

AVAYA END USER LICENSE

This end user license agreement ("Agreement") governs the use of Avaya's proprietary software. Read this Agreement carefully, in its entirety, before installing or using the Avaya Product(s) (as defined below). By installing or using the Avaya Product(s), or authorizing others to do so, you, on behalf of yourself and the entity from whom you are installing or using the Product(s) (hereinafter referred to as "End User"), agree to the terms and conditions of this Agreement and create a binding contract between End User and Avaya International Sales Limited ("Avaya"). Any use of the Product(s) will constitute End User's assent to the terms of this Agreement (or ratification of previous consent). **SCOPE.** Avaya grants the software license described in this Agreement to the End User who purchases or licenses new and unused Avaya products, meaning any combination of Hardware, Software and Documentation (the "Products") from Avaya or an authorized Avaya reseller ("Reseller"). This Agreement doesn't apply to any customized software resulting from professional services performed by Avaya.

1. **License Grant.** Avaya grants to End User a non-sublicenseable, nonexclusive, nontransferable license to use the Software and Documentation provided under the applicable purchase agreement with Reseller for End User's internal business purposes at the intended capacity levels and at locations within the Territory. The Territory refers to the geographic area within which Reseller is authorized to resell and market Avaya Products. "Software" means the computer programs in object code form that End User orders or Avaya delivers under the applicable purchase agreement whether as stand-alone products or pre-installed on Hardware. Hardware or Software does not include any customized deliverables that Avaya creates specifically for End User. "Hardware" means the standard hardware products that End User orders or Avaya delivers under the applicable agreement. "Documentation" means Avaya's information manuals in printed or electronic form containing operating instructions and performance specifications that Avaya or its suppliers generally makes available to users of its products and Avaya delivers to End User with the Products. Documentation includes statements of work delivered by Avaya to End User with respect to Services. Documentation does not include marketing materials.

2. **All Rights Reserved.** Except for the limited license granted in the present Agreement, Avaya and its suppliers reserve all rights in the Software and Documentation and any modifications thereto, including title, ownership rights, intellectual property rights and any other rights and interests. End User will own only the hardware or physical media on which the Software and Documentation are stored, if any.

3. **License restrictions.** To the extent permissible under applicable law, End User agrees not to (i) decompile, disassemble or reverse engineer the Software; (ii) modify or create any derivative works (including, without limitation, translations, transformations, adaptations or other recast or altered versions) based on the Software or Documentation; (iii) merge the Software with any other software except as expressly set forth in the Documentation; (iv) use, copy, sell, sublicense, lease, rent, loan, assign, convey or otherwise transfer the Software or Documentation except as expressly authorized by this Agreement; (v) distribute, disclose, or allow use of the Software or Documentation, in any format, through any timesharing service, service bureau, network or by any other means, to or by any third parties; (vi) enable any Software features or capacity (e.g., additional storage hours, agents, ports or mailboxes) which Avaya licenses as separate products without Avaya's prior written consent; (vii) violate any obligations with regard to Avaya's Confidential Information (as defined below) or (viii) permit or encourage any third party to do any of the foregoing.

Notwithstanding the foregoing, if the software is rightfully located in a member state of the European Union and the End User needs information about the software in order to achieve interoperability of an independently created software program with the software, the End User will first request such information from Avaya. Avaya may charge the End User a reasonable fee for the provision of such information. If Avaya refuses to make such information available, then the End User may take steps, such as reverse assembly or reverse compilation, to the extent necessary solely in order to achieve interoperability of the software with an independently created software program. To the extent that the End User is expressly permitted by applicable mandatory law to undertake any of the activities listed in this section End User will not exercise those rights until End User has given Avaya twenty (20) days written notice of its intent to exercise any such rights.

4. **Backup Copies.** End User may create a reasonable number of archival backup copies of the Software and Documentation on the condition that and as long as the End User (i) stores backup copies separately from any actively used computer programs; (ii) keeps a written record of all backup copies indicating the location of their storage; and (iii) provides such record to Avaya upon request. End User will not remove any product identification, trademark, copyright or other proprietary rights notices from the Software or Documentation and will duplicate and display all names, logos and notices of Avaya and its licensors on each copy of the Software and Documentation made by End User.

