accompanying materials. Any attempt to do so shall render this license null and void.

SINGLE-USER LICENSE TERMS

DTI grants you a non-exclusive license to use the Serial software only in accordance with the terms and conditions set forth herein.

The purchase of a single-user license grants you the right to install and use Serial on either one computer used by multiple people, or several computers, within reasonable limits, used by one (and the same) person. DTI may, at its sole discretion, define and adjust what said reasonable limits are. This license does NOT allow multiple users to use Serial on multiple computers.

MULTI-USER LICENSE TERMS

DTI grants you a non-exclusive license to use the Serial software only in accordance with the terms and conditions set forth herein.

The purchase of a multi-user license grants you the right of the activation and use of Serial by multiple users on multiple machines, up to the limit determined by the type of the license purchased. All users under a multi-user License must be employees of the organization purchasing the multi-user License or members of the same household. The individual or organization purchasing the multi-user License will be regarded as the licensee and is responsible for ensuring compliance with all Copyrights, Restrictions and Warranties contained in this License Agreement on behalf of all users of the Serial software under the license.

COPYRIGHT AND RESTRICTIONS

Copyright and other intellectual, industrial and/or proprietary rights to Serial and to any whole or partial copies that you make are owned by DTI or its licensors. You agree not to modify, adapt, translate, reverse engineer, decompile, disassemble, or otherwise attempt to reveal the inner workings or modify the functionality of Serial except where explicitly allowed in the terms of this Agreement. You agree not to remove any label indicating that Serial is the subject of copyright and other intellectual, industrial or proprietary rights of DTI and/or third parties. You may not redistribute Serial or any part thereof. You agree not to purchase Serial licenses for the purpose of reselling and/or distributing them, unless prior written agreement from DTI is granted.

LICENSE VALIDITY LIMITATIONS

Any License to use Serial granted to you under this Agreement is limited to the current major release of Serial exclusively. DTI will at its sole discretion decide when a version of Serial will be considered a new major release. DTI reserves the right to change the terms of this agreement in any future major or minor release of Serial. DTI may offer free updates to Serial. DTI does not guarantee that any other releases of Serial will be made available to you free of charge or that your rights under this License Agreement will automatically be applicable to any future releases of Serial.

INFRINGEMENT

If Serial is, or in DTI's opinion is likely to become, the subject of a claim of infringement, DTI shall have the right, without obligation and at its sole discretion, to: 1. procure for you the right to continue to use Software; 2. replace or modify Software in such a way as to make the modified Software non infringing; or 3. terminate this Agreement. The foregoing states DTI's and its subsidiaries entire liability and obligation to you and your sole remedy with respect to any actual or alleged infringement of intellectual property rights of any kind.

TECHNICAL AND RELATED INFORMATION

DTI and its subsidiaries may collect and use technical and related information, including but not limited to information concerning your operating system version and capabilities, computer model and capabilities, and connected peripherals including but not limited to USB devices. DTI and its subsidiaries are free to use this information in any manner that does not personally identify you.

U.S. GOVERNMENT END USERS

This Software is being licensed to U.S. Government end users only as Commercial Computer Software, and with only the exact same rights granted to all other end users in the terms and conditions of this Agreement. All unpublished rights are reserved under the Copyright laws of the United States and International copyright treaties and other relevant agreements.

TERM AND TERMINATION

This Agreement is effective until terminated. Without prejudice to any other rights, DTI may immediately terminate this Agreement if you fail to comply with any of the terms and conditions set out in this Agreement. In such event you must cease all use of the Software and destroy all copies of the Software that are in your possession and control.

APPLICABLE LAW

This Agreement is governed by the laws of the State of Virginia. By accepting this Agreement, you herewith irrevocably and unconditionally submit to the exclusive jurisdiction of the courts chosen by DTI.

SEVERANCE

If any of the provisions of this Agreement is held to be void, unenforceable or illegal, the other provisions shall continue in full force and effect. The affected provision will be construed as limited to the extent necessary to be consistent with and fully enforceable under the applicable law.