

 Ref. Number
 00512

 Account Number
 RS-0625

 Quote Sent
 03/07/2025

 Expiration Date
 31/12/2025

 Payment Terms
 30 days

RiskSpectrum License and Maintenance & Support Quotation

Bill To Name Kozloduy NPP EAD

Billing Address NPP Kozloduy plc, Commercial Division

Kozloduy

Vratsa Province

3320 Bulgaria Ship To Name Kozloduy NPP EAD

Shipping Address Kozloduy Municipality

Kozloduy Vratsa Province

3321 Bulgaria

Billing Contact Emil Stefanov Shipping Contact Emil Stefanov

Email emstefanov@npp.bg Email emstefanov@npp.bg

RiskSpectrum Products							
Product	Line Item Description	End date	Sales Price	Quantity	Sub Total		
RW Risk Monitor Licence First Unit			EUR 99,150	1.00	EUR 99,150		
Discount	On-time discount for RWDesk		EUR -44,990	1.00	EUR -44,990		
RW Risk Monitor M&S First Unit Initial		30/09/2028	EUR 21,800	2.00	EUR 43,600		
RW Risk Monitor Licence Additional Units			EUR 43,380	1.00	EUR 43,380		
RW Risk Monitor M&S Additional Units Initial		30/09/2028	EUR 9,550	2.00	EUR 19,100		
RW Connector Licence			EUR 18,600	2.00	EUR 37,200		
RW Connector M&S Initial		30/09/2028	EUR 4,090	6.00	EUR 24,540		
RW Risk Monitor Licence Per Seat			EUR 63,000	1.00	EUR 63,000		
Discount	Per Seat license discount		EUR -63,000	1.00	EUR -63,000		
RW Risk Monitor M&S Per Seat Initial		30/09/2028	EUR 13,860	2.00	EUR 27,720		
Discount	Per Seat M&S discount	30/09/2028	EUR -13,860	2.00	EUR -27,720		
Legal Fee	Applicable for any purchases not based solely on our SLA.		EUR 5,000	1.00	EUR 5,000		

Total EUR 226,980

Description

^{1.} The prices above are based on a 1-time purchase with payment upfront.

^{2.} The RWWeb Per Seat license and M&S will remain free of charge as long as Kozloduy NPP continues to pay M&S for all Per Unit licenses and owns as many Per Unit licenses as it has units in operation.



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3. The legal fee will be waived if Kozloduy NPP agrees to accept our SLA as the basis of the purchase contract.

Prepared By Alex Moga

Email alex.moga@riskspectrum.com

The RiskSpectrum Software License & Maintenance Agreement, the RiskSpectrum AB Standard Terms and Conditions and the terms in this quotation are the only terms and conditions that apply. The following statement must be included on your Purchase Order: "No other terms and conditions than the RiskSpectrum Software License & Maintenance Agreement and the RiskSpectrum AB Standard Terms and Conditions and shall apply".

- 1. This Quotation is valid 30 days or until the Quotation Expiry Date referenced above, whichever is the longest.
- 2. For guoted Maintenance & Support renewals:
 - 1. A reinstatement fee of 10% is applicable should a signed Maintenance & Support renewal quote and/or approved purchase order for Maintenance & Support renewal be received 31 days or greater after maintenance expiry. A new quote will in this case be issued at the RiskSpectrum Price Book, including the reinstatement fee, at the time of quoting.
- 3. The Quotation is net of any applicable sales taxes, withholding taxes or VAT. Any applicable taxes will be added at the rate prevailing at the time of invoice.
- 4. This Quotation should be treated as confidential. The client is not permitted to distribute any information contained within this document to a third party.
- 5. RiskSpectrum AB reserves the right, at its full discretion, to null and void any proposals or quotes should Customer be placed on a Sanctions List recognised by RiskSpectrum.
- 6. This quote is based on the acceptance of the RiskSpectrum Software License and Maintenance Agreement and the terms in this quotation. Any request for non-standard Terms and Conditions will result in an additional charge of €5000.00 to cover our legal expenses.
- 7. Upon receiving the final accepted Purchase Order or signed Quote, RiskSpectrum AB will make software and license file available for download.

