AVAIL[™] SOFTWARE & SERVICES LICENSE AGREEMENT

PLEASE READ THIS SOFTWARE & SERVICES LICENSE AGREEMENT ("LICENSE") CAREFULLY BEFORE SELECTING THE "I ACCEPT" BUTTON AT THE BOTTOM OF THE PAGE AND INSTALLING THE SOFTWARE. BY SELECTING "I ACCEPT" OR BY INSTALLING THE SOFTWARE, YOU ARE AGREEING TO BE BOUND BY THE TERMS OF THIS LICENSE. IF YOU DO NOT AGREE TO THE TERMS OF THIS LICENSE, DO NOT INSTALL THE SOFTWARE OR SELECT "I ACCEPT." IF YOU ARE NOT WILLING TO BE BOUND BY THIS LICENSE AGREEMENT AND YOU DO NOT AGREE TO ALL OF ITS TERMS AND CONDITIONS, SELECT "I REJECT" OR "CANCEL" - WHICH WILL CANCEL THE INSTALLATION OF THE SOFTWARE - OR RETURN THE UNOPENED PACKAGE CONTAINING THE SOFTWARE TO AVAIL FOR A FULL REFUND.

YOU ACKNOWLEDGE THAT YOU HAVE READ THIS LICENSE AGREEMENT, UNDERSTAND IT, AND AGREE TO BE BOUND BY ITS TERMS AND CONDITIONS. YOU FURTHER AGREE THAT IT IS THE COMPLETE AND EXCLUSIVE STATEMENT OF THE AGREEMENT BETWEEN YOU AND AVAIL, WHICH SUPERSEDES ANY PROPOSAL OR PRIOR AGREEMENT, ORAL OR WRITTEN, AND ANY OTHER COMMUNICATIONS RELATING TO THE SUBJECT MATTER OF THIS LICENSE AGREEMENT.

AVAIL Software & Services: You have licensed the right to use the AVAIL Software & Services according to the terms of this License. Except as expressly set forth in this paragraph, the AVAIL General License Terms set forth below apply to all use of the AVAIL Software & Services. To the extent that any terms of this paragraph and the AVAIL General License Terms set forth below, the terms of this paragraph shall control. The AVAIL Software may be installed and enabled through an authorization code or other licensing mechanism on a single or multiple computer(s) according to the type of license you have purchased. Automatic updates, in the form of downloads, may be required to use the AVAIL Software during the Term.

AVAIL GENERAL LICENSE TERMS

1. License. AVAIL Solutions, Inc. ("AVAIL") grants you a nonexclusive, nontransferable license to use one copy of this program (the "AVAIL Software") and its manual and other accompanying printed material and "online" or electronic documentation ("Documentation") with equipment owned by you or under your control, along with AVAIL Services connected to the AVAIL Software, according to the terms and conditions of this License. The AVAIL Software accompanying this License, whether downloaded from AVAIL's web site or provided on disk, in read only memory, on any other media or in any other form, is licensed, not sold, to You by AVAIL, Inc. and/or its subsidiaries, if any, (collectively "AVAIL"). You own the media on which the AVAIL Software is recorded, but AVAIL retains title to the AVAIL Software. The AVAIL Software and any copies made and/or distributed under this License are subject to this License.

AVAIL Software requires a User License:

User License. This License is assigned to a specific user login. The AVAIL Software may be installed on multiple computers and the license may be accessed for use on one of these machines in a non-concurrent fashion.

Upgrades: If this software is labeled as an upgrade ("New Version") to software previously licensed to you ("Previous Version"), you must destroy the original and all copies of the Previous Version, including any copies resident on your hard disk drive which accompanied the software previously licensed to you, within 10 days of acquiring the New Version. You may under no circumstances operate the New Version and Previous Version concurrently on different computers. If requested by AVAIL, you agree to show satisfactory proof that the Previous Version and all copies thereof have been destroyed. Software patches and or updates, if any, provided to you by AVAIL or an authorized third-party in connection with the AVAIL Software licensed to you hereunder shall be subject to the terms and conditions of this License unless otherwise specified at the time of delivery.

- 2. <u>License Term</u>. Subject to the terms and conditions of this License, the License shall be in force for the fixed term of one year from the date of purchase, unless the software is designated as a beta testing license or a rental license. In such case the term of the license shall be the limited term so designated. Use of this software after the expiration of the fixed term or limited term duration, as well as any use beyond that expressly permitted by this license or any attempt to defeat the disabling function, may constitute copyright infringement and/or a violation of intellectual property laws.
- 3. <u>Permitted Uses and Restrictions</u>. Under the terms of this License, you may install and use the AVAIL Software on a computer(s) according to the license type you have purchased. You may also make copies of the AVAIL Software in machine-readable form for backup purposes only. All copies of the AVAIL Software must include all copyright information contained on the original.

