

IMPORTANT--READ THESE TERMS CAREFULLY BEFORE DOWNLOADING THIS SOFTWARE. BY DOWNLOADING OR USING THIS SOFTWARE, YOU ACKNOWLEDGE THAT YOU HAVE READ THIS LICENSE AGREEMENT, THAT YOU UNDERSTAND IT, AND THAT YOU AGREE TO BE BOUND BY ITS TERMS. IF YOU DO NOT AGREE TO THE TERMS AND CONDITIONS OF THIS LICENSE AGREEMENT, PROMPTLY EXIT THIS PAGE WITHOUT DOWNLOADING THE SOFTWARE

License

1. Grant of License for End Users

iShift, grants you a non-exclusive, non-transferable license to use the program or script with which this license is distributed ('the Software Program or Script'), including any documentation files accompanying the Software Program or Script('Documentation') on a single server (if the Software is server based) or personal computer.(i) the Software Program or Script is installed on only one server or personal computer;(ii) the Software Program or Script is NOT modified;(iii) all copyright notices are maintained on the Software Program or Script; and(iv) you agree to be bound by the terms of this License Agreement. The Software Program or Script and Documentation shall be used only by you, only for your own personal or internal business use and not in the operation of a service bureau or for the benefit of any other person or entity.

2. Ownership

You have no ownership rights in the Software Program or Script or Script. Rather, you have a license to use the Software Program or Script as long as this License Agreement remains in full force and effect. Ownership of the Software Program or Script, Documentation and all intellectual property rights therein shall remain at all times with iShift.

3. Copyright

The Software Program or Script and Documentation contain material that is protected by United States Copyright Law and trade secret law, and by international treaty provisions. All rights not granted to you herein are expressly reserved by iShift. You may not remove any proprietary notice of iShift from any copy of the Software Program or Script or Documentation.

4. Restrictions

You may not publish, display, disclose, rent, lease, modify, loan, distribute, or create derivative works based on the Software Program or Script or any part thereof. You may not reverse engineer, decompile, translate, adapt, or disassemble the Software Program or Script, nor shall you attempt to create the source code from the object code for the Software Program or Script unless the Source Code is provided for download. You may not transmit the Software Program or Script over any network or between any devices, although you may use the Software Program or Script to make such transmissions of other materials.

5. Confidentiality

You acknowledge that the Software Program or Script contains proprietary trade secrets of iShift and you hereby agree to maintain the confidentiality of the Software Program or Script using at least as great a degree of care as you use to maintain the confidentiality of your own most confidential information. You agree to reasonably communicate the terms and conditions of this Software Program or Script License Agreement to those persons employed by you who come into contact with the Software Program or Script, and to use reasonable best efforts to ensure their compliance with such terms and conditions, including, without limitation, not knowingly permitting such persons to use any portion of the Software Program or Script for the purpose of deriving the source code of the Software Program or Script or defeating the Key.

6. Limited Warranty

THE SOFTWARE PROGRAM OR SCRIPT IS PROVIDED 'AS IS'. TO THE MAXIMUM EXTENT PERMITTED BY LAW, ISHIFT. DISCLAIMS ALL OTHER WARRANTIES OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. ISHIFT. DOES NOT WARRANT THAT THE FUNCTIONS CONTAINED IN THE SOFTWARE PROGRAM OR SCRIPT WILL MEET ANY REQUIREMENTS OR NEEDS YOU MAY HAVE, OR THAT THE SOFTWARE PROGRAM OR SCRIPT WILL OPERATE ERROR FREE, OR IN AN UNINTERRUPTED FASHION, OR THAT ANY DEFECTS OR ERRORS IN THE SOFTWARE PROGRAM OR SCRIPT WILL BE CORRECTED, OR THAT THE SOFTWARE PROGRAM OR SCRIPT IS COMPATIBLE WITH ANY PARTICULAR PLATFORM. SOME JURISDICTIONS DO NOT ALLOW THE WAIVER OR EXCLUSION OF IMPLIED WARRANTIES SO THEY MAY NOT APPLY TO YOU.