An authorised representative of the Client may accept this Quotation by signing the Quotation Accepted By section below and returning the signed copy to RiskSpectrum AB. The terms and conditions contained herein shall constitute the entire agreement between Client and RiskSpectrum AB. RiskSpectrum AB shall not be bound by any terms of Client's order that are inconsistent with the terms and conditions contained herein.

Quotation Accepted by:

Signature:	 Title:	
Name:	 Date:	

RISKSPECTRUM AB SOFTWARE LICENSE AND MAINTENANCE AGREEMENT

(VERSION: 2025-05-19)

THIS END USER LICENSE AGREEMENT ("Agreement") IS A LEGAL AGREEMENT BETWEEN YOU (EITHER ON BEHALF OF YOURSELF AS AN INDIVIDUAL OR ON BEHALF OF AN ENTITY AS ITS AUTHORIZED REPRESENTATIVE) AND RISKSPECTRUM AB, COMPANY NUMBER 559259-7131 AND HAVING ITS REGISTERED ADDRESS AT ELEKTROGATAN 10, 171 54 SOLNA, SWEDEN ("LICENSOR"). PLEASE READ THIS AGREEMENT CAREFULLY. THIS AGREEMENT SUPERSEDES ALL PREVIOUS VERSIONS INCLUDING ANY VERSIONS THAT MAY BE EMBEDED IN THE SOFTWARE OR APPLIED BY ITS INSTALLATION PROGRAM.

BY CHECKING THE AGREEMENT CHECKBOX ON THE DOWNLOAD SITE AND DOWNLOADING, INSTALLING, COPYING OR OTHERWISE USING THE RISKSPECTRUM SOFTWARE YOU AGREE TO BE BOUND BY ALL OF THE TERMS OF THIS AGREEMENT. IF YOU DO NOT AGREE TO THE TERMS OF THIS AGREEMENT, DO NOT DOWNLOAD, INSTALL, COPY OR OTHERWISE USE THE SOFTWARE.

1. SOFTWARE:

As used in this Agreement, the term "Software" refers to Licensor's RISKSPECTRUM software. The term "Software" also shall include any upgrades, modified versions or updates of the Software made available to you by Licensor or by Licensor approved representative. The Software is deemed accepted by you upon installation of the Software.

Stand-alone licenses can be moved between computers 4 times a year without any additional cost. Further transfer of stand-alone licenses will be subject to an administrative fee.

2. GRANT OF LICENSE:

Subject to the terms of this Agreement, Licensor hereby grants you a non-exclusive, non-transferable license to: (i) install the Software, (ii) use the Software for your own internal use only. The Software may be used by subcontractors of the Licensee under the conditions that it is used for the Licensee's needs and on the licensee's computers only. Upon accepting the terms set out in this Agreement, you shall receive a temporary Software license, which shall expire after either (a) thirty (30) days or (b) Licensor's receipt of full payment; whichever occurs first. The full Software license shall be released to You upon full payment of the price agreed upon and specified in the quotation issued by Licensor and accepted by you.

3. LICENSE RESTRICTIONS:

You acknowledge that the foregoing license extends only to your use of the features and functionality of the Software as described in the documentation accompanying the version of the Software installed by you (the "Documentation"), and you agree not to reconfigure or modify the Software in order to enable features or functionality different than those described in such Documentation. You may not: (i) reverse engineer, decompile, or disassemble the

Software or license keys; (ii) modify, or create derivative works based upon, the Software in whole or in part or written materials provided by Licensor; (iii) distribute copies of the Software; (iv) remove any proprietary notices or labels on the Software; or (v) resell, lease, rent, transfer, sublicense, or otherwise transfer rights to the Software. Any use in violation of this Section 3 shall immediately terminate your license to the Software.

