

APPENDIX D TO DIR CONTRACT NO. DIR-TSO-3021

PLEASE READ THIS SOFTWARE LICENSE AGREEMENT ("AGREEMENT") CAREFULLY BEFORE USING THE BARRACUDA NETWORKS SOFTWARE. BY USING THE BARRACUDA SOFTWARE YOU ARE AGREEING TO BE BOUND BY THE TERMS OF DIR-TSO-3021 AND THIS LICENSE. IF YOU ARE A CORPORATION, PARTNERSHIP OR SIMILAR ENTITY, THEN THE SOFTWARE LICENSE GRANTED UNDER THIS AGREEMENT IS EXPRESSLY CONDITIONED UPON ACCEPTANCE BY A PERSON WHO IS AUTHORIZED TO SIGN FOR AND BIND THE ENTITY. IF YOU ARE NOT AUTHORIZED TO SIGN FOR AND BIND THE ENTITY OR DO NOT AGREE WITH ALL THE TERMS OF THIS AGREEMENT, DO NOT USE THE SOFTWARE. IF YOU DO NOT AGREE TO THE TERMS OF THIS LICENSE YOU MAY RETURN THE SOFTWARE OR HARDWARE CONTAINING THE SOFTWARE FOR A FULL REFUND TO YOUR PLACE OF PURCHASE.

The software and documentation, whether on disk, in flash memory, in read only memory, or on any other media or in any other form (collectively "Barracuda Software") is licensed, not sold, to you by Barracuda Networks, Inc. ("Barracuda") for use only under the terms of DIR-TSO-3021 and this Agreement, and Barracuda reserves all rights not expressly granted to you. You own the media on which the Software is recorded but Barracuda retains ownership of the Software itself. If you have not completed a purchase of the Software and made payment for the purchase, the Software may only be used for evaluation purposes and may not be used in any production capacity.

1. Permitted License Uses and Restrictions. If you have purchased a Barracuda Networks hardware product, this Agreement allows you to use the Software only on the single Barracuda labeled hardware device on which the software was delivered. Except to the extent required under Record Retention policies and laws, you may not make copies of the Software. If you have purchased a Barracuda Networks Virtual Machine you may use the software only in the licensed number of instances of the licensed sizes and you may not exceed the licensed capacities. You may make a reasonable number of backup copies of the Software. If you have purchased client software you may install the software only on the number of licensed clients. You may make a reasonable number of backup copies of the Software. For all purchases you may not modify or create derivative works of the Software except as provided by the Open Source Licenses included below. You may not make the Software available over a network where it could be utilized by multiple devices or copied. Unless otherwise expressly provided in the documentation, your use of the Software shall be limited to use on a single hardware chassis, on a single central processing unit, as applicable, or use on such greater number of chassis or central processing units as you may have paid Barracuda Networks the required license fee; and your use of the Software shall also be limited, as applicable and set forth in your purchase order or in Barracuda Networks' product catalog, user documentation, or web site, to a maximum number of (a) seats (i.e. users with access to install Software), (b) concurrent users, sessions, ports, and/or issued and outstanding IP addresses, and/or (c) central processing unit cycles or instructions per second. Your use of the Software shall also be limited by any other restrictions set forth in your purchase order or in Barracuda Networks' product catalog, user documentation or Web site for the Software. THE BARRACUDA SOFTWARE IS NOT INTENDED FOR USE IN THE OPERATION OF NUCLEAR FACILITIES, AIRCRAFT NAVIGATION OR COMMUNICATION SYSTEMS, LIFE SUPPORT MACHINES, OR OTHER EQUIPMENT IN WHICH FAILURE COULD LEAD TO DEATH, PERSONAL INJURY, OR ENVIRONMENTAL DAMAGE. YOU EXPRESSLY AGREE NOT TO USE IT IN ANY OF THESE OPERATIONS.

2. You may not transfer, rent, lease, lend, or sublicense the Software or allow a third party to do so. YOU MAY NOT OTHERWISE TRANSFER THE SOFTWARE OR ANY OF YOUR RIGHTS AND OBLIGATIONS UNDER THIS AGREEMENT. You agree that you will have no right and will not, nor will it assist others to: (i) make unauthorized copies of all or any portion of the Software; (ii) sell, sublicense, distribute, rent or lease the Software; (iii) use the Software on a service bureau, time sharing basis or other remote access system whereby third parties other than you can use or benefit from the use of the Software; (iv) disassemble, reverse engineer, modify, translate, alter, decompile or otherwise attempt to discern the source code of all or any portion of the Software; (v) utilize or run the Software on more computers than you have purchased license to; (vi) operate the Software in a fashion that exceeds the capacity or capabilities that were purchased by you.

