

The Open Group
The TOGAF® Standard, Version 9.2 and Earlier
Non-Commercial License Agreement
v3.2 April 2018
© 2003-2018, The Open Group. All Rights Reserved.

This License Agreement is for Corporate and Academic Institutions who use The TOGAF Standard, Version 9.2, a standard of The Open Group, (and earlier versions) as Licensees defined below. BY SIGNING AND RETURNING THIS LICENSE, YOU ARE CONSENTING TO BE BOUND BY THIS AGREEMENT. IF YOU DO NOT AGREE TO ALL THE TERMS OF THIS AGREEMENT, DO NOT INSTALL THE TOGAF STANDARD, VERSION 9.2 DOCUMENTATION, AND DESTROY ANY COPY OF IT THAT YOU MAY HAVE.

LICENSEE:

Organization _____
Address: _____
Email: _____ Phone/Mobile _____

Please mark [X] Licensee type below.

____ Academic Licensee ____ Corporate Licensee

1. LICENSE

Subject to the term of this agreement, The Open Group grants the Licensee named above a non-exclusive copyright license to use the documentation suite known as the TOGAF Standard, Version 9.2 and earlier versions ("the Documentation") in perpetuity and free of charge, subject to the following conditions:

NON-COMMERCIAL USE: The Licensee may use the Documentation for any purpose not involving the provision of TOGAF training, products, tools, or consultancy to any other party or any other commercial exploitation of the Documentation. In particular,

- 3.1. A Corporate Licensee may use the Documentation to develop TOGAF architecture, products or services for sole use within its organization.
- 3.2. An Academic Licensee may use the Documentation for: academic research, inclusion in academic teaching and/or curricula for regular undergraduate or post graduate students, and, inclusion in academic tests, examinations, and certifications related to curricula, provided that they do not purport to lead to TOGAF certification.

In this context, regular academic tuition fees levied by the Licensee Organization do not constitute commercial use. However, for the avoidance of doubt, providing training to non-enrolled students (for example, to employees of third-party organizations) classifies as a commercial purpose.

2. DERIVATIVE WORK: The Licensee may use the Documentation to develop derivative works (subject to the conditions listed below) to support the Licensee's work in the field of Enterprise and IT Architecture. For the purpose of this Agreement, "derivative work" shall mean any change to the Documentation or any new document that contains any portion of the Documentation. The following shall apply:

- 2.1. Licensee Organization shall retain all right, title and interest in the changes or additions it makes to the Documentation, but nothing herein shall be deemed to transfer any right, title or interest in the Documentation to the Licensee Organization.
- 2.2. In any derivative work, Licensee Organization shall always fully acknowledge the right, title and interest of The Open Group in the original Documentation, and shall not claim or imply that any derivative work of the Documentation is the official TOGAF Documentation.

3. REDISTRIBUTION OF THE DOCUMENTATION

3.1. The Documentation may be redistributed by the Corporate Licensee to any permanent employee, consultant employee within its organization and by the Academic Licensee to staff and students in the pursuit of research activities and curricula, provided:

- a. All existing copyright and trademark notices are retained in all copies of the Documentation;
- b. In any derivative works, TOGAF Standard, Version 9.2 and relevant earlier versions is acknowledged as the source; and,
- c. All existing copyright and trademark notices and this License appear in all derived supporting documentation.

For the avoidance of doubt and purposes of this license, individual contractors, who do not represent themselves or offer their services commercially as an architecture practitioner of (any kind), shall be regarded as “permanent employees” of the Licensee Organization.

3.2. Redistribution of the Documentation, in part or in whole, is not permitted to anyone outside the Corporate Licensee organization, except that, the organization may reproduce parts of the Documentation in its external literature for the purpose of furthering its work in the Enterprise or IT Architecture field (for example, in Requests for Product, or in other information communicated to potential service providers or product suppliers), provided that:

- a. The literature does not in itself constitute a commercial product or a part of a commercial product, and
- b. All existing copyright and trademark notices appear in all such external uses of the Documentation.

In particular, contracting companies and individuals needing to use the Documentation in order to perform work on the Licensee Organization's behalf must obtain their own licenses.

4. PROTECTION OF THE OPEN GROUP INTELLECTUAL PROPERTY RIGHTS

If the Licensee wishes to contract with a provider for TOGAF training services or TOGAF tools, the Licensee must use all reasonable efforts to ensure that such providers have a current commercial license for the TOGAF Standard, Version 9.2 and earlier versions (which they are legally required to have, in order to undertake such work). Notwithstanding the foregoing, in the event that there is a use by a non-licensed provider, then Licensee has no liability.

