dtSearch License Agreement

Copyright 1991-2022 dtSearch Corp. All rights reserved.

The dtSearch Corp. Privacy Policy is available at <u>https://www.dtsearch.com/privacy.html</u> and is also included at the end of this document.

dtSearch is a registered trademark of dtSearch Corp. All other brand and product names are trademarks of their respective holders.

NOTE: Section 12.4 of the license agreement (below) contains important information about U.S. export laws that apply to cryptographic technology included in some dtSearch components.

1. LICENSE AGREEMENT. This is a legal agreement ("Agreement") between you ("Licensee," either an individual and/or an entity) and dtSearch Corporation (hereinafter "DTSC"). BY INSTALLING THIS SOFTWARE, YOU AGREE TO BE BOUND BY THE TERMS OF THIS AGREEMENT. With the sole exception of an existing mutually signed agreement between DTSC and Licensee, this Agreement shall fully supersede and override any other terms relating to this software, including without limitation, terms provided to DTSC in a purchase order or terms relating to a reseller transaction. IF YOU DO NOT AGREE TO THE TERMS OF THIS AGREEMENT, DTSC IS UNWILLING TO LICENSE THIS SOFTWARE TO YOU, AND YOU MAY PROMPTLY RETURN THE SOFTWARE AND ACCOMPANYING ITEMS TO DTSC FOR A FULL REFUND.

2. LICENSE SCOPE. DTSC licenses the relevant portion of the "dtSearch" software product line in object form (hereinafter "the software") as follows, depending on the specific purchase by Licensee. Absent a specific purchase, see 3. below for evaluation version usage. As further covered below, *evaluation version usage covers 30-day evaluation and testing usage only*. After that period, one of the purchased licenses below are required for continued dtSearch software usage.

dtSearch Desktop - single user license. *Requires Windows*. Single user license: a single individual may use the software on up to two computers, so long as the software will be used on both computers exclusively by that individual. A user may transfer the software from one computer to another in the normal course of hardware upgrades. In a terminal server environment, each terminal server user counts as a separate user. For successive installs on multiple different machines for forensics, e-discovery and similar investigative usage, please see dtSearch Desktop "investigative" license. This product is an end-user application only and does not include access to the developer API.

dtSearch Desktop - annual single individual user "investigative" license. *Requires Windows*. Annual single individual user "investigative" license: this is an *annual* license covering use for one year by a single individual for forensics, e-discovery and similar investigative usage. A single individual may install, uninstall and reinstall the software successively on multiple different machines, provided that the software must be fully uninstalled on the previous machine prior to installation on another, so the software is only installed on one machine at any given time. In a terminal server environment, usage for each terminal server counts as a separate installation. An annual license renewal is required to cover usage beyond the initial year's period. This license also includes an additional dtSearch Desktop single user license for personal usage. All other installations require a separate license. This product is an end-user application only and does not include access to the developer API.

dtSearch Network - multi-user license. *Requires Windows*. Pricing is non-concurrent: a 100 user license covers up to 100 machines in a single organization with the software running either in a shared network environment or separately for each end-user (e.g. for laptops). In a terminal server environment, each terminal server seat counts as a separate user. dtSearch Network licenses also include use on a single additional machine for indexing and/or for shared network index access. All other installations for either indexing or searching — including temporary forensics and e-discovery installations — require a separate license. This product is an end-user application only and does not include access to the developer API.

dtSearch Web - single server license. Requires IIS. Technical support covers dtSearch Web only. Technical support does not cover C++, Java, COM, .NET and other APIs. **Server definition:** each physical machine, including all load balancing, backup, testing and development machines, counts as a "server" for licensing.

dtSearch Engine for Windows - 3 or more server license.

Includes C++, Java and .NET developer APIs; also has dtSearch Web as an IIS deployment option. Server definition: license covers usage in one single organization, with technical support to a single point of contact. Each physical machine, including all load balancing, backup, testing and development machines, counts as a "server" for licensing. In a cloud-based environment like Microsoft Azure, each instance counts as a "server" for licensing. (Alternative license option: if instead of running in a server-based environment, the dtSearch Engine is programmatically embedded in a single custom application, running solely in a client-executing environment, i.e. embedded in an application that responds to user input from the same computer where the program is running, then a 3 "server" dtSearch Engine license may be used on up to 75 client machines in a single organization, including one machine allocated for development purposes.) Other usage of the dtSearch Engine may be authorized in accordance with a signed license agreement with DTSC.

