

RIPE NCC PGP licensing

João Luis Silva Damas

Database Group
RIPE NCC

Document: RIPE-190
Date: January 18, 1999

ABSTRACT

This document describes how to obtain a license for PGP software from the RIPE NCC. It also describes the license terms and describes the support users can get from the RIPE NCC. Questions and comments about this document should be sent to <ripe-dbm@ripe.net>.

Contents

Introduction	3
PGP license	3
How to obtain a license	4
Appendix 1. PGP Inc. Licensing agreement	5
Appendix 2. PGP License request form	8

Introduction

The RIPE NCC has recently extended the authentication mechanisms in the RIPE Database to support PGP functionality. To be able to use PGP software in their interaction with the RIPE Database, users need a commercial license from PGP. If a user does not have a commercial license already or needs a new one, the RIPE NCC can provide one (or more) to the user under the circumstances detailed below. To learn how to use PGP with the RIPE Database, please refer to RIPE-189 *RIPE NCC Database documentation update to support RIPE DB ver. 2.2.1*, available at <http://www.ripe.net/docs/ripe-189.html>.

Please, send all comments and questions to <ripe-dbm@ripe.net>.

PGP license

PGP Inc. considers the use of PGP software for interaction with the RIPE Database to be a commercial activity requiring a licensed copy of the software. This means you need to have a license for commercial use of PGP software. Any commercial license of PGP software is valid for use of PGP software in interaction with the RIPE Database. To promote the use of PGP with the RIPE Database, the RIPE NCC will provide, free of charge, commercial licenses for PGP software to users of the RIPE Database. The software is licensed according to PGP Inc's licensing agreement (see appendix 1) and the following additional conditions:

- The license is provided for, but not limited to, use with the RIPE Database.
- In order to obtain a license, the user must have a valid maintainer object in the RIPE Database.
- Periodically, the user will be asked to renew the license. This will be done by acknowledging an e-mail sent to the user's contact address as specified when requesting the license.
- Failure to respond to the e-mail within 10 working days will cause the license to be withdrawn.

Users who are unsure about their licensing status can enquire via the RIPE NCC web-site quoting their license number.

- The RIPE NCC will provide support for use of PGP software in interaction with the RIPE Database through the usual mail box (ripe-dbm@ripe.net).
- This license doesn't include user support from PGP Inc.
- This license doesn't include documentation other than that available electronically in the Internet.
- The license does not include support for installation and/or use of the PGP software itself. The RIPE NCC will provide information covering this procedure at the RIPE NCC's web site (<http://www.ripe.net/db/pgp.html>). <http://www.ripe.net/db/pgp.html>
- The user acknowledges these terms including the terms of the attached PGP license.

How to obtain a license

In order to obtain a license from the RIPE NCC the user must comply with the license terms and send the completed form in Appendix 2 by e-mail to license-request@ripe.net or by fax/traditional mail to the RIPE NCC.

Appendix 1. PGP Inc. Licensing agreement

PGP for Personal Privacy, Version 5.0ic- Single User Licence (International Commercial Executable Version) Copyright (c)1990-1997 Pretty Good Privacy Europe Limited All Rights Reserved.

PRETTY GOOD PRIVACY EUROPE LIMITED SOFTWARE END-USER LICENSE AGREEMENT FOR RIPE NCC RETAIN THE ORIGINAL OF THIS AGREEMENT AS PROOF OF LICENSE

Important - please read carefully

BY INSTALLING, COPYING OR OTHERWISE UTILIZING THE SOFTWARE (AS DEFINED BELOW) YOU AGREE TO BE LEGALLY BOUND BY THE TERMS OF THIS LICENSE AGREEMENT (THE "AGREEMENT"). THEREFORE IF YOU DO NOT AGREE WITH THE TERMS SET OUT BELOW OR YOU DO NOT UNDERSTAND THEM DO NOT INSTALL, COPY OR OTHERWISE USE THE SOFTWARE BUT INSTEAD CONTACT PGP AT INFO@PGPEUROPE.COM

ONCE YOU HAVE READ THESE TERMS AND CONDITIONS PLEASE NOTIFY YOUR ACCEPTANCE OF THEM BY CLICKING THE ACCEPT/CONTINUE BUTTON BELOW.

