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1. Terms Applicable to All Products

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LICENSE METRIC SUMMARY TABLE

This table lists the applicable license metrics for the VMware products included in this Product Guide. These notes are for reference purposes only. Please refer to the product specific section of the Product Guide for more information.

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**VMWARE VIS-VCENTER**


**VMWARE VREALIZE**

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| VMware vRealize Suite Enterprise (VMware vRealize Log Insight, VMware vRealize Business Enterprise, VMware vRealize Automation Enterprise, VMware vRealize Operations Enterprise) |
| VMware vRealize Automation Advanced Public Cloud Extension |
| VMware vRealize Automation Enterprise Public Cloud Extension |

**VMWARE VREALIZE OPERATIONS**

VMware vRealize Operations Standard (VMware vRealize Operations Manager) |
| VMware vRealize Operations Advanced (VMware vRealize Operations Manager, VMware vFabric Hyperic, VMware vRealize Configuration Manager, VMware vRealize Infrastructure Navigator) |
| VMware vRealize Operations Enterprise (VMware vRealize Operations Manager, VMware vFabric Hyperic, VMware vRealize Configuration Manager, VMware vRealize Infrastructure Navigator) |

**VMWARE VSHERE**

VMware vSphere Essentials Kit: Starter Kit (VMware vCenter Server 5 Essentials, VMware vSphere 5 for 1 processor) |
| VMware vSphere Essentials Plus for Retail and Branch Offices: Starter Kit (VMware vCenter Server 5 Essentials, VMware vSphere 5 Essentials Plus for 1 processor) |

**VMWARE VSHERE WITH OPERATIONS MANAGEMENT**

VMware vSphere with Operations Management Standard (VMware vSphere Standard, VMware vRealize Operations Standard) |
| VMware vSphere with Operations Management Enterprise (VMware vSphere Enterprise, VMware vRealize Operations Standard) |
| VMware vSphere with Operations Management Enterprise Plus (VMware vSphere Enterprise Plus, VMware vRealize Operations Standard) |

**VMWARE WORKSPACE**

VMware Workspace Suite – On Premise (VMware Horizon Enterprise Edition and AirWatch Yellow Management Bundle) |

**VMWARE WORKSPACE PORTAL**

2. DATA CENTER AND CLOUD INFRASTRUCTURE

2.1 VMware vSphere 5.5

Definitions

“Powered-On Virtual Machine” means a Virtual Machine in an active power state and executing computing instructions.

“Processor” means a single, physical chip that houses a central processing unit that can execute computer programs.

“Server” means a hardware system capable of running the Software. A hardware partition or blade is considered a separate hardware system.

2.1.1 General License Notes

You may use the Software on a Server that contains up to the maximum number of Processors for which you have paid the applicable license fees.

Hosting Rights and Restrictions. Notwithstanding anything to the contrary in this EULA, You may use the Software to deliver “internally developed applications” as a service to third parties via an internal or external network. An “internally developed application” is: (i) a computer application that you have created or developed, and (ii) a third party computer application(s) that (a) is ancillary to your application-based service, and (b) cannot be accessed directly by end users of your application-based service. Except as expressly provided in this paragraph and Section 3.1 of the EULA, the use of the Software for any other types of hosting or for the benefit of any third party in any manner is strictly prohibited unless You are an authorized participant in a VMware program that is governed by a separate set of terms and conditions which authorizes such activity.

vSphere API for Array Integration (VAAI). You may use storage arrays that are certified for VAAI only with the following editions: VMware vSphere Standard, VMware vSphere Enterprise, VMware vSphere Enterprise Plus, VMware vSphere with Operations Management Standard, VMware vSphere Operations Management Enterprise, VMware vSphere with Operations Management Enterprise Plus, VMware vCloud Suite Standard, VMware vCloud Suite Advanced, VMware vCloud Suite Enterprise, VMware vSphere ROBO Standard and VMware vSphere ROBO Advanced.

vSphere Virtual Volumes (VVOL). You may use storage arrays that are certified for VVOL only with the following editions: VMware vSphere Standard, VMware vSphere Enterprise, VMware vSphere Enterprise Plus, VMware vSphere with Operations Management Standard, VMware vSphere Operations Management Enterprise, VMware vSphere with Operations Management Enterprise Plus, VMware vCloud Suite Standard, VMware vCloud Suite Advanced, VMware vCloud Suite Enterprise, VMware vSphere ROBO Standard and VMware vSphere ROBO Advanced.

vSphere API for Storage Awareness (VASA). You may use storage arrays that are certified for VASA only with the following editions: VMware vSphere Standard, VMware vSphere Enterprise, VMware vSphere Enterprise Plus, VMware vSphere with Operations Management Standard, VMware vSphere Operations Management Enterprise, VMware vSphere with Operations Management Enterprise Plus, VMware vCloud Suite Standard, VMware vCloud Suite Advanced, VMware vCloud Suite Enterprise, VMware vSphere ROBO Standard and VMware vSphere ROBO Advanced.
vSphere Storage Policy Based Management (SPBM). You may only use this feature with the following editions: VMware vSphere Standard, VMware vSphere Enterprise, VMware vSphere Enterprise Plus, VMware vSphere with Operations Management Standard, VMware vSphere Operations Management Enterprise, VMware vSphere with Operations Management Enterprise Plus, VMware vCloud Suite Standard, VMware vCloud Suite Advanced, VMware vCloud Suite Enterprise, VMware vSphere ROBO Standard and VMware vSphere ROBO Advanced.

vSphere API for Third Party Multipathing. You may use multipathing extensions module only with the following editions: VMware vSphere Standard, VMware vSphere Enterprise, VMware vSphere Enterprise Plus, VMware vSphere with Operations Management Standard, VMware vSphere Operations Management Enterprise, VMware vSphere with Operations Management Enterprise Plus, VMware vCloud Suite Standard, VMware vCloud Suite Advanced, VMware vCloud Suite Enterprise, VMware vSphere ROBO Standard and VMware vSphere ROBO Advanced.

vSphere Auto Deploy. You may use this feature only if You have licensed VMware vSphere Enterprise Plus and VMware vSphere with Operations Management Enterprise Plus editions.

vSphere View Accelerator. You may use this feature only if You have licensed VMware vSphere Enterprise Plus and VMware vSphere with Operations Management Enterprise Plus editions.

vSphere Replication. You may use this feature only if You have licensed any of the following editions of VMware vSphere: VMware vSphere Standard, VMware vSphere with Operations Management Standard, VMware vSphere with Operations Management Enterprise, VMware vSphere with Operations Management Enterprise Plus, VMware vSphere Enterprise, VMware vSphere Enterprise Plus, VMware vSphere Essentials Plus or VMware vSphere Essentials Plus for Retail and Branch Offices.

vSphere Data Protection. You may use this feature only if You have licensed any of the following editions of VMware vSphere: VMware vSphere Standard, VMware vSphere with Operations Management Standard, VMware vSphere with Operations Management Enterprise, VMware vSphere with Operations Management Enterprise Plus, VMware vSphere Enterprise, VMware vSphere Enterprise Plus, VMware vSphere Essentials Plus or VMware vSphere Essentials Plus for Retail and Branch Offices.

vSphere Big Data Extensions. You may use this feature only if You have licensed any of the following editions of VMware vSphere: VMware vSphere with Operations Management Enterprise, VMware vSphere with Operations Management Enterprise Plus, VMware vSphere Enterprise, and VMware vSphere Enterprise Plus.

vSphere Big Data Extensions - Log Files. You acknowledge that correspondence and log files generated in conjunction with a request for support services may contain sensitive, confidential or personal information. You are solely responsible for taking the steps necessary to protect such data prior to sending it to VMware or any third party, including obfuscating the logs or otherwise guarding such information prior to sending it to VMware, Your organization or any third party.

Data Privacy – Customer Experience Improvement Program.
The Software allows you to participate in VMware’s Customer Experience Improvement Program. If you choose to participate in this program, you agree that VMware may collect and use non-personal, technical data about your IT environment (“Usage Data”) on a regular basis in accordance with the VMware vSphere Administration Guide: https://www.vmware.com/support/pubs/vsphere-esxi-vcenter-server-6-pubs.html

Usage Data will be used by VMware to: better understand your business needs; improve the quality, reliability and functionality of our products and services; analyze deployment metrics; compile benchmarking and industry statistics; provide you with recommendations and information about VMware products and services; facilitate the provisioning of updates and support; conduct internal forecasting; improve VMware responses to customer requirements; and fulfill and/or comply our contractual and legal requirements. Usage Data are and shall remain the sole and exclusive property of VMware and its licensors.
vSphere Virtual Desktop Infrastructure. If You have purchased an uncapped or unlimited quantity of licenses to the Software under a VMware Enterprise License Agreement, You may not use the Software to create a virtual desktop infrastructure (e.g., hosted desktop solution).

IN NO EVENT SHALL ORACLE BE LIABLE FOR ANY INDIRECT, INCIDENTAL, SPECIAL, PUNITIVE OR CONSEQUENTIAL DAMAGES, OR DAMAGES FOR LOSS OF PROFITS, REVENUE, DATA OR DATA USE, INCURRED BY YOU OR ANY THIRD PARTY, WHETHER IN AN ACTION IN CONTRACT OR TORT, EVEN IF ORACLE HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. ORACLE’S ENTIRE LIABILITY FOR DAMAGES HEREUNDER SHALL IN NO EVENT EXCEED ONE THOUSAND DOLLARS (U.S. $1,000).

2.1.2 Product Edition/Suite Specific License Notes

VMware vSphere Essentials and VMware vSphere Essentials Plus (collectively, the “Essentials Kit”) 

In addition to the general license notes above, if You purchase a license to VMware vSphere as a part of the Essentials Kit, the following terms apply:

You may only use VMware vSphere included in the Essential Kit for up to three (3) Servers, with each Server having up to two (2) Processors. If you use VMware vCenter Server to manage Servers running a copy of VMware vSphere provided with the Essentials Kit, such Servers may only be managed by VMware vCenter Server provided with the Essentials Kit.

VMware vSphere Remote Office Branch Office Standard
VMware vSphere Remote Office Branch Office Advanced (collectively, the “vSphere ROBO editions”)

Notwithstanding the language above, if You purchase a license to VMware vSphere as a part of the vSphere ROBO editions, the following terms apply:

You may only use VMware vSphere included in the vSphere ROBO editions for up to the number of Virtual Machines You purchased. You may not use more than a single 25 Virtual Machine pack of the vSphere ROBO editions in each Authorized Location. “Authorized Locations” means Your remote physical locations but not including Your on-line stores, Your data centers, or similar types of locations.

VMware vSphere Hypervisor

Notwithstanding the terms above, if You receive a license to VMware vSphere as a part of VMware vSphere Hypervisor, the following terms apply:

You may not use any programmatic interface, which can be called remotely (APIs), provided with your license to VMware vSphere Hypervisor. You must obtain a paid license to VMware vSphere to use such programmatic interfaces (APIs).

VMware vSphere Desktop

In addition to the general license notes above, if You purchase a license to VMware vSphere as a part of VMware vSphere Desktop, the following terms apply:

You may only use VMware vSphere Desktop to host (i) a virtual desktop infrastructure for up to the number of Desktop Virtual Machines for which You have paid the applicable license fees, (ii) a Terminal Services Session or remote desktop services host for the purpose of hosting session based desktops or remoting applications, and (iii) associated desktop management and monitoring tools. VMware vSphere Desktop is not subject to a
processor limitation. "Desktop Virtual Machine" is a hosted Virtual Machine with one of the following Windows operating systems: XP, Vista, 7, 8 or Server.

VMware View Enterprise, VMware Horizon View, VMware Horizon Editions, and VMware Horizon Suite

“Active Connection” means with respect to Horizon View, any connections to Powered On Desktop Virtual Machines, Terminal Services Sessions and physical computers.

“Concurrent Users” means the total number of users accessing or using the Software at any given time to maintain an Active Connection to their workspace or desktop through an endpoint device.

“Desktop Virtual Machine” is a hosted Virtual Machine with one of the following Microsoft Windows operating systems: XP, Vista, 7, 8, or Server.

“Named User” means Your single designated employee or Third Party Agents who have been authorized by You to use the Software in accordance with the terms of this Agreement.

"Powered On Desktop Virtual Machine" means a Desktop Virtual Machine receiving a remote connection from a device or running locally on a device.

“Terminal Services Session” means a Microsoft Windows terminal services session running a valid Microsoft Windows license.

“Virtual Machine” means a software container that can run its own operating system and execute applications like a physical machine.

In addition to the general license notes above, if You purchase a license to VMware vSphere as a part of VMware View Enterprise, VMware Horizon View Standard, VMware Horizon Advanced, VMware Horizon Enterprise, or the VMware Horizon Suite, the following terms apply:

You may only use VMware vSphere Desktop for up to the total number of Concurrent Users or Named Users in the Horizon Editions for which You have paid the applicable license fees. Your use of VMware vSphere Desktop is limited to hosting Desktop Virtual Machines, Terminal Services Sessions, remote desktop services host and running VMware products which are included in VMware View Enterprise, VMware Horizon Suite, VMware Horizon Editions or third party connection brokers and desktop management and monitoring tools.

