

End User Software License Agreement

PLEASE CAREFULLY READ THIS LEGALLY BINDING AGREEMENT. BY CLICKING “I ACCEPT”, COPYING, INSTALLING, DISTRIBUTING OR USING ALL OR ANY PORTION OF THIS SOFTWARE, THIS AGREEMENT IS EFFECTIVE AND YOU ACCEPT ALL THE TERMS AND CONDITIONS OF THIS AGREEMENT, INCLUDING, WITHOUT LIMITATION, THE PROVISIONS ON LICENSE RESTRICTIONS IN SECTION 4, LIMITED WARRANTY IN SECTION 6, AND LIMITATION OF LIABILITY IN SECTION 8. YOU AGREE THAT THIS AGREEMENT IS LIKE ANY WRITTEN NEGOTIATED AGREEMENT SIGNED BY YOU AND IS ENFORCEABLE AGAINST YOU. FOR ANY LEGAL ENTITY THAT OBTAINED THIS SOFTWARE FOR YOUR USE, YOU AGREE ON ITS BEHALF TO THE FOLLOWING TERMS AND REPRESENT YOU HAVE AUTHORITY TO BIND THAT ENTITY TO THESE TERMS AND THAT YOU ARE AN AUTHORIZED USER PURSUANT TO AN EXISTING AGREEMENT. IF YOU DO NOT AGREE TO THE TERMS OF THIS AGREEMENT, DO NOT HAVE AUTHORITY, OR ARE NOT AN AUTHORIZED USER, YOU MAY NOT USE THE SOFTWARE.

To the extent You have a relevant master services agreement, statement of work, or other current written agreement directly with Iron Mountain for the Software or related services provided (collectively an “Existing Agreement”), this Agreement is a part of and governed by such Existing Agreement. This Agreement adjusts certain terms of Your Existing Agreement, solely with respect to the Software. Capitalized terms used but not defined in this Agreement have the meanings given to them in Your Existing Agreement. The Software may cause Your Computer to AUTOMATICALLY CONNECT TO THE INTERNET solely for license validation, activation, certification of completion and deactivation purposes. Additional information on activation, Internet connectivity, and privacy is available in Section 14. The Software is LICENSED, NOT SOLD, only in accordance with the terms of this Agreement. Use of any other Iron Mountain or non-Iron Mountain materials and services included in or accessed through the Software may be subject to additional terms and conditions and notice for the same is provided herein as appropriate.

1. Definitions.

1.1 “Iron Mountain” means Iron Mountain Incorporated, a Delaware corporation, and/or its affiliates as may be applicable to Your or Your location when entering into this Agreement.

1.2 “Agreement” means this End User Software License Agreement.

1.3 “Compatible Computer” means a Computer with the recommended operating system and hardware configuration as stated any provisioned Software Documentation, to the extent provided. The Software may not be available for all devices. Please check relevant Documentation for details.

1.4 “Computer” means a virtual or physical device that accepts information in digital or similar form and manipulates it for a specific result based on a sequence of instructions, including without limitation desktop computers, laptops, tablets, mobile devices, telecommunication devices,

Internet-connected devices, and hardware products capable of operating a wide variety of productivity, entertainment, or other software applications.

1.5 “You” and “Your” means you the end user, as well as any legal entity that obtained the Software and on whose behalf it is used; for example, and as applicable, your employer.

1.6 “Internal Network” means a private, proprietary network resource accessible only by employees and individual contractors (i.e., temporary employees) of a specific corporation or similar business entity. Internal Network does not include portions of the Internet or any other network community open to the public, such as membership or subscription driven groups, associations, and similar organizations.

1.7 “Output File” means an output file, data or other materials You create with the Software, to the extent any is created.

1.8 “Permitted Number” means one (1) unless otherwise indicated in a license granted by Iron Mountain under an Existing Agreement.