IF YOU EXPERIENCE PROBLEMS INSTALLING OR, WITHIN 90 (NINETY) DAYS' OF PURCHASE, USING THE SOFTWARE CONTACT RIPE NCC. This is a license agreement and not an agreement for sale. Pretty Good Privacy Europe limited hereby licenses the version of the Pretty Good Privacy Europe Limited software which accompanies this Agreement (the "Software") to the original end-user of the Software for use only on the terms set forth in this Agreement and for the term of this Agreement.

1. GRANT OF LICENSE Pretty Good Privacy Europe Limited grants you a non-exclusive license to put in use by a person or organization that agrees to be bound by the terms of this Agreement, the number of copies of the Software specified above provided that (1) if the Software is in use in single user environments, each copy of the Software is in use on only one computer at any time or (2) if the Software is in use on computers or computer terminals in multi-user or networked environments, you have licensed one copy of the Software for each computer or computer terminal which is participating in such an environment and which has access to the Software. The Software is "in use" on a computer when it is loaded into the temporary memory (i.e., RAM) or installed into the permanent memory (e.g. hard disc, CD-ROM, or other storage device) of that computer, except that a copy installed on a network server for the sole purpose of distribution to other computers is not "in use". If this Software is an upgrade or trade-up from a previous version of a Pretty Good Privacy Europe Limited product, Pretty Good Privacy Europe Limited grants you the right to put in use either the current or prior version of the Software in the quantity indicated above, and any prior version license is replaced by this Agreement.

2. COPYRIGHT. All right, title and interest in the Software, the accompanying documentation (the "Documentation") and related trademarks, trade names and other intellectual property rights are owned by Pretty Good Privacy Europe Limited, its sublicensees, or its suppliers and the Software and Documentation like any other copyrighted material (e.g. a book or musical recording) except that in addition to the number of

copies you are permitted to put in use, you may make one copy of the Software solely for backup or archival purposes. Such copy shall include Pretty Good Privacy Europe Limited's copyright and other proprietary notices. You may not copy the Documentation.

3 OTHER RESTRICTIONS. The original of this Agreement is your proof of license to exercise the rights granted herein and must be retained by you. You may not rent or lease the Software, or transfer your rights under this Agreement. You may not reverse engineer, decompile, disassemble or otherwise translate the Software. This prohibition shall apply to the maximum extent permitted by law.

4. DUAL MEDIA SOFTWARE. If the Software package contains both 3 1/2" and 5 1/4" disks, and/or a CD, you may use only the disks appropriate to your computer. You may not use the other disks on another computer or loan, rent, lease, or transfer them to another user.

5. LEFT BLANK

6. TERMINATION This Agreement will immediately and automatically terminate without notice if you fail to comply with any term or condition of this Agreement. You agree upon termination (howsoever occasioned) to promptly destroy all of the Software and Documentation in your possession together with all copies, modifications and merged portions in any form.

7. LIMITED WARRANTY. Pretty Good Privacy Europe Limited warrant that the Software will perform substantially in accordance with the written materials in this package for a period of 90 days from the date of original purchase of the Software. Pretty Good Privacy Europe Limited's entire liability and your exclusive remedy shall be, at Pretty Good Privacy Europe Limited's option, either, (a) return of any purchase price paid for the license or (b) repair or replacement of the Software that does not meet Pretty Good Privacy Europe Limited's limited warranty and which is returned at your expense to Pretty Good Privacy Europe Limited with a copy of your receipt. This is void if failure of the Software has resulted from accident, abuse, or misapplication. Any repaired or replacement Software will be warranted for the remainder of the original warranty period of 30 days, whichever is longer.