dtSearch Engine for Linux or macOS - 3 or more server license. This component is presented solely as a developer library for C++, Java and/or .NET Standard/.NET Core API developers; this component has no GUI. Server definition: license covers usage in one single organization, with technical support to a single point of contact. Each physical machine, including all load balancing, backup, testing and development machines, counts as a "server" for licensing. In a cloud-based environment each instance counts as a "server" for licensing. (Alternative license option: if instead of running in a server-based environment, the dtSearch Engine is programmatically embedded in a single custom application, running solely in a client-executing environment, i.e. embedded in an application that responds to user input from the same computer where the program is running, then a 3 "server" dtSearch Engine license may be used on up to 75 client machines in a single organization, including one machine allocated for development purposes.) Other usage of the dtSearch Engine may be authorized in accordance with a signed license agreement with DTSC.

dtSearch Publish 250 license. *Requires Windows.* "Publish 250": covers use of dtSearch Publish to create up to 250 "searchonly" (without end-user indexing) portable media of identical content, distributable to up to 250 total users. All portable media copies must contain the same identical content under this option. The "search-only" portable media may run in an individual-usage capacity only, and not from a shared-access server such as IIS. This license includes a single user license of dtSearch Desktop for index building. All other installations require a separate license.

dtSearch Publish "Annual Service Bureau" license. Requires Windows. "Annual Service Bureau": is an annual license covering one year of "search only" (without end-user indexing) portable media publishing from one location, with portable media content as set forth below. (A) The content must fall into one of the following categories: (i) confidential e-discovery or forensically retrieved data; (ii) confidential business transaction documents; (iii) data that Licensee has OCR'ed as a "service bureau" for Licensee's clients; (iv) subject to written approval by sales@dtsearch.com, other similarly narrow topics (oil rig specifications, cardiovascular information, airline regulations, etc.). (B) Portable media mastering must occur at a single physical location. (C) The "search-only" portable media may run in an individual-usage capacity only, and not from a shared-access server. (D) An annual license renewal is required to cover usage beyond the initial year period. (E) This license includes a single user license of dtSearch Desktop for index building. All other installations require a separate license.

3. EVALUATION VERSIONS. In the absence of one of the above purchased licenses for the software, the software shall be considered an evaluation version. Evaluation use of this software is contingent upon Licensee's acceptance of the terms of this Agreement, and if Licensee is unwilling to accept these terms then Licensee may not install or use any evaluation versions.

Assuming Licensee agrees to the terms of this Agreement, Licensee may use the evaluation version for up to 30 days for evaluation and testing. DTSC may, in its sole discretion, extend permitted evaluation usage beyond 30 days. Upon expiration of the evaluation period, sections 9 through 12 of this Agreement shall continue to apply.

Evaluation versions may not be used other than for internal testing and development purposes. Evaluation versions may not be used in a product advertised, sold, or otherwise provided to end-users. Evaluation versions may not be transferred without the written permission of DTSC.

License sections below on "Upgrades" and "Technical Support" do not apply to products provided for evaluation.

4. GUARANTEE. The software, if purchased, comes with a 30day money-back satisfaction guarantee from the Date of Agreement (defined below). If you are dissatisfied with the software, you may return it to DTSC for a refund up to 30 days from the Date of Agreement.

5. TECHNICAL SUPPORT. The following covers technical support (support@dtsearch.com) for the dtSearch product line.

Technical support for dtSearch Desktop and dtSearch Network: DTSC agrees to provide technical support to a single point of contact in the Licensee organization for one year from the Date of Agreement. Licensee agrees to provide technical support to all other Licensee end-users.

Technical support for dtSearch Web: DTSC agrees to provide technical support to a single point of contact in the Licensee organization for one year from the Date of Agreement. Licensee agrees to provide technical support to all other Licensee end-users. Technical support covers the dtSearch Web application only, and does *not* cover C++, Java, .NET, COM and other developer APIs.

Technical support for the dtSearch Engine and dtSearch Publish: DTSC agrees to provide technical support to a single point of contact in the Licensee organization for one year from the Date of Agreement. Licensee agrees to provide technical support to all other Licensee end-users. Licensee must list itself as the sole contact for such technical support on end-user software copies and in any accompanying documentation.

DTSC may, at its sole discretion, extend the technical support period for any products beyond the above-mentioned one year period, with or without a renewal fee. DTSCs support obligations extend to current version(s) of the product line only.

