ATTENTION: THIS IS A LEGALLY BINDING CONTRACT THAT SHOULD BE READ IN ITS ENTIRETY BEFORE USING THE ONLINE COURSES LIBRARY. THIS IS AN AGREEMENT GOVERNING YOUR USE OF iSpring ONLINE COURSES LIBRARY, FURTHER DEFINED HEREIN AS “ONLINE COURSES LIBRARY”, AND THE LICENSOR OF THE ONLINE COURSES LIBRARY IS WILLING TO PROVIDE YOU WITH ACCESS TO THE ONLINE COURSES LIBRARY ONLY ON THE CONDITION THAT YOU ACCEPT ALL OF THE TERMS AND CONDITIONS CONTAINED IN THIS AGREEMENT. BELOW, YOU ARE ASKED TO ACCEPT THIS AGREEMENT AND CONTINUE TO USE THE ONLINE COURSES LIBRARY OR, IF YOU DO NOT WISH TO ACCEPT THIS AGREEMENT, TO DECLINE THIS AGREEMENT, IN WHICH CASE YOU WILL NOT BE ABLE TO INSTALL OR USE THE ONLINE COURSES LIBRARY. BY INSTALLING THE ONLINE COURSES LIBRARY, YOU ACCEPT ALL THE TERMS AND CONDITIONS OF THIS AGREEMENT.

This iSpring Online Courses End User License Agreement (the “Agreement”) is a legal agreement made and entered by You (either an individual or an entity) (the “Licensee” or “You”), as of the day You downloaded the Online Courses Library (the “Effective Date”), and iSpring (the “Licensor”, “we”, “us” or “our”, and collectively with Licensee, the “Parties” and each, a “Party”) regarding the current version of Licensor’s Online Courses Library and the Documentation, that You about to download, downloaded, or otherwise obtained through other resources or media, or through a network in object code form or other related services.

You are subject to the terms and conditions of this Agreement whether You access or obtain the Online Courses Library directly from the Licensor, or through any other source.

By Using the Online Courses Library, You agree to be bound by the terms and conditions of this Agreement. If You do not agree to the terms and conditions of this Agreement, the Licensor is unwilling to license the Online Courses Library to You. In such an event, You may not Use the Online Courses Library in any way.

1. Definitions.

“Affiliate” means any person or entity that, directly or indirectly, controls, is controlled by, or is under common control with the subject entity; “control” (including, with its correlative meanings, “controlled by” and “under common control with”) means possession, directly or indirectly, of the power to direct or cause the direction of management or policies (whether through ownership of securities or partnership or other ownership interests, by contract or otherwise).

“Client Devices” means computers, workstations, personal digital assistants, hand-held devices, or other electronic devices for which the Online Courses Library was designed.

“Documentation” means the user documentation and associated materials or files related to the Online Courses Library and provided in written, “online” or electronic form.

“End User(s)” means an individual who is authorized by You to access and use the Online Courses Library. End Users may include Your employees, consultants, contractors and agents and third parties with which You transacts business.

“iSpring learning management system (LMS)” means the at all times current version of the learning management system owned and operated by Licensor, software programs, including LMS integrations, contained on or available through the LMS, and other services related thereto provided to You by iSpring in accordance with the terms and conditions of the iSpring Web Services Subscription Agreement.

“Licensor” means the iSpring entity, the owner of all rights, whether exclusive or otherwise to the Online Courses Library, providing the Online Courses Library to Licensee, i.e. iSpring Group FZCO, a company registered under the laws of the United Arab Emirates, or other company indicated on the Company Page, as the case may be.

“Online Courses Library” means a digital online courses library owned and operated by Licensor, with a focused collection of online courses for Use in iSpring learning management system (LMS) or other LMS which works with SCORM compliant courses (the “Online Course”).

“Online Courses Library Components” means Online Courses, including materials and content.

