

NetSuite End User License Agreement for Mobile Applications

This NetSuite End User License Agreement for Mobile Applications, including without limitation, all attachments hereto (collectively, the “License”) applies to the applications listed below and any other applications that NetSuite Inc. (“NetSuite”) may make available in the future under these terms (each an “App” and collectively “Apps”):

1. NetSuite for Android
2. NetSuite OpenAir Mobile for Android

Please read this License carefully. In particular, Section 2 (“Privacy and Data Security”) of this License contains important provisions and disclosures regarding data security and privacy that may affect your data and/or your employer’s data (collectively the “Privacy Provisions”).

By installing or using any of the Apps, you represent that: (i) you are employed by or affiliated with a customer (“Customer”) of NetSuite’s hosted business solution (the “Service”) that is subject to any of NetSuite’s subscription services agreement including all applicable addendums (e.g., NetSuite SCIS Module Addendum), license agreement or terms of use (hereinafter collectively referred to as an “SSA”), and (ii) you are authorized by such Customer to use the applicable Service (herein, an “Authorized User”). This is a legal agreement between NetSuite and the Customer. No third party operating system and platform provider (each a “Third Party Platform Provider”) is a party to this License except as may be set forth herein. As between any Third Party Platform Provider and NetSuite, NetSuite is solely responsible for the Apps and the content of this License.

You represent that you are authorized to agree to and will comply with the following terms on behalf of the Customer, and references to “you” and “your” herein shall be deemed to refer to you as a duly authorized representative of the Customer. If you do not have such authority, are not an Authorized User, or do not agree to these terms (including without limitation the Privacy Provisions), you may not install or use the Apps, or if you have already downloaded any of the Apps, you must uninstall and delete all copies of the Apps from any stored device or location.

This License supplements and modifies certain terms of the SSA, solely with respect to use of the Apps. Your use of the Service through the Apps is governed by the SSA, and capitalized terms used but not defined in this License have the meanings given to them in the SSA. The terms in this License will apply to all Apps unless otherwise stated in this License.

Any software license agreement in effect between you and the Third Party Platform Provider governs the use of your mobile device, including without limitation, any smartphone, tablet or other device running on the Third Party Platform Provider’s operating system (collectively “Device”). Such Third Party Platform Provider may at any time and without notice restrict, suspend or terminate your use of the Apps or delete the Apps from the Device on which it is installed without any compensation or refund to you or Customer from such Third Party Platform Provider or NetSuite.

1. LICENSE

(a) Each App, as applicable, is licensed, not sold, to you for use under the terms of this License and the SSA. By downloading, installing or using any of the Apps, you agree to the terms of this License. NetSuite may update the terms that govern the Apps from time to time with an upgrade or with notice to you. The terms of

the License will govern any upgrades provided by NetSuite that replace and/or supplement the Apps, unless such upgrade is accompanied by separate terms, in which case such separate terms will govern.

(b) This License is non-transferable and limits you to use of the Apps on any Device that you own or control or are authorized to use by Customer and as permitted by the Third Party Platform Provider (i.e., pursuant to any applicable terms and conditions, license terms and other Third Party Platform Provider requirements, as the case may be), herein, the “Usage Rules”.

(c) This License does not allow you to use the Apps on any Device that you do not own or control, and you may not distribute or make the Apps available over a network where it could be used by multiple devices at the same time. You may not rent, lease, lend, sell, redistribute or sublicense the Apps. You may not copy (except as expressly permitted by this License and the Usage Rules), decompile, reverse engineer, disassemble, attempt to derive the source code of, modify, or create derivative works of the Apps, any updates, or any part thereof (except as and only to the extent any foregoing restriction is prohibited by applicable law or to the extent as may be permitted by the licensing terms governing use of any open sourced components included with the Apps). Any attempt to do so is a violation of the rights of NetSuite and its licensors. If you breach this restriction, you may be subject to prosecution and damages.

