DEFINITIONS
(a) "Cardett" means Cardett Associates Ltd and its suppliers and licensors, if any;
(b) "Software" means version 10 of the Advanced Query Tool software program, which may also include documentation, associated media, printed materials, and online and electronic documentation;
(c) "Software Edition" means the edition of the Software for which a license has been purchased;
(d) "You" means the user of the Software;
(e) "Registered User" means a user of the Software for whom a license has been purchased, either by themselves or by a third party;
(f) "Proprietary Rights" means all property in the Software and rights to patents, trade marks, service marks, trade names, inventions, trade secrets, copyright, moral rights, rights in a design, know-how, confidential information and all or any other intellectual property rights whether or not registered relating to the origin, manufacture, programming, operating and/or servicing of the Software and any related enhancements or modifications;
(g) "License Key" is an unlock key issued to a Registered User upon receipt of payment.

EVALUATION USAGE
If You are not a Registered User, You may use the Software for evaluation and trial purposes only. You may use the Software for a period of up to 30 days from the date of installation. After this period, You must purchase a license of the Software or remove it from your computer.

REGISTERED USAGE
If You are a Registered User, you may use the Software Edition in perpetuity. Unless You are issued with a Single Key License, your License Key can only be used by You. If any person other than You uses either the License Key or the Software which has been registered with the License Key, either deliberately or inadvertently, then this agreement is being violated.

SINGLE KEY LICENSE
A Single Key Agreement may be agreed to between Cardett and your organisation. That agreement will state the number of Registered Users who may use the License Key. The number of users using either the License Key or the Software which has been registered with the License Key may not exceed this number.

EDITIONS
There are two editions of the Software; both editions are subject to this Agreement. The first edition is the Standard Edition of the Software, the second edition is the Extended Edition. The Proof of Entitlement letter states the Software Edition to which You are licensed. Upon installing, upgrading, registering or using any edition of the Software, you are reaffirming that you are bound to the terms of this Agreement.

PRODUCT DELIVERY
Product delivery is by way of License Keys emailed on receipt of payment. The License Keys unlock the Software file downloadable from Cardett’s website www.querytool.com. The License Keys are included in a letter giving Proof of Entitlement to the license, which letter Cardett will provide to You promptly following receipt of payment.

ACTIVATION
The License Key must be Activated in order for the Software to be fully functional. You must Deactivate the License Key prior to removing the Software or License Key from a machine.

OWNERSHIP
Cardett Associates retains all Proprietary Rights in and to the Software and all copies thereof. All rights not specifically granted in this Agreement, including Federal and International Copyrights, are reserved by Cardett. The purchased license gives You limited license to use the Software. The Software is protected by copyright and other intellectual property laws and by international treaties. You acknowledge that the Proprietary Rights in the Software belong to Cardett and You will not dispute such ownership.

PROHIBITIONS
You may not do any of the following:
- translate, reverse engineer, decompile, disassemble, or otherwise reduce the Software to a human-perceivable form,
- modify or create derivative works based on the Software,
- rent, lease, sublicense or otherwise transfer rights to the Software,
- remove any proprietary notices or labels on or from the Software,
- disclose your License Key to any third party nor allow any third party to have access to or use of your License Key.

SERVICES EXCLUDED
No services for implementation, installation, development and/or training are included with a license purchase.

CONFIDENTIALITY
To the extent that Cardett has access to information provided by You or otherwise available as a result of Your using or activating the Software, Cardett acknowledges and agrees that such information is highly confidential and private in nature and agrees to hold such information in the strictest of confidence, and to protect such information. Cardett shall not use or disclose such information without Your prior written consent.

LIMITED WARRANTY AND DISCLAIMER
Cardett warrants that, for a period of ninety (90) days from the date of purchase (as evidenced by a copy of Your receipt) when used with a recommended hardware configuration, the Software will perform in substantial conformance with the documentation supplied with the Software. Cardett also warrants that the Software and Your use of the Software does not and will not knowingly infringe the intellectual property rights of any third party.

NO OTHER WARRANTY
Except as set forth in the foregoing limited warranty, Cardett disclaims all other warranties, either expressed or implied, or otherwise including the warranties of merchantability and fitness for a particular purpose. Also, there is no warranty of non-infringement, title or quiet enjoyment. If applicable law implies any warranties with respect to the Software, all such warranties are limited in duration to ninety (90) days from the date of delivery. No oral or written information or advice given by Cardett, its dealers, distributors, agents or employees shall create a warranty or in any way increase the scope of this warranty.

(USA only) Some states do not allow the exclusion of implied warranties, so the above exclusion may not apply to You. This warranty gives You specific legal rights and You may also have other legal rights that vary from state to state.

LIMITATION OF LIABILITY
In no event will Cardett be liable for direct, indirect, special, incidental, cover, or consequential damages arising out of the use of or inability to use the Software or user documentation, even if advised of the possibility of such damages. In no case shall Cardett’s liability exceed the license fee paid by You for the Software.

CANCELLATION OF LICENSE
If the purchase of the license is cancelled or reversed then this agreement is Terminated. You must remove the Software from your computer and destroy all copies of the License Key. A license may be cancelled in some other circumstances. These include, but are not limited to, the license being superseded or replaced. In this case You will receive a Notification of Cancellation of License letter from Cardett. Upon receipt of such letter You must remove the License Key from all machines and destroy all copies of the License Key.

TERMINATION
The license will terminate automatically if You fail to comply with the limitations described herein and do not cure such failure within thirty (30) days of becoming aware of such failure. This license is effective until terminated. You may terminate it at any time. You agree that upon license termination You will destroy this Software, including the License Key and Proof of Entitlement letter, all support files generated by the Software, all copies, functionally-equivalent derivatives, and all portions and modifications thereof in any form.

BASIS OF BARGAIN
The Limited Warranty and Disclaimer and Limitation of Liability set forth above are fundamental elements of the basis of this Agreement. Cardett would not be able to provide the Software on an economic basis without such limitations. All applicable license fees will be paid in United States of America dollars.

NO VARIATION
No variation of any of these Terms shall be effective unless in writing and signed by Cardett and You. No action or communication of Cardett, other than an express written waiver, may be construed as a waiver of any clause of this agreement. In the event that Cardett waives any specific part of this agreement, such fact does not mean that any other part is waived. In the event of any inconsistency between the terms in this agreement and the terms contained in any purchase order or other communication sent by you, the terms of this agreement shall prevail.

This agreement, its validity and effect, shall be interpreted under and governed by the laws of New Zealand and be subject to the exclusive jurisdiction of the New Zealand courts.