Certes Networks End User License Agreement

Important:

Read this carefully before installing, using, or electronically accessing this proprietary product.

This Certes Networks End User License Agreement (the “EULA”) is a legal agreement between you, acting on behalf of your business entity (“you” or “licensee”), as the end user, and Certes Networks Inc (“Certes Networks”) for the software product licensed by you from Certes Networks, which includes the object code version of the computer software and may include associated media, printed materials, containers, and electronic documentation (the “Software”). Software may also include embedded operating systems, firmware and associated software that enables a Certes Networks product to perform its basic function (“Core Code”). The software also includes any updates or upgrades to or newer versions of the original software, if and when made available to you by Certes Networks. By installing, downloading, accessing, or otherwise using the Software, including any updates, upgrades, or newer versions, you agree to be bound by the terms of this EULA. If you purchased Certes Networks maintenance and support for the Software, the terms and conditions relating to such maintenance and support at the time of your purchase are available at www.certesnetworks.com and are incorporated herein by reference. If you purchased third party maintenance and support, your vendor will provide you with the appropriate terms and conditions for such maintenance and support. If you do not agree to the terms of this EULA, do not install, download, access or otherwise use the Software.

License Grant. Subject to the terms and conditions of this EULA and to your payment of the applicable license fees, Certes Networks grants you a non-transferable (except as set forth in this Section), non-exclusive, revocable, limited license to install and use the Software in object code form as part of the hardware in which it is embedded or if not embedded, on the number of hardware chassis or on the number of central processing unit(s) or virtual servers for which corresponding license fees have been paid or granted, solely for your internal business purposes and in compliance with the published specifications for the Software.

For certain Software licensed hereunder, the foregoing license shall be limited to the maximum number of simultaneous active users for which the corresponding license fee has been paid. “Simultaneous active user” means a single user logged in to the management system at any moment in time.

For other certain Software licensed hereunder, the foregoing license may be limited to the maximum number of PEPs or to the amount of bandwidth for which the corresponding license fee has been paid. “PEP” means a single policy enforcement point (IP Security Gateways, Ethernet Security Gateways, etc.) that the Software can discover, monitor, control and display. For Core Code, you may use the software as embedded on, or for execution on a single Certes Networks product owned or leased by you. You may make one copy of the Software solely for backup and archival purposes. Certes Networks must pre-approve in writing any additional copies. You may transfer on a permanent basis all rights and obligations under this EULA for Software to another party only if: (a) such transfer is performed in conjunction with an authorized transfer of rights in the Certes Networks product for which use of the Software is currently licensed; (b) you provide Certes Networks prior written notice of such transfer; (c) the transferee agrees to comply with all of the terms and conditions of this EULA and to pay applicable fees; (d) you destroy all copies of the Software not transferred; and (e) you transfer the most recent update and all prior versions. This license grant is contingent upon your compliance with the licensing restrictions set forth herein. Certes Networks may employ a license key system to enable use of the Software. Certes Networks may include on the media with the Software additional computer programs which are not currently licensed by you and to which the license key will not permit access. Inclusion of such additional computer programs in no way implies a license from Certes Networks and you may not access or use such programs unless the license key provided by Certes Networks specifically authorizes such access and use.

License Restrictions. Except as expressly authorized herein, you are prohibited from and shall not cause or permit any: (1) copying or modification of the Software; (2) creating derivative works based on all or any portion of the Software; (3) removal or modification of any notice of any patent, copyright, trademark or other proprietary rights that appear on or in the Software; (4) reverse engineering, decompilation, translation, disassembly, or discovery of the source code of all or any portion of the Software; (5) distribution, disclosure, marketing, leasing, reselling, assigning, loaning,

Certes Networks End User License Agreement August 2011
sublicensing, renting or transferring to any third party, including Your End User customers, of the Software, or use of the Software for any dial-up, remote access, third party data or third party network management services, interactive or other on-line service; (6) merging of the Software into another product; (7) disclosure to any third party of the results of any testing or performance benchmarks of the Software or other Certes Networks product without Certes Networks’ prior written consent or (8) removing Software from hardware in which it is embedded.

**License Term and Termination.** The license term shall be of perpetual duration, unless otherwise stated by Certes Networks or You fail to comply with the terms and conditions of this EULA. Upon any breach by you of this Agreement, Certes Networks may terminate this EULA, effective upon notice. Upon termination of this Agreement for any reason, You must destroy all copies of the Software and certify in writing to Certes Networks that all copies have been destroyed.