5. **Termination of License.** Avaya may terminate the license granted under this Agreement and exercise all available rights by giving notice, effective immediately, if, within ten (10) business days of End User's receipt of a reasonably detailed written request to cure, End User has not cured all breaches of license limitations or restrictions. Upon such termination, End User will cease use of all Software, return or delete, at Avaya's request, all copies of the Software in End User's possession, and certify compliance with all of the obligations in this paragraph to Avaya in writing.

6. **Audit and Remote Access.** At Avaya's request and upon reasonable notice, Avaya will have the right to inspect and audit End User's compliance with these license terms during normal business hours, but no more than once annually. End User will cooperate with the audit and will grant assistance and access to applicable records, materials, equipment, and personnel. In addition, End User will provide remote access to its systems to Avaya to enable Avaya to electronically audit End User's compliance with the license terms. If an audit reveals that the End User possesses or at any time possessed any unlicensed copies of the Software or use of the Software beyond the licensed features or capacity restrictions, End User will pay Avaya the applicable license fees immediately upon request.

7. **License Types.** Avaya grants End User a license within the scope of one of the license types described below. The applicable license will be a Designated System License unless a different license type matches more closely the Software use restrictions specified in the Documentation or other materials available to End User or provided by Reseller. The applicable number of licenses and units of capacity for which the license is granted will be one (1), unless a different number of licenses or units of capacity is specified in the Documentation or other materials available to End User. For purposes of this list of license types: (i) "Designated Processor" means a single stand-alone computing device; and (ii) "Server" means a Designated Processor that hosts a software application to be accessed by multiple users.



7.1 Designated System(s) License (DS). End User may install and use each copy of the Software on only one Designated Processor, unless a different number of Designated Processors is indicated in the Documentation or other materials available to End User. Avaya may require the Designated Processor(s) to be identified by type, serial number, feature key, location or other specific designation, or to be provided by End User to Avaya through electronic means established by Avaya specifically for this purpose.

7.2 Concurrent User License (CU). End User may install and use the Software on multiple stand-alone Designated Processors or one Server, so long as only the licensed number of Units are accessing and using the Software at any given time. A "Unit" means the unit on which Avaya, at its sole discretion, bases the pricing of its licenses and can be, without limitation, an agent, port or user, an e-mail or voice mail account in the name of a person or corporate function (e.g., webmaster or helpdesk), or a directory entry in the administrative database utilized by the Product that permits one user to interface with the Software. Units may be linked to a specific, identified Server.

7.3 Shrinkwrap License (SR). With respect to Software that contains elements provided by third party suppliers, End User may install and use the Software in accordance with the terms and conditions of the "shrinkwrap" or "clickwrap" license accompanying the Software ("Shrinkwrap License"). The text of the Shrinkwrap License will be available from Avaya upon End User's request..

8. Limitation of liability. Except for personal injury claims, willful misconduct and End user's violation of Avaya's or its suppliers intellectual property rights, including through a breach of the software license, neither Avaya, its suppliers nor End User shall be liable for (i) any indirect or consequential damages, or for any loss of profits, revenue, or data, toll fraud, or cost of cover and (ii) direct damages arising under this Agreement in excess of the purchase

price and fees paid for the Products or Services giving rise to the claim.

9. MISCELLANEOUS

9.1 Acknowledgement. End User acknowledges that certain Software may contain programming that when enabled or activated: (i) restricts, limits and/or disables access to certain features, functionality or capacity of such Software subject to the End User making payment for licenses to such features, functionality or capacity; or (ii) periodically deletes or archives data generated by use of the Software and stored on the applicable storage device if not backed up on an alternative storage medium after a certain period of time.

9.2 Third Party Beneficiaries. End User acknowledges that third party software may be included with the Software and that such third parties are beneficiaries to this Agreement and are entitled to enforce their respective rights.

9.3 Export Control. End User agrees not to export or re-export the Software or Documentation in any form in violation of the export control laws of the United States of America and any other applicable country.

9.4 Protection of Confidential Software and Documentation. End User acknowledges that the Software and Documentation are regarded as confidential by Avaya and its suppliers ("Confidential Information") and End User agrees at all times to protect and preserve in strict confidence the Software and Documentation. The End User agrees not to permit or authorize access to, or disclosure of the Software and Documentation to any person or entity other than employees of End User who have agreed in writing to be bound by the terms of this Agreement and have a need to access the Software and Documentation for the benefit of the End User.