

(52) Copyright, Licensing & Distribution Protocols

1. Intellectual Property & Integrity Statement The integrity of this framework relies on precise standardization. To ensure that "The Citizens' (Owners') Rights" functions as a universal audit instrument, the content must remain consistent, immutable, and uniform across all deployments. Therefore, specific restrictions are applied to prevent "forking," mistranslation, or decontextualization.

2. Universal Restrictions (Prohibited Actions) Unless the User has obtained explicit, prior written authorization from the Provider, the following actions are strictly prohibited for **all parties**:

- **Modification of Content:** Altering, editing, or changing any portion of the text, structure, or numbering.
- **Unauthorized Translation:** Creating or distributing translations.
 - *Reasoning:* To ensure "Semantic Integrity." Unofficial translations may introduce errors that compromise standardized definitions. Official translations are planned.
- **Decontextualized Extraction:** Extracting and distributing isolated sections (e.g., quoting a single Right without the context of the Framework) in a manner that could mislead the audience.
- **Commercial Exploitation:** Selling, reselling, or bundling the content for profit. This includes, but is not limited to: inclusion in paid books, paid courses, or access-restricted websites.

3. Digital Media & Performance Rights (The "Streaming" Protocol) The Provider treats the textual content of this framework as a protected work, analogous to musical compositions or dramatic scripts.

- **Commentary (Allowed):** Content creators may discuss, review, or analyze the framework in monetized media (e.g., YouTube, TikTok, Podcasts) provided the content adds original commentary or educational value.
- **Performance & Adaptation (Restricted):** The public "performance" of the text—defined as reading significant portions (>10%) of the document verbatim for commercial broadcast, monetized streaming, or audio-book production—is a **Reserved Right**.
 - *Impact:* Creators cannot simply read the PDF to generate ad revenue (AdSense/Sponsorships) without a license. Such use is subject to copyright strikes or revenue claiming by the Provider.

4. Licensing Tiers & Permitted Use

Tier A: Individual Owner & Evangelist License (Free Distribution)

- **Authorized Users:** Individual Owners, independent content creators, and non-profit advocates acting in a private capacity.
- **Permitted Actions:** Users may freely share, copy, and distribute the documentation set in its entirety.
- **Reputation Clause:** This license is automatically revoked if the content is used in a manner that misrepresents the Provider's intent, promotes violence/extremism, or is utilized for propaganda.

Tier B: Institutional & Enterprise License (Commercial/Organizational)

- **Authorized Users:** Organizations (States, Municipalities, Corporations, Associations) and their Personnel.
- **Restriction:** Without an active, paid Commercial Agreement, Institutional Users are prohibited from:
 - Deploying the framework for internal operations.
 - Officially referencing the documentation in organizational communications.
 - Distributing the documentation within the organization.
- **Acquisition:** To utilize, reference, or distribute this framework, the Organization must engage the Provider to establish a Commercial License.

Tier C: Technology & Vendor License (Commercial Implementation)

- **Authorized Users:** Software Developers, ERP Vendors, System Integrators, and Audit Firms.
- **Scope of License:** This license is required for any entity creating, marketing, or selling:
 1. **Software Solutions:** Digital platforms that automate the workflows, SLAs, or logical structures defined in the Framework (e.g., "Request Management Systems").
 2. **Compliance Audits:** Professional services offering to rate or certify an Organization against the Framework's standards.
- **Monetization Model:** Usage of the Framework's logic, nomenclature, and specific metric structures (e.g., SPU calculations, SLA tiers) for commercial product development requires a
- **Commercial Vendor Agreement.** Unauthorized commercial implementation constitutes intellectual property theft.

5. Operational Note

These licensing protocols apply in addition to the provisions established in the "Terms of Use" (Document 51). Users must also review the "Disclaimer" (Document 53) regarding operational risk assessments before deployment.