1.9 “Software” means (a) Iron Mountain’s proprietary software and all other materials and information provided pursuant to this Agreement, including but not limited to: (i) all software files and other computer information; (ii) any proprietary scripting logic embedded within exported file formats or used in any related Iron Mountain services; (iii) creative works (graphs, images, or analysis) bundled into provisioned software or otherwise made available by Iron Mountain or on Iron Mountains website for use with the relevant software, and not obtained from Iron Mountain through a separate service (unless otherwise noted within that service) or from another party (“Content Files”); and (iv) related explanatory written materials and files (“Documentation”); and (b) any modified versions and copies of, and upgrades, updates, and additions to, such information, provided to You by Iron Mountain at any time, to the extent not provided under separate terms (collectively, “Updates”).

2. Software License.

2.1 License Grant. Subject to Your continuous compliance with this Agreement and payment of applicable license fees pursuant to an Existing Agreement, Iron Mountain grants You a non-exclusive and limited license to install and use the Software (a) in the territory or region where You obtained the Software from Iron Mountain or Iron Mountain’s authorized reseller or as otherwise stated in the Existing Agreement (“Territory”), (b) during the term of such license per the Existing Agreement (“License Term”), (c) within the scope of the license and relevant restrictions in the Existing Agreement, including the Permitted Number of Your Compatible Computers, and (d) in a manner consistent with the terms of this Agreement, applicable Documentation and Existing Agreement. Unless otherwise defined in an Existing Agreement, the License Term IS NOT perpetual. Upon the expiration or termination of the License Term, some or all of the Software may cease to operate, or cease to operate on specific Compatible Computer(s), without prior notice. Upon expiration or termination of the license or License Term,

You may not use the Software unless You have renewed or purchased additional license(s) to the Software.

2.1.1 Evaluation Software. The Software, or portions of the Software, that are provided by Iron Mountain for “evaluation purposes”, “trial”, “pilot” or other similar designation in an Existing Agreement (“Evaluation Software”) may only be installed and/or used on the Permitted Number of Compatible Computers during the Evaluation Software’s designated trial term pursuant to such Existing Agreement (the “Evaluation Software Term”) for demonstration, evaluation, and training purposes only, and only if any Output Files or other materials produced through such use are used only for internal, non-commercial, and non-production purposes. THE EVALUATION SOFTWARE IS PROVIDED “AS IS”. ACCESS TO AND USE OF ANY EVALUATION SOFTWARE AND/OR OUTPUT FILES CREATED WITH SUCH EVALUATION SOFTWARE IS ENTIRELY AT CUSTOMER’S OWN RISK. To the extent these terms and conditions in this Section 2.1.1 conflict with the rest of the terms and conditions in the Existing Agreement or applicable Statement of Work, this Section 2.1.1 shall prevail only during the Evaluation Software Term.

2.2 Distribution from a Server. To the extent permitted by an Existing Agreement, You may copy an image of the Software onto a Computer file server within Your Internal Network (“Server”) for the purpose of downloading and installing the Software onto Compatible Computers within the same Internal Network for use only as permitted by the Existing Agreement and this Section 2.

2.3 Server Use.

2.3.1 To the extent permitted in an Existing Agreement and subject to license restrictions stated therein and this Agreement, You may install the Software on a Server only for the purpose of allowing an Authorized User from a Compatible Computer within the same Internal Network (“Network User”) to access and use the Software. The Network User who has access to such Software on the Server is referred to as “Server Software User”. The total number of Server Software Users (not the concurrent number of users) may not exceed the Permitted Number. By way of example, if You purchased 10 Software licenses (the Permitted Number is 10) and You elect to install the Software on a Server, then You can only allow up to 10 Server Software Users to access the Software (even though You may have more than 10 Network Users or fewer than 10 concurrent users of the Software).

2.3.2 For clarification and without limitation, the foregoing does not permit You to install or access (either directly or through commands, data, or instructions) the Software: (a) from or to a Computer not part of Your Internal Network (e.g., personal Computers if Software is licensed by Your employer); (b) by any individual or entity to use, download, copy, or otherwise benefit from the functionality of the Software unless licensed to do so by Iron Mountain in an Existing Agreement (e.g., subcontractor or vendor); or (c) for operations not initiated by an individual Authorized User (e.g., automated processing).

