

END-USER LICENSE AGREEMENT FOR MICROSOFT SOFTWARE

SERVER LICENSE FOR MICROSOFT SERVER PRODUCTS – FOR TRAINING PURPOSES ONLY

IMPORTANT—READ CAREFULLY: This Microsoft End-User License Agreement (“EULA”) is a legal agreement between you (either an individual or a single entity) and Microsoft Corporation for the Microsoft software product identified above, which includes computer software and may include associated media, printed materials, and “online” or electronic documentation (“SOFTWARE PRODUCT”). By installing, copying, or otherwise using the SOFTWARE PRODUCT, you agree to be bound by the terms of this EULA. If you do not agree to the terms of this EULA, do not install or use the SOFTWARE PRODUCT; you may, however, return it to your place of purchase for a full refund.

MICROSOFT SOFTWARE LICENSE

The SOFTWARE PRODUCT contains some or all of the following types of software: “Server Software” that is installed and provides services on a computer acting as a server (“Server”); “Connector Software” that enables a computer running Microsoft Exchange Server to communicate with other Servers running Microsoft Exchange Server or other electronic mail server software; and “Client Software” that allows a computer, workstation, handheld PC, pager, “smart phone,” or other digital electronic device to access or utilize the services provided by the Server Software. Note: An amendment or addendum to this EULA may accompany certain components of the SOFTWARE PRODUCT.

Additional software components may have been distributed to you along with the SOFTWARE PRODUCT. Except as otherwise specifically referenced below, such additional software components are not subject to this EULA, but are covered by a separate End-User License Agreement provided with each component.

The SOFTWARE PRODUCT is protected by copyright laws and international copyright treaties, as well as other intellectual property laws and treaties. The SOFTWARE PRODUCT is licensed, not sold.

1. GRANT OF LICENSE. This EULA grants you the following rights:

- a. **Installation**—The CD-ROM or floppy disk(s) on which the Server Software and the Connector Software reside may contain several copies of the Server Software and the Connector Software, each of which is compatible with a different microprocessor architecture (such as the x86 architecture or various RISC architectures). You may install the Server Software and the Connector Software for use with only one of those architectures at any given time. **Server Software.** You may install **one** copy of the Server Software on a single computer (the computer running the Server Software shall be referred to as the “Server”). **Connector Software.** You may install **one** copy of the Connector Software on one Server running Microsoft Exchange Server. **If you choose to install Connector Software on a Microsoft Exchange Server, you must also acquire a separate license or licenses to install and/or use the Connector Software on every other Microsoft Exchange Server in the same “Microsoft Exchange Organization.”** A “Microsoft Exchange Organization” is the group of all Microsoft Exchange Servers with the same organization name specified during the Microsoft Exchange Server installation process for the express purpose of connecting the servers. **Client Software.** You may install the Client Software on any computer, workstation, or other digital electronic device.
- b. **Use of the Server Software**—You may use **one** copy of the Server Software on **one** Server, which may be connected at any point in time to an unlimited number of workstations or computers operating on one or more networks. **You must acquire a separate Client Access License to access or otherwise utilize the services of the Server, whether you use the Client Software or any other software to do so,** unless otherwise noted in Paragraph d below. Each Client Access License must be dedicated to one unique computer or workstation. It permits that computer or workstation to access or utilize the services of any Server. This is known as using the Server Software in “Per Seat Mode.” However, you may elect to use the Server Software for Microsoft SQL Server, Windows NT Server, or SNA Server (but not Microsoft BackOffice, Exchange Server (except as otherwise noted in Section 2 below) or Systems Management Server) in “Per Server Mode” as defined below. If you choose Per Seat Mode, your choice is permanent. If you initially choose Per Server Mode, you have the right to change *one time only* to Per Seat Mode, as long as you acquire a Client Access License for each unique workstation or computer accessing or utilizing the services of a Server.
- c. **Alternate Terms If You Elect to Use the Server Software for Microsoft SQL Server, Windows NT Server, Microsoft Exchange Server (Academic Edition), or SNA Server in Per Server Mode**—In *Per Server Mode*, the maximum number of computers or workstations that may access or otherwise utilize the services of the Server at a given point in time is equal to the

number of Client Access Licenses that you have acquired and designated for use exclusively with that Server. You may access any Server running in the Per Server Mode by using any Microsoft or third-party client software, including computers or workstations licensed in Per Seat Mode, provided the additional access is within that Server's maximum licensed capacity of simultaneously connected computers or workstations. If you elect to change from Per Server Mode to Per Seat Mode, you may transfer any Client Access Licenses you acquired for use in Per Server Mode to an equal number of workstations or computers in Per Seat Mode.

