End-User License Agreement

This **End-User License Agreement** ("Agreement") is entered into by and between **Worldsensing**, ("Worldsensing"), and the **end-user** ("The Licensee") of Thread X3MC distributed under the below **Product Codes** stated herein marketed by **Worldsensing**:

Product Code	Description		
10011252	Thread X3MC - X3.1001 - North America with Mesh Wireless 250mW and Cellular (X3.1000SE)		
10011251	Thread X3MC - X3.1002 - North America with Mesh Wireless 1000mW and Cellular (X3.1000SE)		
10012183	Thread X3MC - X3.1101 - Brazil with Mesh Wireless 1000mW and Cellular (X3.1000SE)		
10011340	Thread X3MC - X3.1201 - Chile/Peru with Mesh Wireless 250mW and Cellular (X3.1000SE)		
10011260	Thread X3MC - X3.1301 - Europe with Mesh Wireless 25mW and Cellular (X3.1000SE)		
10012177	Thread X3MC - X3.1401 - Australia with Mesh Wireless 1000mW and Cellular (X3.1000SE)		

Thread X3MC as marketed by Worldsensing, contains several product versions depending on the territory where the product will be used. Worldsensing can only warranty its custom clearance and correct product functioning if the correct version of Thread X3MC have been acquired.¹

BY USING THE SOFTWARE, THE LICENSEE AGREES THAT THEY HAVE READ THIS AGREEMENT, UNDERSTAND IT, AND AGREE TO BE BOUND BY ITS TERMS.

1. LICENSE

- 1.1. Subject to the Licensee's payment of the applicable fees and their compliance with the other terms and conditions of this Agreement, Worldsensing grants to the Licensee a perpetual, non-transferable, non-assignable, non-sublicensable, non-exclusive license to use the Software for the purpose of productive use of the Software, in accordance with the Software's technical documentation, and in the territory agreed in one or more applicable Worldsensing or Worldsensing-authorized reseller purchase orders (the "Order Form") executed with the Licensee.
- 1.2. This Agreement takes effect on the date the Licensee accepts the terms of the Agreement (Product order confirmation).
- 1.3. Worldsensing does not grant the Licensee the right to create derivative works of the Software.
- 1.4. Reservation of rights. Worldsensing reserves all rights to the Software, except for the rights expressly granted under the terms of this Agreement to the Licensee as the End-User of the Software.

2. LICENSE EXCLUSIONS

2.1. Except as expressly authorized in writing by Worldsensing, the Licensee shall not distribute, sublicense, disclose, market, rent, lease, or offer remote computing services, networking, batch processing or transfer of the Software to any third party, or permit any entity or person to have access to the Software by means of a time-sharing, remote computing services, networking,

¹Any parallel import or transit of goods relieve Worldsensing of liability for customs clearance or product functionality at the final destination





service bureau or time-sharing arrangement, or export the Software in violation of European and Spanish regulations.

- 2.2. The Licensee may not apply reverse engineering techniques, decompile, or disassemble the Software, or attempt to obtain the source code of the Software in any other way, except that this restriction is explicitly prohibited by law.
- 2.3. No license, right or interest in any Worldsensing trademark, trade name or service mark is granted hereunder.

3. FEES AND PAYMENT FOR PURCHASED SERVICES

- 3.1. Fees. The Licensee will pay all fees specified in the Order Form. Except as otherwise specified herein or in an Order Form, the following shall apply: (i) fees are based on the number of Software licenses provided, (ii) payment obligations are non-cancelable, and fees paid are non-refundable.
- 3.2. Taxes. The fees do not include any taxes, levies, duties or similar governmental assessments of any nature, including, for example, value-added, sales, use, or withholding taxes, assessable by any jurisdiction whatsoever (collectively, "Taxes"). The Licensee is responsible for paying all Taxes associated with the Worldsensing Order Form.

If Worldsensing or a Worldsensing-authorized reseller has the legal obligation to pay or collect Taxes for which the Licensee is responsible under this Section 3.2, Worldsensing or the Worldsensing-authorized reseller will invoice the Licensee, who will pay that amount unless a valid tax exemption certificate authorized by the appropriate taxing authority is provided. For clarity, Worldsensing is solely responsible for taxes assessable against Worldsensing based on its income, property and employees.