6. UPGRADES. Subject to third-party supplier restrictions and charges, DTSC agrees to make available to Licensee, upon request, any maintenance releases, new and enhanced versions

or upgrades of the software that DTSC releases for the applicable platform covered by your license for a period of one year from the Date of Agreement. DTSC may, at its sole discretion, extend the upgrades period beyond the above-mentioned one year date, or charge a renewal fee for continued upgrades.

DTSC may sunset support for obsolete platforms that are no longer supported by current versions of developer tools. For example, the current version of Microsoft Visual C++ does not support Windows 2000, and as a result the current versions of dtSearch software for Windows does not support Windows 2000. Determinations when a platform is obsolete shall be made in DTSC's sole discretion. Such determinations shall not be deemed a failure to provide upgrade and technical support services. "Platform" may include processor families as well as operating system versions if, for example, x86 processors cease to be supported by current developer tools and are replaced in the marketplace by x64 processors.

7. BETA TEST VERSIONS. This section applies to beta test versions of dtSearch products ("Beta Products").

DTSC makes Beta Products available on a discretionary basis. No right to obtain Beta Products is generally granted in DTSC's license agreements, and no such right exists except where an agreement expressly and explicitly provides otherwise. Therefore, even if Licensee has a separate, written agreement to use DTSC's products and to obtain maintenance releases and upgrades, use of this software is contingent upon Licensee's acceptance of the terms of this Agreement, and if Licensee is unwilling to accept these terms then Licensee may not use Beta Products.

Beta Products are provided for testing and evaluation purposes. The purpose of beta testing is to identify undiscovered bugs in software products through widespread testing. To protect endusers from the risk of such undiscovered bugs, DTSC requires that beta versions of dtSearch developer products such as the dtSearch Text Retrieval Engine may not be used other than for internal testing and development purposes. In particular, Beta Products may not be used in products sold or otherwise provided to end-users without express written permission from DTSC. Beta Products may be time-limited and may automatically cease to function after a date specified in the documentation accompanying the beta product.

License sections on "Upgrades" and "Technical Support" do not apply to Beta Products.

8. GENERAL USE LIMITATIONS. Licensee may not rent, lease, lend, sublicense, time-share, distribute, sell or assign the license to use this software. NOR MAY LICENSEE USE THIS SOFTWARE ON MORE COMPUTERS OR TERMINALS THAN LICENSEE'S LICENSE PERMITS. Licensee may make backup copies of the software strictly for Licensee's own archival purposes. Except as explicitly permitted pursuant to this Agreement, LICENSEE MAY NOT OTHERWISE DISTRIBUTE, COPY, REPRODUCE, SUBLICENSE, SELL OR OTHERWISE DISTRIBUTE THE SOFTWARE.

Notwithstanding the foregoing paragraph, a reseller may resell the license to use this software as well as licensed software renewals in the ordinary course of software resale activities. As to the scope of the license transferred, all such transfers shall be subject to Section 2 ("SCOPE OF LICENSE") and Section 6 ("UPGRADES") of this Agreement or, if applicable, a signed agreement between DTSC and reseller's customer. In the absence of a signed agreement between DTSC and reseller, the transfer shall be subject to sections 11 and 12 as to the resellers' relationship with DTSC.

9. NO SOURCE CODE. The licensed software is the applicable above-mentioned version of dtSearch in object form. Other than sample source code that may be provided with certain dtSearch developer products, THE SOFTWARE DOES NOT INCLUDE SOURCE CODE OR ANY RIGHTS THERETO, INCLUDING SOURCE CODE TO ANY DLLs OR OTHER EXECUTABLE COMPONENTS.

10. PROHIBITION ON REVERSE ENGINEERING, ETC.

Licensee or any other party is strictly prohibited from reverse engineering, decompiling, disassembling, or otherwise attempting to discover the source code or other underlying algorithms of the software (hereinafter "reverse engineering"). Licensee or any other party shall further not modify, adapt, translate or create derivative works based on the software (other than modifications pursuant to the dtSearch Web or dtSearch Publish interface or through the dtSearch Engine programming APIs, to the extent of Licensee's purchased license as set forth herein). The parties acknowledge that Licensee's usage of dtSearch products is intended to be on a strictly non-exclusive basis, and Licensee hereby agrees not to use any reverse engineering of the licensed software, or information derived from reverse engineering of the licensed software, as a basis for or in support of any intellectual property claim against DTSC involving the licensed software or other dtSearch products, or against DTSC customers with respect to the same.

