



Conseil et formation
Création de sites web
Conception de logiciels
Administration de réseaux informatiques



46 rue Saint Antoine - 75004 PARIS - FRANCE
SARL au capital de 7650 €
RCS PARIS B 434 566 907
N° TVA Intracommunautaire : FR72 434566907

ORDER FORM – ROOMING'IT™

For a renewal or if you want to buy new clients licences, please indicate here your current licence number.

Client

Required* Company			EU VAT intracom #	
Required* Full address				
Contact name		Required* Email		
Phone		FAX		

*Required information in order to create the nominative licence reference number that will be sent over you by mail or with the CD-Rom.

Prices for 2018 – available until December, 31 2018

Licence	Label	Unit price exc. VAT	Quantity	Total exc. VAT
Rooming'it	Full product licence (includes the 1 st client licence)	220 €		
	Additional client licence (network version)	45 €		
	Version Data server MS SQL (optional)	450 €		

Subscription	Label	Unit price exc. VAT	Quantity	Total exc. VAT
annual	Per full product licence	60 €		
	Per additional client licence	12 €		
	Version Data server MS SQL (optional)	180 €		

Hosting	Label	Unit price exc. VAT	Quantity	Total exc. VAT
annual	Web interface	90 €		

- **Annual subscription level 1:** Includes the minor and major software updates, the in-house attempt to repair corrupted databases, along with support by phone (within 4 open hours) and/or remote access. Subject to your local network let our tools to remotely access to your desktop station.
- **Reminder:** You can download the licensed software from our protected servers or shipped by postal delivery (according the option chosen) within 10 days starting from the receipt of the full payment of the order form. The software use is subject to the full acceptance of the End User Licence Agreement (EULA) you have to read during the installation process. The renewal of a subscription starts from the ending date of the preceding period (see the date printed on your software licence).
- **Displacement charges:** All displacement charges will be invoiced after the work has been done and with justification.
- **Payment method:** Software licences, subscriptions, support charges have to be paid with the order by cheque, bank transfer or with PayPal.
- **Administration charges:** Administration charges of 20,00 € exc. VAT will be applied for all order outside from France (participation for administration and financial costs).

Date, Sign and Seal With hand written mention: " order firm and definitive "	Licence exc. VAT	
	Subscription exc. VAT	
	Hosting exc. VAT	
	Administration charges	
	Total exc. VAT	
	VAT 0,00%	
	Total to pay	
Thank you to read in annex the End User Licence Agreement (EULA) that you accept by signing this order form.		



Conseil et formation
Création de sites web
Conception de logiciels
Administration de réseaux informatiques



46 rue Saint Antoine - 75004 PARIS - FRANCE
SARL au capital de 7650 €
RCS PARIS B 434 566 907
N° TVA Intracommunautaire : FR72 434566907

END USER LICENCE AGREEMENT (EULA)

The present License Contract Final User constitutes a contract between you (physical person or moral unique person) and Develop'it, concerning SOFTWARE, that includes computer programs and that is likely to contain associated supports, printed documents and documentation "in line" or under electronic format.

WHILE CLICKING ON "YES", "FOLLOWING" OR WHILE FOLLOWING THE INSTALLATION, YOU ACCEPT NON RESTRICTIVE FACON THE CONDITIONS OF THIS CONTRACT.

IF YOU ARE NOT AGREED WITH ALL THE CONDITIONS WANT TO INTERRUPT THE INSTALLATION PROCEDURE AND ERASE ALL PRECEDENTES INSTALLATIONS OR COPY SOFTWARE.

1. USAGE LICENSE.

The license type granted (number of.

Develop'it grants you an or exclusive license or transférable and reserved to a strictly internal usage of SOFTWARE, documentation that the accompanies and of all eventual corrective software furnish by Develop'it. The presents license does not grant you not in the least the right to distribute SOFTWARE.

In the case of a demonstration version, the license granted is restricted to an alone usage of tests and of evaluation. In any case software cannot be used to production ends or of effective management. It completely will have to be deinstalled to the coming from the tests and evaluation.

You authorized to install or to stock a copy of the SOFTWARE on a storage device, such as a network waiter, used exclusively to do to work the SOFTWARE from your other computers on an internal network. Nevertheless, you must obtain and dedicate a license for distinct every computer on which SOFTWARE works from the storage device. A license of SOFTWARE cannot be divided or used in a concomitant way on distinct computers.

