

**HID GLOBAL CORPORATION
VALIDATION AUTHORITY, TACTICAL VALIDATION AUTHORITY
AND VALIDATION AUTHORITY RESPONDER SOFTWARE
END USER LICENSE AGREEMENT (“EULA”)**

(GSA Version v.11182016)

IMPORTANT - READ CAREFULLY: This End User License Agreement (“EULA”) is a legal agreement between you (“Licensee”), as an entity, and HID Global Corporation. (“HID”) governing the use of the Validation Authority, Tactical Validation Authority and Validation Authority Responder software products and modules (“Software”) that came with this EULA, whether provided on a standalone basis or installed or embedded on hardware products (“Hardware”), and any associated product documentation or other written materials accompanying or provided with the Software (“Documentation”). **LICENSEE AGREES TO BE BOUND BY THE TERMS OF THIS EULA BY EXECUTING THIS PURCHASE ORDER. IF LICENSEE DOES NOT AGREE TO THE TERMS AND CONDITIONS OF THIS EULA, DO NOT EXECUTE THIS AGREEMENT.**

1. Definitions.

1.1 **“Certificate Authority”** means a company, agency or other entity that issues, revokes and manages digital certificates assigned to Users, as may be more specifically described in the Purchase Documents.

1.2 **“Certificate Validation Population”** means the Users to whom / which digital certificates are issued by the Certificate Authority and for whom / which their digital certificates may be validated using the Certificate Validation System, as such population may be more specifically described in the Purchase Documents.

1.3 **“Certificate Validation System”** means the computer system resulting from the implementation of the Software providing digital certificate status with respect to Users of such system, as may be more specifically described in the Purchase Documents.

1.4 **“Purchase Documents”** means the invoice or other purchasing documentation issued by HID or HID’s authorized reseller for the Software and/or Hardware provided to Licensee and any subsequent amendment or modification of the terms therein, as applicable.

1.5 **“User(s)”** means any human or device within the Certificate Validation Population to whom / which a Certificate Authority has issued a digital certificate.

2. Grant of License. In consideration of payment of the applicable license fee by Licensee to HID or its authorized reseller and subject to Licensee’s compliance with the terms and conditions of this EULA, HID grants Licensee a non-exclusive, non-transferable, non-sublicensable, worldwide right to use the Software solely for Licensee’s business operations for the sole purpose of providing the Certificate Validation System with respect to the identification of the then current Users. Only object code, machine-readable versions of the Software are licensed to Licensee hereunder, and Licensee has no rights under this EULA to the source code versions of the Software. Licensee may use, reproduce and internally distribute the Software and the Documentation solely in connection with and as reasonably necessary for Licensee’s authorized use of the Software and for backup and archival purposes; provided, however, that Licensee shall not run more than one “live” disaster recovery installation, and further provided that Licensee may not copy any Software that is installed, embedded or otherwise resident in any Hardware products. Licensee shall comply with any limitations upon the use of the Software set forth in the Purchase Documents, such as any limitation upon the Certificate Validation Population or number of production instances or other restrictions upon the Certificate Validation System (the “Licensed Usage”). Licensee must have a reasonable mechanism in place to ensure that your use of the Software does not exceed the permitted Licensed Usage. HID may provide a license key that will activate the functionality of the Software. Licensee agrees that this License Agreement applies to all such copies.

3. Restrictions. The license rights granted in this EULA are subject to the following restrictions:

(a) Licensee may not sell, license, sublicense, lend, rent, lease, or otherwise transfer the Software to a third party; provided, however, Licensee may make the Software and Documentation available to a third party to operate the Software on behalf of Licensee, subject to the terms and conditions of this EULA, and provided that Licensee shall be fully liable for such third party’s compliance with the terms and conditions of this EULA.

(b) Licensee may not use the Software or make the Software available to third parties for their commercial purposes, unless expressly included in the Certificate Validation Population or otherwise expressly authorized in writing by HID.

(c) Licensee acknowledges that the Software in source code form remains a confidential trade secret of HID and/or its third party licensors (“Licensors”). Licensee may not reverse engineer, decipher, decompile, modify or disassemble the Software or otherwise attempt to derive the source code of the Software, incorporate the Software in whole or in part in any other software or product, or develop derivative works of the Software or allow others to do so, or to attempt to do any of the foregoing (except and only to the extent the foregoing restrictions are prohibited by applicable law notwithstanding this limitation).

(d) Licensee shall not disclose or publish the results of any performance, functional, or other evaluation or benchmarking of the Software to any third party without the prior written consent of HID.

