

NCryptoki LICENSE AGREEMENT

Please read carefully this legal license agreement (called the "Agreement"). Your use of the NCryptoki (called the "Software") indicates your acceptance of the following terms and conditions. If you do not agree to these terms and conditions, you must not install or use the Software.

The term "Software" means the software or any related documentation, any updated or revised versions subsequently obtained via download, and all whole or partial copies of each, including portions merged into other programs. The Software consists of binary code (called the "Runtime"), audio/visual content, related documentation and licensed materials.

1. The granting of a license is equivalent to a right to use the Software under all terms and conditions ("Authorized Purpose") expressed in this License Agreement. The ownership and copyright of the product remain with the Author and the Author's rights are protected by the copyright laws of individual countries as well as by international copyright laws.

2. The Software is distributed under three types of license:

- a. Shareware License

The Author grants you a non-exclusive, non-transferable license to download the Software and to use it without any fee only for Non-Commercial and lawful end use.

A shareware notice will appear each time the Runtime is loaded to inform the user that he is using the Software under the Shareware License.

- b. Personal License

The Author grants you a non-exclusive license to download the Software and to use it for personal and lawful end use with a Personal License fee as described in: <http://www.cryptware.it/ncryptoki.aspx>

Granting a "Personal" license means granting the right to use the Software only to develop a personal or a commercial application and the right to distribute, without any additional fee, only one copy of the Runtime.

- c. Site License

The Author grants you a non-exclusive license to download the Software and to use it for professional/commercial and lawful end use with a Site License fee as described in: <http://www.cryptware.it/ncryptoki.aspx>.

Granting a "Site" license means granting the right to use the Software to develop professional or commercial applications and the right to distribute without any additional fee an unlimited number of copies of the Runtime.

- d. Licenses for different use of the software are negated.

- e. Implied licenses are negated.

3. The Software is owned by the Author Ugo Chirico and is copyrighted. The Intellectual Property remains to the Author. The Software is protected by the copyright laws of the State of Italy and international treaty provisions. Your possession, installation or use of the Software does not transfer to you any title to the intellectual property right in the Software and you will not acquire any rights to the Software except as expressly provided in this agreement.
4. You cannot use, copy, rent, sublicense, sell, lease, merge, modify, reverse assemble, reverse compile, or otherwise translate or transfer the Software except as expressly provided in this agreement.
5. You may distribute copies of the shareware version of the Software including always this license agreement. You may assume you have the Author's authority to distribute the unlicensed shareware version, unless the Author explicitly tell you otherwise. The Software must, however remain in its original, unmodified state, and all its constituent files and this license agreement must be included. No-one may charge for the unregistered version itself, although a reasonable fee for the media used and copying costs is allowable.
 - a. Personal Licensee can distribute, without any additional fee, only one copy of the Runtime as a part of the application developed using the Software.
 - b. Site Licensee can distribute, without any additional fee, an unlimited number of copies of the Runtime as a part of the applications developed using the Software.
 - c. The Runtime distributed as part of the Application will continue to be subject to the terms and conditions of this Agreement. You agree to license the Application to your customers under a written license agreement containing terms and conditions with regard to the Software and Runtimes that are at least as restrictive as those contained herein.
6. You may terminate your license at any time. If you do so, all your license rights to the Software are terminated. The Author may terminate your license if you fail to comply with the terms of this Agreement. If the Author does so, all your license rights to the Software are terminated and you must destroy all copies of it.
7. Warranty Disclaimer and Limitation of Liability: THE LICENSOR LICENSES THE SOFTWARE "AS IS" WITHOUT WARRANTIES (OR CONDITIONS) OF ANY KIND, EXPRESS OR IMPLIED WITH RESPECT TO THE PROGRAM, INCLUDING THE IMPLIED WARRANTIES (OR CONDITIONS) OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK ARISING OUT OF USE OR PERFORMANCE OF THE PROGRAM AND DOCUMENTATION REMAINS WITH YOU. THE AUTHOR WILL NOT BE LIABLE FOR ANY ILLEGAL USE OF THE SOFTWARE OR FOR ANY USE OF THE SOFTWARE THAT VIOLATE LOCALE JURISDICTION'S LAWS. THE AUTHOR WILL NOT BE LIABLE FOR ANY SPECIAL, INCIDENTAL, OR INDIRECT DAMAGES THAT RESULT FROM USING THE SOFTWARE OR FOR ANY ECONOMIC CONSEQUENTIAL DAMAGES (INCLUDING LOST PROFITS OR SAVINGS), EVEN IF THE AUTHOR HAS BEEN ADVISED OF THE

POSSIBILITY OF SUCH DAMAGES. FURTHERMORE THE AUTHOR WILL NOT BE LIABLE FOR THE LOSS OF, OR DAMAGE TO, YOUR RECORDS OR DATA AND WILL NOT BE LIABLE FOR ANY DAMAGES CLAIMED BY YOU BASED ON ANY THIRD PARTY CLAIM. THE AUTHOR WILL NOT BE LIABLE FOR ANY SPECIAL, INCIDENTAL, OR INDIRECT DAMAGES THAT RESULT FROM USING THE SOFTWARE IN AN ILLEGAL WAY OR IN A WAY WHICH VIOLATES LOCALE JURISDICTION'S LAWS OR FOR ANY ECONOMIC CONSEQUENTIAL DAMAGES (INCLUDING LOST PROFITS OR SAVINGS), EVEN IF THE AUTHOR HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. FURTHERMORE THE AUTHOR WILL NOT BE LIABLE FOR THE LOSS OF, OR DAMAGE TO, YOUR RECORDS OR DATA AND WILL NOT BE LIABLE FOR ANY DAMAGES CLAIMED BY YOU BASED ON ANY THIRD PARTY CLAIM.

8. This Agreement is the only understanding and agreement we have regarding your use of the Software. It supersedes all other communications, understandings or agreements we may have had prior to this Agreement.
9. Licensee's obligations under this Agreement shall continue in effect without limit in time.
10. This Agreement shall be governed by Italian Law.

The Author:

Ugo Chirico