2.2 VMware vSphere Essentials Plus with vSphere Storage Appliance

“Instance” means a single installation of the Software on a physical server or Virtual Machine.

“Virtual Machine” means a software container that can run its own operating system and execute applications like a physical machine.

You may use the Software for up to the maximum number of Instances for which you have paid the applicable license fees.

2.3 VMware vSphere Update Manager

WITH RESPECT TO ANY MICROSOFT SOFTWARE INCLUDED IN THE SOFTWARE, MICROSOFT'S AND ITS SUPPLIERS' LIABILITY UNDER THIS EULA WILL NOT, IN ANY EVENT, EXCEED USD $5.00.

2.4 VMware vCloud Director 5.5
"Powered-On Virtual Machine" means a Virtual Machine in an active power state and executing computing instructions.

“Processor” means a single, physical chip that houses a central processing unit that can execute computer programs.

You may use the Software for up to the number of Powered-On Virtual Machines for which you have paid the applicable license fees, unless you purchase the Software as a part of the VMware vCloud Suite.

IN NO EVENT SHALL ORACLE BE LIABLE FOR ANY INDIRECT, INCIDENTAL, SPECIAL, PUNITIVE OR CONSEQUENTIAL DAMAGES, OR DAMAGES FOR LOSS OF PROFITS, REVENUE, DATA OR DATA USE, INCURRED BY YOU OR ANY THIRD PARTY, WHETHER IN AN ACTION IN CONTRACT OR TORT, EVEN IF ORACLE HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. ORACLE’S ENTIRE LIABILITY FOR DAMAGES HEREUNDER SHALL IN NO EVENT EXCEED ONE THOUSAND DOLLARS (U.S. $1,000).

IN NO EVENT SHALL INTEL OR ITS SUPPLIERS BE LIABLE FOR ANY DAMAGES (INCLUDING, WITHOUT LIMITATION, LOST PROFITS, BUSINESS INTERRUPTION, OR LOST INFORMATION) ARISING OUT OF THE USE OF OR INABILITY TO USE THE SOFTWARE.

### 2.5 VMware vSphere Storage Appliance

#### Definitions

“Cluster” means a group of Servers consisting of up to three (3) Servers.

“Instance” means a single installation of the Software on a physical server or Virtual Machine.

“Server” means a hardware system capable of running the Software. A hardware partition or blade is considered a separate hardware system.

“Virtual Machine” means a software container that can run its own operating system and execute applications like a physical machine.

### 2.5.1 General License Notes for VMware vSphere Storage Appliance

You may use the Software for up to the number of Instances for which you have paid the applicable license fees. You may use a validly licensed Instance of VMware vCenter Server to manage multiple Clusters that are each running an Instance of VMware vSphere Storage Appliance.

### 2.5.2 Product Edition/Suite Specific License Notes

**VMware vSphere Storage Appliance for VMware vSphere Essentials Plus**

In addition to the general license notes above, if you purchase a license to VMware vSphere Storage Appliance for VMware vSphere Essentials Plus, the following terms apply:

If you obtain a license to VMware vSphere Storage Appliance for VMware vSphere Essentials Plus as a part of your license to VMware vSphere Essentials Plus, you may use VMware vSphere Storage Appliance for VMware vSphere Essentials Plus only on a single Cluster. You must use a validly licensed Instance of VMware vCenter Server to manage each Cluster that is running an Instance of VMware vSphere Storage Appliance for VMware vSphere Essentials Plus.
VMware vSphere Storage Appliance for VMware vSphere Essentials Plus for Retail and Branch Offices ("VSA for ROBO")

In addition to the general license notes above, if You purchase a license to VSA for ROBO, the following terms apply:

If you obtain a license to VSA for ROBO, you may use VSA for ROBO only on a single Cluster. You must use a validly licensed Instance of VMware vCenter Server to manage each Cluster that is running an Instance of VSA for ROBO.

2.6 VMware NSX Platform

“Processor” means a single, physical chip that houses a central processing unit that can execute computer programs.

“Tool Box” means certain software tools that VMware may provide to You from time to time for support purposes.

“Usage File” means the real-time encrypted file produced by the Software for each service which produces information specifically relating to Your usage of the Software.

“Virtual Machine” or “VM” means a software container that can run its own operating system and execute applications like a physical machine.

Notwithstanding anything to the contrary in this EULA for evaluation licenses, Your use of the evaluation NSX Software is only permitted in a non-production environment and for a period of sixty (60) days.

If You purchased a usage based subscription license (“Usage-Based License”), the license fee for Your Usage-Based License will be calculated based on the reports provided to VMware by the Usage File.

If You purchased a subscription term license, You may use the Software for the term of the subscription up the amount of Virtual Machines per month for which You have paid the applicable license fees.

If You purchased a perpetual license, You may use the Software for the amount of Processors for which You have paid the applicable license fees.

APIs and Third Party Applications. You may use the APIs included with the Software only to integrate the Software with Your cloud management, network management and billing systems. Any use of the APIs or other portions of the Software for other services (including but not limited to protocols, traffic engineering, L4-L7) must be certified for use in writing by VMware and will be subject to Your payment of additional fees. You may not use the Software, including the APIs, with any third party applications written specifically for the Software unless otherwise authorized in writing by VMware, which authorization may be conditioned on the payment of additional fees to VMware for such use.

Tool Box. You may internally use the Tool Box only to obtain support from VMware pursuant to the Services Terms. The Tool Box shall be deemed “Software” for the purposes of the EULA.

NSX for vSphere. NSX for vSphere is for vSphere environments only and includes the features set forth in the applicable Documentation. Additional features in NSX for Multi-Hypervisor are licensed separately and may be subject to additional fees by VMware. IN NO EVENT SHALL ORACLE BE LIABLE FOR ANY INDIRECT, INCIDENTAL, SPECIAL, PUNITIVE OR CONSEQUENTIAL DAMAGES, OR DAMAGES FOR LOSS OF PROFITS, REVENUE, DATA OR DATA USE, INCURRED BY YOU OR ANY THIRD PARTY, WHETHER IN AN ACTION IN CONTRACT OR TORT, EVEN IF ORACLE HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. ORACLE'S ENTIRE LIABILITY FOR DAMAGES HEREUNDER SHALL IN NO EVENT EXCEED ONE THOUSAND DOLLARS (U.S. $1,000).

WITH RESPECT TO ANY MICROSOFT SOFTWARE INCLUDED IN THE SOFTWARE, MICROSOFT'S AND ITS SUPPLIERS' LIABILITY UNDER THIS EULA WILL NOT, IN ANY EVENT, EXCEED USD $5.00.
Cluster is a software grouping of Servers running vSphere for the purpose of resource sharing.

Concurrent Users means the total number of users accessing or using the Software at any given time.

Customer Support Data means the support bundles, log files and other data generated in conjunction with your request for support services.

Direct Attached JBOD means a JBOD that is directly attached to a single Server and expands the capacity of only that Server.

Flash Devices means a diskless form of assembling flash memory to store digital information.

Hard Disk Drive means a data storage device used for storing digital information persistently using rotating magnetic disks.

JBOD means an enclosure that contains a number of storage devices such as magnetic disks and/or solid state disks and an architecture that makes the disks available as individual devices to the servers to which the JBOD is physically connected.

Named Users means your employee or Third Party Agent who has been authorized by you to use the software in accordance with the terms of this agreement.

Physical Site means the structure in a single geographic location in which the datacenter resides. A site that is on the same campus but in a different structure within that campus is considered a separate site.

Processor means a single, physical chip that houses a central processing unit that can execute computer programs.

Rack means a frame or enclosure for mounting or containing a number of compute servers (or blades) and optionally a number of networking equipment, storage devices (e.g., JBODs), power and cooling modules.

Server means a hardware system capable of running the Software. A hardware partition or blade is considered a separate hardware system.

Stretch Cluster means a deployment model in which a single compute and/or storage cluster (two or more servers) spans more than one Physical Site.

VMware Virtual SAN

If you purchase a license to VMware Virtual SAN, the following terms apply:

You may use the Software in Clusters with up to the number of Processors for which you have paid the applicable license fees.

For each Cluster that is running the Software, you must have a license for every Processor in that Cluster, even if individual Servers do not include disks that are allocated to the virtual SAN datastore.

Use of the Software is limited to storage devices internal to Servers or Servers with a Direct Attached JBOD. All such internal storage drives may be (i) Hard Disk Drives used for data persistency or (ii) Flash Devices used for performance caching purposes. Flash Devices may only be used for performance caching purposes, not data persistency. Servers in each Cluster that is running the Software may be simultaneously connected to, and make use of, other storage solutions from VMware or third parties regardless of their location. Servers in each Cluster may be distributed across multiple Racks. The use of the Software is limited to Racks located within the same Physical Site. Stretch Cluster deployments are not allowed.
For each Cluster that is running the Software, the vSphere Distributed Switch may be used for network management purposes regardless of the vSphere edition. The use of the vSphere Distributed Switch is limited to each Cluster running the Software, unless the vSphere Distributed Switch is licensed with the appropriate vSphere edition. The use of the vSphere Distributed Switch in relation to the Software requires the Software to be enabled and properly licensed in the Cluster.

**VMware Virtual SAN for Desktop**

If you purchase a license to VMware Virtual SAN for Desktop, the following terms apply:

You may only use VMware Virtual SAN for Desktop in Clusters running virtual desktop virtual machines for up to the number of Concurrent Users or Named Users for which you have paid the applicable license fees. VMware Virtual SAN for Desktop is not subject to a processor limitation.

Use of the Software is limited to storage devices internal to Servers or to Servers with a Direct Attached JBOD. All such internal storage drives may be (i) Hard Disk Drives used for data persistency or (ii) Flash Devices used for performance caching purposes. Flash Devices may only be used for performance caching purposes, not data persistency. Servers in each Cluster that is running the Software may be simultaneously connected to, and make use of, other storage solutions from VMware or third parties regardless of their location. Servers in each Cluster may be distributed across multiple Racks. The use of the Software is limited to Racks located within the same Physical Site. Stretch Cluster deployments are not allowed.

For each Cluster that is running the Software, the vSphere Distributed Switch may be used for network management purposes regardless of the vSphere edition. The use of the vSphere Distributed Switch is limited to each Cluster running the Software, unless the vSphere Distributed Switch is licensed with the appropriate vSphere edition. The use of the vSphere Distributed Switch in relation to the Software requires the Software to be enabled and properly licensed in the Cluster.

**VMware Virtual SAN All Flash**

If you purchase a license to VMware Virtual SAN All Flash, the following terms apply:

You may use the Software in Clusters with up to the number of Processors for which you have paid the applicable license fees. The use of Software requires VMware Virtual SAN licenses in equal number for each Cluster.

For each Cluster that is running the Software, you must have a license for every Processor in that Cluster, even if individual Servers do not include disks that are allocated to the virtual SAN datastore.

Use of the Software is limited to storage devices internal to Servers or to Servers with a Direct Attached JBOD. All such internal storage drives may be Flash Devices used for both data persistency and performance caching purposes. Servers in each Cluster that is running the Software may be simultaneously connected to, and make use of, other storage solutions from VMware or third parties regardless of their location. Servers in each Cluster may be distributed across multiple Racks. The use of the Software is limited to Racks located within the same Physical Site. Stretch Cluster deployments are not allowed.

**VMware Virtual SAN All Flash for Desktop**

If you purchase a license to VMware Virtual SAN All Flash add-on for Desktop, the following terms apply:

You may only use VMware Virtual SAN All Flash for Desktop in Clusters running virtual desktop virtual machines for up to the number of Concurrent or Named Users for which you have paid the applicable license fees. VMware Virtual SAN All Flash for Desktop is not subject to a processor limitation.
Use of the Software is limited to storage devices internal to Servers or to Servers with a Direct Attached JBOD. All such internal storage drives may be (i) Hard Disk Drives used for data persistency or (ii) Flash Devices used for performance caching purposes. Flash Devices may be used for both performance caching purposes and data persistency. Servers in each Cluster that is running the Software may be simultaneously connected to, and make use of, other storage solutions from VMware or third parties regardless of their location.

Servers in each Cluster may be distributed across multiple Racks. The use of the Software is limited to Racks located within the same Physical Site. Stretch Cluster deployments are allowed.

The VMware Virtual SAN All Flash add-on for Desktop can only be used in addition to VMware Virtual SAN for Desktop license. Customer who have purchased Horizon Advanced or Horizon Enterprise editions are not entitled to Virtual SAN All Flash add-on and have to buy Virtual SAN All Flash add-on in order to use flash devices for data persistency.

Support Bundles

Virtual SAN includes a feature which enables you to collect and send Customer Support Data through the Virtual SAN Health Tool’s user interface ("Support Feature").