3. THIS AGREEMENT SHALL BE EFFECTIVE UPON INSTALLATION OF THE SOFTWARE OR PRODUCT AND SHALL TERMINATE UPON THE EARLIER OF: (A) YOUR FAILURE TO COMPLY WITH ANY TERM OF THIS

APPENDIX D TO DIR CONTRACT NO. DIR-TSO-3021

AGREEMENT OR (B) to the extent required under Record Retention policies and laws, RETURN, DESTRUCTION OR DELETION OF ALL COPIES OF THE SOFTWARE IN YOUR POSSESSION. Rights and obligations which by their terms or application are intended to survive shall continue after any termination of this Agreement. Upon termination of this Agreement, You shall certify in writing to Barracuda Networks that all copies of the Software have been destroyed or deleted from any of your computer libraries, storage devices, or any other location, except for archival copies required under applicable laws.

YOU EXPRESSLY ACKNOWLEDGE AND AGREE THAT EXCEPT AS EXPRESSLY PROVIDED HEREIN, THE USE OF THE BARRACUDA SOFTWARE IS AT YOUR OWN RISK AND THAT THE ENTIRE RISK AS TO SATISFACTION, QUALITY, PERFORMANCE, AND ACCURACY IS WITH YOU. THE BARRACUDA SOFTWARE IS PROVIDED WITH A NINETY (90) DAY WARRANTY, AND BARRACUDA HEREBY DISCLAIMS ALL OTHER WARRANTIES AND CONDITIONS WITH RESPECT TO THE BARRACUDA SOFTWARE, EITHER EXPRESSED OR IMPLIED OR STATUTORY, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES AND/OR CONDITIONS OF MERCHANTABILITY, OF SATISFACTORY QUALITY, OF FITNESS FOR ANY APPLICATION, OF ACCURACY, AND OF NON-INFRINGEMENT OF THIRD PARTY RIGHTS. BARRACUDA DOES NOT WARRANT THE CONTINUED OPERATION OF THE SOFTWARE BEYOND THE 90-DAY WARRANTY PERIOD, THAT THE PERFORMANCE WILL MEET YOUR EXPECTATIONS, THAT THE FUNCTIONS WILL MEET YOUR REQUIREMENTS, THAT THE OPERATION WILL BE ERROR FREE OR CONTINUOUS, THAT CURRENT OR FUTURE VERSIONS OF ANY OPERATING SYSTEM WILL BE SUPPORTED, OR THAT DEFECTS WILL BE CORRECTED BEYOND THE 90-DAY WARRANTY PERIOD. EXCEPT AS PROVIDED IN THIS AGREEMENT, NO ORAL OR WRITTEN INFORMATION GIVEN BY BARRACUDA OR AUTHORIZED BARRACUDA REPRESENTATIVE SHALL CREATE AN ADDITIONAL WARRANTY. AFTER THE INITIAL NINETY (90) DAY WARRANTY, SHOULD THE BARRACUDA SOFTWARE PROVE DEFECTIVE, YOU ASSUME THE ENTIRE COST OF ALL NECESSARY SERVICING, REPAIR, OR CORRECTION. FURTHERMORE BARRACUDA NETWORKS SHALL ASSUME NO WARRANTY FOR ERRORS/BUGS, FAILURES OR DAMAGE WHICH WERE CAUSED BY IMPROPER OPERATION, USE OF UNSUITABLE RESOURCES, AND ABNORMAL OPERATING CONDITIONS (IN PARTICULAR DEVIATIONS FROM THE INSTALLATION CONDITIONS). In addition, due to the continual development of new techniques for intruding upon and attacking networks, Barracuda Networks does not warrant that the Software or any equipment, system or network on which the Software is used will be free of vulnerability to intrusion or ATTACK.

4. Intentionally deleted

5. Content Restrictions. YOU MAY NOT (AND MAY NOT ALLOW A THIRD PARTY TO) COPY, REPRODUCE, CAPTURE, STORE, RETRANSMIT, DISTRIBUTE, OR BURN TO CD (OR ANY OTHER MEDIUM) ANY COPYRIGHTED CONTENT THAT YOU ACCESS OR RECEIVE THROUGH USE OF THE PRODUCT CONTAINING THE SOFTWARE. YOU ASSUME ALL RISK AND LIABILITY FOR ANY SUCH PROHIBITED USE OF COPYRIGHTED CONTENT. You agree not to publish any benchmarks, measurements, or reports on the product without Barracuda Networks' written express approval, except as required by law.

6. Third Party Software. Some Software which supports Bare Metal Disaster Recovery of Microsoft Windows Vista and Microsoft Windows 2008 Operating Systems (DR6) contains and uses components of the Microsoft Windows Pre-Installation Environment (WINPE) with the following restrictions: (i) the WINPE components in the DR6 product are licensed and not sold and may only be used with the DR6 product; (ii) DR6 is provided "as is"; (iii) Barracuda and its suppliers reserve all rights not expressly granted; (iv) license to use DR6 and the WINPE components is limited to use of the product as a recovery utility program only and not for use as a general purpose operating system; (v) Reverse engineering, decompiling or disassembly of the WINPE components, except to the extent expressly permitted by applicable law, is prohibited; (vi) DR6 contains a security feature from Microsoft that will automatically reboot the system without warning after 24 hours of continuous use; (vii) Barracuda alone will provide support for customer issues with DR6 and Microsoft and its Affiliates are released of all liability related to its use and operation; and, (viii) DR6 is subject to U.S. export jurisdiction.

