

IMPORTANT READ THESE PARAGRAPHS

ARCHIBUS® END-USER LICENSE AGREEMENT

READ CAREFULLY: ARCHIBUS, INC. ("AI") LICENSES THIS SOFTWARE TO YOU ONLY UPON THE CONDITION THAT YOU ACCEPT ALL OF THE TERMS CONTAINED IN THIS ARCHIBUS END-USER LICENSE AGREEMENT ("EULA").

BY SELECTING THE "I ACCEPT" BUTTON DURING THE INSTALLATION OF THE SOFTWARE OR BY COPYING, UPLOADING, UPDATING, ACCESSING OR USING ALL OR ANY PORTION OF THE SOFTWARE AND/OR ANY ACCOMPANYING DOCUMENTATION OR MATERIALS YOU AGREE TO ENTER INTO THIS EULA AND YOU AGREE TO BE BOUND BY THE TERMS AND CONDITIONS OF THIS EULA. A CONTRACT IS THEN FORMED BETWEEN AI AND EITHER YOU PERSONALLY, IF YOU ACQUIRE THE SOFTWARE FOR YOURSELF, OR THE COMPANY, INSTITUTION, GOVERNMENT AGENCY OR OTHER LEGAL ENTITY (INCLUDING, BUT NOT LIMITED TO, A PARTNERSHIP, LLC, OR LLP) FOR WHICH YOU ARE ACQUIRING THE SOFTWARE. THESE ARE THE ONLY TERMS UPON WHICH ARCHIBUS® PRODUCTS WILL BE LICENSED.

IF YOU DO NOT AGREE TO THE TERMS OF THE EULA OR DO NOT WISH TO BIND YOURSELF OR THE ENTITY YOU REPRESENT: (A) DO NOT OPEN THE PACKAGE, COPY, INSTALL, UPLOAD, ACCESS OR USE THIS SOFTWARE OR ANY ACCOMPANYING DOCUMENTATION OR MATERIALS; AND (B) PROMPTLY (WITHIN THIRTY (30) DAYS FROM THE DATE OF ACQUISITION) RETURN THE ENTIRE PACKAGE TO THE ARCHIBUS REPRESENTATIVE'S LOCATION WHERE YOU ACQUIRED IT FOR A REFUND. THE TERMS AND CONDITIONS OF THIS EULA SHALL APPLY TO ALL PRODUCTS CONTAINED IN THE PACKAGE, REGARDLESS OF WHEN ACCESS TO THEM IS OBTAINED.

Installation, copying, uploading, updating, accessing, using or benefiting from the use all or any portion of this software or any accompanying documentation or materials except as permitted by this EULA is unauthorized and constitutes a material breach of this EULA and is an infringement of the copyright and other intellectual property rights of such software, accompanying documentation and materials. If you install, copy, upload, update, access, or use all or any portion of this software without entering into this EULA or otherwise obtaining written permission of AI, or you fail to comply with this EULA, you are violating copyright and other intellectual property law. You may be liable to AI and its licensors for damages, and you may be subject to criminal penalties.

SOFTWARE OBTAINED FROM THIRD PARTIES THAT HAVE NOT BEEN AUTHORIZED OR ALLOWED BY AI, DIRECTLY OR INDIRECTLY, TO SUPPLY SOFTWARE IS LIKELY TO HAVE BEEN MADE AVAILABLE IN VIOLATION OF ARCHIBUS' RIGHTS. IN SUCH AN EVENT, AI IS NOT OBLIGATED TO ACCEPT THE REGISTRATION OF THE SOFTWARE, ISSUE ACTIVATION CODE(S) AND/OR ARCHIBUS LICENSE FILE(S) OR OTHERWISE PERMIT YOU TO INSTALL, COPY, UPLOAD, ACCESS AND/OR USE THE SOFTWARE, DOCUMENTATION, AND MATERIALS.

REGISTRATION

YOU MUST REGISTER YOUR ARCHIBUS SOFTWARE ON-LINE TO BECOME A "REGISTERED ARCHIBUS END USER" USING THE ON-LINE SOFTWARE AND END-USER REGISTRATION CAPABILITIES FOUND AT www.archibus.com/licenses. You must be A Registered ARCHIBUS END USER TO OBTAIN ANY BENEFITS UNDER THE LIMITED WARRANTY AND TO BE IN COMPLIANCE WITH THIS EULA.

END-USERS: THIS LICENSE IS CONTINGENT UPON PAYMENT AND ACTUAL RECEIPT BY AI OF THE APPLICABLE LICENSE FEES.



