

NOTICES AND INFORMATION

RICOH Transforms Suite Products

The Ricoh license agreement and any applicable information on the web download page for Ricoh products refers you to this file for details concerning notices applicable to Third Party Programs included in the products listed above or otherwise identified as Third Party Programs in the License Information document for the above-listed products ("the Program").

The following are Third Party Programs:

RICOH AFP2PDF PLUS 1.4.1

Program	Release/Version	Applicable license
Apache Commons Collections	4.2	Apache License 2.0
Apache Commons Daemon	1.2.4	Apache License 2.0
Apache Commons Imaging	1.0-alpha3	Apache License 2.0
Datalogics PDF Java Toolkit	5.0.7	Datalogics End User License Agreement
Reverera InstallAnywhere	2022	Flexera End User License Agreement
iText	5.5.3	End User License Agreement for iText
<p><i>Changes to the iText 5.5.3 have been made to remedy the following vulnerabilities:</i></p> <p>CVE-2017-9096-we have made changes to the code to disable all the XML External Entities in the XML parsers.</p> <p>CVE-2021-43113-we do not ship the class that causes this (<i>GhostsriptHelper.java</i>).</p> <p>CVE-2022-24196 and CVE-2022-24197-these two are incorrectly flagged as for iText 5.5.3 - they only impact iText 7.</p> <p><i>The iText 5.5.3 software used by AFP2PDF Plus uses the open source software Apache Santurio 2.2.6 and Bouncy Castle 1.78.1.</i></p>		
Apache Santuario (Java)	2.2.6	Apache License 2.0
Bouncy Castle	1.78.1	MIT License
XMP Toolkit for Java	5.1.3	Apache License 2.0
SLF4J	2.0.9	MIT License
Thales Sentinel RMS	10.0	Thales Group Statement

RICOH AFP MERGE 1.4.1

Program	Release/Version	Applicable license
Reverera InstallAnywhere	2022	Flexera End User License Agreement
Thales Sentinel RMS	10.0	Thales Group Statement

RICOH AFP VISUAL ENVIRONMENT 1.4.1

Program	Release/Version	Applicable license
Apache Xalan	2.7.2	Apache License 2.0
BarCode4J	2.1	Apache License 2.0
Reverera InstallAnywhere	2022	Flexera End User License Agreement
Google ZXing	2.2	Apache License 2.0
Thales Sentinel RMS	10.0	Thales Group Statement

RICOH LINE2PDF PLUS 1.4.1

Program	Release/Version	Applicable license
Reverera InstallAnywhere	2022	Flexera End User License Agreement
iText	5.4.1	iText End User License Agreement
Thales Sentinel RMS	10.0	Thales Group Statement

RICOH PCL2PDF 1.4.1

Program	Release/Version	Applicable license
Artifex GhostPCL	10.06.0	Artifex Code
This release addresses the following CVEs: CVE-2025-59798, CVE-2025-59799, CVE-2025-59800, CVE-2025-59801 Fixes for: CVE-2025-54874, CVE-2025-66293, CVE-2025-64720, CVE-2025-65018, CVE-2025-64506, CVE-2025-64505.		
Thales Sentinel RMS	10.0	Thales Group Statement

RICOH PS2PDF 1.4.1

Program	Release/Version	Applicable license
Artifex Ghostscript	10.06.0	Artifex Code
This release addresses the following CVEs: CVE-2025-59798, CVE-2025-59799, CVE-2025-59800, CVE-2025-59801. Fixes for: CVE-2025-54874, CVE-2025-66293, CVE-2025-64720, CVE-2025-65018, CVE-2025-64506, CVE-2025-64505.		
Thales Sentinel RMS	10.0	Thales Group Statement

RICOH TIFF2PDF PLUS 1.4.1

Program	Release/Version	Applicable license
iText	5.4.1	iText End User License Agreement
Reverera InstallAnywhere	2022	Flexera End User License Agreement
Thales Sentinel RMS	10.0	Thales Group Statement

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or DerivativeWorks

thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. **Grant of Copyright License.** Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare DerivativeWorks of, publicly display, publicly perform, sublicense, and distribute the Work and such DerivativeWorks in Source or Object form.
3. **Grant of Patent License.** Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.
4. **Redistribution.** You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:
 - (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
 - (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
 - (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
 - (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute,

alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.
6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. **Limitation of Liability.** In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. **Accepting Warranty or Additional Liability.** While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

Please read the different LICENSE files present in the root directory of this distribution.
END OF APACHE 2.0 LICENSE

Artifex Code

The Copyright Notices for the Software and Documentation read as follows:

Portions Copyright © 1998/2024 Artifex Software, Inc.

