



# License Agreement

September 9, 2013

This Agreement is a legal agreement between you (either an individual or legal entity) and developing Artists, Göldner und Bittorf GbR, a company constituted under civil law established and existing under the laws of Germany (hereinafter: "dArtists") for the use of the Analytics for iTunes application. The Analytics for iTunes application, together with all materials included in or distributed through it (hereinafter collectively: "Analytics for iTunes"), is licensed, not sold, to you by dArtists. dArtists reserves all rights not expressly granted to you within this Agreement. By downloading, installing, copying or otherwise using all or any portion of Analytics for iTunes you agree to be bound by the terms of this Agreement. If you do not agree to this Agreement, do not use Analytics for iTunes.

## 1 License Grant

dArtists may, at its sole discretion, grant you a Commercial License or a Not for Resale (NFR) License. If you have not purchased or otherwise rightfully obtained a Commercial License, or an NFR License for Analytics for iTunes, you can not use Analytics for iTunes. The Commercial License Terms (section 2) are applicable if you have a Commercial License. The NFR License Terms (section 3) are applicable if you have an NFR License. The General Terms (section 4) are applicable in all cases.

## 2 Commercial License Terms

dArtists grants you a non-exclusive license to use Analytics for iTunes, only in accordance with the terms and conditions set forth herein. You agree not to transfer, assign, rent, lease, sublicense, or lend Analytics for iTunes to any other person or entity, except as expressly provided herein, and that any attempt to do so in any other way shall render the license null and void.

### 2.1 Scope

This License grants you the right to download and use Analytics for iTunes to index exactly one "iTunes Connect vendor". For each additional "iTunes Connect vendor" you need to buy a new Analytics for iTunes license.

## 2.2 Transfers

You may transfer your Analytics for iTunes license rights only once and permanently to another person or legal entity under the conditions that you transfer Analytics for iTunes in its entirety, you do not retain a copy of Analytics for iTunes or any part thereof yourself and the receiving party reads, agrees with and accepts the terms and conditions of this License Agreement. In some cases, you may need to contact dArtists to complete the transfer.

## 3 NFR License Terms

dArtists grants you a non-exclusive, non-transferable license to use Analytics for iTunes for evaluation, promotional and/or review purposes, only in accordance with the terms and conditions set forth herein. You agree not to transfer, assign, rent, lease, sublicense, or lend Analytics for iTunes to any other person or entity, except as expressly provided herein, and that any attempt to do so in any other way shall render the NFR License null and void. If you wish to use Analytics for iTunes for other than the stated purposes, you need to purchase a Commercial License to use Analytics for iTunes. dArtists may, at its sole discretion, decide to extend your allowed usage of Analytics for iTunes beyond the stated uses and will inform you thereof via <https://www.dartists.org/licenses> or by contacting you by email, by phone or in writing.



### **3.1 Scope**

This License grants you the right to download and use Analytics for iTunes on a single Splunk instance and to index a single "iTunes Connect vendor". If you need to use Analytics for iTunes on more than one Splunk instance or need to index more than one "iTunes Connect vendors" you need to get a single Analytics for iTunes Commercial License for each "iTunes Connect vendor".

### **3.2 Transfers**

You may not transfer your Analytics for iTunes license rights to another person or legal entity. If you know of anyone else who should obtain an NFR License for Analytics for iTunes, please contact dArtists through the applicable sections of <https://www.dartists.org/splunk>.

## **4 General Terms**

### **4.1 Copyright and Restrictions**

Copyright and other intellectual, industrial and/or proprietary rights to Analytics for iTunes and to any whole or partial copies that you make are owned by dArtists or its licensors. You agree not to remove any label indicating that Analytics for iTunes is the subject of copyright and other intellectual, industrial or proprietary rights of dArtists and/or third parties. You may not redistribute Analytics for iTunes or any part thereof. You agree not to purchase Analytics for iTunes licenses for the purpose of reselling and/or distributing them, unless prior written agreement from dArtists is granted.

### **4.2 Limitation of License Validity**

Any License to use Analytics for iTunes granted to you under this Agreement is limited to the current major release of Analytics for iTunes exclusively. dArtists will at its sole discretion decide when a version of Analytics for iTunes will be considered a new major release. dArtists reserves the right to change the terms of this agreement in any future major or minor release of Analytics for iTunes.

### **4.3 Additional Services**

Fees may apply for additional services and products offered by dArtists and others, including, but not limited to, services that integrate with Analytics for iTunes or extend the functionality of Analytics for iTunes.

### **4.4 Warranties**

dArtists does not warrant that Analytics for iTunes operates on the system you intend Analytics for iTunes to be used on and you shall be solely responsible for obtaining a system compatible with Analytics for iTunes. dArtists is providing you Analytics for iTunes on an 'as-is' basis without warranty of any kind. dArtists does not and cannot warrant the performance or results you may obtain using Analytics for iTunes, or that Analytics for iTunes operates error free.

### **4.5 Limitation of Support**

dArtists will make an effort to provide you with email support regarding to your use of Analytics for iTunes. Said support will be limited to topics within the domain of basic usage of Analytics or iTunes. dArtists is not required to offer you general advice on technologies underlying or related to Analytics for iTunes. dArtists reserves the right to cease offering support of any kind regarding to the usage of older releases of Analytics for iTunes whenever a new release, whether for free or for pay, of Analytics for iTunes becomes available.