**Ownership.** Certes Networks retains all title, ownership, interests and intellectual property rights in and to the Software and deems the Software to be confidential information. To the extent the Software contains any licensed materials, third party suppliers may own such licensed materials. Certes Networks retains all rights not expressly granted to Licensee in this EULA. Licensee agrees to protect and maintain the confidentiality of the Software, and not to disclose the Software to any third parties except as expressly permitted in this EULA. Licensee acknowledges that its breach of confidentiality shall cause Certes Networks irreparable injury and entitle Certes Networks to obtain equitable relief, in addition to all other remedies available to it. Licensee further acknowledges that Licensee is acquiring only a limited license to use the Software and not any title to or ownership of the Software or any part thereof and that the Software is proprietary to and copyrighted by Certes Networks. **CERTES NETWORKS SOFTWARE IS COPYRIGHTED AND LICENSED, NOT SOLD.**

**Limited Warranty and Disclaimer.** Certes Networks warrants that the electronic media on which the Software is provided will be free from defects in materials and workmanship for a period of ninety (90) days from the date of delivery. If, during this 90-day period, Licensee discovers such a defect in the electronic media, Licensee shall return the defective media to Certes Networks for a replacement. Any replacement electronic media is warranted for the remainder of the original warranty period. Licensee’s sole remedy and Certes Networks’ exclusive obligation under this Limited Warranty shall be the replacement of the defective electronic media. Certes Networks does not warrant that the Software will meet Licensee’s requirements, or that the Software will operate in the combinations which Licensee may select for use, or that the operation of the Software will be uninterrupted or error-free. **THE LIMITED WARRANTY SET FORTH IN THIS EULA IS EXCLUSIVE AND IN LIEU OF ALL OTHER WARRANTIES. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, CERTES NETWORKS EXPRESSLY DISCLAIMS ALL WARRANTIES, WHETHER EXPRESS OR IMPLIED OR STATUTORY, INCLUDING WITHOUT LIMITATION THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT. THIS LIMITED WARRANTY GIVES YOU SPECIFIC LEGAL RIGHTS. YOU MAY HAVE OTHERS, WHICH VARY FROM STATE/JURISDICTION TO STATE/JURISDICTION. YOU ACKNOWLEDGE THAT NO WARRANTIES ARE MADE HEREIN BY ANY OF CERTES NETWORKS’ THIRD PARTY SUPPLIERS.**

**LIMITATION OF LIABILITY.** TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT SHALL CERTES NETWORKS BE LIABLE FOR INDIRECT, INCIDENTAL, SPECIAL, COVER, EXEMPLARY OR CONSEQUENTIAL DAMAGES, INCLUDING BUT NOT LIMITED TO LOST DATA OR LOST PROFITS, HOWEVER ARISING, WHETHER BASED IN CONTRACT, TORT, OR ANY LEGAL THEORY, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. THE FOREGOING LIMITATIONS SHALL NOT APPLY TO CLAIMS FOR BODILY INJURY OR DEATH OR DAMAGE TO REAL OR TANGIBLE PERSONAL PROPERTY DIRECTLY CAUSED BY CERTES NETWORKS' GROSS NEGLIGENCE OR WILLFUL MISCONDUCT. IN ANY CASE, CERTES NETWORKS' ENTIRE LIABILITY UNDER ANY PROVISION OF THIS EULA SHALL BE LIMITED TO THE GREATER OF THE AMOUNT ACTUALLY PAID BY YOU FOR THE SOFTWARE OR U.S. $100.00. BECAUSE SOME STATES AND JURISDICTIONS Do NOT ALLOW THE EXCLUSION OR LIMITATION OF LIABILITY, THE ABOVE LIMITATION MAY NOT APPLY TO YOU. IN ADDITION, CERTES NETWORKS, ON ITS OWN BEHALF AND ON BEHALF OF ITS THIRD PARTY SUPPLIERS, DISCLAIMS ALL LIABILITY OF ANY KIND OF SUCH THIRD PARTY SUPPLIERS.

