

## Waratek 30-Day Limited Trial License Agreement

Thank you for evaluating Waratek's pioneering application security platform.

For purposes of this agreement, "You" and "Your" refer to the organization evaluating Waratek software. "Waratek," "We," and "Our" refers to Waratek Limited of Ireland and its related companies. You agree to the terms of this agreement, specifically:

1. Waratek is extending to you a limited, nonexclusive, non-transferable license to evaluate a limited version of Waratek's Secure Runtime Agent and Management Console software for a period of 30 days from the time you accept this agreement. You acknowledge that the software version you receive will be of limited functionality and duration, but sufficient for an initial evaluation.
2. The software and supporting materials required for this evaluation are owned by Waratek and are protected under U.S. and international copyright, trademark, trade secret and patent laws.
3. You agree not to; (1) copy, rent, lease, loan, resell, sublicense, reverse engineer, decompile, disassemble or otherwise transfer the Software or any of the supporting materials received in the course of this evaluation; (2) modify, or create new works based on the Software or the supporting materials received in the course of this evaluation; (3) seek to register any intellectual property rights in the Software in any local or foreign jurisdiction anywhere in the world; (4) disable or otherwise modify the time-out components of this trial software.
4. We mutually agree to use the same degree of care with respect to non-disclosure of Confidential Information as we use to protect our own non-public information and intellectual property.
5. We mutually agree that evaluation results may be shared in an anonymous format, but otherwise the details of this evaluation is strictly confidential unless we both agree to release the information.
6. In the unlikely event we have a dispute over the terms or application of this temporary license, we both agree that all disputes will be heard in the state and federal courts of New York. If either party brings an action to enforce any aspect of this Agreement, the successful party can recover fees and expenses, including, attorneys' fees.

By clicking on the submit button below, you accept the terms of this agreement. You will receive a link to download the trial software, management console, and documentation upon receipt of this agreement.