Stiftung SIC Java Crypto-Software Development Kit Licence Agreement for Free Licenses

Valid from January 01, 2012

The Stiftung SIC (Stiftung Secure Information and Communication Technologies, Inffeldgasse16a, A-8010 Graz, Austria / Europe) hereafter referred to as "Stiftung SIC" offers to grant licences for the SOFTWARE defined below according to the following conditions:

1. DEFINITIONS

For the purpose of this Licence Agreement, the following definitions are valid:

- a. "LICENSEE" refers to the person, organisation or company, to whom the licenses are granted under this license agreement.
- b. The term "SOFTWARE" refers to IAIK Java Crypto Software in any form (source code, object code or other) including documentation. The SOFTWARE is the sole property of Stiftung SIC and protected by Austrian, International Copyright Law, e.g. the Revised Berne Convention, and the US Copyright Act.
- c. "IAIK Java Crypto Software" means either IAIK-JCE, iSaSiLk or any other Java-based Crypto-Software development kit which usually consists of source code (if applicable; for source licences only), Java byte code or any other form of object code. The Software and additional tools are distributed in documentation, manuals, user guides, sample application code, tools including any revisions, patches and updates delivered or downloaded by the LICENSEE.
- d. "IAIK Java Crypto Software Runtime Modules" means the runtime object code modules provided with, or derived from, an IAIK-Java-Crypto Software Development Kit, which are usually distributed as a Java-Archive in JAR or ZIP-Format, or in any other format suitable for use by application programmes or other software.
- e. "IAIK-Crypto Software based Application" means any computer programme created by the LICENSEE using any of the IAIK-Toolkits, with the exception of server software, which is considered as a different category.
- f. "Server software" means IAIK-Crypto Software based applications run or published on a server (like but not limited to a web server). Examples for server software are applets, midlets, servlets, CGI-scripts or software that is run on a server.
- g. "To publish" means that an application is retrievable or accessible from a certain server, but not installed on another machine.
- h. "DERIVED SOFTWARE" refers to software (excluding any of our SOFTWARE) in any form (source code, object code or other) that uses the IAIK Java Crypto Software Runtime Modules. It also includes parts where LICENSEE acts as a licensor or sub-licensor.
- i. "Open Source Software Development" means development under an ACCEPTED LICENSE.
- j. "ACCEPTED LICENSE" means the following licenses:
- j1. GPL Version 2, June 1991 (http://www.gnu.org/licenses/old-licenses/gpl-2.0.html).

- j2. European Union Public License (EUPL) Version 1.1, January 2009 ((http://ec.europa.eu/idabc/eupl)
- for distribution under compatible licenses defined in the licenses above or under any other license, the LICENSEE needs explicit permission by Stiftung SIC.

2. GRANTING of LICENCES

Free Licenses

Free Trial Licence:

The SOFTWARE can be downloaded from the INTERNET and used free of charge for thirty days for inspection and testing purposes. The test version may not be used for actual applications or commercial usage and must not be redistributed via any medium. Once the testing period is concluded this licence automatically expires, whereupon all copies of the SOFTWARE at the LICENSEE's premises must be destroyed.

• Free Educational Licenses

Stiftung SIC grants free educational licences of the SOFTWARE to educational institutions wishing to use our products for educational purposes only. Development out of courses or study programs is not possible with an education license. Software developed with educational licenses may not be distributed or published in any way.

Free Research Licenses

Stiftung SIC grants free research licences of the SOFTWARE to research institutions using our products for research projects only. The results of a research project can only be used within that. If the results are exploited beyond that project, a commercial licence must be acquired.

Free Licence for Open Source Software Development:

Stiftung SIC grants free licenses of the SOFTWARE for development of free of charge open source software. The SOFTWARE may be distributed bundled with the free of charge open source software in binary form only. The type of open source development is generally unrestricted; the only exception is a product that contains or is an API or a service of which most of the functionality is provided by the SOFTWARE. The derived product must not offer features that are similar to that of the SOFTWARE. This means, this license does not allow developing a product that contains or is a wrapper around the SOFTWARE.

- The LICENSEE and his licensees are granted a non-exclusive, non-transferable license to run and redistribute the IAIK Java Crypto Software Runtime Modules in unmodified, binary form under the following conditions.
- The LICENSEE and his licensees are not permitted to charge any royalties or fees for DE-RIVED SOFTWARE.
- The LICENSEE of "IAIK Java Crypto Software Runtime Modules", has to make the source code of his product publicly available under an ACCEPTED LICENCE.
- The LICENSEE is further hereby obliged and authorized to bind his licensees to all these conditions.

If LICENSEE licenses DERIVED SOFTWARE under any other free software licensing scheme that is similar to an ACCEPTED LICENSE, it may be possible to grant a free license. Stiftung SIC will decide on this individually after inspecting the intended use and license conditions.

This free license shall NOT be construed or otherwise interpreted as any kind of express or implied representation that this SOFTWARE is licensable under an ACCEPTED LICENSE or any free license other than the one laid out in this document.