11. LIMITATIONS ON WARRANTY AND LIABILITY. The software is provided AS IS. To the extent permitted by applicable law, ANY AND ALL OTHER REPRESENTATIONS AND WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT ARE EXPRESSLY EXCLUDED AND DISCLAIMED. DTSC and its suppliers do not and cannot warrant the performance or results Licensee or Licensee's end-users may obtain by using the software.

IN NO EVENT SHALL DTSC BE LIABLE FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES, including lost profits, lost savings, lost opportunities or other incidental or consequential damages arising out of the use of or inability to use the software, even if DTSC has been advised of the possibility of such damages.

To the extent permitted by applicable law, UNDER NO CIRCUMSTANCE MAY DTSC'S TOTAL LIABILITY TO LICENSEE UNDER ANY LEGAL THEORY OR CAUSE OF ACTION, INCLUDING, WITHOUT LIMITATION, LIABILITY ARISING UNDER TORT, CONTRACT, COPYRIGHT, BREACH OF WARRANTY, OR PATENT LAW, AND WHETHER ARISING AS A RESULT OF THE USE OF ANY VERSION OF THE LICENSED SOFTWARE BY LICENSEE OR USE BY ANY OTHER PERSON OR ENTITY, EXCEED THE LESSER OF THE LICENSE FEE OR THE AMOUNT PAID TO DTSC BY LICENSEE DURING THE ONE (1) YEAR PERIOD PRIOR TO THE FILING OF THE CLAIM.

Any liability of DTSC to Licensee for any claims arising from this agreement or use of any version of the licensed software shall expire one (1) year from the earlier of the date of purchase of the licensed software or the Date of Agreement.

All disclaimers of warranties in this section shall also apply to officers, directors, employees, authorized resellers, agents, affiliates, and suppliers of DTSC, and, to the extent permitted by applicable law, all such parties shall have no liability whatsoever to Licensee for any of the causes of action covered by this section, and Licensee further agrees not to seek indemnification or damages from any such parties.

12. OTHER TERMS

12.1 DATE OF AGREEMENT. The "Date of Agreement," as used herein and in all previous and subsequent sections, shall be the day that Licensee first purchases, installs or receives (whichever comes first) any version of the software.

12.2 ENTIRE AGREEMENT. This Agreement constitutes the entire agreement between DTSC and Licensee, superseding all previous agreements, and may not be amended other than by a written agreement. Exception: if Licensee has a signed, written license agreement with DTSC granting a license to use this software, such grant of license shall supplement the license grant in this Agreement. Notwithstanding any such separate license agreement, Licensee agrees that the terms of this Agreement shall apply to evaluation usage and to use of any Beta Products, as described in the section on "Beta Products."

12.3 LIMITATION ON TRANSFER OF INTELLECTUAL

PROPERTY RIGHT IN THE SOFTWARE. The software is owned by DTSC and its suppliers, and its structure, organization and code are the valuable trade secrets of DTSC and its suppliers. The software is also protected by the United States Copyright law and International Treaty provisions. Licensee may not copy the software, except as provided in this Agreement. Any copies that Licensee is permitted to make pursuant to this Agreement must contain the same copyright and other proprietary notices that appear on or in the software. Trademarks shall be used in accordance with accepted trademark practice, including identification of trademark owner's name. Such use of any trademark does not give Licensee any rights of ownership in the trademark. Except as explicitly stated above, this Agreement does not grant any intellectual property rights in the software.

12.4 INTERNATIONAL LAW AND EXPORT. This Agreement will not be governed by the United Nations Convention on Contracts or the International Sale of Goods, the application of which is expressly excluded.

The software may not be shipped, transferred or exported into any country or used in any manner prohibited by the United States Export Administration Act or any other export laws, restrictions or regulations.

The software is subject to the export control laws and regulations of the United States. Licensee agrees that: it will not export the software to any country, person or entity subject to U.S. export restrictions; it will not export the software to any country to which the U.S. has embargoed or restricted the export of goods or services (including without limitation Cuba, Iran, Iraq, Libya, North Korea, Sudan and Syria); it will not export the software to any national of any such country who intends to transmit or transport the software back to such country; it will not export or transfer the software to any entity that an agency of the U.S. government has prohibited from participating in U.S. export transactions. For purposes of the foregoing, "the software" includes any portion of the licensed software, and "export" includes re-export.

