

**PGP Software Development Kit
(Commercial, Executable Version)
Copyright © 1990-1997 Pretty Good Privacy, Inc.
All Rights Reserved.**

End User License Agreement for PGPsdK Software

IMPORTANT-READ CAREFULLY: This PGP End-User License Agreement ("Agreement") is a legal agreement between you (either an individual or a single entity) and Pretty Good Privacy, Inc. (or "PGP") for the PGP software product identified above, which includes computer software and may include associated media, printed materials, and "online" or electronic documentation ("Toolkit Software"). By installing, copying, or otherwise using the Toolkit Software, you agree to be bound by the terms of this Agreement. If you do not agree to the terms of this Agreement, you may not install or use the Toolkit Software; you may, however, return it to your place of purchase for a full refund.

PGPsdK SOFTWARE LICENSE

The Toolkit Software is owned by Pretty Good Privacy, Inc. and is protected by copyright laws and international copyright treaties, as well as other intellectual property laws and treaties. It is licensed through the PGPsdK Subscription Program, not sold.

1. **GRANT OF LICENSE.** PGP grants you (the original end-user and any subsequent transferee of the Toolkit Software as permitted below) a non-exclusive license to put in use by a person or organization that agrees to be bound by the terms of this Agreement, one copy of the Toolkit Software, in the manner set forth below.

a. Installation. You may install one copy of the Toolkit Software on a single computer or workstation ("Developer Device") for software development purposes. An end user or developer who uses the Toolkit Software for development purposes shall be referred to as a "Developer Seat." You must acquire and dedicate a PGPsdK Software License for each separate Developer Seat who will have access to the Toolkit Software for development purposes. Notwithstanding the foregoing, if you obtained the Toolkit Software on a CD and the CD contains several copies of the Toolkit Software, each of which is compatible with a different operating system or platform architecture (such as Windows95/NT, Macintosh, one or more versions of Unix, or other architectures), then you may install the Toolkit Software on separate Developer Devices for use with one or more of those architectures, provided that those Developer Devices are part of one Developer Seat (i.e., used by a single developer). Further, if the Toolkit Software is permanently installed on the hard disk or other storage device of a Developer Device (other than a network server) and a single person uses that computer more than 80% of the time it is in use, then that person may also install and use the Toolkit Software on a portable or home computer for development purposes.

b. Development Use. This license authorizes a single Developer Seat to use the Toolkit Software on any Developer Device on which it was properly installed under subsection 1(a) above for development purposes and for productive use by the Developer Seat. Productive use shall be limited to developing and testing a computer program into which the Toolkit Software shall be incorporated or embedded in accordance with the term of this license to create a Bundled Application. The term "Bundled Application" shall mean a computer program developed by or for you or your organization into which any permitted portion (see below) of the Toolkit Software has been incorporated or embedded, provided that the Bundled Application (a) shall represent a significant functional and value enhancement to the Toolkit Software such that the primary reason

for an end user to license or use such Bundled Application is other than the encryption/decryption or signatures/authentication of data and other than the right to receive a license to use the Toolkit Software included in the Bundled Application and (b) shall contain a valid copyright notice. Without limiting the generality of the foregoing, the Bundled Application may not be a stand alone or add-on data security application or otherwise directly compete with the Toolkit Software. You may not modify the Toolkit Software, or any component thereof, and you may not make copies of or distribute the Toolkit Software, or any component thereof (whether incorporated in a Bundled Application or not), for use on any computer or workstation other than the authorized Developer Device, without a separate written agreement signed by an authorized officer of PGP. You may not access the Toolkit Software through any way other than the interface published by PGP in the end user documentation for the Toolkit Software. The only portions of the Toolkit Software which may be incorporated or embedded into a Bundled Application are those portions of the Toolkit Software which constitute binary files that can be executed on a computer (and not text files, such as "header" or "source" files). Except for development and testing purposes, use of the Toolkit Software shall be limited to use in Bundled Applications for execution in client-mode. Any productive use of the Toolkit Software, or components thereof, in Server-Based Bundled Applications may be permitted by separate agreement with PGP. For purposes hereof, the term "Server-Based Bundled Application" shall mean any application program that is designed to use or otherwise uses the Toolkit Software to provide data security or authentication functions via a centralized service computer to a network of users, each potentially having concurrent access to the application in which the Toolkit Software is embedded. You may not use the Toolkit Software, or any component thereof, to operate a service bureau or revenue-generating service business, including any digital certificate services or any other data security business, unless permitted by separate agreement with PGP.

