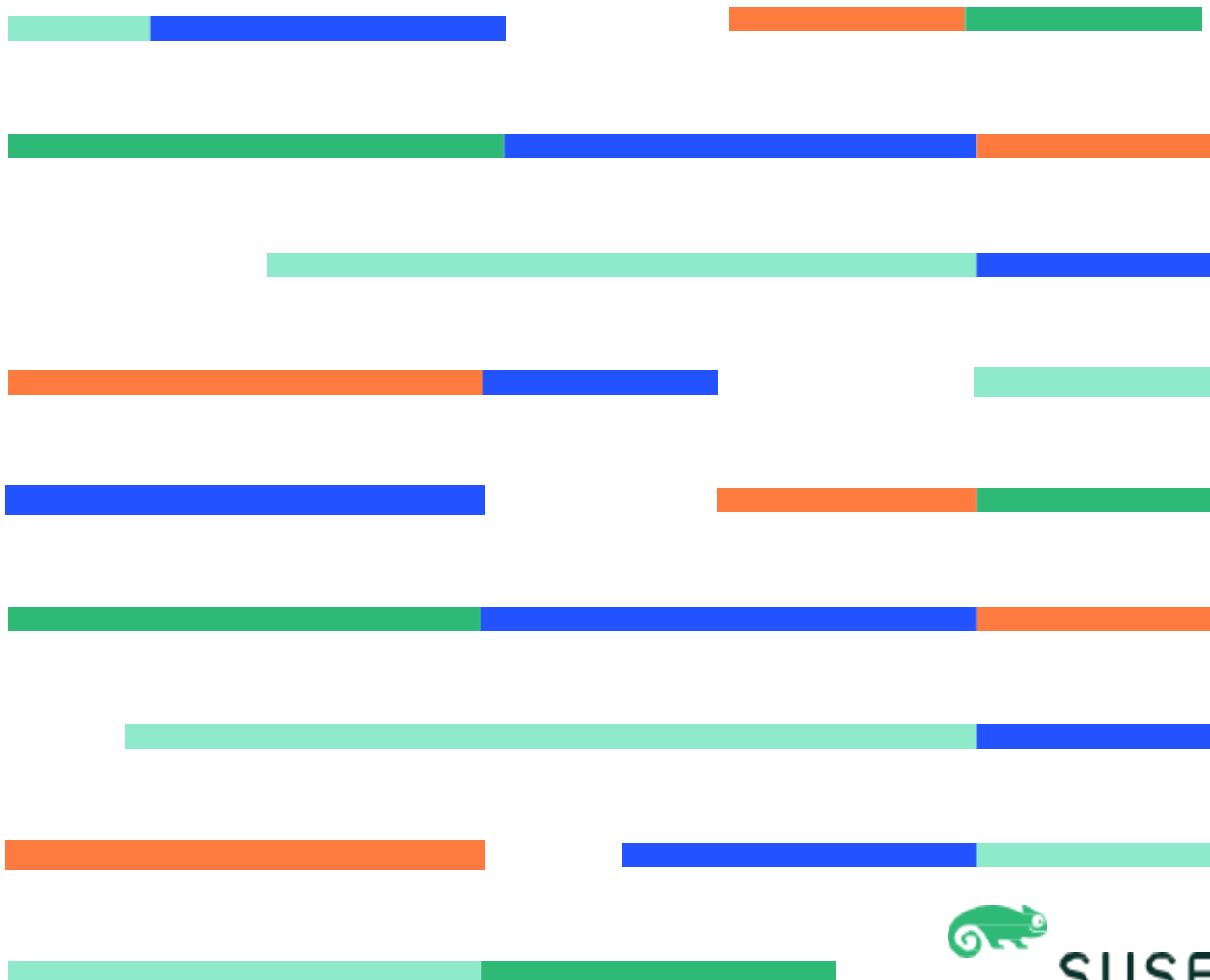


End User License Agreement

for SUSE Software



End User License Agreement for SUSE Software

BY PURCHASING, INSTALLING, DOWNLOADING OR OTHERWISE USING THE SOFTWARE (AS DEFINED BELOW), YOU AGREE TO THE TERMS OF THIS AGREEMENT. IF YOU DO NOT AGREE WITH THESE TERMS, YOU ARE NOT PERMITTED TO DOWNLOAD, INSTALL OR USE THE SOFTWARE. AN INDIVIDUAL ACTING ON BEHALF OF AN ENTITY REPRESENTS THAT HE OR SHE HAS THE AUTHORITY TO ENTER INTO THIS AGREEMENT ON BEHALF OF THAT ENTITY. IF YOU ARE ACCEPTING THE AGREEMENT ON BEHALF OF AN ENTITY, THEN THE TERMS "YOU" AND "YOUR" REFER TO THAT ENTITY WHENEVER USED BELOW.

SUSE Software Solutions Ireland Limited ("**Licensor**" or "**SUSE**") or its affiliates make available software products, which may include: (i) software developed by SUSE and/or its affiliates; (ii) software developed by third parties; (iii) compilations of software; and (iv) trade marks owned by SUSE and/or its affiliates ("**SUSE Marks**"), as well as documentation accompanying such software and configuration, compilation and packaging materials (such software, compilations of software programs, trade marks and documentation are, together with any associated configuration, compilation and packaging materials, the "**Software**"). This End User License Agreement ("**EULA**") is a legal agreement between You (a legal entity or a person) and SUSE and governs Your use of the Software. Any add-on, extension, update, mobile application, module, adapter or support release to the Software that You may download or receive that is not accompanied by another license agreement is licensed under this EULA.

Definitions and interpretation

If the laws of Your principal place of business require contracts to be in the local language to be enforceable, You may request a local language version and, to the extent required by mandatory law, that local language version will prevail.

"**Open Source Components**" means software components distributed with or as part of the Software that are licensed by third parties under licences recognized as open source licences (each an "**OSS License**").

References to "use" include installation, execution and internal operation.

License Terms

Open Source