- d. **No Client Access License Required**—You do not need a Client Access License to access or otherwise utilize the services of the following Server Software: Microsoft Internet Information Server, Microsoft Proxy Server, Microsoft Cluster Server, Microsoft Site Server, Microsoft Site Server, Enterprise Edition, and Microsoft Transaction Server.
- e. **Use of the Connector Software**—You may use the Connector Software on one Microsoft Exchange Server.
- f. **Use of the Client Software**—You may use the Client Software to configure and administer the Server. If you use the Client Software to access or otherwise utilize the services of the Server or for any other purpose, you must acquire a separate Client Access License unless otherwise noted in Section 2 of this EULA.
- g. **Other—Transfer.** You may transfer the Server Software to another computer, provided that it is removed from the computer from which it is transferred. **Notice to Users.** You shall inform all users of the SOFTWARE PRODUCT of the terms and conditions of this EULA. **Not for Resale Software.** If the SOFTWARE PRODUCT is labeled "Not for Resale" or "NFR," then, notwithstanding Section 1 of this EULA, your use of the SOFTWARE PRODUCT is limited to use for demonstration, test, or evaluation purposes and you may not resell, or otherwise transfer for value, the SOFTWARE PRODUCT. **Academic Edition Software.** If the SOFTWARE PRODUCT is identified as "Academic Edition" or "AE," you must be a "Qualified Educational User" to use the SOFTWARE PRODUCT. If you are not a Qualified Educational User, you have no rights under this EULA. To determine whether you are a Qualified Educational User, please contact the Microsoft Sales Information Center/One Microsoft Way/Redmond, WA 98052-6399 or the Microsoft subsidiary serving your country. **License Pak.** If this package is a License Pak, you may install and use additional copies of the Server Software up to the number of copies specified above as "Licensed Copies." **No "Multiplexing" or "Pooling."** Use of software or hardware that reduces the number of users directly accessing or utilizing the Server Software (sometimes called "multiplexing" or "pooling" software or hardware) does not reduce the number of Client Access Licenses required; the required number of Client Access Licenses would equal the number of distinct inputs to the multiplexing or pooling software or hardware "front end."
- h. **Installation on a Single Server**—The Server Software components that make up the SOFTWARE PRODUCT may only be installed together for use on one Server and may not be separated, unless otherwise provided herein.

2. DESCRIPTION OF OTHER RIGHTS AND LIMITATIONS.

For all SOFTWARE PRODUCTS—Rental. You may not rent, lease, or lend the SOFTWARE PRODUCT, but you may transfer the SOFTWARE PRODUCT and accompanying written materials on a permanent basis, provided you retain no copies and the recipient agrees to the terms of this EULA. **Limitation on Reverse Engineering, Decompilation, and Disassembly.** You may not reverse engineer, decompile, or disassemble the SOFTWARE PRODUCT, except and only to the extent that such activity is expressly permitted by applicable law notwithstanding this limitation. **Performance or Benchmark Testing.** You may not disclose the results of any benchmark test of either the Server Software or Client Software for Microsoft SQL Server, Microsoft Exchange Server, Microsoft Transaction Server, Microsoft Message Queue Server, Microsoft Internet Information Server, or Microsoft Proxy Server to any third party without Microsoft's prior written approval. **Version Limitation.** The Server Software contains a certain version number (such as version "3.5"). This EULA permits you to install one copy of the Server Software with the same (or a lower) version number as the Server Software version number listed above on a single computer (for example, if the version number listed above is "3.5," you may install Server Software that contains a "3.5" or "2.0" version number, but not a "3.6" version number). **Termination.** Without prejudice to any other rights, Microsoft may terminate this EULA if you fail to comply with the terms and conditions of this EULA. In such event, you must destroy all copies of the SOFTWARE PRODUCT and all of its component parts. **Support Services.** Microsoft may provide you with support services related to the SOFTWARE PRODUCT ("Support Services"). Use of Support Services is governed by the Microsoft policies and programs described in the user manual, "online" documentation, and/or other Microsoft-provided materials. Any supplemental software code provided to you as part of the Support Services shall be considered part of the SOFTWARE PRODUCT and subject to the terms and conditions of this EULA. With respect to technical information you provide to Microsoft as part of the Support Services, Microsoft may use such information for its business purposes, including for product support and development. Microsoft will not utilize such technical information in a form that personally identifies you.