“Use” or “Usage” means accessing and viewing the Online Courses Library in iSpring learning management system (LMS) or other LMS which works with SCORM compliant courses, or accessing, storing, loading, installing, executing, displaying, or copying the Online Courses Library into the memory of a Client Device or otherwise benefiting from using the functionality of the Online Course Library in accordance with the Documentation.
2. **Grant of License.**

2.1. **License.** The Licensor hereby grants to You a temporary, non-exclusive limited, worldwide, non-transferable license, without rights to sublicense, to Use the Online Courses Library in iSpring learning management system (LMS) or other LMS during an applicable subscription period (the “**Subscription Term**”) as reflected in the invoicing terms indicated in the applicable invoicing or packaging for the Online Courses Library pursuant to the terms and conditions of this Agreement ("**Subscription License**") to Use the Online Courses (in whole or in part) in the following permitted uses:

- access, view and listen Online Courses in iSpring learning management system (LMS) or other LMS which work with SCORM compliant courses.

2.2. **Prohibited Uses.** Prohibited uses include, but are not limited to, the following:

- copy, transfer, rebrand, sublicense, reverse engineer, modify, repackage, sell online Courses Library or any Online Course, materials and content via any other third-party LMS or alternative online platforms;
- Use Online Courses, materials and content to design online courses intended for resale, whether online or not;
- assign, convey or transfer or attempt to transfer any of Your rights under this Agreement;
- sell, license or distribute the Online Course in whole or in part as stand-alone or as part of an online database or any other database, or any derivative online course containing the iSpring Online Course in such way that would allow a third party to use, download, extract or access the Online Course as a stand-alone file;
- share the Online Courses Library in whole or in part with any other person or entity or post the Online Courses Library in whole or in part online in a downloadable format, post the Online Content Library in whole or in part on an electronic bulletin board;
- download or store the Online Courses Library on more than one Client Device at the same time, except that You may make a single backup copy to be stored on media separate from the single permitted Client Device;
- use, reproduce, distribute, perform, modify, or display the Online Courses Library (including, without limitation, by itself or in combination with any other work of authorship) in any manner that is libelous or slanderous or otherwise defamatory, obscene or indecent;
- remove any copyright or proprietary notice or other information that may appear on, embedded in, or in connection with the Online Courses Library in its original downloaded form, it being understood that you must include any and all such notices in any permitted backup copy of the Online Courses Library;
- incorporate the Online Courses Library into a logo, trademark, or service mark;
- take any action in connection with the Online Courses Library that violates any applicable law;
- take any action in connection with the Online Courses Library that violates or infringes the intellectual property or other rights of any person or entity, including, without limitation, the moral rights of the creator of the Online Courses Library and the rights of any person who, or any person whose property, appears in the Online Courses Library;
- take any action in connection with the Online Courses Library that would reasonably imply that the creator of the Online Courses Library, or the persons or property appearing in the Online Courses Library (if any), endorse any political, economic or other opinion-based movements or parties;
- use the Online Courses Library in a way that places any person in the photo in a bad light or depicts them in a way that they may find offensive - this includes, but is not limited to uses that are pornographic, defamatory, or otherwise contain unlawful, offensive or immoral content.
- create and offer competing or derivative products and services to other third parties based on the iSpring Online Courses Library courses and content.
• transmit any data with embedded viruses, trojan horses, worms, time-bombs, keystroke loggers, spyware, 
adware or any other harmful programs or similar computer code designed to adversely affect the operation 
of any computer software or hardware.

3. Use of the Online Courses Library by You
3.1. Subscriptions. Unless otherwise provided in the applicable invoicing terms, the Online Courses Library is 
purchased as a subscription.

3.2. Usage Restrictions.
You may only Use the Online Courses Library while operating under a current Subscription License.
Any new Online Courses Library Components that augment the current Online Courses Library, shall be subject to 
the terms and conditions of this Agreement. Continued Use of the Online Courses Library after any such change 
shall constitute Your consent to such changes. Violation of any of the terms and conditions of this Agreement will 
result in the termination of Your Subscription License.

In consideration of Your Use of the Online Courses Library, You agree to and shall cause each End User of the 
Online Courses Library to:

• maintain the security of Your and End Users accounts and passwords, Licensor cannot and will not be 
liable for any loss or damage from Your or End Users failure to provide Licensor with accurate information 
or to comply with security obligations;
• notify Licensor of any unauthorized use of Your and End Users accounts and passwords, or any other 
breach of security;
• be responsible for Your and End Users’ conduct. You are also responsible for all content posted and activity 
that occurs under Your End Users’ account, even when content is posted by others who have accounts 
under Your account;
• not to use the Online Courses Library for any illegal or unauthorized purpose. You must not, in the use of 
the Online Courses Library, violate any laws in your jurisdiction (including but not limited to copyright 
laws, trademark laws, patent laws, other intellectual property or industrial property laws, privacy laws, data 
export laws, and laws regarding libel and defamation);
• not to engage in any activity that interferes with or disrupts the Online Courses Library, or the servers and 
networks connected with the Online Courses Library;
• not to reproduce, duplicate, copy, sale, trade, resale, or exploit for any commercial purposes, any portion of 
the Online Courses Library, use of the Online Courses Library, or access to the Online Courses Library 
without the express prior written permission of the Licensor;
• not modify, adapt or hack the Online Courses Library or modify another website so as to falsely imply that 
it is associated with the Online Courses Library, Licensor, or any other Licensor’s service. You must not 
upload, post, host, or transmit unsolicited email, SMSs, or “spam” messages;
• not transmit any worms or viruses or any code of a destructive nature.

5. Evaluation License.
5.1. If the Online Courses Library is licensed under Evaluation License terms You may Use the Online Courses 
Library for the period as agreed in writing by Licensor) (the “Trial Period”) solely for purposes of demonstration 
and internal testing, examination and evaluation of the Online Courses Library. Any Use of the Online Courses 
Library for other purposes or beyond the applicable evaluation period is strictly prohibited.

5.2. Trial Periods. If the Online Courses Library was provided to You at no charge on a trial or evaluation basis, 
then the Online Courses Library may be used only for the Trial Period unless You purchase a further Subscription 
License to the Online Courses Library at the end of the Trial Period.

5.3. THE ONLINE COURSES LIBRARY LICENSED UNDER EVALUATION LICENSE TERMS IS PROVIDED 
TO YOU “AS IS” WITHOUT WARRANTY OF ANY KIND, WHETHER EXPRESS, IMPLIED, STATUTORY, 
OR OTHERWISE. LICENSOR BEARS NO LIABILITY FOR ANY DAMAGES RESULTING FROM USE (OR
5.4. Support Services.

Licensor will use commercially reasonable efforts to provide You with support services for the Online Courses Library licensed under Evaluation License terms in accordance with its standard practices and Online Courses Library Maintenance and Support Services Agreement ("Maintenance and Support Services") available at https://www.ispringsolutions.com/maintenance-and-support-services-agreement.


6.1. Ownership Rights. The Online Courses Library is licensed, and not sold, to You for use only under the terms and conditions of this Agreement. The Online Courses Library is protected by copyright and other intellectual property laws and treaties. You agree that the Online Courses Library and the authorship, systems, ideas, methods of operation, documentation and other information contained in the Online Courses Library, are proprietary intellectual properties and/or the valuable trade secrets of the Licensor or its suppliers and/or licensors and are protected by civil and criminal law, and by the law of copyright, trade secret, trademark and patent of the United States, other countries and international treaties. You may use trademarks only insofar as to identify printed output produced by the Online Courses Library in accordance with accepted trademark practice, including identification of the trademark owner’s name. Such use of any trademark does not give You any rights of ownership in that trademark. The Licensor and/or its suppliers own and retain all right, title, and interest in and to the Online Courses Library, including without limitations any error corrections, enhancements, updates or other modifications to the Online Courses Library, whether made by the Licensor or any third party, and all copyrights, patents, trade secret rights, trademarks, and other intellectual property rights therein. Your possession, installation or use of the Online Courses Library does not transfer to You any title to the intellectual property in the Online Courses Library, and You will not acquire any rights to the Online Courses Library except as expressly set forth in this Agreement. All copies of the Online Courses Library made hereunder must contain the same proprietary notices that appear on and in the Online Courses Library. Except as stated herein, this Agreement does not grant You any intellectual property rights in the Online Courses Library and You acknowledge that the Subscription License, as further defined herein, granted under this Agreement only provides You with a right of limited use under the terms and conditions of this Agreement. Licensor reserves all rights not expressly granted to You in this Agreement.

