

**CLOUDEASSURANCE™ and ALERTAPP!, BLACKCLOUDRX™ MOBILE APPLICATION
LICENSE AGREEMENT**

This License Agreement, or Terms of Service ("Agreement") is entered into as of the Effective Date between eFortresses, Inc., a Delaware corporation ("eFortresses"), having its principal place of business at 3340 Peachtree Road, NE, Suite 1800, Atlanta, Georgia 30326 and Licensee.

DEFINITIONS. The following definitions are applicable to this AGREEMENT:

- 1) "COMPLIANCE" shall mean information security and regulatory compliance
- (2) "SOFTWARE" shall mean the CloudeAssurance SaaS solution accessed via internet plus any questionnaires used as part of the assessment process
- (3) "CLOUDEASSURANCE" shall mean proprietary software copyrighted and owned by eFortresses
- (4) "SaaS" Software-as-a-Service shall mean a web application accessed via the Internet to provide services, in this case, security and compliance assessments and education.
- (4) "MOBILE APPLICATION" shall mean the CloudeAssurance mobile software application for individual consumers' personal use. The Mobile Application accesses CloudeAssurance databases.
- (5) "SOFTWARE PRODUCTS" as used in this Agreement shall mean both the CloudeAssurance SaaS solution ("SOFTWARE") and the consumer mobile software application ("MOBILE APPLICATION") and is used for convenience and clarity for those Agreement terms that apply to both SOFTWARE and MOBILE APPLICATION.

LICENSE. Subject to the terms and conditions of this Agreement, eFortresses grants to Licensee a personal, limited, non-exclusive and non-transferable license to use eFortresses's:

- CloudeAssurance™ Software-as-a-Service (SaaS) ("Software") a cloud based application, to assess information owned by Licensee's employees, service providers and partners for Security and Compliance scoring; OR
- AlertApp! Mobile Application ("Mobile Application"), a consumer mobile application used by the Licensee to access or monitor real-time ratings, security breaches and class action lawsuits related to various cloud service providers; OR
- BlackCloudRx™ Mobile Application ("Mobile Application"), a consumer mobile application used by the Licensee to access or monitor real-time ratings, security breaches and class action lawsuits related to various cloud service providers

Collectively, for purposes of this Agreement, the Software and Mobile Application are "Software Products". This Agreement is effective as of the first date of login for Software Licensees and first date of installation for Mobile Application Licensees ("Effective Date").

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USE.

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GENERAL.

(A) The waiver of one breach hereunder shall not constitute the waiver of any other or subsequent breach.

(B) All notices under this Agreement may be given by hand delivery, by overnight delivery, by first class mail, or by e-mail or facsimile (with hardcopy mailed the same day by first class mail) to the party at the address set forth beneath such party's signature, or to such other address as the party to receive notice so designates by written notice to the other. Notice shall be deemed to be given upon delivery, if delivered by hand, on the day promised for delivery, if sent by overnight courier, three (3) days after posting, if sent by first class mail, or upon transmittal, if sent by e-mail or facsimile.

(C) No amendments, modifications or supplements to this Agreement shall be binding unless in writing and signed by both parties.

(D) No action, regardless of form arising out of this Agreement may be brought by either party more than one (1) year after the cause of action or action arose except an action for moneys due hereunder.

(E) Licensee understands that from time to time eFortresses may engage one or more third parties to provide marketing and/or technical assistance and that such third parties are independent of eFortresses and have no express or implied authority to bind eFortresses, nor is eFortresses liable for any acts of such third parties which are outside the scope of their appointment.

(F) If any provision of this Agreement is held to be unenforceable, such decision shall not affect the validity or enforceability of the remaining provisions.

(G) This Agreement may be executed in two or more identical copies, each of which shall be an original.

(H) All monetary amounts shall be paid in United States dollars, payable in ready funds through a United States bank.

(I) Licensee agrees that this Agreement is the complete and exclusive statement of the agreement between the parties, which supersedes all prior and or concurrent proposals and understandings, whether oral or written, and all other communications between the parties relating to the subject matter of this Agreement.

(J) In the event Licensee issues a purchase order or other instrument covering the subject matter of this Agreement, it is understood and agreed that such purchase order is for Licensee 's internal use and shall not affect this Agreement nor otherwise constitute a part of the agreement among the parties.

(K) Licensee acknowledges and agrees that a breach by Licensee of any of the terms of this Agreement may result in irrevocable harm to eFortresses and that the remedies at law for such breach may not adequately compensate eFortresses for damages suffered. Licensee agrees that in the event of such breach, eFortresses shall be entitled to injunctive relief or such other equitable remedies as a court of competent jurisdiction may deem just and proper.

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