DLT RIDER TO MANUFACTURER END USER TERMS (For Public Sector End Users)

- 1. <u>Scope.</u> This DLT Rider to Archibus, Inc. ("Manufacturer") End User Terms ("DLT Rider") establishes the terms and conditions enabling DLT Solutions, LLC ("DLT") to provide Manufacturer's Offerings to Public Sector Government Agencies to include the Federal, State and Local entities (the "Licensee" or "Customer").
- 2. Applicability. The terms and conditions in the attached Manufacturer Terms are hereby incorporated by reference to the extent that they are consistent with Public Sector Laws (e.g., the Anti-Deficiency Act, the Contracts Disputes Act, the Prompt Payment Act, the Anti-Assignment statutes). To the extent the terms and conditions in the Manufacturer's Terms or any resulting Customer Order are inconsistent with the following clauses, they shall be deemed deleted and the following shall take precedence:
 - (a) **Customer.** Customer is the "ordering activity", defined as any entity authorized to use government sources of supply. An individual person shall not be the Licensee or Customer.
 - **(b) Customer Indemnities.** Customer shall not be required to indemnify DLT except as in accordance with federal statute that expressly permits such indemnification.
 - (c) Contractor Indemnities. DLT shall not be required to indemnify Customer except as explicitly stated in the contract. Any such indemnification requirement shall vest control over the matter with the United States and shall give DLT or the Manufacturer the right to intervene in the proceeding at its own expense through counsel of its own choice.
 - (d) Audit. During the term of a Customer order subject to this Rider: (a) If Customer's security requirements included in the Order are met, Manufacturer or its designated agent may audit Customer's facilities and records to verify Customer's compliance with this Agreement. Any such audit will take place only during Customer's normal business hours contingent upon prior written notice and adherence to any security measures the Customer deems appropriate, including any requirements for personnel to be cleared prior to accessing sensitive facilities. DLT on behalf of the Manufacturer will give Customer written notice of a desire to verify compliance ("Notice"); or (b) If Customer's security requirements are not met and upon Manufacturer's request, Customer will provide a written certification, executed by a duly authorized agent of Customer, verifying in writing Customer's compliance with the Customer order.
 - **(e) Termination.** Clauses in the Manufacturer Terms referencing termination or cancellation are hereby deemed to be deleted. Both DLT and Customer's termination rights shall be governed by Contract Dispute Acts of the jurisdiction in which the transaction occurs.
 - (f) Consent to Government Law / Consent to Jurisdiction. The validity, interpretation and enforcement of this Rider will be governed by and construed in accordance with the laws of the United States and/or the respective Customer's state. Any Manufacturer Terms that identify the jurisdiction in which a lawsuit may be brought, the law which shall apply to such lawsuit, or the requirements to pursue Alternative Dispute Resolution prior to such lawsuit are deemed to be deleted. All clauses in the Manufacturer Terms referencing equitable remedies are deemed to be deleted.
 - **(g) Force Majeure.** Clauses in the Manufacturer Terms referencing Force Majeure and unilateral termination rights of the Manufacturer are hereby deemed to be deleted.
 - (h) Assignment. All clauses regarding Assignment are subject to Assignment of Claims and Novation and Change-of-Name Agreements. All clauses governing Assignment in the Manufacturer Terms are hereby deemed to be deleted.



- (i) Waiver of Jury Trial. All clauses referencing waiver of jury trial in the Manufacturer Terms are hereby deemed to be deleted.
- (j) Renewals. All Manufacturer Terms clauses that violate the Anti-Deficiency Act or which permit automatic renewal are hereby deemed to be deleted.
- (k) Future Fees or Penalties. All fees and charges are as explicitly set forth in the Customer's order. Additional fees or penalties such as liquidated damages or license, maintenance or subscription reinstatement fees be incorporated into the contract only by bilateral written agreement of the parties. Any clauses imposing additional fees or penalties automatically in Manufacturer's Terms are hereby deemed to be deleted.
- (I) **Taxes.** Taxes are subject to applicable jurisdiction regulations, which provides that the contract price includes all federal, state, local taxes and duties.
- (m) Third Party Terms. No entity shall have privity of contract with the United States with respect to any third-party product or service, referenced in the Manufacture's Terms unless expressly stated in Customer's order. Absent agreement by Customer to the contrary, third parties shall have no rights or obligations with respect to such agreements vis-à-vis the United States.
- (n) Installation and Use of the Software. Installation and use of the software shall be in accordance with the Rider and Manufacturer Terms, unless a Customer determines that it requires different terms of use and Manufacturer agrees in writing to such terms in a valid order placed by Customer.
- (o) Advertisements and Endorsements. Unless specifically authorized by Customer in writing, use of the name or logo of Customer is prohibited.
- **(p) Confidentiality.** Any provisions that require the Licensee to keep certain information confidential are subject to the Freedom of Information Act, and any order by a Court with appropriate jurisdiction.
- 3. <u>Incorporation of Manufacturer Terms.</u> Attached hereto are the Manufacturer Terms. As part of this Rider, the following Terms are incorporated by reference and made a part of this Rider except as modified as set forth above.