6.2. Third Party Components. The Online Courses Library and future updates and revisions of the Online Courses Library may contain components and materials (including but not limited to code, drawings, graphs, rich media, applications, programs and other content owned by a party other than iSpring ("Third Party Components"). Any Third-Party Components incorporated into or accompanying the Online Courses Library is third parties’ intellectual property and is protected by United States, and international copyright laws and applicable treaties. Licensor has obtained such rights, permissions and consents as are necessary for Licensor to use the Third-Party Components in conjunction with the Online Courses Library as licensed by this Agreement. However, all such Third-Party Components incorporated into or accompanying the Online Courses Library is or may be subject to a separate Online Courses Library licensing agreement containing separate and discrete terms, conditions and restrictions governing Your right to use the Third-Party Components. Irrespective of Your acceptance and/or use of the Online Courses Library, You will not receive or gain any rights, privileges or entitlements in respect of the Third Party Components greater than such rights, privileges or entitlements as Licensor is able to provide to You pursuant to this Agreement (each as may be amended, from time to time). You acknowledge that the Subscription License granted under this Agreement only provides You with a right of limited use under the terms and conditions of this Agreement. And You agree and confirm to use the Third-Party Components only in conjunction with the Online Courses Library, as permitted by this Agreement, and as permitted by the more restrictive of any Third-Party Components license agreement applicable to Your and/or Licensor’s use of the Third-Party Components.

6.3. Applicability to Third Party Components. LICENSOR MAKES NO REPRESENTATIONS OR WARRANTIES AND PROVIDES NO INDEMNIFICATION OR REPLACEMENT COVENANTS OF ANY KIND WITH RESPECT TO THIRD PARTY PRODUCTS. Licensor’s sole responsibility as to Third Party Components is to pass through any intellectual property warranties, indemnification and replacement provisions that Licensor receives from the vendors or suppliers of such Third-Party Components and which Licensor is allowed to pass on. “Third Party Components” means application Online Courses Library products provided by third party vendors, including operating system and application Online Courses Library with which the Online Courses Library interfaces and which provides certain functionality essential to the operation of the Online Courses Library.

6.4. Confidential Information. You agree that, unless otherwise specifically provided herein the Online Courses Library, including the specific design and structure of individual programs and the Online Courses Library, constitute confidential proprietary information of the Licensor or its suppliers and/or licensors. You agree not to transfer, copy, disclose, provide or otherwise make available such confidential information in any form to any third party.

7. Indemnification
You hereby agree to indemnify and hold harmless Licensor, its affiliates, officers, directors, agents, and employees, from any expense, loss, claim, damage, fine, penalty or liability, including reasonable fees for attorneys and other professionals, payable under any judgment, verdict, court order or settlement, to the extent resulting from any claim, demand, action, suit, arbitration, or other proceeding initiated by any third party, including the assessment, claim or demand by a governmental agency or entity, arising out of any use of the Online Courses Library by You or End Users, acting upon Your authorization in a manner that is not expressly authorized by this Agreement, Your breach of this Agreement.

8. Term and Termination

8.1. The term of this Agreement ("Term") shall begin when You purchase or otherwise legally obtain the Subscription License for the Online Courses Library until the Agreement is terminated as provided herein.

8.2. The Licensor in its sole discretion, has the right to suspend or terminate Your or End Users accounts and refuse any and all current or future use of the Online Courses Library for any reason at any time. Such termination of the Online Courses Library will result in the deactivation or deletion of Your access to the Online Courses Library. In the event of the Online Courses Library termination or cancellation, provisions of this Agreement related to the Online Courses Library will result in the deactivation or deletion of Your access to the Online Courses Library. In the event of the Online Courses Library termination or cancellation, provisions of this Agreement related to the

8.3. Term of Purchased Subscriptions. The Subscription Term of each Subscription License shall be as specified herein or in the applicable invoicing terms. Except as otherwise specified in the invoicing terms, there shall be no automatic renewal or extension of the Purchased Subscription. Licensor reserves the right to change the per unit pricing for any Purchased Subscription at its sole discretion at any time with or without notice. The per unit pricing for Purchased Subscriptions is available at https://www.ispringsolutions.com.

8.4. This Agreement may be terminated by a supersedes agreement, offered by the Licensor and accepted by You, for the Online Courses Library, update of the Online Courses Library and conditioning Your continued use of the Online Courses Library or such replacement, modified or updated version on Your acceptance of such supersedes Agreement.

8.5. Without prejudice to any other rights, this Agreement will terminate automatically, if You fail to comply with any of the limitations or other requirements described herein.

8.6. Upon any termination or expiration of this Agreement, You must immediately cease Use of the Online Courses Library and permanently destroy and/or delete all copies of the Online Courses Library.