2.4 Content Files. Unless stated otherwise in the “Read- Me” files, Documentation, or other license(s) in an Existing Agreement associated with the Content Files, You may use, display, modify, reproduce, and internally distribute any of the Content Files for your own internal use and in accordance with the terms of this Agreement. However, You may not distribute the Content Files externally and You may not claim any rights in the Content Files or derivative works thereof. Nothing stated herein shall affect the ownership of the Software as stated in Section 3.

2.5 Documentation Copies. You may make copies of the Documentation for Your own internal use for storage on Your Internal Network in connection with use of the Software in accordance with this Agreement, but no more than the amount reasonably necessary.

3. Intellectual Property Ownership.

The Software and any authorized copies that You make pursuant to this Agreement or Existing Agreement are the intellectual property of and are owned by Iron Mountain. The structure, organization, and source code of the Software are valuable intellectual property of Iron Mountain, including trade secrets and confidential information of Iron Mountain. The Software is protected by law, including the copyright laws of the United States and other countries and by international treaty provisions. Except as expressly stated herein, this Agreement does not grant You any intellectual property rights in the Software. All rights not expressly granted in this Agreement or an Existing Agreement are reserved by Iron Mountain and its suppliers.

If You provide or otherwise make available to Iron Mountain any suggestions, enhancement requests, recommendations, corrections or other feedback (“Feedback”), whether related to the Software or otherwise, then (a) You hereby acknowledge and agree that such Feedback is not confidential, and that Your provision of such Feedback is gratuitous, unsolicited and without restriction, and does not place Iron Mountain under any fiduciary or other obligation; and (b) You hereby grant to Iron Mountain, to the maximum extent permitted under applicable law, a worldwide, royalty-free, fully paid-up, non-exclusive, perpetual, irrevocable, transferable and fully sublicensable (through multiple tiers) license, without additional consideration to You or any third party, to reproduce, distribute, perform and display (publicly or otherwise), create derivative works of, adapt, modify and otherwise use, analyze and exploit such Feedback, in any format or media now known or hereafter developed, and for any purpose (including marketing or promotional purposes or testimonials).

4. Restrictions and Requirements.

4.1 Proprietary Notices. Any permitted copy of the Software (including Documentation) that You make must contain the same copyright and other proprietary notices that appear on or in the Software.

4.2 Use Obligations. You agree that You will not use the Software other than as permitted by this Agreement and that You will not use the Software in a manner inconsistent with an Existing Agreement, law or regulation, or the Software’s design or Documentation, including any uses that

infringe or violate the intellectual property or other rights of any person or entity, intentionally interfere with the operation of the Software or other Iron Mountain products or services, violate anyone's privacy or publicity rights, or breach any duty of confidentiality that You owe to any person or entity.

4.3 No Modifications. Except as expressly permitted in an Existing Agreement, You may not modify, port, adapt, or translate the Software.

4.4 No Reverse Engineering. Except as otherwise expressly permitted in this Agreement and except as and only to the extent permitted by applicable law, or by licensing terms governing use of open-sourced components included with the Software, You will not reverse engineer, decompile, disassemble, or otherwise attempt to discover the source code of the Software.

4.5 No Unbundling. The Software may include various applications and components, may support multiple platforms and languages, and may be provided to You on multiple media or in multiple copies. Nonetheless, the Software is designed and provided to You as a single product to be used as a single product on Compatible Computers as permitted herein. Unless otherwise permitted in the Documentation, You are not required to install all component parts of the Software, but You may not unbundle the component parts of the Software for use on different Computers.