3.3. Future Functionality. The Licensee agrees that purchases are not contingent on the delivery of any future functionality or features, or dependent on any oral or written public comments made by Worldsensing regarding future functionality or features.

4. TITLE AND PROTECTION

- 4.1. Worldsensing retains title to all portions of the Software and other Proprietary Materials, and any copies thereof. The Proprietary Materials contain valuable proprietary information, and the Licensee shall not disclose them to anyone other than its employees or consultants who have signed written non-disclosure obligations that are at least as restrictive as this Agreement, and who need to know the information for purposes consistent with this Agreement. The Licensee shall be responsible for the compliance of such employees or consultants. The obligations outlined in this Section shall survive the termination of this Agreement.
- 4.2. The Licensee acknowledges that the Software includes certain open-source software ("OSS") which is governed by the applicable license terms thereof. The OSS is subject to the provisions of such license agreements, and in the event of any contradiction between the provisions of this Agreement and the provisions of such applicable license agreement, the provisions of the applicable open-source license agreement shall prevail solely for such open-source software products.





5. PATENT AND COPYRIGHT INDEMNITY

5.1. Subject to the limitations in Section 8, Worldsensing shall indemnify and defend the Licensee against any claims made by a third party that the Licensee's reproduction of the Software (which, for the purposes of this Section 5, means the Software as delivered by Worldsensing, excluding the open-source software programs described in Section 4.2) as permitted in this Agreement directly infringes such third party's patent or copyright, provided that the Licensee complies with the requirements of this Section.

The Licensee will: (a) provide Worldsensing with prompt written notice of any claim that the Software infringes any intellectual property rights, (b) provide Worldsensing with all information and assistance requested concerning such a claim, and (c) offer Worldsensing sole and complete authority to defend and/or settle any or all of such claims.

If a court holds that the Software, or if Worldsensing believes a court may hold that the Software, infringes the intellectual property rights of any third party, Worldsensing may (but is not obligated to), in its sole discretion, do any of the following:

- Obtain for the Licensee the right to continue using the Software.
- Replace or modify the Software so that it becomes non-infringing while providing substantially equivalent performance.
- Accept the return of the Software, terminate this Agreement, and refund the Licensee an
 amount equal to the license fees paid to Worldsensing multiplied by the percentage of the
 term of the license for the Software that the Licensee did not enjoy due to the early
 termination by Worldsensing.

Worldsensing shall have no liability or obligation under this Agreement to the extent the alleged infringement is based on: (i) a modification or derivative work of the Software developed by anyone other than Worldsensing; (ii), a combination of the Software with any product or service not provided by Worldsensing; (iii) the use of the Software in hardware not listed in an accepted Order Form; (iv) the use of the Software for other purposes as those set out in this Agreement or the product documentation; (v) indirect or willful infringement; or (vi) the misuse of any open-source code, as described in Section 4.2.

This section states Worldsensing's entire liability and the Licensee's exclusive remedy for any infringement related to the Software.

6. DEFAULT AND TERMINATION

6.1. An event of default shall be deemed to occur if:

- The Licensee fails to perform any of its obligations under the Sections entitled "License Exclusions" or "Title and Protection";
- The Licensee fails to pay amounts due pursuant to its acceptance of the fees and payment terms in Section 3 of this Agreement within seven (7) days of the relevant due date; or
- Either party fails to perform any other material obligation under this Agreement and such failure remains uncured for more than thirty (30) days after receipt of written notice thereof.
- 6.2. If an event of default occurs, the non-defaulting party, in addition to any other rights available to it under the law, may terminate this Agreement and all licenses granted hereunder by written notice to the defaulting party.



6.3. Within thirty (30) days after termination of this Agreement, the Licensee shall certify in writing to Worldsensing that Licensee has ceased use of any and all Proprietary Materials and that all copies or embodiments thereof in any form, including partial copies within modified versions, have been destroyed.

