

NOTICE: This document is an example End User License Agreement for demonstration purposes only. It is not legally binding, and does not grant license.

END USER LICENSE AGREEMENT

This end user license agreement is between you and the Digital Twin Exchange Store (DTEEx Store) on IBM Digital Twin Exchange. By accessing digital content provided by the DTEEx Store, you are agreeing to the terms that follow.

With valid purchase of digital twin content from the Digital Twin Exchange Store on the IBM Digital Twin Exchange, the user and/or business entity is entitled to use the digital twin content, for the specified number of assets described in the product description, for a period of 1 year unless otherwise specified in the product description.

Open source, free, or sample content is sold “as-is”, without entitled warranty or support. The customer may submit questions and use FAQ, forum or other site services, and may be able to reach out to 3rd party or open source resources for support.

This agreement does not confer on you any rights to any intellectual property owned by Digital Twin Exchange Store or any third parties. You shall not modify, remove or replace any of the copyright, patent, trademark notices or any other notices included in or placed upon the Implementation, in related documentation, or in any part thereof.

If the purchased content includes software, you shall not reverse engineer, decompile, disassemble, modify or otherwise attempt to derive the source code of the software, create any derivative works or attempt to do so, except and only to the extent that such activity is expressly permitted by applicable law, notwithstanding this limitation. If any applicable law permits such activities, any information so discovered must be promptly disclosed to DTEEx Store and shall be deemed to be confidential information of DTEEx Store.

You shall not use the Implementation in an attempt to, or in conjunction with, any device, program or service designed to circumvent technological measures employed to control access to, or the rights in, a content file or other work protected by the copyright laws of any jurisdiction.

You shall not sell or otherwise disseminate the Implementation or any DTEEx Store Digital Twin Content in any way, form or manner.

You shall only use the Implementation as a means of accessing DTEEx Store Digital Twin Contents.

You shall retain in confidence all proprietary or confidential information of DTEEx Store that may come to you. Confidential Information does not include any information in the following four categories:

First, information that becomes generally available to the public other than as a result of unauthorized disclosure by you.

Second, information that was or is rightfully made available to you on a non-confidential basis.
Third, information that is independently developed by you without the use of or reference to any confidential information.

Fourth, information that is disclosed pursuant to a requirement of a court or government agency, provided that you notify and cooperate with DTEEx Store to seek an appropriate protective order for the confidential information.

Please note the following important information regarding warranties:

To the maximum extent permitted by applicable law, the Implementation is provided and accepted limit support with all faults, and without any warranty or condition, whether express, statutory or implied, including, but not limited to, any implied warranties or conditions of merchantability, accuracy, absence of viruses, results, workmanlike effort or fitness for a particular purpose or any warranty against latent defects, or lack of negligence or of validity or scope of any patent.

To the maximum extent permitted by applicable law, in no event shall the Digital Twin Exchange Store or IBM Digital Twin Exchange be liable for indirect, incidental, special or consequential damages resulting from or relating to this agreement. This includes, without limitation, the following: the use of, or inability to use, the Implementation; technical limitations to the Implementation; any security-related updates that may impair the Implementation or disable content; use or misuse of passwords or accounts; and the provision or lack of provision of support services.

Notwithstanding any damages that you may incur for any reason whatsoever, the entire liability of the Library and of DTEEx Store under any provision of this agreement, and your exclusive remedy, is limited to no more than one hundred dollars.

This Agreement is to be governed by, and construed in accordance with, the federal laws of the United States and the laws of the state of New York. Any action in regard to this agreement or arising out of its terms and conditions is to be instituted and litigated exclusively in the federal courts located in the District of Columbia or in the state of New York. The United Nations Convention on Contracts for the International Sale of Goods is expressly disclaimed.