8.7. No Rights Upon Termination. Upon termination of this Agreement, You will no longer be authorized to Use the Online Courses Library in any way and no refunds (in whole or partial) will be granted.

9. Fees and Payment, Refunds

9.1. Invoicing and Payment. Licensor offers the Online Courses Library for annual fees (the “Fees”) which You will pay to Licensor by authorized credit card or, if agreed to by Licensor, by another method of payment. The Fees applicable for the Online Courses Library are available at https://www.ispringsolutions.com. Licensor reserves the right to change the Fees or applicable charges and to institute new charges at any time, upon thirty (30) days prior notice to You (which may be sent by email to the address You have most recently provided to Licensor).

9.2. Fees. You will pay all Fees specified herein or in the invoicing terms. Except as otherwise specified herein or in the invoicing terms, (i) fees are based on the Online Courses Library purchased and not actual usage, (ii) payment obligations are non-cancelable and fees paid are non-refundable, and (iii) quantities purchased cannot be decreased during the relevant Subscription Term.

9.3. Taxes. All disbursements, prices and fees payable to Licensor hereunder shall be paid free and clear of any deduction or withholding on account of taxes. You shall be responsible for all federal, state, municipal, or other governmental, excise, sales, use, occupational, or like taxes now in force or enacted in the future imposed by any governmental entity upon the sale, use or receipt of the Software Services, with the sole exception of Licensor’s income taxes. You shall cover all fees and processing expenses for chargebacks, frauds, and refunds. Notwithstanding anything to the contrary herein, You shall be solely responsible for any value added taxes collections, payments and related registrations arising in any way out of or relating to this Agreement. If and when Licensor has the legal obligation to collect such taxes, Licensor will invoice You the amount of such taxes, and You will pay such amount unless You provide iSpring with a valid tax exemption certificate authorized by the appropriate taxing authority. You will provide the Licensor with official receipts issued by the appropriate taxing authority or such other evidence as is reasonably requested by the Licensor to establish that such taxes have been paid. The parties shall reasonably cooperate to more accurately determine each party’s tax liability and to minimize such liability to the extent legally permissible.

10. Right to Audit. To prevent fraudulent Use of the Online Courses Library and support services, Licensor, without
written notice to users during Licensor’s business hours may examine and/or audit the Use of the Online Courses Library by any user. If any examination or audit should reveal unlicensed Use of the Online Courses Library and support services by either an individual or an entity, then Licensor reserves the right to reset the number of activations, demand such user to deactivate the Online Courses Library and stop providing such users with support services for the Online Courses Library, until such users obtain a license for the Online Courses Library.

11. Disclaimers.

11.1. Customer Remedies. The Licensor and its suppliers’ entire liability and Your exclusive remedy for any breach of the foregoing warranty shall be at the Licensor’s option: (a) return of the purchase price paid for the license, if any, or (b) correction of the defects, “bugs” or errors within reasonable period of time.

