End User License Agreement

This End User License Agreement (EULA) administers the purchase of license to employ MailXaminer Software services, not covered under a written agreement separately executed by both parties.

THE LICENSEE IS OBLIGED TO READ THIS END USER LICENSE AGREEMENT VERY CAREFULLY. EULA is a legal contract between the entity purchasing (Licensee – individual or organization) and the MailXaminer authorities (conjointly with the subsidiaries, successor, assigns, or affiliates) to set up and apply to use MailXaminer Software and regarding all the successor – revisions, upgrades, patches, fixes, copies, maintenance issues of the software, licensed to the licensee by MailXaminer, if any.

Terms & Conditions

THE LICENSEE MUST CAREFULLY READ AND COMPREHEND THE TERMS & CONDITIONS BEFORE DOWNLOADING, SETTING UP, OR APPLYING THE SOFTWARE TO USE. IN CASE OF DISAGREEMENT WITH THE TERMS AND CONDITIONS STATED UNDER THIS LICENSE AGREEMENT, DO NOT DUPLICATE, DOWNLOAD, SETUP OR DISTRIBUTE THE LICENSE ACCORDED SOFTWARE COPY. COMPLIANCE WITH THE CONDITIONS OF THIS LICENSE AGREEMENT IS A CONDITION TO USE THE SOFTWARE.
IN CASE THE LICENSEE HAS AN UNUSED SOFTWARE PACKAGE BY WITHOUT THE REQUESTED ACTIVATION KEY, THEY ARE LIABLE TO RETURN THE WHOLE SOFTWARE WITHIN A DURATION OF 30 DAYS FROM THE DATE OF PURCHASE WITH DEMANDING FOR A COMPLETE REFUND OF THE PAYMENT MADE. TERMS & CONDITIONS OF THIS LICENSE PAPER ENUNCIATE ELIGIBILITY AND PERMISSIBLE USERS AND USAGE OF THE SOFTWARE UNDER EACH LICENSED COPY.

OWNERSHIP RIGHTS

All privileges on the software expressed or not in the license agreement are earmarked to MailXaminer Authorities. The licensee shall not make the software obtainable on a network or to multiple users in anyway.

MailXaminer and the documentation, if any included in its distribution package are covered by the national laws of copyright & global treaties. Unauthorized usage of the software shall cause automatic and immediate discontinuation of the license and possibly result in the civil and/or criminal prosecution. Possession, setting up, or usage of the software does not entitle the licensee with intellectual property in the software nor shall the licensee acquire any privileges on the software, except as explicitly represented in this license agreement.

LICENSE GRANT SCOPE

SINGLE USER LICENSE – MailXaminer Software purchase is only permissible to be made on a Single User License basis. Purchasing the software in single user license makes the licensee liable to use the software as elucidated in the Agreement.

www.mailxaminer.com
RENEWABILITY

Licensee is permissible to renew the license on a monthly or yearly ground under Perpetual and Flexible License Model.

Perpetual License Model – The licensee can renew the copy of software owned on yearly basis at 50% of the original price.

Flexible License Model – Under this license model the entity is entitled to purchase the software the on a yearly basis valid for specified months only and not all.

The licensed software is licensed and not sold to the licensee by any means. The licensed software copy limits a licensee’s usage of the product to what the licensee accorded with and paid for. Provided that the licensee has paid applicable purchase cost, activated the product with provided license key from MailXaminer, and otherwise conformed to the conditions termed in this EULA, MailXaminer herewith grants the licensee to a nonexclusive, non-sub licensable, non-transferable, limited license; for usage of the software in an object code form only. Usage of the software is confined up to the total number of devices that the licensee has agreed upon and paid for. An uncompiled code (script) provided by MailXaminer, if any, is registered to be used only with the software, and shall not be exploited or practiced on a different product. Usage of the software or its corresponding components for purposes whatsoever, not covered in this End User License Agreement is explicitly prohibited.

COPYRIGHTS

This software is owned by SysTools® and is protected by copyright law so you are not authorized to remove or conceal any proprietary notices, labels marks from the software.

www.mailxaminer.com
REGISTRATION CODE

A unique registration code will be provided to the licensee by the product provider affirming the purchase of license. The identification file may carry license information and enable complete functionality the software in accordance of the license Agreement. For purposes whatsoever, the licensee hereby agrees to not transfer, disclose, imitate, provide or make available the confidential content of this file to any third party by any means, without acquiring written consent from the MailXaminer.

The licensee shall agree to the implementation of reasonable measures to secure such crucial and confidential content provided by MailXaminer.

