

AGILEAI LABS, INC,
SPEC2TESTAI™
USER/LICENSING AGREEMENT

AgileAI Labs, Inc licenses this Software Program, Spec2TestAI™ to Licensee subject to the terms contained in this User/License Agreement (this “Agreement”). Read the terms and conditions of this Agreement carefully before installing, copying, and using AgileAI Labs, Inc Licensed Software and, if any, the accompanying documentation.

The Licensed Software is copyrighted to AgileAI Labs, Inc and it is made available to Licensee under this Agreement for use, This Licensed Software has been released for sale, distribution and usage for the general public and will be referred to as “Spec2TestAI™” from here on.

By installing, copying or otherwise using the Licensed Software, Licensee is considered to have read, and Licensee agrees to be bound by the terms of this Agreement. If Licensee is not willing to be bound by the terms of this Agreement, do not install, copy or use the Licensed Software.

DISCLAIMER

THE SOFTWARE LICENSED HEREUNDER IS IN PRODUCTION AND IS PROVIDED ON AN “AS IS” AND “AS AVAILABLE” BASIS AND MAY CONTAIN DEFECTS. LICENSEE IS ADVISED TO SAFEGUARD IMPORTANT DATA.

CONFIDENTIALITY

As a USER I will not share the Spec2Test AI software or access to the software with anyone outside of my direct organization without express permission from AgileAI Labs, Inc. All information available concerning the Licensed Software is confidential information of AgileAI Labs, Inc.

FEEDBACK

It’s understood that licensee of the Spec2TestAI™ platform provides feedback that any and all feedback may be used to further enhance the product. User agrees that all feedback grants EXCLUSIVE rights to AgileAI Labs, Inc to implement free and clear of any encumbrances.

GRANT OF LICENSE

1. AgileAI Labs, Inc grants the USER the right to use Spec2Test AI for the period of time specified at the time purchase.

2. Restrictions on Grant

Except as otherwise specifically permitted in this Agreement, Licensee may not:

2.1 Modify or create any derivative works of any of the Licensed Software or documentation, including – without limitation – translation or localization; (code written to published APIs (Application programming interfaces) for the Licensed Software shall not be deemed derivative works);

2.2 Copy the Licensed Software except as provided in this Agreement or elsewhere by AgileAI Labs, Inc;

2.3 Separate Licensed Software, which is licensed as a single product, into its component parts;

2.4 Reverse engineer, decompile, or disassemble or otherwise attempt to derive the source code for any Product of the Licensed Software

2.5 Redistribute, encumber, sell, rent, lease, sublicense, use the Licensed Software in a timesharing or service bureau arrangement, or otherwise transfer rights to any Software. Licensee may NOT transfer the Licensed Software under any circumstances;

2.6 Remove or alter any trademark, logo, copyright or other proprietary notices, legends, symbols, or labels in the AgileAI Labs, Inc Product(s); or

2.7 Publish or make public any results of the performance, benchmarks or any other proprietary data of the Software to any third party without AgileAI Labs, Inc specific prior written consent.

OWNERSHIP AND COPYRIGHT OF LICENSED SOFTWARE

Title to the Licensed Software and all copies thereof remain with AgileAI Labs, Inc. licensee agrees to prevent any unauthorized copying of the Licensed Software. AgileAI Labs, Inc does not grant any express or implied right to Licensee under AgileAI Labs, Inc patents, copyrights, trademarks, or trade secret information. You understand that at end, your information may no longer be available.

DISCLAIMER OF WARRANTIES

THE LICENSED SOFTWARE AND, IF ANY, DOCUMENTATION ARE LICENSED “AS IS”, AND AGILEAI LABS, INC DISCLAIMS ANY AND ALL WARRANTIES OF ANY KIND, WHETHER EXPRESS OR IMPLIED, INCLUDING, WITHOUT LIMITATION, ANY IMPLIED WARRANTIES OF MERCHANTABILITY, SUITABILITY, USABILITY OR FITNESS FOR A PARTICULAR PURPOSE, MERCHANTABILITY, TITLE OR NON-INFRINGEMENT OF THIRD-PARTY RIGHTS, TO THE EXTENT AUTHORIZED BY LAW.

WITHOUT LIMITATION OF THE FOREGOING, AGILEAI LABS, INC EXPRESSLY DOES NOT WARRANT THAT THE LICENSED SOFTWARE WILL MEET LICENSEE’S REQUIREMENTS OR THAT OPERATION OF THE LICENSED SOFTWARE WILL BE UNINTERRUPTED OR ERROR FREE. THE LICENSED SOFTWARE IS BEING PROVIDED TO LICENSEE “AS IS” WITHOUT WARRANTY OF ANY KIND. LICENSEE ASSUMES ALL RESPONSIBILITY FOR SELECTING THE LICENSED SOFTWARE TO ACHIEVE ITS INTENDED RESULTS, AND FOR THE RESULTS OBTAINED FROM ITS USE OF THE LICENSED SOFTWARE. LICENSEE SHALL BEAR THE ENTIRE RISK AS TO THE QUALITY AND THE PERFORMANCE OF THE LICENSED SOFTWARE.

ANY DOWNLOAD AND USE OF THIS LICENSED SOFTWARE PROGRAM PRODUCT IS DONE AT THE LICENSEE’S OWN RISK AND THE LICENSEE WILL BE SOLELY RESPONSIBLE FOR ANY DAMAGE TO – WITHOUT LIMITATION – ANY COMPUTER SYSTEM OR LOSS OF DATA THAT RESULTS FROM SUCH ACTIVITIES. SHOULD IT PROVE DEFECTIVE, LICENSEE ASSUMES THE COST OF ALL NECESSARY SERVICING, REPAIR AND/OR CORRECTION. IT IS THEREFORE UP TO THE LICENSEE TO TAKE ADEQUATE PRECAUTION AGAINST POSSIBLE DAMAGES RESULTING FROM THIS LICENSED SOFTWARE. SOFTWARE IN TESTING SHOULD FOR EXAMPLE NOT BE USED ON SENSITIVE AND/OR VALUABLE DATA AND SHOULD NOT BE USED IN PRODUCTION SYSTEMS.

LIMIT OF LIABILITY

IN NO EVENT WILL AGILEAI LABS, INC BE LIABLE TO LICENSEE OR ANY PARTY FOR – WITHOUT LIMITATION – ANY LOSS OF USE; INTERRUPTION OF BUSINESS; OR ANY DIRECT; INDIRECT; SPECIAL; INCIDENTAL; EXEMPLARY OR PUNITIVE OR CONSEQUENTIAL DAMAGES OF ANY KIND (INCLUDING LOST PROFITS) REGARDLESS OF THE FORM OF ACTION WHETHER IN CONTRACT; TORT (INCLUDING NEGLIGENCE); STRICT PRODUCT LIABILITY OR OTHERWISE; WHETHER ARISING OUT OF THE USE OR INABILITY TO USE THE LICENSED SOFTWARE (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY LICENSEE OR THIRD PARTIES OR A FAILURE OF THE LICENSED SOFTWARE TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF AGILEAI LABS, INC HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.