4. MAINTENANCE & SUPPORT

- 4.1 Your right to receive maintenance for the Software licensed to you is subject to payment of the annual maintenance fees and your compliance with the terms of this Agreement.
- 4.2 The maintenance term shall be an initial term as specified in the quotation. Upon expiration of the initial term, and as long as you have paid the then current maintenance fees as stipulated in any future quotation provided by Licensor, maintenance will be provided for consecutive, twelve-months, terms.
- 4.3 During the maintenance term Licensor undertakes to make reasonable efforts to correct defects in the Software program codes and procedural documents supplied with the Software where such errors are brought to Licensor's attention and where Licensor, in its sole discretion, recognizes them as having a detrimental effect on the performance of the Software, provided that the defects have occurred under normal use and service and that they have not been caused by misuse of the Software.
- 4.4 During the maintenance term you shall have the right to receive support by e mail. The support services include questions regarding the use of functions in the Software but excludes training on the use or benefits of the Software (training services are available and may be purchased under separate terms). Response to questions shall be given as soon as reasonably possible.
- 4.5 Maintenance does not include application development, software programming support or step by step instructions for Software configuration above and beyond general usage questions. Licensor may at its discretion determine if the requested assistance is above and beyond normal operating questions. Advanced assistance may be provided to you under the terms of a separate consulting services agreement.
- 4.6 During the maintenance term you shall have access to continuing future updates of the Software. All such updates are provided only for standard hardware platforms and operating systems supported by Licensor as indicated in the Software documentation. You are responsible for making or arranging for updates to interfaces for non-standard devices or custom applications (if applicable).
- 4.7 Fees for maintenance are specified in the applicable quotation. All payments for maintenance are payable in advance and are non-refundable. You agree to pay any maintenance fee invoice as per the payment terms stipulated on the quotation. Licensor may,

in its discretion, determine to withhold maintenance until payment has been received. You may reinstate lapsed maintenance by making full payment of the maintenance fees that would have been due from the expiration of the last active maintenance period through the reinstatement date. A reinstatement administrative fee of ten percent (10%) of the back maintenance fees will apply.

5. OWNERSHIP:

You agree that no title to the intellectual property in the Software, or license keys if applicable, is transferred to you. Title, ownership, rights, and intellectual property rights in and to the Software, and license keys shall remain with Licensor. The Software and license keys are protected by intellectual property laws and by international treaties. Licensor retains for itself all proprietary rights (including manufacturing rights) in and to all data (including Software) pertaining to the Software provided to you. You agree that all such data and information with respect to the Software which is so designated by Licensor (as well as information regarding sales of the Software) shall be regarded as confidential information. You shall use best endeavours to assure that the confidential information shall not be duplicated, used or disclosed in any manner or for any purpose, in whole or in part, to any third party, without the express prior written consent of Licensor.

6. NO WARRANTY:

6.1 GENERAL

Licensor does not guarantee that use of the Software will be error-free. Licensor does not guarantee that the information accessed by the Software will be accurate or complete. Licensor does not guarantee the interface with other software or with the operation system will be error-free and no interference. You acknowledge that performance of the Software may be affected by any number of factors, including without limitation, technical failure of the Software, the acts or omissions of third parties and other causes reasonably beyond the control of Licensor. Certain features of the Software may not be forward-compatible with future versions of the Software and use of such features with future versions of the Software may require purchase of the applicable future version of the Software.

6.2 AS IS SALE.

You agree that Licensor has made no express warranties, oral or written, to you regarding the Software and that the Software is being provided to you "as is" without warranty of any kind. You acknowledge that the entire risk as to the quality and performance of the software is with you. Should the Software prove defective, you (and not Licensor, the retailer, or any distributor) assume the entire cost of all necessary repairs.

6.3 DISCLAIMER.

Licensor disclaims any and all other warranties, whether express, implied or statutory, including, but not limited to, (i) the implied warranties of non-infringement of third party rights, merchantability or fitness for a particular purpose; (ii) that the Software will avert or prevent all

occurrences (or consequences there from) that the Software is designed to detect; or (iii) that any information accessed by the Software will be accurate or complete; or (iv) that any information read or interpreted, manually or automatically, from other interface software will be accurate or complete; or (v) that the software will not interfere with other software when there is an interface between the software. This warranty disclaimer affects your legal rights, and you may also have other rights which vary from jurisdiction to jurisdiction. Some jurisdictions do not allow exclusions of implied warranties or limitations on how long an implied warranty lasts, so the above exclusion may not apply to you.