Virtual SAN’s Support Feature does not allow you to review, obfuscate or otherwise edit Customer Support Data prior to its collection and shipment to VMware. YOU REPRESENT AND WARRANT TO VMWARE THAT YOU WILL NOT USE VIRTUAL SAN’S SUPPORT FEATURE IN SITUATIONS WHERE YOUR CUSTOMER SUPPORT DATA MIGHT CONTAIN DATA SUBJECT TO REGULATION OR LAW, INCLUDING BUT NOT LIMITED TO: INFORMATION DEEMED AS PERSONAL OR SENSITIVE INFORMATION (INCLUDING DATA SUBJECT TO THE LAWS IMPLEMENTING THE EUROPEAN UNION’S DIRECTIVE ON PERSONAL DATA 95/46/EC), FINANCIAL INFORMATION (INCLUDING INFORMATION GOVERNED BY PAYMENT CARD INDUSTRY STANDARDS AND THE GRAHAM-LEACH-BILLEY ACT) AND/OR PROTECTED HEALTH INFORMATION (INCLUDING INFORMATION GOVERNED BY THE UNITED STATES HEALTH INFORMATION PRIVACY AND PORTABILITY ACT).

Customer Experience Improvement Program

The Software allows you to participate in VMware’s Customer Experience Improvement Program. If you choose to participate in this program, you agree that VMware may collect and use non-personal, technical data about your environment ("Usage Data") on a regular basis. To learn more details about the program, please see the VMware Virtual SAN Administration Guide: http://pubs.vmware.com/vsphere-60/topic/com.vmware.ICbase/PDF/virtual-san-60-administration-guide.pdf

Usage Data will be used by VMware to: better understand your business needs; improve the quality, reliability and functionality of our products and services; analyze deployment metrics; compile benchmarking and industry statistics; provide you with recommendations and information about VMware products and services; facilitate the provisioning of updates and support; conduct internal forecasting; improve VMware responses to customer requirements; and fulfill and/or comply our contractual and legal requirements. Usage Data are and shall remain the sole and exclusive property of VMware and its licensors.

2.8 VMware vSphere Replication

IN NO EVENT SHALL ORACLE BE LIABLE FOR ANY INDIRECT, INCIDENTAL, SPECIAL, PUNITIVE OR CONSEQUENTIAL DAMAGES, OR DAMAGES FOR LOSS OF
PROFITS, REVENUE, DATA OR DATA USE, INCURRED BY YOU OR ANY THIRD PARTY, WHETHER IN AN ACTION IN CONTRACT OR TORT, EVEN IF ORACLE HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. ORACLE’S ENTIRE LIABILITY FOR DAMAGES HEREUNDER SHALL IN NO EVENT EXCEED ONE THOUSAND DOLLARS (U.S. $1,000).

Oracle is a third party beneficiary of this Agreement.

### 2.9 VMware vSphere Data Protection Advanced

“Operating Systems Instance” means a single installation of an operating system on a non-virtualized physical server.

“Processor” means a single, physical chip that houses a central processing unit that can execute computer programs.

“Server” means a hardware system capable of running software. A hardware partition or blade is considered a separate hardware system.

“Virtual Machine” means a software container that can run its own operating system and execute applications like a physical machine.

You may use the Software to back up an unlimited number of Virtual Machines hosted by a Server if (i) you have a license to the Software for each Processor in the host Server and (ii) such host Server is virtualized. If such host Server is a non-virtualized physical server, the following restriction applies: You may use the Software for up to the number of Operating Systems Instances for which you have paid the applicable license fees. Please also see vSphere Data Protection paragraph in Section 2.1.1 for additional details.

### 2.10 VMware vCenter Support Assistant

**Customer Data**

Support Requests Data. VMware vCenter Support Assistant allows you to provide VMware with relevant bundles, correspondence, log files and other data generated in conjunction with a request for support services (“Support Data”). Support Data will be treated in accordance with the VMware Support and Subscription Services “SNS” Terms and Conditions.

You acknowledge that Support Data may contain sensitive, confidential or personal information. You are solely responsible for considering all applicable privacy laws prior to sending any Support data, and you agree that prior to providing Support Data to VMware, you shall take all steps necessary to scrub, remove and/or obfuscate any confidential, sensitive or personal information from Support Data.

Support Data provided to VMware may be transferred, stored and processed by VMware in the United State or any other country in which VMware or its affiliates, subsidiaries or service providers maintain facilities.

Proactive Support. vCenter Support Assistant allows you to receive proactive support and advanced notification of potential issues. If you choose to participate in Support Assistant’s proactive support program, you agree that VMware may monitor and collect unstructured log files, diagnostic data and technical information about your vCenter Servers, ESXi hosts and vSphere environment (“Usage Data”) on a regular basis.
Usage Data may include, but is not limited to: file patterns, error and warning information; diagnostic commands; information about hosts; vCenter Server instances; information about virtual machines, network switches and datastores; proxies used; login attempts; product features used and changed; configuration information; inventory information; and product license information. Usage Data will be used by VMware to: improve the quality, reliability and functionality of our product and services; understand the use and deployment of our products and services and your business needs; facilitate the provisioning of updates and support; provide you with proactive support services; improve VMware responses to customer requirements; and provide you with information about VMware products and services. Usage Data are the sole and exclusive property of VMware.

YOU AGREE THAT YOU WILL NOT USE PROACTIVE SUPPORT IN SITUATION WHERE USAGE DATA MIGHT CONTAIN PERSONAL, HIGHLY-CONFIDENTIAL OR SENSITIVE INFORMATION. SUCH INFORMATION INCLUDES, BUT IS NOT LIMITED TO: CREDIT CARD INFORMATION, FINANCIAL INFORMATION, PROTECTED HEALTH INFORMATION, GOVERNMENT CLASSIFIED INFORMATION OR OTHER REGULATED DATA.

When you use vCenter Support Assistant proactive support, you may choose to subscribe to monthly email supports by providing VMware with your email address. Email addresses provided to VMware for proactive support will only be used to provide you with monthly reports. You may choose to unsubscribe from monthly reports at any time by removing your email address from the Contact Details section of the vCenter Support Assistant’s appliance.

2.11 VMware Software Manager

By downloading and using VMware Software Manager, you agree that your data may be processed in accordance with the VMware Software Manager Privacy Policy: http://www.vmware.com/help/vsm-privacy-policy.html.

2.12 VMware Continuent

Definitions

“Database Cluster(s)” means more than one Database Server providing a single database service.

“Database Server(s)” means a single instance of a database management system.

VMware Continuent for Replication, VMware Continuent for Disaster Recovery, and VMware Continuent for Clustering:

You may use the Software with up to the total number of Database Servers for which You have paid the applicable license fees. For avoidance of doubt, a Database Server license is required for each source Database Server and for each target Database Server.

VMware Continuent for Analytics and Big Data:

You may use the Software with up to the total number of target Database Clusters for which You have paid the applicable license fees.
“**Instance**” means a single installation of the Software on a physical server or Virtual Machine.

“**Processor**” means a single, physical chip that houses a central processing unit that can execute computer programs.

“**Server**” means a hardware system capable of running the Software. A hardware partition or blade is considered a separate hardware system.

“**VMware Virtualization Software Product**” means a VMware product that enables Virtual Machines to run on a Server, including, VMware vSphere, VMware ESX, VMware ESXi, GSX Server and VMware Server.

### 3.1.1 General License Notes

You may use the Software for information processing and computing purposes to perform management operations on distributed Servers that are activated for management by the Software, provided that a validly licensed copy of VMware vSphere is installed on each such Server.

You may transfer the Software between Your Servers, provided the same Software license may not run concurrently.

You can recover from Microsoft and its suppliers only direct damages up to U.S. $5.00, and you cannot recover from Microsoft any other damages, including consequential, lost profits, special, indirect or incidental damages.

**IN NO EVENT SHALL ORACLE BE LIABLE FOR ANY INDIRECT, INCIDENTAL, SPECIAL, PUNITIVE OR CONSEQUENTIAL DAMAGES, OR DAMAGES FOR LOSS OF PROFITS, REVENUE, DATA OR DATA USE, INCURRED BY YOU OR ANY THIRD PARTY, WHETHER IN AN ACTION IN CONTRACT OR TORT, EVEN IF ORACLE HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. ORACLE’S ENTIRE LIABILITY FOR DAMAGES HEREUNDER SHALL IN NO EVENT EXCEED ONE THOUSAND DOLLARS (U.S. $1,000).**

**IN NO EVENT SHALL INTEL OR ITS SUPPLIERS BE LIABLE FOR ANY DAMAGES (INCLUDING, WITHOUT LIMITATION, LOST PROFITS, BUSINESS INTERRUPTION, OR LOST INFORMATION) ARISING OUT OF THE USE OF OR INABILITY TO USE THE SOFTWARE.**

### 3.1.2 Product Edition/Suite Specific License Notes

**VMware vCenter Server Foundation**

You cannot connect multiple instances of VMware vCenter Server to the same Single Sign On (SSO) federation.

**VMware vSphere Essentials and VMware vSphere Essentials Plus** (collectively, the “**Essentials Kit**”):

In addition to the general license notes above, if You purchase a license to VMware vCenter Server as a part of the Essentials Kit, the following terms apply:
You may only use VMware vCenter Server included in the Essential Kit solely to manage up to three (3) Servers, with each Server having up to two (2) Processors. You may only use VMware vCenter Server provided with the Essentials Kit to manage Servers running a copy of VMware vSphere included with the Essentials Kit.

You cannot connect multiple instances of VMware vCenter Server to the same Single Sign On (SSO) federation.

**VMware View Enterprise, VMware Horizon View, VMware Horizon Editions, and VMware Horizon Suite**

"Desktop Virtual Machine" is a hosted Virtual Machine with one of the following Windows operating systems: XP, Vista, 7, 8 or server.

"Powered On Desktop Virtual Machine" means a Desktop Virtual Machine receiving a remote connection from a device or running locally on a device.

In addition to the general license notes above, if You purchase a license to VMware vCenter Server Desktop as a part of VMware View Enterprise, VMware Horizon View, VMware Horizon Advanced, VMware Horizon Enterprise, or the VMware Horizon Suite, the following terms apply:

Your use of VMware vCenter Server Desktop included in VMware View Enterprise, VMware Horizon Editions, or the VMware Horizon Suite is limited to managing Servers that are solely hosting Desktop Virtual Machines, Terminal Services Sessions, remote desktop services host and running VMware products which are included in VMware View Enterprise, VMware Horizon Editions, VMware Horizon Suite or third party connection brokers and desktop management and monitoring tools.

**VMware vCenter Server Virtual Appliance**

In addition to the general license notes above, the following terms apply to the license to VMware vCenter Server Virtual Appliance provided with this EULA:

You may only download the number of copies of VMware vCenter Server Virtual Appliance that are reasonably necessary for You to exercise the license granted to you in Section 2.1.

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**3.2 VMware vRealize Suite**

"Operating Systems Instance" means a single installation of an operating system on a non-virtualized physical server or Virtual Machine.

"Processor" means a single, physical chip that houses a central processing unit that can execute computer programs.

**VMware vRealize Suite – Advanced and Enterprise**

You may use the VMware vRealize Suite for up to the number of Operating Systems Instances or Processors for which you have paid the applicable license fees. The number of Operating Systems Instances is calculated as the average number of Operating Systems Instances used during the immediately preceding 365 days.

If you purchase a license to the VMware vRealize Suite on a per Processor basis, you will receive a license for 50 Operating Systems Instances. You may only use these 50 Operating Systems Instances on the same Processor.

The VMware vRealize Suite is available on a per Processor basis only under an Enterprise License Agreement with VMware or an Enterprise License Agreement through an authorized channel partner.
You do not consume any Operating Systems Instance or Processor licenses when using the Advanced Service Designer (ASD) feature of VMware vRealize Automation for the delivery of IT services not specifically related to an Operating Systems Instance. For example, some common use cases of the ASD feature that do not consume Operating Systems Instance or Processor licenses include: new employee onboarding process, adding users to Active Directory, configuring a storage LUN, and network configuration.

Any use of the ASD feature in the provisioning and management of an Operating Systems Instance consumes one of the Operating Systems Instance licenses for each Operating Systems Instance under management. For example, some common use cases of the ASD feature that consume Operating Systems Instance licenses include using ASD to provision a Solaris container or mainframe based virtual machine or any other Operating Systems Instance.

### 3.3 VMware vRealize Operations Insight

“Processor” means a single, physical chip that houses a central processing unit that can execute computer programs.

**VMware vRealize Operations Insight**

You may use VMware vRealize Operations Insight for up to the number of Processors for which you have paid the applicable license fees.

### 3.4 VMware vRealize Automation Public Cloud Extension

“Operating Systems Instance” means a single installation of an operating system on a non-virtualized physical server or Virtual Machine.

**VMware vRealize Automation Public Cloud Extension – Advanced and Enterprise**

You may use VMware vRealize Automation Public Cloud Extension for up to the number of Operating Systems Instances for which you have paid the applicable license fees. The number of Operating Systems Instances is calculated as the maximum number of Operating Systems Instances under management. The VMware vRealize Automation Public Cloud Extension is limited to being used to manage public cloud workloads.

### 3.5 VMware vRealize Operations Public Cloud Extension

“Operating Systems Instance” means a single installation of an operating system on a non-virtualized physical server or Virtual Machine.

**VMware vRealize Operations Public Cloud Extension – Advanced and Enterprise**

You may use VMware vRealize Operations Public Cloud Extension for up to the number of Operating Systems Instances for which you have paid the applicable license fees. The number of Operating Systems Instances is calculated as the average number of Operating Systems Instances used during the immediately preceding 365 days. The VMware vRealize Operations Public Cloud Extension is limited to being used to manage public cloud workloads.
3.6 VMware EVO:RAIL

“Hyper-Converged Infrastructure Appliance (HCIA)” means a single, integrated, physical appliance that integrates hardware and EVO: RAIL to deliver compute virtualization, network virtualization and software-defined storage for infrastructure services.

