Laplink Software, Inc. (Laplink) End User License Agreement

IF YOU BREAK THE SEAL OR OTHERWISE OPEN THE PACKAGE CONTAINING THE SOFTWARE PROGRAM MEDIA OR BY INSTALLING THE SOFTWARE, YOU ARE, BY THAT ACT, ACKNOWLEDGING THAT YOU HAVE READ THIS AGREEMENT, UNDERSTAND IT AND AGREE TO BE BOUND BY ITS TERMS AND CONDITIONS. IF YOU ARE AN EMPLOYEE OR AGENT OF A COMPANY AND ARE ENTERING INTO THIS AGREEMENT TO OBTAIN THE SOFTWARE FOR USE BY THE COMPANY FOR ITS OWN BUSINESS PURPOSES, YOU HEREBY AGREE THAT YOU ENTER INTO THIS AGREEMENT ON BEHALF OF THE COMPANY AND THAT YOU HAVE THE AUTHORITY TO BIND THE COMPANY TO THE TERMS AND CONDITIONS OF THIS AGREEMENT. YOU FURTHER AGREE THAT IT IS THE COMPLETE AND EXCLUSIVE STATEMENT OF THE AGREEMENT BETWEEN US AND SUPERSEDES ANY PROPOSAL OR PRIOR AGREEMENT, BOTH ORAL OR WRITTEN, AND ANY OTHER COMMUNICATIONS BETWEEN US RELATING TO THE SUBJECT MATTER OF THIS AGREEMENT. YOU FURTHER AGREE THAT IF LAPLINK IS REQUIRED TO ENGAGE IN ANY PROCEEDING, LEGAL OR OTHERWISE, TO ENFORCE ITS RIGHTS UNDER THIS AGREEMENT, LAPLINK SHALL BE ENTITLED TO RECOVER FROM LICENSEE, IN ADDITION TO ANY OTHER SUMS DUE, REASONABLE ATTORNEY FEES, COSTS, AND DISBURSEMENTS.

OWNERSHIP OF SOFTWARE

You acknowledge and agree that all of the computer programs (including updates that LAPLINK may furnish to you from time to time) and associated documentation contained in this package or otherwise obtained (collectively, the "Software") are owned exclusively by LAPLINK and/or its licensors. The Software is protected under copyright and other intellectual property laws of the United States and international copyright treaties. You acknowledge and agree that the price paid by you for the Software is a license fee granting you only the rights set forth in this License Agreement.

LICENSE

Laplink grants to you, and you accept, a limited, non-exclusive and revocable license to use the Software, in machine-readable, object code form only. You agree to use the Software only as authorized in this License Agreement. This License Agreement does not convey to you any ownership rights or any other interest in the Software.

SCOPE OF LICENSE

This is a single-user license which entitles you to install the software on one computer at a time. Please contact Laplink to obtain additional licenses. You may not copy or make any changes or modifications to the Software, and you may not translate, decompile, disassemble, or otherwise reverse engineer the computer program(s). You may not loan, rent, lease or sublicense the Software or any copy to others for any purpose. You agree to use all reasonable efforts to protect the Software from unauthorized use, modification, reproduction, distribution or publication. You are not permitted to make any uses or copies of the Software that are not specifically authorized by the terms of this License Agreement, and Laplink reserves all rights that are not expressly granted to you.

TERM

Depending on the subscription plan that you purchased or were granted separately, this license will become effective on the date you install/activate the Software and will remain in force until expiration, according to your defined subscription plan. You may terminate this license at any time by completely removing the Software from your computer. This license will automatically terminate if you breach any of the terms or conditions set out in this License Agreement. You agree to remove the Software from your computer upon termination of this license for any reason. Laplink PC Lock functionality is provided on an "as available" basis. Laplink does not warrant that the functionality will be uninterrupted.

TRANSFER

You may not transfer your license of the Software to another party.

LIMITED WARRANTY

LAPLINK SPECIFICALLY DISCLAIMS ALL OTHER WARRANTIES, EXPRESS OR IMPLIED,

INCLUDING BUT NOT LIMITED TO IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. LAPLINK DOES NOT WARRANT THE PROGRAM MEDIA, DOCUMENTATION OR COMPUTER PROGRAM(S), NOR DOES LAPLINK PROVIDE ANY WARRANTY AS TO THE OPERATION OF THE SOFTWARE OR ITS FITNESS FOR ANY PARTICULAR APPLICATION, USE, OR PURPOSE.