4.6 No Transfer.

4.6.1 YOU WILL NOT RENT, LEASE, SELL, SUBLICENSE, ASSIGN, OR TRANSFER YOUR RIGHTS IN THE SOFTWARE (INCLUDING WITHOUT LIMITATION, SOFTWARE OBTAINED THROUGH A WEB DOWNLOAD), OR AUTHORIZE ANY PORTION OF THE SOFTWARE TO BE COPIED ONTO ANOTHER INDIVIDUAL OR LEGAL ENTITY'S COMPUTER EXCEPT AS MAY BE EXPRESSLY PERMITTED IN THIS AGREEMENT OR AN EXISTING AGREEMENT.

4.6.2 Except as may be permitted by an Existing Agreement, You MAY NOT transfer Your rights to use the Software to another individual or legal entity without Iron Mountain's explicit prior written permission.

4.9 Territory. You shall only use the Software and access the Iron Mountain services in the Territory and in a manner consistent with an Existing Agreement. Iron Mountain may terminate the license granted herein or suspend the access to the Iron Mountain Services if Iron Mountain determines that You are using the Software or Iron Mountain Services outside the Territory.

5. Updates.

If the Software is an Update to a prior version of Iron Mountain software (the "Prior Version"), then Your use of this Update is conditional upon (i) Your discontinued use of the Prior Version and (ii) Your return or destruction of the Prior Version. Any obligations that Iron Mountain may have to support Prior Versions during the License Term may end upon the availability of this Update. No

other use of the Update is permitted. Additional Updates may be licensed to You by Iron Mountain with additional or different terms.

6. Disclaimer.

Neither Iron Mountain nor its third-party providers warrant the Software will perform in accordance with any specifications, documentation, or other standards, perform in an uninterrupted capacity, be error-free or bug-free, provide complete or accurate data, nor do they make any warranties as to the results to be obtained from the use of the Software. Use of the Software and reliance thereon is at Your sole risk. EXCEPT AS SPECIFICALLY PROVIDED IN AN EXISTING AGREEMENT OR THIS AGREEMENT, NEITHER PARTY MAKES ANY OTHER REPRESENTATIONS AND/OR WARRANTIES, EITHER EXPRESS OR IMPLIED, AS TO ANY OTHER MATTER WHATSOEVER, INCLUDING, WITHOUT LIMITATION, THE CONDITION OF THE SERVICES OR ANY WORK PRODUCT DEVELOPED HEREUNDER, AND BOTH PARTIES HEREBY EXPRESSLY DISCLAIM ANY IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR ANY PARTICULAR PURPOSE OR NEED, ACCURACY, NON-INFRINGEMENT OF THIRD PARTY RIGHTS AND TITLE, AND ANY WARRANTIES THAT MAY ARISE FROM COURSE OF DEALING, COURSE OF PERFORMANCE OR USAGE OF TRADE. THIS DISCLAIMER OF WARRANTY MAY NOT BE VALID IN SOME JURISDICTIONS. YOU MAY HAVE ADDITIONAL RIGHTS UNDER LAW WHICH MAY VARY FROM JURISDICTION TO JURISDICTION. IRON MOUNTAIN DOES NOT SEEK TO LIMIT YOUR WARRANTY RIGHTS TO ANY EXTENT NOT PERMITTED BY LAW. The provisions of this Section and Sections 7 and 8 will survive the termination of this Agreement, however caused, but this will not imply or create any continued right to use the Software after termination of this Agreement.

7. Indemnity.

You will defend Iron Mountain against any claim, demand, suit or proceeding made or brought against Iron Mountain by a third party alleging that any of Your data that you upload into the Software, or Your use of the Software in breach of this Agreement, infringes or misappropriates such third party's intellectual property rights, other third party rights or violates applicable law (a "Claim Against Iron Mountain"), and will indemnify Iron Mountain from any damages, attorney fees and costs against Iron Mountain as a result of, or for any amounts paid by Iron Mountain under a court-approved settlement of, a Claim Against Iron Mountain, provided Iron Mountain (a) promptly gives You written notice of the Claim Against Iron Mountain, (b) gives You sole control of the defense and settlement of the Claim Against Iron Mountain (except that You may not settle any Claim Against Iron Mountain unless it unconditionally releases Iron Mountain of all liability), and (c) gives You all reasonable assistance, at Your expense.