For Microsoft Windows NT Server, Enterprise Edition—Your use of each component of Windows NT Server, Enterprise Edition (e.g., Windows NT Server or Message Queue Server) shall be subject to the rights and limitations pertaining to the component as described in this EULA.

For Microsoft Windows NT Server—Processor Limitation. The Server Software may be used by no more than four (4) processors of the Server at any one time, unless you have Windows NT Server, Enterprise Edition, in which case the Server Software may be used by no more than eight (8) processors of the Server at any one time (support for a greater number of processors is available from authorized computer hardware vendors). **Client Access.** You need a separate Client Access License for Windows NT Server in order to access or otherwise utilize the following Windows NT Server basic network services: File Services (sharing and managing files and/or disk storage), Printing Services (sharing and managing printers), Remote Access Service (accessing the server from a remote location through a communications link), and Message Queue Server Service (sending or receiving messages from Message Queue Server). You **do not** need a separate Client Access License for Windows NT Server to access or otherwise utilize any other Windows NT Server services, to access or run Microsoft or third-party server applications on Windows NT Server, or to otherwise use the Client Software. **Note on Microsoft Windows for Workgroups or Windows 95 Software.** The CD-ROM on which Windows NT Server resides may contain a copy of Windows for Workgroups or Windows 95 software. Note that in order to install or use this software, you must acquire a separate Windows for Workgroups or

Windows 95 license. **Note on Microsoft Internet Information Server Software.** Windows NT Server may include Internet Information Server. Your rights to use this software are described below. **Note on Microsoft FrontPage Software.** Windows NT Server contains Microsoft FrontPage software, which allows a single user to develop and maintain an Internet/intranet Web page. You may install and use one copy of Microsoft FrontPage on a single computer.

For Microsoft SQL Server—Client Access. You do not need a separate Client Access License for SQL Server in order to execute SQL Server-to-SQL Server remote stored procedures (also referred to as database remote procedure calls). **Note Regarding the Use of Run-Time Software.** Microsoft hereby grants to you a limited nonexclusive, royalty-free right to reproduce and distribute those DB-Library, Net-Library, and ODBC files required for run-time execution of compiled applications ("Run-Time Files") in conjunction with and as a part of your application software product that is created using the Microsoft SQL Server Software ("Application"), provided that you comply with the Distribution Requirements listed below.

For Microsoft Exchange Server—Microsoft Exchange Server includes Microsoft Schedule+ ("Schedule+"), Microsoft Exchange Forms Designer ("Forms Designer"), and Microsoft Exchange Sample Applications ("Sample Applications"). Schedule+, the Forms Designer, and Sample Applications may only be installed and used in conjunction with the Microsoft Client Software. **Client Access.** You must obtain a separate Client Access License for Microsoft Exchange Server to use Microsoft Client Software to access and otherwise use Microsoft Exchange Server and/or to access or otherwise use the services of any other electronic mail server software. You may also use that same Client Access License for any other digital electronic device that you use less than twenty percent (20%) of your total connection time. The term "total connection time" in the previous sentence means the total amount of time that you use Microsoft Client Software to access and otherwise use Microsoft Exchange Server and/or the services of any other electronic mail server software from a computer, workstation, and other digital electronic device. You do not, however, need a Client Access License for Microsoft Exchange Server for anonymous access to Microsoft Exchange Server services. Anonymous access occurs when a computer or workstation accesses information held in a Microsoft Exchange Server without having a mailbox or custom recipient object which identifies it, and consequently, is not validated by a Windows NT Server domain ID. Anonymous access to Microsoft Exchange Server is currently available only to access either the directory (via an LDAP client) or public folders (through a Web browser or an NNTP client). **Per Server Mode.** The Academic Edition of Microsoft Exchange Server may be used in Per Server Mode. **Note Regarding the Use of the Forms Designer and Sample Applications.** The Forms Designer and its components may only be used to create applications that utilize the services of Microsoft Exchange Server ("Application"). Microsoft grants you the following nonexclusive rights: (i) to reproduce and distribute the run-time modules of the Forms Designer in conjunction with your Application; (ii) to reproduce, customize, and distribute the run-time modules of the Sample Applications in conjunction with your Application; and (iii) to use and modify the source code version of the Sample Applications and to reproduce and distribute the object code versions of such modifications in conjunction with your Application. Any distribution permitted under this Section must be in compliance with the Distribution Requirements listed below. For purposes of this Section, "run-time modules" are those files identified in the written materials accompanying Microsoft Exchange Server as required during the execution of your software product. **Source Extractor, Microsoft Exchange Administrator Program, and Microsoft Mail Connector.** Microsoft Exchange Server also includes **Source Extractor** software, for migrating data from other electronic mail software, **Administrator** software, and **Microsoft Mail Connector** software. The Source Extractor, Administrator, and Microsoft Mail Connector programs contain components that may be installed on additional machines. Microsoft grants you the additional right to modify the source code version of the Source Extractor programs. The Source Extractor programs may only be used to migrate data to Microsoft Exchange Server. The Microsoft Mail SMTP Access Component may only be used with Microsoft Exchange Server version 5.0. **Note on Microsoft Outlook Software.** Microsoft Outlook is included as part of the Microsoft Client Software for Microsoft Exchange Server. If you have a valid Client Access License for any version of Microsoft Exchange Server, you may use Microsoft Outlook to access or utilize the services of such version of Microsoft Exchange Server from each computer or workstation for which you have such a valid Client Access License. You may also use one copy of Microsoft Outlook on a stand-alone basis on each computer or workstation for which you have a valid Client Access License for any version of Microsoft Exchange Server. You do not have any other right to use Microsoft Outlook on a stand-alone basis.