5. CERTIFICATION RESTRICTION

The Licensee may not issue any certification that purports to be a TOGAF certification, unless by explicit agreement with The Open Group.

The Open Group operates a TOGAF certification program that enables TOGAF practitioners, and companies offering products or services (including training services and tools) associated with the TOGAF standard, to make a legally binding warranty of conformance with Product Standards relating to the TOGAF standard. The use of such certified practitioners, products, or services is not a condition of this license. However, if deemed appropriate, The Open Group strongly recommends that the employer or procurer require such certification. Details of this and other certification programs of The Open Group can be found at: <http://www.opengroup.org/certification/>. For the avoidance of doubt, this license grants no rights over use of the TOGAF or The Open Group certification trademarks.

6. TRADEMARKS

TOGAF is a registered trademark of The Open Group in the United States and other countries. For the avoidance of doubt, this license grants no rights to the commercial exploitation of the TOGAF trademark. By way of example, commercial exploitation of the trademark includes, but is not limited to, using the trademark TOGAF in the naming of a product, service, or training course. Permission for such use may

be obtained by separate agreement such as, for example, under The Open Group Certification or Accreditation Programs.

Care should be exercised in using the TOGAF trademark to describe a TOGAF product, service, or training course. Unlike rights derived from patents and copyrights, which provide protection for only a limited number of years, trademark rights can last forever. Trademark rights can also be lost forever. The exclusive right granted in a trademark is usually lost as a result of careless or improper use, usually by allowing the mark to be used as generic or descriptive words for products or services. The clauses in this section governing the use of the TOGAF trademark are inserted to enable The Open Group to preserve this trademark for the benefit of the community.

- 6.1. The TOGAF trademark must never be superimposed on or used in association with other graphics or logos.
- 6.2. The TOGAF trademark must not be used in conjunction with product or service names, training course names, domain names, business names, logos and similar usage without prior permission from The Open Group.
- 6.3. The TOGAF trademark must not be used as a noun or verb, but always as an adjective followed by a generic noun (e.g., TOGAF standard, TOGAF framework, TOGAF certification).
- 6.4. The first or most significant occurrence of the TOGAF trademark must be marked and must have the required attribution as a footnote. The attribution should use the ® symbol for a registered trademark. It is acceptable to use an asterisk in place of the registered trademark symbol where the medium used (for example, electronic mail) cannot reproduce the ® symbol. However, this does not authorize use of the asterisk as the norm. The attribution may be translated to national languages.
- 6.5. Blanket or generic attributions, such as: "All trademarks are the property of their respective owners," are not acceptable. Correct attributions are, for example: "TOGAF is a registered trademark of The Open Group in the United States and other countries."
- 6.6. The Open Group reserves the right to change its trademarks at any time at its discretion.

7. INCLUSION IN LISTING OF LICENSEES

The Open Group reserves the right to include the Licensee organization's name in a published list of organizations that have taken out this License. If you do not wish to be included in such a list please, please place an X mark in space provided here _____.

8. DISCLAIMER OF WARRANTY

This Documentation is provided on an "AS IS" basis, without warranty of any kind. THE OPEN GROUP DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS DOCUMENTATION, INCLUDING ALL IMPLIED WARRANTIES OF SUITABILITY AND FITNESS FOR ANY PARTICULAR PURPOSE. IN NO EVENT SHALL THE OPEN GROUP BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS DOCUMENTATION.

9. GENERAL

- 9.1. The Open Group may terminate this license if Licensee fails to comply with the terms of this Agreement. If The Open Group does so, Licensee must immediately destroy its copies of the Documentation and discontinue all use.
- 9.2. Neither Licensee nor The Open Group is responsible for failure to fulfill any obligations due to causes beyond its control.
- 9.3. This license agreement shall be governed by the laws of England and Wales and all disputes relating

to this license agreement shall be submitted to the exclusive jurisdiction of the English courts.
9.4. This agreement takes effect on the last day signed below.

FOR AND ON BEHALF OF

Licensee

FOR AND ON BEHALF OF

THE OPEN GROUP

Signature: _____

Signature _____

Name: _____

Name: _____

Title: _____

Title: _____

Date: _____

Date: _____

PRIMARY CONTACT FOR THE LICENSEE ORGANIZATION
(If different from Page 1)

Name: _____

Title: _____

Address: _____

Phone/Mobile: _____

Email: _____

Please complete the above information on behalf of the Licensee and submit the signed license in PDF form by email to legal@opengroup.org for countersignature.