8. Limitation of Liability.

EXCEPT FOR REMEDIES THAT CANNOT BE EXCLUDED OR LIMITED UNDER LAW, IRON MOUNTAIN, ITS AFFILIATES, SUPPLIERS, AND CERTIFICATE AUTHORITIES WILL NOT BE

LIABLE TO YOU FOR ANY LOSS, DAMAGES, CLAIMS, OR COSTS WHATSOEVER INCLUDING ANY CONSEQUENTIAL, INDIRECT OR INCIDENTAL DAMAGES, ANY LOST PROFITS OR LOST SAVINGS, ANY DAMAGES RESULTING FROM BUSINESS INTERRUPTION, PERSONAL INJURY OR FAILURE TO MEET ANY DUTY OF CARE, OR CLAIMS BY A THIRD PARTY, EVEN IF AN IRON MOUNTAIN REPRESENTATIVE HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH LOSS, DAMAGES, CLAIMS, OR COSTS. IN ANY EVENT, IRON MOUNTAIN'S AGGREGATE LIABILITY AND THAT OF ITS AFFILIATES, SUPPLIERS, AND CERTIFICATE AUTHORITIES UNDER OR IN CONNECTION WITH THIS AGREEMENT WILL BE LIMITED TO THE GREATER OF: (i) THE AMOUNT YOU PAID FOR THE SOFTWARE AND / OR ACCESS THERETO, OR (ii) \$100.00 USD. THIS LIMITATION WILL APPLY EVEN IN THE EVENT OF A FUNDAMENTAL OR MATERIAL BREACH OR A BREACH OF THE FUNDAMENTAL OR MATERIAL TERMS OF THIS AGREEMENT. Nothing contained in this Agreement limits Iron Mountain's liability to You in the event of death or personal injury resulting from Iron Mountain's negligence or for the tort of deceit (fraud).

THE FOREGOING LIMITATIONS AND EXCLUSIONS APPLY TO THE EXTENT PERMITTED BY APPLICABLE LAW IN YOUR JURISDICTION. THIS LIMITATION OF LIABILITY MAY NOT BE VALID IN SOME JURISDICTIONS. YOU MAY HAVE RIGHTS THAT CANNOT BE WAIVED UNDER CONSUMER PROTECTION AND OTHER LAWS. IRON MOUNTAIN DOES NOT SEEK TO LIMIT ITS WARRANTY OR REMEDIES TO ANY EXTENT NOT PERMITTED BY LAW.

9. Export Rules.

You acknowledge that the Software is subject to the U.S. Export Administration Regulations (the "EAR") and that You will comply with the EAR. You will not export or re-export the Software, directly or indirectly, to: (a) any countries that are subject to U.S. export restrictions (including currently Cuba, Iran, North Korea, Sudan, and Syria), (b) any end user whom You know or have reason to know will utilize them in the design, development or production of nuclear, chemical or biological weapons, or rocket systems, space launch vehicles, and sounding rockets, or unmanned air vehicle systems, or (c) any end user who has been prohibited from participating in the U.S. export transactions by any federal agency of the U.S. government. In addition, You are responsible for complying with any local laws in Your jurisdiction and the Territory which may impact Your right to import, export or use the Software. If Iron Mountain has knowledge that a violation has occurred, Iron Mountain may be prohibited from providing maintenance and support for the Software.

10. Governing Law.

Except as explicitly provided in an Existing Agreement, this Agreement shall be governed in all respects by the laws of the Commonwealth of Massachusetts in the United States. All disputes arising under this Agreement shall be brought exclusively in the courts of the Commonwealth of Massachusetts, as permitted by law. You consent to the jurisdiction of the above courts. The parties agree that the (i) the conflict of law rules of any jurisdiction, (ii) the United Nations Convention on

Contracts for the International Sale of Goods, and (iii) the Uniform Computer Information Transactions Act, as enacted in any jurisdiction are specifically excluded from application to this Agreement.