For Microsoft Internet Information Server—Use. Microsoft Internet Information Server may only be used in conjunction with licensed copies of Microsoft Windows NT Server. **Distribution.** You may freely copy and distribute Microsoft Internet Information Server for your use or (for entities') use with Microsoft Windows NT Server within your organization. Any distribution of Microsoft Internet Information Server for use by third parties outside your organization must be approved by Microsoft. You must maintain all copyright notices on all copies of Microsoft Internet Information Server. **Transfer.** You may permanently transfer all of your rights to Microsoft Internet Information Server only in conjunction with a permanent transfer of Windows NT Server on which it is running.

For Microsoft Proxy Server—You may install and use Microsoft Proxy Server for your use or (for entities') use within your organization on any Server running Windows NT Server and Internet Information Server.

For Microsoft SNA Server—The 3270 and 5250 terminal emulation applets and the ODBC/DRDA driver provided with SNA Server are licensed for use only by one user per licensed SNA Server. Licenses for additional users must be acquired separately.

For Microsoft Systems Management Server—You must acquire at least one valid Server License for Microsoft SQL Server to use Systems Management Server. However, you do not need to acquire a Client Access License for Microsoft SQL Server to use the administration console or utilities provided with Systems Management Server to access or otherwise utilize the services of Microsoft SQL Server. You may have additional rights to install and use portions of Systems Management Server as described in the documentation for Systems Management Server.

For Microsoft Transaction Server—You may install and use Microsoft Transaction Server for your use or (for entities') use within your organization on any Server running Microsoft Windows NT Server.

Distribution Requirements for Microsoft SQL Server and Microsoft Exchange Server Run-Time Files and Sample Applications—If you distribute Microsoft SQL Server Run-Time Files, run-time modules for the Forms Designer or Sample

Applications, or object code versions of the Sample Applications (collectively "Redistributables") as provided above, you agree to: (a) distribute the Redistributables only in conjunction with and as a part of your Application; (b) not use Microsoft's name, logo, or trademarks to market your Application; (c) include a valid copyright notice in your Application; (d) if your Application contains ODBC Run-Time Files: (i) your Application must operate in conjunction with Microsoft SQL Server; and (ii) you agree to distribute all ODBC components specified in the Readme file in conjunction with your Application; (e) include an end-user license agreement with your Application that grants a limited license to use the Redistributables and otherwise protects Microsoft's and its suppliers' intellectual property rights in the Redistributables; and (f) indemnify, hold harmless, and defend Microsoft and its suppliers from and against any claims or lawsuits, including attorney's fees, that arise or result from the use or distribution of your Application. You shall display any patent or proprietary rights notices on each copy of your Application(s) that contains executables or run-time modules, if and as required in the documentation or other materials provided with Microsoft SQL Server, Forms Designer, or Sample Applications, or subsequently provided to you by Microsoft.

