

Merge1 Product Use Rights

This Product Use Rights Documentation describes how the Merge1 Software will be provided to You.

- 1.1. Use Levels.** For all Software, You may use the Software according to the Use Level limitations specified in the Order for the licenses that You have purchased.
 - 1.2. Subscription.** The Software may be licensed to You for a non-perpetual term, e.g. a subscription or term license. If the Software is licensed by You on such non-perpetual basis (as indicated on the applicable Order), then Your license to use the Software shall terminate at the end of the applicable license term or period.
 - 1.3. Order.** Your Order shall constitute proof of Your right to make and use such copies. You may not use the Software in excess of the applicable Use Levels unless You purchase the additional requisite number of licenses for such use. If You received the Software distributed on media containing multiple Company Products, You may not use any Company Products on the media for which You have not received permission in an applicable Order.
 - 1.4. Merge1 Connector Suite.** A per User license to Merge1 Connector Suite provides each User with the right to use any and all Eligible Connectors, subject to the Use Level limitations specified in the applicable Order. Accordingly, each User may use as many Eligible Connectors as required on a concurrent basis under such a Merge1 Connector Suite license.
 - 1.5. YouTube™ Connector.** The YouTube Connector makes use of YouTube's API services, and by using the YouTube Connector, You agree that Your use is governed by the following supplemental terms:
 - a.** The YouTube's terms of service available at <https://www.youtube.com/t/terms>
 - b.** The Google™ Privacy Policy at <http://www.google.com/policies/privacy>
 - c.** The YouTube Connector accesses and collects YouTube Comments for Your use within Your Merge1 repository. "YouTube Comments" mean the following types of comments made on the YouTube platform, in addition to the username and SMTP addresses from which such comments were made:
 - 1.5.c.1. Comments and replies of YouTube channel discussions
 - 1.5.c.2. Comments and replies made to videos on channel playlists
 - 1.5.c.3. Comments and replies made to Your uploaded videos
 - 1.5.c.4. The last version of edits made to any of these above comments or replies
 - d.** Your YouTube credentials are encrypted and cached within the YouTube Connector for periodic access, collection, and storing of the YouTube Comments within Your Merge1 repository. In addition to removing these credentials at any time within the YouTube Connector itself, Users can also revoke access via the Google security settings page at <https://security.google.com/settings/security/permissions>
 - e.** YouTube may use quotas and place use restrictions on access and use of the YouTube Connector in its sole discretion and outside of Company's control for purposes such as the following, without limitation: to prevent reductions of service quality or to prevent access limitation for others. YOU ACKNOWLEDGE AND AGREE YOUTUBE MAY INVOKE ANY QUOTAS OR USE RESTRICTIONS AT ANY TIME, AND SUCH RESTRICTIONS MAY RESTRICT OR PREVENT YOUR USE OF THE YOUTUBE CONNECTOR. COMPANY SHALL NOT BE RESPONSIBLE FOR ANY OUTAGES, DATA LOSS, TECHNICAL PROBLEMS, OR OTHER ERRORS CAUSED DIRECTLY OR INDIRECTLY AS A RESULT.
 - f.** YouTube reserves the right to survey Users of the YouTube Connector for quality control purposes.
- 2. USAGE IN A CLOUD SERVICE PROVIDER ENVIRONMENT.** You may use the Software in the Cloud Service Provider Environment(s) for which Company has pre-configured Software to run in. Your use of the Software in Cloud Service Provider Environment(s) accumulates with Your use of the Software outside of Cloud Service Provider Environment(s) and such combined usage shall cumulatively be in compliance with the Use Levels limitations specified in the Order for the licenses which You have purchased. You will procure Cloud Service Provider's cooperation with Company's exercise of its right to audit and verify Your compliance under the Agreement, including Your use in conformity with the Use Levels purchased, but if You are unable to procure such cooperation then You will, upon Company's written request, provide or require Cloud Service Provider to provide, copies of Cloud Service Provider's written usage reports relating to Your use of the Software in the Cloud Service Provider Environment. Subject to any requirements between the Cloud Service Provider and Company, Company will use such information for its internal business purposes.

2.1 TERMINATION OF SUPPORT IN CLOUD SERVICE PROVIDER ENVIRONMENT. If Cloud Service Provider or Company terminates its support for the Software in the Cloud Service Provider Environment, including therefore Your access and use of the Software under such environment, such termination does not affect Your separate continuing license rights and obligations under the Agreement and Order.

2.2 USE OF SOFTWARE LICENSED BY MICROSOFT CORPORATION. If You are deploying Software in Microsoft Azure, the following may apply. The Software may include the following Microsoft software products: Windows Server®, SQL Server® or Microsoft Dynamics NAV® (“Microsoft Software Products”), which are provided and licensed by Microsoft Corporation, not Company. Your use of the Microsoft Software Products, including updates thereto, shall be governed by Microsoft’s license terms.

2.3 USE OF SOFTWARE LICENSED BY AMAZON WEB SERVICES, INC. If You are deploying Software in Amazon Web Services, the following may apply. The Software may include components of Amazon EC2 AMI Tools, which is provided and licensed by Amazon Web Services, Inc., not Company. Your use of the Amazon EC2 AMI Tools component, including updates thereto, is subject to the terms of the Amazon Web Services, Inc. “Amazon Software License” at: <https://aws.amazon.com/asl/>.