7. WARRANTY

7.1. Warranty for Software

Worldsensing warrants for the period set out in the general Sales Terms and Conditions approved by the company and commencing upon delivery of the Software to Licensee that the Software, as delivered, will in all material respects perform the functions described in the specifications contained in the documentation provided with the Software.

If the Software does not, in all material respects, perform the functions therein described, Worldsensing or its authorized reseller will undertake to correct any reported error under the terms of the Maintenance Agreement in place between the Licensee and Worldsensing. This shall be Worldsensing's entire liability and the Licensee's exclusive remedy for breach of this warranty.

Worldsensing does not warrant that the Software will meet Licensee's requirements, that the Software will operate in the combinations which Licensee may select for use, that the operation of the Software will be uninterrupted or error-free, or that all error conditions will be corrected, also Worldsensing is not responsible for the malfunction of the Software derived from a computer attack.

EXCEPT AS PROVIDED IN THIS SECTION ALL SOFTWARE PROVIDED HEREUNDER IS PROVIDED "AS IS".

7.2. Disclaimer

THE EXPRESS WARRANTIES OUTLINED IN THIS SECTION 7 ARE THE ONLY WARRANTIES MADE BY WORLDSENSING FOR THE SOFTWARE PROVIDED BY WORLDSENSING. WORLDSENSING MAKES NO OTHER WARRANTIES, EXPRESS, IMPLIED OR ARISING BY CUSTOM OR TRADE USAGE, AND, SPECIFICALLY, MAKES NO WARRANTY OF TITLE, NON-INFRINGEMENT, ACCURACY, QUIET ENJOYMENT, MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE.

WORLDSENSING'S EXPRESS WARRANTIES SHALL NOT BE ENLARGED, DIMINISHED OR AFFECTED BY, AND NO OBLIGATION OR LIABILITY SHALL ARISE OUT OF, WORLDSENSING RENDERING TECHNICAL OR OTHER ADVICE OR SERVICE IN CONNECTION WITH THE SOFTWARE.

8. LIMITATION OF LIABILITY

8.1. Liability Exclusions

UNDER NO CIRCUMSTANCES WILL WORLDSENSING BE LIABLE FOR: LOSS OF REVENUE; LOSS OF ACTUAL OR ANTICIPATED PROFITS; LOSS OF CONTRACTS; LOSS OF THE USE OF MONEY; LOSS OF ANTICIPATED SAVINGS; LOSS OF BUSINESS; LOSS OF OPPORTUNITY; LOSS OF GOODWILL; LOSS OF REPUTATION; LOSS OF, DAMAGE TO OR CORRUPTION OF DATA; OR CONSEQUENTIAL OR INDIRECT LOSS OR SPECIAL, PUNITIVE, OR INCIDENTAL DAMAGES (INCLUDING, FOR THE AVOIDANCE OF DOUBT, WHERE SUCH LOSS OR DAMAGE IS ALSO OF A CATEGORY OF LOSS OR DAMAGE ALREADY LISTED), WHETHER FORESEEABLE OR UNFORESEEABLE, BASED ON CLAIMS





OF LICENSEE, WORLDSENSING OR ANY THIRD PARTY ARISING OUT OF ANY BREACH OR FAILURE OF EXPRESS OR IMPLIED WARRANTY CONDITIONS OR OTHER TERM, BREACH OF CONTRACT, MISREPRESENTATION, NEGLIGENCE, OTHER LIABILITY IN TORT, FAILURE OF ANY REMEDY TO ACHIEVE ITS ESSENTIAL PURPOSE, OR OTHERWISE.

8.2. Liability Cap

NOTWITHSTANDING THE FORM (E.G., CONTRACT, TORT, OR OTHERWISE) IN WHICH ANY LEGAL OR EQUITABLE ACTION MAY BE BROUGHT, IN NO EVENT (INCLUDING WITH RESPECT TO OBLIGATIONS ARISING UNDER SECTION 6) WILL WORLDSENSING OR ITS SUPPLIERS BE LIABLE FOR DAMAGES, EXPENSES, COSTS, LIABILITIES, SUITS, CLAIMS, RESTITUTION OR LOSSES, THAT EXCEED, IN THE AGGREGATE, THE AMOUNT OF FEES PAID BY THE LICENSEE FOR THE SOFTWARE LICENSE.

