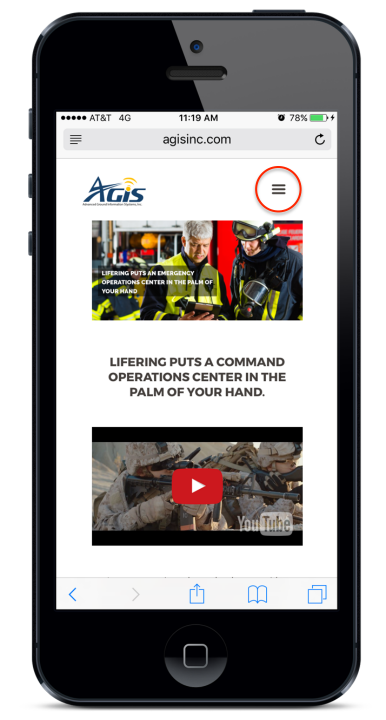




Download Instructions for iOS Devices

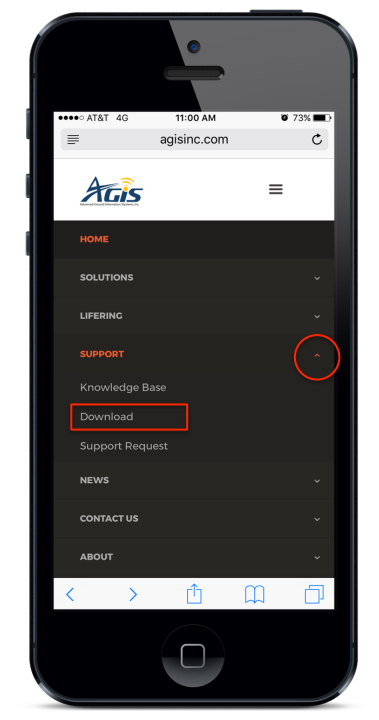


From the device you plan to run the App on, navigate to the **agisinc.com** homepage and tap the menu on the upper right.

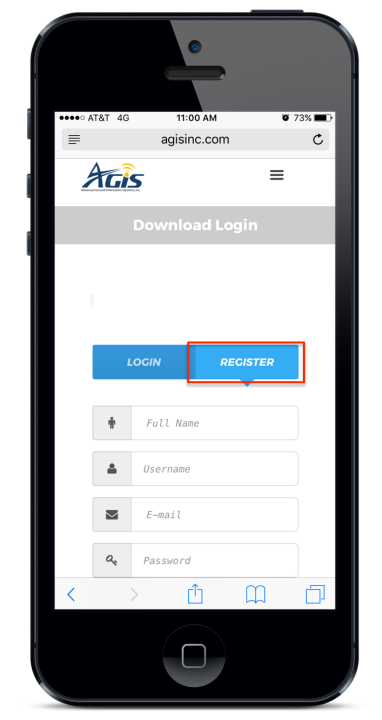


This display the site navigation. Select the down arrows to the right of **SUPPORT** to expand the sub-menu.

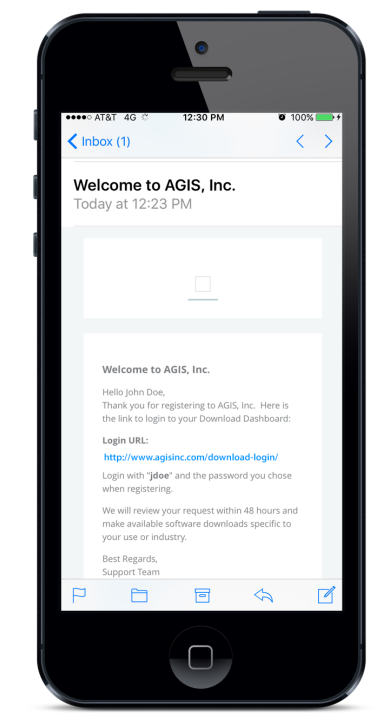
Tap the **Download** sub-menu item.