2. PRIVACY AND DATA SECURITY.

(a) NetSuite will not collect, use or disclose your data except to the extent necessary to perform its obligations or exercise its rights under this License and the SSA, or as directed or otherwise permitted by Customer. By using any of the Apps, you consent to the collection, use and disclosure of your data as described herein or in the SSA.

(b) NetSuite may collect electronic data or information related to your use of the Apps, including user, technical and performance information about you, your locale, your Device and any peripherals (including without limitation model, screen size and connectivity), operating system, the Apps, App usage, and data and processing instructions submitted to an App or to the Service through an App, retrieved from the Service through an App or Device, or otherwise supplied as a result of App, Service or Device settings or instructions you have initiated or confirmed (collectively “Data”). NetSuite may use such Data to provide and improve upon the Service, Apps, related features and functionalities, future enhancements and customer support. NetSuite may also (i) analyze Data, combine Data with other data and create aggregated data for purposes consistent with this Section 2 (collectively “Aggregate Data”) and (ii) publish or distribute such Aggregate Data provided that your identity, or the identify of Customer, cannot be reasonably ascertained. Further, NetSuite or the App may provide Data to NetSuite’s contracted third party service providers for purposes consistent with this Section 2. In particular, an App may support use of push notifications supplied through Amazon or other third party as may be added. If you choose to enable or use this feature through Amazon, you agree that NetSuite may send Data to Amazon, and your use of this feature may be governed by Amazon’s privacy policy (<http://aws.amazon.com/privacy/> or successor URL), security policies and practices and terms of use. If you choose to enable or use this feature through another third party, such third party’s terms may apply to your use.

(c) Note, each Third Party Platform provider may collect, use and maintain certain usage statistics from your Device and the site where the Apps were initially acquired and downloaded by you (the “Apps Download Site”) in accordance with such Third Party Platform Provider’s privacy policy, available on such Third Party Platform Provider’s website, which you agreed to upon your use of the Apps Download Site. By using the Apps, you consent to such use by the Third Party Platform Provider.

(d) User log-ins and passwords are for designated Authorized Users and may not be shared or used by anyone other than the designated Authorized User to whom the Authorized User log-in and password has been assigned. When you login to any of the Apps to access your Customer account on the Service, your Authorized User log-in and password will be made available to such Apps, as applicable. NetSuite will use your

Authorized User log-in and password in the Apps to connect with Customer's subscription to the Service; the Service is governed by the SSA in effect between NetSuite and Customer. You shall be responsible for the confidentiality and use of your Authorized User log-in and password. You are not permitted to share your Authorized User log-in or password with any other person or persons. You are responsible for all activities conducted under your Authorized User log-in.

(e) The Apps may store Data and data supplied by the Service, including personally identifiable information, locally on your Device and encrypted using industry standard security measures. You agree that Data may be owned and controlled by Customer. Accordingly, you also agree to take reasonable confidentiality and security measures and comply with all applicable laws and Customer policies, practices and procedures for using and securing your Device, the Apps and any related Data. In particular, you must create a security key (i.e., a pin, passcode, patterned screen lock, or the like) for your Device, which as a precaution you should change regularly. Anyone with access to your unlocked Device may be able to view, add or edit information within the Service, within an App or stored locally on your Device. An App may allow you to enable a "remember" password or login credential option or, may have such feature enabled as part of the App's standard functionality (e.g., the TribeHR for iOS application). If enabled, your Service password or equivalent will be stored on your Device. If your Device is lost, stolen or your logon otherwise compromised, you must immediately report the incident to both NetSuite and your NetSuite account administrator and change your Service password. Use of the Apps to access the Service requires Internet access and you understand and accept the risk of accessing and transmitting information over the Internet. By using any of the Apps, you and Customer accept full responsibility for any losses and/or damages that may result from that action, including without limitation any breach notification obligations, and agree not to hold NetSuite liable for any losses or damages resulting from such use or your failure to comply with this Section 2.

