



Colubris End User Product License Agreement

IMPORTANT: PLEASE READ THIS AGREEMENT CAREFULLY. OPENING THE PACKAGING OF THE ACCOMPANYING PRODUCTS OR INSTALLING, DOWNLOADING OR USING THE ACCOMPANYING PRODUCTS INDICATES YOUR CONSENT TO THE FOLLOWING TERMS AND CONDITIONS. THESE TERMS AND CONDITIONS COVER BOTH HARDWARE AND SOFTWARE.

BREAKING THE SEAL AND OPENING THE PACKAGING OR INSTALLING, DOWNLOADING OR USING THE PRODUCT OR ANY PART OF THE SOFTWARE/FIRMWARE CONTAINED IN OR MAKING UP THE PRODUCT SHALL CONFIRM YOUR ASSENT THAT ANY OTHER TERMS AND CONDITIONS CONTAINED IN YOUR PURCHASE ORDER OR OTHER OFFER TO PURCHASE THE PRODUCT ARE HEREBY EXPRESSLY REJECTED BY COLUBRIS AND ALSO SHALL CONFIRM YOUR ACCEPTANCE OF THIS AGREEMENT AS THE ONLY APPLICABLE TERMS AND CONDITIONS RELATING TO THE PURCHASE OR DELIVERY OF THE PRODUCT BY OR TO YOU. IF YOU DO NOT AGREE TO THE TERMS AND CONDITIONS SET FORTH IN THIS AGREEMENT, DO NOT OPEN THE PACKAGE CONTAINING THE PRODUCT OR INSTALL, DOWNLOAD OR USE THE PRODUCT. IN SUCH CASE YOU MAY, WITHIN 30 CALENDAR DAYS OF THE DATE OF DELIVERY OF THE PRODUCT TO YOU, RETURN THE PRODUCT TO COLUBRIS OR ITS AUTHORIZED RESELLER FOR A FULL REFUND OF THE PURCHASE PRICE PAID BY YOU, IF ANY. THIS RIGHT OF RETURN APPLIES ONLY IF YOU ARE THE ORIGINAL END USER PURCHASER OF THE PRODUCT.

1. DEFINITIONS

"Agreement" means these terms and conditions and end user license.

"You", "Your" or "Customer" means the original End User purchaser of the product.

"End User" means a person or entity using a Product for its own internal use and not for distribution or resale.

"Product" or "Products" means the Colubris hardware or Software product(s) purchased by You.

"Software" means the object code form only of the Colubris software or firmware purchased by You or contained in a hardware Product purchased by You. For purposes of this Agreement, Software shall include any Upgrades or Updates made available by Colubris to its Software licensees with or without charge, and any backup, archival or additional copies of the Software licensed or made by You.

"Update" means a subsequent release of the Software that includes reliability enhancements, bug fixes, or modifications and which Colubris generally makes available to its Software licensees at no additional license fee provided the Product is covered under its original term software warranty or such

licensee has ordered Maintenance for such licenses for the relevant time period.

"Upgrades" means a subsequent release of the Software that includes material new features or functionality and which Colubris considers a new product and generally makes available to its Software licensees at an additional cost.

"Documentation" means the user manuals or documentation provided in connection with the Product or Software, which may be in any combination of printed or electronic form, and any copies thereof made by You.

"Sell" or "Sold" or "Purchase" in the case of Software shall mean license or licensed.

1.1. LICENSE GRANT AND TERMS

Subject to all of the terms, conditions and restrictions set forth in this Agreement, Colubris hereby grants to You a personal, non-transferable and non-exclusive license to use for Your internal business purposes the Software and Documentation for which You have paid the applicable required license fees. You may make a reasonable number of copies of the Documentation for your authorized use of the Software. You must reproduce and include all copyright notices, trademark notices and any other proprietary rights notices appearing on the supporting Documentation on any copies that you make.

Authorized Use of Software. For Software that is embedded or installed in a Product at the time of delivery to You, You may use that Software solely with the Colubris Product in which such Software was embedded or installed. For other Software delivered to You, You may install and use the Software or permit access to and use of the Software only (i) on, by or from that number of computers, servers, clients, agents, concurrent users, IP addresses, ports, seats or sites for which You have paid the then applicable license or other fees, and (ii) only to manage or control that number of Products for which You have paid the then applicable license or other fees.