SOFTWARE

The ARCHIBUS® Software as described in the Software and User Documentation (consisting of the computer program in which this EULA is embedded or that is delivered prepackaged with this EULA) and its associated materials in this package (consisting of compact discs and/or DVDs, programs, documentation, manuals, guides, database schema, database models, database hierarchies, database organization, data, Web Services, software, and additional components of the products, procedures and techniques) ("Associated Materials") are copyrighted, and all rights in, title to, and ownership thereof are reserved by ARCHIBUS, Inc. (collectively, the "Copyrighted Materials" or "Software"). Copyright laws and international copyright treaties, as well as other intellectual property laws and treaties, protect the Copyrighted Materials. ARCHIBUS software is not sold. Rather, AI licenses it to the End User under the terms of the ARCHIBUS End-User License Agreement (EULA) applicable to the particular ARCHIBUS software product. The terms of the ARCHIBUS EULA may vary depending upon the specific software product (with the specific type, edition, and/or version of license being issued) and the specific territory in which you obtained your software product. Territory means the country in which You acquire the ARCHIBUS software, unless (i) You acquire the Software in a member country of the European Union or the European Free Trade Associations, in which the case territory means all the countries of the European Union and the European Free Trade Association; or (ii) otherwise specified in the Software and User Documentation. Please refer to your particular software product for the EULA terms applicable to your use of that software. Unauthorized reproduction, appropriation of or access to the Copyrighted Materials is expressly prohibited. Please refer to your particular software product for the EULA terms applicable to your use of that software. Unless you have another agreement directly with AI that controls and alters your use of ARCHIBUS software products, the terms and conditions of the EULA apply to you.

GRANT OF LICENSE

The EULA is effective from the time You open this package and continues until all Copyrighted Materials have been returned to AI, or until all the Copyrighted Materials and all its components have been destroyed. This transaction is called a "License" and You are a "Licensee" of AI. The Copyrighted Materials are licensed as a single unit for use by a single organization in a single deployment. Its component parts may not be separated for use by more than one licensee. When You use the Copyrighted Materials You are subject to Al's copyrights, and You must not violate the terms of this EULA. All grants You a nonsublicensable, nonexclusive, nontransferable, limited license to install and use machine-readable object code copies of the software and Associated Materials in your Territory, in accordance with (i) the applicable Software and User Documentation; (ii) the EULA; and (iii) the Scope of the License and License Parameters (see "Scope of License" and "License Parameters" Sections below). You are allowed to use the Software to manage Your internal business operations only as specified in the "Scope of License" Section of this EULA, except as indicated in the "License Parameters" provisions below. You are not allowed to (i) use the Software or to let the Software be used for operations other than Your own; (ii) provide computer time-sharing or service bureau services for third parties or to process data for third parties; and/or (iii) let the Software be used by persons outside your operations (persons who are not full-time, part-time or contracted workers of the Licensee) or by those that do not have a valid EULA. You are not allowed to transfer, assign, sell, license, lease, loan, or rent the Software in any form, to any other persons or businesses without the prior written consent of AI. Without prejudice to AI's other rights, this EULA will automatically terminate if You fail to abide by the terms and conditions herein. No license is granted under the terms of this EULA if You did not lawfully acquire the Copyrighted Materials. Unless approved by AI in writing, this license shall be voided if the Software IS INSTALLED WITHOUT A VALID ARCHIBUS SOFTWARE LICENSE.

Unless AI expressly specifies in the Software and User Documentation or otherwise agrees in writing, all Software shall be governed by the "Scope of License" Section of this EULA. As specified in the Software and User Documentation, AI's license grant is also subject to one or more of the license parameters defined in the "License Parameters" Section of this EULA.

SCOPE OF LICENSE

If You wish to use the Copyrighted Materials in a computer network, information system enterprise, internal use time sharing system, or any other multiple terminal, computer or CPU, You must obtain a concurrent-user and/or named-user license of the Software for use with each separate computer or CPU accessing the Software at the same time. An ARCHIBUS Software Access License such as an ARCHIBUS Infrastructure Connection Point ("ICP" or "ICPs") License or an ARCHIBUS Application Connection Point ("ACP" or "ACPs") License is required if an End-User seeks to access and/or provide access to the ARCHIBUS database, database tables, data modules, data schemas and/or documentation ("ARCHIBUS Environment") utilizing ARCHIBUS, ARCHIBUS Web Central or any other third party applications. Likewise, if You utilize virtualization technologies (utilizing products such as Citrix® or VMware®), an ARCHIBUS Software Access License (such as an ICP, ACP) is required for each concurrent user and/or named user. Use of software and/or hardware that manages the number of users directly accessing or utilizing the server software (sometimes called virtualization, multiplexing or pooling software and/or hardware) or use of server clustering will not reduce the number of concurrent-user and/or named-user licenses required under this EULA. The number of licenses required under this EULA should equal or exceed the number of distinct concurrent-user or named-user inputs to the virtualization, multiplexing, pooling, or clustering software and/or hardware "front end." The actual number of licenses granted by AI shall be evidenced by AI's license records. Any supplemental software provided by AI shall be considered part of the Copyrighted Materials and subject to the terms of this EULA.