7. Limitation of Liability

IN NO EVENT WILL ISHIFT. BE LIABLE TO YOU OR ANY THIRD PARTY FOR ANY INCIDENTAL OR CONSEQUENTIAL DAMAGES (INCLUDING, WITHOUT LIMITATION, INDIRECT, SPECIAL, PUNITIVE, OR EXEMPLARY DAMAGES FOR LOSS OF BUSINESS, LOSS OF PROFITS, BUSINESS INTERRUPTION, OR LOSS OF BUSINESS INFORMATION) ARISING OUT OF THE USE OF OR INABILITY TO USE THE PROGRAM, OR FOR ANY CLAIM BY ANY OTHER PARTY, EVEN IF ISHIFT, HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. ISHIFT'S AGGREGATE LIABILITY WITH RESPECT TO ITS OBLIGATIONS UNDER THIS AGREEMENT OR OTHERWISE WITH RESPECT TO THE SOFTWARE PROGRAM OR SCRIPT AND DOCUMENTATION OR OTHERWISE SHALL NOT EXCEED THE AMOUNT OF THE LICENSE FEE PAID BY YOU FOR THE SOFTWARE PROGRAM OR SCRIPT AND DOCUMENTATION. BECAUSE SOME STATES/COUNTRIES DO NOT ALLOW THE EXCLUSION OR LIMITATION OF LIABILITY FOR CONSEQUENTIAL OR INCIDENTAL DAMAGES, THE ABOVE LIMITATION MAY NOT APPLY TO YOU.

8. Export Restrictions

THIS LICENSE AGREEMENT IS EXPRESSLY MADE SUBJECT TO ANY LAWS, REGULATIONS, ORDERS, OR OTHER RESTRICTIONS ON THE EXPORT FROM UNITED STATES OF THE SOFTWARE PROGRAM OR SCRIPT OR INFORMATION ABOUT SUCH SOFTWARE PROGRAM WHICH MAY BE IMPOSED FROM TIME TO TIME BY THE GOVERNMENT OF UNITED STATES. YOU SHALL NOT EXPORT THE SOFTWARE PROGRAM OR SCRIPT, DOCUMENTATION, OR INFORMATION ABOUT THE SOFTWARE PROGRAM OR SCRIPT AND DOCUMENTATION WITHOUT CONSENT OF ISHIFT. AND COMPLIANCE WITH SUCH LAWS, REGULATIONS, ORDERS, OR OTHER RESTRICTIONS.

9. Termination

This License Agreement is effective until it is terminated. You may terminate this License Agreement at anytime by destroying or returning to iShift all copies of the Software Program or Script and Documentation in your possession or under your control. iShift may terminate this License Agreement for any reason, including, but not limited to, if iShift finds that you have violated any of the terms of this License Agreement. Upon notification of termination, you agree to destroy or return to iShift all copies of the Software Program or Script and Documentation and to certify in writing that all known copies, including backup copies, have been destroyed. All provisions relating to confidentiality, proprietary rights, and non-disclosure shall survive the termination of this Software Program or Script License Agreement.

10. General

This License Agreement shall be construed, interpreted and governed by the laws of the County of Santa Clara without regard to conflicts of law provisions thereof. The exclusive forum for any disputes arising out of or relating to this License Agreement shall be an appropriate national/federal or state court sitting in Maricopa County, Arizona, United States. This License Agreement shall constitute the entire Agreement between the parties hereto. Any waiver or modification of this License Agreement shall only be effective if it is in writing and signed by both parties hereto. If any part of this License Agreement is found invalid or unenforceable by a court of competent jurisdiction, the remainder of this License Agreement shall be interpreted so as to reasonably effect the intention of the parties.

Copyright iShift 2023