11. General Provisions.

If any part of this Agreement is found void and unenforceable, it will not affect the validity of the balance of this Agreement, which will remain valid and enforceable according to its terms. This Agreement may only be modified in writing, signed by an authorized officer of Iron Mountain (including in an Existing Agreement). The English version of this Agreement will be the version used when interpreting or construing this Agreement. This is the entire Agreement between Iron Mountain and You relating to the Software, and except as explicitly agreed to in a Existing Agreement, this Agreement supersedes any prior representations, discussions, undertakings, communications, or advertising relating to the Software.

12. Notice to U.S. Government End Users.

12.1 U.S. Government Licensing of Iron Mountain Technology. You agree that when licensing Iron Mountain Software for acquisition by the U.S. Government, or any contractor therefore, You will license consistent with the policies set forth in 48 C.F.R. Section 12.212 (for civilian agencies) and 48 C.F.R. Sections 227.7202- 1 and 227.7202- 4 (for the Department of Defense). For U.S. Government End Users, Iron Mountain agrees to comply with all applicable equal opportunity laws including, if appropriate, the provisions of Executive Order 11246, as amended, Section 402 of the Vietnam Era Veterans Readjustment Assistance Act of 1974 (38 USC 4212), and Section 503 of the Rehabilitation Act of 1973, as amended, and the regulations at 41 CFR Parts 60- 1 through 60- 60, 60- 250, and 60- 741. The affirmative action clause and regulations contained in the preceding sentence will be incorporated by reference into this Agreement.

12.2 Commercial Items. For U.S. Government End Users, Software is a "Commercial Item(s)," as that term is defined at 48 C.F.R. Section 2.101, consisting of "Commercial Computer Software" and "Commercial Computer Software Documentation," as such terms are used in 48 C.F.R. Section 12.212 or 48 C.F.R. Section 227.7202, as applicable. Consistent with 48 C.F.R. Section 12.212 or 48 C.F.R. Sections 227.7202- 1 through 227.7202- 4, as applicable, the Commercial Computer Software and Commercial Computer Software Documentation are being licensed to U.S. Government end users (a) only as Commercial Items and (b) with only those rights as are granted to all other end users pursuant to the terms and conditions herein. Unpublished-rights reserved under the copyright laws of the United States.

13. Compliance with Licenses.

If You are a business, company, or organization, You agree that, in addition to any license compliance checking performed by the Software, Iron Mountain or its authorized representative have the right, no more than once every twelve (12) months, upon seven (7) business days' prior notice to You, to inspect Your records, systems, and facilities to verify that its use of any and all Iron Mountain Software or service is in conformity with its valid licenses from Iron Mountain. For

example, Iron Mountain has the right to those of Your records useful to determine whether installations of the Software are in compliance with this Agreement, and You shall provide such records to Iron Mountain promptly upon request by Iron Mountain. Additionally, You shall provide Iron Mountain with all records and information requested by Iron Mountain in order to verify that its use of any and all Iron Mountain Software is in conformity with its valid licenses from Iron Mountain within thirty (30) days of Iron Mountain's request.

14. Internet Connectivity and Privacy.

14.1 Automatic Connections to the Internet. The Software may cause Your Computer, without notice, to automatically connect to the Internet and to communicate with an Iron Mountain website or Iron Mountain domain only for purposes such as license validation, activation, certification of completion and deactivation purposes for Your Compatible Computer, and providing You with additional information, Updates, features, or functionality.

14.2 Privacy. Except as expressly provided in an Existing Agreement, whenever the Software makes an Internet connection and communicates with an Iron Mountain website, whether automatically or due to explicit user request, the privacy policy shall apply. Whenever the Software connects to Iron Mountain over the Internet, Your personal information is not collected and transmitted by the Software to Iron Mountain, and only specific Compatible Computer information is collected and transmitted by the Software to Iron Mountain (for purposes noted in Section 14.1 above). Iron Mountain privacy policy is available at <https://www.ironmountain.com/utility/legal/privacy-policy>.