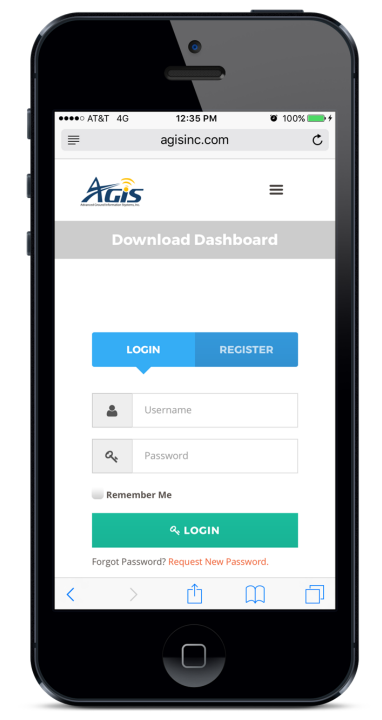
If you're already a registered user, you can simply login. If not, toggle to the REGISTER form and complete all the fields.



You'll get and email with a link to your Download Dashboard.



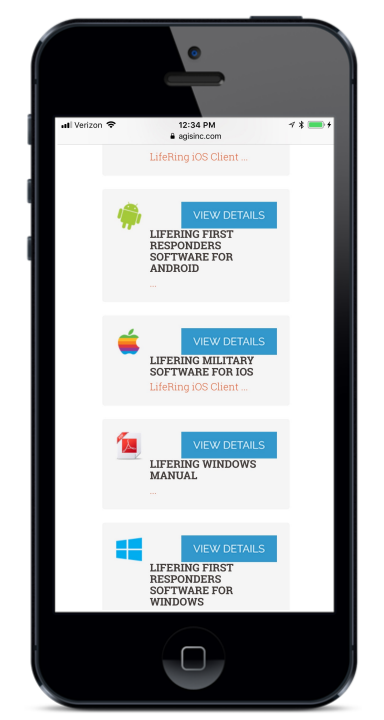
While you will be able to login now, there may not be any files available until we've processed your registration and placed them in your dashboard area.



Your Download Dashboard will display links to all the software versions available to you.

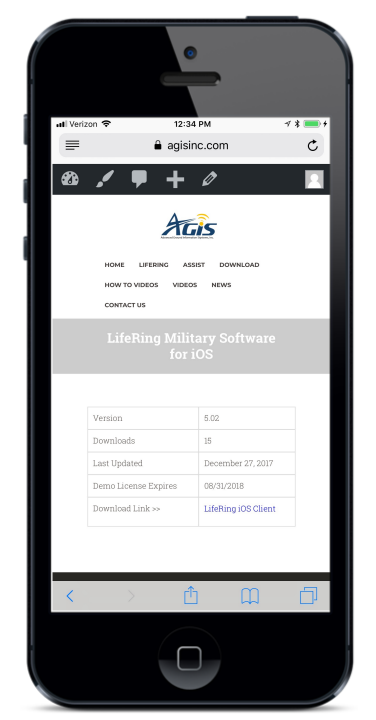
Tap the link for the LifeRing Military for iOS

Note: that there is no file size for the iOS download. This is because the file is hosted remotely.



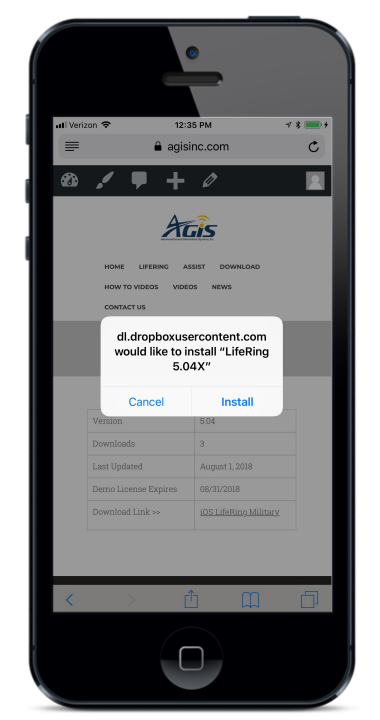
The software "package" page provides some basic information about the version along with a link to download.

Tap the LifeRing iOS Client link.



You'll see a prompt to begin the download from the remote host.

Tap Install.



