

EMEA 2 Ring, spol. s r.o., Plynarenska 5, 821 09 Bratislava 2, Slovak Republic .. Americas + APAC 2Ring America, Inc., 3626 Fair Oaks Blvd. Suite 100, Sacramento, CA 95864, USA .. email legal@2Ring.com .. web www.2Ring.com ..

2RING ADD-ON SOFTWARE LICENSE TERMS AND CONDITIONS

Updated: October 10, 2025

© 2025 Copyright, 2Ring America, Inc. and its affiliates. All rights reserved.

IMPORTANT: THE 2RING ADD-ON SOFTWARE LICENSE TERMS AND CONDITIONS (THESE "TERMS") ARE A LEGAL AGREEMENT THAT APPLIES TO THE ACCOMPANYING 2RING CONNECTOR, FEATURE, TOOL, OR OTHER DOWNLOADABLE SOFTWARE (THE "ADD-ON SOFTWARE"). BY CLICKING THE "I AGREE" BUTTON: (A) YOU ARE REPRESENTING THAT YOU ARE AUTHORIZED TO USE THE 2RING DASHBOARDS & WALLBOARDS SOLUTION PURSUANT TO THE 2RING END USER LICENSE AGREEMENT, 2RING SELF-HOSTED SUBSCRIPTION AGREEMENT, OR 2RING CLOUD AGREEMENT (AS APPLICABLE, THE "2RING PRODUCT AGREEMENT") BETWEEN 2RING AMERICA, INC. OR ITS AFFILIATE (AS APPLICABLE, "2RING") AND THE 'END USER' OR 'SUBSCRIBER' THAT ACCEPTED THE 2RING PRODUCT AGREEMENT (THE "CUSTOMER"), (B) YOU HAVE AUTHORITY TO ENTER INTO THESE TERMS WITH 2RING ON BEHALF OF THE CUSTOMER, AND (C) YOU HAVE READ, UNDERSTOOD, AND AGREE TO BE BOUND BY THESE TERMS. IF YOU DO NOT AGREE TO THESE TERMS, OR IF YOU DO NOT HAVE SUCH AUTHORITY, YOU SHOULD CLICK ON THE "CANCEL" BUTTON TO DISCONTINUE THE DOWNLOAD OR INSTALLATION OF THE ADD-ON SOFTWARE.

- 1. <u>Scope</u>. The Add-On Software is optional software solely for use by Customer with a validly licensed offering of the 2Ring Dashboards & Wallboards Solution.
- 2. <u>Limited License</u>. Subject to these Terms, the Add-On Software may be installed, executed and used, solely in executable object code format, on servers owned or operated by Customer, for use in accordance with the documentation in the installation package for the Add-On Software (the "<u>Documentation</u>"), with, and within the same scope as, Customer's validly licensed use of the 2Ring Dashboards and Wallboards Solution. Customer may reproduce and use the Documentation solely for its own use in connection with its use of the Add-On Software and 2Ring Dashboards and Wallboards Solution.
- 3. Restrictions. The rights granted to Customer in these Terms are subject to the following restrictions: (a) Customer shall not license, sell, rent, lease, transfer, assign, distribute, host, outsource, disclose or otherwise commercially exploit the Add-On Software or make the Add-On Software available to any third party other than as expressly permitted by these Terms; (b) Customer shall not modify, make derivative works of, disassemble, reverse compile or reverse engineer any part of the Add-On Software; (c) Customer shall not access the Add-On Software in order to build a similar or competitive product or service; (d) except as expressly stated herein, no part of the Add-On Software may be copied, reproduced, distributed, republished, downloaded, displayed, posted or transmitted in any form or by any means, including electronic, mechanical, photocopying, recording or other means; and (e) any future release, update, or other addition to functionality of the Add-On Software, and continued use of the Add-On Software, shall be subject to these Terms, as amended by 2Ring and posted in the installation package available to the Customer at the time of download of such release, update, or other



addition to functionality. 2Ring is not obligated to provide any services for the Add-On Software, including any updates or upgrades thereto, unless separately agreed in writing between 2Ring and Customer. Customer shall preserve all copyright and other proprietary rights notices in the Add-On Software and the Documentation and all copies thereof.

- 4. Ownership; Reservation of Rights. All rights, title, and interest, including all intellectual property rights, in and to the Add-On Software and Documentation, and all copies of the foregoing, shall be owned and retained by 2Ring or its suppliers. Any rights not expressly granted by 2Ring in these Terms are reserved. Customer acknowledges that it acquires no ownership interest in the Add-On Software or Documentation. No implied licenses are granted by 2Ring.
- 5. DISCLAIMER. THE ADD-ON SOFTWARE AND DOCUMENTATION IS PROVIDED "AS IS", AND 2RING DISCLAIMS, TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, ALL EXPRESS AND IMPLIED REPRESENTATIONS, WARRANTIES AND GUARANTEES, INCLUDING WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR ANY PARTICULAR PURPOSE, SATISFACTORY QUALITY, COMPLETENESS, ACCURACY, TITLE AND NON-INFRINGEMENT OF THIRD PARTY RIGHTS. 2Ring is under no obligation to maintain or support the Add-On Software.