Some dtSearch Engine components include support for decryption of encrypted PDF and Office files using up to 256-bit AES, which places them in a more restrictive category for purposes of U.S. export laws and regulations. For details on the specific cryptographic capabilities of each dtSearch component, please consult the product documentation in the help topic "Installing the dtSearch Engine".

dtSearch Corp. has received a classification ruling from the US Department of Commerce, Bureau of Industry and Security, that our export of these components is classified under ECCN 5D992 as a "mass market" product: "This mass market encryption item is described in Section 742.15(b)(1) of the Export Administration Regulations (EAR). Authorization under Section 742.15(b)(1) of the EAR requires an annual self-classification report in accordance with Section 742.15(c) of the EAR." Because this classification is based on the marketing and purpose of the product, it would not necessarily cover other products that embed the dtSearch Engine. Therefore, we recommend that developers exporting these components consult legal counsel to determine the export classification of these components as applied to their products. All dtSearch license agreements require compliance with U.S. export laws and regulations.

12.5 NO WAIVER. The failure to immediately enforce any provisions, rights or remedies under this Agreement shall not constitute a waiver by the party failing to enforce such provision, even if the party failing to enforce such provisions, rights or remedies is aware of the other party's contractual breach.

12.6 CHOICE OF LAW. This agreement will be governed by and construed in accordance with the laws of the State of Maryland, without regard to the conflict of law rules of any jurisdiction, including the State of Maryland. This agreement shall not be governed by the United Nations Convention on Contracts for the International Sale of Goods, the application of which is expressly excluded.

12.7 BINDING ARBITRATION AND CLASS ACTION WAIVER. This paragraph shall apply to any dispute between Licensee and DTSC concerning the Licensed Software or this agreement, including any controversy or claim arising out of or relating to this contract, or the breach thereof, or other action or controversy, whether arising under contract, warranty, tort, statute or any other legal or equitable basis, except that this paragraph shall not apply to any action initiated by DTSC to enforce DTSC's intellectual property rights. Any dispute shall be settled by arbitration administered by the American Arbitration Association in accordance with its Commercial Arbitration Rules. The arbitrator(s) shall be licensed to practice law in the State of Maryland with an expertise in software copyright law, and shall apply the laws of the United States and of the State of Maryland, and the terms of this Agreement. The place of arbitration shall be Bethesda, Maryland. All awards shall be made within three months of the filing of the notice of intention to arbitrate, and the arbitrator(s) shall agree to comply with this schedule before accepting appointment. However, this time limit may be extended by agreement of the parties or by the arbitrator(s) if necessary. The arbitrator(s) may determine how the costs and expenses of the arbitration shall be allocated between the parties, but shall not award attorneys' fees. The arbitration remedies set forth above shall be the parties' sole remedies for breach of this Agreement, or any matters covered by this Agreement.

Any dispute resolution proceedings shall be conducted only on an individual basis and not in a class, consolidated, or representative action. ANY PROCEEDINGS TO RESOLVE OR LITIGATE ANY DISPUTE WILL BE CONDUCTED SOLELY ON AN INDIVIDUAL BASIS. NEITHER LICENSEE NOR DTSC WILL SEEK TO HAVE ANY DISPUTE HEARD AS A CLASS ACTION, PRIVATE ATTORNEY GENERAL ACTION, OR IN ANY OTHER PROCEEDING IN WHICH EITHER PARTY ACTS OR PROPOSES TO ACT IN A REPRESENTATIVE CAPACITY. NO ARBITRATION OR PROCEEDING WILL BE COMBINED WITH ANOTHER WITHOUT THE PRIOR WRITTEN CONSENT OF ALL PARTIES TO ALL AFFECTED ARBITRATIONS OR PROCEEDINGS.

12.8 VENUE. In the event that for any reason an action is brought (notwithstanding the arbitration remedies set forth above) relating

to this license agreement or use of the Licensed Software or any related matter between the parties, the venue for such action shall be the court with jurisdiction over the matter that is located in the State of Maryland or the District of Columbia and that is geographically closest to Bethesda, Maryland.

12.9 If any portion of this Agreement is found to be invalid, the remainder shall continue in force. This Agreement shall remain in effect even if the software is uninstalled or deleted after installation.

12.10 This software may not be used for any illegal purpose, including use to circumvent a technological measure that effectively controls access to, or effectively protects a right of a copyright owner in, a copyrighted work where such circumvention is prohibited by the Digital Millenium Copyright Act (17 U.S. Code 1201) or other applicable law.