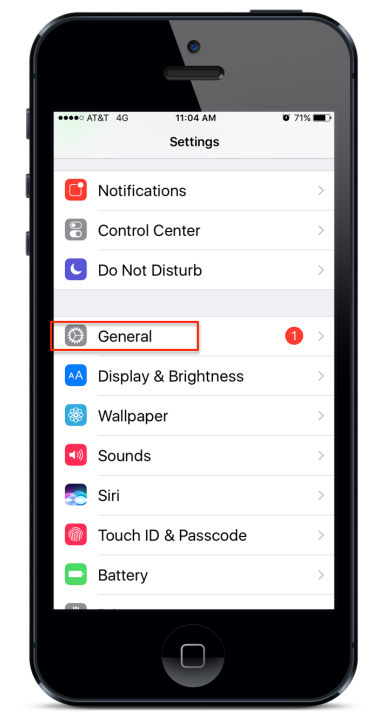
The App icon will begin downloading, but there's another step before you can open it.



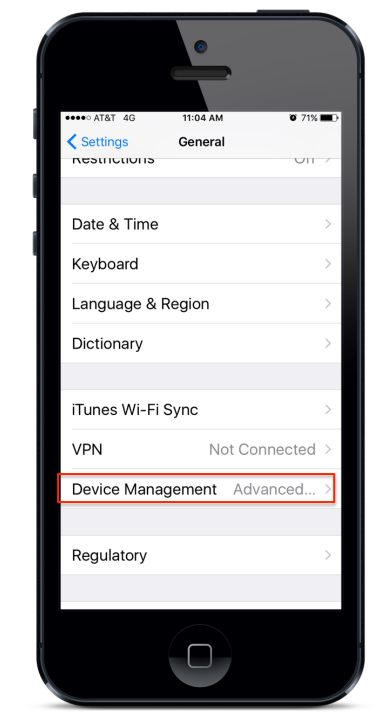
Navigate to your **Settings** icon.



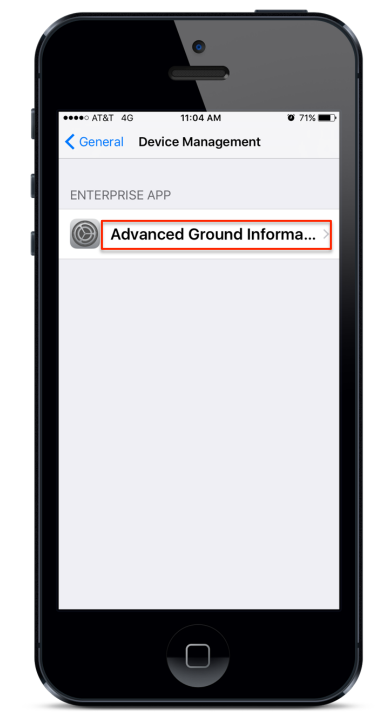
Scroll down to select General.



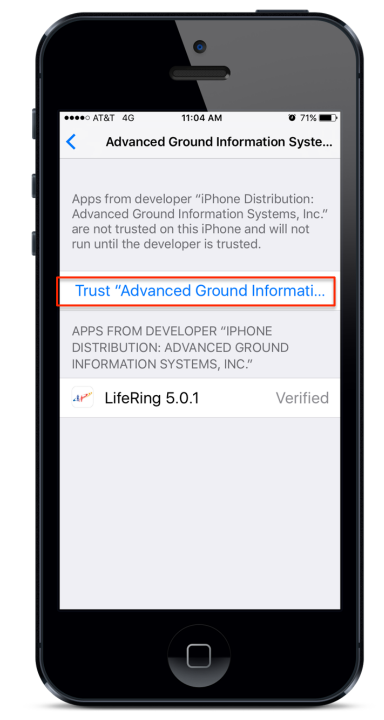
Scroll down to find and select **Device Management**.



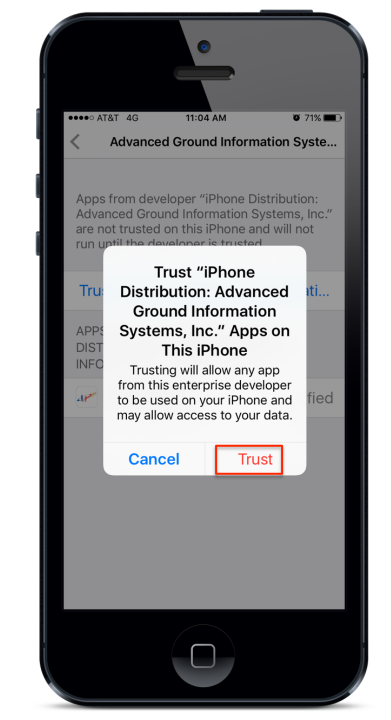
Tap **Advanced Ground Information Systems**.