You may run EVO: RAIL only on the HCIA with which you purchased EVO: RAIL. Your license and any associated support services are restricted solely to the HCIA with which you purchased EVO: RAIL and is non-transferable to any additional hardware or appliance(s).

If you disable any core functionality in EVO: RAIL, Your software warranty and support policy will no longer be valid.

You must purchase support and subscription services for EVO: RAIL under the Services Terms in order to receive any upgrades or updates for the VMware applications in EVO: RAIL. If You purchase support and subscription services for EVO: RAIL, You will receive support and subscription services for the VMware applications in EVO: RAIL as set forth in the Services Terms as a part of EVO: RAIL, and You will not be entitled to receive any support or subscription services for the VMware applications in EVO: RAIL on a standalone basis.

YOU CAN RECOVER FROM MICROSOFT AND ITS SUPPLIERS ONLY DIRECT DAMAGES UP TO U.S. $5.00. YOU CANNOT RECOVER ANY OTHER DAMAGES, INCLUDING CONSEQUENTIAL, LOST PROFITS, SPECIAL, INDIRECT OR INCIDENTAL DAMAGES.

IN NO EVENT SHALL ORACLE BE LIABLE FOR ANY INDIRECT, INCIDENTAL, SPECIAL, PUNITIVE OR CONSEQUENTIAL DAMAGES, OR DAMAGES FOR LOSS OF PROFITS, REVENUE, DATA OR DATA USE, INCURRED BY YOU OR ANY THIRD PARTY, WHETHER IN AN ACTION IN CONTRACT OR TORT, EVEN IF ORACLE HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. ORACLE’S ENTIRE LIABILITY FOR DAMAGES HEREUNDER SHALL IN NO EVENT EXCEED ONE THOUSAND DOLLARS (U.S. $1,000).

3.7 VMware vCenter Site Recovery Manager

"Managed Virtual Machine" means a Protected Virtual Machine.

"Protected Virtual Machine" means a Virtual Machine that is part of a vCenter Site Recovery Manager protection group.

"Storage Replication Adapters" means, software created by third party storage partners and distributed under its respective end user license agreements that enables communication between the Software and such partners’ replication products.

“Virtual Machine” means a software container that can run its own operating system and execute applications like a physical machine.
This paragraph shall not apply to VMware vCenter Site Recovery Manager licenses purchased as a part of the VMware vCloud Suite. Except as otherwise authorized by a previous VMware-approved license model, You may use VMware vCenter Site Recovery Manager for up to the number of Protected Virtual Machines as determined by the edition of VMware vCenter Site Recovery Manager. For vCenter Site Recovery Manager Standard Edition, you may use VMware vCenter Site Recovery Manager subject to the following restrictions: (a) protect up to seventy-five (75) Virtual Machines within a physical facility or building; and (b) for each running copy of vCenter Site Recovery Manager Standard Edition, manage up to seventy-five (75) Protected Virtual Machines ("SRM Standard Edition Restriction"). If at any given time, the number of Protected Virtual Machines in subsections (a) or (b) exceeds seventy-five (75), You are required to upgrade all Your VMware vCenter Site Recovery Manager Standard Edition licenses to vCenter Site Recovery Manager Enterprise Edition. Notwithstanding the foregoing, the SRM Standard Edition Restriction shall not apply if a failover of Protected Virtual Machines causes the number of Protected Virtual Machines to exceed the SRM Standard Edition Restriction within a physical facility or building for a reasonable period of time.

You can recover from Microsoft and its suppliers only direct damages up to U.S. $5.00, and You cannot recover from Microsoft any other damages, including consequential, lost profits, special, indirect or incidental damages.

3.8 VMware vRealize Automation

Definitions

"Instance" means a single installation of the Software on a physical server or Virtual Machine.

"Managed Desktop" means a desktop system running or being managed or monitored by the Software.

"Operating Systems Instance" means a single installation of an operating system on a non-virtualized physical server or Virtual Machine.

"Virtual Machine" means a software container that can run its own operating system and execute applications like a physical machine.

3.8.1 General License Notes

You may not use any components of the VMware vRealize Automation other than as part of the VMware vRealize Automation. For clarity, the restrictions of the foregoing sentence do not apply to the VMware vRealize Automation Development Kit.

You can recover from Microsoft and its suppliers only direct damages up to U.S. $5.00, and You cannot recover any other damages, including consequential, lost profits, special, indirect or incidental damages.

You understand that any log files generated in order to obtain support from VMware may contain sensitive, confidential or personal information. You should consider obfuscating the logs before sending them to VMware.

Data Privacy

Customer Experience Improvement Program. VMware vRealize Automation allows you to participate in a Customer Experience Improvement Program. If you choose to participate in this program by enabling data collection in the “Telemetry” tab in the vRealize Appliance management console, you agree that VMware may collect and use anonymized, technical data about your vRealize Automation environment (“Usage Data”) on a regular basis in accordance with the VMware vRealize Automation 6.2 Administration Guide:

Usage Data will be used by VMware to: improve the quality, reliability and functionality of our products and services; understand the use and deployment of vRealize Automation and your business needs; facilitate the provisioning of updates and support; and improve VMware responses to customer requirements. Usage Data are the sole and exclusive property of VMware.

3.8.2 Product Edition/Suite Specific License Notes

VMware vRealize Automation – Advanced and Enterprise Editions

In addition to the general license notes above, if You purchase a license to VMware vRealize Automation, you may use VMware vRealize Automation for up to the number of Operating Systems Instances for which You have paid the applicable license fees. The number of Operating Systems Instances is calculated as the maximum number of Operating Systems Instances under management.

VMware vRealize Automation for Desktop

In addition to the general license notes above, if You purchase a license to VMware vRealize Automation for Desktop, you may use VMware vRealize Automation for Desktop to manage up the total number of Managed Desktops for which You have paid the applicable license fees.

VMware vRealize Automation Development Kit

In addition to the general license notes above, if You purchase a license to the VMware vRealize Automation Development Kit, you may use the VMware vRealize Automation Development Kit for up to the number of Instances for which You have paid the applicable license fees.

Advanced Service Designer Feature

You do not consume any VMware vRealize Automation OSI licenses when using the Advanced Service Designer (ASD) feature for the delivery of IT services not specifically related to an OSI. For example, some common use cases of the ASD feature that do not consume OSI licenses include: new employee onboarding process, adding users to Active Directory, configuring a storage LUN, and network configuration.

Any use of the ASD feature in the provisioning and management of an OSI consumes one of the OSI licenses for each OSI under management. For example, some common use cases of the ASD feature that consume OSI licenses include using ASD to provision a Solaris container or mainframe based virtual machine or any other OSI.

3.9 VMware vCloud Connector Core

Offline Data Transfer. You may use this feature only if you have an active subscription to VMware vCloud Hybrid Service. Please see the VMware vCloud Hybrid Service Terms of Service and Service Description for additional restrictions that apply to you regarding Offline Data Transfer.
3.10 VMware vCenter Multi-Hypervisor Manager

You can recover from Microsoft and its suppliers only direct damages up to U.S. $5.00, and you cannot recover from Microsoft any other damages, including consequential, lost profits, special, indirect or incidental damages.

3.11 VMware vRealize - Log Insight

“Operating Systems Instance” means a single installation of an operating system on a non-virtualized physical server or Virtual Machine. For the purposes of VMware vRealize Log Insight only, the definition of Operating Systems Instance also includes a single system identified by an IP address that has the ability to generate log messages, including but not limited to, virtualized physical servers, storage arrays and network devices.

“Processor” means a single, physical chip that houses a central processing unit that can execute computer programs.

“Virtual Machine” means a software container that can run its own operating system and execute applications like a physical machine.

You may use the Software for up to the number of Processors or Operating Systems Instances for which you have paid the applicable license fees. The number of Operating Systems Instances is calculated as the average number of Operating Systems Instances during the immediately preceding 365 calendar days. The Software must be licensed for the Processors or the Operating Systems Instances that are providing data, including any log file, to a centralized server or cluster of servers. A license is not required for (i) installations of the Software that are solely for disaster recovery, VMware vRealize Log Insight online archive analysis, or additional members of a VMware vRealize Log Insight cluster; or (ii) a centralized VMware vRealize Log Insight server which is solely configured to collect data.

Log Files and Support Data. You acknowledge that correspondence, log files and other data generated in conjunction with either a request for support services or your involvement in the Customer Experience Improvement Program (collectively, “Support Data”) may contain sensitive, confidential or personal information. By participating in the Customer Experience Improvement Program, you acknowledge and agree that your Support Data may be collected, processed, stored and transferred in accordance with the VMware vRealize Log Insight Installation and Administration Guide (http://pubs.vmware.com/log-insight-25/index.jsp). You are solely responsible for taking all steps necessary to both: 1) consider all applicable privacy laws prior to sending any Support Data to VMware; and 2) remove or otherwise protect any confidential, sensitive or personal information from the Support Data, including obfuscating the logs or otherwise guarding such information. Information collected by VMware may be transferred, stored and processed by VMware in the United States or any other country in which VMware or its affiliates, subsidiaries or service providers maintain facilities.

IN NO EVENT SHALL INTEL OR ITS SUPPLIERS BE LIABLE FOR ANY DAMAGES (INCLUDING, WITHOUT LIMITATION, LOST PROFITS, BUSINESS INTERRUPTION, OR LOST INFORMATION) ARISING OUT OF THE USE OF OR INABILITY TO USE THE SOFTWARE.
3.12 VMware vRealize Operations Management Pack for EPIC

“Instance” means a single installation of the Software on a physical server or Virtual Machine.

Your may use VMware vRealize Operations Management Pack for EPIC for up to the number of Instances of EPIC System Pulse. You may only use VMware vRealize Operations Management Pack for EPIC together with vRealize Operations Enterprise for which you have paid the applicable license fees.

3.13 VMware vRealize Code Stream

“Operating Systems Instance” means a single installation of an operating system on a non-virtualized physical server or Virtual Machine.

“Processor” means a single, physical chip that houses a central processing unit that can execute computer programs.

You may use the VMware vRealize Code Stream for up to the number of Operating Systems Instances or Processors for which you have paid the applicable license fees. The number of Operating Systems Instances is calculated as the average number of Operating Systems Instances used during the immediately preceding 365 days.
"Processor" means a single, physical chip that houses a central processing unit that can execute computer programs.

"Secured Virtual Machine" means a Virtual Machine that is defined as protected in the Documentation for VMware vCloud Networking and Security.

You may use the Software for up to the number of Secured Virtual Machines for which you have paid the applicable license fees, unless you purchase the Software as a part of the VMware vCloud Suite.

VMware vShield Endpoint. You may use this feature only as a part of Your license to any of the following editions of VMware vSphere: VMware vSphere Standard, VMware vSphere Standard with Operations Management, VMware vSphere Enterprise, VMware vSphere Enterprise Plus, VMware vSphere Essentials Plus and VMware vSphere Essentials Plus for Retail and Branch Offices.

IN NO EVENT SHALL ORACLE BE LIABLE FOR ANY INDIRECT, INCIDENTAL, SPECIAL, PUNITIVE OR CONSEQUENTIAL DAMAGES, OR DAMAGES FOR LOSS OF PROFITS, REVENUE, DATA OR DATA USE, INCURRED BY YOU OR ANY THIRD PARTY, WHETHER IN AN ACTION IN CONTRACT OR TORT, EVEN IF ORACLE HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. ORACLE’S ENTIRE LIABILITY FOR DAMAGES HEREUNDER SHALL IN NO EVENT EXCEED ONE THOUSAND DOLLARS (U.S. $1,000).
“Customer Application(s)” means the software application(s) from a third party or developed by You.

“Named User” means Your employee or Third Party Agent who has been authorized by You to use the Software in accordance with the terms of this Agreement.

“ThinApp(s)” means a VMware virtualized application format created from and consisting of Customer Application(s) packaged by the ThinApp Packager Tool.

“ThinApp Packager Tool” means the VMware tool from the Software used to package Customer Application(s) into a ThinApp.

“Third Party Agent” means a third party delivering information technology services to You pursuant to a written contract with You.

You may use the Software for up to the number of Named Users for which You have paid the applicable license fees.

You will receive a single license to the ThinApp Packager Tool and VMware Workstation for each license pack of VMware Horizon Workspace purchased by You.

You may (i) use the ThinApp Packager Tool internally to package Customer Application(s) solely to create ThinApps; and (ii) distribute such ThinApps to Named Users within Your enterprise, without any further redistribution rights, in accordance with the licensing terms of the Customer Application.

You are responsible for all activities of your Named Users and for your Named Users’ compliance with this Agreement. You must have a separate VMware ThinApp license for each Named User.

You will display the following notice with each ThinApp: “Powered by VMware. Portions of this software contain VMware, Inc. technology. Copyright © 1999-2014 VMware, Inc. All Rights Reserved.”