8. NO OTHER WARRANTIES, EXCEPT FOR THE WARRANTIES SET FORTH HEREIN, THE SOFTWARE AND DOCUMENTATION ARE PROVIDED 'AS IS' AND PRETTY GOOD PRIVACY EUROPE LIMITED DISCLAIMS ALL OTHER WARRANTIES, TERMS AND REPRESENTATIONS EITHER EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO IMPLIED TERMS OF SATISFACTORY QUALITY, FITNESS FOR A PARTICULAR PURPOSE, AND CONFORMANCE WITH DESCRIPTION. THIS LIMITED WARRANTY GIVES YOU SPECIFIC LEGAL RIGHTS. YOU MAY HAVE OTHERS, WHICH, VARY FROM STATE TO STATE.

9. LIMITATION OF LIABILITY. PRETTY GOOD PRIVACY EUROPE LIMITED'S CUMULATIVE LIABILITY TO YOU OR ANY OTHER PARTY FOR ANY LOSS OR DAMAGES RESULTING FROM ANY CLAIMS, DEMANDS OR ACTIONS ARISING OUT OF OR RELATING TO THIS AGREEMENT SHALL NOT EXCEED THE PURCHASE PRICE PAID FOR THE LICENSE. IN NO EVENT SHALL PRETTY GOOD PRIVACY EUROPE LIMITED OR ITS SUPPLIERS BE LIABLE FOR ANY INDIRECT, INCIDENTAL, CONSEQUENTIAL, SPECIAL OR EXEM-

PLARY DAMAGES OR LOST PROFITS 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 OR INABILITY TO USE THE SOFTWARE, EVEN IF PRETTY GOOD PRIVACY EUROPE LIMITED HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGE. THIS CLAUSE DOES NOT EXCLUDE OR LIMIT PGP EUROPE'S LIABILITY FOR DEATH OR PERSONAL INJURY CAUSED BY ITS NEGLIGENCE.

10. REGULATION OF SOFTWARE. Export of the Software may be subject to compliance with laws, the rules and regulations of bodies having jurisdiction over you if the export of the Software is controlled under such laws, rules and regulations, then the Software shall not be exported or re-exported, directly or indirectly, (a) without all appropriate approvals required by any applicable laws, or (b) in violation of any applicable prohibition against the export or re-export of any part of the Software.

11. GENERAL This Agreement will be governed by the laws of England and Wales and the parties submit to the exclusive jurisdiction of the English Courts. If any action is brought by either party to this Agreement against the other party regarding the subject matter hereof, the prevailing party shall be entitled to recover, in addition to any other relief granted, reasonable attorneys fees and expenses of litigation. Should any term of this Agreement be declared void or unenforceable by any court of competent jurisdiction, to the maximum extent possible such declaration shall not effect on the remaining terms hereof. The failure of either party to enforce any rights granted hereunder or to take action against the other party in the event of any breach hereunder shall not be deemed a waiver by that party as to subsequent enforcement of rights or subsequent actions in the event of future breaches. YOU ACKNOWLEDGE THAT YOU HAVE READ THIS AGREEMENT, UNDERSTAND IT AND AGREE TO BE BOUND BY ITS TERMS AND CONDITIONS. Should you have any questions concerning this Agreement, or if you desire to contact Pretty Good Privacy Europe Limited for any reason, please write to 83, Chelverton Road, London SW15 1RW or e-mail to info@pgpeurope.com

Appendix 2. PGP License request form

Please fill in the following information

Company Name: _____

Contact Person(s): _____

NIC Handle(s): _____

e-Mail(1): _____

Street+: _____

City+: _____

Postal Code+: _____

Country+: _____

Phone No+: _____

FAX No+: _____

Platform being used (optional but appreciated):

Macintosh _____ MS/Windows _____ Unix _____ Other _____

Please, circle one of the options below:

I agree/disagree with these terms on behalf of the organization above.

Note: Items with + can be left blank if you indicate your RIPE NCC registry ID in the company name field.

(1) This e-mail address will be used by the RIPE NCC for license renewal purposes only.