9. UPGRADES AND PATCHES

- 9.1. Upgrades and patches are typically available under a separate and continuously valid fully paid maintenance agreement.
- 9.2. Upgrades and patches may also be provided to the Licensee at no additional cost, at the discretion of Worldsensing.

10. NOTICES

11.1. All notices shall be in writing and sent via first-class mail, overnight mail (or courier), or email to the addresses specified in the Order Form or any other address communicated with by at least ten (10) days' prior written notice to the other party. By default, notices to Worldsensing can be sent to the Department of Product and Compliance (legal@worldsensing.com).

11. ASSIGNMENT

11.1. The Licensee may not assign this Agreement without prior written consent of Worldsensing. However, such consent is not be required for assignment to a purchaser of all or substantially all of the Licensee's assets or equity securities, provided that the purchaser undertakes in writing to be bound by all the terms and conditions of this Agreement. Any prohibited assignment shall be considered null and void.

12. ENTIRE AGREEMENT

12.1. This Agreement constitutes the complete and exclusive understanding between the parties, superseding all previous proposals or agreements, whether oral or written, including any online (click-through) agreement that the Licensee may have accepted in connection with the use of the Software, as well as all other communications between the parties regarding the subject matter herein. No purchase order, other ordering document, or any handwritten or typewritten text that attempts to modify or supplement the printed text herein or the Order Form shall alter or vary the terms of this agreement. Unless contained in a written agreement signed by both parties, all proposed variations or additions are objected to and shall have no force or effect.





13. APPLICABLE LAW AND JURISDICTION

13.1. This Agreement shall be governed, interpreted and enforced in accordance with the provisions of Spanish laws in force if the commercial order is invoiced on behalf of Worldsensing S.L. and Delaware laws if the commercial order is invoiced on behalf of Worldsensing LLC. The rules on the international sale of goods (such as the United Nations Convention on Contracts for the International Sale of Goods dated April 11, 1980) shall be explicitly excluded.

13.2. For the resolution of any dispute or litigation related to this Agreement, the parties shall expressly submit to the jurisdiction of the Courts and Tribunals of Barcelona, or by the Courts of Dover, Delaware, as specified in clause 13.1. herein, to the exclusion of any other jurisdiction.

14. DEFINITIONS

"Modifications" means any code developed by Licensee or any third party, including without limitation, configuration, integrations, implementations, or localizations to the external layer of the core, baseline Software product. The term "Modifications" excludes Updates.

"Proprietary Material" means the Software, related documentation, and all parts, copies and modifications thereof, and any other information, in whatever form, received by Licensee hereunder, provided, however, such information shall not be deemed Proprietary Material if it (a) is or becomes a part of the public domain through no act or omission of Licensee; or (b) was in Licensee's lawful possession prior to the disclosure and had not been obtained by Licensee from Worldsensing; or (c) is lawfully disclosed to Licensee by a third party without restriction on disclosure; or (d) is independently developed by Licensee without reference to or use of Worldsensing's Proprietary Material.

"Software" means Worldsensing's proprietary software solution known as the Worldsensing Software, including associated technical documentation, and all Updates thereof furnished to Licensee as part of Support Services. Except as otherwise specified herein, the term Software includes certain open-source software ("OSS") programs described in Section 5.2. "Software" does not include any Modifications.

"Updates" means all published revisions and corrections to the printed documentation and corrections and new releases of the Software, which are generally made available to Worldsensing's supported customers at no additional cost or for media and handling charges only. Updates shall not include any options or future products which Worldsensing sells separately.

LAST UPDATE: 8th day of September, 2023.