You will defend, indemnify and hold harmless VMware from and against any loss, cost, liability or damage, including attorneys’ fees that VMware incurs or for which VMware becomes liable arising from or relating to: (i) Your breach of the VMware ThinApp EULA; and (ii) Your breach of the license terms and conditions of Customer Applications.

You may only use VMware Workstation with the VMware ThinApp Packager provided with the VMware Horizon Suite VMware Horizon Advanced, or VMware Horizon Enterprise, and only Your IT administrator may use either copy of the VMware Workstation or VMware ThinApp Packager provided with the VMware Horizon Suite VMware Horizon Advanced, or VMware Horizon Enterprise.

You can recover from Microsoft and its suppliers only direct damages up to U.S. $5.00, and you cannot recover from Microsoft any other damages, including consequential, lost profits, special, indirect or incidental damages.

IN NO EVENT SHALL INTEL OR ITS SUPPLIERS BE LIABLE FOR ANY DAMAGES (INCLUDING, WITHOUT LIMITATION, LOST PROFITS, BUSINESS INTERRUPTION, OR LOST INFORMATION) ARISING OUT OF THE USE OF OR INABILITY TO USE THE SOFTWARE.
IN NO EVENT SHALL ORACLE BE LIABLE FOR ANY INDIRECT, INCIDENTAL, SPECIAL, PUNITIVE OR CONSEQUENTIAL DAMAGES, OR DAMAGES FOR LOSS OF PROFITS, REVENUE, DATA OR DATA USE, INCURRED BY YOU OR ANY THIRD PARTY, WHETHER IN AN ACTION IN CONTRACT OR TORT, EVEN IF ORACLE HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. ORACLE’S ENTIRE LIABILITY FOR DAMAGES HEREUNDER SHALL IN NO EVENT EXCEED ONE THOUSAND DOLLARS (U.S. $1,000).

Collection and Privacy of Your Data.

(i) Consent for Collection and Use of Data. In order for VMware to provide services and support to both You and Your end users, You agree that VMware may collect, process, share and store data in accordance with the Privacy Supplement for VMware Horizon Workspace (http://www.vmware.com/help/horizon-workspace-privacy-supplement.html).

(ii) Consent for the Transfer of Data. You agree that any personal and technical data collected or received by VMware from either You or Your end users in connection with Your use of the Software may be transferred, stored and processed in the United States or any other country in which VMware or its affiliates, subsidiaries or service providers maintain facilities. By downloading, installing, using and/or receiving customer support assistance, You consent to the worldwide processing of Your personal and technical data.

(iii) Consent for IT Admin Control of Data and Applications. You understand that the Software has been developed, marketed and supported by VMware and its affiliates for Your Organization and its representatives, employees, customers and other users. You acknowledge that Software may access, process and transfer personal, sensitive, confidential and technical data from Your services, networks, applications, database and Your end users’ mobile devices, which may be governed by domestic and international data privacy laws and regulations. When providing Software to Your end users, You are solely responsible for complying with such laws and regulations, including, without limitation, any requirement to provide notification or obtain consent of the data subject.

(iv) Log Files. You acknowledge that correspondence and log files generated in conjunction with a request for support services may contain sensitive, confidential or personal information. You are solely responsible for taking the steps necessary to protect such data, including obfuscating the logs or otherwise guarding such information prior to sending it to VMware or any third party.

Collection and Privacy of Your End User’s Data.

(i) Consent for Collection and Use of Data. In order for VMware to provide services and support to both You and Your employer (“Your Organization”), You agree that VMware may collect, process, share and store data in accordance with the VMware Horizon Workspace Privacy Supplement (http://www.vmware.com/help/horizon-workspace-privacy-supplement.html).

(ii) Consent for the Transfer of Data. You agree that any personal and technical data collected or received by VMware in connection with the download, installation, configuration, maintenance, support and use of the Software may be transferred, stored and processed in the United States or any other country in which VMware or its affiliates, subsidiaries or service providers maintain facilities. By downloading, installing, using and receiving customer support assistance, You consent to the worldwide processing of Your personal and technical data.

(iii) Consent for IT Admin Control of Data and Applications. You understand that the Software has been developed, marketed and supported by VMware and its affiliates for use by Your Organization and its
individual representatives, employees, customers and other users, including You. By downloading, installing, using and receiving customer support services for the Software, You acknowledge that any data You input into the Software, including without limitation personal, sensitive, confidential and technical data (“Data”), may be shared with and accessible by Your Organization. In order to protect the privacy, security and integrity of the Data and information in Your Organization’s instance of the Software, You acknowledge and understand that Your Organization may set policies that affect Your ability to control, access, share, transfer and/or delete Data stored in the Software.

(iv) **Log Files.** You acknowledge that correspondence and log files generated in conjunction with a request for support services may contain sensitive, confidential or personal information. You are solely responsible for taking the steps necessary to protect such data, including obfuscating the logs or otherwise guarding such information prior to sending it to VMware.

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### 5.2 VMware Workspace Portal

“**Customer Application(s)**” means the software application(s) from a third party or developed by You. “**Named User**” means Your employee or Third Party Agent who has been authorized by You to use the Software in accordance with the terms of this Agreement.

“**ThinApp(s)**” means a VMware virtualized application format created from and consisting of Customer Application(s) packaged by the ThinApp Packager Tool.

“**ThinApp Packager Tool**” means the VMware tool from the Software used to package Customer Application(s) into a ThinApp.

“**Third Party Agent**” means a third party delivering information technology services to You pursuant to a written contract with You.

If You purchased a perpetual license for the Software, You may use the Software for up to the number of Named Users for which You have paid the applicable license fees.

If You purchased a subscription term license for the Software, You may use the Software for up to the total number of Named Users, and for the term of the subscription, for which You have paid the applicable license fees. Upon expiration or termination of Your subscription term license, You shall promptly cease use of the Software and Documentation and destroy (and certify to VMware in writing the fact of such destruction) or return to VMware all copies of the Software and Documentation then in Your possession or under Your control.

You will receive a single license to the ThinApp Packager Tool and VMware Workstation for each license pack of VMware Horizon Workspace Portal purchased by You.

You may (i) use the ThinApp Packager Tool internally to package Customer Application(s) solely to create ThinApps; and (ii) distribute such ThinApps to Named Users within Your enterprise, without any further redistribution rights, in accordance with the licensing terms of the Customer Application.

You are responsible for all activities of your Named Users and for your Named Users’ compliance with this Agreement. You must have a separate VMware ThinApp license for each Named User.

You will display the following notice with each ThinApp: “Powered by VMware. Portions of this software contain VMware, Inc. technology. Copyright © 1999-2014 VMware, Inc. All Rights Reserved.”

You will defend, indemnify and hold harmless VMware from and against any loss, cost, liability or damage, including attorneys’ fees that VMware incurs or for which VMware becomes liable arising from or relating to: (i)
Your breach of the VMware ThinApp EULA; and (ii) Your breach of the license terms and conditions of Customer Applications.

You may only use VMware Workstation with the VMware ThinApp Packager provided with the VMware Horizon Suite, VMware Horizon Advanced, or VMware Horizon Enterprise, and only Your IT administrator may use either copy of the VMware Workstation or VMware ThinApp Packager provided with the VMware Horizon Suite VMware Horizon Advanced, or VMware Horizon Enterprise.

Oracle is a third party beneficiary of this Agreement.

5.3 VMware Horizon Workspace Client for Windows Desktop

You can recover from Microsoft and its suppliers only direct damages up to U.S. $5.00, and you cannot recover from Microsoft any other damages, including consequential, lost profits, special, indirect or incidental damages.

5.4 VMware Horizon View Manager

“Desktop Virtual Machine” is a hosted Virtual Machine with one of the following Microsoft Windows operating systems: XP, Vista, 7, 8, and Server.

"Powered On Desktop Virtual Machine" means a Desktop Virtual Machine receiving a remote connection from a device or running locally on a device.

“Terminal Services Session” means a Microsoft Windows terminal services session running a valid Microsoft Windows license.

“Virtual Machine” means a software container that can run its own operating system and execute applications like a physical machine.

You may use the Software to manage up to the total number of concurrent connections, including connections to Terminal Services Sessions, Powered On Desktop Virtual Machines, and physical computers, for which You have paid the applicable license fees. The Software only supports the following Microsoft Windows operating systems: XP, Vista, 7, 8, and Server. Your use of individual features included in a specific VMware View edition is limited to that edition. The use of individual features interchangeably between VMware View editions is strictly prohibited. You can use the Persona Management functionality of the Software on an unlimited number of physical computers, provided that you do not exceed the total number of concurrent connections under your license to the Software.

You can recover from Microsoft and its suppliers only direct damages up to U.S. $5.00, and you cannot recover from Microsoft any other damages, including consequential, lost profits, special, indirect or incidental damages.

Customer Experience Improvement Program. If you choose to participate in VMware Horizon View Manager’s Customer Experience Improvement Program, you acknowledge and agree that technical data may be collected, processed, stored and transferred in accordance with the VMware Horizon View Administration Guide (https://pubs.vmware.com/horizon-view-60/topic/com.vmware.horizon-view.administration.doc/GUID-4FDD2183-5F28-419F-AA16-4C7578996A54.html). You are solely responsible for considering all applicable laws prior to participating in the Customer Experience Improvement Program. Information collected by VMware may be transferred, stored and processed by VMware in the United States or any other country in which VMware or its affiliates, subsidiaries or service providers maintain facilities.
“App Store” means an electronic store and its storefronts branded, and owned and/or controlled by Apple or an affiliate of Apple.

You and VMware acknowledge that this EULA is concluded between You and VMware only, and not with Apple, and Apple is not responsible for the Software or the content thereof. To the extent that the Usage Rules set forth for the Software in Apple’s App Store Terms of Service are more restrictive, such Usage Rules shall apply.

You may use the Software only on an Apple-branded product running iOS (an “iOS Product”) that You own or control.

VMware and You acknowledge that Apple has no obligation whatsoever to furnish any maintenance and support services with respect to the Software.

The limited warranty in Section 7.1 of this EULA shall not apply to the Software. To the maximum extent permitted by applicable law, Apple will have no warranty obligation whatsoever with respect to the Software. NOTWITHSTANDING ANY OTHER SECTION OF THIS EULA, TO THE MAXIMUM EXTENT PERMITTED BY LAW, VMWARE AND ITS LICENSORS PROVIDE THE SOFTWARE "AS IS," WITHOUT ANY WARRANTIES OF ANY KIND, EXPRESS, IMPLIED, STATUTORY, OR IN ANY OTHER PROVISION OF THIS EULA OR COMMUNICATION WITH YOU, AND VMWARE AND ITS LICENSORS SPECIFICALLY DISCLAIM ANY IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT.

Except as otherwise determined by applicable law, Apple shall not be responsible for addressing any claims of You or any third party relating to the Software or Your possession and/or use of that Software, including, but not limited to: (i) product liability claims, (ii) any claim that the Software fails to conform to any applicable legal or regulatory requirement; and (iii) claims arising under consumer protection or similar legislation.

In the event of any third party claim that the Software or Your possession and use of the Software infringes that third party’s intellectual property rights, Apple is not responsible for the investigation, defense, settlement or discharge of any such intellectual property infringement claim.

You represent and warrant that (i) You are not located in a country that is subject to a U.S. Government embargo, or that has been designated by the U.S. Government as a “terrorist supporting” country; and (ii) You are not listed on any U.S. Government list of prohibited or restricted parties.

VMware’s address is VMware, Inc., 3401 Hillview Avenue, Palo Alto, California 94304, United States of America. Please direct any questions with respect to the Software by email to info@vmware.com or by calling (650) 427-5000. Notwithstanding the foregoing or any other provision, VMware is not obligated to provide any support or subscription services for the Software under this EULA, and You have no rights to any updates, upgrades or extensions or enhancements to the Software developed by VMware. You must comply with applicable third party terms of agreement when using the Software.

VMware and You acknowledge and agree that (i) Apple and its subsidiaries are third party beneficiaries of this EULA, and (ii) upon Your acceptance of the terms and conditions of this EULA, Apple will have the right (and will be deemed to have accepted the right) to enforce this EULA against You as a third party beneficiary thereof (provided that Apple’s such rights shall not in any manner reduce VMware’s rights).

Data Collection and Privacy.

a) Consent for Collection and Use of Data. You understand that the Software has been developed, marketed and supported by VMware and its affiliates for use by Your Organization and its individual representatives, employees, customers and other users, including you. By downloading, installing, using and receiving customer support services for the Software, you acknowledge that any data you input into the Software, including without limitation personal, sensitive, confidential and technical data (“Data”), may be shared with and accessible by Your Organization. In order to protect the privacy, security and integrity of the Data and information in Your Organization’s instance of the Software, you acknowledge and understand that
Your Organization may set policies that affect your ability to control, access, share, transfer and/or delete Data stored in the Software.

b) **Log Files.** You acknowledge that correspondence and log files generated in conjunction with a request for support services may contain sensitive, confidential or personal information. You are solely responsible for taking the steps necessary to protect such data, including obfuscating the logs or otherwise guarding such information prior to sending it to VMware, Your Organization or any third party.

### 5.6 VMware Horizon Client for Windows Desktop

You can recover from Microsoft and its suppliers only direct damages up to U.S. $5.00, and you cannot recover from Microsoft any other damages, including consequential, lost profits, special, indirect or incidental damages.