Restrictions on Use of Software. Except as permitted by law, You may not (i) modify, reverse engineer, decompile or disassemble the Software or otherwise attempt to reduce the Software to a human readable form, (ii) lease, rent, distribute or sublicense the Software or use the Software in or for a time-sharing or service bureau arrangement or in any other unauthorized manner, (iii) create derivative works from the Software, (iv) make unauthorized copies of the Software, or (v) remove any proprietary, copyright, trademark or other notice in or on the Software or any media containing the Software. Further, no license is granted to You in the human readable code of the Software (source code). In no event shall this Agreement grant you any claim or rights to patents, copyrights, trademarks, or any other rights in respect to the Software.

Ownership; Confidential Information. You acknowledge and agree that ownership of and title to the Software and

Issued : December 29, 2005 Part No. 49-00-0000-06



Colubris End User Product License Agreement

Documentation and all subsequent copies thereof, regardless of the form or media, are held by Colubris and its suppliers or licensors, and that you have no rights therein, except as set forth in this Agreement. You further acknowledge and agree that the structure, sequence and organization of the Software and the information in the Documentation are the valuable trade secrets of Colubris and its suppliers. You agree and undertake to hold such trade secrets in confidence and not to divulge them to any third parties without the prior written consent of Colubris. Colubris Networks is a registered trademark of Colubris Networks Inc, 200 West Street, Suite 300, Waltham, MA 02451

To the extent required by law, and at Your written request, Colubris will provide You with the interface information needed to achieve interoperability between the Software and another independently created program, on payment of Colubris' applicable fee, if any. Any such information shall be treated as trade secrets confidential to Colubris and shall be protected from disclosure by You in accordance with the above provisions.

Upgrades and Updates. Colubris will provide You with all Updates to the Software which it makes generally available to its other licensees of the Software for no additional fee, together with all required amendments to the associated documentation, so long as the Product is covered under its original term software warranty or You have ordered and paid for Maintenance for the applicable licenses for the applicable time period. Upgrades, for which Colubris charges a separate fee are included only if You have ordered and paid for Maintenance for the applicable licenses for the applicable time period.

Evaluation/Beta Software. For use of Evaluation or Beta Software for which Colubris does not charge a license fee ("Evaluation/Beta Software"), the above requirement to pay license fees shall not apply. However, Your use of Evaluation/Beta Software is subject to the same license terms and restrictions set forth above, except that You may use the Software only for the purpose of evaluating the Evaluation/Beta Software and only on, in or in connection with a reasonable number of Colubris units in order to reasonably evaluate the Software.

No Transfer or Assignment. You may not transfer the Software and/or assign the License granted to You hereunder to another party without the prior written consent of Colubris, except that You may transfer to a third party a Colubris hardware Product containing Software embedded or installed by Colubris at the time of delivery of the Product to You, provided that such party agrees in writing to the license terms and conditions set forth in this Agreement.

Audit Rights. You grant Colubris and its independent accountants the right to examine Your books and records during normal business hours to verify compliance with this Agreement. In the event any such audit discloses noncompliance with this Agreement, You agree to promptly

pay to Colubris the appropriate license fees, plus the reasonable cost of conducting the audit.

Open Source Software. Open Source Software shall mean those portions of the Software that were made available to Colubris pursuant to, and may only be distributed pursuant to, the GNU General Public License or a similar license that prohibits distribution of Open Source Software or derivative works of the Open Source Software on alternative terms. Colubris makes such Open Source Software available to Customer pursuant to the same terms on which such Open Source Software was made available to Colubris and on no other or additional terms. The Open Source Software modules and "make" files contained in the Software are available from Colubris in the form of a compact disk (CD). The CD includes the "original package" (original source files plus the "make" files) as well as a "patch" file that accounts for the modifications made from the original source code. To receive the CD, Colubris charges a small fee in order to cover the actual costs of manufacturing and shipping the CD. The request must be sent via email to info@colubris.com. The full text of the GPL can be viewed at <http://www.gnu.org/licenses/gpl.txt>

Termination. You may terminate this license at any time by destroying the Software and Documentation together with all copies and merged portions in any form. This license to the Software will terminate immediately if You fail to comply with or breach any term, condition or restriction contained in this Agreement. Upon such termination, You agree to cease use of the Software and Documentation, together with all copies in any form.

1.2. LIMITED WARRANTY - HARDWARE

Colubris warrants to You that the hardware portion of its Products will be free from defects in workmanship and materials, under normal use and service, for the following length of time from the dates stated below:

Original Hardware Product: One (1) year from the date of shipment by Colubris or its authorized reseller to You;

Replacement Products or parts: Ninety (90) days from shipment to You, or the remainder of the initial warranty period, whichever is longer;

Spare Parts and Spares Kits: Ninety (90) days from the date of shipment by Colubris or its authorized reseller to You.