**Third Party Components.** Software provided under this EULA may be distributed with certain freeware, open source or other third party components ("Open Source Software") which, if included, are provided pursuant to the terms of the applicable Open Source License governing its use and distribution. Please see the Supplemental Terms distributed with the Software in the file licenses.txt. **CERTES NETWORKS THEREFORE PROVIDES SUCH OPEN SOURCE SOFTWARE ON AN "AS IS" BASIS WITHOUT ANY WARRANTY WHATSOEVER AND HEREBY EXPRESSLY DISCLAIMS WITH RESPECT TO ANY OPEN SOURCE SOFTWARE AND TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW: (A) ALL WARRANTIES, WHETHER EXPRESS, IMPLIED OR STATUTORY, INCLUDING WITHOUT LIMITATION THE IMPLIED**
WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT; AND (B) ALL LIABILITY FOR DIRECT, INDIRECT, INCIDENTAL, SPECIAL, COVER, PUNITIVE, EXEMPLARY OR CONSEQUENTIAL DAMAGES, INCLUDING WITHOUT LIMITATION LOST DATA OR LOST PROFITS, HOWEVER ARISING, WHETHER BASED IN CONTRACT, TORT, OR ANY OTHER LEGAL THEORY, EVEN WHERE ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

Nuclear, Aviation or Life Support Application. Certes Networks specifically disclaims liability for use of Software in connection with the design, construction, maintenance, and/or operation of any (i) nuclear facility, (ii) aircraft, aircraft communication or aircraft ground support system, or (iii) safety or health care control system, including without limitation, life support system. Such use is entirely at Licensee’s risk. Certes Networks shall not be liable to Licensee, or its customers, in whole or in part, for any claims or damages arising from such use. Licensee agrees to defend, indemnify and hold Certes Networks harmless from and against any and all claims arising out of such use by Licensee or its customers.

Taxes. Licensee will pay all sales, use, VAT and other transaction taxes, personal property taxes and other taxes (other than those based on Certes Networks’ net income) unless Licensee furnishes satisfactory proof of exemption.

U.S. Government Restricted Rights. The Software and the related documentation provided are a “commercial item,” as that term is defined at 48 C.F.R. 2.101 (Oct. 1995), consisting of “commercial computer software” and “commercial computer software documentation,” as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 (Sept. 1995) and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire the Software and the related documentation with only those rights set forth in this EULA.

Entire Agreement. The terms and conditions of this EULA constitute the entire agreement between Certes Networks and You with respect to the subject matter hereof, and supersede all prior or contemporaneous oral or written representations, proposals or agreements concerning the subject matter herein. The terms and conditions herein take precedence over any additional or different terms, from whatever source, including Your purchase order or other correspondence, to which objection is hereby made by Certes Networks. None of the terms and conditions in this EULA will be deemed waived, amended or modified by Certes Networks unless such waiver, amendment or modification is made in writing and signed by an authorized representative of Certes Networks. No waiver of rights contained in this EULA shall constitute a subsequent waiver of such rights or any other rights hereunder. If any provision of this EULA is held to be invalid or unenforceable by a proper authority having jurisdiction over this EULA, that provision shall be deemed null and void and the remainder of this EULA shall continue in full force and effect.

Choice of Law. This EULA is governed by the laws of the State of North Carolina. The UN Convention on Contracts for the International Sale of Goods (CISG) is specifically excluded and shall not be applicable to this EULA. Any dispute or claim arising out of, or in connection with, this Agreement shall be finally settled by binding arbitration in Raleigh, North Carolina, in accordance with N.C. Gen. Stat. § 1-567.1 et seq. (the “Uniform Arbitration Act”) and the then-current rules and procedures of the American Arbitration Association by one (1) arbitrator appointed by the American Arbitration Association. The arbitrator shall apply the law of the State of North Carolina, without reference to rules of conflict of law or statutory rules of arbitration, to the merits of any dispute or claim. Judgment on the award rendered by the arbitrator may be entered in any court of competent jurisdiction. The parties agree that, any provision of applicable law notwithstanding, the arbitrator shall have the authority to award the prevailing party its costs and reasonable attorneys’ fees.

Export. You agree to comply with all U.S. and foreign export control laws and regulations, including but not limited to the U.S. Export Administration Act of 1979, as amended, and successor legislation, and the Export Administration Regulations passed by the Department of Commerce. You expressly agree that you shall not export, directly or indirectly, re-export, divert, or transfer the Software or any direct product thereof to any destination, company or person restricted or prohibited by U.S. export controls.

Acknowledgment. By installing, downloading, accessing or otherwise using the Software, You acknowledge and agree that You have read this EULA and agreed to its terms. Furthermore, you agree this EULA is the complete and exclusive statement of the agreement between Certes Networks and You respecting the Software, Maintenance and Support (if applicable) and related documentation, and it supersedes any proposal or prior agreement - oral or written - and any other communication between Certes Networks and You relating to the subject matter of this EULA. This EULA cannot be modified by any purchase order or other document submitted by you. For any questions concerning this EULA, please contact Certes Networks, Inc. by writing to: Certes Networks Inc, Attn: Contracts Department, 300 Corporate Center Drive, Suite 140, Pittsburgh, PA 15108