The following actions are beyond the scope of this license and may constitute copyright infringement and/or a violation of intellectual property laws. You may **NOT**: (a) install, copy, or use the AVAIL Software other than as expressly authorized in this License; (b) decompile, reverse engineer, disassemble, modify, rent, lease, sell, sublicense, loan, distribute, create derivative works from, or transmit over a network, the AVAIL Software; (c) remove, alter, or obscure any copyright or other proprietary notices, labels, or marks from the AVAIL Software or Documentation; (d) modify, translate, adapt, arrange, or create derivative works based on the AVAIL Software or Documentation for any purpose; (e) utilize any equipment, device, software, or other means designed to circumvent or remove any form of copy protection used by AVAIL in connection with the Software, or use the Software together with any hardware lock, authorization code, serial number, or other copy protection device not supplied by AVAIL directly or through an Authorized AVAIL Reseller; and (f) export the Software or Documentation in violation of U.S. or other applicable export control laws.

You further affirmatively agree and covenant that you will not, for any purpose whatsoever, decompile, reverse engineer, or disassemble the AVAIL Software.

YOU MAY NOT USE, COPY, MODIFY, OR TRANSFER THE AVAIL SOFTWARE OR DOCUMENTATION, OR ANY COPY, MODIFICATION, OR MERGED PORTION, IN WHOLE OR IN PART, EXCEPT AS EXPRESSLY PROVIDED FOR IN THIS LICENSE. YOUR RIGHTS UNDER THIS LICENSE WILL TERMINATE AUTOMATICALLY WITHOUT NOTICE FROM AVAIL IF

YOU USE THE AVAIL SOFTWARE OR DOCUMENTATION IN A MANNER BEYOND THE SCOPE OF THIS LICENSE OR FAIL TO COMPLY WITH ANY TERM(S) OF THIS LICENSE.

4. AVAIL "Host in Cloud" Functionality. Licensee may utilize AVAIL's Host in Cloud Functionality within the following data limitations.

Data Storage: 1 Gigabyte of data storage per User, as defined above, in aggregate Data Egress: 2 Gigabytes of data egress per User, as defined above, per month

AVAIL and Licensee may periodically review data storage and egress and if usage exceeds these limitations then AVAIL and Licensee shall review the invoices and come to a mutually agreed-upon solution. Data limitations will increase with a corresponding increase in Users at License renewal.

5. Consent to Use of Data. You agree that AVAIL may collect, use, store and transmit information, including but not limited to technical information about your computer, system and application software, peripherals, and content being used and managed through the AVAIL Software & Services that is gathered periodically to facilitate search, tracking of content placed in a local database, the provision of software updates, improvements, product support, dynamically served content, and other services to you related to the AVAIL Software & Services and to verify compliance with the terms of this License. AVAIL may also use this information in aggregate, and in a form which does not personally identify you, to improve our products and services and in information presented to other users of the Service. IF YOU DO NOT WANT AVAIL TO COLLECT, STORE, OR TRANSMIT THE NON-PERSONALLY IDENTIFIABLE INFORMATION AND DATA DESCRIBED ABOVE IN THIS SECTION, PLEASE DO NOT INSTALL OR USE THE SOFTWARE.

Some of our Software Features ("Services") require the indexing of various file formats, including those which you specify to enable you to use the Software to its fullest extent. You retain ownership to any intellectual property rights that you hold in that content. The rights you grant in this license are for the limited purpose of operating, promoting, and improving our software, and to develop new ones. This license continues even if you stop using our software. Some Services may offer you ways to access and remove content that has been provided to that Service. Also, in some of our Services, there are terms or settings that narrow the scope of our use of the content submitted in those Features, including "opt-in" and "opt-out". Make sure you have the necessary rights to grant us this license for any content that you submit to our Services.

Personally Identifiable Data: In accordance with AVAIL's Privacy Policy located at getavail.com, certain personally identifiable information may be collected by AVAIL with your express consent. In such a situation, particular features of the AVAIL Software will require that you provide personally identifiable data, which may be collected, used, stored and transmitted to facilitate the provision of software updates, improvements, product support, dynamically served content, and other services to you related to the AVAIL Software and to verify compliance with the terms of this License.