This software is based in part on the work of the Independent JPEG Group.

Portions Copyright © 2001 URW++

All Rights Reserved.

Datalogics End User License Agreement

This agreement is between you (“Customer”) and Datalogics, Inc. (“Datalogics”). The term “Software” includes software products from Datalogics and its suppliers, plus all related documentation and any upgrades, modified versions, updates, additions, and copies thereof.

Customer agrees:

1. The Software shall remain the property of Datalogics and its suppliers throughout the term of this Agreement. Customer shall have no right, title, or interest therein.
2. Not to transfer, sell, assign, sublicense, pledge, or otherwise dispose of, encumbrance upon or against, any interest in the Software.
3. Consulting services are not included in the evaluation and will be quoted separately if requested.
4. The evaluation period for the Software will be 30 days from when Datalogics sends download instructions.
5. To destroy the Software within 30 days of expiration.

Datalogics agrees:

1. To deliver the Software to Customer in a timely manner.
2. To provide question and answer support services on non-holiday weekdays from 0700 hours to 1700 hours Central Time. Out of hours requests should be submitted via electronic mail and will be addressed on the next business day. For instructions on how to obtain support services, please visit our Support page.

Furthermore, the parties agree to the following:

1. Datalogics grants Customer a nonexclusive right to use the Software under the terms of this Agreement. Customer may make one backup copy of the Software, provided that backup copy is not installed or used on any computer.
2. The Software is owned by Datalogics and its suppliers, and the structure and organization of its source code are the valuable trade secrets of Datalogics and its suppliers. The Software is also protected by United States Copyright law and International Treaty provisions. You may not copy the Software, except as provided in this Agreement. Any copies that you are permitted to make pursuant to the Agreement must contain the same copyright and other proprietary notices

- that appear on or in the Software. You agree not to modify, adapt, translate, reverse engineer, decompile, disassemble or otherwise attempt to discover the source code of the Software. Except as stated above, the Agreement does not grant you any intellectual property rights in the Software.
3. Use of the Products for commercial publications and/or production is expressly prohibited.
 4. Datalogics shall have the right to terminate the evaluation if Customer fails to comply with any terms and conditions of this Agreement. Customer agrees, upon notice of such termination or the expiration of the term of this agreement to certify destruction of all copies of the Software.
 5. DATALOGICS AND ITS SUPPLIERS DO NOT AND CANNOT WARRANT THE PERFORMANCE OR RESULTS YOU MAY OBTAIN BY USING THE SOFTWARE.
 6. This Agreement will not be governed by the United Nations Convention on Contracts for the International Sale of Goods, the application of which is expressly excluded. If any part of this Agreement is found void and unenforceable, it will not affect the validity of the balance of the Agreement, which shall remain valid and enforceable according to its terms. You agree that the Software will not be shipped, transferred or exported into any country or used in any manner prohibited by the United State Export Administration Act or any other export laws, restrictions or regulations.
 7. This Agreement is governed by the laws of the State of Illinois, USA.
 8. This Agreement constitutes the entire Agreement between the parties with respect to the subject matter hereof and supersedes all prior negotiation and communications, oral or written, between the parties against whom the same is sought to be enforced.