11.2. No Warranties. EXCEPT FOR ANY WARRANTY, CONDITION, REPRESENTATION OR TERM TO THE EXTENT TO WHICH THE SAME CANNOT OR MAY NOT BE EXCLUDED OR LIMITED BY LAW APPLICABLE TO YOU IN YOUR JURISDICTION, THE ONLINE COURSES LIBRARY IS PROVIDED “AS-IS” WITHOUT ANY WARRANTY WHATSOEVER AND THE LICENSOR MAKES NO PROMISES, REPRESENTATIONS OR WARRANTIES, WHETHER EXPRESSED OR IMPLIED, WHETHER BY STATUTE, COMMON LAW, CUSTOM, USAGE OR OTHERWISE, REGARDING OR RELATING TO THE ONLINE COURSES LIBRARY, MATERIALS OR CONTENT THEREIN OR TO ANY OTHER MATERIAL FURNISHED OR PROVIDED TO YOU PURSUANT TO THIS AGREEMENT OR OTHERWISE. YOU ASSUME ALL RISKS AND RESPONSIBILITIES FOR SELECTION OF THE ONLINE COURSES LIBRARY TO ACHIEVE YOUR INTENDED RESULTS, AND FOR THE INSTALLATION OF, USE OF, AND RESULTS OBTAINED FROM YOUR USE OF THE ONLINE COURSES LIBRARY. THE LICENSOR MAKES NO WARRANTY THAT THE ONLINE COURSES LIBRARY AND SUPPORT SERVICES WILL BE ERROR FREE OR FREE FROM INTERRUPTION OR FAILURE, OR THAT IT IS COMPATIBLE WITH ANY PARTICULAR HARDWARE OR SOFTWARE. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, LICENSOR DISCLAIMS ALL WARRANTIES, EITHER EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO IMPLIED WARRANTIES OF MERCHANTABILITY, NON-INFRINGEMENT OF THIRD-PARTY RIGHTS, INTEGRATION, SATISFACTORY QUALITY OR FITNESS FOR ANY PARTICULAR PURPOSE WITH RESPECT TO THE ONLINE COURSES LIBRARY AND THE ACLICENSORING WRITTEN MATERIALS OR THE USE THEREOF. SOME JURISDICTIONS DO NOT ALLOW LIMITATIONS ON IMPLIED WARRANTIES, SO THE ABOVE LIMITATION MAY NOT APPLY TO YOU. YOU HEREBY ACKNOWLEDGE THAT THE ONLINE COURSES LIBRARY AND SUPPORT SERVICES MAY NOT BE OR BECOME AVAILABLE DUE TO ANY NUMBER OF FACTORS INCLUDING WITHOUT LIMITATION PERIODIC SYSTEM MAINTENANCE, SCHEDULED OR UNSCHEDULED, ACTS OF GOD, TECHNICAL FAILURE OF THE ONLINE COURSES LIBRARY, TELECOMMUNICATIONS INFRASTRUCTURE, OR DELAY OR DISRUPTION ATTRIBUTABLE TO VIRUSES, DENIAL OF SERVICE ATTACKS, INCREASED OR FLUCTUATING DEMAND, AND ACTIONS AND OMISSIONS OF THIRD PARTIES. THEREFORE, THE LICENSOR EXPRESSLY DISCLAIMS ANY EXPRESS OR IMPLIED WARRANTY REGARDING SYSTEM AND/OR ONLINE COURSES LIBRARY AVAILABILITY, ACCESSIBILITY, OR PERFORMANCE. THE LICENSOR DISCLAIMS ANY AND ALL LIABILITY FOR THE LOSS OF DATA DURING ANY COMMUNICATIONS AND ANY LIABILITY ARISING FROM OR RELATED TO ANY FAILURE BY THE LICENSOR TO TRANSMIT ACCURATE OR COMPLETE INFORMATION TO YOU.

11.3. LIMITED LIABILITY; NO LIABILITY FOR CONSEQUENTIAL DAMAGES. YOU ASSUME THE ENTIRE COST OF ANY DAMAGE RESULTING FROM YOUR USE OF THE ONLINE COURSES LIBRARY AND THE INFORMATION CONTAINED IN OR COMPILED BY THE ONLINE COURSES LIBRARY, AND THE INTERACTION (OR FAILURE TO INTERACT PROPERLY) WITH ANY OTHER HARDWARE OR ONLINE COURSES LIBRARY WHETHER PROVIDED BY THE LICENSOR OR A THIRD PARTY. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT WILL THE LICENSOR OR ITS SUPPLIERS OR LICENSORS BE LIABLE FOR ANY DAMAGES WHATSOEVER (INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF BUSINESS PROFITS, BUSINESS INTERRUPTION, LOSS OF BUSINESS INFORMATION, LOSS OF GOODWILL, WORK STOPPAGE, HARDWARE OR ONLINE COURSES LIBRARY DISRUPTION IMPAIRMENT OR FAILURE, REPAIR COSTS, COST OF PROCURING SUPPORT SERVICES, TIME VALUE OR OTHER PECUNIARY LOSS) ARISING OUT OF THE USE OR INABILITY TO USE THE ONLINE COURSES LIBRARY, OR THE INCOMPATIBILITY OF THE ONLINE COURSES LIBRARY WITH ANY HARDWARE, SOFTWARE OR USAGE, EVEN IF SUCH PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IN NO EVENT WILL LICENSOR’S TOTAL LIABILITY TO YOU FOR ALL DAMAGES IN ANY ONE OR MORE CAUSE OF ACTION, WHETHER IN CONTRACT, TORT OR OTHERWISE EXCEED THE LICENSE FEE PAID BY YOU TO LICENSOR. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY TO THE EXTENT THAT APPLICABLE LAW PROHIBITS SUCH LIMITATION. FURTHERMORE, BECAUSE SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF LIABILITY FOR CONSEQUENTIAL OR INCIDENTAL DAMAGES, THE ABOVE LIMITATION MAY NOT APPLY TO YOU.
11.4. Your Use of the Online Courses Library is at Your sole risk. The Online Courses Library includes materials and course content that is provided “as is” without further warranty or guarantee as to its completeness or accuracy. The learning material is not a substitute for professional advice and should not be relied upon.