(f) Compliance Generally. The Apps are not HIPAA-compliant, nor have they been audited or certified against PCI Standards or other requirements for the protection of credit card data and government ID numbers. Unless otherwise expressly permitted in Section 2 (g), You may not use or customize the Apps in any manner that would require NetSuite, the Service, or the Apps to process personal healthcare, credit card, or government ID number data or otherwise comply with, satisfy or meet any related compliance requirements or standards.

(g) Compliance and Security for NetSuite SuiteCommerce InStore. For clarity, the standards promulgated by the PCI Security Standards Council, LLC ("PCI SSC") do not currently apply to the NetSuite SCIS on the NetSuite-current supported Client Devices (i.e., iOS compatible devices). With respect solely to NetSuite SuiteCommerce InStore: (i) Subject to your compliance with all NetSuite SuiteCommerce InStore terms and technical documentation, You may transmit Store Data, including credit card information, via the App; (ii) NetSuite has taken reasonable security measures solely with respect to the Service and the App to protect Store Data after it has been received by the Service (e.g., NetSuite SCIS Module); and (iii) You are responsible for operating and handling the Client Devices, Store Network, and Store Data in a manner appropriate to maintain confidentiality, integrity, availability and security and in a manner compliant with your company policies and any applicable laws, regulations and standards, including the PCI-DSS Standards. For more information about compliance and security, see the Help documentation for implementation recommendations.

3. **TERM AND TERMINATION.** This License shall terminate immediately and automatically upon any termination of the Customer's subscription to the Service, and upon such termination, the Customer, including you, shall delete or destroy all copies of the Apps in the Customer's, and your, possession. The License is effective until terminated by you or NetSuite. Your rights under this License will terminate automatically without notice from NetSuite if you fail to comply with any term(s) of this License. Upon such termination, you shall cease all use of the Apps, and destroy all copies, full or partial, of the Apps. Termination of this License shall not entitle the Customer or you to any refund, credit, or other compensation from NetSuite.

4. **SERVICE LEVEL COMMITMENT.** Any service level commitment or warranty in effect between the Customer and NetSuite, as set forth in the SSA or otherwise, shall not apply to the Apps. NetSuite shall

determine, in its sole discretion, the level of support it will provide for the Apps, and any such support shall be subject to change without notice.

5. **NO WARRANTY.** YOU EXPRESSLY ACKNOWLEDGE AND AGREE THAT USE OF ANY APP IS AT YOUR SOLE RISK AND THAT THE ENTIRE RISK AS TO SATISFACTORY QUALITY, PERFORMANCE, ACCURACY AND EFFORT IS WITH YOU. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, THE APP AND ANY SERVICES PERFORMED OR PROVIDED BY THE APP ARE PROVIDED "AS IS" AND "AS AVAILABLE", WITH ALL FAULTS AND WITHOUT WARRANTY OF ANY KIND, AND NETSUITE HEREBY DISCLAIMS ALL WARRANTIES AND CONDITIONS WITH RESPECT TO THE APP, EITHER EXPRESS, IMPLIED OR STATUTORY, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES AND/OR CONDITIONS OF MERCHANTABILITY, OF SATISFACTORY QUALITY, OF FITNESS FOR A PARTICULAR PURPOSE, OF ACCURACY, OF QUIET ENJOYMENT, AND NON-INFRINGEMENT OF THIRD PARTY RIGHTS. NETSUITE DOES NOT WARRANT AGAINST INTERFERENCE WITH YOUR ENJOYMENT OF THE APP, THAT THE FUNCTIONS CONTAINED IN, OR SERVICES PERFORMED OR PROVIDED BY, THE APP WILL MEET YOUR REQUIREMENTS, THAT THE OPERATION OF THE APP WILL BE UNINTERRUPTED OR ERROR-FREE, OR THAT DEFECTS IN THE APP WILL BE CORRECTED. NO ORAL OR WRITTEN INFORMATION OR ADVICE GIVEN BY NETSUITE OR ITS AUTHORIZED REPRESENTATIVE SHALL CREATE A WARRANTY. SHOULD THE APP PROVE DEFECTIVE, YOU ASSUME THE ENTIRE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OF IMPLIED WARRANTIES OR LIMITATIONS ON APPLICABLE STATUTORY RIGHTS OF A CONSUMER, SO THE ABOVE EXCLUSION AND LIMITATIONS MAY NOT APPLY TO YOU.