c. Internal Distribution of Bundled Applications and Service Bureau Use. A license to reproduce and distribute copies of the Toolkit Software, or components thereof, in Bundled Applications for use on other computers or workstations owned or operated by you or your organization, for incorporation in Server-Based Bundled Applications, or for use to operate a service bureau or revenue-generating service business, may be obtained from PGP or its authorized dealer. For details, please refer to <http://www.pgp.com>.

d. External or "OEM" Distribution of Bundled Applications. A license to reproduce and distribute copies of the Toolkit Software, or components thereof, in Bundled Applications for use on computers or workstations owned or operated by third parties may be obtained from PGP or its authorized dealer. For details, please refer to <http://www.pgp.com>.

e. Upgrades and Support. If this Toolkit Software is labeled as an upgrade or trade-up from a prior version of a PGP product that you were properly licensed to use, PGP grants you the right to put in use under the terms set forth above either the current or prior version of the Toolkit Software, and any prior version license is replaced by this Agreement. Subject to U.S. export control laws and regulations, PGP may provide each licensed Developer Seat with technical support services relating to the Toolkit Software according to PGP's standard support policies and procedures, which may be described in the user manual, in "on line" documentation and/or other materials provided by PGP or posted on PGP's web site ("Support Services"). Any supplemental software code provided to you as part of the Support Services shall be considered part of the Toolkit Software and subject to the terms and conditions of this Agreement. With respect to technical information you provide to PGP as part of the Support Services, PGP may use such information for its business purposes, including for product support and development. PGP will not utilize such technical information in a form that personally identifies you.

f. Other Restrictions. The original of this Agreement is your proof of license to exercise the rights granted herein and must be retained by you. You may not rent or lease the

Toolkit Software, but you may transfer your rights under Section 1(a) and 1(b) of this Agreement on a permanent basis provided you transfer this Agreement and all copies of the Toolkit Software, including all accompanying printed materials, you do not retain any copies of the Toolkit Software or such materials, and the recipient agrees to be bound by the terms of this Agreement. Any transfer of the Software must include the most recent update and all prior revisions. Your license under Section 1(c) above is not transferable without written permission from PGP. You may not reverse engineer, decompile, disassemble or otherwise translate the Toolkit Software, except and only to the extent that such activity is expressly permitted by applicable law notwithstanding this limitation. If this Toolkit Software is labeled "Evaluation Copy," "Not For Resale," "NFR" or to any of those effects, this license only permits use for demonstration, test, or evaluation purposes.

2. **COPYRIGHT.** The Toolkit Software is licensed, not sold. All right, title and interest in the Toolkit Software (including any images, "applets," photographs, animations, video, audio, music, and text incorporated into the Toolkit Software), accompanying printed materials, and any copies you are permitted to make herein, are owned by PGP or its suppliers, and the Toolkit Software is protected by United States copyright laws and international treaty provisions. Therefore, you must treat the Toolkit Software like any other copyrighted material (e.g., a book or musical recording) except that you may either (a) make a reasonable number of copies of the Toolkit Software solely for backup or archival purposes or (b) transfer the Toolkit Software to a single hard disk, provided you keep the original solely for backup or archival purposes. Such copy shall include PGP's copyright and other proprietary notices. You may not copy the printed materials accompanying the Toolkit Software.

