

III Software LLC
Innovators for Industry and Institutions Software

License Agreement
WebX Crypto Library
WebX_Crypto
Version 5

Confidential Information

III Software LLC

Software License Agreement

This Software License Agreement (“SLA”) is a legal agreement between you (“Licensee”) and III Software LLC (“Licensor”), the author of the WebX_Crypto Library (“WebX_Crypto”), and covers all samples, documentation and programs both in source code and object code (the “Software”).

By purchasing, installing, copying or otherwise using the Software, Licensee agrees to be bound by the terms and conditions set forth in this SLA. If Licensee does not agree to the terms and conditions set forth in this SLA, the Licensee may not purchase, download, install, or use the Software.

1. Ownership

THIS IS A LICENSE AGREEMENT AND NOT AN AGREEMENT FOR SALE. Licensor asserts that this Agreement does not transfer any intellectual property rights, copyrights, or any other rights, except as explicitly granted to Licensor by this Agreement. Licensor represents and warrants that it has the legal right to enter into and perform its obligations under this Agreement.

2. Grant of License

Scope: Subject to the terms of this SLA, Licensor hereby grants to Licensee a royalty-free, non-exclusive, perpetual license to possess and use the Software for the purposes described by the terms and conditions provided in this Software License Agreement. This Agreement shall be automatically terminated if Licensee fails to comply with the terms or restrictions set forth in this Agreement.

Components:

The Software consists of two portions: (1) “Tools” which may be used by internal development staff to create applications which utilize the functionality of the Software; and (2) “Run Time” that may be distributed in conjunction with applications Licensee created to utilize the features provided by Software.

Run Time Components shall include only the Dynamic Load Libraries (“DLLs”) included in the Software.

Tools shall include documentation, source code, license keys, utilities, and all other components not included in Run Time.

Installation and Use: Software can be purchased in two versions: (1) Developer License, and (2) Site License. A Developer License permits you to install and use the Tools and Run Time on a developer’s machine for which a copy was purchased. A Site Licensee permits you to install and use an unlimited number of copies of both Tools and Run Time at their site. “Site” for an individual shall be defined as their personal equipment. “Site” for a business entity shall be defined as all locations where the Licensee maintains a physical presence, and shall include all employees, even those who work remotely.

III Software LLC

Software License Agreement

Support: Licensor may, but has no obligation to provide modifications or revisions to the Software. Licensee is entitled to all revisions of the Software for a period of thirty (30) days from the date of purchase, at no cost. Licensee may, at their discretion, acquire extended support at the time of purchase, which extends their rights to software revisions for a period of one (1) year from the date of purchase. In the absence of support, Licensee may acquire new versions of the Software for an additional fee. Licensee is under no obligation to obtain revisions, or purchase support. Licensor reserves the right to discontinue the sale or support of older versions of the Software at any time.

Distribution: Licensee may distribute an unlimited number of copies of the Run Time outside their Site, without fee, provided that Run Time is **ONLY** included as part of Licensee's application. At no time may Licensee distribute any portion of Software Tools outside their Site. The Run Time DLLs shall not be distributed outside Licensee's Site unless accompanied by the Licensee's application.

3. Description of Restrictions

Limitations: Licensee and third parties may not reverse engineer, decompile, or disassemble the Software, except and only to the extent that such activity is expressly permitted by applicable law, notwithstanding this limitation. Licensee may not rent, lease or transfer the Tools portion of the Software without prior written permission of Licensor. Licensee may not modify the Run Time portion of the Software, including but not limited to, modifying the DLL's binary image, copyright, author, version, or any other portion of the Run Time DLLs.

Representation of Ownership: Licensee may, at their sole discretion, disclose the author of the Software, but has no obligation to make such disclosure. Licensee may not claim nor imply ownership of Licensor's Software as their own.

Application Restrictions: Licensee may not create an application utilizing the Software that only contains the same or similar function of the Software. This restriction shall not prevent Licensee from making their own application which reproduces the functionality of the Software, provided said application does not include the Licensor's Software.

Prohibited Distribution: The Software includes strong cryptographic features. The United States Department of Commerce, and with the United States Export Administration Act require that the Software is not exported in violation of United States Law. You acknowledge that the Software may be subject to export regulations, and agree not to export or transfer any portion of the Software in violation of any United States or other applicable laws. Licensee asserts they have the responsibility to obtain any export classifications and licenses as may be required to comply with such laws.

III Software LLC

Software License Agreement

4. Jurisdiction. This Software License Agreement shall be governed by the laws of the Commonwealth of Pennsylvania, as those laws are applied, by Pennsylvania courts, to contracts between Pennsylvania residents made and to be performed within Pennsylvania by consenting parties. If any provision of this agreement is found unenforceable by a Pennsylvania court of competent jurisdiction, that provision only shall be severed in force and effect, all other provisions will continue to remain in effect. You agree irrevocably to the exclusive jurisdiction of the Pennsylvania court of competency geographically closest to III Software's location in Ambridge, Beaver County, Pennsylvania.

5. Limitation of Liability. In no event shall Licensor's aggregate liability exceed the amount actually paid by Licensee.

6. WARRANTY DISCLAIMER: LICENSOR, HEREBY EXPRESSLY DISCLAIM ANY WARRANTY FOR THE SOFTWARE. THE SOFTWARE IS PROVIDED "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR NON-INFRINGEMENT. LICENSEE ACCEPTS ANY AND ALL RISK ARISING OUT OF USE OR PERFORMANCE OF THE SOFTWARE. IN NO EVENT SHALL LICENSOR BE LIABLE FOR ANY DAMAGES WHATSOEVER, INCLUDING, BUT NOT LIMITED TO INCIDENTAL, CONSEQUENTIAL, SPECIAL OR EXEMPLARY DAMAGES, LOST PROFITS, BUSINESS INTERRUPTION, OR OTHER PECUNIARY LOSS, ARISING OUT OF THE USE OF THE SOFTWARE.

7. Entire Agreement: This Software License Agreement constitutes the entire agreement between Licensor and Licensee and supersedes all prior understandings of Licensor and Licensee, including any prior representation, statement, condition, warranty, or prior agreements with respect to the subject matter of this Agreement.