6. **LIMITATION OF LIABILITY.** TO THE EXTENT NOT PROHIBITED BY LAW, IN NO EVENT SHALL NETSUITE BE LIABLE FOR PERSONAL INJURY, OR ANY INCIDENTAL, SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES WHATSOEVER, INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF PROFITS, LOSS OF DATA, BUSINESS INTERRUPTION OR ANY OTHER COMMERCIAL DAMAGES OR LOSSES, ARISING OUT OF OR RELATED TO YOUR USE OR INABILITY TO USE THE APP, HOWEVER CAUSED, REGARDLESS OF THE THEORY OF LIABILITY (CONTRACT, TORT OR OTHERWISE) AND EVEN IF NETSUITE HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. SOME JURISDICTIONS DO NOT ALLOW THE LIMITATION OF LIABILITY FOR PERSONAL INJURY, OR OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS LIMITATION MAY NOT APPLY TO YOU. In no event shall NetSuite's total liability to you for all damages (other than as may be required by applicable law in cases involving personal injury) exceed the amount of fifty dollars (\$50.00). The foregoing limitations will apply even if the above stated remedy fails of its essential purpose. NetSuite reserves the right to change, suspend, remove, or disable access to the Apps at any time without notice. In no event will NetSuite be liable for the removal of or disabling of access to the Apps. NetSuite may also impose limits on the use of or access to the Apps, in any case and without notice or liability.

7. **EXPORT COMPLIANCE.** You may not use or otherwise export or re-export the Apps except as authorized by United States law and the laws of the jurisdiction in which the Apps was obtained. In particular, but without limitation, the Apps may not be exported or re-exported (a) into any U.S. embargoed countries or (b) to anyone on the U.S. Treasury Department's list of Specially Designated Nationals or the U.S. Department of Commerce Denied Person's List or Entity List. By using any of the Apps, you represent and warrant that (i) you are not located in any a country that is subject to a U.S. Government embargo, or that has been designated by the U.S. Government as a terrorist-supporting country; and (ii) you are not listed on any U.S. Government list of prohibited or restricted parties. You also agree that you will not use these products for any purposes prohibited by United States law, including, without limitation, the development, design, manufacture or production of nuclear missiles, or chemical or biological weapons.

8. MISCELLANEOUS. The Apps and related documentation are "Commercial Items", as that term is defined at 48 C.F.R. §2.101, consisting of "Commercial Computer Software" and "Commercial Computer Software Documentation", 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 as are granted to all other end users pursuant to the terms and conditions herein. Unpublished-rights are reserved under the copyright laws of the United States. The laws of the State of California, excluding its conflicts of law rules, govern this License and your use of the Apps. Your use of the Apps may also be subject to other local, state, national, or international laws.

9. OWNERSHIP. Title to and ownership of the Apps remains with NetSuite and its licensors, including but not limited to all copyrights, trademarks, and the "look and feel" of the Apps. Except for the limited rights set forth herein, you do not acquire any interest in the Apps by virtue of entering into this License.

10. THIRD PARTY SOFTWARE/SERVICES.

(a) The Apps may be distributed with software governed by licenses from third parties ("Third Party Software" and "Third Party License"). Any Third Party Software is licensed to you subject to the terms and conditions of the corresponding Third Party License, notwithstanding anything to the contrary in this License and Customer must comply with all applicable Third Party Licenses when using the Apps. NetSuite makes no representation or warranty concerning Third Party Software and shall have no obligation or liability with respect to Third Party Software. More information on Third Party Licenses included in these Apps can be found either within the App (such as on the "About" page) or below in Attachment B.