6. <u>LIMITATION OF LIABILITY</u>

- a. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT SHALL 2RING BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING WITHOUT LIMITATION, NEGLIGENCE OR OTHERWISE) ARISING OUT OF OR RELATED TO THESE TERMS OR THE USE OR INABILITY TO USE THE ADD-ON SOFTWARE OR DOCUMENTATION, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
- b. IN THE EVENT THAT CUSTOMER HAS ANY BASIS TO RECOVER DAMAGES UNDER ANY CIRCUMSTANCE ARISING FROM OR RELATED TO THESE TERMS OR THE USE OR INABILITY TO USE THE ADD-ON SOFTWARE OR DOCUMENTATION, CUSTOMER AGREES THAT 2RING'S MAXIMUM LIABILITY TO CUSTOMER, WILL NOT EXCEED IN THE AGGREGATE ONE HUNDRED U.S. DOLLARS (USD 100). THE EXISTENCE OF MORE THAN ONE CLAIM WILL NOT INCREASE SUCH LIMITATION OF LIABILITY.
- c. THE FOREGOING DOES NOT AFFECT ANY LIABILITY WHICH CANNOT BE EXCLUDED OR LIMITED UNDER APPLICABLE LAW.



- 7. Exclusions. Certain states and/or jurisdictions do not allow the exclusion of implied warranties or limitation of liability for incidental or consequential damages with respect to consumers (i.e., a person acquiring goods otherwise than in the course of a business), so the exclusions set forth in Sections 5 and 6 above may not apply to Customer if Customer is a consumer. The limitations or exclusions of warranties and liability contained in these Terms do not affect or prejudice the statutory rights of a consumer. The limitations or exclusions of warranties and remedies contained in these Terms shall apply to consumer Customers only to the extent such limitations or exclusions and remedies are permitted under the laws of the jurisdiction where such Customer is located.
- 8. <u>Basis of Bargain</u>. The warranty disclaimer and limitation of liability set forth in Sections 5 and 6 respectively are fundamental elements of the basis of the agreement between 2Ring and Customer regarding the subject matter hereof. 2Ring would not be able to provide the Add-On Software on an economic basis without such limitations. The warranty disclaimer and limitation of liability inure to the benefit of 2Ring's suppliers.
- 9. Open Source Software. The Add-On Software may contain independent, third party code that are subject to open source license terms and conditions (such code, "Open Source Software", and the respective open source license terms and conditions, the "OSS License"). Copies of the OSS License for such Open Source Software are located in a text file called "legal_notices.txt" in the installation package of the Add-On Software and are made a part of and incorporated by reference into these Terms. Nothing herein limits your rights under, or grants you rights that supersede, the OSS License applicable to the corresponding Open Source Software. It is your responsibility to ensure that your use of Open Source Software contained in the Add-On Software complies with the corresponding OSS License.
- 10. Export Laws. The Add-On Software, Documentation and all related technical data and/ or information provided by 2Ring hereunder may be subject to U.S. export control laws and regulations, and may be subject to export or import regulations in other countries. Customer agrees to comply strictly with all such laws and regulations and obtain all required licenses to export, re-export, or import the Add-On Software, Documentation and all related technical data and/ or information provided hereunder.
- 11. <u>Governing Law</u>. The governing law and dispute resolution procedures of the 2Ring Product Agreement shall apply to these Terms.
- 12. <u>Assignment</u>. Neither these Terms, nor any rights or obligations hereunder, may be assigned or transferred, by operation of law or otherwise, by Customer without the prior written consent of 2Ring. Any assignment in violation hereof shall be void.

<u>Miscellaneous</u>. These Terms constitute the entire agreement with respect to the Add-On Software and Documentation, and supersedes all previous communications, course of dealing representations and agreements, whether oral or written, between Customer and 2Ring with



EMEA 2 Ring, spol. s r.o., Plynarenska 5, 821 09 Bratislava 2, Slovak Republic .. Americas + APAC 2Ring America, Inc., 3626 Fair Oaks Blvd. Suite 100, Sacramento, CA 95864, USA .. email legal@2Ring.com .. web www.2Ring.com ..

respect to the subject matter hereof. These Terms may not be modified, supplemented, qualified, or interpreted except in writing signed by an authorized representative of 2Ring. The failure by 2Ring to enforce at any time any of the provisions in these Terms will in no way be construed as a waiver of such provisions. If any provision of these Terms is unenforceable as written, the remainder of these Terms will remain in effect and the unenforceable provision will be limited or eliminated to the minimum extent necessary so that these Terms will otherwise remain in full force and effect and enforceable. Any rule of construction to the effect that ambiguities are to be resolved against the drafting party will not be applied in connection with the construction or interpretation of these Terms. In the event of any dispute concerning the construction or meaning of these Terms, reference will be made only to these Terms as written in English and not to any translation into another language. Les parties reconnaissent qu'elles ont exigé que la présente convention soit rédigée en language anglaise seulement. The term "including" means "including without limitation".