**Data Collection and Privacy.**

a) **Consent for Collection and Use of Data.** You understand that the Software has been developed, marketed and supported by VMware and its affiliates for use by Your Organization and its individual representatives, employees, customers and other users, including you. By downloading, installing, using and receiving customer support services for the Software, you acknowledge that any data you input into the Software, including without limitation personal, sensitive, confidential and technical data (“Data”), may be shared with and accessible by Your Organization. In order to protect the privacy, security and integrity of the Data and information in Your Organization’s instance of the Software, you acknowledge and understand that Your Organization may set policies that affect your ability to control, access, share, transfer and/or delete Data stored in the Software.

b) **Log Files.** You acknowledge that correspondence and log files generated in conjunction with a request for support services may contain sensitive, confidential or personal information. You are solely responsible for taking the steps necessary to protect such data, including obfuscating the logs or otherwise guarding such information prior to sending it to VMware, Your Organization or any third party.

### 5.7 VMware ThinApp

**Definitions**

“*Customer Application(s)*” means the software application(s) from a third party or developed by You.

“*Device*” means any client hardware that enables an end user to run a ThinApp or the ThinApp Packager Tool.

“*Named User*” means Your single designated employee, Third Party Agent, or a single designated employee of Your designated customer who receives a Thinapp from You, who has been authorized by You to use the Software in accordance with the terms of this Agreement.

“*ThinApp*” means a VMware virtualized application format created from and consisting of Customer Application(s) packaged by the ThinApp Packager Tool.

“*ThinApp Packager Tool*” means the VMware tool from the Software used to package Customer Application(s) into a ThinApp.

#### 5.7.1 General License Notes

You may use the Software internally to package Customer Application(s) solely to create ThinApps for end users within Your enterprise or to designated employees of Your designated customers, without any further redistribution rights, in accordance with the licensing terms of the Customer Application.
You must have a separate Software license for each Device or Named User, except for a Device or Named User running ThinApp in an authorized concurrent use environment.

You will display the following notice with each ThinApp: “Powered by VMware. Portions of this software contain VMware, Inc. technology. Copyright © 1999-2013 VMware, Inc. All Rights Reserved.”

You will defend, indemnify and hold harmless VMware from and against any loss, cost, liability or damage, including attorneys’ fees that VMware incurs or for which VMware becomes liable arising from or relating to: (i) Your breach of the EULA; and (ii) Your breach of the license terms and conditions of Customer Applications.

5.7.2 Product Edition/Suite Specific License Notes

VMware Horizon Workspace

In addition to the general license notes above, if you purchase a license to the Software as part of VMware Horizon Workspace, the following terms apply:

You may use the Software internally to package Customer Application(s) solely to create ThinApps for Named Users within Your enterprise, without any further redistribution rights, in accordance with the licensing terms of the Customer Application.

You are responsible for all activities of your Named Users and for your Named Users’ compliance with this Agreement. You must have a separate VMware ThinApp license for each Named User.

You will display the following notice with each ThinApp: “Powered by VMware. Portions of this software contain VMware, Inc. technology. Copyright © 1999-2013 VMware, Inc. All Rights Reserved.”

You will defend, indemnify and hold harmless VMware from and against any loss, cost, liability or damage, including attorneys’ fees that VMware incurs or for which VMware becomes liable arising from or relating to: (i) Your breach of the EULA; and (ii) Your breach of the license terms and conditions of Customer Applications.

VMware Mirage

In addition to the general license notes above, if You purchase a license to VMware ThinApp as a part of VMware Mirage, You may only use VMware ThinApp for up to the total number of Named Users for which You have paid the applicable license fees.

VMware Horizon View, VMware Horizon Editions, and VMware Horizon Suite

“Active Connection” means (i) with respect to Horizon View, any connections to Powered On Desktop Virtual Machines, Terminal Services Sessions and physical computers, (ii) with respect to Mirage, any provisioned desktop image, and (iii) with respect to Horizon Workspace, any user who has logged in and authenticated into their workspace (provided however that a downloaded desktop agent that is constantly syncing or a provisioned and accepted workspace on a mobile device will always be considered an Active Connection and will constitute one Concurrent User at all times).

“Concurrent Users” means the total number of users accessing or using the Software at any given time to maintain an Active Connection to their workspace or desktop through an endpoint device.

“Desktop Virtual Machine” is a hosted Virtual Machine with one of the following Microsoft Windows operating systems: XP, Vista, 7, 8, or Server.

"Powered On Desktop Virtual Machine" means a Desktop Virtual Machine receiving a remote connection from a device or running locally on a device.

“Terminal Services Session” means a Microsoft Windows terminal services session running a valid Microsoft Windows license.

“Virtual Machine” means a software container that can run its own operating system and execute applications like a physical machine.
In addition to the general license notes above, if You purchase a license to VMware ThinApp as a part of VMware Horizon View, VMware Horizon Advanced, or VMware Horizon Enterprise, You may only use VMware ThinApp for up to the total number of Concurrent Users for which You have paid the applicable license fees.

5.8 VMware ThinApp Virtualization Packager

“Customer Application(s)” means the software application(s) from a third party or developed by You.

“Device” means any client hardware that enables an end user to run a ThinApp or the VMware ThinApp Virtualization Packager.

“Named User” means Your single designated employee or Third Party Agent who has been authorized by You to use the Software in accordance with the terms of this EULA.

“ThinApp” means a VMware virtualized application format created from and consisting of Customer Application(s) packaged by the VMware ThinApp Virtualization Packager.

You may use the VMware ThinApp Virtualization Packager to create ThinApps for end users within Your enterprise, without any further redistribution rights, in accordance with the licensing terms of the Customer Application. You must have a separate VMware ThinApp Virtualization Packager license for each Device or Named User, except for a Device or Named User running ThinApp in an authorized concurrent use environment. Customer will display the following notice with each ThinApp: “Powered by VMware. Portions of this software contain VMware, Inc. technology. Copyright © 1999-2013 VMware, Inc. All Rights Reserved.”

5.9 VMware Workstation

“Virtual Machine” means a software container that can run its own operating system and execute applications like a physical machine.

VMware Workstation. You may install and use the Software on a number of computers equal to the number of licenses purchased. Installing and running a single license of the Software on multiple computers is prohibited even if the computers are not running the Software concurrently. Concurrent use of the Software by multiple users on a single computer is prohibited.

You may use the Software to host application-based dedicated services to a third party, provided, such service does not provide computing or processing power (such as utility computing, grid computing or cloud computing) or any computer application-based service that is traded, rented, leased, or sold on a Virtual Machine basis.

Use of the Software has no Territory limitations.

Faculty and students of organizations that are members of the VMware Academic Program may use the Software for education and research. For information about the program please visit http://www.vmware.com/partners/academic/program-overview.html.

VMware Workstation includes VMware Player Pro and VMware Software Development Kit for VIX Application Programming Interface.

The Software may include Microsoft components. You can recover from Microsoft and its suppliers only direct damages up to U.S. $5.00, and you cannot recover from Microsoft any other damages, including consequential, lost profits, special, indirect or incidental damages.

Limited Support and Subscription Services. Unless You have purchased additional VMware support and subscription services for the Software, VMware will provide you with limited web-based support services for the
Software for a period of thirty (30) days after the date of purchase and VMware will provide you with the “VMware Complimentary Update Service” for a period of eighteen (18) months from the date of general availability of the Software. The “VMware Complimentary Update Service” is defined in the VMware Support and Subscription Services Terms and Conditions posted at http://www.vmware.com/files/pdf/support/support_terms_conditions.pdf.

Application Programming Interface ("APIs"). The APIs are provided for your personal use solely for the purpose of creating software that communicates with VMware Software (the "Developer Software"). You agree to defend, indemnify and hold harmless VMware, and any of its directors, officers, employees, Affiliates or agents, from and against any and all claims, losses, damages, liabilities and other expenses (including reasonable attorneys’ fees), arising from your use, modification and distribution of the distributable code and the Developer Software.

You will not (1) use the APIs to create, design or develop anything other than Developer Software; (2) make any more copies of the APIs than are reasonably necessary for the authorized use and backup and archival purposes; (3) modify, create derivative works of, reverse engineer, reverse compile, or disassemble the APIs, except that you may modify and create derivative works of, and distribute any code provided in the APIs that is designated by VMware in the APIs documentation as “distributable code” solely as part of your Developer Software; (4) distribute, sell, lease, rent, lend, or sublicense any part of the APIs to any third party except as designated herein and as necessary to distribute Developer Software or; (5) use the APIs to (a) create, design or develop software or services to circumvent, enable, modify or provide access, permissions or rights which would violate the technical restrictions of VMware Software, any additional licensing terms provided by VMware via product documentation, email notification and/or policy change on VMware website, and/or the terms of the End User License Agreements of VMware products; (b) disable, remove, over-ride or modify the display of any VMware product End User License Agreements to the end customers; or (c) upload or otherwise transmit any material containing software viruses or other computer code, files or programs designed to interrupt, destroy, or limit the functionality of any software or hardware.

VMware Player Pro. You may install and use VMware Player Pro, for personal use, internal business use, or any use by You in the functions of Your employment on a number of computers equal to the number of licenses purchased, provided that you install and use VMware Player Pro on the same computer on which VMware Workstation is installed. Installing and using a single license of VMware Player Pro on multiple computers is prohibited even if the computers are not running VMware Player Pro concurrently.

The Software may include Microsoft components. You can recover from Microsoft and its suppliers only direct damages up to U.S. $5.00, and you cannot recover from Microsoft any other damages, including consequential, lost profits, special, indirect or incidental damages.

5.10 VMware Fusion and VMware Fusion Pro

VMware Fusion includes VMware Software Development Kit for VIX Application Programming Interface.

In addition to the Software that is included in VMware Fusion, VMware Fusion Pro includes a commercial use license to VMware Player, as further described in Section 6.11 below.

Definitions

“Active Connection” means (i) with respect to Horizon View, any connections to Powered On Desktop Virtual Machines, Terminal Services Sessions and physical computers, and (ii) with respect to Horizon Workspace, any user who has logged in and authenticated into their workspace (provided however that a downloaded desktop agent that is constantly syncing or a provisioned and accepted workspace on a mobile device will always be considered an Active Connection and will constitute one Concurrent User at all times).

“Commercial Use” means any internal business use or any use by You in the functions of Your employment.
“Concurrent Users” means the total number of users accessing or using the Software at any given time to maintain an Active Connection to their workspace or desktop through an endpoint device.

“Desktop Virtual Machine” is a hosted Virtual Machine with one of the following Microsoft Windows operating systems: XP, Vista, 7 or 8.

“Mac Computer” means any Apple-branded products running Mac OS X.

“Named User” means Your single designated employee or Third Party Agent who has been authorized by You to use or access the Software in accordance with the terms of this Agreement.

"Powered On Desktop Virtual Machine" means a Desktop Virtual Machine receiving a remote connection from a device or running locally on a device.

“Terminal Services Session” means a Microsoft Windows terminal services session running a valid Microsoft Windows license.

“Virtual Machine” means a software container that can run its own operating system and execute applications like a physical machine.

5.10.1 General License Notes

VMware Fusion and VMware Fusion Pro. You may install and use VMware Fusion for personal, non-Commercial Use on any Mac Computer that you own or control.

If you are a commercial enterprise or educational institution, you may install and use VMware Fusion or VMware Fusion Pro on a number of computers that you own or control equal to the number of licenses purchased. Installing and using the Software on multiple computers with a single license is prohibited even if the computers are not running the Software concurrently.

Use of the Software has no Territory limitations.

Faculty and Students of organizations that are members of the VMware Academic Program may use the Software for education and research. For information about the program please visit http://www.vmware.com/partners/academic/program-overview.html.

The Software may include Microsoft components. You can recover from Microsoft and its suppliers only direct damages up to U.S. $5.00, and you cannot recover from Microsoft any other damages, including consequential, lost profits, special, indirect or incidental damages.

Limited support and subscription services. Unless you have purchased additional VMware support and subscription services for the Software, VMware will provide you with limited web-based support services for the Software and the “VMware Complimentary Update Service” for a period of eighteen (18) months from the date of general availability of the Software. The “VMware Complimentary Update Service” is defined in the VMware Support and Subscription Services Terms and Conditions posted at http://www.vmware.com/files/pdf/support/support_terms_conditions.pdf.

Application Programming Interface (APIs). The APIs are provided for your personal use solely for the purpose of creating software that communicates with VMware Software (“Developer Software”). You agree to defend, indemnify and hold harmless VMware, and any of its directors, officers, employees, affiliates or agents, from and against any and all claims, losses, damages, liabilities and other expenses (including reasonable attorneys’ fees), arising from your use, modification and distribution of the distributable code and the Developer Software.