2. RESTRICTIONS.

SOFTWARE is confidential and protected by a copyright. The property of SOFTWARE and all the intellectual property rights that about it result belong to Develop'it and or its license octroyeurs.

The furnished run-time and the basic motor of data (DAO) associated with SOFTWARE are the property of MICROSOFT that grants you a non exclusive usage right in the unique framework of the normal usage of SOFTWARE. No action of no sort will be able to be engaged against MICROSOFT comparatively to the usage of these application units.

Except explicit written agreement between you and Develop'it, you not not in the least authorized (are) to modify, décompiler, dismantle SOFTWARE or to try of some manner that this be to use the code source of the SOFTWARE for another usage that the one granted by the present contract.

The Contract does not confer no right, title or interest on no brand, acronym or commercial name of Develop'it or of its license octroyeurs.

3. GUARANTEED LIMITEE.

Develop'it grants you, for a period of ninety (90) days to count of the date back to purchase of SOFTWARE, the voucher or the purchase bill done faith, a guarantee concerning the fact that the support on which SOFTWARE is furnished (if need be), provided that it some is done a normal usage, exempt east of vices and defects, just as well equipment as of manufacture. Exception done this that precedes, SOFTWARE is furnished "SUCH WHICH". The alone recourse that you will have, if need be, will consist be in a new supply of SOFTWARE, in a reimbursement of the purchase price of SOFTWARE, knowing that it will belong to Develop'it, and not to you, to decide which of these two solutions will be applied.

4. CLAUSE EXONÉRATOIRE RESPONSIBILITY.

All the explicit or implicit conditions, representations and guaranteed including the quality guarantee bargains over, of aptitude to a special usage or of non-forgery, are denied, except in case these restrictions should be held for lawfully unenforceable.

5. RESTRICTIVE CLAUSE OF RESPONSIBILITY.

In the direction more wide authorized by the French law, in any case Develop'it or its license octroyeurs will not be able to be held persons in charge of no income loss, profits or given, or of no damage more special, more indirect, more consecutive, more accidental, more punitive or more chance, more which than in be the cause, whatever the foundation of the responsibility, resulting from or related to the usage of software or Develop'it had to have been notified eventuality of such damages. In any case the Develop'it responsibility with respect to you, that this in the framework of the present contract, first rate contractual responsibility (including by negligence) or other, will not know to exceed the amount paid by the buyer for the SOFTWARE to the terms of the present contract. The restrictions that preceding will continue to apply even in case the enunciated guarantee above would not attain his essential goal.

6. EXPIRATION.

The Contract will remain in force until it is terminated. You can put an end to the Contract at any moment while destroying all the copies of SOFTWARE of which dispose you. The Contract will expire immediately without previous notice Develop'it if you not you in accordance with the an any of the clauses of the present Contract. As early as the expiration of the Contract, you held (tenu(e)) to destroy all the copies of the SOFTWARE in your possession.

7. LAW REGISSANT THE PRESENT CONTRACT.

All action in justice related to the present Contract will be subjected to the competent Courts of Paris (75) - FRANCE. No other regulation of no other jurisdiction not in any case will be able to apply.

8. EXCLUSION.

In case the an any of the clauses of the present Contract had to be renowned as no or non-avenue, the Contract will continue to apply for all the other clauses that ladite clause, except if his abandonment had to do failure to the intention on the part, to which one cases the Contract will expire immediately.

9. INTEGRATION.

The present Contract represents, during the application length of the Contract, the entirety of the agreement between you and Develop'it (the "Left") in regards to the object of the Contract. It replaces and prevails on all eventual communications, suggestions, representations and guaranteed, that they oral or wrote, previous or simultaneous, as well as on all eventual estimate, orders, accused reception or all other communication between the Parties concerning the Contract and that could be in contradiction with this one. No modification of the Contract will not know to engage the Parties, unless she was not brought in writing and signed by an authorized representative of each on the part.

For all question concerning the present Contract, want to contact:

DEVELOP'IT SARL
46 rue Saint Antoine
75004 PARIS
FRANCE

contact@developit.fr