



Intellectual Property Policy

Last updated: April 1, 2016

PLEASE READ THIS POLICY CAREFULLY AS IT CONTAINS IMPORTANT INFORMATION REGARDING YOUR LEGAL RIGHTS, REMEDIES, AND OBLIGATIONS.

Nintex Global Ltd. and its affiliates (“Nintex”) makes this website (the “Site”), including all information, documents, files, text, graphics, and software products available through the Site (collectively, the “Materials”), available for your use subject to the terms and conditions set forth in the Terms of Use (available at www.nintex.com/company/legal/website-terms-of-use), the Nintex Privacy Policy (available at www.nintex.com/company/legal/privacy-policy), and this Intellectual Property Policy (the “Policy”) and any changes to those documents that Nintex may publish from time to time (collectively, the “Terms”).

BY ACCESSING OR USING THIS SITE IN ANY WAY, INCLUDING, WITHOUT LIMITATION, USE OF ANY OF THE MATERIALS, OR MERELY BROWSING THE SITE, YOU AGREE TO AND ARE BOUND BY THE TERMS. IF YOU DO NOT AGREE WITH THE TERMS, DO NOT USE THE SERVICES.

Intellectual Property

The Materials on the Site may be protected by copyright, trademark, patent, and/or other intellectual property laws, and any unauthorized use of the Materials may violate such laws and the Terms. Except as expressly provided herein or otherwise stated on the Site, Nintex does not grant any express or implied rights to use the Materials and you agree not to copy, publish, frame, download, transmit, modify, rent, lease, loan, sell, assign, distribute, license, sublicense, reverse engineer, or create derivative works based on the Site or its Materials.

The use of any software and accompanying documentation that is from time to time made available to download from this Site (the “Software”) is governed by the terms of the license agreement or subscription agreement that is included with such Software. Such terms are available for review in the Software and are incorporated herein by this reference. If you do not agree to such terms, you will not be able to use the Software. Absent a license agreement that accompanies the Software, use of the Software will be governed by the Terms. You agree that you will not decompile, reverse engineer, or otherwise attempt to discover the source code of the Software available on the Site.

The trademarks, logos, and service marks (the “Marks”) displayed on this Site are the property of Nintex or third parties. You are not permitted to use the Marks without the prior written consent of Nintex or such third party that may own the Marks.

References to other companies and their products use trademarks owned by the respective companies and are for reference purposes only.

Copyright

All content included on this Site, such as text, graphics, logos, button icons, images, audio clips, and software, including the compilation thereof (meaning the collection, arrangement, and assembly), is copyright protected and, except as expressly provided herein or otherwise stated on the Site, its use is for your own personal references only. Except for the temporary copy held in the computer's cache and a single permanent copy for your personal reference, the material may not otherwise be used, copied, reproduced, published, stored in a retrieval system, altered, or transmitted in any form or by any means in whole or in part (except where such use constitutes fair dealing under the Copyright Act) without the prior written approval of Nintex. You may not use any part of the material on the Services to establish, maintain, or provide, or assist in establishing, maintaining, or providing your own publications, Internet site, or other means of distribution.

Notices and Procedures for Making Claims of Copyright Infringement

Pursuant to 17 U.S.C. section 512(c)(2), notifications of claimed copyright infringement under United States copyright law should be sent to a Service Provider's Designated Agent. ALL INQUIRES NOT RELEVANT TO THE FOLLOWING PROCEDURE WILL NOT RECEIVE A RESPONSE.

If you believe that your copyrighted material is posted on any of the Services without your permission, contact our Copyright Agent with the following information:

- Your mailing address, telephone number, and your e-mail address;
- A description of the copyrighted work that you believe is infringed;
- A description of the material on the Services that you believe to be infringing your copyrighted work and its location, with enough detail so that we are able to locate it on the Services;
- A statement by you that you have a good faith belief that the disputed use is not authorized by the copyright owner, its agent, or the law;
- A statement by you declaring under penalty of perjury that (a) the above information in the notice is accurate, and (b) that you are the owner of the copyright interest involved or are authorized to act on behalf of that owner; and
- Your physical or electronic signature.

Our Copyright Agent can be reached at:

Jeffrey A. Christianson

Chief Legal Officer

Nintex

10800 NE 8th Street, Suite 400

Bellevue, WA 98004

Email: jeff.christianson@nintex.com

Telephone: +1 (425) 324 2400

Facsimile: +1 (425) 458 0105

There are legal consequences for filing a fraudulent or bad faith copyright take-down notice or counter-notice. Ensure all information to which you are attesting is accurate before submitting it to our Copyright Agent.

Nintex Trademarks

The following list contains trademarks of Nintex. It is not intended to be exhaustive. Nintex owns and uses additional marks and logos not mentioned on this page. Failure of a mark or logo to appear here does not mean that the mark is not being used by Nintex or that the associated product or service is not being marked. All other trademarks used herein are the property of their respective owners.

- Nintex®
- Workflow for Everyone®
- Workflow Pro®
- Work Inspired™
- Workflow as a Service™
- WaaS™
- Nintex Workflow Cloud™
- Nintex Insight™
- Nintex Xchange®
- Productivity Cloud™
- Cloudflow™
- Cloudflow.com
- Express Approval™
- Lazy Approval®
- InspireX
- Drawloop®
- Drawloop Technologies®
- LOOP®
- LOOP Platform®
- DDP®
- The Document is the Application®