LICENSE PARAMETERS

Additional Restrictions for Express, Facil-o-tor, and Single Site Editions: These Software Editions include limits to the number of records that can be maintained using the ARCHIBUS Environment with its associated Copyrighted Materials, and these limitations must not be exceeded or bypassed by the End-User. Additionally, the Software is licensed solely for End-Users accessing the ARCHIBUS Environment with its associated Copyrighted Materials from a "Local Site" identified to AI when You acquired and/or registered the Software, defined as Your site(s) within five (5) kilometers of the "Local Site"s" postal or zip code geography. If utilized with ARCHIBUS Web Central these limits and restrictions are applicable in Your use of ARCHIBUS Web Central.

Additional Restrictions for Services Editions: These Software Editions allow You to use the Software to manage business operations outside of Your own internal business operations. These Software Editions may only be acquired by You if you are an ARCHIBUS Application Specialists ("AAS") and/or Professional Services Providers ("PSP") that is an active participant in the "ARCHIBUS Non-Software Provider Business Partner Program (satisfying all of the program participation requirements of AI). With the "Services Edition" of the Software, You are allowed to use the Software for operations other than Your own. The Services Edition of the Software may be utilized to process data on behalf of third parties or provide outsourcings/service bureau services for third parties that (i) have procured their own copy of the Software, are operating in compliance with this EULA, and are a "Registered ARCHIBUS End-User" (having previously registered using the on-line Software and End-User registration capabilities found on-line at www.archibus.com/licenses); and/or (ii) have subscribed with You to become an internet-based/remote access consumer of data and reports generated with Your Services Edition Software via ARCHIBUS Web Central or an AI approved interface, are operating in compliance with this EULA, and have been registered with AI by You using the "ARCHIBUS Remote Services Registration Form" which can be found on-line at www.archibus.com/licenses. Unless otherwise provided by AI in the Software and User Documentation, the Services Edition of the Software may be used for a period of one (1) year from the date You first installed the Software. AASs and PSPs must provide all of their registered users a copy of the then current AI End User Licensing Agreement and ensure its registered users abide by all its terms and conditions.

Additional Restrictions for Educational and Institutional Editions: If AI identifies the Software as a not-for-resale "Educational Edition" or "Institutional Edition" in the applicable Software and User Documentation, You may install and access one (1) copy of the Software on up to the permitted number of computers and/or make the Software available to the cited number of Concurrent-User or Named-User Licenses at the "Local Site" (identified to AI when You acquired and/or registered the Software), defined as Your site(s) within five (5) kilometers of the "Local Site's" postal or zip code geography. Unless otherwise provided by AI in the Software and User Documentation, the Educational Editions and Institutional Editions of the Software may be used for a period of up to three (3) years from the date You first installed the Software. The Software may be utilized only for educational purposes (as further described in the applicable Software and User Documentation) and for no other purpose. Without limiting the foregoing, Educational Institutional Editions of the Software may not be used for commercial, professional, commercial training or other for-profit purposes. Additionally, functional limitations may apply as specified in the applicable Software and User Documentation.

Additional Restrictions for Student, Personal Learning, and/or Professional Education Editions: If AI identifies the Software as a "Student Edition", "Personal Learning Edition", or "Professional Education Edition" in the applicable Software and User Documentation, You may install and access one (1) copy of the Software on up to the permitted number of computers and/or make the Software available to the cited number of Concurrent-User and/or Named-User Licenses at the "Local Site" (identified to AI when You acquired and/or registered the Software), defined as Your site(s) within five (5) kilometers of the "Local Site's" postal or zip code geography. Unless otherwise provided by AI in the Software and User Documentation, the Student Edition, Personal Learning Edition, and Professional Education Edition of the Software may be used for a period of one (1) year from the date You first installed the Software. The Software may be utilized only for educational purposes (as further described in the applicable Software and User Documentation) and for no other purpose. Without limiting the foregoing, the Student Edition, Personal Learning Edition and Professional Education Edition of the Software may not be used for commercial, commercial training or other for-profit purposes. Additionally, functional limitations may apply as specified in the applicable Software and User Documentation and Student, Personal Learning, and Professional Education Editions, may only be used by faculty, staff members and students involved with qualified educational programs. Upon request from AI, You agree to provide proof of such enrollment and/or participation.

Additional Restrictions for Evaluation Editions: If AI identifies the Software as a demonstration, evaluation, trial, not for sale or not for resale version ("Evaluation Edition") in the applicable Software and User Documentation, You may install and access one (1) copy of the Software on up to the permitted number of computers and/or make the Software available to the cited number of Concurrent-User and/or Named-User Licenses at the "Local Site" (identified to AI when You acquired and/or registered the Software), defined as Your site(s) within five (5) kilometers of the "Local Site's" postal or zip code geography only for the purpose of commercial evaluation and/or demonstration. Unless otherwise provided by AI in the Software and User

Documentation, the Evaluation Edition of the Software may be used for a period of ninety (90) days from the date You first installed the Software. The Software may be utilized only for demonstration, evaluation, trial and not for resale purposes (as further described in the applicable Software and User Documentation) and for no other purpose. Without limiting the foregoing, the Evaluation Edition of the Software may not be used for commercial, professional, commercial training or other for-profit purposes. Additionally, functional limitations may apply as specified in the applicable Software and User Documentation.