12.1. Licensor will use commercially reasonable efforts to provide You with support services for the Online Courses Library during the Subscription Term in accordance with its standard practices and Maintenance and Support Services Agreement (“Maintenance and Support Services”) available at https://www.ispringsolutions.com/maintenance-and-support-services-agreement.

12.2. Although the Licensor endeavors to maintain its prices indefinitely once You become a paying customer, the Licensor reserves the right at any time, and from time to time to modify or discontinue, temporarily or permanently, the Online Courses Library (or any part thereof) with or without notice. Notwithstanding the foregoing, the Licensor will endeavor to provide You with a 30-day notice of any changes and You shall have the right to cancel the Online Courses Library Subscription and receive a full refund of any unexpended subscription fees.

13. Indemnification

You will, at Your own expense, indemnify and hold Licensor, and its affiliates and suppliers, and all officers, directors, and employees thereof, harmless from and against any and all claims, actions, liabilities, losses, damages, judgments, grants, costs, and expenses, including reasonable attorneys’ fees (collectively, “Claims”), arising out of any use of the Online Courses Library by You, any party related to You, or any party acting upon Your authorization in a manner that is not expressly authorized by this Agreement.


14.1. Notice to U.S. Government End Users. The Online Courses Library and accompanying Documentation are deemed to be “Commercial Items,” as that term is defined at 48 C.F.R. §2.101, consisting of “Commercial Computer Software” and “Commercial Computer Software Documentation,” respectively, as such terms are used in 48 C.F.R. §12.212 or 48 C.F.R. §227.7202, as applicable. Consistent with 48 C.F.R. §12.212 or 48 C.F.R. §§227.7202-1 through 227.7202-4, as applicable, the Commercial Computer Software and Commercial Computer Software Documentation are being licensed to U.S. Government end users (a) only as Commercial Items and (b) with only those rights, including any use, modification, reproduction, release, performance, display or disclosure of the Online Courses Library and accompanying Documentation, as are granted to all other end users pursuant to the terms and conditions herein. Unpublished-rights reserved under the copyright laws of the United States.

14.2. Export Control Laws. You hereby acknowledge and agree that the Online Courses Library may be subject to restrictions and controls imposed by applicable laws and regulations with regards to economic sanctions; export controls, import regulations and trade embargoes (collectively “Export Control Laws”), including those of the European Union and United States (specifically, the Export Administration Act of 1979 and the Export Administration Regulations (“EAR”)).

By purchasing the Online Courses Library, You are representing and warranting that You are not a person (individual or a legal entity) targeted by Export Control Laws nor You (in case of a legal entity) are otherwise owned or controlled by or acting on behalf of any person targeted by Export Control Laws.

Further, You agree and certifies that neither the Online Courses Library, nor any related technical information are:

1. Being or will be used for any purpose prohibited by the Export Control Laws, or
2. Downloaded, transferred, exported, or re-exported directly or indirectly in violation of Export Control Laws; or
3. Used for any purpose prohibited by Export Control Laws, including but not limited to nuclear, chemical, or biological weapons proliferation; or
4. Exported to restricted and/or embargoed destinations (including, but are not limited to, Cuba, Iran, North Korea, Sudan, and Syria), prohibited end-user(s); and/or
5. Participate in prohibited end-use and/or proliferation activities.

Licensor will not be liable to You for any failure to provide the Online Courses Library, as a result of any government action that Licensor reasonably believes may adversely impact its obligations under this agreement, its business, or its reputation.