For Microsoft Site Server and Site Server, Enterprise Edition—Server Software (other than Commerce Server). You may install and use one copy of the Server Software (other than Commerce Server) on a single Server, which may be connected at any point in time to an unlimited number of workstations or computers operating on one or more networks. **Note: To utilize the Content Replication System, you must acquire an additional license for the SOFTWARE PRODUCT and install a copy of the Content Replication System on a second Server. Commerce Server (Site Server, Enterprise Edition only).** You may install and use one copy of the Commerce Server to support a single "domain" on a single Server, which may be connected at any point in time to an unlimited number of workstations or computers operating on one or more networks. The Server Software for Commerce Server may only be installed on the same Server as the other Server Software components of Site Server, Enterprise Edition. For the purposes of this EULA, "domain" shall mean the description of a computer's location on the Internet comprised of a second-level domain name (e.g., microsoft) and a top-level domain name (e.g., com). For example, <http://www.microsoft.com/> and <http://www.microsoft.com/products/> are part of a single domain, while <http://www.microsoft.com/> and <http://www.msn.com/> are not. **If you wish to use the Commerce Server on the same Server referenced above to support additional domains, you must acquire a Domain Access License ("DAL") for each such additional domain.** The Commerce Server may include vPOS software from VeriFone, Inc. You may only use the vPOS software in connection with your use of the Commerce Server. In no event, shall VeriFone, Inc. or its suppliers be liable for any direct, special, incidental, indirect, or consequential damages whatsoever. The tax components shipped with the Commerce Server are provided only for evaluation and testing purposes. As such, they are not meant for a production environment. A tax component suitable for production use can be obtained from independent tax providers. **Site Analyst.** You may install and use one copy of Site Analyst on a single computer to analyze one or more Servers, irrespective of whether the Server Software is installed on such Servers. **Usage Analyst.** You may install and use copies of Usage Analyst on one or more computers located at your premises to analyze a single Server, irrespective of whether the Server Software is installed on such Servers. **If you wish to use Usage Analyst to analyze additional Servers you must acquire an additional license for the SOFTWARE PRODUCT for each such additional Server. Software Development Kits ("SDK Software").** You may install and use copies of the SDK Software on one or more computers located at your premises solely for the purpose of building applications that work in conjunction with the Server Software and/or other components provided as part of or with the SOFTWARE PRODUCT. You may modify the Sample Code to design, develop, and test your applications. For the purposes of this section, "Sample Code" shall mean the sample source and HTML code located in Site Servers' "SDK," "stores," and "samples" directories, excluding the product images and descriptions contained in the sample stores which are provided solely as examples and may not be used within your store(s). Portions of Site Server are designated as "Redistributable Code." The text files named `redist.txt` and `license.txt`, describe the distribution rights associated with each file of the Redistributable Code.

3. **UPGRADES.** If the SOFTWARE PRODUCT is labeled as an upgrade, you must be properly licensed to use a product identified by Microsoft as being eligible for the upgrade in order to use the SOFTWARE PRODUCT. A SOFTWARE PRODUCT labeled as an upgrade replaces and/or supplements the product that formed the basis for your eligibility for the upgrade, and following the upgrade you may use the resulting SOFTWARE PRODUCT only in accordance with the terms of this EULA. If the SOFTWARE PRODUCT is an upgrade of a component of a package of software programs that you licensed as a single product, the SOFTWARE PRODUCT may be used and transferred only as part of that single product package and may not be separated for use on more than one computer.
4. **COPYRIGHT.** The SOFTWARE PRODUCT is licensed, not sold. Title and copyrights in and to the SOFTWARE PRODUCT (including any images, "applets," photographs, animations, video, audio, music, and text incorporated into the SOFTWARE), accompanying printed materials, and any copies you are permitted to make herein are owned by Microsoft or its suppliers. You must treat the SOFTWARE PRODUCT like any other copyrighted material (e.g., a book or musical recording) except that you may either (a) make one copy of the SOFTWARE PRODUCT solely for backup or archival purposes, or (b) transfer the SOFTWARE PRODUCT to a single hard disk, provided you keep the original solely for backup or archival purposes. You may not copy the printed materials accompanying the SOFTWARE PRODUCT.
5. **DUAL-MEDIA SOFTWARE.** You may receive the SOFTWARE PRODUCT in more than one medium. Regardless of the type or size of medium you receive, you may use only one medium that is appropriate for your single computer. You may not use or install the other medium on another computer. You may not loan, rent, lease, or otherwise transfer the other medium to another user, except as part of the permanent transfer (as provided above) of the SOFTWARE PRODUCT.
6. **EXPORT RESTRICTIONS.** The SOFTWARE PRODUCT is intended for distribution only in the United States and Canada. Export of the SOFTWARE PRODUCT from the United States is regulated under "EI controls" of the Export Administration Regulations (EAR, 15 CFR 730-744) of the U.S. Commerce Department, Bureau of Export Administration (BXA). A license is required to export the SOFTWARE PRODUCT outside the United States or Canada. You agree that you will not directly or indirectly export or re-export the SOFTWARE PRODUCT (or portions thereof) to any country, other than Canada, or to any person, entity, or end user subject to U.S. export restrictions without first obtaining a Commerce Department export license. You warrant and represent that neither the BXA nor any other U.S. federal agency has suspended, revoked, or denied your export privileges.