Tap Trust "Advanced Ground Information Systems."



Tap Trust.



Now you can go back and launch the LifeRing App.



PLEASE READ THIS AGREEMENT CAREFULLY. BY DOWNLOADING AND/OR USING THE LIFERING SOFTWARE AND SERVICES, YOU AGREE TO BE BOUND BY THIS AGREEMENT IN ITS ENTIRETY. IF YOU DO NOT WISH TO BE BOUND BY THIS AGREEMENT, YOU MAY NOT USE THE LIFERING SOFTWARE OR SERVICES. PLEASE NOTE THAT THIS AGREEMENT INCLUDES A PROVISION THAT REQUIRES ARBITRATION IN THE STATE OF FLORIDA ON AN INDIVIDUAL BASIS TO RESOLVE ANY DISPUTES ARISING HEREUNDER OR OTHERWISE RELATING TO YOUR USE OF LIFERING, IN LIEU OF LITIGATION.

This End-User License Agreement (the 'Agreement') is a legal agreement between you (either as an individual user or on behalf of a single entity) ('Licensee') and AGIS, Inc. ('AGIS') governing the use of AGIS's LifeRing software and services (collectively, 'LifeRing'). By downloading, installing, copying, or otherwise using LifeRing, you represent that you have read the terms of this Agreement and agree to be bound by them.

#### 1. GRANT OF LICENSE.

This Agreement grants Licensee the following non-exclusive, non-assignable, non-transferable and freely revocable rights and license to LifeRing: Installation and Use. AGIS grants you the right to download, install and use LifeRing on any smartphone, tablet or other mobile device that you own or control. The terms of this Agreement will govern any upgrades, updates and modifications to LifeRing (collectively, `upgrades`); provided, however, that if any upgrades necessitate an update to this Agreement, you will be required to agree and accept a new agreement, which will replace and supersede this Agreement, prior to using the upgrades. You acknowledge that AGIS may issue `over-the-air` upgrades to LifeRing, and consent to receive same.

#### 2. LICENSE CONDITIONS

Your license to use LifeRing is subject to the following conditions:

Use of LifeRing. LifeRing may not be used in any way not expressly permitted by this Agreement. You may not resell or create derivative works from LifeRing, integrate it in whole or in part with other software, offer it for rent or lease or otherwise sell, license, or exploit for any commercial purposes any use of or access to LifeRing without AGIS's prior written consent. Only AGIS shall have the right to alter, maintain, enhance or otherwise modify LifeRing. Please contact AGIS if you would like to set up a private LifeRing network.

You may not reverse-engineer, adapt, modify, translate, disassemble or decompile LifeRing in any manner, or scrape, harvest, mine or otherwise systematically collect information from LifeRing, or the servers or networks that host LifeRing (collectively, for the purpose of this section, 'LifeRing') or its users by means of automatic or manual processes, including but not limited to use of robots, spiders or other methods of indexing or data-mining to create a database. You agree not to interfere with or disrupt the operation of LifeRing or transmit any worm, virus, Trojan Horse, or any other computer code that is intended to interfere with the proper working of LifeRing or damage or interfere with the operation of any hardware, software or telecommunications equipment belonging to any person or entity, including but not limited to the devices of LifeRing's users. You also agree not to use LifeRing for any illegal, immoral or unauthorized purpose, or to transmit data that is pornographic or sexually explicit, or transmit unauthorized personal information or information that creates an undue risk to a person's safety, security or health, including copying or using personally identifying information of other users without their express permission, or to transmit information that encourages conduct that might be considered a criminal offense, or which may give rise to civil liability or other lawsuit or infringes on the proprietary rights of others. You must not remove or alter any patent or copyright notices incorporated in LifeRing.