Furthermore, for all Software that is delivered as uncompiled Source Code, the parties agree to the following:

1. Customer is authorized to modify the Software solely to develop a prototype of a product.
2. Modifications made by Customer, but not the original code supplied by Datalogics, shall be the property of Customer. This prototype is not to be distributed outside of Customer without entering into a separate written agreement for distribution.
3. Customer shall store the Source Code in a secure manner and use the same degree of care used to protect its own source code, but in no event shall the safeguards for protecting the Source Code be less than a reasonably prudent business would exercise under similar circumstances. Access to the Source Code shall be expressly limited to individuals who are authorized employees and contractors of Customer with a strict need to know and who are required to perform Customer's obligations or exercise Customer's rights under this Agreement ("Authorized Employees").
4. Customer will be able to identify those Authorized Employees who access the Source Code and provide a list of the Authorized Employees to Datalogics within thirty (30) of a written request by Datalogics.
5. All Authorized Employees shall sign Customer's confidentiality agreement containing terms at least as restrictive as those in this Agreement to protect the Source Code, before they are granted access to the Source Code.

6. Customer agrees that it shall not let the Source Code be viewed, used, copied, disseminated, or circulated to any individual other than to Authorized Employees.

No Commingling of Technology

The terms of this Agreement do not preclude Customer from developing a product substantially compatible with format supported by the Software, where such product does not incorporate the Software (a "Clone Product"); however, if Customer engages in Clone Product development, it shall ensure that there is no use of the Confidential Information in the design and development of such Clone Product. This paragraph shall survive expiration or termination of this Agreement.

Confidentiality

Confidential Information. "Confidential Information" means all technical and non-technical information of one party, (including patent, copyright, trade secret, and proprietary information), drawings, inventions, processes, algorithms, software programs, software source documents, and formulae related to current, future, and proposed products and services of such party, and, without limiting the foregoing, information concerning research, experimental work, development, design details and specifications, engineering, financial information, pricing, manufacturing, customer lists, business forecasts, sales and merchandising, and marketing plans and information. Confidential Information specifically includes the Software, Materials and Source Code.

Non-disclosure. Each party shall not make use of, disseminate, or in any way circulate within its own organization the Confidential Information of the other party except to the extent allowed under this Agreement and to the extent necessary to fulfill its obligations under this Agreement. Each party shall not publish, copy, or disclose the Confidential Information of the other party to any third party, and it shall use its best efforts to prevent inadvertent disclosure of such Confidential Information, unless and until such time (except as set forth below), the receiving party can document that the Confidential Information: (a) was rightly in its possession from a source other than the disclosing party before receipt from such disclosing party; (b) is or became available to the public through no fault of the receiving party; (c) was obtained in good faith by the receiving party from a third party, not subject to an obligation of confidentiality owed to the disclosing party; or (d) was independently developed by receiving party, without reference to Confidential Information received by the disclosing party under and not in breach of this Agreement. The provisions in this section shall not apply to Source Code, and Customer's obligations with respect to the Source Code are in effect in perpetuity.

Disclosure Required by Court or Governmental Body. If a receiving party is required to disclose Confidential Information pursuant to a valid order by a court or other governmental body, or otherwise by law, such party shall immediately notify the disclosing party of such required disclosure sufficiently in advance of the disclosure to allow intervention in response to such order or requirement. If that protection against disclosure is not obtained, the receiving party will be entitled to disclose the Confidential Information, but only as and to the extent necessary to legally comply with the compelled disclosure.

Protection of Confidential Information. Each party agrees that it shall treat all Confidential Information of the other party with at least the same degree of care as it gives to the protection of its own confidential information of the same or similar nature,

and each such party represents that it exercises at least a high degree of care to protect its own confidential information. Each party agrees that individuals with access to the Confidential Information shall be bound to protect such information under terms at least as restrictive as those in this Agreement.