Additional Restrictions for Back-up Server Editions: If AI identifies the Software as a "Back-up Server Edition", then You may install the server components of the Software on one or more secondary Back-up Servers ("Back-up Servers") for use in the event of a failure of the primary server. These Back-up Servers may not be used for any other purposes while the primary server is available for use without the purchase of an additional Software license or licenses. A Back-up Server may not be used for any other purposes. Additionally, functional limitations may apply as specified in the applicable Software and User Documentation.

Additional Restrictions for Testing Server Editions: If AI identifies the Software as a "Testing Server Edition", then You may install the server components of the Software on a secondary Testing Server ("Testing Server") dedicated expressly for non-production activities such as testing and acceptance. A secondary Testing Server may not be used for production work or any other purposes. Additionally, functional limitations may apply as specified in the applicable Software and User Documentation.

Additional Restrictions for Development Server Editions: If AI identifies the Software as a "Development Server Edition", then You may install the server components of the Software on a secondary Development Server ("Development Server") dedicated expressly for non-production activities such as development and systems integration. A secondary Development Server may not be used for production work or any other purposes. Additionally, functional limitations may apply as specified in the applicable Software and User Documentation.

Additional Restrictions for the Utilization of Third-Party Hosted Software Services Providers (Annual Registration Required): You may engage a "Third-Party", to "Host" some or all of the Software You own, provided that you become an active participant in the "ARCHIBUS Third-Party Hosted Software Services Program". Your "Third Party Host" must have received prior approval from AI and as such, be a registered "ARCHIBUS Third Party Hosted Software Services Provider". Information and registration for this program can be found at www.archibus.com/licenses. Participation in this program includes the "registration" of your "ARCHIBUS Third-Party Hosted Services Provider(s)" with AI (which requires the payment of the applicable annual "ARCHIBUS Third-Party Software Services Provider Registration Fee" for each "Third Party" Host that You utilize). You must register Your Software (that you plan to "host") and Your "ARCHIBUS Third Party Hosted Software Services Provider(s)" with AI at www.archibus.com/licenses. Your "Hosted" Software and Your "ARCHIBUS Third Party Hosted Software Services Provider(s)" must be registered to remain in compliance with this EULA.

Additional Restrictions for Remote Access and Use of Your Software: Unless You are a participant in the "ARCHIBUS Third-Party Hosted Software Services Program" or work with AASs and/or PSPs (ARCHIBUS Non-Software Provider Business Partners), You may not (i) provide computer time-sharing access to Your software to third parties; and/or (ii) let Your Software be used by persons outside Your operations (persons who are not full-time, part-time, or contracted workers of the Licensee) or by those that do not have a valid EULA. You are not allowed to transfer, assign, sell, license, lease, loan, or rent the Software in any form, to any other persons or businesses without the prior written consent of AI. Without prejudice to AI's other rights, this EULA will automatically terminate if You fail to abide by the terms and conditions herein.

License Term: Subject to the terms and conditions of this EULA, the license to use the Software is perpetual, unless the Software qualifies as an Evaluation Edition, Student Edition, Professional Education Edition, Educational Institution Edition, or is designated as a fixed-term license, a limited duration license, lease license, or rental license. In such cases, the term of license shall be the term identified by AI in the applicable Software and User Documentation (the "Designated Term") or the term, for which You have paid, whichever is less. If AI identifies the Software as licensed for a fixed term, limited duration, leased, or rental and does not specify a term, then the Designated Term shall expire ninety (90) days after the date You first installed the Software. Use of this Software beyond the applicable license term, or any attempt to defeat the time-control disabling function of the Software is an unauthorized use and constitutes a material violation of this EULA and intellectual property law.

Virtual Private Network Access: If you have acquired the Software and are a participant in the ARCHIBUS Software Subscription Program you may access the Software solely within Your Territory through a secure Virtual Private Network ("VPN") provided that: (i) the Software is accessed through the VPN solely for the purpose of enabling You or Your employees to perform work while away from Your usual work location; (ii) the maximum number of concurrent users and/or named users does not exceed the permitted number; (iii) all copies of the Software are installed and accessed exclusively with the copy protection device (if any) supplied

with the Software; and (iv) the VPN connection is secure and complies with the current industry standard encryption and protection mechanisms.