7. NOTE ON JAVA SUPPORT. THE SOFTWARE PRODUCT MAY CONTAIN SUPPORT FOR PROGRAMS WRITTEN IN JAVA. JAVA TECHNOLOGY IS NOT FAULT TOLERANT AND IS NOT DESIGNED, MANUFACTURED, OR INTENDED FOR USE OR RESALE AS ONLINE CONTROL EQUIPMENT IN HAZARDOUS ENVIRONMENTS REQUIRING FAIL-SAFE PERFORMANCE, SUCH AS IN THE OPERATION OF NUCLEAR FACILITIES, AIRCRAFT NAVIGATION OR COMMUNICATION SYSTEMS, AIR TRAFFIC CONTROL, DIRECT LIFE SUPPORT MACHINES, OR WEAPONS SYSTEMS, IN WHICH THE FAILURE OF JAVA TECHNOLOGY COULD LEAD DIRECTLY TO DEATH, PERSONAL INJURY, OR SEVERE PHYSICAL OR ENVIRONMENTAL DAMAGE.

LIMITED WARRANTY

LIMITED WARRANTY. Microsoft warrants that (a) the SOFTWARE PRODUCT will perform substantially in accordance with the accompanying written materials for a period of ninety (90) days from the date of receipt, and (b) any Support Services provided by Microsoft shall be substantially as described in applicable written materials provided to you by Microsoft, and Microsoft support engineers will make commercially reasonable efforts to solve any problem. To the extent allowed by applicable law, implied warranties on the SOFTWARE PRODUCT, if any, are limited to ninety (90) days. Some states/jurisdictions do not allow limitations on duration of an implied warranty, so the above limitation may not apply to you.

CUSTOMER REMEDIES. Microsoft's and its suppliers' entire liability and your exclusive remedy shall be, at Microsoft's option, either (a) return of the price paid, if any, or (b) repair or replacement of the SOFTWARE PRODUCT that does not meet Microsoft's Limited Warranty and that is returned to Microsoft with a copy of your receipt. This Limited Warranty is void if failure of the SOFTWARE PRODUCT has resulted from accident, abuse, or misapplication. Any replacement SOFTWARE PRODUCT will be warranted for the remainder of the original warranty period or thirty (30) days, whichever is longer. **Outside the United States, neither these remedies nor any product support services offered by Microsoft are available without proof of purchase from an authorized international source.**

NO OTHER WARRANTIES. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, MICROSOFT AND ITS SUPPLIERS DISCLAIM ALL OTHER WARRANTIES AND CONDITIONS, EITHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE AND NON-INFRINGEMENT, WITH REGARD TO THE SOFTWARE PRODUCT, AND THE PROVISION OF OR FAILURE TO PROVIDE SUPPORT SERVICES. THIS LIMITED WARRANTY GIVES YOU SPECIFIC LEGAL RIGHTS. YOU MAY HAVE OTHERS, WHICH VARY FROM STATE/JURISDICTION TO STATE/JURISDICTION.

LIMITATION OF LIABILITY. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT SHALL MICROSOFT OR ITS SUPPLIERS BE LIABLE FOR ANY SPECIAL, INCIDENTAL, INDIRECT, OR CONSEQUENTIAL DAMAGES WHATSOEVER (INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF BUSINESS PROFITS, BUSINESS INTERRUPTION, LOSS OF BUSINESS INFORMATION, OR ANY OTHER PECUNIARY LOSS) ARISING OUT OF THE USE OF OR INABILITY TO USE THE SOFTWARE PRODUCT OR THE FAILURE TO PROVIDE SUPPORT SERVICES, EVEN IF MICROSOFT HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IN ANY CASE, MICROSOFT'S ENTIRE LIABILITY UNDER ANY PROVISION OF THIS EULA SHALL BE LIMITED TO THE GREATER OF THE AMOUNT ACTUALLY PAID BY YOU FOR THE SOFTWARE PRODUCT OR U.S.\$5.00; PROVIDED, HOWEVER, IF YOU HAVE ENTERED INTO A MICROSOFT SUPPORT SERVICES AGREEMENT, MICROSOFT'S ENTIRE LIABILITY REGARDING SUPPORT SERVICES SHALL BE GOVERNED BY THE TERMS OF THAT AGREEMENT. BECAUSE SOME STATES/JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF LIABILITY, THE ABOVE LIMITATION MAY NOT APPLY TO YOU.