Colubris' and its suppliers' sole and exclusive obligation and liability under this express warranty shall be, at Colubris' option and expense, and upon return to Colubris, to repair the defective Product or part, to furnish an equivalent Product or part to replace the defective item, or, if neither of the two foregoing options is reasonably available in Colubris' sole opinion, to refund to You the purchase price paid for the defective Product. All Products that are replaced will become the property of Colubris. Replacement Products or parts may be new or reconditioned.



Colubris End User Product License Agreement

1.3. LIMITED WARRANTY - SOFTWARE

Colubris warrants to You that the Software, except as noted below, will perform in substantial conformance to its applicable published product specifications for a period of one (1) year from the date of shipment by Colubris or its authorized reseller to You. Colubris' and its suppliers' sole and exclusive obligation and liability under this express warranty shall be, at Colubris' option and expense, upon return to Colubris, to refund the purchase price paid by You for the defective Software (or the Product in which the defective Software was installed or embedded by Colubris), or to replace the defective Software with Software that substantially conforms to Colubris' applicable published specifications.

You assume responsibility for the selection of the appropriate applications program and associated reference materials. Colubris makes no warranty or representation that the Software will meet Your requirements or work in combination with any hardware or applications software products provided by third parties, that the operation of the Software will be uninterrupted, without problems or error free, or that all defects in the Software will be corrected.

1.4. LIMITED WARRANTY - GENERAL

The limited warranties set forth above apply only to the original End User purchaser of the Product and do not apply to Beta Software. Colubris disclaims all warranties with respect to Beta Software.

Colubris does not warrant that its Product or Software, or any equipment, system or network on, in or with which the Product or Software is installed, used or operates will not be subject to breaches of security or will be free of vulnerability to intrusion or attack. Further, Colubris does not warrant that its security Products will not locate and disable third party wireless devices and/or computers.

Colubris Products may be capable of operating at frequencies beyond those allowed by local law applicable to your jurisdiction. The limited warranties set forth above shall not apply if the Colubris Products are not at all times used in accordance with applicable law.

Colubris shall not be liable under the above warranties if its testing and examination disclose that the alleged defect or malfunction in the Product does not exist or was caused by Customer's or any third person's misuse, illegal use, neglect, improper installation or testing, unauthorized attempts to open, repair or modify the Product, or any other cause beyond the range of the intended use, or by accident, fire, lightning, power cuts or outages, or other hazards or damage.

For warranty service You must contact the Colubris Support Center within the applicable warranty period. You may find information relating to the Colubris Support Center on-line at www.colubris.com.

1.5. WARRANTIES EXCLUSIVE - DISCLAIMER

EXCEPT AS PROVIDED FOR HEREIN, AND TO THE FULL EXTENT ALLOWED BY LAW, THE FOREGOING

www.colubris.com info@colubris.com

WARRANTIES AND REMEDIES ARE EXCLUSIVE AND ARE IN LIEU OF ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, EITHER IN FACT OR BY OPERATION OF LAW, STATUTE, CUSTOM, ORAL OR WRITTEN STATEMENTS OR OTHERWISE, INCLUDING, BUT NOT LIMITED TO THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, SATISFACTORY QUALITY, CORRESPONDENCE WITH DESCRIPTION, AND NONINFRINGEMENT, ALL OF WHICH ARE EXPRESSLY DISCLAIMED. COLUBRIS NEITHER ASSUMES NOR AUTHORIZES ANY OTHER PERSON TO ASSUME FOR IT ANY OTHER WARRANTY OR LIABILITY IN CONNECTION WITH THE SALE, INSTALLATION, MAINTENANCE OR USE OF ITS PRODUCTS.

Some jurisdictions do not allow the exclusion or limitation of implied warranties for certain transactions. Consequently, the above limitations and exclusions may be thereby affected. When the implied warranties are not allowed to be excluded in their entirety, You agree that the duration of the implied warranty will be limited to the warranty periods set forth above. This warranty gives You specific legal rights that may vary depending on local law.