Additional Restrictions Related to Software Upgrades and Software Updates: If AI labels the Software in the User Documentation as an upgrade or update ("New Version") to Software previously licensed to You ("Previous Version"), the license grant with respect to the Previous Version terminates ninety (90) days after installation of the New Version. Within such ninety (90) day period of installing the New Version: (i) You must cease all use of the Previous Version and Uninstall all copies of the Previous Version; and (ii) destroy all AI materials relating to the Previous Version to AI or the company from which they were acquired. AI reserves the right to require You to show satisfactory proof that all copies of the Previous Version have been Uninstalled and all AI Materials relating to the Previous version have been destroyed or returned. If You are a current participant in the ARCHIBUS Software Subscription Program, You may have additional rights under the ARCHIBUS Software Subscription Program and the obligations in this Section may not apply to You.

Additional Restrictions Related to Software Crossgrades: If AI labels the Software in the User Documentation as a Crossgrade ("Crossgrade") to Software previously licensed to You ("Previous Version"), the license grant with respect to the Previous Version terminates ninety (90) days after installation of the Crossgrade. Within such ninety (90) day period of installing the Crossgrade: (i) You must cease all use of the Previous Version and Uninstall all copies of the Previous Version; and (ii) destroy all AI materials relating to the Previous Version or, upon request by AI, return all such AI Materials relating to the Previous Version to AI or the company from which they were acquired. AI reserves the right to require You to show satisfactory proof that all copies of the Previous Version have been Uninstalled and all AI Materials relating to the Previous version have been destroyed or returned. If You are a current participant in the ARCHIBUS Software Subscription Program, You may have additional rights under the ARCHIBUS Software Subscription Program and the obligations in this Section may not apply to You.

Simultaneous Use of Current and Previous Versions of Software: As per the current ARCHIBUS Software Subscription Program Terms and Conditions, a subscription program participant is entitled to install the current version of the Software and continue to use previous version(s) of the Software during the term of a subscription contract and any renewal term(s). Please refer to the specific ARCHIBUS Software Subscription Program Terms and Conditions cited in Your ARCHIBUS Software Subscription Program Agreement associated with your User Documentation. In some cases, You may use Your Concurrent-User or Named-User Licenses for either Your current version of the Software or Your previous version(s) of the Software. As such, You may "split" your ARCHIBUS Software Access License to enable the use of both the current and/or previous versions of the Software (This is where You may "split" the number of ICPs and/or ACPs between Your current and previous version(s) of the Software).

Software Components: The Software is licensed to You as a single product and its components may not be separated for installation, access, or distribution on more than one (1) computer unless expressly permitted by AI in the applicable User Documentation.

Termination of Licenses Grant or This EULA: Upon termination of the license grant or this EULA, (i) You must cease all use of the Previous Version and Uninstall all copies of the Previous Version; and (ii) destroy all AI materials relating to the Previous Version or, upon request by AI, return all such AI Materials relating to the Previous Version to AI or the company from which they were acquired. AI reserves the right to require You to show satisfactory proof that all copies of the Previous Version have been Uninstalled and all AI Materials relating to the Previous version have been destroyed or returned.

UNLESS APPROVED BY AI IN WRITING, THIS LICENSE SHALL BE VOIDED IF THE PRODUCT IS USED IN AN INAPPROPRIATE MANNER.

SUPPORT SERVICES

AI may provide You with technical support and/or software subscription/maintenance services related to the Software ("Support Services"). In the event AI provides Support Services, the scope and use of the Support Services shall be defined and governed by the terms and conditions contained in the ARCHIBUS Technical Support Program Offering, and the ARCHIBUS Software Subscription Program Offerings (as revised from time to time). Such Support Services shall only become effective upon End-User's purchase of the applicable program offering(s).

RESTRICTIONS

You are not allowed to make copies of the Copyrighted Materials, except one copy of the software program may be made on Your hard disk and one (1) archival backup copy (for archival backup purposes in the event that Your primary copy of the Software becomes inoperable). You may install and access such an archival backup copy of the Software only in the event that the primary copy of the Software becomes inoperable and You are otherwise unable to access the Software. The archival backup copy of the Software must be treated according to the terms and conditions listed here. (Certain software programs, marked "copy protected," may include mechanisms to prevent copying.) Except in the case of a software program for which source code is provided, You are not allowed to take any steps, such as reverse assembly (disassembly) or reverse compilation

(decompilation), to "reverse engineer" the program so as to reveal the source code or underlying logic of the program. Except in the case of a software program for which a source code is provided, You are not allowed to modify a program in any manner for any purpose. AI does not make any warranties concerning any modifications You make and will not provide support for such modifications. You are not allowed to convert the Software into another programming language, or to translate the Software into any other language, or to develop or create any other product based on or derived from the Software and/or the Copyrighted Materials. AI reserves any and all rights in and title to such derivative products.