Technical Support. LifeRing is provided without technical support or any other support services ('Support Services'). If, notwithstanding the foregoing, if AGIS is contracted to provide you with Support Services, any supplemental software code provided to you as part of the Support Services shall be subject to the terms and conditions of this Agreement. User Content. LifeRing allows its users to submit and post information and content to other users and to AGIS ('Submissions'). You assume sole responsibility for your Submissions and for the consequences of posting them. By providing us with Submissions, you represent and warrant that you own all intellectual property rights thereto, and you grant AGIS an irrevocable, worldwide, perpetual, non-exclusive, royalty-free, sub-license license to use, copy, distribute, and prepare derivative works. You hereby release AGIS from any liability related to the or from retention, deletion, disclosure and any other use or loss of your Submissions. You additionally agree and acknowledge that information submitted by others may not reflect AGIS's views and that AGIS does not guarantee the validity of information posted on or available via LifeRing by other users. Compliance with Applicable Laws. You agree to comply with all applicable laws during your use, or regarding the use of LifeRing. Driving. LifeRing is not intended to be used and should not be used while the user is driving or otherwise operating a vehicle, and you are expressly prohibited from doing so. You may only use LifeRing in a manner that does not distract or disturb the operator of a vehicle or interfere with safe and vigilant driving practices.

LifeRing provides the ability to view maps and enter road and other information; however, these features are not intended to replace official traffic signals, road signs, police officer directions, or other official instructions and may not be current or updated to reflect real-time conditions. You agree and acknowledge that you assume full, exclusive and sole responsibility for your use of LifeRing, and that the use of LifeRing is entirely at your own risk. You acknowledge that you must observe all traffic laws while using LifeRing. Location Information and Maps. LifeRing obtains user's location information from their device's GPS or via manual entry. Such information may, from time to time, be inaccurate, incomplete, unavailable, or outdated. LifeRing utilizes OpenStreetsMaps for many of its mapping functions. OpenStreetMap is open data, licensed under the Open Data Commons Open Database License (ODbL). See www.openstreetmap.org/copyright. AGIS does not provide any warranties to accuracy or reliability of any location information or mapping information provided through LifeRing. LifeRing also provides the ability to use maps from many sources including customer provided maps. Export Controls. Licensee agrees and certifies that no technical data received from AGIS, nor the direct product thereof, will be shipped, transferred or exported, directly or indirectly, to any country in violation of any applicable law, including the United States Export Administration Act and the regulations thereunder. Children's Use of LifeRing. LifeRing is intended only for use by users who are of legal age. Children under the age of thirteen (13) may not use LifeRing under any circumstances. If detected, users under the age of thirteen (13) will be prevented from accessing LifeRing. Internet Connectivity. Certain features of LifeRing require Internet connectivity. You and your communication service provider (cellular company, WiFi provider, etc.) are solely responsible for the provision of an Internet connection, and any costs associated therewith. 3. U.S. Government Restricted Rights. If LifeRing is acquired by or used on behalf of a unit or agency of the United States federal, state or local government, this provision applies. Licensee agrees that LifeRing is delivered as 'commercial computer software' as defined in DFARS 252.227-7013 (Oct. 1998), DFARS 252.211-7015 (May 1991) or DFARS 252.227-7014 (Jun. 1987), or as a 'commercial item' as defined in FAR 2.101(a), or as 'restricted computer software' as defined in FAR 52.227-19 (Jun. 1987), whichever is applicable. Licensee agrees that LifeRing is adequately marked when the Restricted Rights legend is included on or encoded in LifeRing's software code. Licensee further agrees that LifeRing has been developed entirely at private expense.

COPYRIGHTS, PATENTS, AND OTHER INTELLICTUAL PROPERTY RIGHTS. LifeRing is proprietary to AGIS and is protected by copyright laws and international copyright treaties, as well as other intellectual property laws and treaties, including but not limited to United States Patents 7,031,728; 7,630,724; 7,672,681; 7,689,232; 7,764,954; 7,853,273; 8,126,441; 8,131,298; 8,213,970; 8,364,129; 8,538,393; 8,880,042; 9,408,055; 9,445,251; 9,467,838; 9,706,381, 9,749,829 and 9,820,123. Use of some LifeRing Software features protected by 7,630,724, 7,764,954, 8,126,441, 8,131,298. For a complete list of AGIS licensed patents, see http://www.agisinc.com/about/patents/. Use of LifeRing Software with Automatic Identification System (AIS) in maritime applications also protected by USP No. 7,805,146. LifeRing is also protected by other pending European and Japanese patents. LifeRing is licensed, not sold.

