

PasswordCaptain LLC

TERMS AND CONDITIONS - SOFTWARE LICENSE AGREEMENT

IMPORTANT: YOU SHOULD READ THIS AGREEMENT BEFORE INSTALLING THE SOFTWARE. INSTALLING THIS SOFTWARE AND/OR USING THE PROGRAM INDICATES YOUR ACCEPTANCE OF THE TERMS STATED BELOW. IF YOU DO NOT AGREE TO THESE TERMS AND CONDITIONS, DO NOT USE THIS SOFTWARE. IF YOU DO NOT AGREE TO THESE TERMS AND CONDITIONS, YOU MAY RETURN THE SOFTWARE TO THE PLACE WHERE YOU OBTAINED IT FOR A REFUND.

THIS IS A LEGAL AGREEMENT between You (either an individual or an entity, herein referred to as You/Your) and PasswordCaptain LLC. By using PasswordCaptain ("Program" or "Software"), You are agreeing to be bound by the terms and conditions of this License Agreement. If You do not agree to the terms and conditions of this License Agreement, You must not use the Program or Software.

1. **LICENSE.** PasswordCaptain LLC, ("PasswordCaptain") grants you a non-exclusive license to install and use the software product defined above (the "Software" or "Program") subject to the terms and conditions set forth in this Software License Agreement. You are responsible for the selection of the Program to achieve your intended results, and for the installation, use and results obtained from the Program.
2. **COPYRIGHT.** This Program is owned by PasswordCaptain LLC and is protected by the United States copyright laws and international treaty provisions. You must treat the Program like other copyrighted material with the following exception: Under this Software License Agreement, you may make archival copies of the Program for the sole purpose of having a backup copy. You should therefore treat the Program or Software like any other copyrighted material. Among other things, copyright laws prohibit You from making derivative works of the Program or Software. Copyright (c) 2013 PasswordCaptain LLC. All rights reserved. Any rights not expressly granted in this License Agreement are reserved.
3. **RESTRICTIONS ON USE.** You may use the Program on one computer for each in-app or web services purchase made or free download. You may not use, copy or transfer copies of the Program except as provided in this Software License Agreement. You may not reverse engineer, decompile or disassemble the Program. You may not sublicense, rent, lease, or distribute the Program. You may not claim that Program or Software is yours, and you may not use the name PasswordCaptain LLC or PasswordCaptain to endorse or promote products derived from Program or Software without prior written permission.
4. **TRANSFER.** You may assign your rights under this Software License Agreement to a third party who agrees in writing to be bound by this Software License Agreement before the assignment, provided that you transfer all copies of the Program and accompanying documentation in any form to the third party or destroy any copies not transferred. Except as set forth above, you may not assign your rights under this agreement.
5. **LIMITED PROGRAM WARRANTY.** PasswordCaptain LLC warrants that the Program, unless modified by you, will perform substantially in accordance with the accompanying documentation for a period of ninety (90) days from the date of delivery to the original licensee. If notified in writing during this warranty period that the Program is defective, mSeven Software will attempt to make the Program operate as warranted by providing a correction. If mSeven Software is unable to correct the defect within ninety days after notification, you may terminate your license and obtain a refund by returning all copies of the Program together with a copy of your license payment receipt. This limited warranty will apply only if the Program is licensed and located in the United States. PasswordCaptain LLC does not warrant that the performance of the

Program will meet your requirements or that the operation of the Program will be error free, or that defects in the Program will be corrected. THIS WARRANTY IS IN LIEU OF ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO, THE IMPLIED WARRANTY OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

6. **LIMITATION OF REMEDIES AND LIABILITY.** The remedies described in this Software License Agreement are your exclusive remedies and PasswordCaptain LLC's entire liability. IN NO EVENT WILL PASSWORDCAPTAIN LLC BE LIABLE TO YOU FOR ANY DAMAGES, INCLUDING LOST PROFITS, LOST BENEFITS, OR OTHER INCIDENTAL OR CONSEQUENTIAL DAMAGES, RESULTING FROM THE USE OF OR INABILITY TO USE THE PROGRAM OR ANY BREACH OF WARRANTY. PASSWORDCAPTAIN LLC'S LIABILITY TO YOU FOR ACTUAL DAMAGES FOR ANY CAUSE WHATSOEVER, AND REGARDLESS OF THE FORM OF ACTION, WILL BE LIMITED TO THE MONEY PAID FOR THE PROGRAM THAT CAUSED THE DAMAGES OR THAT IS THE SUBJECT MATTER OF, OR IS DIRECTLY RELATED TO, THE CAUSE OF ACTION.

7. **INDEMNIFICATION.** You hereby agree to defend, indemnify and hold harmless PasswordCaptain LLC, its business partners, third-party suppliers, providers, licensors, officers, directors, employees, distributors and agents against any damages, losses, liabilities, settlements, and expenses (including without limitation costs and reasonable attorneys' fees) in connection with any claim or action that (i) arises from any alleged breach of this Agreement, (ii) arises from the content or effects of any messages you distribute using the Software or (iii) otherwise arises from or relates to your use of the Software. In addition, you acknowledge and agree that PasswordCaptain LLC has the right to seek damages when you use the Software for unlawful purposes, in an unlawful manner, and/or in a manner inconsistent with the terms of this Agreement, and that such damages may include, without limitation, direct, indirect, special, incidental, cover, reliance and/or consequential damages.

8. **PERSONAL INFORMATION AND SECURITY.** To the extent PasswordCaptain LLC may have access Personal Information, PasswordCaptain LLC will not transmit Personal Information voluntarily to any third party without Your express consent. Your Personal Information remains UNDER THE SOFTWARE USERS CONTROL. The Software or Program in no way transfers users passcode or password to unlock your personal data database over the network, within the PasswordCaptain LLC web services, or to third parties. The user will be responsible to remember your passcode or password to unlock your encrypted database (considered a "security feature"). PasswordCaptain LLC should never be given a users passcode or password at anytime.

9. **ACKNOWLEDGEMENTS.** In each instance, subject to the terms listed in this Agreement, you hereby acknowledge and agree that: 1) The Software or Program may only be used for lawful purposes. 2) You will be required to create a PasswordCaptain Software "Passcode" or "Password". The Passcode will be used by user of the Software or Program. The user will not share your Password or Passcode with any employee or owners of PasswordCaptain LLC. 3) PasswordCaptain LLC does not capture or store your "Passcode" or "Password" used to unlock your personal data that is stored within the PasswordCaptain Software or Program. 4) If you lose or forget the user generated Passcode or Password, PasswordCaptain LLC will not be able to assist in accessing to your records. This is considered a security feature. Do not lose, forget, or misplace your Passcode or Password.

10. **TERM OF AGREEMENT.** This Software License Agreement is effective until terminated. You may terminate at any time by destroying all copies of the Program in any form. It will terminate automatically if you fail to comply with any term or condition of the Software License Agreement. Upon such termination, you agree to destroy all copies of Program.

11. GOVERNMENT LICENSEES. RESTRICTED RIGHTS LEGEND. The Program and accompanying documentation are provided with Restricted Rights. Use, duplication, or disclosure by the U.S. Government or any agency or instrumentality thereof is subject to restrictions as set forth in subparagraph (c)(1)(ii) of the Rights in Technical Data and Computer Software clause at DFARS 52.227-7013 and FAR 52.227-19.