LIMITED WARRANTY

AI warrants that the media on which the Software is furnished will be free from physical defects in materials under normal usage for a period of 90 calendar days from the date on which the Software is delivered to You. This warranty is limited to the original licensee who acquired the Software and is NOT transferable OR available to any other party. EXCEPT FOR THIS EXPRESS LIMITED WARRANTY, THE PRODUCT IS PROVIDED "AS IS" AND AI MAKES NO AND YOU RECEIVE NO WARRANTIES, EXPRESS, IMPLIED, STATUTORY, OR IN ANY COMMUNICATION WITH YOU; AND AI SPECIFICALLY DISCLAIMS ANY OTHER WARRANTY INCLUDING THE IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. AI DOES NOT WARRANT THAT THE OPERATION OF THE PRODUCT WILL BE UNINTERRUPTED OR ERROR FREE. THIS LIMITED WARRANTY IS VOIDED IF PRODUCTS HAVE BEEN DAMAGED AS A RESULT OF ACCIDENT, MISUSE, ABUSE, OR BY SERVICE/MODIFICATION BY ANYONE OTHER THAN AI.

LIMITED LIABILITY AND INDEM-NIFICATION

IN NO EVENT SHALL AI OR ITS SUPPLIERS BE LIABLE IN ANY WAY FOR INDIRECT, SPECIAL, CONSEQUENTIAL, OR INCIDENTAL DAMAGES OR LOSS OF ANY KIND (INCLUDING WITHOUT LIMITATION, LOST PROFITS, LIABILITY OR INJURY TO THIRD PERSONS, LOSS OF DATA, COST OF COVER, WHETHER FORESEEABLE OR NOT, REGARDLESS OF WHETHER AI OR ITS SUPPLIERS HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES) ARISING AS A RESULT OF LICENSEE'S USE OR INABILITY TO USE THE SOFTWARE. YOU ACKNOWLEDGE THAT THE LICENSE FEE REFLECTS THE ALLOCATION OF RISKS BETWEEN US.

AI SHALL HAVE NO RESPONSIBILITY OR LIABILITY WHATSOEVER ARISING FROM LOSS OR THEFT OF THE PRODUCT OR OF ANY COPY PROTECTION DEVICE/CODE WITH WHICH THE PRODUCT IS SUPPLIED. SPECIFICALLY, AI SHALL NOT BE OBLIGATED TO REPLACE ANY LOST OR STOLEN PRODUCT OR COPY PROTECTION DEVICE/CODE. YOU ARE SOLELY RESPONSIBLE FOR SAFEGUARDING THE PRODUCT AND ANY COPY PROTECTION DEVICE/CODE FROM LOSS OR THEFT AND PROTECTING YOUR INVESTMENT THROUGH INSURANCE OR OTHERWISE.

LICENSEE AGREES TO INDEMNIFY, HOLD HARMLESS, AND DEFEND AI AND ITS SUPPLIERS FROM ANY COST, LOSS, LIABILITY, OR EXPENSE, INCLUDING COURT COSTS AND REASONABLE FEES FOR ATTORNEYS OR OTHER PROFESSIONALS, ARISING OUT OF OR RESULTING FROM ANY CLAIM OR DEMAND BROUGHT AGAINST AI, ITS SUPPLIERS OR ITS AFFILIATES, DIRECTORS, EMPLOYEES, OR AGENTS BY THE LICENSEE OR A THIRD PARTY ARISING FROM OR IN CONJUNCTION WITH ANY PROCUREMENT, INSTALLATION, UTILIZATION, REDEPLOYMENT OR DISPOSAL OF THE PRODUCT.

DISCLAIMER

THE PRODUCTS, LIKE OTHER FINANCIAL/TECHNICAL SOFTWARE, ARE TOOLS INTENDED TO BE USED BY EXPERIENCED PROFESSIONALS ONLY. THE SOFTWARE SHOULD NOT BE USED AS A SUBSTITUTE FOR YOUR JUDGEMENT. DUE TO THE LARGE VARIETY OF POTENTIAL APPLICATIONS FOR THE SOFTWARE, THE SOFTWARE HAS NOT BEEN TESTED IN ALL SITUATIONS UNDER WHICH IT MAY BE USED. THE PROGRAM IS NOT FAULT-TOLERANT AND IS NOT DESIGNED FOR THE ON-LINE CONTROL OF NUCLEAR FACILITIES, AIRCRAFT NAVIGATION & CONTROL SYSTEMS, DIRECT LIFE SUPPORT MACHINES OR WEAPONS SYSTEMS. AI SHALL NOT BE LIABLE IN ANY MANNER WHATSOEVER FOR THE RESULTS OBTAINED THROUGH THE USE OF THE SOFTWARE. PERSONS USING THE PRODUCT ARE RESPONSIBLE FOR THE SUPERVISION, MANAGEMENT, AND CONTROL OF THE SOFTWARE. THIS RESPONSIBILITY INCLUDES, BUT IS NOT LIMITED TO, THE DETERMINATION OF APPROPRIATE USES FOR THE SOFTWARE AND THE SELECTION OF THE PRODUCT AND OTHER PROGRAMS TO ACHIEVE THE INTENDED RESULTS.