14.3 Activation. The Software may require You to (a) obtain an Adobe ID, (b) activate or reactivate the Software, (c) register the software, or (d) validate the license. Such requirements may cause Your Computer to connect to the Internet without notice on install, on launch, and on a regular basis thereafter. Once connected, the Software will collect and transmit information to Iron Mountain as further described in Section 14.2 and any Documentation. Software or You may also receive information from Iron Mountain related to Your license, activation, certification of completion of use of the Software or deactivation. Iron Mountain may use such information to detect or prevent fraudulent or unauthorized use not in accordance with a valid license or Existing Agreement. Failure to activate or register the Software, validate the license, or a determination by Iron Mountain of fraudulent or unauthorized use of the Software may result in reduced functionality, inoperability of the Software, or a termination or suspension of the license.

14.4 Deactivation. To the extent applicable to the Software provided pursuant to this Agreement, you may deactivate and uninstall unused Software from Your Computer in order to install and activate the Software on another Compatible Computer in accordance with this Agreement or an Existing Agreement, or the Software may automatically deactivate upon completion ("Deactivation") and as further described herein this Agreement, an Existing Agreement or Documentation. Deactivation requires Internet connectivity.

14.6 Digital Certificates. The Software uses QR Code technology, digital certificates or other digital credential (as described in Documentation) and may connect to the Internet at the time of validation of a digital certificate for purposes pursuant to this Section 14. You agree not to disable, remove, or distribute the digital certificate for any purpose other than those permitted in this Agreement.

15. Settings. To the extent You are permitted to modify settings in the Software, information on how to configure such settings, including information on how to enable different language options, is available in the Documentation.

16. Third Party and Open Source Software. The Software may include certain third-party components. Any applicable terms and/or notices required by Iron Mountain's licensors for such components may be disclosed within the Software, on Iron Mountain's website, or as otherwise disclosed or made available by Iron Mountain. Such third party materials may be subject to restrictions in addition to those listed in this Agreement. By distributing the Software, Iron Mountain distributes and passes through the terms and conditions of such licenses to You (within the Software, on Iron Mountain's website, or as otherwise disclosed or made available by Iron Mountain). No open source software ("OSS") will be included in the Software without prior written notification to You, where OSS is defined as software subject to an open source license agreement that requires such notification to You, creates or purports to create contribution obligations for You, or otherwise grants or purports to grant to any third party any rights in Your software. Your receipt of OSS from Iron Mountain neither enlarges nor curtails Your rights or obligations defined by the OSS license applicable to the software. You agree that all OSS shall be and shall remain subject to the terms and conditions under which it is provided. The OSS is provided "as is", without any warranty of any kind, and Iron Mountain further disclaims all other warranties, express, implied, or statutory, with respect to OSS. Additional third party software or solutions may be obtained from third party licensors to interact with Software and Solutions, at Your request and written agreement by the parties, and such third party software and solutions will be subject to the terms and conditions of such third party's licenses to You, and such interaction of software and solutions with Software and Solutions shall be subject to this Agreement. EXCEPT AS EXPRESSLY AGREED BY IRON MOUNTAIN OR ITS AFFILIATES OR A THIRD PARTY IN A SEPARATE AGREEMENT, YOUR USE OF IRON MOUNTAIN ONLINE SERVICES AND THIRD PARTY ONLINE SERVICES IS AT ITS OWN RISK UNDER THE WARRANTY AND LIABILITY LIMITATIONS OF SECTIONS 6 AND 8.

17. General. If You have any questions regarding this Agreement or if You wish to request any information from Iron Mountain, please use the address and contact information included with this product to contact the Iron Mountain office serving your jurisdiction (see www.ironmountain.com).

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