Software includes Open Source Components. The applicable OSS License for each Open Source Component is included in the accompanying licensing documentation and/or in the component's source code or notice file. For the avoidance of doubt, nothing in this EULA limits, supersedes or modifies Your rights under any OSS License. Your rights to use, copy, modify and redistribute Open Source Components are governed solely by the applicable OSS Licenses. If You redistribute Open Source Components, You are responsible for complying with the applicable OSS Licenses, including any notice and source code availability obligations described in the OSS notice file that accompanies the Software or is otherwise made available by SUSE on request.

The Software may be provided with third party programs that are not part of the Software. These third party programs are not required to run the Software, are provided as a convenience to you, and are subject to their own license terms. The license terms either accompany the third party programs or can be viewed at the location specified by their licensors. If you do not agree to abide by the applicable license terms for the third party programs, then you should not install or use them.

License to use the Software

Subject to compliance with the terms and conditions of this EULA and of the applicable OSS Licenses, you are granted a perpetual, non-exclusive, non-transferable, irrevocable, worldwide license to reproduce and use copies of the Software for Your legal entity's internal use. This license grant does not apply to Open Source Components within the Software, which are licensed under their respective OSS Licenses. You may redistribute Open Source Components of the Software, without SUSE Marks, subject to their applicable OSS Licenses.

Ownership

The Software is licensed, not sold. No title to or ownership of the Software is transferred to You. Licensor and/or the third party licensors retain all right, title and interest in and to all intellectual property rights in the Software.

SUSE Marks

No right or license, express or implied, is granted under this EULA to use any SUSE Mark, trade name or service mark of Licensor or its affiliates or licensors. You must remove SUSE Marks from any redistribution unless expressly authorised.

Subscription Services and Support

Licensor has no obligation to provide maintenance or support unless otherwise agreed pursuant to an additional agreement that expressly includes such services. Any such services are provided under separate terms and do not modify this EULA.