3. **U.S. GOVERNMENT RESTRICTED RIGHTS LEGEND.** The Toolkit Software and documentation are provided to the U.S. Government with RESTRICTED RIGHTS. The U.S. Government acknowledges PGP's representation that the Software is "commercial computer software" as that term is defined in 48 C.F.R. 12.212 of the Federal Acquisition Regulations ("FAR") and is "Commercial Computer Software" as that term is defined in 48 C.F.R. 227.7014 (a)(i) of the Department of Defense Federal Acquisition Regulation Supplement ("DFARS"). Use, duplication or disclosure by the U.S. Government is subject to restrictions set forth in subparagraphs (a) through (d) of the Commercial Computer-Restricted Rights clause at FAR 52.227-19 when applicable, or in subparagraph (c)(1)(ii) of the Rights in Technical Data and Computer Software clause at DFARS 252.227-7013, or at 252.211-7015, or to this commercial license, as applicable, and in similar clauses in the NASA FAR Supplement, as applicable. Contractor/manufacturer is Pretty Good Privacy, Inc. 2121 S. El Camino Real, Suite 902, San Mateo, CA 94403.

4. **EXPORT LAW.** Export of the Toolkit Software may be subject to compliance with the rules and regulations promulgated from time to time by the Bureau of Export Administration, United States Department of Commerce, which restrict the export and re-export of certain products and technical data. If the export of the Toolkit Software is controlled under such rules and regulations, then the Software shall not be exported or reexported, directly or indirectly, (a) without all export or reexport licenses and governmental approvals required by any applicable laws, or (b) in violation of any applicable prohibition against the export or reexport of any part of the Software.

5. **TERMINATION.** This Agreement will immediately and automatically terminate without notice if you fail to comply with any term or condition of this Agreement. You agree upon termination to promptly destroy the Toolkit Software together with all of its component parts, prior and replacement versions, and all copies, modifications and merged portions thereof in any form.

6. **LIMITED WARRANTY.**

a. Limited Warranty. PGP warrants that the Toolkit Software will perform

substantially in accordance with the accompanying written materials for a period of sixty (60) days from the date of original purchase. To the extent allowed by applicable law, implied warranties on the Toolkit Software, if any, are limited to such sixty (60) day period. Some jurisdictions do not allow limitations on duration of an implied warranty, so the above limitation may not apply to you.

b. Customer Remedies. PGP's and its suppliers' entire liability and your exclusive remedy shall be, at PGP's option, either (a) return of the purchase price paid for the license, if any or (b) repair or replacement of the Toolkit Software that does not meet PGP's limited warranty and which is returned at your expense to PGP with a copy of your receipt. This limited warranty is void if failure of the Toolkit Software has resulted from accident, abuse, or misapplication. Any repaired or replacement Toolkit Software will be warranted for the remainder of the original warranty period or thirty (30) days, whichever is longer. Outside the United States, neither these remedies nor any product support services offered by PGP are available without proof of purchase from an authorized international source and may not be available from PGP to the extent they subject to restrictions under U.S. export control laws and regulations.

c. NO OTHER WARRANTIES. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, AND EXCEPT FOR THE LIMITED WARRANTIES SET FORTH HEREIN, THE SOFTWARE AND DOCUMENTATION ARE PROVIDED "AS IS" AND PGP AND ITS SUPPLIERS DISCLAIM ALL OTHER WARRANTIES AND CONDITIONS, EITHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, CONFORMANCE WITH DESCRIPTION, TITLE AND NON-INFRINGEMENT OF THIRD PARTY RIGHTS, AND THE PROVISION OF OR FAILURE TO PROVIDE SUPPORT SERVICES. THIS LIMITED WARRANTY GIVES YOU SPECIFIC LEGAL RIGHTS. YOU MAY HAVE OTHERS, WHICH VARY FROM JURISDICTION TO JURISDICTION.