U.S. GOVERNMENT RESTRICTED RIGHTS

The SOFTWARE PRODUCT and documentation are provided with RESTRICTED RIGHTS. Use, duplication, or disclosure by the Government is subject to restrictions as set forth in subparagraph (c)(1)(ii) of the Rights in Technical Data and Computer Software clause at DFARS 252.227-7013 or subparagraphs (c)(1) and (2) of the Commercial Computer Software—Restricted Rights at 48 CFR 52.227-19, as applicable. Manufacturer is Microsoft Corporation/One Microsoft Way/Redmond, WA 98052-6399.

If you acquired this product in the United States, this Agreement is governed by the laws of the State of Washington.

If you acquired this product in Canada, this Agreement is governed by the laws of the Province of Ontario, Canada. Each of the parties hereto irrevocably attorns to the jurisdiction of the courts of the Province of Ontario and further agrees to commence any litigation which may arise hereunder in the courts located in the Judicial District of York, Province of Ontario.

If this product was acquired outside the United States, then local law may apply.

Should you have any questions concerning this Agreement, or if you desire to contact Microsoft for any reason, please contact the Microsoft subsidiary serving your country, or write: Microsoft Sales Information Center/One Microsoft Way/Redmond, WA 98052-6399.

Si vous avez acquis votre produit Microsoft au CANADA, la garantie limitée suivante vous concerne :

RESTRICTIONS A L'EXPORTATION. CE LOGICIEL EST DESTINE POUR DISTRIBUTION UNIQUEMENT AUX ETATS-UNIS D'AMERIQUE ET AU CANADA. L'EXPORTATION DE CE LOGICIEL

DES ETATS-UNIS D'AMERIQUE EST REGLEMENTE PAR LES REGLEMENTS SUR LE TRAFIC INTERNATIONAL DES ARMES ("INTERNATIONAL TRAFFIC IN ARMS REGULATIONS", ITAR, 22 CFR 120-130) DU DEPARTEMENT D'ETAT AMERICAIN, BUREAU DES CONTROLES SUR LE COMMERCE DE DEFENSE ("OFFICE OF DEFENSE TRADE CONTROLS"). UNE LICENCE DU DEPARTEMENT D'ETAT AMERICAIN EST REQUISE POUR EXPORTER LE LOGICIEL A L'EXTERIEUR DES ETATS-UNIS OU DU CANADA. VOUS CONVEZNEZ DE NE PAS, DIRECTEMENT OU INDIRECTEMENT, EXPORTER OU RE-EXPORTER LE LOGICIEL (OU DES PARTIES DE CELUI-CI) VERS TOUT PAYS, SAUF LE CANADA, OU A TOUTE PERSONNE, ENTITE OU UTILISATEUR FINAL SOUMIS AUX RESTRICTIONS AMERICAINES EN MATIERE DE CONTROLE DES EXPORTATIONS SANS AVOIR OBTENU AU PREALABLE UNE LICENCE D'EXPORTATION DU DEPARTEMENT D'ETAT AMERICAIN. VOUS REPRESENTEZ ET GARANTISSEZ QUE NI LE BUREAU DES CONTROLES SUR LE COMMERCE DE DEFENSE DU DEPARTEMENT D'ETAT AMERICAIN NI TOUTE AUTRE AGENCE FEDERALE AMERICAINE N'A SUSPENDU OU REVOQUE VOS PRIVILEGES D'EXPORTATION NI NE VOUS LES A REFUSES.

GARANTIE LIMITEE

GARANTIE LIMITEE — Microsoft garantit que (a) la performance du LOGICIEL sera substantiellement en conformité avec la documentation qui accompagne le LOGICIEL, pour une période de quatre-vingt-dix (90) jours à compter de la date de réception; et (b) tout support technique fourni par Microsoft sera substantiellement en conformité avec toute documentation afférente fournie par Microsoft et que les membres du support technique de Microsoft feront des efforts raisonnables pour résoudre toute difficulté technique découlant de l'utilisation du LOGICIEL. Certaines juridictions ne permettent pas de limiter dans le temps l'application de la présente garantie. Aussi, la limite stipulée ci-haut pourrait ne pas s'appliquer dans votre cas. Dans la mesure permise par la loi, toute garantie implicite portant sur le LOGICIEL, le cas échéant, est limitée à une période de quatre-vingt-dix (90) jours.