Except for the licenses granted by AGIS to Licensee in this Agreement, all ownership, license, intellectual property, title and other rights and interests in, and to, LifeRing shall remain solely with AGIS and/or AGIS's licensors. Without limiting the foregoing, AGIS owns or licenses all proprietary rights, including patent, copyright, trade secret, trademark and other proprietary rights in and to LifeRing (including any graphics, text, information, methods, code or software (in source and object code forms, and including library software and generic subroutines), user interface designs, architecture, documentation, tools, hardware designs, algorithms, formulae, techniques, processes, systems and programs and any other materials or proprietary technology incorporated into LifeRing), as well as any supporting documentation, and any changes, corrections, improvements, bug fixes, enhancements, updates, upgrades, or other modifications, including custom modifications to LifeRing made at the request of Licensee, whether made by AGIS or any third-party, or derivative works, inventions, discoveries, or improvements, whether or not copyrightable or patentable, discovered, conceived, made, reduced to practice or learned by AGIS in the course of (1) providing or maintaining LifeRing, or (2) Licensee's use of LifeRing, 4. NO WARRANTIES EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, LIFERING AND ITS RELATED MATERIALS ARE PROVIDED ON AN 'AS IS' AND 'AS AVAILABLE' BASIS, AND WITHOUT WARRANTIES OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING WARRANTIES OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR ANY OTHER STATUTORY OR COMMON LAW WARRANTIES. FOR THE AVOIDANCE OF ANY DOUBT, NO WARRANTY IS MADE REGARDING LIFERING, INCLUDING, WITHOUT LIMITATION, THAT IT WILL BE OPERATIONAL, OR ANY RESULTS TO BE ACHIEVED FROM THE USE OF ALL OR ANY PORTION OF THE LIFERING SOFTWARE AND SERVICES, AND EXCEPT FOR THE EXPRESS WARRANTIES AND REPRESENTATIONS CONTAINED IN THIS AGREEMENT, TO THE MAXIMUM EXTENT PERMITTED UNDER APPLICABLE LAW, AGIS (AND ITS OFFICERS, DIRECTORS, PARENT ENTITIES, AFFILIATES, OR SUBSIDIARY ENTITIES, INFORMATION PROVIDERS, LICENSORS, LICENSEES, EMPLOYEES, AGENTS, ATTORNEYS, CONSULTANTS, CONTRACTORS, OR THIRD-PARTY SERVICE PROVIDERS) HEREBY DISCLAIMS ALL WARRANTIES, WHETHER EXPRESS OR IMPLIED, VERBAL OR WRITTEN, STATUTORY OR OTHERWISE, AND WHETHER ARISING UNDER THIS AGREEMENT OR OTHERWISE. Without limitation to the foregoing, AGIS does not warrant or assume responsibility for the accuracy or completeness of any information, text, graphics, links, or other items contained within LifeRing and AGIS further expressly disclaims any warranty or representation as to the accuracy of the maps or charts used in the provision of LifeRing. Some states do not allow the limitation or exclusion of implied warranties, so the above limitation or exclusion may not apply. This disclaimer of warranties and the limitation of liability below shall not be modified, diminished or affected by and no obligation or liability will arise or grow out of the rendering of technical, programming, or other advice or service or the provision of support for LifeRing.

#### 5. LIMITATION OF LIABILITY

IN NO EVENT SHALL AGIS BE LIABLE TO LICENSEE WITH RESPECT TO (1) ITS OBLIGATIONS UNDER THIS AGREEMENT, OR (2) THE USE OR INABILITY TO USE LIFERING, FOR ANY CONSEQUENTIAL, INCIDENTAL, INDIRECT, EXEMPLARY OR PUNITIVE DAMAGES, INCLUDING, WITHOUT LIMITATION, LOSS OF GOOD WILL, BUSINESS INTERRUPTION, LOST OR CORRUPTED DATA/INFORMATION, INJURY, DAMAGE, LOSS OF LIFE AND/OR LOST PROFITS OR REVENUE, WHETHER OR NOT SUCH LOSS OR DAMAGE IS BASED IN CONTRACT, WARRANTY, TORT, NEGLIGENCE, STRICT LIABILITY, INDEMNITY, OR OTHERWISE, EVEN IF AGIS HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

AGIS shall have no liability with respect to the content of LifeRing or any part thereof, including but not limited to errors or omissions contained therein, libel, infringements of rights of publicity, privacy, trademark rights, business interruption, personal injury, loss of privacy, moral rights, or the disclosure of confidential information by the users of LifeRing. AGIS has no liability for the interactions between LifeRing users. You agree that information that you post can be viewed by others and that AGIS shall not be liable how others use such information.