REMEDIES

During the warranty period, AI will replace the defective media on which the Software is furnished at no additional charge, provided that the Software is returned, shipping prepaid, to AI or to the dealer from whom the Software was originally obtained. The licensee is responsible for insuring any Software so returned and assumes the risk of loss during shipping. All replaced Software becomes the property of AI. Licensee must provide proof of the date when the Software was obtained when requesting that warranty work. Licensee may request further information on how to obtain warranty service by writing to: ARCHIBUS, Inc., 18 Tremont Street, Boston, Massachusetts 02108 U.S.A. Replacement of Software, as provided in this warranty, is the licensee's sole and exclusive remedy for any defect in the Software. Any replacement Software will be warranted for the remainder of the original warranty period or thirty (30) days, whichever is longer.

CONFIDENTIAL

All Copyrighted Materials provided to You and marked confidential, restricted or otherwise subjected to limited access, are proprietary in nature and confidential to AI. You agree to keep such materials in confidence and not to disclose such materials to any third party, or make any commercial use thereof.

UPGRADES

If the Copyrighted Materials are being licensed to You as an upgrade to Copyrighted Materials previously licensed to You, You must destroy all previously licensed materials within 60 days of the purchase of the license to use the upgrade.

THIRD PARTY RIGHTS

End-Users are hereby notified that certain software manufacturers and individuals (including without limitation, Autodesk, Inc. of 111 McInnis Parkway, San Rafael, California 94903 U.S.A. and Bruce Kenneth Forbes of 18 Tremont Street, Boston, Massachusetts 02108 U.S.A.) are third-party beneficiaries to this agreement to the extent that this EULA contains provisions that relate to End-Users' use of the software application. Such provisions are made expressly for the benefit of such third-party beneficiaries and are enforceable by them in addition to AI. See www.archibus.com/licenses for additional terms and conditions for certain software manufacturers or contact AI for a printed copy.

PROPRIETARY RIGHTS NOTICES

You must not obscure, alter, cover, deface or remove any copyright, trademark, patent, trade secret, or other legal notice contained in the Copyrighted Materials. An archival copy must contain the same proprietary notices which appear in the Software.

GOVERNMENT END-USERS

<u>U.S. GOVERNMENT</u>: The Software is provided with RESTRICTED RIGHTS. Use, duplication, or disclosure by the 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, and in subparagraphs (a) through (d) of the Commercial Computer-Restricted Rights clause at CFR 52.227-19, and in similar clauses in the NASA FAR Supplement or other applicable clauses (as the same may be amended from time to time).

<u>ALL OTHER GOVERNMENTS</u>: The Software is licensed to government users with RESTRICTED RIGHTS. Use, duplication, or disclosure by any government user shall be subject to any applicable laws and regulations (as the same may be promulgated and/or amended from time to time) that restrict such government's rights with regard to acquiring any property rights, title, interest or claim in or to the Copyrighted Materials.

GEOGRAPHIC LIMITS, EXPORT CONTROLS

<u>For ALL END-USERS:</u> This Software is licensed only for use in the country where this Software was originally shipped to You or originally installed. Export of the Software is subject to laws, regulations, orders, or other restrictions applicable to the export of Software from the United States that may be imposed by the Government of the United States or its agencies. If the Software has been rightfully obtained by You outside of the United States, You agree that You will not re-export the Software nor any other technical data received from AI (or any direct product thereof), except as permitted by AI, the laws and regulations of the United States, and the laws and regulation of the jurisdiction in which You obtained the Software.

GENERAL

Nobody other than AI's legal department is authorized to make any further warranties or representations concerning the Copyrighted Materials or modify, vary, add, or delete any the warranties and representations contained in this EULA.

If AI has reasonable grounds to believe that this EULA has been breached, You agree to permit AI or its designated agent to conduct such audit as may be advised by its professional advisors. In the event such audit determines that You have breached this EULA, You agree to pay (a) all of AI's expenses and costs associated with such audit and (b) the appropriate license fees plus the applicable administration costs, expenses and other remedies provided under applicable law.

The UN Convention on Contracts for the Sale of Goods shall not govern this EULA; rather this EULA shall be governed and construed by the laws of the Commonwealth of Massachusetts, including its Uniform Commercial Code without reference to conflict-of-law principles. This EULA is the entire agreement between us and supersedes any other communications or advertising with respect to the Copyrighted Materials.

If for any reason a court of competent jurisdiction finds any provision herein (or any part thereof) to be unenforceable, that provision shall be enforced to the maximum extent permissible so as to give effect to the intent of the parties and the remainder of this EULA shall continue in full force and effect. Ambiguities in the EULA will not be construed against the drafter. In case of inconsistency between the terms of this EULA and any translation thereof, the English language meaning shall control.

End-User License R-20.1

©2012 ARCHIBUS, Inc. All Rights Reserved. ARCHIBUS, Inc. - 18 Tremont Street - Boston, MA 02108