7. LIMITATION OF LIABILITY:

In no events shall Licensor or its licensors be liable to you or any third party for any consequential, special, incidental or indirect damages of any kind arising out of or relating to the Software or maintenance services or the use thereof (including but not limited to damages or costs incurred as a result of loss of time, loss of data, loss of profits or revenue, or loss of use of the Software or other economic loss) regardless of the form of action, whether in contract, tort, negligence, or otherwise, even if Licensor has been advised of the possibility of such damage. Except as expressly required by applicable law, in no event will Licensor's liability for any claim, whether for breach of contract or warranty, negligence or otherwise, exceed the fee paid by you for the Software. You agree to indemnify and hold harmless Licensor against all claims and proceedings for or on account of infringement of any rights in patents, trademarks and trade secrets and other protected rights in the Software items and from and against all claims, proceedings, damages, costs, charges and expenses whatsoever in respect thereof or in relation thereto. You agree that you are solely responsible for adequate protection and backup of the data and equipment used in connection with the Software. You further agree that Licensor will not be liable for any damages that you may suffer in connection with (i) installing or using the Software or (ii) failure in the performance of the Software. The limitations in this section are separate and independent of any other remedy limitations in this agreement and shall not fail if such other limitation on remedy fails. The fees and other provisions in this agreement reflect the allocation of risks between the parties. This section is an essential element of the basis of the bargain between the parties.

8. TERMINATION:

This Agreement shall terminate automatically if you fail to comply with the terms of this Agreement. No notice shall be required from Licensor to effect such termination. You may also terminate this Agreement at any time by notifying Licensor in writing of termination. Upon any termination of this Agreement, you must uninstall and destroy all copies of the Software. Licensor will, at all times, follow applicable trade compliance and/or sanctions laws. If trade compliance and/or sanctions restrictions are imposed on an individual, company, group of companies, country or territory then Licensor is obliged to comply with and implement any trade compliance and/or sanctions restrictions that apply. You are obliged to immediately inform Licensor if you, your company, or any of your shareholders, directors, officers, or employees are placed on a sanctions list or when the status of a sanctions list that they are included on changes.

9. DATA PROTECTION

The Licensor will at all times comply with all applicable requirements of the Data Protection Legislation. For the avoidance of doubt, "Data Protection Legislation" means the European Union General Data Protection Regulation (EU 2016/679) (GDPR) together with any additional obligations imposed by applicable laws, rules or regulations relating to matters of data protection, privacy and security.

If Licensor processes any personal data on your behalf when performing its obligations under this Agreement, the parties shall record their intention that the you shall be the data controller and Licensor shall be a data processor and in any such case:

- You acknowledges and agrees that the personal data may be transferred or stored outside the country where the you and the users are located in order to perform the your obligations under this Agreement;
- b. You shall ensure that you are entitled to transfer the relevant personal data to Licensor so that Licensor may lawfully use, process and transfer the personal data in accordance with this Agreement on your behalf;
- c. You shall ensure that the relevant third parties have been informed of, and have given their consent to, such use, processing, and transfer as required by all applicable Data Protection Legislation;
- d. Licensor shall process the personal data only in accordance with the terms of this Agreement and any lawful instructions reasonably given by you from time to time; and
- e. each party shall take appropriate technical and organisational measures against unauthorised or unlawful processing of the personal data or its accidental loss, destruction or damage.

RiskSpectrum's use of third party personal data is described in the Privacy Policy that can be found on the website: www.riskspectrum.com.

10. MISCELLANEOUS:

10.1 SEVERABILITY.

In the event of invalidity of any provision of this Agreement, the parties agree that such invalidity shall not affect the validity of the remaining portions of this Agreement.

10.2 WAIVER.

No term or provision hereof will be considered waived by either party, and no breach excused by either party, unless such waiver or consent is in writing signed on behalf of the party against whom the waiver is asserted. No consent by either party to, or waiver of, a breach by either party, whether express or implied, will constitute consent to, waiver of, or excuse of any other, different or subsequent breach by either party.

10.3 SURVIVAL.

All defined terms and Sections 3 ("License Restrictions"), 5 ("Ownership"), 6 ("No Warranty"), 7 ("Limitation of Liability"), 8 ("Termination"), 9 ("Data Protection") and 10 ("Miscellaneous")

shall survive any termination of this Agreement.

10.4 GOVERNING LAW.

This Agreement and any dispute or claim between the Parties arising from or in connection with it, or the Services provided under it, including the provision of all and any Software or Maintenance, will be governed by Swedish law and the Parties irrevocably agree that the Swedish courts will have exclusive jurisdiction over any dispute or claim arising from or in connection with the Agreement or the Services provided under it.