Terms and Conditions of Open-Source Software

1.OPEN-SOURCE LICENSE

1.1. Worldsensing' technology uses or contains software licensed or distributed under any of the following licenses ("Open-Source Software", "OSS"). Notwithstanding anything to the contrary stated in the corresponding End-User License Agreement, the installation or use of Open-Source Software shall be governed by the following license terms and the Terms and Conditions of Open-Source Software, which shall prevail over the End-User License Agreement. Some of Open-Source Software may, in its accompanying files, specify different version of the license terms and/or additional terms, which, if any, shall take precedence over the following license terms:

Library	Component	Version	License
AOP Alliance	aopalliance:aopalliance	1.0	Public Domain
C3p0:JDBC DataSources/Resource Pools	<u>c3p0:c3p0</u>	0.9.1.1	GNU Lesser General Public License version 2.1
ClassMate	com.fasterxml:classmate	1.3.4	Apache License, Version 2.0
Jackson Annotations	com.fasterxml.jackson.core:jackson- annotations	2.9.4	Apache License, Version 2.0
Jackson Core	com.fasterxml.jackson.core:jackson- core	2.9.4	Apache License, Version 2.0
Jackson Databind	com.fasterxml.jackson.core:jackson- databind	2.9.4	Apache License, Version 2.0
Jackson Dataformat YAML	com.fasterxml.jackson.dataformat:jacks on-dataformat-yaml	2.9.4	Apache License, Version 2.0
Jackson Datatype: Guava	com.fasterxml.jackson.datatype:jackso n-datatype-guava	2.9.4	Apache License, Version 2.0
FindBugs JSR305	com.google.code.findbugs:jsr305	3.0.1	Apache License, Version 2.0
Gson	com.google.code.gson:gson	2.8.5	Apache License, Version 2.0
Error Prone Annotations	com.google.errorprone:error prone an notations	2.1.3	Apache License, Version 2.0
Guava: Google Core Libraries For Java	com.google.guava:guava	24.1-jre	Apache License, Version 2.0
Google Guice Core Library	com.google.inject:guice	4.2.3	Apache License, Version 2.0
Google Guice Core Library	com.google.inject.extensions:guice- multibindings	4.2.3	Apache License, Version 2.0
J2ObjC Annotations	com.google.j2objc:j2objc-annotations	1.1.	Apache License, Version 2.0
MQTT Sn Parser	com.mobius-software.mqttsn:mqtt-sn- parser	1.0.5.	GNU Lesser General Public License version 2.1 (classpath exception)
ClassMate	com.fasterxml:classmate	1.3.4	Apache License, Version 2.0
Spark	com.sparkjava:spark-core	2.9.2	Apache License, Version 2.0
Apache Commons Codec	commons-codec:commons-codec	1.9	Apache License, Version 2.0
Apache Commons IO	commons-io:commons-io	2.6	Apache License, Version 2.0
Apache Commons Logging	commons-logging:commons-logging	1.2	Apache License, Version 2.0
Java Simple Serial Connector	io.github.java-native:jssc	2.9.4	GNU Lesser General Public License version 3 classpath exception
Netty/All In One	io.netty:netty-all	4.1.33. Final	Apache License, Version 2.0
Javax Inject	<u>javax.inject:javax.inject</u>	1	Apache License, Version 2.0