Flexera End User License Agreement

Terms and Conditions

1. **“Build System”** means a machine or group of machines dedicated to compiling code via automated or scheduled tasks.
2. **“Upgrade”** means a new version of InstallAnywhere made available by Flexera, and identified in an invoice, Order, or SKU as an “Upgrade”.
3. **“User”** means the individuals who access InstallAnywhere for the purposes of designing and developing software installations.
4. **Internal Purposes.** The license granted hereunder is for the purpose of creating installation programs of Licensee products both internally within Licensee and externally to Licensee’s customers.
5. **License Models.** Licensee may be licensed pursuant to one of the following license models, which will be identified on the applicable Order Confirmation.
 - a) **Node-Locked Licenses.** If Licensee has licensed InstallAnywhere on a node-locked basis, Licensee may install and use one instance of InstallAnywhere on a single computer either physically installed or on a virtual image on that computer only at Licensee’s site(s) for Licensee’s Internal Purposes only in accordance with the License Level. A node-locked license is limited to use by a single User on a single computer or virtual image; Licensee may not install InstallAnywhere on a shared computer. Copying a virtual image for the purposes of using the image either simultaneously or as a replacement on another machine is strictly prohibited.
 - b) **Concurrent Licenses.** If Licensee has licensed on a concurrent basis, Licensee may install InstallAnywhere on any machine at Licensee’s site(s) for Licensee’s Internal Purposes only in accordance with the License Level. All machines using InstallAnywhere must have the ability to communicate with a license server to be authorized to use InstallAnywhere. For the purpose of certification as set forth in the Agreement, the number of concurrent Users is the highest number of Users that accessed InstallAnywhere at any single point during the previous year.
6. **Standalone Build Licenses.** In addition to the use rights for InstallAnywhere, Standalone Build Licenses may also be run on a separate Build System but only if run by automated processes or by a User. If Licensee has licensed the InstallAnywhere Standalone Build NodeLock, Licensee may install and use one copy of InstallAnywhere Standalone Build Node-Lock on a single computer residing on Licensee’s premises only for Licensee’s Internal Purposes.
7. **Upgrades.** Upgrades, if provided to Licensee, may be licensed to Licensee by Flexera with additional or different terms and conditions. Upgrades may be used only by the User of the original version of InstallAnywhere that is being upgraded. After installation of an Upgrade, such User may continue to use the prior version(s) of InstallAnywhere in accordance with the terms and conditions applicable to such version, provided that (i) the prior version(s) may only be used by the same User of the Upgrade; (ii) Licensee acknowledges that any obligation Flexera may have to support the prior

version(s) may be ended upon the availability of the Upgrade.

8. **Dual-Media Software.** Licensee may receive InstallAnywhere in more than one medium (electronic and on a DVD, for example). Receipt of InstallAnywhere in more than a single manner (electronic or on a DVD, for example) does not expand the license rights granted to Licensee hereunder. Licensee's use of InstallAnywhere is limited to the number of licenses (instances) that Licensee has acquired overall, regardless of number or type of media on which it has been provided.

9. **Transfers.** Transfers of licenses that are the result of employee turnover or reassignment are allowed, provided that such transfers do not occur more frequently than annually.

10. **Redistributable Files.** InstallAnywhere component parts may not be separated for use on more than one computer, except as set forth in this Agreement. Licensee may copy the files specifically identified in the documentation as "redistributables" and redistribute such files to Licensee's end users of Licensee's products, provided that: (a) such products add primary and substantial functionality to the redistributables, (b) all copies of the redistributables must be exact and unmodified; and (c) Licensee grants Licensee's end users a limited, personal, non-exclusive and non-transferable license to use the redistributables only to the extent required for the permitted operation of Licensee's products and not to distribute them further. Licensee will reproduce with the redistributables all applicable trademarks and copyright notices that accompany InstallAnywhere, but Licensee may not use Flexera's name, logos or trademarks to market Licensee's products.

11. **Software.** For the purpose of the Agreement, InstallAnywhere is considered "Software".

End User License Agreement for iText and iTextSharp Software Version 5 and previous versions

1. **DEFINITIONS.** "Software" means the open-source software identified above in source or binary form, any other machine readable materials (including, but not limited to, libraries, source files, header files, and data files), any updates or error corrections provided by ISC, and any user manuals, programming guides and other documentation provided to You under this Agreement, including any revision of the software that contains maintenance releases or patches, or minor enhancements, or improvements of the software functionality which is designated by a change in the number to the right of the decimal point (e.g. from version 1.2 to version 1.3). As used herein "You" or "Yours" means Ricoh Production Print Solutions LLC.
2. **LICENSE TO USE.** Subject to the terms and conditions of this Agreement, ISC grants You a non-exclusive, non-transferable, fully paid up, worldwide, irrevocable, license to use the Software in support of the Products internally and externally, as described in section 3 (PROFESSIONAL LICENSE). It is agreed that in exchange for the license set forth herein, You will pay a license fee. The Software is licensed, not sold.
3. **PROFESSIONAL LICENSE.** You, and third party contractors or consultants working on behalf of You, may integrate the Software in any of Your software products or software applications (the "Products") within the constraints expressed in this EULA.