### **4.6 Limitation of Liability**

To the maximum extent permitted by applicable law, dArtists is not liable to you or to any third party for any damages, either direct, indirect, incidental, consequential or otherwise – including in each case, but not limited to damages rising from inability to use Analytics for iTunes or access data, loss of data, loss of business, loss of profits, business interruptions or the like – arising out of the use or inability to use Analytics for iTunes even if dArtists has been advised of the possibility of such damages. Notwithstanding the above, or anything else contained in this Agreement, neither party's liability for death or personal



injury resulting from its own negligence shall be limited. Some jurisdictions do not allow the exclusion or limitation of incidental or consequential damages, so the above limitations or exclusions may not apply to you.

#### **4.7 Infringement**

If Analytics for iTunes is, or in dArtists's opinion is likely to become, the subject of a claim of infringement, dArtists shall have the right, without obligation and at its sole discretion, to: (a) procure for you the right to continue to use Analytics for iTunes;; (b) replace or modify Analytics for iTunes in such a way as to make the modified Analytics for iTunes non-infringing;; or (c) terminate this Agreement. The foregoing states dArtists's and its subsidiaries entire liability and obligation to you and your sole remedy with respect to any actual or alleged infringement of intellectual property rights of any kind.

#### **4.8 Technical and Related Information**

dArtists and its subsidiaries may collect and use technical and related information, including but not limited to technical information concerning your computer, system and application software. dArtists and its subsidiaries are free to use this information in any form that does not personally identify you.

#### **4.9 Personal Information**

dArtists may render this License Agreement null and void if it finds that the personal information you submitted during online activation or when buying Analytics for iTunes is incorrect, inaccurate or outdated. It is your sole responsibility to keep dArtists informed of any changes in your personal information. To do so, contact dArtists through the appropriate sections of <https://www.dartists.org/> or, where possible, from within Analytics for iTunes itself. dArtists may require you to verify any changes to personal information.

dArtists may use your personal information to validate your personal license rights, to contact you with information related to Analytics for iTunes and, if you acquired your Analytics for iTunes license through a reseller,

to communicate with said reseller regarding your purchase. dArtists may share your information with its licensors within reason. dArtists will not sell or in any way license usage of your personal information to third parties.

#### **4.10 Privacy**

dArtists will not sell or in any way license usage of your personal information to third parties.

#### **4.11 Third Party Software Licenses**

Analytics for iTunes may make use of third party software. Notwithstanding the foregoing, use of some third party materials included in Analytics for iTunes software may be subject to other terms and conditions. The official copyright notices and specific license conditions of this third party software are to be found in the download package of Analytics for iTunes or can be emailed to you upon request. You hereby agree to the terms and conditions for such third party software.

#### **4.12 Modification Rights**

You are free to replace those libraries and resources included in Analytics for iTunes that are covered explicitly under a license that allows for such modification. Documentation on which libraries and resources in Analytics for iTunes are covered can be found in the download package, or can be emailed to you upon request. dArtists is not responsible for any malfunctions or incompatibilities that may occur after any adjustments you make to Analytics for iTunes. Analytics for iTunes's update mechanism may replace the entire contents of Analytics for iTunes. dArtists is free to deny support if you refuse to use the update mechanism. dArtists is free to change the structure and contents of Analytics for iTunes in any way in an update or new release.

You may not use the Analytics for iTunes name or logo or the dArtists name or logo to advertise any changes you make to Analytics for iTunes. You may not redistribute Analytics for iTunes or any part thereof except for those parts explicitly covered under a license that allows for such redistribution. dArtists

will take best effort to provide you with more information concerning the used versions of the above mentioned libraries and resources in a timely manner when you request such information through the appropriate sections of <https://www.dartists.org/splunk>.

#### **4.13 Term and Termination**

This Agreement is effective until terminated. Without prejudice to any other rights, dArtists may immediately terminate this Agreement if you fail to comply with any of the terms and conditions set out in this Agreement. In such event you must cease all use of Analytics for iTunes and delete all copies of Analytics for iTunes that are in your possession.

#### **4.14 Entire Agreement**

Your delivery and payment conditions or any other general or special conditions shall not apply. This Agreement is the entire agreement between you and dArtists relating to Analytics for iTunes and supersedes all prior oral or written communications and representation with respect to Analytics for iTunes or any other subject matter covered by this Agreement.

#### **4.15 Severance**

If any of the provisions of this Agreement is held to be void, unenforceable or illegal, the other provisions shall continue in full force and effect. The affected provision will be construed as limited to the extent necessary to be consistent with and fully enforceable under the applicable law.

#### **4.16 Applicable Law**

This Agreement is governed by German law or at dArtists's sole discretion the law of any court which may have jurisdiction. This License shall not be governed by the UN Convention on contracts for the international sale of goods. You agree that dArtists, at its sole discretion, may elect to bring legal action regarding any dispute arising from or in connection with this Agreement before the courts of Germany, or in any court in any country which may have jurisdiction and you herewith irrevocably and unconditionally submit to the exclusive jurisdiction of the courts chosen by dArtists.

#### **4.17 Questions**

If you have any questions concerning this Agreement, please contact dArtists through the appropriate sections of <https://www.dartists.org/>.