You will not (1) use the APIs to create, design or develop anything other than Developer Software; (2) make any more copies of the APIs than are reasonably necessary for the authorized use and backup and archival purposes; (3) modify, create derivative works of, reverse engineer, reverse compile, or disassemble the APIs, except that you may modify and create derivative works of, and distribute any code provided in the APIs that is designated by VMware in the APIs documentation as “distributable code” solely as part of your Developer Software; (4) distribute, sell, lease, rent, lend, or sublicense any part of the APIs to any third party except as designated herein.
and as necessary to distribute Developer Software or; (5) use the APIs to (a) create, design or develop software or services to circumvent, enable, modify or provide access, permissions or rights which would violate the technical restrictions of VMware Software, any additional licensing terms provided by VMware via product documentation, email notification and/or policy change on VMware website, and/or the terms of the End User License Agreements of VMware products; (b) disable, remove, over-ride or modify the display of any VMware product End User License Agreements to the end customers; or (c) upload or otherwise transmit any material containing software viruses or other computer code, files or programs designed to interrupt, destroy, or limit the functionality of any software or hardware.

### 5.10.2 Product Edition / Suite Specific License Notes

**VMware Horizon Suite and VMware Horizon Editions**

In addition to the general license notes above, if You purchase VMware Fusion Pro as a part of VMware Horizon Suite, VMware Horizon Advanced, or VMware Horizon Enterprise, You may use VMware Fusion Pro for up to the number of the same Named Users or the same Concurrent Users for which you have paid the applicable license fees.

The VMware Horizon Suite may be licensed (i) per Named User in 10 or 100 Named User Packs or (ii) per Concurrent User in 10 or 100 Concurrent User Packs. The VMware Horizon Suite includes VMware Horizon View, VMware Mirage and VMware Horizon Workspace.

### 5.11 VMware Player and VMware Player Pro

**Definitions**

"**Active Connection**" means (i) with respect to Horizon View, any connections to Powered On Desktop Virtual Machines, Terminal Services Sessions and physical computers, and (ii) with respect to Horizon Workspace, any user who has logged in and authenticated into their workspace (provided however that a downloaded desktop agent that is constantly syncing or a provisioned and accepted workspace on a mobile device will always be considered an Active Connection and will constitute one Concurrent User at all times).

"**Commercial Use**" means any internal business use or any use by You in the functions of your employment.

"**Concurrent Users**" means the total number of users accessing or using the Software at any given time to maintain an Active Connection to their workspace or desktop through an endpoint device.

"**Desktop Virtual Machine**" is a hosted Virtual Machine with one of the following Microsoft Windows operating systems: XP, Vista, 7 or 8.

"**Named User**" means Your single designated employee or Third Party Agent who has been authorized by You to use or access the Software in accordance with the terms of this Agreement.

"**Powered On Desktop Virtual Machine**" means a Desktop Virtual Machine receiving a remote connection from a device or running locally on a device.

"**Terminal Services Session**" means a Microsoft Windows terminal services session running a valid Microsoft Windows license.

"**Virtual Machine**" means a software container that can run its own operating system and execute applications like a physical machine.

### 5.11.1 General License Notes

You may install and use VMware Player for your own personal non-Commercial Use. If you purchased VMware Player Pro or if You obtain the Software as part of VMware Fusion Pro, You may install and use the Software for
Commercial Use on a number of computers equal to the number of licenses purchased. Installing and using a single license of the Software on multiple computers is prohibited even if the computers are not running the Software concurrently. Use of the Software has no Territory limitations.

Faculty and Students of organizations that are members of the VMware Academic Program may use the Software for education and research. For information about the program, please visit http://www.vmware.com/partners/academic/program-overview.html.

To embed the Software into your own product in order to sell a combined solution, you must enroll in VMware’s Embedded OEM program and have a signed OEM Agreement with VMware. For information about the VMware Embedded OEM program, please visit http://www.vmware.com/partners/programs/alliances/oem.html.

The Software may include Microsoft components. You can recover from Microsoft and its suppliers only direct damages up to U.S. $5.00, and you cannot recover from Microsoft any other damages, including consequential, lost profits, special, indirect or incidental damages.

### 5.11.2 Product Edition / Suite Specific License Notes

#### VMware Horizon Suite and VMware Horizon Editions

In addition to the general license notes above, if You purchase VMware Player Pro as a part of VMware Horizon Suite, VMware Horizon Advanced, or VMware Horizon Enterprise, You may use VMware Player Pro for up to the number of the same Named Users or the same Concurrent Users for which you have paid the applicable license fees.

The VMware Horizon Suite may be licensed (i) per Named User in 10 or 100 Named User Packs or (ii) per Concurrent User in 10 or 100 Concurrent User Packs. The VMware Horizon Suite includes VMware Horizon View, VMware Mirage and VMware Horizon Workspace.

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#### 5.12 Socialcast On Premise

"Named User" means the designated user who can access or use the Software.

"Subscription Software" means Software that is licensed for a specific term and includes Support Services (at the Support Services level purchased) for the duration of such term ("Subscription Term").

“Support Services” means the technical support services offered by VMware for the Software pursuant to its then-current support policies.

You may use the Software for up to the number of Named Users for which you have paid the applicable license fees.

For Subscription Software, You may use the Software solely during the Subscription Term. Upon expiration or termination of Your licenses to the Subscription Software, You shall promptly cease use of the Software and Documentation and destroy (and certify to VMware in writing the fact of such destruction) or return to VMware all copies of the Software and Documentation then in Your possession or under Your control.

This Socialcast on Premise EULA shall apply to your purchase of licenses to the Software for additional Named Users.

VMware shall not have any obligation to provide Support Services unless you have installed, and at the time you request Support Services are running, VMware’s then current release of the Software and have downloaded and installed all available updates to the Software within the last 60 days. You shall purchase the same level of Support Services for all Named Users.
For the purposes of clarity, Section 2.3 of the Socialcast on Premise EULA does not apply to the Software.

You agree that VMware may collect, use, store and transmit technical and related information about your use of the Software which may include internet protocol address, hardware identification, operating system, application software, peripheral hardware, and non-personally identifiable Software usage statistics and personally identifiable data ("Collected Data") to facilitate the provisioning of updates, support, invoicing or online services to You. Collected Data is subject to the privacy policy at http://www.socialcast.com or such other website designated by VMware.

VMware may conduct no more than one (1) audit in any calendar quarter.

**EVALUATION LICENSE.** If You are licensing the Software for evaluation purposes, your use of the Software is only permitted in a non-production environment and for the evaluation period designated by VMware. Notwithstanding any other provision in the Socialcast on Premise EULA, an Evaluation License of the Software is provided “AS-IS” without support or warranty of any kind, expressed or implied.

### 5.13 VMware Mirage

"**Named User**" means Your single designated employee or Third Party Agent who has been authorized by You to use or access the Software in accordance with the terms of this Agreement.

"**Device**" means any client or end point hardware that enables an end user to run the Software.

If You purchased a perpetual license for the Software, You may only use VMware Mirage for up to the total number of Named Users or Devices for which You have paid the applicable license fees.

If You purchased a subscription term license for the Software, You may use the Software for up to the total number of Named Users or Devices, and for the term of the subscription, for which You have paid the applicable license fees. Upon expiration or termination of Your subscription term license, You shall promptly cease use of the Software and Documentation and destroy (and certify to VMware in writing the fact of such destruction) or return to VMware all copies of the Software and Documentation then in Your possession or under Your control. YOU CAN RECOVER FROM MICROSOFT AND ITS SUPPLIERS ONLY DIRECT DAMAGES UP TO U.S. $5.00 AND YOU CANNOT RECOVER FROM MICROSOFT ANY OTHER DAMAGES, INCLUDING CONSEQUENTIAL, LOST PROFITS, SPECIAL, INDIRECT OR INCIDENTAL DAMAGES.

### 5.14 VMware Mirage Windows Migration

"**Device**" means any client hardware that enables an end user to run the Software.

You may use the Software for up to the number of Devices for which You have paid the applicable license fees and solely for the purpose of migrating from one Windows operating system to another (e.g., Windows XP to 7). In the interest of clarity, You may only use the Software once per Device. If the Software is licensed to You for a limited term, You may use the Software solely during the specified license term. Upon expiration or termination of the term, You will promptly cease use of the Software and Documentation and destroy (and certify to VMware in writing the fact of such destruction) or return to VMware all copies of the Software and Documentation then in Your possession or under Your control.
5.15 VMware View Planner 3.0

You may use the VMware View Planner benchmarking tool solely for Virtual Desktop Infrastructure performance analysis. As discussed in the VMware View Planner Installation and User Guide, VMware View Planner must be installed concurrently with VMware vSphere and VMware View Server. Your use of VMware View Planner must comply with the VMware View Planner Run and Reporting Rules available at www.vmware.com/download/eula. Only You and/or authorized third parties may publish or publicly disseminate the results of Your performance testing and benchmark studies, provided that such performance testing and benchmarking studies conform to the VMware View Planner Run and Reporting Rules and the testing and benchmarking guidelines set forth in the EULA.

5.16 VMware vRealize Operations for Horizon

“Active Connection” means any connections to Powered On Desktop Virtual Machines, Terminal Services Sessions and Published Applications.

“Concurrent Users” means the total number of users accessing or using the Software at any given time to maintain an Active Connection to their workspace or desktop through an endpoint device.

“Desktop Virtual Machine” is a hosted Virtual Machine with one of the following Microsoft Windows operating systems: XP, Vista, 7, 8 or Server.

“Named User” means Your employee or Third Party Agent who has been authorized by You to use the Software in accordance with the terms of this Agreement.

“Powered On Desktop Virtual Machine” means a Desktop Virtual Machine receiving a remote connection from a device or running locally on a device.

“Published Application” means an application hosted on a central server and accessed by end users remotely or streamed to end user devices for local execution.

“Terminal Services Session” means a Microsoft Windows terminal services session running a valid Microsoft Windows license, including a Remote Desktop Session Host (RDSH) session.

“Virtual Machine” means a software container that can run its own operating system and execute applications like a physical machine.

You may use the Software for up to the number of Concurrent Users or Named Users for which you have paid the applicable license fees and who are connected to a virtual desktop powered by VMware Horizon.

You may use the Software to support only Desktop Virtual Machines and Published Applications provided by VMware Horizon.

5.17 VMware Horizon DaaS On Premise Platform

“Active Connection” means any connections to Powered On Desktop Virtual Machines, Terminal Services Sessions and physical computers.

“Concurrent Users” means the total number of users accessing or using the Software at any given time to maintain an Active Connection to their workspace or desktop through an endpoint device.
“Desktop Virtual Machine” is a hosted Virtual Machine with one of the following Microsoft Windows operating systems: XP, Vista, 7 or 8.

"Powered On Desktop Virtual Machine" means a Desktop Virtual Machine receiving a remote connection from a device or running locally on a device.

“Terminal Services Session” means a Microsoft Windows terminal services session running a valid Microsoft Windows license.

“Virtual Machine” means a software container that can run its own operating system and execute applications like a physical machine.

In addition to the above license notes that apply to each component of the VMware Horizon DaaS On Premise Platform suite, if You purchase a license to VMware Horizon DaaS On Premise Platform, the following terms apply:

You may use the Software for up to the number of Concurrent Users for which you have paid the applicable license fees and who are connected to a virtual desktop powered by VMware Horizon DaaS Platform.

VMware vSphere Desktop

You may only use VMware vSphere Desktop for up to the total number of Concurrent Users for which You have paid the applicable license fees for the VMware Horizon DaaS On Premise Platform Software. Your use of VMware vSphere Desktop is limited to hosting Desktop Virtual Machines, Terminal Services Sessions, and remote desktop services hosting and running VMware products which are included in VMware Horizon DaaS On Premise Platform or third party connection brokers and desktop management and monitoring tools.

NetApp's total liability for a claim under this Agreement is capped at the greater of US$10.00 or the total purchase price for the NetApp software included in the Software.

5.18 VMware vRealize Orchestrator Plugin for Horizon

“Active Connection” means with respect to Horizon View, any connections to Powered On Desktop Virtual Machines, Terminal Services Sessions and physical computers.

"Desktop Virtual Machine" is a hosted Virtual Machine with one of the following Windows operating systems: XP, Vista, 7, 8 or Server.

“Concurrent Users” means the total number of users accessing or using the Software at any given time to maintain an Active Connection to their workspace or desktop through an endpoint device.

“Named User” means Your single designated employee or Third Party Agents who have been authorized by You to use the Software in accordance with the terms of this Agreement.

"Powered On Desktop Virtual Machine" means a Desktop Virtual Machine receiving a remote connection from a device or running locally on a device.

“Terminal Services Session” means a Microsoft Windows terminal services session running a valid Microsoft Windows license.

“Virtual Machine” means a software container that can run its own operating system and execute applications like a physical machine.
You may only use the Software for up to the total number of Concurrent Users or Named Users in Horizon Enterprise Edition for which You have paid the applicable license fees.

### 5.19 AirWatch Management Suites, Standalone Products and Hosting Services

**Definitions**

“**Customer Content**” means any and all data, applications, files, information or materials accessed, transmitted, uploaded, published or displayed through the Software or Hosted Service by You, Your Users or any third party users and/or their Devices. It does not include Relationship Data or Usage Data.

“**Device**” means Your mobile device(s), including but not limited to mobile phone(s), smartphone(s), tablet computer and computing device(s), personal digital assistant(s) (PDAs), enterprise digital assistant(s) (EDAs), ruggedized devices, and any similar or similarly functioning electronic devices, which may be monitored and managed by the Software, whether owned by You or by Your Users.

