RED HAT ADVANCED CLUSTER SECURITY FOR KUBERNETES END USER LICENSE AGREEMENT



PLEASE READ THIS END USER LICENSE AGREEMENT CAREFULLY BEFORE USING SOFTWARE FROM RED HAT. BY USING RED HAT SOFTWARE, YOU SIGNIFY YOUR ASSENT TO AND ACCEPTANCE OF THIS END USER LICENSE AGREEMENT AND ACKNOWLEDGE YOU HAVE READ AND UNDERSTAND THE TERMS. AN INDIVIDUAL ACTING ON BEHALF OF AN ENTITY REPRESENTS THAT HE OR SHE HAS THE AUTHORITY TO ENTER INTO THIS END USER LICENSE AGREEMENT ON BEHALF OF THAT ENTITY. IF YOU DO NOT ACCEPT THE TERMS OF THIS AGREEMENT, THEN YOU MUST NOT USE THE RED HAT SOFTWARE. THIS END USER LICENSE AGREEMENT DOES NOT PROVIDE ANY RIGHTS TO RED HAT SERVICES SUCH AS SOFTWARE MAINTENANCE, UPGRADES OR SUPPORT. PLEASE REVIEW YOUR SERVICE OR SUBSCRIPTION AGREEMENT(S) THAT YOU MAY HAVE WITH RED HAT OR OTHER AUTHORIZED RED HAT SERVICE PROVIDERS REGARDING SERVICES AND ASSOCIATED PAYMENTS.

This end user license agreement ("**EULA**") governs the use of the Red Hat Advanced Cluster Security for Kubernetes software and any related updates, upgrades, versions, appearance, structure and organization (the "**Programs**"), regardless of the delivery mechanism.

1) License Grant.

Subject to the terms of this EULA, Red Hat, Inc. and its affiliates ("**Red Hat**") grant to you a non-transferable, non-exclusive, worldwide, non-sublicensable, limited, revocable license to use the Programs for the term of the associated Red Hat Software Subscription(s) and in a quantity equal to the number of Red Hat Software Subscriptions purchased from Red Hat for the Programs ("**License**"), each as set forth on the applicable Red Hat ordering document. You acquire only the right to use the Programs and do not acquire any rights of ownership. Red Hat reserves all rights to the Programs not expressly granted to you. Certain software components are governed by a license located in the software component's source code that permits you to run, copy, modify, and redistribute (subject to certain obligations in some cases) the software component. This EULA pertains solely to the Programs and does not limit your rights under, or grant you rights that supersede, the license terms applicable to any particular component.

- Intellectual Property Rights. Title to the Programs and each component, copy and modification, including all derivative works 2) whether made by Red Hat, you or on Red Hat's behalf, including those made at your suggestion and all associated intellectual property rights, are and shall remain the sole and exclusive property of Red Hat and/or its licensors. The License does not authorize you (nor may you allow any third party) to: (a) copy, distribute, reproduce, use or allow third party access to the Programs except as expressly authorized hereunder; (b) decompile, disassemble, reverse engineer, translate, modify, convert or apply any procedure or process to the Programs in order to ascertain, derive, and/or appropriate for any reason or purpose, including the Programs source code or source listings or any trade secret information or process contained in the Programs (except as permitted under applicable law); (c) execute or incorporate other software (except for approved software as appears in the Programs documentation or specifically approved by Red Hat in writing) into Programs, or create a derivative work of any part of the Programs other than as permitted by the license terms applicable to any particular component of the Programs; (d) remove any trademarks, trade names or titles, copyrights legends or any other proprietary marking on the Programs; (e) disclose the results of any benchmarking of the Programs (whether or not obtained with Red Hat's assistance) to any third party; (f) attempt to circumvent any user limits or other license, timing or use restrictions that are built into, defined or agreed upon, regarding the Programs. You are hereby notified that the Programs may contain time-out devices, counter devices, and/or other devices intended to ensure the limits of the License will not be exceeded ("Limiting Devices"). If the Programs contain Limiting Devices, Red Hat will provide you materials necessary to use the Programs to the extent permitted. You may not tamper with or otherwise take any action to defeat or circumvent a Limiting Device or other control measure, including but not limited to, resetting the unit amount or using a false host identification number for the purpose of extending any term of the License.
- 3) Evaluation Licenses. Unless you have purchased Programs, Subscriptions from Red Hat or an authorized reseller under the terms of a commercial agreement with Red Hat, all use of the Programs shall be limited to testing purposes and not for production use ("Evaluation"). Unless otherwise agreed by Red Hat, Evaluation of the Programs shall be limited to an evaluation environment and the Programs shall not be used to manage any systems or virtual machines on networks being used in the operation of your business or any other non-evaluation purpose. Unless otherwise agreed by Red Hat, you shall limit all Evaluation use to a single 30 day evaluation period and shall not download or otherwise obtain additional copies of the Programs or license keys for Evaluation.
- 4) Limited Warranty. Except as specifically stated in this Section 4, a separate agreement with Red Hat, or a license for a particular component, to the maximum extent permitted under applicable law, the Programs and the components are provided and licensed "as is" without warranty of any kind, express or implied, including the implied warranties of merchantability, non-infringement or fitness for a particular purpose. Red Hat warrants that the media on which the Programs and the components are provided will be free from defects in materials and manufactured under normal use for a period of 30 days from the date of delivery to you. Neither Red Hat nor its affiliates warrant that the functions contained in the Programs will meet your requirements or that the operation of the Programs will be entirely error free, appear or perform precisely as described in the accompanying documentation, or comply with regulatory requirements. This warranty extends only to the party that purchases subscription services for the Programs from Red Hat and/or its affiliates or a Red Hat authorized distributor.