15. Your Information and the Licensor’s Privacy Policy.

You acknowledge receipt of and agree to the Licensor’s privacy statement, which is made available to You in connection with installation and is set forth in full at https://www.ispringsolutions.com/Licensor/policy/privacy. The
Online Courses Library is provided via equipment and other resources located in the United States and other locations throughout the world and You hereby expressly consent to having Your personal data (which may be collected by the Licensor or its distributors) processed by Licensor in the United States and other locations throughout the world according to the Licensor’s current privacy policy as of the date of the effectiveness hereof which is incorporated into this Agreement by reference. By entering into this Agreement, You agree that the Licensor may collect and retain information about You gathered during any Trial Period or as part of the Online Courses Library support services provided to You, if any, related to the Online Courses Library, including Your name, email address. The Licensor employs other companies and individuals to perform certain functions on its behalf. Examples include delivering packages, sending email, analyzing data, providing marketing assistance, and providing customer service. They have access to personal information needed to perform their functions, but may not use it for other purposes.


16.1. Governing Law. This Agreement shall be governed by and construed in accordance with the laws of the United Arab Emirates without regard to its principles of conflict of laws. You agree to the exclusive jurisdiction of the courts of Dubai for any claim or cause of action arising out of, or relating to or in connection with this Agreement or the Products, provided that such exclusivity does not apply to legal actions initiated or brought by Licensor.

Notwithstanding the foregoing, if the iSpring entity, providing the Online Courses Library is any other company indicated on the Company Page, as the case may be, any dispute arising hereunder shall be exclusively construed in accordance with the laws of the country of registration of this iSpring entity without regard to principles of conflict of laws.

16.2. To the extent permitted by law, the provisions of this Agreement shall supersede any provisions of the Uniform Commercial Code as adopted or made applicable to the Online Courses Library in any competent jurisdiction. 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 disclaimed and excluded.

16.3. Assignment. This Agreement, rights and obligations provided hereunder may not be assigned, in whole or in part by You, without the prior written consent of the Licensor. Any attempt of assignment without such consent shall be null and void and of no force and effect. The Licensor shall have the right at all times to assign any of its rights or obligations under this Agreement to any of the Affiliate of the Licensor or other companies authorized by the Licensor to provide the Online Courses Library, with prior notice to You.

16.4. Period for Bringing Actions. No action, regardless of form, arising out of the transactions under this Agreement, may be brought by either party hereto more than one (1) year after the cause of action has occurred, or was discovered to have occurred, except that an action for infringement of intellectual property rights may be brought within the maximum applicable statutory period.

16.5. Publicity. The parties shall work together to issue publicity and general marketing communications concerning their relationship and other mutually agreed-upon matters. In addition, neither party shall issue such publicity and general marketing communications concerning their relationship without the prior written consent of the other party (not to be unreasonably withheld or delayed) and neither party shall disclose the terms of this Agreement to any third party other than its outside counsel, auditors, and financial and technical advisors, except as required by law), provided that, Licensor may mention You as a customer on its website and general marketing communications.

16.6. Entire Agreement; Severability; No Waiver. This Agreement is the entire agreement between You and Licensor and supersedes any other prior agreements, proposals, communications or advertising, oral or written, with respect to the Online Courses Library or to subject matter of this Agreement. You acknowledge that You have read this Agreement, understand it and agree to be bound by its terms. If any provision of this Agreement is found by a court of competent jurisdiction to be invalid, void, or unenforceable for any reason, in whole or in part, such provision will be more narrowly construed so that it becomes legal and enforceable, and the entire Agreement will not fail on account thereof and the balance of the Agreement will continue in full force and effect to the maximum extent permitted by law or equity while preserving, to the fullest extent possible, its original intent. No waiver of any provision or condition herein shall be valid unless in writing and signed by You and an authorized representative of Licensor provided that no waiver of any breach of any provisions of this Agreement will constitute a waiver of any prior, concurrent or subsequent breach. Licensor’s failure to insist upon or enforce strict performance of any provision of this Agreement or any right shall not be construed as a waiver of any such provision or right.
16.7. **Injunctive Relief.** You agree that a breach of this Agreement adversely affecting Licensor’s proprietary rights in the Online Courses Library may cause irreparable injury to Licensor for which monetary damages would not be an adequate remedy and Licensor shall be entitled to seek equitable relief in addition to any remedies it may have hereunder or at law.

© 2023 iSpring. The Online Courses Library, including the material, content, components, updates, modifications, enhancements and any accompanying Documentation, are copyrighted and protected by copyright laws and international copyright treaties, as well as other intellectual property laws and treaties.