IN NO EVENT SHALL AGIS, ITS EMPLOYEES, DIRECTORS, AFFILIATES, AGENTS, SUPPLIERS, OR LICENSORS BE LIABLE TO YOU FOR ANY LOSSES, PROCEEDINGS, CLAIMS, OBLIGATIONS, LIABILITIES, COSTS, OR DAMAGES IN AN AMOUNT EXCEEDING THE AMOUNT YOU PAID TO AGIS FOR YOUR USE OF LIFERING OR \$100.00 U.S.D., WHICHEVER IS GREATER. SOME STATES DO NOT ALLOW THE EXCLUSION OF IMPLIED WARRANTIES OR THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THE ABOVE LIMITATIONS OR EXCLUSIONS MAY NOT APPLY TO YOU. THIS AGREEMENT GIVES YOU SPECIFIC LEGAL RIGHTS, AND YOU MAY ALSO HAVE OTHER RIGHTS WHICH VARY FROM STATE TO STATE. THE DISCLAIMERS, EXCLUSIONS, AND LIMITATIONS OF LIABILITY UNDER THIS AGREEMENT WILL NOT APPLY TO THE EXTENT PROHIBITED BY APPLICABLE LAW. 6. THIRD PARTY INTERFACES

LifeRing may utilize, or contain links to, third-party databases and websites ('Third-Party Information') in connection with the provision of data or services to you. AGIS does not assume any responsibility for the Third-Party Information, and you expressly release AGIS from any liability associated with LifeRing's use thereof. 7. SECURITY AGIS has implemented and maintains reasonable physical and electronic security measures to protect the privacy and security of information collected from you, which are designed to limit unauthorized access thereto. While we use the foregoing security measures to protect your information, please note that no data transmitted electronically or stored and utilized for business purposes can be guaranteed to be completely secure. No security measures are perfect or impenetrable. We cannot guarantee that only authorized persons will view your information or that that information you share using LifeRing will not become publicly available.

8. GOVERNING LAW READ THIS SECTION CAREFULLY. IT REQUIRES YOU TO ARBITRATE ANY DISPUTES WITH AGIS AND LIMITS HOW YOU CAN SEEK RELIEF FROM AGIS.

YOU AGREE THAT, BY ENTERING INTO THIS AGREEMENT, YOU WAIVE THE RIGHT TO A TRIAL BY JURY OR TO PARTICIPATE IN A CLASS ACTION, COLLECTIVE ACTION, OR OTHER REPRESENTATIVE PROCEEDING OF ANY KIND. ALL CLAIMS UNDER THIS AGREEMENT MUST BE BROUGHT BY THE PARTIES` IN AN INDIVIDUAL CAPACITY AND NOT AS A CLASS MEMBER IN ANY CLASS ACTION, COLLECTIVE ACTION, OR GENERAL ACTION. YOU AGREE THAT THE ARBITRATOR MAY NOT CONSOLIDATE MORE THAN ONE PERSON`S CLAIMS.

You agree to resolve any claim, dispute, or controversy (excluding any AGIS claims for injunctive or other equitable relief) arising out of or in connection to this Agreement, or the breach or alleged breach thereof (collectively, `Claims`), by binding arbitration before a single arbitrator in accordance with the then existing Commercial Arbitration Rules of the American Arbitration Association (`AAA`), including the Optional Rules for Emergency Measures of Protection. The arbitrator shall be a practicing attorney or retired judge with at least fifteen (15) years of relevant working experience.

