

Corporate Server License Agreement

This ISL Online Corporate Server License Agreement (the "Agreement") is made between:

USER

Company _____
 Address _____
 ZIP Code _____
 City _____
 Country _____
 VAT ID* _____

* applicable to EU based companies only

PRODUCER

ISL Online Headquarters
 XLAB d.o.o.
 Pot za Brdom 100
 SI-1000 Ljubljana
 Slovenia, EU
 VAT ID: SI15779092

 T: +386 1 244 77 60
 F: +386 1 244 77 70

ISL ONLINE ACCOUNT

Email address _____

Corporate Server License will be activated on this ISL Online account

Whereas the Producer publishes and distributes computer software products ISL Online ("Products"):

- ISL Light
- ISL AlwaysOn
- ISL Pronto
- ISL Groop

Products are distributed under the terms and conditions as published on the website www.islonline.com. The User would like to acquire the Unlimited Corporate Server License ("License") to use the Products.

1. AGREEMENT. To acquire the License the User is obliged to:

- Proceed the payment for the License according to the official quotation issued by the Producer or one of the Producer's Authorised Resellers.
- Sign this Agreement and send it to the email or fax number, provided by the Producer or one of the Producer's Authorised Resellers.

2. LICENSE. The Producer will issue and send to the User the Activation Key for activating the License. The License will entitle the User to install and configure the Products' server application ISL Conference Proxy on the User's server. User may use unlimited number of active connections established through the ISL Conference Proxy installed and configured on the User's server. The User may use the Products for the User's own business purposes only.

3. MAINTENANCE . The User agrees to pay the maintenance fee (Extended Support Service) for the License, obtained by this Agreement each year (starting one (1) year after the initial installation), until the termination of this Agreement.

First Payment Due Date _____ Annual Maintenance Fee _____

4. LIMITATION OF USE. The User may not resell, distribute, or sublicense the Products or use the Products for the development, production or marketing of a service or product substantially similar to the Products. The User shall not use the Products in any manner that could damage, disable, overburden, impair or otherwise interfere with the Producer's websites, Products or networks connected to the Products.

5. TERM. The term of this Agreement is from the effective date until the date of termination of the agreement by either party. The User may terminate this Agreement at will, at any time, with or without cause, by written notice given to the other party not less than thirty (30) days prior to the effective date of such termination. The Producer may terminate this Agreement immediately (a) if the User fails to make any payment as provided in this Agreement (b) if the User fails to comply with the terms and conditions of this Agreement. The Producer may also terminate this Agreement with or without cause, by written notice given to the other party not less than three hundred sixty (360) days prior to the effective date of such termination. The Producer's right of termination is without liability of any kind to the User or to any other person.

6. TERMINATION. In case of termination of this Agreement, the User is no longer allowed to use the unlimited number of active connections through the ISL Conference Proxy installed on the User's server. However, the User shall be able to continue using the Products for an unlimited period of time, where maximum 25 active connections through the ISL Conference Proxy installed on the User's server will be allowed.

7. SURVIVAL. The User's obligations to pay the Producer amounts due hereunder, as well as either party's obligations relating to indemnification, warranties, disclaimers of warranty, protection of proprietary rights and confidential information shall survive termination of this Agreement.

8. MODIFICATIONS. This Agreement represents the entire agreement between the parties and supersedes all prior agreements with respect to the subject matter hereof. This Agreement may be modified only in writing signed by the parties.

9. EXECUTION. This Agreement may be executed in two or more counterparts, each of which shall be deemed to be an original and each of which together shall constitute a single instrument. If there are any inconsistencies between the English language version of this Agreement and any translated version, then the English language version shall prevail.

Agreed and accepted by:

USER

Name _____

Date _____

Signature _____

PRODUCER

Name _____

Date _____

Signature _____

Please duly sign the agreement and send it to:

sales@islonline.com | fax: + 386 1 244 77 70