- A. If You purchased Server, Desktop or Android license(s): You will have a perpetual, royalty free, license to use and display the Software only as an integrated part of the Products or used with the Products or services.
- B. If You purchased SaaS-ASP-Hosted licence(s): You will have a subscription-based license to use and display the Software only as an integrated part of the Products or used with the Products or services.
- C. If You purchased OEM Server or Desktop license(s): You will have a perpetual, royalty free, license to distribute the Software only as an integrated part of the Products or used with the Products or services.

License fees may be different depending on the number of products. The fee value is specified in a separate quotation ("Order") attached hereto. You shall have the right to modify or create derivative works of the Software, or any other Software provided under this agreement ("Derivative Works") as long as you act in accordance with the terms of the given license. You shall own all right title and interest in such Derivative Works.

- 4. CONTINUITY OF THE RIGHT TO USE. In the event that ISC is granted or has been granted a patent or some similar intellectual property right relating to the use of the Software or the combined use of the Software with any other software, system, business method or process, ISC shall extend the license, as described in this agreement, and the license is hereby extended so that You have the world-wide, non-exclusive, royalty free, perpetual right to practice, use, and access any such patent or intellectual property right independently or in combination with the Software.
- 5. LICENSE VALIDITY. This EULA is valid only if the Products are a work that uses the Software, and does not compete with the Software in the marketplace.
- 6. INFRINGEMENT CLAIMS. ISC will indemnify and hold you harmless and will defend or settle any claim, suit or proceeding brought against you that is based upon a claim that the content contained in the Software infringes a copyright or a patent or violates an intellectual or proprietary right protected by United States or European Union law ("Claim"), but only to the extent the Claim arises directly out of the use of the Software. You must notify ISC in writing of any Claim within ten (10) business days after you first receive notice of the Claim, and you shall provide to ISC at no cost with such assistance and cooperation as ISC may reasonably request from time to time in connection with the defense of the Claim. ISC shall have sole control over any Claim (including, without limitation, the selection of counsel and the right to settle on your behalf on any terms ISC deems desirable in the sole exercise of its discretion). You may, at your sole cost, retain separate counsel and participate in the defense or settlement negotiations. ISC shall pay actual damages and costs awarded against you (or payable by you pursuant to a settlement agreement) in connection with a Claim to the extent such damages and costs are not reimbursed to you by insurance or a third party. Actual damages and costs are limited to the amount actually paid by You for the Software on this Order. If the Software or its use becomes the subject of a Claim or its use is enjoined, or if in the opinion of ISC's legal counsel the Software is likely to become the subject of a Claim, ISC shall attempt to resolve the Claim by using commercially reasonable efforts to modify the Software or obtain a license to continue using the Software. If in the opinion of ISC's legal counsel the Claim, the injunction or potential Claim cannot be resolved through reasonable modification or licensing, ISC, at its own election, may terminate this Agreement without penalty, and will refund to you on a pro rata

basis any fees paid in advance by you to ISC. THE FOREGOING CONSTITUTES ISC'S SOLE AND EXCLUSIVE LIABILITY FOR INTELLECTUAL PROPERTY AND PATENT INFRINGEMENT.

7. RESERVATION OF RIGHTS AND OWNERSHIP. ISC reserves all rights not expressly granted to you in this EULA. The Software is protected by copyright and other intellectual property laws and treaties. Title to the Software, copyright and all associated intellectual property rights are retained by ISC and its licensors. No right, title or interest in or to any trademark, service mark, logo or trade name of ISC or its licensors is granted under this Agreement.
8. DISCLAIMER OF WARRANTY. UNLESS SPECIFIED IN THIS AGREEMENT ALL EXPRESS OR IMPLIED CONDITIONS, REPRESENTATIONS AND WARRANTIES, INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT ARE DISCLAIMED, EXCEPT TO THE EXTENT THAT THESE DISCLAIMERS ARE HELD TO BE LEGALLY INVALID.
9. You acknowledge that the Software is not designed or intended for use in the design, construction, operation or maintenance of any nuclear facility. ISC disclaims any express or implied warranty of fitness for such uses.
10. LIMITATION OF LIABILITY. TO THE EXTENT NOT PROHIBITED BY MANDATORY LAW, IN NO EVENT WILL ISC OR ITS LICENSORS BE LIABLE FOR ANY LOST REVENUE, PROFIT OR DATA, OR FOR SPECIAL, INDIRECT, CONSEQUENTIAL, INCIDENTAL OR PUNITIVE DAMAGES, HOWEVER CAUSED REGARDLESS OF THE THEORY OF LIABILITY, ARISING OUT OF OR RELATED TO THE USE OF OR INABILITY TO USE SOFTWARE, EVEN IF ISC HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