(e) If the Software or Hardware product uses a license key or other method to limit the use of the product, Licensee shall not disable, bypass or otherwise circumvent the operation of such key or method.

(f) For some Software or Hardware products, there are additional product-specific restrictions set forth in the applicable product addendum attached to or referenced in this EULA. In the event of any conflict between the terms of this EULA and the terms of any applicable product addendum, the terms of the product addendum shall be controlling.

4. Support.

4.1 Support. During the term of this EULA and subject to Licensee's payment of the applicable support fees, HID or HID's authorized reseller will make technical support and software maintenance available to Licensee on the terms provided in the most recent version of HID's Support Handbook ("Support").

4.2 Procurement and Support of System. Licensee is responsible for procuring, installing and maintaining the hardware or software infrastructure, including a suitable operating system environment (collectively the "System"), required for the proper operation of the Software. Licensee acknowledges that updates to the Software provided as part of Support may require modification or upgrades to certain components of the System in order to utilize such updates, and that Licensee is solely responsible for obtaining such software and hardware modification or upgrades from the applicable suppliers or manufacturers.

5. Certification and Audit. Licensee shall use commercially reasonable efforts to implement measures to monitor and ensure all users of the Software comply with the restrictions and limitations of this EULA. At HID's written request, but not more frequently than once annually during the term of this EULA, Licensee shall certify to HID, in a writing signed by Licensee's authorized representative, Licensee's compliance with the terms of this EULA, and provide HID a list of (a) the number of Users by country, and (b) the locations and types of the systems on which it operates or has installed the Software. HID reserves the right to audit Licensee's use of the Software no more than once annually, per Licensee site, at HID's expense. HID shall schedule any audit at least fifteen (15) days in advance. Any such audit shall be conducted during regular business hours at Licensee's facilities and shall not unreasonably interfere with Licensee's business activities. If such audit reveals that Licensee has underpaid fees to HID, HID shall invoice Licensee for such fees at the prices previously agreed to. Such audit shall be in accordance with all applicable Government security requirements.

6. Ownership. The Software is licensed under the terms of this EULA, not sold. HID and/or its Licensors own all title and proprietary rights, including without restriction all intellectual property rights, in and to the Software and Documentation and all copies thereof, all of which contain valuable trade secrets of HID and/or its Licensors. Licensee may not remove, modify or otherwise tamper with any copyright, trademark, proprietary rights notices, labeling, legend, disclaimer or warning notices included in or embedded in any part of the Software or Documentation or in any copy made of the Software or Documentation.

7. Warranty and Disclaimers.

7.1 Limited Warranty. HID warrants that for a period of ninety (90) days from the date the Software is delivered to Licensee (FCA Origin) or downloaded by Licensee, whichever is earlier, that: (a) the media on which the Software is recorded will be free from material defects in materials and workmanship under normal use, and (b) the Software will perform substantially in accordance with the then-current Documentation, provided that such Software is properly used by Licensee in accordance with such Documentation and this EULA. If Licensee discovers within this warranty period that the Software fails to substantially conform to the Documentation, Licensee must promptly notify HID or HID's authorized reseller in writing and obtain a Return Material Authorization ("RMA") and a RMA number, prior to return of the defective Software.

7.2 Remedies. HID's sole and exclusive liability and Licensee's sole and exclusive remedy under this limited warranty shall be, at HID's election, either: (a) replacement of the media if defective, or (b) HID's commercially reasonable effort to repair or replace the Software to make the Software perform substantially in accordance with the accompanying Documentation, if the Software as initially delivered is non-conforming. In the event HID is unable to remedy the non-conformity and such non-conformity materially affects the functionality of the Software, Licensee may promptly terminate the Software license applicable to the non-conforming Software and return such Software and any applicable Documentation to HID or HID's authorized reseller. In such event, Licensee will receive a refund of the license fee received by HID with respect to such Software. The above remedies are available only if HID or HID's authorized reseller is promptly notified in writing within the ninety (90) day warranty period. Any replacement Software will be warranted for the remainder of the original warranty period, or for thirty (30) days, whichever is longer.

7.3 Restrictions and Exclusions. HID does not warrant that the Software will meet Licensee's requirements or will operate in combination with other software or hardware which may be selected for use by Licensee, or that the operation of the Software will be uninterrupted or error-free. This limited warranty is VOID if

failure of the Software is due to accident, negligence, abuse, improper installation or misuse of the Software, including but not limited to any problem with the Software that is caused by:

- (i) the use or operation of the Software in an environment other than that approved or recommended by HID or the applicable Documentation,
- (ii) modifications to the Software not made or authorized by HID, or
- (iii) Licensee's failure to implement all Software patches, updates or releases provided by HID.