- 5) Limitation of Remedies and Liability. To the maximum extent permitted by applicable law, your exclusive remedy under this EULA is to return any defective media within 30 days of delivery along with a copy of your payment receipt and Red Hat, at its option, will replace it or refund the money you paid for the media. To the maximum extent permitted under applicable law, under no circumstances will Red Hat, its affiliates, any Red Hat authorized distributor, or the licensor of any component provided to you under this EULA be liable to you for any incidental or consequential damages, including lost profits or lost savings arising out of the use or inability to use the Programs or any component, even if Red Hat, its affiliates, an authorized distributor, and/or licensor has been advised of the possibility of such damages. In no event shall Red Hat's or its affiliates' liability, an authorized distributor's liability or the liability of the licensor of a component provided to you under this EULA exceed the amount that you paid to Red Hat for the media under this EULA.
- 6) Export Control. You understand that countries, including the U.S., may restrict the import, use, export, re-export or transfer of encryption products and other controlled materials (which may include the Programs or related technical information licensed hereunder) ("Controlled Materials"). As required by U.S. law, you represent and warrant that you: (a) understand that certain of the Controlled Materials are of U.S. origin and subject to export controls under the U.S. Export Administration Regulations (the "EAR"); (b) are not located in (or owned or controlled by any person or entity located in) any country listed in Country Group E:1 in Supplement No. 1 to part 740 of the EAR; or by any person or entity listed on the U.S. Department of Treasury Office of Foreign Assets Control ("OFAC") list of Specially Designated Nationals and Blocked Persons ("SDNs") (and are not 50% or more owned or controlled by any one or more persons or entities identified on the SDN list); (c) will not export, re-export or transfer the Controlled Materials to (1) any prohibited destination, (2) anyone who has been prohibited from participating in U.S. export transactions by any federal agency of the U.S. government or (3) any end user who you know or have reason to know will use them in the design, development or production of nuclear, chemical or biological weapons, or rocket systems, space launch vehicles, or sounding rockets, or unmanned air vehicle systems or any other prohibited use under the EAR; and (d) understand and agree that if you are in the United States and export, reexport or transfer the Controlled Materials to eligible end users, you will, to the extent required by EAR Section 740.17(e), submit semiannual reports to the U.S. Commerce Department's Bureau of Industry and Security, that include the name and address (including country) of each transferee.
- 7) Third Party Software. The Programs may be provided with third party software that are not part of the Programs. These third party software are not required to run the Programs, are provided as a convenience to you, and are subject to their own license terms. The license terms either accompany the third party software or can be viewed at http://www.redhat.com/licenses/thirdparty/eula.html. If you do not agree to abide by the applicable license terms for the third party software, then you may not install them. If you wish to install the third party software on more than one system or transfer the third party software to another party, then you must contact the licensor of the applicable third party software.
- 8) General. If any provision of this EULA is held to be unenforceable, the enforceability of the remaining provisions shall not be affected. Any claim, controversy or dispute arising under or relating to this EULA shall be governed by the laws of the State of New York and of the United States, without regard to any conflict of laws provisions. The rights and obligations of the parties to this EULA shall not be governed by the United Nations Convention on the International Sale of Goods.

Copyright © 2020 Red Hat, Inc. All rights reserved. The Program marks, "Red Hat" mark and the Red Hat logo are trademarks or registered trademarks of Red Hat, Inc. All other trademarks are the property of their respective owners.