- 6. Intellectual Property. Title and copyright ownership of the AVAIL Software & Services, Documentation, and accompanying materials, if any, and any copies made by you, remain with AVAIL. The structure, organization, and code of the Software are valuable trade secrets of AVAIL, which you shall use your best efforts to protect from disclosure and use except as expressly permitted by this License. In no event shall you permit the disclosure or use AVAIL's trade secrets by any other person. Unauthorized copying of the Software or Documentation, or use outside the above restrictions, will result in automatic termination of this License. This License does not grant you ownership of any intellectual property rights.
- 7. <u>Limited Warranty on AVAIL Software & Services</u>. If the AVAIL Software has been provided to you on a tangible medium (and not downloaded from AVAIL's website), AVAIL warrants that the media containing the AVAIL Software shall be free of defects in materials and workmanship for a period of 90 days from date you obtained the license. Any such media not meeting this standard will be replaced when returned, along with the original receipt, to AVAIL or an authorized reseller. This limited warranty applies only to the tangible media, not to the AVAIL Software.

EXCEPT AS SET FORTH ABOVE, THE AVAIL SOFTWARE IS PROVIDED "AS IS" AND WITHOUT WARRANTY OF ANY KIND. AVAIL EXPRESSLY DISCLAIMS ALL WARRANTIES AND/OR CONDITIONS, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES AND/OR CONDITIONS OF MERCHANTABILITY OR SATISFACTORY QUALITY AND FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS. THERE IS NO WARRANTY AGAINST INTERFERENCE WITH YOUR ENJOYMENT OF THE AVAIL SOFTWARE OR OTHER INFORMATION OR AGAINST INFRINGEMENT. AVAIL DOES NOT WARRANT THAT THE FUNCTIONS CONTAINED IN THE AVAIL SOFTWARE WILL MEET YOUR REQUIREMENTS, OR THAT THE OPERATION OF THE AVAIL SOFTWARE WILL BE UNINTERRUPTED OR ERROR-FREE, OR THAT DEFECTS IN THE AVAIL SOFTWARE WILL BE CORRECTED. FURTHERMORE, AVAIL DOES NOT WARRANT OR MAKE ANY REPRESENTATIONS REGARDING THE USE OR THE RESULTS OF THE USE OF THE AVAIL SOFTWARE OR RELATED DOCUMENTATION IN TERMS OF THEIR CORRECTNESS, ACCURACY, RELIABILITY, OR OTHERWISE. NO ORAL OR WRITTEN INFORMATION OR ADVICE GIVEN BY AVAIL OR AN AVAIL AUTHORIZED REPRESENTATIVE SHALL CREATE A WARRANTY OR IN ANY WAY INCREASE THE SCOPE OF THIS WARRANTY. THE AVAIL SOFTWARE IS PROVIDED WITH ALL FAULTS, AND THE ENTIRE RISK AS TO SATISFACTORY QUALITY, PERFORMANCE, ACCURACY, AND EFFORT IS WITH YOU, THE USER.

Some jurisdictions do not allow the exclusion of implied warranties, so the above exclusions may not apply to you. The terms of this disclaimer do not affect or prejudice the statutory rights of a consumer acquiring AVAIL Software otherwise than in the course of a business, neither do they limit or exclude any liability for death or personal injury caused by AVAIL's negligence.

8. <u>Pre-release Product Additional Terms</u>. If the product you have received with this license is pre-commercial release, alpha or beta Software ("Pre-release Software"), then the following Section applies. To the extent that any provision in this Section is in conflict with any other term or condition in this Agreement, this Section shall supersede such other term(s) and condition(s) with respect to the Pre-release Software, but only to the extent necessary to resolve the conflict. You acknowledge that the Software is a

pre-release version, does not represent final product from AVAIL, and may contain bugs, errors and other problems that could cause system or other failures and data loss. Consequently, the Pre-release Software is provided to you "AS-IS", and AVAIL, disclaims any warranty or liability obligations to you of any kind. WHERE LEGALLY LIABILITY CANNOT BE EXCLUDED FOR PRE-RELEASÉ SOFTWARE, BUT IT MAY BE LIMITED, AVAIL'S LIABILITY SHALL BE LIMITED TO THE SUM OF FIFTY DOLLARS (U.S. \$50) IN TOTAL. You acknowledge that AVAIL has not promised or guaranteed to you that Pre-release Software will be announced or made available to anyone in the future that AVAIL has no express or implied obligation to you to announce or introduce the Pre-release Software and that AVAIL may not introduce a product similar to or compatible with the Pre-release Software. Accordingly, you acknowledge that any research or development that you perform regarding the Pre-release Software or any product associated with the Pre-release Software is done entirely at your own risk. During the term of this Agreement, if requested by AVAIL, you will provide feedback to AVAIL regarding testing and use of the Pre-release Software, including error or bug reports. If you have been provided the Pre-release Software pursuant to a separate written agreement, such as the AVAIL, your use of the Software is also governed by such agreement. You agree that you may not and certify that you will not sublicense, lease, loan, rent, or transfer the Pre-release Software. Upon receipt of a later unreleased version of the Pre-release Software or release by AVAIL of a publicly released commercial version of the Software, whether as a stand-alone product or as part of a larger product, you agree to return or destroy all earlier Pre-release Software received from AVAIL and to abide by the terms of the End User License Agreement for any such later versions of the Pre-release Software. Notwithstanding anything in this Section to the contrary, if you are located outside the United States of America, you agree that you will return or destroy all unreleased versions of the Pre-release Software within thirty (30) days of the completion of your testing of the Software when such date is earlier than the date for AVAIL's first commercial shipment of the publicly released (commercial) Software.