(b) You may opt to use, enable or customize additional features that require use of third party services. In some instances, you may be subject to separate or additional third party terms, including without limitation privacy and security terms, governing access and use of such third party service. The third party service provider may update such terms from time to time with or without notice. If in the future, the third party discontinues, makes backward incompatible or otherwise ceases to make its technology available for interoperation with NetSuite on reasonable terms, NetSuite may cease providing this feature without entitling customer to a refund or credit. Further, NetSuite makes no representations or warranties, including for availability of the feature or with respect to your information, and disclaims all liability whatsoever related to this third party feature.

11. ADDITIONAL APPLICABLE TERMS. To the extent applicable with respect to the Apps you have selected, additional terms and conditions will be set forth in Attachment A, hereto, and any such terms and conditions shall be deemed part of the binding License terms set forth herein.

NetSuite Inc. © 2015.

ATTACHMENT A—ADDITIONAL TERMS AND CONDITIONS - INTENTIONALLY LEFT BLANK

ATTACHMENT B – THIRD PARTY SOFTWARE AND LICENSES

The following Third Party Software and Third Party Licenses may be included in the Apps:

I. NetSuite for Android Application

This App contains code under the Apache 2.0 license:

AndroidAnnotations 3.0.1 - Copyright 2012-2014 eBusiness Information

Apache Common Codec 1.3 (portions)

Apache Commons Lang 3.3.2 - Copyright © 2014 The Apache Software Foundation.

Guava r09 - Copyright 2011 Google Inc.

Jackson 1.9.13 - Copyright 2013 Tatu Saloranta

Spring for Android 1.0.1- Copyright 2012 Roy Clarkson

SQLCipher 3.1.0 - Copyright (c) 2008-2012 Zetetic LLC

Apache 2.0

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>. Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

This App contains code under the BSD-3-Clause license:

SQLCipher 3.1.0 - Copyright (c) 2008-2012 Zetetic LLC All rights reserved.

BSD 3 clause

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the copyright holder nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS 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 NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

This App contains public domain code:

Apache Common Codec 1.3 (portions) are based upon public domain software originally written at the National Center for Supercomputing Applications, University of Illinois, Urbana-Champaign. Copyright © 2013 The Apache Software Foundation.

This App contains code under the Apache 1.1 license:

Apache Common Codec 1.3 - Copyright (c) 2000 The Apache Software Foundation. All rights reserved.

APACHE 1.1

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The end-user documentation included with the redistribution, if any, must include the following acknowledgment:

"This product includes software developed by the Apache Software Foundation (<http://www.apache.org/>)."

Alternately, this acknowledgment may appear in the software itself, if and wherever such third-party acknowledgments normally appear.

4. The names "Apache" and "Apache Software Foundation" must not be used to endorse or promote products derived from this software without prior written permission. For written permission, please contact apache@apache.org.

5. Products derived from this software may not be called "Apache", nor may "Apache" appear in their name, without prior written permission of the Apache Software Foundation.

THIS SOFTWARE IS PROVIDED ``AS IS'' AND ANY EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE APACHE SOFTWARE FOUNDATION OR ITS CONTRIBUTORS 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 NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

=====

This software consists of voluntary contributions made by many individuals on behalf of the Apache Software Foundation. For more information on the Apache Software Foundation, please see <http://www.apache.org/>.

II. NetSuite OpenAir Mobile for Android Application

This App contains code under the following license terms: ORM Lite 4.38 is licensed as part of the ORM Lite project

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

The author may be contacted via <http://ormlite.com/>

This App contains code under the BSD 3 clause license:

SQLCipher 3.2.0 - Copyright (c) 2008-2012 Zetetic LLC All rights reserved.

BSD 3 Clause

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the copyright holder nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS 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 NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.