Liability for Consequential Damage

IN NO WAY SHALL MailXaminer OR ITS SUPPLIERS BE HELD LIABLE FOR ANY INCIDENTAL, CONSEQUENTIAL, INDIRECT, OR SPECIAL DAMAGES CAUSED OUT OF THE DELIVERY, USAGE, OR PERFORMANCE OF THE PRODUCT EVEN THOUGH MailXaminer IS MADE COGNIZANT OF THE LIKELIHOOD OF SUCH EVENTS. MailXaminer SHALL NOT BE HELD LIABLE IN ANY CASE FOR CLAIM WHETHER TORT, IN CONTRACT, OR OTHER THEORY OF LEGAL RESPONSIBILITY EXCEEDS THE PRICE PAID BY LICENSEE, IF ANY.

BY SETTING UP THE SOFTWARE, THE LICENSEE ADMITS TO READING AND HAVING COMPLETE COMPREHENSION OF THE FOREGOING AND THAT THEY CONFORM TO BE BOUND BY THE SOFTWARE TERMS & CONDITIONS.

www.mailxaminer.com
THE LICENSEE FURTHER ADMITS TO THIS AGREEMENT BEING THE COMPLETE AND UNDIVIDED AFFIRMATION OF ACCORDANCE BETWEEN THE INVOLVED PARTIES & SURPASSES ALL PRIOR OR PROPOSED AGREEMENTS; WRITTEN OR ORAL, AND/OR OTHER EXCHANGE OF INFORMATION BETWEEN PARTIES AFFILIATED TO THE HEREIN DESCRIBED LICENSE.

MailXaminer SHALL NOT BE LEGALLY HELD RESPONSIBLE FOR THE INCIDENTAL, INDIRECT, CONSEQUENTIAL DAMAGES (WITH NO LIMITATIONS, BUSINESS PROFIT DAMAGES, BUSINESS INFORMATION LOSS, & INTERRUPTION OF BUSINESS OR ANY OTHER LOSS CONCERNING MONEY) CAUSED BY USING MailXaminer OR INABILITY TO USE THE SOFTWARE OR FAILURE AT PROVIDING SUPPORT SERVICES.

WARRANTY DISCLAIMER

MailXaminer DOES NOT ARRIVE WITH A WARRANT PROVING IT FREE OF ERRORS. MailXaminer DISCLAIMS ALL SUCH WARRANTIES ASSOCIATED WITH THE SOFTWARE, EITHER EXPRESSED OR IMPLIED, COVERING BUT NOT IMPLIED WARRANTIES LIMITED FOR MERCHANTABILITY, COMPETENCY FOR A RESPECTIVE PURPOSE AND NONVIOLATION OF THE STANDARD THIRD PARTY PRIVILEGES. THE WARRANTY ENTITLES YOU TO CERTAIN LEGAL PRIVILEGES AND YOU SHALL ALSO ACQUIRE OTHER RIGHTS VARYING UNDER EACH JURISDICTION.
LEGALITY STATEMENT

The licensed software is completely legal and provided that the licensee is liable to use it provided them being the legal owner of all emails extracted using the product or have the authorization from legitimate proprietor of performing such acts. It will solely be the licensee’s responsibility of using the software for any illegal purposes, whatsoever. In accordance to that, the licensee agrees to have legal privileges of accessing all hidden information, data, and files. The licensee comes under the obligation of further attesting that the recovered emails will not be exploited with illegal motives. Unauthorized or otherwise illicitly obtained information is considered theft or an unlawful act and may cause in the civil and/or criminal prosecution.

GENERAL CONDITIONS

This license is governed by the State of Maharashtra, India. The exclusive venue and jurisdiction for all concerns affiliated to this license agreement shall be held in the courts and for a situated in the State of Maharashtra, India and the licensee shall agree to such venue and jurisdiction. No external beneficiaries are there for any/all obligations, promises, or representations made by MailXaminer and this agreement acts as the complete statement of accordance for the same between parties involvement in the subject matter and amalgamates all purchase order, understanding, and agreement (prior or otherwise). IN THE UNFORTUNATE EVENT OF INVALIDITY OF ANY CONDITIONS STATED IN THIS AGREEMENT, THE PARTIES ACCORD TO NOT HOLD THE OUTSTANDING PORTIONS OF THE LICENSE INVALID ON THE BASIS OF THE INVALIDITY OF ONE PORTION.
EFFECT OF EULA

THE EFFECT OF THIS LICENSE AGREEMENT STAYS VALID UNTIL TERMINATED. BY DESTROYING THE SOFTWARE COPY COLLECTIVELY WITH ALL THE ASSOCIATED COPIES, THE LICENSEE THEREOF SHALL ALSO TERMINATE THE AGREEMENT. IN THE EVENT OF FAILURE TO COMPLY WITH THE TERMS & CONDITIONS STATED IN THE AFORESAID LICENSE, THE AGREEMENT SHALL ALSO TERMINATE AUTOMATICALLY. THE LICENSEE AGREES TO DESTROY THE SOFTWARE COPY ALONG WITH ALL ITS COPIES UPON ANY SUCH LICENSE AGREEMENT TERMINATION.

FINAL PROVISION(s)

All rights express or not in the agreement are reserved by MailXaminer®.