The arbitration shall be held in Palm Beach County, Florida unless otherwise mutually agreed upon at the time by the parties. The arbitration proceedings and arbitrator's award shall be maintained by the parties as strictly confidential, except as is otherwise required by court order or as is necessary to confirm, vacate or enforce the award and for disclosure in confidence to the parties' respective attorneys, tax advisors, and senior management and to family members of a party who is an individual. No demand for arbitration may be made after the date when the institution of legal or equitable proceedings based on such claim or dispute would be barred by the applicable statute of limitation, and all claims must be brought within one (1) year of the day that the claim arises, or otherwise be barred. The award rendered by the arbitrator shall include costs of arbitration, reasonable attorneys' fees and reasonable costs for expert and other witnesses, and any judgment on the award rendered by the arbitrator may be entered in any court of competent jurisdiction. The arbitrator is not authorized to award punitive or other damages not measured by the prevailing party's actual damages. Nothing in this section shall be deemed as preventing AGIS from seeking injunctive or other equitable relief from the courts as necessary to protect any of AGIS' proprietary interests. Except as otherwise provided by the AAA, the arbitrator shall require exchange by the parties of: (i) the name and, if known, address and telephone number of each person likely to have knowledge of relevant information, identifying the subjects of the information, and (ii) non-privileged documents, including those in electronic form, that are relevant to the issues raised by any claim, defense or counterclaim or on which the producing party may rely in support of or in opposition to any claim, defense or counterclaim. The arbitrator shall limit such production based on considerations of unreasonable expense, duplication, and undue burden. These exchanges

At the request of a party, the arbitrator may at his or her discretion order the deposition of witnesses. Depositions shall be limited to a maximum of three depositions per party, each for a maximum of four hours duration, unless the arbitrator otherwise determines. The arbitrator may allow such other discovery as he or she determines is reasonably necessary for a fair determination of the dispute. Any dispute or objections regarding discovery or the relevance of evidence shall be determined by the arbitrator. All discovery shall be completed within one hundred and twenty (120) days following the appointment of the arbitrator, unless the arbitrator otherwise determines. By accepting this Agreement, you acknowledge that use of LifeRing involves an interstate or international commerce transaction. You also agree that: (a) this Agreement shall be governed by the laws of the State of Florida, without respect to its conflict of laws principles; (b) the application of the United Nations Convention on Contracts for the International Sale of Goods is specifically excluded from being part of this Agreement; (c) AGIS retains the right to seek injunctive or other equitable relief to prevent the actual or threatened infringement, misappropriation or violation of AGIS's patents, copyrights, trade secrets, trademarks, or other intellectual property or proprietary rights. This Agreement may not be transferred or assigned by you, but may be assigned by AGIS without restriction.

9. MISCELLANEOUS TERMS Severability. If any term, covenant, condition or provision of this Agreement is held by a court or arbiter of competent jurisdiction to be invalid, void or unenforceable, it is the parties` intent that such provision be reduced in scope only to the extent deemed necessary to render the provision reasonable and enforceable and the remainder of the provisions of this Agreement will in no way be affected, impaired or invalidated as a result.

Entire Agreement. This Agreement contains the entire agreement between the parties, and supersedes any prior proposal, representation, or understanding between the parties. This Agreement may only be modified by a written agreement accepted by both parties. All terms, conditions and obligations of this Agreement will be deemed to be accepted by Licensee upon installation of LifeRing.

No Legal Relationship. Nothing in this Agreement shall be interpreted to create a partnership, relationship, joint venture employee, agency, or franchise relationship between the parties hereto. Indemnification. In the event that you violate any of these terms of this Agreement, you agree to indemnify, defend and hold AGIS, including its officers, directors, employees, agents, affiliates and partners harmless from any and all losses, liabilities, fines, penalties, costs or expenses (including reasonable attorneys` fees and reasonable expenses) arising therefrom.

PATENT MARKING. LifeRing applications, solutions, and software products are covered by patents licensed from AGIS Software Development LLC. LifeRing applications, solutions, and software products may be covered under one or more of United States Patent Numbers 7,031,728; 7,630,724; 7,672,681; 7,689,232; 7,764,954; 7,853,273; 8,126,441; 8,131,298; 8,213,970; 8,364,129; 8,538,393; 8,880,042; 9,408,055; 9,445,251; 9,467,838; 9,706,381, 9,749,829 and 9,820,123. Additional patents pending. In addition to the aforementioned patents, LifeRing with Automatic Identification System (AIS) in maritime applications, solutions, and software may also be covered under United States Patent Number 7,805,146.