

EULA

ORTUS SOLUTIONS CORPORATION

WARRANTY DISCLAIMER AND SOFTWARE PRODUCT LICENSE AGREEMENT

Ortus Cloud Images

Copyright © Ortus Solutions Corp. All Rights Reserved.

IMPORTANT - READ CAREFULLY: This End User License Agreement ("EULA") is a legal agreement between YOU (The End User) as Licensee and ORTUS SOLUTIONS CORPORATION for the SOFTWARE PRODUCT identified above.

Please read this EULA carefully and make sure you fully understand it. You are ONLY permitted to install or use this Software or any future updates to the Software if you AGREE to ALL TERMS AND CONDITIONS contained in this EULA. If you do not agree to all terms, do not use this software or any updates. By installing or using this Software YOU agree to be bound by ALL the terms and conditions below.

This agreement is enforceable like any written negotiated agreement signed by you. You agree that you are bound by the agreement whether you are acting on your own behalf or on behalf of a third party.

1. Definitions.

- "EULA" means this End User License Agreement.
- ** **"Licensee"** means YOU or the organization (if any) on whose behalf you are taking the EULA.
- "Software Product" or "Software" means Ortus Cloud Images. The Terms "Software Product" or "Software" also include any future updates to the Software ("Updates") that are not delivered to YOU under separate terms.
- "Ortus Solutions" means Ortus Solutions Corp, the software developer.

2. Software Licenses.

2.1 With this License YOU are granted the following rights:

To install and use one (1) copy of the Software Product on unlimited web contexts within a single Lucee server instance. This license includes critical patches and bug fixes for a maximum of 1 calendar year since date of purchase. If you purchase a yearly maintenance per Lucee instance, you will be entitled to major, minor and patch updates during the calendar year.

2.2 Limitations

YOU hereby undertake not to sell, rent, lease, translate, adapt, vary, modify, decompile, disassemble, reverse engineer, create derivative works of, modify, sub-license, loan or distribute the SOFTWARE PRODUCT other than as expressly authorized by this EULA.

3. Warranty disclaimer

You may be entitled to warranties, conditions and terms that may not be excluded or limited by Ortus Solutions under law. Except for those non-excludable warranties, conditions and terms, the Software, is made available "As Is." Except for those non-excludable warranties, conditions and terms, Ortus Solutions makes no warranties, conditions, representations, guarantees or terms (express or implied, whether by statute, common law, custom, usage or otherwise) as to any matter including performance, results, security, no infringement, merchantability, integration, quiet enjoyment, satisfactory quality, and fitness for any particular purpose. This disclaimer of warranty may not be valid in some States. You may have warranty rights under law which may not be waived or disclaimed. Ortus Solutions does not seek to limit your warranty rights to any extent not permitted by law. These exclusions and limitations will apply to the maximum extent permitted by applicable law, even if any remedy fails its essential purpose.

You acknowledge and agree that: Ortus Solutions has no express or implied obligation to continue to make the software or any feature thereof available nor introduce any products or services compatible with the software.

4. Indemnity

The Licensee (YOU) agrees, to the maximum extent permitted by applicable law, to indemnify, defend and hold Ortus Solutions, its members, its successors, officers, principals, directors, agents and employees harmless from any and all actions, causes of action, claims, demands, cost, liabilities, expenses and damages (including attorney's fees) arising out of, or in connection with any breach of this Agreement by the Licensee and/or the use of the Software Product by the Licensee.

5. **Limitation of Liability**

Except for any remedies that cannot be excluded or limited under law, Ortus Solutions, will not be liable to YOU for any loss, damages, claims or costs including any indirect, consequential, or incidental damages, any lost profits or lost savings, any damages resulting from business interruption, personal injury or failure to meet any duty of care, or claims by a third party, even if an Ortus Solutions representative has been advised of the possibility of such loss, damages, claims or costs. In any event, Ortus Solutions' aggregate liability in connection with this agreement will be limited to the amount paid for the Software. This limitation will apply even in the event of a fundamental or material breach or a breach of the fundamental or material terms of this agreement. Nothing contained in this agreement limits Ortus Solutions liability to YOU in the event of death or personal injury resulting from Ortus Solutions' negligence or for the tort of deceit (fraud). Ortus Solutions is acting on its behalf for the purpose of disclaiming, excluding and limiting obligations, warranties and liability, but in no other respects and for no other purpose.

The foregoing limitations and exclusions apply to the extent permitted by applicable law in your jurisdiction. This limitation of liability may not be valid in some States. You may have rights that cannot be waived under consumer protection and other laws. Ortus Solutions does not seek to limit your warranty or remedies to any extent not permitted by law.

6. Governing Law

This agreement will be governed by and construed in accordance with the substantive law of: The State of Texas.

7. Assignment

Neither this Agreement nor any of the rights, interests or obligations under this Agreement shall be assigned, in whole or in part, by operation of law or otherwise by the Licensee

without the prior written consent of Ortus Solutions.

8. Non Waiver

Ortus Solutions' failure to exercise or delay in exercising any right, power or privilege under this Agreement shall not operate as a waiver thereof; nor shall any single or partial exercise of any right, power or privilege preclude any other or further exercise thereof.

No breach of any provision of this Agreement will be waived except with the express written consent of Ortus Solutions.

9. Attorney and litigation

In the event of litigation between Ortus Solutions and the Licensee relating to the subject matter of this Agreement, the non-prevailing party shall reimburse the prevailing party for all reasonable attorney fees and costs resulting from the litigation process.

10. General Provisions

Your rights to use the Software terminate immediately if you do not comply with any term of this agreement. If any provision of this agreement is found unenforceable, only that provision, interpreted as narrowly as possible, will be held unenforceable and the rest of this agreement will remain valid and enforceable according to its terms. Section 4 shall survive the termination of this agreement. This agreement shall not prejudice the statutory rights of any party dealing as a consumer. This agreement may only be modified by a writing signed by an authorized officer of Ortus Solutions. This agreement is the entire agreement between Ortus Solutions and you relating to the Software Product, and it supersedes any prior representations, discussions, undertakings, communications or advertising relating to the Software Product.

If you have any questions regarding this document or if you wish to request any information from Ortus Solutions please contact us via web at http://www.ortussolutions.com/contact

Lucee, Mod_cfml, and Nginx are companies NOT associated with Ortus Solutions.