10.5 ENTIRE AGREEMENT.

You agree that this is the entire agreement between you and Licensor, and that it supersedes any prior agreement, whether written or oral, and all other communications between Licensor and you relating to the subject matter of this Agreement. In the event of conflict between these terms and any other or previous terms associated with your access to or use of the Software, including any terms embedded in the Software or included within its installation program, these terms shall take precedence. This Agreement may be amended, modified or supplemented only by a writing that is signed by the authorized representatives of Licensor

10.6 RESERVATION OF RIGHTS.

All rights not expressly granted in this Agreement are reserved by Licensor.

© RiskSpectrum AB. All rights reserved.

Any references to "Lloyd's Register RiskSpectrum AB" or any derivative thereof contained within the Software shall be read as RiskSpectrum AB.

END-USER STATEMENT ON SANCTIONS

We, hereby, agree, certify and represent that:

- The statements/representations herein are all true, accurate, complete, up to date and correct as of this date of acceptance. If at any time the statements/representations herein should become no longer current, accurate and complete we shall immediately inform RiskSpectrum AB and any involved reseller and provide an updated, current and accurate account of the information;
- We will immediately inform RiskSpectrum AB and the involved reseller (if any) if and when we or any of our shareholders, directors, officers and/or employees are placed on a sanctions list or when the status of any sanctions list we are included on changes;

- The work to be performed by us (and/or our end-users) using the software provided by RiskSpectrum AB and any use of the software of RiskSpectrum AB shall not contravene any EU, UK, US and/or Canadian sanctions laws, export controls or any other trade laws;
- 4. RiskSpectrum AB's software supplied and/or serviced to us (and/or our end-users):
 - a. shall not be, directly or indirectly, delivered to or used by any (end-)user which is placed or included on a sanctions list or is subject to any trade sanctions;
 - shall not be, directly or indirectly, delivered to or be used by any (end-)user if such (end-)user's shareholders, directors, officers or employees are placed on or included on a sanctions list;
 - c. shall only be used for the purposes of calculating, visualizing, monitoring and managing risk, to ensure continued safe and efficient operations and that the software of RiskSpectrum AB is intended for final use in the country as communicated to the involved reseller and/or RiskSpectrum AB;
 - d. shall only be used for civil, public or commercial end-use;
 - e. shall not be used in any military activity unless RiskSpectrum AB provided prior explicitly written consent;
 - f. shall not be used in relation to nuclear, biological or chemical weapons or missiles capable of delivering these weapons unless RiskSpectrum AB provided prior explicitly written consent;
 - g. shall not be used for any purpose connected with any illicit or unlawful actions or purposes, such as, *inter alia*, human rights violations;
 - h. shall not be re-exported to third countries or resold to third parties without the prior explicitly written consent of RiskSpectrum AB;
 - i. shall not be used in relation to any Crimea- or Sevastopol-related projects;
 - j. shall not be used in relation to any Russian energy export pipelines, including Nord Stream 2 or Turk Stream;
 - k. shall not be used in Russia in relation to (i) oil exploration or production in waters deeper than 150 metres, (ii) Arctic oil exploration or production in the offshore area north of the Arctic Circle or (iii) projects that have the potential to produce oil from resources located in shale formations by way of hydraulic fracturing; it does not apply to exploration and production through shale formations to locate or extract oil from non-shale reservoirs.;
- 5. We indemnify and hold harmless RiskSpectrum AB and its affiliates from any and all damages, costs, expenses, penalties or other losses arising from any and all breaches of any of the representations herein or any misrepresentation made in the information provided by us or on our behalf to RiskSpectrum AB in such respect and made herein or otherwise.

6. RiskSpectrum AB and/or the involved reseller (if any) may cease to deliver its software and/or terminate any and all agreements with us (and/or our end-users) in writing with immediate effect without any liability nor any negative consequences for RiskSpectrum AB or its affiliates if at any time (i) we and/or our end-users breach any of the representations made herein, (ii) we and/or our end-users or our shareholders, directors, officers or employees are placed on a sanctions list, and/or (iii) changes occur as to the status of any sanctions list where we and/or our end-users or our shareholders, directors, officers or employees are included on.