

End User License Agreement - IMPORTANT INFORMATION - PELASE READ CAREFULLY

The herein contained License Agreement ("License" or "EULA") shall be considered a legally binding agreement between you (as an individual or in entity, who then shall, within the constraints of this agreement, be referred to as "You" or "Your") and REPORT VIEWER LIMITED for the use of one of our specified software applications, either THE REPORT VIEWER or THE REPORT PROCESSOR, which may include related printed material, media, and any other components and/or software modules, including but not limited to required drivers ("Software"). Other aspects of the Software may also include, but are not limited to, software updates and any upgrades necessary that REPORT VIEWER LIMITED may supply to You or make available to You, or that You could obtain after the initial copy of the Software, and as such that said items are not accompanied by a separate license agreement or terms of use.

BY WAY OF THE INSTALLATION, COPYING, DOWNLOADING, ACCESSING OR OTHERWISE USE OF THIS SOFTWARE, YOU ARE AGREEING TO BE LEGALLY BOUND BY THE HEREIN CONTAINED TERMS OF THIS LICENSE AGREEMENT. IF YOU DO NOT AGREE TO BE BOUND BY THE

TERMS OF THIS EULA, YOU THEN HAVE NO RIGHTS TO THE SOFTWARE

AND SHOULD THEREFORE NOT INSTALL, COPY, DOWNLOAD, ACCESS NOR USE THE SOFTWARE.

LICENSE GRANT

REPORT VIEWER LIMITED shall grant to you a non-exclusive license for the use and installation of the Software, on a comparable device, subject to all the terms and conditions set forth herein. The Software may be used solely as permitted by the License Type purchased and described on the license order. Furthermore, this EULA shall also govern any and all software upgrades provided by REPORT VIEWER LIMITED that would replace, over write and/or supplement the original installed version of the Software, unless those other upgrades are covered under a separate license, at which those terms of that license will govern.

LICENSE TYPES

(a) TRIAL

Trial licenses may be used solely to evaluate the Software on a limited basis. The evaluation period granted by a trial license is not to exceed thirty (30) days or one hundred (100) uses. Trial licenses are limited to a specific version of the software.

(c) FLOATING USER LICENSE, NETWORK LICENSE, or DAILY USER LICENSE

Under the terms of a Floating User License, the software is licensed for use by a specific number of users on a network. A license server is required to manage a floating license. With this type of license, the number of concurrent users is counted with the

licensed application usable by only a specified number of users at any time. The license is limited by the term or period set form in the order. Floating user licenses allow users to update their license durning the specific license term. Some floating licenses, like DAILY USER LICENSES, have a hold period.

(b) NODE-LOCKED LICENSE or PC LICENSE

Under the terms of a Node-Locked License, the software is authorized for use of an application running on a single specific machine. The license is bound to this machine and may not be transferred. It is not authorized for use in virtualized environments or terminal servers. The license is limited by the term or period set form in the order. Trial licenses are limited to a specific version of the software.

(c) USER-NODE LOCKED LICENSE

Under the terms of a User-Node-Locked License, the software is authorized for use by a single user of a single specific machine. The license is bound to this machine and may not be transferred. It may only be used by the single activated user on that machine. It is not authorized for use in virtualized environments or terminal servers. The license is limited by the term or period set form in the order. User-node-locked licenses may be limited to a specific version of the software.

(b) NODE-LOCKED LICENSE (VIRTUAL MACHINE)

Under the terms of a Node-Locked License, the software is authorized for use of an application running on a single specific virtual machine image. The license is bound to this virtual machine image and may not be transferred. It is not authorized for use in terminal servers. The license is limited by the term or period set form in the order. Node-locked licenses may be updated for their license term.

TERMINATION

Should you breach this EULA at any time, your right to the use of the Software will then immediately terminate and shall terminate without any notice being given. However, all provisions of this EULA, with the exception of the License Grant , will remain in effect and thus shall survive termination. Upon termination of the License Grant, You MUST destroy any and all copies of the Software.

COPYRIGHT

The aforementioned Software is protected by copyright and other intellectual property laws and treaties, and as such all rights, title, and interest in and to the content offered, including but not limited to, any photographs, images, video animation, text, and music, that may be incorporated as part of the offered content. Such offered content is protected by copyright laws and international treaty provisions. Therefore, offered content must be treated as any other copyrighted material, with the exception that it is allowable for you to make copies as provided by the License. However, printed material, which may accompany any offered content, may not be copied.