Warranty and Liability

Limited Warranty

THE SOFTWARE IS PROVIDED "AS IS" WITHOUT ANY WARRANTIES OF ANY KIND. EXCEPT AS RESTRICTED BY LAW, SUSE DISCLAIMS ALL IMPLIED WARRANTIES, INCLUDING MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE AND NON-INFRINGEMENT. SUSE DOES NOT WARRANT THAT THE SOFTWARE WILL MEET YOUR REQUIREMENTS, BE COMPATIBLE WITH YOUR SYSTEMS, OR OPERATE UNINTERRUPTED OR ERROR-FREE. SOME JURISDICTIONS DO NOT ALLOW CERTAIN DISCLAIMERS AND LIMITATIONS OF WARRANTIES, SO THE ABOVE MAY NOT FULLY APPLY. THIS CLAUSE DOES NOT LIMIT ANY RIGHTS YOU MAY HAVE UNDER APPLICABLE OSS LICENSES OR UNDER MANDATORY LAW.

Limitation of Liability

NEITHER LICENSOR NOR ANY OF ITS AFFILIATES, SHAREHOLDERS, DIRECTORS, OR EMPLOYEES WILL IN ANY CASE BE LIABLE FOR ANY CONSEQUENTIAL OR INDIRECT DAMAGES, WHETHER BASED ON CONTRACT, NEGLIGENCE, TORT OR OTHER THEORY OF LIABILITY, OR FOR ANY LOSS OF PROFITS, BUSINESS OR LOSS OR CORRUPTION OF DATA, IN EACH CASE, EVEN IF ADVISED OF THE POSSIBILITY OF THOSE DAMAGES. Subject to liabilities that cannot be excluded by law, each party's total aggregate liability arising out of or in connection with this EULA (whether in one instance or a series of instances) is limited to USD 50. Nothing in this EULA limits liability for

death or personal injury caused by negligence, for fraud or fraudulent misrepresentation, or for any other liability that cannot be excluded by law.

General Terms

Law

If Your principal place of business is in the United Kingdom or the European Economic Area, this EULA is governed by the laws of Ireland and the courts of Ireland shall have exclusive jurisdiction over any proceedings arising out of or relating to it. For all other customers, this EULA is governed by the laws of the State of New York and the federal and state courts located in New York have exclusive jurisdiction. This EULA is intended for business users and nothing in it affects the application of any mandatory laws that cannot be contracted out of. Neither the Uniform Computer Information Transaction Act, the United Nations Convention of Contracts for the International Sale of Goods, nor the New York, Irish or England and Wales conflict of law rules apply to this EULA or its subject matter.

Export Control and Sanctions

While the majority of SUSE's Materials are made publicly available, some Software may be subject to export control and sanctions laws and regulations of the United States, the European Union and other jurisdictions.

You represent that you: (a) are not located in, organized in, and will not access SUSE Materials from, any country or region subject to comprehensive sanctions; (b) are not listed on, owned or controlled by, or acting for or on behalf of any party on any applicable government restricted party list; and (c) will not use SUSE Materials for any prohibited end use. You will comply with all applicable export control and sanctions laws and obtain any required authorizations before exporting, reexporting, transferring, or providing access to SUSE Materials.

SUSE may suspend, withhold, or terminate access to SUSE Materials where necessary to comply with applicable export control or sanctions laws.

Entire Agreement

This EULA, together with any other purchase documents or other written agreement between You and Licensor or its affiliates, sets forth the entire understanding and agreement between You and Licensor and may be amended or modified only by a written agreement agreed to by You and an authorized representative of Licensor. NO THIRD PARTY LICENSOR, DISTRIBUTOR, DEALER, RETAILER, RESELLER, SALES PERSON, OR EMPLOYEE IS AUTHORIZED TO MODIFY THIS AGREEMENT OR TO MAKE ANY REPRESENTATION OR PROMISE THAT IS DIFFERENT FROM, OR IN ADDITION TO, THE TERMS OF THIS AGREEMENT. In the event of conflict between this EULA and an OSS License applicable to an Open Source Component, the OSS License will govern as to that Open Source Component.

Severability

If any provision in this EULA is invalid or unenforceable, that provision will be construed, limited, modified or, if necessary, severed, to the extent necessary, to eliminate its invalidity or unenforceability, and the other provisions of this EULA will remain unaffected.

Notices and Source Code Offer

OSS Licenses and attributions for Open Source Components are identified in the OSS notice file accompanying the Software. Where SUSE distributes binaries of components that require an offer for corresponding source code, SUSE will make the corresponding source available as described in the notice file or upon request.