7.4 Disclaimers. TO THE MAXIMUM EXTENT PERMITTED BY LAW, THE WARRANTIES STATED ABOVE ARE EXCLUSIVE AND IN LIEU OF ALL OTHER WARRANTIES AND CONDITIONS, WHETHER EXPRESS, IMPLIED OR STATUTORY, INCLUDING WITHOUT LIMITATION THE IMPLIED WARRANTIES OF MERCHANTABILITY, NON-INFRINGEMENT, FITNESS FOR A PARTICULAR PURPOSE, TITLE OR QUALITY OF SERVICE. NO WARRANTIES SHALL ARISE UNDER THIS EULA FROM COURSE OF DEALING OR USAGE OF TRADE. HID DOES NOT WARRANT THAT THE SOFTWARE OR DOCUMENTATION IS FREE OF THIRD PARTY CLAIMS OF INFRINGEMENT OR MISAPPROPRIATION OF INTELLECTUAL PROPERTY RIGHTS.

8. Limitation of Liability. HID, ITS LICENSORS, AGENTS, SUPPLIERS, DISTRIBUTORS OR RESELLERS SHALL NOT BE LIABLE WHATSOEVER FOR ANY INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL OR PUNITIVE DAMAGES, INCLUDING WITHOUT LIMITATION DAMAGES FOR LOST PROFITS, DATA OR LOSS OF USE, OR PROCUREMENT OF REPLACEMENT SOFTWARE, HOWEVER INCURRED BY THE LICENSEE OR ANY THIRD PARTY, WHETHER IN AN ACTION IN CONTRACT OR TORT, EVEN IF SUCH PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. TO THE MAXIMUM EXTENT PERMITTED BY LAW, HID'S LICENSORS DISCLAIM ALL DAMAGES OF ANY KIND. EXCEPT FOR ANY INDEMNIFICATION PROVIDED HEREIN, THE AGGREGATE AND CUMULATIVE LIABILITY OF HID FOR DAMAGES UNDER THIS EULA SHALL NOT EXCEED THE AMOUNT OF THE FEES PAID BY LICENSEE FOR THE SOFTWARE LICENSED UNDER THIS EULA. THE FOREGOING LIMITATION OF LIABILITY SHALL NOT APPLY TO (1) PERSONAL INJURY OR DEATH RESULTING FROM LICENSOR'S NEGLIGENCE; (2) FOR FRAUD; OR (3) FOR ANY OTHER MATTER FOR WHICH LIABILITY CANNOT BE EXCLUDED BY LAW.

9. IP Indemnity.

9.1 Indemnity. HID will defend, indemnify and hold Licensee harmless against any claim brought by a third party to the extent it alleges that any Software or Documentation (collectively, "HID Products") directly infringes any patent, or any copyright, or trademark, or misappropriates any trade secret, of such third party ("Claim"), and will pay all costs, damages and expenses (including reasonable legal fees) finally awarded against Licensee by a court of competent jurisdiction or agreed to in a written settlement agreement signed by HID arising out of such Claim; provided that Licensee: (a) gives HID prompt written notice upon learning of a Claim or potential Claim; (b) allows HID to assume control of the defense of such Claim and all related settlement negotiations; and (c) reasonably cooperates with HID, at HID's request and expense, in the defense or settlement of the Claim, including the provision of all assistance, information and authority reasonably requested by HID. Notwithstanding the foregoing, HID shall have no liability for any claim of infringement based in whole or in part on (i) the use of a superseded or altered release of an HID Product if the infringement would have been avoided by the use of a current unaltered release of the HID Product, (ii) the modification of the HID Product by anyone other than HID or its authorized agents, (iii) the use of the Software other than in accordance with the Documentation or this EULA, (iv) the combination of the HID Product with other software or hardware not provided by HID, where the combination causes the infringement and not the HID Product standing alone, (v) third party software, including open source software, incorporated in the Software, or (vi) product features based on published standards where there was no non-infringing way to implement such standards. Licensee reserve the right for appropriate consultation and the contractor's right to intervene in the proceedings at its own expense through counsel of its choice. Nothing contained herein shall be construed in derogation of the U.S. Department of Justice's right to defend any claim or suit brought against the U.S. pursuant to its jurisdictional statute 28 U.S.C. § 516.

