

**395**

## **CALDERA INTELLECTUAL PROPERTY TITLE AND OWNERSHIP**

The following is the standard language included in our source licensing. Basically it states that if we license A-B-C to a Licensee, we retain all title and ownership to A-B-C. If the Licensee modifies the source code and adds D-E-F to it, the Licensee has rights to create derivative works and ship or use the resulting binary A-B-C-D-E-F or A-D-F-B-C-E and the Licensee will own D-E-F if it does not include any of A-B-C, but no title or ownership is transferred to A-B-C.

**Proprietary Nature of Source Code Products and Ownership.** No title to or ownership of Software or copies of software acquired under this Agreement is transferred to Licensee. Notwithstanding any provision of this Agreement to the contrary, Licensee acknowledges that Caldera, or the licensor through which Caldera obtained the rights to distribute the Source Code Products, or the third party licensee providing prior versions, derivative works, of the Source Code Product under Source Code Exchange provisions, owns and retains all title and ownership of all intellectual property rights in the Source Code Products, including all software, firmware, copies of software, documentation and related materials that are acquired, produced or shipped by Caldera under this Agreement. Such title and ownership by Caldera extends to any Modifications to and derivative works from software acquired under this Agreement that include any portion of the Caldera Source Code Product(s). Caldera claims no ownership interest in any portion of such Modification(s) by Licensee that do not include any portion of the Source Code Product. Caldera does not transfer any portion of such title and ownership, or any of the associated goodwill, to Licensee, and this Agreement should not be construed to grant Licensee any right or license, whether by implication, estoppel or otherwise, except as expressly provided. Licensee agrees to be bound by and observe the obligations imposed on Licensee under this Agreement with regard to the Source Code Products acquired under this Agreement. Except as set forth in this Agreement, or as may be permitted in writing by Caldera, Licensee agrees not to provide Source Code Products or any part or copies thereof to any third party without the prior written consent of Caldera.

This ownership is further supported by the fact that we provide a third party product infringement indemnification for the software we provide to the Licensee.

**Product Infringement.** Caldera shall indemnify and hold Licensee harmless from and against and defend any claim, suit or proceeding, and pay any settlement amounts or damages awarded by a court of final jurisdiction, arising out of claims filed by third parties that a Caldera Source Code Product infringes any copyright, patent, trade mark or other intellectual property right, provided Licensee promptly notifies Caldera in writing of any such claim, suit or proceeding, and permits Caldera to control the settlement or defense thereof. Licensee has the option to be represented by Counsel at its own expense.

If, pursuant to any such claim, a court of competent jurisdiction removes or restricts Licensee's right to distribute a Derived Binary Product based on a Caldera Source Code Product, Caldera shall, at its sole option (i) procure for Licensee the right to continue to use the Caldera Source Code Product; or (ii) modify Caldera Source Code Product, provided the functionality thereof is not substantially affected, so as to make it non-infringing; or, in the event that neither of these options is economically practical, (iii) require Licensee, immediately upon written notice, to discontinue distribution of Caldera Source Code Product; in this event Caldera will accept return of the Caldera Source Code Product and will credit Licensee the net amount received therefor. In addition, Caldera shall have the right to exercise any of options (i) through (iii) at any time following receipt of notice of a claim of infringement of copyright or other proprietary right.

Caldera shall have no obligation under this section with respect to any claim of infringement of a proprietary right based upon any modification of Caldera Source Code Product or prior versions of the Source Code Product by Licensee or a third party licensee or the combination, operation or use of Caldera Source Code Product with materials not supplied by Caldera provided that it is such modification, combination, operation or use which caused the claimed infringement.