Notices and Acknowledgements

WordNet Notice. The thesaurus in dtSearch is based on the WordNet thesaurus developed at Princeton University. Princeton copyright information appears below.

This software and database is being provided to you, the LICENSEE, by Princeton University under the following license. By obtaining, using and/or copying this software and database, you agree that you have read, understood, and will comply with these terms and conditions:

Permission to use, copy, modify and distribute this software and database and its documentation for any purpose and without fee or royalty is hereby granted, provided that you agree to comply with the following copyright notice and statements, including the disclaimer, and that the same appear on ALL copies of the software, database and documentation, including modifications that you make for internal use or for distribution.

WordNet 1.5 Copyright 1995 by Princeton University. All rights reserved.

THIS SOFTWARE AND DATABASE IS PROVIDED "AS IS" AND PRINCETON UNIVERSITY MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. BY WAY OF EXAMPLE, BUT NOT LIMITATION, PRINCETON UNIVERSITY MAKES NO REPRESENTATIONS OR WARRANTIES OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF THE LICENSED SOFTWARE, DATABASE OR DOCUMENTATION WILL NOT INFRINGE ANY THIRD PARTY PATENTS, COPYRIGHTS, TRADEMARKS OR OTHER RIGHTS.

The name of Princeton University or Princeton may not be used in advertising or publicity pertaining to distribution of the software and/or database. Title to copyright in this software, database and any associated documentation shall at all times remain with Princeton University and LICENSEE agrees to preserve same. Unicode Notice. dtSearch includes data and software from the Unicode Consortium, <u>https://unicode.org/main.html</u> and <u>http://site.icu-project.org/home</u>. The Unicode License Agreement is below:

UNICODE, INC. LICENSE AGREEMENT - DATA FILES AND SOFTWARE Unicode Data Files ("DATA FILES") include all data files under the directories: <u>https://www.unicode.org/Public/</u>

https://www.unicode.org/reports/ https://www.unicode.org/ivd/data/

Unicode Data Files do not include PDF online code charts under the directory: <u>https://www.unicode.org/Public/</u>

Unicode Software ("SOFTWARE") includes any source code published in the Unicode Standard or any source code or compiled code under the directories: <u>https://www.unicode.org/Public/PROGRAMS/</u> <u>https://www.unicode.org/Public/cldr/</u> http://site.icu-project.org/download/

NOTICE TO USER: Carefully read the following legal agreement. BY DOWNLOADING, INSTALLING, COPYING OR OTHERWISE USING UNICODE INC.'S DATA FILES ("DATA FILES"), AND/OR SOFTWARE ("SOFTWARE"), YOU UNEQUIVOCALLY ACCEPT, AND AGREE TO BE BOUND BY, ALL OF THE TERMS AND CONDITIONS OF THIS AGREEMENT. IF YOU DO NOT AGREE, DO NOT DOWNLOAD, INSTALL, COPY, DISTRIBUTE OR USE THE DATA FILES OR SOFTWARE.

COPYRIGHT AND PERMISSION NOTICE

Copyright © 1991-2022 Unicode, Inc. All rights reserved. Distributed under the Terms of Use in <u>http://www.unicode.org/copyright.html</u>.

Permission is hereby granted, free of charge, to any person obtaining a copy of the Unicode data files and any associated documentation (the "Data Files") or Unicode software and any associated documentation (the "Software") to deal in the Data Files or Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, and/or sell copies of the Data Files or Software, and to permit persons to whom the Data Files

or Software are furnished to do so, provided that either (a) this copyright and permission notice appear with all copies of the Data Files or Software, or (b) this copyright and permission notice appear in associated Documentation. THE DATA FILES AND SOFTWARE ARE PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY. FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THE DATA FILES OR SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in these Data Files or Software without prior written authorization of the copyright holder.

Copyright (c) 1991-1996 Unicode, Inc. All Rights reserved.

DISCLAIMER. The Unicode Character Database "UNIDATA2.TXT" is provided as-is by Unicode, Inc. (The Unicode Consortium). No claims are made as to fitness for any particular purpose. No warranties of any kind are expressed or implied. The recipient agrees to determine applicability of information provided. If this file has been purchased on magnetic or optical media from Unicode, Inc., the sole remedy for any claim will be exchange of defective media within 90 days of receipt. This disclaimer is applicable for all other data files accompanying the Unicode Character Database, some of which have been compiled by the Unicode Consortium, and some of which have been supplied by other vendors.

