



IRIS END-USER LICENSE AGREEMENT

Carefully read the terms and conditions of this End User License Agreement (“License”) before opening and/or installing the IRIS Software package. By opening or installing the Software package you indicate your agreement with the terms and conditions of this License. If you do not agree with its terms and conditions do not open and/or install the Software package and promptly return the package including all other items which are part of this Software, such as hardware and/or printed material, to your reseller.

TERMS AND CONDITIONS

This legal document is an agreement between the legitimate purchaser of a license, hereinafter referred to as “End User”, and Image Recognition Integrated Systems S.A., hereinafter referred to as “IRIS”

1. This agreement applies to the following IRIS software(s): _____ (“Software”) and its associated user documentation (“Documentation”).
2. IRIS grants End User a non-exclusive, non-transferable, worldwide license for one (1) user to install the Software on a single personal computer and use the Software and one copy of the Documentation contained in the accompanying user manual. **License of the Software is granted in every country where Licensee may lawfully exercise its rights hereunder to license the Software.** The License granted hereunder applies only to the designated version of the enclosed Software. If the Software is an upgrade or cross grade, such upgrade or cross grade and the Software that was upgraded/cross graded constitute a single copy of the Software for purposes hereof and the new version of the Software and the original version of the Software cannot be used concurrently by two users.
3. This License is the entire and sole agreement between IRIS and the End User with respect to the

© Copyright 2010 I.R.I.S. s.a./n.v.

All rights reserved for all countries. I.R.I.S., I.R.I.S.’ product names, I.R.I.S.’ logos and I.R.I.S.’ product logos are I.R.I.S. trademarks.

All other products and names mentioned are trademarks or registered trademarks from their respective owners.

PRODUCTS & TECHNOLOGIES

I.R.I.S. s.a./n.v.
10 rue du Bosquet
1348 Louvain-la-Neuve
Belgium

Tel.: +32-(0)10-45 13 64
Fax: +32-(0)10-45 34 43
info@irisporate.com
www.irislink.com

Document Understanding Solutions™

Belgium • France • U.S.A. • Luxembourg • China • Germany • The Netherlands • Norway

Software and the Documentation. It supersedes all prior understandings or communications between IRIS and End User, whether written or oral.

4. The copyright on the Software and Documentation as well as all other intellectual property rights of IRIS remain the exclusive property of IRIS. IRIS shall under no circumstances be obligated to release its Software source codes. In consideration of the payment of the applicable license fees, IRIS solely grants End User the right to use the Software and the Documentation pursuant to the terms and conditions hereof.
5. The licensed Software must be solely and exclusively used together with the Enterprise Imaging Platform Software with which it was delivered or for which it was developed. Under no circumstances will the End User be entitled to use the Software with any other software than the Enterprise Imaging Platform Software. Furthermore, without prejudice to Article 6 below, if the End User does not comply with the aforementioned provision, IRIS shall under no circumstances be held liable for any Software malfunction, or for any direct, indirect, incidental or consequential damages caused by the use of a third party's software program. In such event, IRIS shall void any warranty whatsoever related to the Software.
6. End User shall not reproduce, electronically transfer, copy, translate, modify or reverse-engineer any part of the Software or Documentation, except to the extent that the electronic transfer of the Software to a host computer's memory is required for End User's regular use of the Software. End User may be liable for any infringement of intellectual property rights caused by or facilitated by End User's failure to abide by the terms of this License.
7. The Software and Documentation are licensed to the End User and may not be transferred, either wholly or in part, to anyone without the prior written consent of IRIS.
8. This License is effective until terminated. The License terminates automatically without notice from IRIS if the End User fails to comply with any provision of this License. Upon termination, End User shall destroy all copies of the Software and Documentation and certify such destruction in writing to IRIS or alternatively return the same to IRIS.
9. IRIS does not warrant that the Software will run without interruptions or that it will be free from errors or that all discovered errors shall be corrected. The Software and Documentation are delivered as such without any express or implied warranty. In particular, IRIS does not warrant the Software and Documentation's merchantability or fitness for any particular purpose. In no event shall IRIS be liable for any direct, indirect, incidental or consequential damages caused by the Software or Documentation.
10. IRIS may create upgraded versions of the Software and Documentation. IRIS shall make such updates available to End User on the condition that End User is current on all License and Maintenance and Support Fees.
11. Under no circumstances shall IRIS be responsible to End User or any third party for illegal use of the Software resulting in reproducing, electronic transferring, copying, translating or modifying any part of the Documentation or information about the Software without appropriate authorization from IRIS or the copyright holder, as applicable.

12. This License is only valid for End User usage, and this License does not grant the End User the right to resell the Software, to integrate the included IRIS technology or to propose additional services across the Internet. This License allows the use of the included IRIS technology across an Intranet or an Extranet. This License is not valid for use as a runtime license of an IRIS component integrated into a third-party application and/or Internet-based service. Notwithstanding the foregoing, IRIS and End User may enter into a separate written agreement with IRIS, to license a component of a third-party application and/or Internet-based service integrating IRIS technology that has expressly been sold as such. In such case, the terms of the license shall permit both End User utilization and integration.
13. IRIS utilizes third party technology (including open source software) which is necessary to the functionality of the Software. Such third party technology shall not be subject to this Agreement, but shall be subject to the license terms of such third party technology.
14. In the event that a claim is filed in a court of competent jurisdiction alleging that the Software, its related Documentation, its trademarks, its copyrights or its trade names used within the scope of the License granted hereunder directly infringes any copyright or trade secret of any third party ("Infringement Action"), IRIS shall indemnify, defend and hold the End User harmless from and against such Infringement Action and any and all costs, damages, penalties and expenses, including reasonable attorneys' fees, finally resulting from or awarded in actions attributable to such claim, provided that (a) the End User promptly notifies IRIS in writing of the existence of such Infringement Action when the End User becomes aware of such Infringement Action, (b) IRIS has control of the defense of such Infringement Action and all related settlement negotiations, and (c) the End User provides all reasonable assistance and cooperation in such defense. In the event of an Infringement Action for which IRIS is obligated to indemnify the End User, IRIS may, at its sole discretion, (i) obtain a license that allows the End User to continue using the Software, or (ii) replace or modify the Software so as to be non-infringing in a manner that does not materially affect its functionality. The foregoing represents IRIS' sole responsibility to the End User in the event of a third party infringement claim of any kind, and it is agreed that IRIS will have no responsibility or liability whatsoever to End User in connection with any third party patent claims. In any event, the aggregate liability of IRIS under this License shall not exceed the amount of all license fees paid by End User to IRIS pursuant to this License Agreement.

Notwithstanding the foregoing, IRIS shall have no liability for claims arising solely as a result of any modifications made by End User to the Software. In the case of any claim arising from the combined use of the Software with any End User Software or solution, any liability resulting from any such modification shall be shared equally by IRIS and End User if the root cause of the issue on which such claim is based cannot be clearly identified as that of as IRIS or End User.