In no event will ISC's liability to you, whether in contract, tort (including negligence), or otherwise, exceed the amount paid by you for the Software under this EULA. The foregoing limitations will apply even if the above stated warranty fails of its essential purpose. Some states and countries do not allow the exclusion of incidental or consequential damages, so some of the terms above may not be applicable to you.

11. TERMINATION. This Agreement is effective until terminated. You may terminate this Agreement at any time by destroying all copies of the Software. This Agreement will terminate immediately without notice from ISC if you fail to comply with any provision of this Agreement.
12. EXPORT REGULATIONS. All Software delivered under this Agreement is subject to US export control laws and may be subject to export or import regulations in other countries. You agree to comply strictly with all such laws and regulations and acknowledge that you have the responsibility to obtain such licenses to export, re-export, or import as may be required after delivery to you.
13. DOWNLOADED SOFTWARE. Software downloaded or otherwise ordered through a website shall be deemed purchased through an Order hereunder. In the event of a conflict between the terms of this agreement and the terms of a Software Order, except with respect to any provision of this Agreement which explicitly states that it may be modified or superseded by an analogous provision in a Software Order, the terms of this agreement shall govern. In no event shall the terms and conditions included with the Software or on a website from which the Software is downloaded supersede the terms and conditions of this Agreement.
14. USE OF NAME. Each party agrees that it will not directly or indirectly, without the prior written consent of the other party issue a press release related to the other

party or use for the purposes of advertising, promotion, or publicity, or otherwise, the name of the other party or any of its divisions, subsidiaries or affiliates, or any trademarks, trade names, service marks, symbols or any abbreviation thereof, of the other party or of any of its divisions, subsidiaries or affiliates.

15. GOVERNING LAW. For US-based licensees, any action related to this Agreement will be governed by California law and controlling US federal law for US-based licensees; The parties hereby consent to the exclusive jurisdiction of any state or federal court located within San Mateo County, California, and agree that all actions or proceedings relating to this EULA shall be litigated in such courts, and each of the parties waives any objection which it may have based on improper venue or forum non conveniens to the conduct of any such action or proceeding in such court. For licensees outside the US, any action related to this Agreement will be governed by Belgian law and exclusively submitted to the courts of Ghent, Belgium. No choice of law rules of any other jurisdiction will apply.
16. SEVERABILITY. If any provision of this Agreement is held to be unenforceable, this Agreement will remain in effect with the provision omitted, unless omission would frustrate the intent of the parties, in which case this Agreement will immediately terminate.
17. INTEGRATION. This Agreement is the entire agreement between you and ISC relating to its subject matter. It supersedes all prior or contemporaneous oral or written communications, proposals, representations and warranties and prevails over any conflicting or additional terms of any quote, order, acknowledgement, or other communication between the parties relating to its subject matter during the term of this Agreement. No modification of this Agreement will be binding, unless in writing and signed by an authorized representative of each party.

MIT License

Bouncy Castle S/MIME API

Copyright (c) 2000 - 2023 The Legion of the Bouncy Castle Inc.
(<https://www.bouncycastle.org>)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Thales Group code

Thales Group code: The license management portion of this Licensee Application is based upon one or more of the following copyrights:

Sentinel® RMS

Copyright 1989-2024 Thales Group
All rights reserved.

Sentinel® Caffè (TM)

Copyright 2008-2024 Thales Group
All rights reserved.

Sentinel® EMS

Copyright 2008-2024 Thales Group
All rights reserved.