LIMITATIONS ON RIGHTS TO REDISTRIBUTE THIS DATA Recipient is granted the right to make copies in any form for internal distribution and to freely use the information supplied in the creation of products supporting the Unicode (TM) Standard. This file can be redistributed to third parties or other organizations (whether for profit or not) as long as this notice and the disclaimer notice are retained.

Copyright © 1995-1999 Unicode, Inc. All Rights reserved. Disclaimer. The Unicode Character Database is provided as is by Unicode, Inc. No claims are made as to fitness for any particular purpose. No warranties of any kind are expressed or implied. The recipient agrees to determine applicability of information provided. If this file has been purchased on magnetic or optical media from Unicode, Inc., the sole remedy for any claim will be exchange of defective media within 90 days of receipt. This disclaimer is applicable for all other data files accompanying the Unicode Character Database, some of which have been compiled by the Unicode Consortium, and some of which have been supplied by other sources. Limitations on Rights to Redistribute This Data. Recipient is granted the right to make copies in any form for internal distribution and to freely use the information supplied in the creation of products supporting the UnicodeTM Standard. The files in the Unicode Character Database can be redistributed to third parties or other organizations (whether for profit or not) as long as this notice and the disclaimer notice are retained. Information can be extracted from these files and used in documentation or programs, as long as there is an accompanying notice indicating the source.

Adobe CMAP Notice. dtSearch includes redistributable cmap files from Adobe. Redistribution terms for each cmap file are included in the text of the cmap file.

Boost Notice. dtSearch includes components from the Boost Library in compiled form. For information on Boost, see <u>http://www.boost.org/</u>.

Boost Software License - Version 1.0 - August 17th, 2003 Permission is hereby granted, free of charge, to any person or organization obtaining a copy of the software and accompanying documentation covered by this license (the "Software") to use, reproduce, display, distribute, execute, and transmit the Software, and to prepare derivative works of the Software, and to permit third-parties to whom the Software is furnished to do so, all subject to the following:

The copyright notices in the Software and this entire statement, including the above license grant, this restriction and the following disclaimer, must be included in all copies of the Software, in whole or in part, and all derivative works of the Software, unless such copies or derivative works are solely in the form of machineexecutable object code generated by a source language processor.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE AND NON-INFRINGEMENT. IN NO EVENT SHALL THE COPYRIGHT HOLDERS OR ANYONE DISTRIBUTING THE SOFTWARE BE LIABLE FOR ANY DAMAGES OR OTHER LIABILITY, WHETHER IN CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

ZLIB Notice. dtSearch uses the zlib library for some decompression functions. The zlib copyright notice appears below. For more information on zlib, see <u>http://zlib.net</u>

(C) 1995-2017 Jean-loup Gailly and Mark Adler

This software is provided 'as-is', without any express or implied warranty. In no event will the authors be held liable for any damages arising from the use of this software.

Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the following restrictions:

 The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
This notice may not be removed or altered from any source distribution.

Glyph & Cog Notice. dtSearch uses source code commercially licensed from Glyph & Cog to perform certain cryptographic functions relating to PDF files. Portions of this product copyright 1996-2022 Glyph & Cog, LLC.

UNRAR Notice. dtSearch uses UnRAR source code for some decompression functions. The UnRAR copyright notice appears below. For more information on RAR, see <u>https://www.rarlab.com/</u>.

The source code of UnRAR utility is freeware. This means:

1. All copyrights to RAR and the utility UnRAR are exclusively owned by the author - Alexander Roshal.

2. UnRAR source code may be used in any software to handle RAR archives without limitations free of charge, but cannot be used to develop RAR (WinRAR) compatible archiver and to recreate RAR compression algorithm, which is proprietary. Distribution of modified UnRAR source code in separate form or as a part of other software is permitted, provided that full text of this paragraph, starting from "UnRAR source code" words, is included in license, or in documentation if license is not available, and in source code comments of resulting package. 3. The UnRAR utility may be freely distributed. It is allowed to distribute UnRAR inside of other software packages. 4. THE RAR ARCHIVER AND THE UNRAR UTILITY ARE DISTRIBUTED "AS IS". NO WARRANTY OF ANY KIND IS EXPRESSED OR IMPLIED. YOU USE AT YOUR OWN RISK. THE AUTHOR WILL NOT BE LIABLE FOR DATA LOSS, DAMAGES, LOSS OF PROFITS OR ANY OTHER KIND OF LOSS WHILE USING OR MISUSING THIS SOFTWARE. 5. Installing and using the UnRAR utility signifies acceptance of these terms and conditions of the license.