9.2 Additional Remedies. If the HID Products, or any material portion thereof, are held by a court of competent jurisdiction to infringe any third party intellectual property rights, or if HID believes that the HID Products may be subject to a Claim or held to infringe, HID may, in its discretion and at its expense (a) replace or modify the HID Products so as to be non-infringing, provided that the replacement HID Products contains substantially similar functionality; (b) obtain for Licensee a license to continue using the HID Products; or (c) if non-infringing product or a license to use the HID Products cannot be obtained upon commercially reasonable terms, as determined by HID & Licensee in writing, the parties may (i) terminate the License for the affected Software (as applicable) and (ii) upon return of the HID Products by Licensee or certification of its destruction, refund a pro-rated portion of the License Fees or other charges received by HID for such HID Products, (for perpetual licenses, as depreciated on a four-year straight-line basis and for term limited licenses, for the unused remainder of the term), and, if applicable, the unused portion of any prepaid Support fees that directly relate to such Software.

9.3 Exclusive Remedy. This section states HID's entire liability and Licensee's sole and exclusive remedy for any claim of intellectual property infringement by, or with respect to, the HID Products. The foregoing limitation of liability shall not apply to (1) personal injury or death resulting from Licensor's negligence; (2) for fraud; or (3) for any other matter for which liability cannot be excluded by law.

10. Export. Licensee shall comply fully with all international and national laws and regulations that apply to the Software and Documentation and to Licensee's use thereof, including, but not limited to the U.S. Export Administration Regulations and end-user, end-use and destination restrictions issued by U.S. and other governments. Without limiting the generality of the foregoing, Licensee expressly agrees that it shall not, and shall cause its representatives to agree not to, export, directly or indirectly, re-export, divert, or transfer the Software or Documentation or any direct product thereof to any destination, company or person restricted or prohibited by U.S. laws or regulations or laws or regulations of any other applicable jurisdiction.

11. Third Party Software Component License Terms. To the extent there are any third party software components licensed to HID by Licensors included in the Software, such components shall be licensed as part of the Software in accordance with the terms and conditions of this EULA. Such Licensors may provide additional rights, requirements and notices (which rights, requirements and notices can be found in a readme file or product addendum or are otherwise distributed with the Software), and nothing herein shall alter or limit any such additional rights, requirements or notices provided to Licensee by such Licensors.

12. U.S. Government Restricted Rights. The Software is provided with "Restricted Rights". Use, duplication or disclosure by the U.S. Government is subject to restrictions as set forth in subparagraph (c)(1)(ii) of the Rights in Technical Data and Computer Software clause at DFARS 252.227-7013 or subparagraphs (c)(1) and (2) of the Commercial Computer Software-Restricted Rights at 48 CFR 52.227-19, as applicable (and the successor clauses to any of the foregoing). The contractor/manufacturer is HID Global Corporation. All Software provided to the U.S. Government, including its civilian and military agencies, is commercial computer software that was developed at private expense prior to its provision to any U.S. Government entity. Subject to any applicable regulations set out in the FAR or DFARS (and any superseding regulations), the Software is provided with the commercial license rights and restrictions described elsewhere in this EULA. For Department of Defense agencies, the restrictions set forth in the "Technical Data - Commercial items" clause at DFARS 252.227-7015 (Nov 1995) shall also apply.

13. Term and Termination of License. The term applicable to Licensee's use of the Software shall be defined in the Purchase Order Documents. When the End User is an instrumentality of the U.S., recourse against the United States for any alleged breach of this Agreement must be made as a dispute under the contract Disputes Clause (Contract Disputes Act). During any dispute under the Disputes Clause, [vendor] shall proceed diligently with performance of this Agreement, pending final resolution of any request for relief, claim, appeal, or action arising under the Agreement, and comply with any decision of the Contracting Officer.

14. General. This EULA, together with the Purchase Order Documents and any attached and/or referenced addenda, exhibits and schedules, constitutes the complete agreement between the parties and supersedes all prior or contemporaneous agreements or representations, written or oral, concerning the subject matter of this EULA. This EULA may not be modified or amended, except in writing signed by the duly authorized representatives of Licensee and HID. No other act, document (including Licensee's purchase order or other Licensee document), usage or custom shall be deemed to amend or modify this EULA. If any of these provisions are held to be unenforceable in any jurisdiction for any reason, such provision shall be reformed only to the extent necessary to make it enforceable, and such decision shall not affect the enforceability (a) of such provision under other circumstances or jurisdictions, or (b) of the remaining provisions hereof under all circumstances or jurisdictions. These terms and conditions, and interpretation thereof, will be governed by the Federal laws of the United States. These terms and conditions, the separate software license agreement, and Licensee's use will not be governed by the United Nations Convention of Contracts for the International Sale of Goods, the application of which is hereby expressly excluded.