1.6. LIMITATION OF LIABILITY

TO THE FULL EXTENT ALLOWED BY LAW, IN NO EVENT SHALL COLUBRIS OR ITS SUPPLIERS OR LICENSORS HAVE ANY LIABILITY, WHETHER BASED IN CONTRACT OR TORT (INCLUDING NEGLIGENCE) OR STRICT LIABILITY, FOR INCIDENTAL, CONSEQUENTIAL, INDIRECT, SPECIAL, OR PUNITIVE DAMAGES OF ANY KIND, OR FOR LOSS OF REVENUE OR PROFITS, LOSS OF BUSINESS, LOSS OR DISRUPTION OF YOUR OR A THIRD PARTY'S INFORMATION OR DATA, DISRUPTION OR DISABLING OF A THIRD PARTY'S WIRELESS DEVICES AND/OR COMPUTERS, OR UNAUTHORIZED ACCESS TO INFORMATION OR DATA, OR OTHER FINANCIAL LOSS ARISING OUT OF OR IN CONNECTION WITH THE SALE, INSTALLATION, MAINTENANCE, USE, PERFORMANCE, FAILURE, OR INTERRUPTION OF ITS PRODUCTS, OR LOSS ARISING FROM ANY USE OF THE PRODUCTS AT FREQUENCIES IN EXCESS OF THOSE ALLOWED BY APPLICABLE LAW, WHETHER FORESEEABLE OR NOT, AND EVEN IF COLUBRIS OR ITS AUTHORIZED RESELLER, DISTRIBUTOR OR DEALER HAD BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IN NO EVENT SHALL COLUBRIS OR COLUBRIS' SUPPLIERS OR LICENSORS BE LIABLE TO YOU OR ANYONE CLAIMING THROUGH YOU FOR DAMAGES IN EXCESS OF THE PRICE PAID TO THEM FOR THEIR LICENSED PRODUCT OR SOFTWARE CAUSING THE DAMAGE EVEN IF COLUBRIS OR ITS SUPPLIERS OR LICENSORS HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGE. THE ABOVE LIMITATIONS OF LIABILITY WILL NOT BE AFFECTED IF ANY REMEDY PROVIDED HEREIN SHALL FAIL OF ITS ESSENTIAL PURPOSE. Some states or jurisdictions do not allow the exclusion or limitation of liability for personal injury or death. Consequently, the above limitations and exclusions may be thereby affected.



Colubris End User Product License Agreement

1.7. EXPORT RESTRICTIONS

You agree that You will not export the Software or accompanying Documentation (or any copies thereof) or any products utilizing the Software or such documentation in violation of any applicable laws or regulations. The Colubris Product and/or Software covered by this Agreement may contain encryption code that is unlawful to export from the U.S. or Canada without an approved U.S. Department of Commerce or Canada Department of Foreign Affairs and International Trade export license. You agree that You will not export, either physically or electronically, any encrypted Product without an approved export license.

1.8. SALES TO UNITED STATES GOVERNMENT AGENCIES

If You are a department or agency of the United States Government or are acquiring the Products or Software for any such department or agency, the following shall apply. All technical data and computer software relating to or incorporated in the Colubris Products are commercial in nature and developed solely at private expense. The Software is delivered as "Commercial Computer Software" as defined in DFARS 252.227-7014 (June 1995) or as "commercial item" as defined in FAR 2.101(a) and as such is provided with only such rights as are provided in this Agreement, which is Colubris' standard commercial license for the Software. Technical data is provided with limited rights only as provided in DFARS 252.227-7015 (Nov. 1995) or FAR 52.227-14 (June 1987), whichever is applicable. You agree not to remove or deface any portion of any legend provided on any licensed program or Documentation delivered to You under this Agreement.

1.9. GOVERNING LAW

The laws of the Commonwealth of Massachusetts, excluding all conflict of laws provisions, shall govern this Agreement. You agree that the United Nations Convention on Contracts for the International Sale of Goods (1980) is hereby excluded in its entirety from application to this Agreement.

1.10. SEVERABILITY

In the event that any provision of this Agreement is found to be invalid, illegal or unenforceable, the validity, legality and enforceability of the remaining provisions shall not in any way be affected or impaired, and a valid, legal and enforceable provision of similar intent and economic impact therefore shall be substituted instead.

APPLICABLE AGREEMENT

This Agreement sets forth the entire understanding and agreement between You and Colubris, supersedes all prior agreements, whether written or oral, with respect to the Colubris Product and Software, and may be amended only in a writing signed by You and Colubris. Notwithstanding the foregoing sentence, the terms of this Agreement shall not apply to the extent (i) there is a separate agreement signed

by You and on behalf of Colubris governing the purchase of the Products and use of the Software, (ii) with respect to warranty and liability terms there is a separate warranty card included with the Product, (iii) with respect to Software, the Software includes a separate "click-accept" or "click-wrap" license agreement as part of the installation of the Software or download of Software from Colubris or an authorized reseller. To the extent there is any conflict between the provisions of the documents referenced in (i), (ii) or (iii) above, the order of precedence shall be (i) the signed agreement, (ii) the click-accept or click-wrap agreement, (iii) the warranty card, and (iv) this Agreement. You specifically agree that any matters not addressed in said other agreements or documents shall be governed by this Agreement.