6. If you don't agree with terms of the license you must remove UnRAR files from your storage devices and cease to use the utility.

Ultimate Grid Notice. dtSearch Desktop uses the Ultimate Grid control from the CodeProject web site,

<u>https://www.codeproject.com/Articles/20183/The-Ultimate-Grid-Home-Page</u>. License terms for this control are here: <u>http://www.codeproject.com/info/cpol10.aspx</u>.

Sample code acknowledgements. dtSearch Web/Publish uses some JavaScript functions based on examples from Danny Goodman, "JavaScript and DHTML Cookbook", O'Reilly & Associates, Copyright 2022 Danny Goodman, ISBN 0-596-00467-2. For O'Reilly source code re-use policy, see: <u>https://web.archive.org/web/20170606122456/http://shop.oreilly.com/category/customer-</u> service/faq-examples.do

MapiStubLib Notice. dtSearch Desktop/Network and Mapitool.exe use the MapiStubLib and related components published at <u>https://github.com/stephenegriffin/MAPIStubLibrary</u>. MapiStubLib was originally licensed under the Microsoft Public License, which is available here: <u>https://opensource.org/licenses/MS-PL</u>. The current version is licensed under the MIT license, which provides:

MIT License

Copyright (c) 2022 Microsoft

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The sample appplication in the examples/NetStd/WebDemo folder uses jQuery, Bootstrap, Serilog, and the Twitter Typeahead control. The licenses for these products are provided in the wwwroot/licenses subfolder of this sample application.

Intel Thread Building Blocks. The files tbbmalloc.dll and tbbmalloc_proxy.dll are compiled from source code that is part of the Intel Thread Building Blocks (TBB) library. For more information please see: <u>https://www.threadingbuildingblocks.org/</u>

and <u>https://github.com/intel/tbb</u>. The Intel copyright notice and license for the TBB library are below. A complete copy of the referenced Apache License is included in the file TbbMallocLicense.txt and is also available at the URL below.

Copyright (c) 2005-2022 Intel Corporation

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at <u>http://www.apache.org/licenses/LICENSE-2.0</u>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

dtSearch Corp. Privacy Statement

dtSearch Corp. ("DTSC") respects your privacy, and NEVER sells customer data or customer lists.

dtSearch maintains ordinary and necessary commercial records of purchases, payments, invoices, and license agreements with customers. We use these records to keep track of who our customers are and what products they have licensed, and to whom we have provided evaluation versions. We also log our email and telephone communications with customers and prospective customers. These records enable us to provide technical support, respond to your questions more efficiently, and ensure that we comply with our legal obligations such as the laws governing U.S. export compliance.

Data Collection

When a customer or prospective customer contacts us by phone, email, web submission or other means, we collect sufficient data to be able to respond to questions, follow up on evaluations, answer and follow up on technical exchanges, and respond to requests for quotations, purchase orders, developer license agreements, credit card purchases, and other routine business transactions.

dtSearch software products do not send us any information about you or communicate with our servers at all except when you specifically request it. For example, dtSearch Desktop can automatically check for new versions, so if you choose to enable this feature, it will send you information about the latest dtSearch versions from one of our servers. dtSearch products will not send us any information about how you use dtSearch, your documents, your searches, etc.

dtSearch Web sites do not use cookies to track users or collect data. dtSearch Web search forms use cookies only to implement search functionality to make the user interface easier to use. For example, if you search for "apple" on the search results page you will see the results of your search and the word "apple" will be filled in the search request box so you can edit it for your next search.

Data Sharing

dtSearch Corp. licenses its software directly, as well as through resellers. For customers outside the U.S., we may refer initial purchase inquiries to a distributor or reseller in your area. This referral provides you with a local contact to work with, and ensures compliance with local legal and regulatory requirements. Distributors and resellers may pass along questions to us, and we may communicate with them as part of our efforts to provide consistent answers and to better service our mutual customers.

Customers may choose to work with third-party developers when using dtSearch products. Therefore, as part of providing support to customers, we may also communicate with customers' thirdparty developers.

We also share information with vendors working to provide services to our customers or to otherwise assist us in conducting routine business operations. Our vendors are not permitted to use customer-related information we share for any other purpose.

We may disclose information if we have a good faith belief that we have a legal obligation to do so, or as part of legal process to protect our legal rights.

[07/16/2020]