- 9. <u>Limitation of Liability</u>. UNDER NO CIRCUMSTANCES SHALL AVAIL BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES ARISING OUT OF OR RELATING TO THIS LICENSE OR THE USE OF THE AVAIL SOFTWARE, DOCUMENTATION, OR OTHER ACCOMPANYING MATERIALS. Some jurisdictions do not allow the limitation of incidental or consequential damages so this limitation may not apply to you. INDEPENDENT OF THE FOREGOING LIABILITY LIMITATION, IN NO EVENT SHALL AVAIL'S TOTAL LIABILITY TO YOU OR ANYONE ELSE EXCEED THE AMOUNT YOU HAVE PAID AVAIL FOR THE RIGHTS GRANTED UNDER THIS LICENSE OR THE AMOUNT OF FIFTY DOLLARS (U.S. \$50), WHICHEVER IS GREATER.
- 10. Export Law Assurances. You may not use or otherwise export or re-export the AVAIL Software except as authorized by United States law and the laws of the jurisdiction in which the AVAIL Software was obtained. In particular, but without limitation, the AVAIL Software may not be used or otherwise exported or re-exported (i) into (or to a national or resident of) any United States embargoed country or (ii) to anyone on the U.S. Treasury Department's list of Specially Designated Nationals or the U.S. Department of Commerce's Table of Denial Orders. By using the AVAIL Software, you represent and warrant that you are not located in, under control of, or a national or resident of any such country or on any such list.
- 11. <u>U.S. Government Restricted Rights.</u> The AVAIL Software is provided with RESTRICTIVE RIGHTS. Use, duplication, or disclosure by the Government is subject to restrictions: if supplied to the Department of Defense (DoD), the Software is "Commercial Computer Software" and the Government acquires the Software with "restricted rights," as defined in Clause 252.227-7013(c)(1) of the DFARS; if the Software is supplied to any other Government unit or agency, the Government's rights in the Software are defined in Clause 52.227-19(c)(2) of the FAR; but if the Software is supplied to NASA, the Government's rights are defined in Clause 18-52.227-86(d) of the NASA supplement to the FAR. The manufacturer is AVAIL Solutions, Inc., 163 E Main Street, 3rd Floor, Lexington, Kentucky 40507.
- 12. Choice of Law and Forum Selection. Any dispute arising from or relating to this License or the use of the AVAIL Software or Documentation, as well as the legal relations between you and AVAIL, shall be governed by the laws of the United States and the State of Kentucky. All disputes arising out of or relating to this License shall be finally settled by arbitration conducted in Lexington, Kentucky, USA under the rules of commercial arbitration of the American Arbitration Association. Both parties shall bear equally the cost of arbitration (exclusive of legal fees and expenses, all of which each party shall bear separately). All decisions of the arbitrator(s) shall be final and binding on both parties and enforceable in any court of competent jurisdiction. Notwithstanding the foregoing, in the event of breach by a party of its obligations hereunder, the non-breaching party may seek injunctive or other equitable relief in any court of competent jurisdiction.
- 13. <u>Severability</u>. If for any reason a court of competent jurisdiction or other tribunal finds any provision, or portion thereof, to be unenforceable, the remainder of this License shall continue in full force and effect.
- 14. No Waiver. Any waiver by AVAIL of a breach of this License or use of the AVAIL Software or Documentation beyond the scope of this License shall not constitute or be construed as a waiver of any later breach or unauthorized use.
- 15. <u>Complete Agreement</u>. This License constitutes the entire agreement between the parties with respect to the use of the AVAIL Software and supersedes all prior or contemporaneous understandings regarding such subject matter. No amendment to or modification of this License will be binding unless in writing and signed by AVAIL.
- 16. Captions. Captions contained in this License are for reference purposes only and are not part of the Agreement.

AVAIL™ is a trademark of AVAIL Solutions, Inc