3. LIMITATIONS for all LICENCES:

LICENSEES must not attempt to reverse engineer, decompile, disassemble, reverse translate or in any other manner decode the computer programs in the IAIK toolkit in order to derive the source code from there, other than in cases where the LICENSEE has requested Stiftung SIC in writing to urgently supply interface information needed and has not received this information within four weeks.

ATTENTION:

THIS LICENSE AGREEMENT DOES NOT INCLUDE LICENSING OF THE INCLUDED ALGORITHMS, when appropriate. Please see http://jce.iaik.tugraz.at/sic/sales/patent_issues_algorithms for a summary of the license/patent status situation of algorithms used in IAIK-JCE.

It is the sole responsibility of the licensees to ensure the legality of using the IAIK crypto software in their countries. Stiftung SIC declares that to the best of its knowledge all parts of the IAIK-Toolkits have been developed by Austrian citizens, except for the HTTP implementation (w3c_http.jar) delivered with the iSaSiLk distribution and free third party libraries (like Apache Xalan or Xerces) that may be delivered with the toolkits for convenience. The implementation of the Camellia cipher algorithm core has been provided by NTT (Nippon Telegraph and Telephone Corporation), the core of the optional native AES-NI part has been provided by Intel® Corporation (see https://licenses.pdf for more information).

4. TERMS of LICENSE:

Free licenses for development of free of charge open source software under ACCEPTED LICENSES are perpetual. Stiftung SIC has no obligation to continue making free updates or new versions available for LICENSEE

5. DELIVERY:

Free licenses are made available by download only.

6. WARRANTY:

Stiftung SIC guarantees that the SOFTWARE is free of any computer virus or other malicious hidden routines that would intentionally cause damage to or corrupt data, storage media or equipment.

The SOFTWARE is provided "as is" and except for the declaration and warranty stated in this Section, Stiftung SIC makes no representations, conditions or warranties, either express or implied, relative to the IAIK-Toolkit or services provided hereunder, including all implied conditions or warranties of merchantability and fitness for a particular purpose and all conditions with respect to intellectual property infringement.

7. PROPRIETARY INFORMATION and CONFIDENTIALITY:

The LICENSEE acknowledges that the SOFTWARE remains the property of, and is confidential to, Stiftung SIC and incorporates trade secrets of Stiftung SIC, and that Stiftung SIC shall have the exclusive right to any copyrights or patents in respect of the SOFTWARE. The LICENSEE agrees to maintain the confidentiality of the SOFTWARE.

The LICENSEE further agrees that (with the exception of paragraph 2 above), he shall not make any disclosure of the SOFTWARE (including copies thereof or methods or concepts utilised therein) to any person or entity, other than employees of the LICENSEE, to whom such disclosure is necessary in order to use the SOFTWARE as provided herein. The LICENSEE shall appropriately notify each employee to whom any such disclosure is made. Such disclosure must be made in confidence and shall be kept in confidence by the employee in question.

The LICENSEE agrees to use diligent and determined efforts to secure and protect the SOFTWARE and copies thereof in a manner consistent with their proprietary character and the maintenance of LICENSOR's rights therein, and without limitation thereof, to take appropriate action, by instruction or agreement with its employees who are permitted access to the SOFTWARE or copies thereof, or otherwise, to satisfy its obligations as hereby stated.

8. TERMINATION:

Stiftung SIC may terminate this Agreement without prior notice, if the LICENSEE 1. neglects or fails to perform or observe, or correct a breach of its obligations to Stiftung SIC; 2. goes out of business, files a bankruptcy petition or has such a petition filed involuntarily against it or becomes insolvent; 3. develops, sells, licenses or distributes or attempts to develop, sell, license or distribute any software based on the IAIK-Toolkit which is outside the scope of the limited rights granted herein, to any third party. In the event of such a termination, the LICENSEE shall immediately delete all electronic versions from his systems and ensure that all backup copies are destroyed as well.

9. LIABILITY:

To the maximum extent allowed by applicable law Stiftung SIC shall not be liable for any damages whatsoever (including, without limitation, damages for loss of business profits, business interruption, loss of business information, or other pecuniary loss) arising out of the use of or inability to use the IAIK-Toolkit, even if Stiftung SIC has been advised of the possibility of such damages.

10. EXPORT RESTRICTIONS:

In some countries, the IAIK-Toolkits may be subject to export and import restrictions. Their re-export may require the approval of the competent authorities. The LICENSEE shall be liable for the observance of any control regulation and explicitly agrees to hold Stiftung SIC fully harmless.

11. WAIVER:

Invalidity, on legal grounds, of any term of this Agreement does not render the Agreement as a whole invalid.

12. SURVIVAL:

Irrespective of expiration or termination of this Agreement, the provisions of Articles 2, 4, and 8 shall survive the termination or the expiry of this Agreement.

13. GOVERNING LAW, ARBITRATION:

This Agreement is governed by Austrian law