RECOURS DU CLIENT — La seule obligation de Microsoft et de ses fournisseurs et votre recours exclusif seront, au choix de Microsoft, soit (a) le remboursement du prix payé, si applicable, ou (b) la réparation ou le remplacement du LOGICIEL qui n'est pas conforme à la Garantie Limitée de Microsoft et qui est retourné à Microsoft avec une copie de votre reçu. Cette Garantie Limitée est nulle si le défaut du LOGICIEL est causé par un accident, un traitement abusif ou une mauvaise application. Tout LOGICIEL de remplacement sera garanti pour le reste de la période de garantie initiale ou pour trente (30) jours, selon la plus longue de ces périodes. **A l'extérieur des Etats-Unis, aucun de ces recours non plus que le support technique offert par Microsoft ne sont disponibles sans une preuve d'achat provenant d'une source autorisée.**

AUCUNE AUTRE GARANTIE — DANS LA MESURE PREVUE PAR LA LOI, MICROSOFT ET SES FOURNISSEURS EXCLUENT TOUTE AUTRE GARANTIE OU CONDITION, EXPRESSE OU IMPLICITE, Y COMPRIS MAIS NE SE LIMITANT PAS AUX GARANTIES OU CONDITIONS IMPLICITES DU CARACTERE ADEQUAT POUR LA COMMERCIALISATION OU UN USAGE PARTICULIER EN CE QUI CONCERNE LE LOGICIEL OU CONCERNANT LE TITRE, L'ABSENCE DE CONTREFAÇON DUDIT LOGICIEL, ET TOUTE DOCUMENTATION ECRITE QUI L'ACCOMPAGNE, AINSI QUE POUR TOUTE DISPOSITION CONCERNANT LE SUPORT TECHNIQUE OU LA FAÇON DONT CELUI-CI A ETE RENDU. CETTE GARANTIE LIMITEE VOUS ACCORDE DES DROITS JURIDIQUES SPECIFIQUES.

PAS DE RESPONSABILITE POUR LES DOMMAGES INDIRECTS — MICROSOFT OU SES FOURNISSEURS NE SERONT PAS RESPONSABLES EN AUCUNE CIRCONSTANCE POUR TOUT DOMMAGE SPECIAL, INCIDENT, INDIRECT, OU CONSEQUENT QUEL QU'IL SOIT (Y COMPRIS, SANS LIMITATION, LES DOMMAGES ENTRAINES PAR LA PERTE DE BENEFICES, L'INTERRUPTION DES ACTIVITES, LA PERTE D'INFORMATION OU TOUTE AUTRE PERTE PECUNIAIRE) DECOULANT DE L'UTILISATION OU DE L'IMPOSSIBILITE D'UTILISATION DE CE LOGICIEL AINSI QUE POUR TOUTE DISPOSITION CONCERNANT LE SUPORT TECHNIQUE OU LA FAÇON DONT CELUI-CI A ETE RENDU ET CE, MEME SI MICROSOFT A ETE AVISEE DE LA POSSIBILITE DE TELS DOMMAGES. LA RESPONSABILITE DE MICROSOFT EN VERTU DE TOUTE DISPOSITION DE CETTE CONVENTION NE POURRA EN AUCUN TEMPS EXCEDER LE PLUS ELEVE ENTRE I) LE MONTANT EFFECTIVEMENT PAYE PAR VOUS POUR LE LOGICIEL OU II) U.S.\$5.00. ADVENANT QUE VOUS AYEZ CONTRACTE PAR ENTENTE DISTINCTE AVEC MICROSOFT POUR UN SUPPORT TECHNIQUE ETENDU, VOUS SEREZ LIE PAR LES TERMES D'UNE TELLE ENTENTE.

La présente Convention est régie par les lois de la province d'Ontario, Canada. Chacune des parties à la présente reconnaît irrévocablement la compétence des tribunaux de la province d'Ontario et consent à instituer tout litige qui pourrait découler de la présente auprès des tribunaux situés dans le district judiciaire de York, province d'Ontario.

Au cas où vous auriez des questions concernant cette licence ou que vous désiriez vous mettre en rapport avec Microsoft pour quelque raison que ce soit, veuillez contacter la succursale Microsoft desservant votre pays, dont l'adresse est fournie dans ce produit, ou écrire à: Microsoft Sales Information Center, One Microsoft Way, Redmond, Washington 98052-6399.