RESTRICTIONS ON USE

As a Licensee, You may not:

- (a) Make use of the offered content on more systems than expressly described in the license order;
- (b) You may not share, distribute, lend, lease, sublicense or otherwise make available, in any manner whatsoever, to any third party the offered content;
- (c) Modify, adapt, create derivative works from or translate any part of the offered content other than what may be used within the Software in accordance with this License;
- (d) Reverse engineer, decompile or disassemble the offered content, nor attempt to locate or obtain its source code;
- (e) Attempt to alter or remove any trademark, copyright or other proprietary notice contained within the offered content; or
- (f) Make use of any offered content in any manner not stipulated within this EULA or the documentation accompanying the offered content.

UPDATES

REPORT VIEWER LIMITED may find the need from time to time to make available to all license holders updates for the offered content, in accordance with the herein contained terms and conditions of this EULA. It shall be at the sole discretion of REPORT VIEWER LIMITED to make conditional releases of said upgrade to you upon your acceptance of another EULA or execution of another separate agreement. Should you elect to install and make use of these updates, you are therefore agreeing to be subject to all applicable license, terms and conditions of this EULA and/or any other agreement.

DISCLAIMER OF WARRANTY

With regard and with relationship to the maximum extent permitted by applicable law, REPORT VIEWER LIMITED, and, if applicable, related suppliers, shall provide the Software and any support services, if needed, related to the Software, and hereunto disclaim all warranties and conditions, either express, implied or statutory, which may include, but are not limited to, any implied warranties or conditions of merchantability, of suitability for a

specified purpose, that it contains absolute accuracy or completeness of responses, of results, and of any lack of negligence or lack of workmanlike effort, all with respect to the Software, and the provision of or failure to provide Support Services.

FURTHERMORE, THERE IS NO WARRANTY OR CONDITION OF TITLE, QUIET

ENJOYMENT, QUIET POSSESSION, OR NON-INFRINGEMENT WITH REGARDS TO THE HEREIN CONTAINED SOFTWARE. THE ENTIRE RISK AS TO THE QUALITY OF OR PERFORMANCE OF THE SOFTWARE AND SUPPORT SERVICES, IF ANY, REST WITH YOU. LIMITATION OF LIABILITY AND REMEDIES

In spite of any damages that you may or may not incur for any reason, which may include, but are not limited to, any and all direct or general damages, the entire liability of REPORT VIEWER LIMITED and/or any of the aforementioned suppliers covered under the herein contained provisions of this EULA, along with Your exclusive remedy with regards to all of the foregoing, shall hereby be limited to the amount actually paid by you for this Software . Therefore, the aforementioned limitations, exclusions and any disclaimers shall apply to the maximum extent allowable by law, even should any proposed remedy fail its essential purpose.

EXPORT CONTROLS

By clicking on the install button, you hereby agree that you will comply with any and all applicable export laws, restrictions and all regulations of the U.S. Department of Commerce, U.S. Department of Treasury, and any other U.S. or foreign agency or authority with regards to this provision of the EULA. You expressly agree not to export or re-export, nor allow the export or re-export of the offered content in violation of any

such law, restriction or regulation, including without limitation, export or re-export to any country subject to any and all applicable U.S. trade embargoes or to any prohibited destination, in any group specified in the current "Supplement No. 1 to Part 740 or the Commerce Control List specified in the then current Supplement No. 1 to Part 738 of the U.S. Export Administration Regulations (or any successor supplement or regulations)."

U.S. GOVERNMENT END USERS

The offered content is licensed by the U.S. Government with RESTRICTED RIGHTS. The use, duplication of, or the disclosure by the U.S. Government, shall be subject to restrictions in accordance with DFARS 252.227-7013 of the Technical Data and Computer Software clause, and 48 DCR 52.227-19 of the Commercial Computer Software clause, as applicable.

MISCELLANEOUS

This EULA, in its entirety, shall be legally binding upon and inure to the benefit of REPORT VIEWER LIMITED and you, our respective successors and permitted assigns. Should any of this provision be deemed invalid or unenforceable, such determination will not affect the validity or enforceability of any other provision contained herein. If there is any waiver of any breach or failure to enforce any of the provisions contained herein, it shall not be deemed as a future waiver of said terms or a waiver of any other provision of this

EULA. Any waiver, supplementation, modification or amendment to any provision of this EULA, shall only be effective when done so in writing and signed off by REPORT VIEWER LIMITED and you. This EULA shall be governed solely by the laws of the State of OHIO and of the United States. Should any action arise out of or in relation to this EULA, such action may be brought exclusively in the appropriate federal or state court in Cincinnati, Ohio, and as such, you and REPORT VIEWER LIMITED irrevocably consent to the jurisdiction of said court and venue for Cincinnati, Ohio.