d. LIMITATION OF LIABILITY. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT SHALL PGP OR ITS SUPPLIERS BE LIABLE FOR ANY INDIRECT, INCIDENTAL, CONSEQUENTIAL, SPECIAL OR EXEMPLARY DAMAGES OR LOST PROFITS WHATSOEVER (INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF BUSINESS PROFITS, BUSINESS INTERRUPTION, LOSS OF BUSINESS INFORMATION, OR ANY OTHER PECUNIARY LOSS) ARISING OUT OF THE USE OR INABILITY TO USE THE SOFTWARE PRODUCT OR THE FAILURE TO PROVIDE SUPPORT SERVICES, EVEN IF PGP HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IN ANY CASE, PGP'S CUMULATIVE AND ENTIRE LIABILITY TO YOU OR ANY OTHER PARTY FOR ANY LOSS OR DAMAGES RESULTING FROM ANY CLAIMS, DEMANDS OR ACTIONS ARISING OUT OF OR RELATING TO THIS AGREEMENT SHALL NOT EXCEED THE PURCHASE PRICE PAID FOR THIS LICENSE. BECAUSE SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF LIABILITY, THE ABOVE LIMITATIONS MAY NOT APPLY TO YOU.

7. GENERAL . These terms and conditions may not be modified, amended, canceled or in any way altered, nor may they be modified by custom and usage of trade or course of dealing, except by an instrument in writing and signed by a duly authorized officer of PGP. These terms and conditions shall be construed and enforced in accordance with the laws of the State of California, United States of America. Any action or proceeding brought by anyone arising out of or related to these terms and conditions shall be brought only in a state or federal court of competent jurisdiction located in the county of San Francisco, California, and the parties hereby consent to the jurisdiction and venue of said courts. Should any term of these terms and conditions be declared void or unenforceable by any court of competent jurisdiction, such declaration shall have no effect on the remaining terms hereof. These terms and conditions are in the English language, and only the English language version hereof, regardless of the existence of other language translations of these terms and conditions, shall be controlling in all respects. The failure of either party to enforce any rights granted hereunder or to take action against the other party in the event

of any breach hereunder shall not be deemed a waiver by that party as to subsequent enforcement of rights or subsequent actions in the event of future breaches. PGP reserves the right at any time without liability or prior notice to change the features or characteristics of this Toolkit Software, or its documentation and related materials, or future versions thereof. These terms and conditions constitute the complete and exclusive statement of the agreement between us which supersedes any proposal or prior agreement, oral or written, and any other communication between us relating to the subject matter of these terms and conditions.

Copyright © 1990-1997 Pretty Good Privacy, Inc. All rights reserved. *PGP* and *Pretty Good Privacy* are registered trademarks of Pretty Good Privacy, Inc. The Toolkit Software may use public key algorithms described in U.S. patent numbers 4,200,770, 4,218,582, 4,405,829, and 4,424,414, licensed exclusively by Public Key Partners; the IDEA™ cryptographic cipher described in U.S. patent number 5,214,703, licensed from Ascom Tech AG; and the Northern Telecom Ltd., CAST Encryption Algorithm, licensed from Northern Telecom, Ltd. IDEA is a trademark of Ascom Tech AG. The compression code in PGP is by Mark Adler and Jean-loup Gailly, used with permission from the free Info-ZIP implementation. LDAP software provided courtesy University of Michigan at Ann Arbor, Copyright © 1992-1996 Regents of the University of Michigan. All rights reserved. Pretty Good Privacy, Inc. may have patents and/or pending patent applications covering subject matter in this software or its documentation; the furnishing of this software or documentation does not give you any license to these patents. Note: Some countries have laws and regulations regarding the use and export of cryptography products; please consult your local government authority for details.

Should you have any questions concerning these terms and conditions, or if you desire to contact Pretty Good Privacy, Inc. for any reason, please write: Pretty Good Privacy, Inc. Customer Service, 2121 S. El Camino Real, Suite 902, San Mateo, CA 94403. <http://www.pgp.com>.