Java Servlet API			CMILL Losson Comment Durbits Charles and
	javax.servlet:javax.servlet-api	3.1.0	GNU Lesser General Public License version 2 classpath exception
Bean Validation API	javax.validation:validation-api	2.0.1.Final	Apache License 2.0
Apache Commons Lang	org.apache.commons:commons-lang3	3.7	Apache License, Version 2.0
Apache Commons Pool	org.apache.commons:commons-pool2	2.4.2	Apache Software License, Version 2.0
Apache Log4j API	org.apache.logging.log4j:log4j-api	2.17.1	Apache License, Version 2.0
Apache Log4j Core	org.apache.logging.log4j:log4j-core	2.17.1	Apache License, Version 2.0
Apache Log4j SLF4J Binding	org.apache.logging.log4j:log4j-slf4j-impl	2.17.1	Apache License, Version 2.0
Checker Qual	org.checkerframework:checker- compat-qual	2.0.0	GNU General Public License, version 2 (GPL2), with the classpath exception
Animal Sniffer Annotations	org.codehaus.mojo:animal-sniffer- annotations	1.14	MIT license
Core :: HTTP Client	org.eclipse.jetty:jetty-client	9.4.30.v20200611	Apache Software License - Version 2.0 Eclipse Public License - Version 1.0
Core :: HTTP Client	org.eclipse.jetty:jetty-http	9.4.30.v20200611	Apache Software License - Version 2.0 Eclipse Public License - Version 1.0
Core :: IO	org.eclipse.jetty:jetty-io	9.4.30.v20200611	Apache Software License - Version 2.0 Eclipse Public License - Version 1.0
Core :: Security	org.eclipse.jetty:jetty-security	9.4.30.v20200611	Apache Software License - Version 2.0 Eclipse Public License - Version 1.0
Core :: Server	org.eclipse.jetty:jetty-server	9.4.30.v20200611	Apache Software License - Version 2.0 Eclipse Public License - Version 1.0
Jetty :: Servlet Handling	org.eclipse.jetty:jetty-servlet	9.4.30.v20200611	Apache Software License - Version 2.0 Eclipse Public License - Version 1.0
Core :: Utilities	org.eclipse.jetty:jetty-util	9.4.30.v20200611	Apache Software License - Version 2.0 Eclipse Public License - Version 1.0
Jetty :: Webapp Application Support	org.eclipse.jetty:jetty-webapp	9.4.30.v20200611	Apache Software License - Version 2.0 Eclipse Public License - Version 1.0
Jetty :: Webapp Application Support	org.eclipse.jetty:jetty-xml	9.4.30.v20200611	Apache Software License - Version 2.0 Eclipse Public License - Version 1.0
Core :: XML	org.eclipse.jetty.websocket:websocket- api	9.4.30.v20200611	Apache Software License - Version 2.0 Eclipse Public License - Version 1.0
Jetty :: Websocket :: API	org.eclipse.jetty.websocket:websocket- client	9.4.30.v20200611	Apache Software License - Version 2.0 Eclipse Public License - Version 1.0
Jetty :: Websocket :: Client	org.eclipse.jetty.websocket:websocket- common	9.4.30.v20200611	Apache Software License - Version 2.0 Eclipse Public License - Version 1.0
Jetty :: Websocket :: Server	org.eclipse.jetty.websocket:websocket- server	9.4.30.v20200611	Apache Software License - Version 2.0 Eclipse Public License - Version 1.0
Project Lombok	org.eclipse.jetty.websocket:websocket- servlet	9.4.30.v20200611	Apache Software License - Version 2.0 Eclipse Public License - Version 1.0
Project Lombok	org.hibernate.validator:hibernate- validator	6.0.11.Final	Apache Software License, Version 2.0
Project Lombok	org.jboss.logging:jboss-logging	3.3.2.Final	Apache Software License, Version 2.0