LIMITATION OF LIABILITIES AND REMEDIES

IN NO EVENT SHALL LAPLINK OR ITS LICENSORS HAVE ANY LIABILITY FOR ANY CONSEQUENTIAL, INDIRECT, INCIDENTAL, PUNITIVE, OR SPECIAL DAMAGES, WHATSOEVER, INCLUDING WITHOUT LIMITATION, DAMAGES FOR LOSS OF BUSINESS PROFITS, BUSINESS INTERRUPTION, LOSS OF BUSINESS INFORMATION, AND THE LIKE ARISING OUT OF THIS AGREEMENT, THE LICENSING OF SOFTWARE BY LAPLINK OR THE PROVISION OF MAINTENANCE AND SUPPORT SERVICES BY LAPLINK, EVEN IF LICENSEE HAS ADVISED LAPLINK OF THE POSSIBILITY OF SUCH DAMAGES, AND INCLUDING UNDER ANY CLAIM OF NEGLIGENCE, STRICT LIABILITY, DESIGN DEFECT,OR OTHER THEORY. IN NO EVENT SHALL THE LIABILITY OF LAPLINK OR ITS LICENSORS EXCEED THE PURCHASE PRICE PAID FOR THE SOFTWARE, LESS ALL APPLICABLE TAXES AND DUTIES. SOME STATES DO NOT ALLOW THE EXCLUSION OR LIMITATIONS OF LIABILITY FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THE AFOREMENTIONED LIMITATION OR EXCLUSION MAY NOT APPLY TO YOU.

ENCRYPTION FEATURE NOTICE

The Software provided hereunder contains features and functionality that allows you to protect sensitive information in certain files stored on your computer's hard drive by encrypting such files. Once encrypted, you will be required to provide a password in order to access those files. In the event that you lose or cannot remember the password, LAPLINK will provide reasonable commercial assistance in resetting the password. If such efforts are unsuccessful, you will not be able to recover the information you have encrypted. You acknowledge that the level of encryption used by the Software should protect your information from the average computer user; however the encryption may be broken by sophisticated users, certain software programs and government entities. Encryption without an appropriately strong password can lessen the value of the protection that the Software offers. You also acknowledge that information that has been encrypted may possibly not be able to be unencrypted if your hard drive has bad sectors or fails. LAPLINK shall not bear responsibility for access of your information where you have provided your password to a third party or have failed to use reasonable efforts to protect such information, password, nor for user error. YOU FURHTER ACKNOWLEDGE AND UNDERSTAND THE IMPORTANCE OF BACKING UP OR IMAGING YOUR ENTIRE COMPUTER BEFORE INSTALLING THIS SOFTWARE.

EXPORT LAW

The Software and related technology are subject to U.S. export control laws and may be subject to export or import regulations in other countries. You agree to strictly comply with all such laws and regulations and acknowledge that you have the responsibility to obtain such licenses to export, re-export or import as may be required.

HIGH RISK ACTIVITY

You acknowledge and agree that the Software is not intended for use with any high risk or strict liability activity, including, without limitation, air or space travel, technical building or structural design, power plant design or operation, life support or emergency medical operations or uses, and that LAPLINK makes no warranty and shall have no liability arising from any use of the Software in any high risk or strict liability activities.

U.S. GOVERNMENT RESTRICTED RIGHTS

The Software is provided with Restricted Rights. Use, duplication, or disclosure by the United States Government is subject to restrictions 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. Contractor/Manufacturer is Laplink Software, Inc., 14335 NE 24th Street, Suite 201, Bellevue,

Washington, U.S.A.

TRADEMARKS

Laplink, the Laplink logo, Connect Your World, and Laplink PC Lock are either registered trademarks or trademarks of Laplink Software, Inc. in the United States and/or other countries. No right or license to any trademarks owned by Laplink or others appearing in the Software or packaging is granted to you by this License Agreement.

TERMINATION

This license and your right to use this software shall automatically terminate if you fail to comply with any provision of this license and warranty agreement.

MISCELLANEOUS

Unless otherwise restricted by law, you agree that this License Agreement shall be construed, interpreted and governed by the laws of the State of Washington of the United States of America, without regard to the laws governing conflicts of law. If any action is brought by either party against the other regarding any subject matter of this License Agreement, the prevailing party shall be entitled to recover, in addition to any other relief granted, reasonable attorney fees and expenses of litigation. You further agree that any claim relating to this License Agreement shall be brought in the courts of competent jurisdiction in the State of Washington. If any term of this License Agreement is declared void or unenforceable by any court of competent jurisdiction, enforcement of the remaining terms shall not be affected. No waiver of any right under this License Agreement shall be effective unless in writing and signed by both parties. No waiver of any past or present right arising from any breach or failure to perform shall be deemed to be a waiver of any future right arising under this License Agreement. This License Agreement sets forth the entire agreement between Laplink and you with respect to all matters covered herein.

IF YOU HAVE ANY QUESTIONS CONCERNING THIS LICENSE AGREEMENT, PLEASE CONTACT LAPLINK SOFTWARE AT 14335 NE 24TH, SUITE 201, BELLEVUE, WASHINGTON, U.S.A. (425-952-6001).