APPENDIX D TO DIR CONTRACT NO. DIR-TSO-3021

7. Trademarks. Certain portions of the product and names used in this Agreement, the Software and the documentation may constitute trademarks of Barracuda Networks. You are not authorized to use any such trademarks for any purpose.

8. Export Restrictions. You may not export or re-export the Software without complying with applicable export control laws, including, but not limited to, restrictions and regulations of the Department of Commerce or other United States agency or authority and the applicable EU directives, and (c) obtaining any necessary permits and licenses. In any event, you may not transfer or authorize the transfer of the Software to a prohibited territory or country or otherwise in violation of any applicable restrictions or regulations. If you are a United States Government agency the Software and documentation qualify as "commercial items", as that term is defined at Federal Acquisition Regulation ("FAR") (48 C.F.R.) 2.101, consisting of "commercial computer software" and "commercial computer software documentation" as such terms are used in FAR 12.212. Consistent with FAR 12.212 and DoD FAR Supp. 227.7202-1 through 227.7202-4, and notwithstanding any other FAR or other contractual clause to the contrary in any agreement into which this Agreement may be incorporated, Government end user will acquire the Software and documentation with only those rights set forth in this Agreement. Use of either the Software or documentation or both constitutes agreement by the Government that the Software and documentation are "commercial computer software" and "commercial computer software documentation", and constitutes acceptance of the rights and restrictions herein.

9. General. If any provision of DIR-TSO-3021 or this Agreement are held invalid or unenforceable, the remainder will continue in full force and effect. Failure to prosecute a party's rights with respect to a default hereunder will not constitute a waiver of the right to enforce rights with respect to the same or any other breach.

10. Assignability. Assignments will be handled in accordance to Appendix A, Section 4D of DIR Contract No. DIR-TSO-3021.

11. Billing Issues. Invoicing and Payments will be handled in accordance to Appendix A, Section 8 of DIR Contract No. DIR-TSO-3021.

12. Collection of Data. You agree to allow Barracuda Networks to collect information ("Statistics") from the Software in order to fight spam, virus, and other threats as well as optimize and monitor the Software. Information will be collected electronically and automatically. Statistics include, but are not limited to, the number of messages processed, the number of messages that are categorized as spam, the number of virus and types, IP addresses of the largest spam senders, the number of emails classified for Bayesian analysis, capacity and usage, websites not categorized, fingerprints of emails, and other statistics. Your data will be kept private and will only be reported in aggregate by Barracuda Networks.

13. Subscriptions. Software updates and subscription information provided by Barracuda Energize Updates or other services may be necessary for the continued operation of the Software. You acknowledge that such a subscription may be necessary. Furthermore some functionality may only be available with additional subscription purchases. Obtaining Software updates on systems where no valid subscription has been purchased or obtaining functionality where subscription has not been purchased is strictly forbidden and in violation of this Agreement. All initial subscriptions commence at the time of activation and all renewals commence at the expiration of the previous valid subscription. Unless otherwise expressly provided in the documentation, you shall use the Energize Updates Service and other subscriptions solely as embedded in, for execution on, or (where the applicable documentation permits installation on non-Barracuda Networks equipment) for communication with Barracuda Networks equipment owned or leased by you. All subscriptions are non-transferrable. Barracuda Networks makes no warranty that subscriptions will continue uninterrupted. Subscription may be suspended with notice by Barracuda Networks for lack of past due undisputed payment.

APPENDIX D TO DIR CONTRACT NO. DIR-TSO-3021

14. Intentionally deleted.

15. Time Base License. If your Software purchase is a time based license you expressly acknowledge that the Software will stop functioning at the time the license expires. Barracuda Networks will strive to contact you at least 15 days before the Software expires.

16. Support. Telephone, email and other forms of support will be provided to you if you have purchased a product that includes support. The hours of support vary based on country and the type of support purchased. Barracuda Networks Energize Updates typically include Basic support.

17. Open Source Licensing. Barracuda Networks products may include programs that are covered by the GNU General Public License (GPL) or other Open Source license agreements, in particular the Linux operating system. It is expressly put on record that the Software does not constitute an edited version or further development of the operating system. These programs are copyrighted by their authors or other parties, and the authors and copyright holders disclaim any warranty for such programs. Other programs are copyright by Barracuda Networks. Further details may be provided in an appendix to this agreement where the licenses are re-printed. Barracuda Networks makes available the source code used to build Barracuda products available at source.barracuda.com. This directory includes all the open source programs that are distributed on the Barracuda products. Obviously not all of these programs are utilized, but since they are distributed on the Barracuda product we are required to make the source code available.