	1		T
Quartz			
	org.mongodb:mongo-java-driver	3.2.2	Apache Software License, Version 2.0
Quartz			
Quartz	org.quartz-scheduler:quartz	2 2 2	Amagha Saftwara License Version 2.0
	org.quartz-scrieduler:quartz	2.2.3	Apache Software License, Version 2.0
Native Library Loader			
	org.scijava:native-lib-loader	2.3.6	The MIT License
JCL 1.2 Implemented Over			
SLF4J	org.slf4j:jcl-over-slf4j	1.7.21	Apache Software License, Version 2.0
SLF4J API Module	org.slf4j:slf4j-api	1.7.21	Simplified BSD License
SLF4J API Module	org.springframework:spring-aop	4.2.8.RELEASE	MIT License
Spring Beans	org.springframework:spring-beans	4.2.8.RELEASE	MIT License
Spring Context	org.springframework:spring-context	4.2.8.RELEASE	Apache Software License, Version 2.0
Spring Context Support	org.springframework:spring-context- support	4.2.8.RELEASE	Apache Software License, Version 2.0
	зарроге	4.2.0.NELEAGE	Apache Software License, Version 2.0
Spring Core	org.springframework:spring-core	4.2.8.RELEASE	Apache Software License, Version 2.0
Spring Expression Language			
(SpEL)	org.springframework:spring-expression	4.2.8.RELEASE	Apache Software License, Version 2.0
Spring Object/XML Marshalling	org.springframework:spring-oxm	4.2.8.RELEASE	Apache Software License, Version 2.0
Spring Context	org.springframework:spring-context	4.2.8.RELEASE	Apache Software License, Version 2.0
Spring Context Support	org.springframework:spring-context-		
	support	4.2.8.RELEASE	Apache Software License, Version 2.0
Spring Core	org.springframework:spring-core	4.2.8.RELEASE	Apache Software License, Version 2.0
Spring Expression Language (SpEL)	org.springframework:spring-expression	4.2.8.RELEASE	Apache Software License, Version 2.0
Spring Object/XML			
Marshalling	org.springframework:spring-oxm	4.2.8.RELEASE	Apache Software License, Version 2.0
Spring Transaction	org.springframework:spring-tx	4.2.8.RELEASE	Apache Software License, Version 2.0
Spring Context	org.springframework:spring-context	4.2.8.RELEASE	Apache Software License, Version 2.0
Spring Context Support	org.springframework:spring-context- support	4.2.8.RELEASE	Apache Software License, Version 2.0
Spring Core	org.springframework:spring-core	4.2.8.RELEASE	Apache Software License, Version 2.0
Spring Expression Language			
(SpEL)	org.springframework:spring-expression	4.2.8.RELEASE	Apache Software License, Version 2.0
Spring Object/XML Marshalling	org.springframework:spring-oxm	4.2.8.RELEASE	Apache Software License, Version 2.0
Spring Transaction	org.springframework:spring-oxm	4.2.8.RELEASE	Apache Software License, Version 2.0
	org.springframework.data:spring-data-		
Spring Data Core	commons	1.12.4.RELEASE	Apache Software License, Version 2.0
Spring Data KeyValue	org.springframework.data:spring-data- keyvalue	1.1.4.RELEASE	Apache Software License, Version 2.0
Spring Data MongoDB Core	org.springframework.data:spring-data-	1.1	Apacific Software Electise, Version 2.0
	mongodb	1.9.4.RELEASE	Apache Software License, Version 2.0
SnakeYAML	org.yaml:snakeyaml	1.18	Apache Software License, Version 2.0
Jedis	redis.clients:jedis	2.8.2	MIT
Debian	<u>Debian</u>	11	BSD
Oracle	jdk	8u191	Oracle license
Linux	<u>lxc</u>	3.0.4	<u>LGPL</u>



BABTIC



The text of the license terms is available in the above websites.

2.LIMITATED WARRANTY

2.1. Each Open-Source Software shall be provided on an "AS IS" basis without warranty of any kind, and any express or implied warranties, including without limitation, any warranties of title, noninfringement, merchantability or fitness for a particular purpose are disclaimed.

3.LIMITATION OF LIABILITY

IN ADDITION TO AND WITHOUT LIMITING THE GENERALITY OF THE LIMITATION OF LIABILITY PROVISIONS SET FORTH IN OPEN SOURCE LICENSES OR END-USER LICENSE AGREEMENT, UNLESS OTHERWISE REQUIRED BY APPLICABLE LAW, IN NO EVENT SHALL WORLDSENSING, ITS AFFILIATES AND SUPPLIERS BE LIABLE, IN RELATION TO OPEN SOURCE SOFTWARE, FOR ANY CLAIM, LOSS OR DAMAGE BASED UPON OR RELATED TO, A THIRD PARTY CLAIM, ACTUAL OR ALLEGED INFRINGEMENT, MALFUNCTIONS OR LOSS OF DATA, OR ANY DIRECT, INDIRECT, INCIDENTAL, CONSEQUENTIAL, SPECIAL, EXEMPLARY OR PUNITIVE DAMAGES, WHETHER ARISING IN TORT, CONTRACT, OR OTHERWISE, EVEN IF WORLDSENSING, ITS AFFILIATES OR SUPPLIERS HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH CLAIMS OR DAMAGES.

4.OPENING UP ACCESS TO SOURCE CODE

4.1. Please contact the following e-mail for the access to the source code of OSS, when legally applicable: legal@worldsensing.com. We are not able to answer any further questions about source code.

LAST UPDATE: 8th day of September, 2023.