

# CAPSO License Agreement

valid from July 1st 2006

IAIK, Graz University of Technology, hereafter referred to as *licensor* grants licenses for the SOFTWARE defined below according to the following conditions:

## Definitions

1. The term "**SOFTWARE**" refers to the CAPSO software in any form (source code, object code or other) including documentation. The SOFTWARE is the sole property of licensor and protected by Austrian, International Copyright Law, e.g. the Revised Berne Convention, and the US Copyright Act.
2. **Work based on SOFTWARE** refers to either the SOFTWARE or any derivative work, i.e. a work containing the SOFTWARE or a portion of it either verbatim or with modifications and/or translated into another language.
3. **IAIK crypto toolkits** refers to components that are required to be able to use SOFTWARE or work based on SOFTWARE and are being made available by Stiftung SIC.

## License

1. SOFTWARE can be downloaded from the internet and used free of charge for educational, research and non-commercial purposes only.
2. Work based on SOFTWARE may only be made available under the terms of this license
3. Commercial use of work based on SOFTWARE requires explicit arrangements with the licensor.
4. SOFTWARE is made available for demonstration purposes only; its publication aims to enhance understanding for running PKI services and to encourage their use in public administration services and elsewhere.
5. The SOFTWARE is provided "as is" and licensor makes no representations, conditions or warranties either express or implied, relative to the SOFTWARE, including all implied conditions or warranties of merchantability and fitness for a particular purpose and all conditions with respect to intellectual property infringement.
6. Licensee is required to make any improvements of SOFTWARE, including bug fixes, available to the public in the same form.
7. SOFTWARE contains evaluation versions of IAIK crypto toolkits. These IAIK crypto toolkits may exclusively be used for no other purpose than running SOFTWARE or work derived by SOFTWARE. The use of these toolkits is governed by the license published by Stiftung SIC (<http://jce.iaik.at/sic/sales/licences>).
8. To the maximum extent allowed by applicable law licensor shall not be liable for any damages whatsoever (including, without limitation, damages for loss of business profits, business interruption, loss of business information, or other pecuniary loss) arising out of the use of or inability to use SOFTWARE, even if licensor has been advised of the possibility of such damages.
9. In some countries, SOFTWARE may be subject to export and import restrictions. Their re-export may require the approval of the competent authorities. Licensee shall be liable for the observance of any control regulation and explicitly agrees to hold licensor fully harmless.
10. This Agreement is governed by Austrian law.