“**Hosted Services**” mean the services provided by VMware to host, on VMware’s servers on Your behalf, the necessary Software to allow communication, control functions or share content with Devices via internet-based consoles.


“**Named User**” means Your single designated employee or Third Party Agent who has been authorized by You to use the Software in accordance with the terms of this Agreement.

“**Personal Data**” means personally identifiable information from or about an individual either provided by Customer or Customer’s Users or a Device to VMware in connection with Your use of the Software or Hosted Service. Personal Data does not include information Relationship Data or Usage Data or anonymous or non-identifying data.

“**Relationship Data**” means personal information that VMware collects during the activation and maintenance of Your account. It may include names and contact details of Your personnel involved in maintaining the Software and/or Hosted Service. It does not include information collected through the publicly accessible portions of our webpages, which is subject to the privacy policy posted on those webpages.

“**Third Party Agent**” means a third party consultant or contractor of Yours who accesses and uses the Software on Your behalf solely for Your internal business operations, provided that such agent is bound by an agreement with You protecting VMware’s intellectual property with terms no less stringent than this Agreement and that You ensure that such third party use of the Software complies with the terms of this Agreement.

“**Usage Data**” means aggregated technical data about Your use and Your Users’ use of the Software and/or Hosted Services and Your User’s Devices, including but not limited to: AirWatch account identification number; Device make and model; Device operating systems; operating system versions; the total number Devices running; the number of active Devices; dates and times of AirWatch console logins; Device ownership type; application names, identifiers, versions, whether the application is public or managed; database actions taken; external calls, HTTP requests, browser load pages made by the Software and/or Hosted Service; errors made by applications running in this Software and/or Hosted Service; and the amount of memory and CPU usage across the Software and/or Hosted Service.

“**User**” means Your authorized individual user of a Device, the Software and/or the Hosted Services.
General License Notes for AirWatch Management Suites, Standalone Products and Hosting Services

License Metric. If you licensed the Software on a per Device basis, You may use the Software for up to the number of Devices specified in Your Order. You may transfer the Software from Device to Device, as long as You do not exceed the total number of Devices specified in Your Order. You may use the Software to monitor the Devices from an unlimited number of computers. If you licensed the Software on a per Named User basis, You may use the Software for up to the number of Named Users for which You have paid the applicable license fees. Each Named User may have a maximum of three (3) Devices which is managed by AirWatch Software or on which the AirWatch Software is installed. License Term. You may use the Software for the period specified in Your Order. If You purchased the Software on a subscription basis ("Subscription License"), the term of Your subscription licenses shall be as specified in the Order (the “Subscription Period”). In the event You purchase additional Subscription Licenses during a Subscription Period, the additional Subscription Licenses shall be coterminous with the then current Subscription Period and the fees for the additional Subscription Licenses shall be prorated accordingly.

APN Certificate. You shall not use the Software without obtaining Your own Apple Push Notification services (APNs) Certificate from Apple Inc., if You use the Software to manage Devices running on Apple operating systems.

Hosted Services. If specified in Your Order, VMware will provide Hosted Services to You for the number of Devices and for the Hosted Services period specified in the Order, in accordance with the Hosting Policy. You agree to the terms of the Hosting Policy. With respect to any Hosted Services purchased in Your Order, the term “Software” will apply to the Hosted Services in the following sections of the License Agreement: 2.1 (Scope of License), 2.2 (Third Party Use), 2.6 (Open Source Software), 3 (Restrictions; Ownership), 7.2 (Disclaimer of Warranties), 8 (Intellectual Property Indemnification), 9 (Limitation of Liability), 10 (Termination), 11 (Confidential Information), and 12 (General).

Compliance. You are responsible for ensuring that Your Users comply with Your obligations under this Agreement. You will duly observe all of Your obligations under any relevant data protection law or regulation that may apply to the relationship contemplated under this Agreement, including, specifically, any obligation for Your to provide notice, obtain consents or file registrations with applicable data protection authorities. You will configure the Software and/or Hosted Service in accordance with all applicable laws and regulations. Further, as required by applicable law or regulation, You will notify Your Users that any Customer Content provided as part of the Software and/or Hosted Services will be made available to a third party (i.e. VMware) as part of VMware providing the Software and/or Hosted Services.

Relationship & Usage Data. You agree that VMware may collect and process Relationship and Usage Data to manage Your account, send You service-related notifications, bill You for purchased services, enforce compliance with this Agreement, facilitate the provisioning of updates, improve of the Software and/or Hosted Service, better understand Your business needs and comply with our contractual obligations and applicable law. Relationship and Usage Data may be transferred to other companies in the VMware worldwide group of companies from time to time. To the extent that this information constitutes personal information, VMware shall be the controller of such personal information. To the extent at it acts as a controller, each party shall comply at all times with its obligations under the local legislation applicable in the Territory for the protection of individuals with regard to the processing of personal data. In this section, “controller” shall have the meaning given to it in the EU Directive 95/46/EC.

Data Transfer. You agree that Customer Content, Relationship Data and Usage Data collected or received by VMware in connection with the download, installation, configuration, maintenance, support and use of the Software or Hosted Service may be transferred, stored and processed in the United States or any other country in which VMware or its affiliates, subsidiaries or service providers maintain facilities. By downloading, installing, using the Software and/or Hosted Service or receiving customer support assistance, You consent to the worldwide processing of Your technical and Personal Data. VMware is enrolled in the U.S. Department of Commerce Safe Harbor Program and will remain enrolled in this program or another replacement program (or will adopt a solution which achieves compliance with the terms of Article 25 of Directive 95/46/EC or its replacement legislation) through the Term of this Agreement.
Subprocessing. You authorize VMware to subcontract processing of Customer Content under this Agreement to a third party provided that: (i) VMware will ensure any subcontractor VMware appoints will protect the Customer Content to a standard which is substantially equivalent to the standard that is set forth in this Agreement; and (ii) VMware will be responsible for the acts, errors and omissions of any subcontractor VMware appoints to process the Customer Content.

Indemnity for Customer Data. You will defend, indemnify and hold harmless VMware against any claims, losses, fines or damages arising from or relating to: (a) Customer Content; (b) any infringement or misappropriation of any intellectual property rights by You, Your customers, Users and suppliers; (c) violation of law by You or Users, including but not limited to any law or regulation relating to the privacy and/or security of Your Users and Devices; or (d) Your use of the Hosted Services (including any activities under Your account and any use by Your employees, personnel or Users) in violation of the Agreement. VMware will (a) provide You with notice of the claim within a reasonable period of time after learning of the claim; and (b) reasonably cooperate in response to Your requests for assistance. You may not settle or compromise any indemnified claim without VMware’s prior written consent.

Territory. You may use and access the Software from Devices located throughout the world, but You may only deploy the console component of the Software within the territory for which You have paid the applicable license fees.

5.20 VMware App Volumes

“Active Connection” means any connections to Powered On Desktop Virtual Machines, Terminal Services Sessions and physical computers.

“Concurrent Users” means the total number of users accessing or using the Software at any given time to maintain an Active Connection to their workspace or desktop through an endpoint device.

“Desktop Virtual Machine” is a hosted Virtual Machine with one of the following Microsoft Windows operating systems: XP, Vista, 7 or 8.

“Powered On Desktop Virtual Machine” means a Desktop Virtual Machine receiving a remote connection from a device or running locally on a device.

“Terminal Services Session” means a Microsoft Windows terminal services session running a valid Microsoft Windows license.

“Virtual Machine” means a software container that can run its own operating system and execute applications like a physical machine.

You may use the Software for up to the number of Concurrent Users for which you have paid the applicable license fees.

5.21 VMware User Environment Manager

Definitions

“Active Connection” means any connections to Powered On Desktop Virtual Machines, Terminal Services Sessions and physical computers.

“Concurrent Users” means the total number of users accessing or using the Software at any given time to maintain an Active Connection to their workspace or desktop through an endpoint device.
“Desktop Virtual Machine” is a hosted Virtual Machine with one of the following Microsoft Windows operating systems: XP, Vista, 7, 8 or Server.

“Named User” means Your single designated employee or Third Party Agent who has been authorized by You to use the Software in accordance with the terms of this Agreement.

"Powered On Desktop Virtual Machine" means a Desktop Virtual Machine receiving a remote connection from a device or running locally on a device.

“Terminal Services Session” means a Microsoft Windows terminal services session running a valid Microsoft Windows license.

“Virtual Machine” means a software container that can run its own operating system and execute applications like a physical machine.

License Notes

You may use the Software for up to the number of Named Users or Concurrent Users for which you have paid the applicable license fees.

The Software may be used with the following operating system software:

Client:
· Windows XP Professional x86 SP3
· Windows Vista Business, Enterprise and Ultimate x86 and x64 SP2
· Windows 7 Professional, Enterprise and Ultimate x86 and x64 SP1
· Windows 8 Professional and Enterprise x86 and x64
· Windows 8.1 Professional and Enterprise x86 and x64 with update 1

Server:
· Windows Server 2003 Standard and Enterprise x86 and x64 SP2
· Windows Server 2008 Standard and Enterprise x86 and x64 SP2
· Windows Server 2008 R2 Standard and Enterprise x64 SP1
· Windows Server 2012 Standard and Datacenter x64
· Windows Server 2012 R2 Standard and Datacenter x64 with update 1

YOU CAN RECOVER FROM MICROSOFT AND ITS SUPPLIERS ONLY DIRECT DAMAGES UP TO THE AMOUNT PAID FOR THE SOFTWARE. YOU CANNOT RECOVER ANY OTHER DAMAGES, INCLUDING CONSEQUENTIAL, LOST PROFITS, SPECIAL, INDIRECT OR INCIDENTAL DAMAGES.
6. CLOUD APPLICATION PLATFORM

6.1 Pivotal RabbitMQ, formerly known as VMware vFabric RabbitMQ

"Processor" means a single physical chip that houses no more than six (6) processor cores that executes the instructions of the Software.

"vFabric RabbitMQ Server Software" means components of the Software that provide the messaging and other services on behalf of clients.

"vFabric RabbitMQ Client Software" means the components of the Software that execute in the user's application process and consume the services provided by the vFabric RabbitMQ Server Software.

You may install and use vFabric RabbitMQ Server Software on the number of Processors you have licensed or in a licensed vFabric Advanced Virtual Machine. You are permitted to use and reproduce the vFabric RabbitMQ Client Software on an unlimited number of computers solely for the purpose of accessing licensed vFabric RabbitMQ Server Software.

6.2 VMware vFabric Postgres 9.1

"Non-Production Use" means use of the Software solely in a development environment for application development, proof of concept, quality-assurance, or other testing purposes.

"Production Use" means use of the Software in any manner other than for Non-Production Use.

"Virtual CPU" means a single unit of virtual processing power configured to a Virtual Machine.

You may use the Software for Production Use only for up to the number of Virtual Machines for which you have paid the applicable license fees, and each Virtual Machine running the Software is not permitted to have more than two (2) Virtual CPUs per license. In addition, you may use the Software for Non-Production Use. If you run the Software in a Virtual Machine that has more than two (2) Virtual CPUs, then multiple licenses of the Software are required. The splitting of a license to the Software to run in two (2) Virtual Machines is strictly prohibited.

6.3 VMware vFabric Postgres 9.2 and 9.3

"Non-Production Use" means use of the Software solely in a development environment for application development, proof of concept, quality-assurance, or other testing purposes.

"Production Use" means use of the Software in any manner other than for Non-Production Use.

"Virtual CPU" means a single unit of virtual processing power configured to a Virtual Machine.

You may use the Software for Production Use only for up to the number of Virtual Machines for which you have paid the applicable license fees, and each Virtual Machine running the Software is not permitted to have more than two (2) Virtual CPUs per license. In addition, you may use the Software for Non-Production Use. If you run the Software in a Virtual Machine that has more than two (2) Virtual CPUs, then multiple licenses of the Software are required. The splitting of a license to the Software to run in two (2) Virtual Machines is strictly prohibited.
IN NO EVENT SHALL INTEL OR ITS SUPPLIERS BE LIABLE FOR ANY DAMAGES (INCLUDING, WITHOUT LIMITATION, LOST PROFITS, BUSINESS INTERRUPTION, OR LOST INFORMATION) ARISING OUT OF THE USE OF OR INABILITY TO USE THE SOFTWARE.

6.4 Pivotal tc Server and Web Server

"Processor" means a single physical chip that houses no more than six (6) processor cores that executes the instructions of the Software.

You may install and use the Software on the number of Processors, or in accordance with a Pivotal-approved licensing model, for which You have paid the applicable license fees.

6.5 VMware vFabric Hyperic

"Machine" means, solely with respect to vFabric Hyperic product, a license to install and use on a Server, a Virtual Machine, or a network device.

“Subscription Software” means Software that is licensed for a specific term and includes support and subscription services, at the level purchased, for the duration of such term ("Subscription Term"). Support and subscription services for Subscription Software are subject to the Services Terms.

You may install and use the Software on up to the number Machines, or in accordance with a VMware-approved licensing model, for which You have paid the applicable license fees.

For Subscription Software, You may use the Software only during the Subscription Term. You shall promptly cease all use of the Subscription Software upon expiration or termination of the Subscription Term.

YOU CAN RECOVER FROM MICROSOFT AND ITS SUPPLIERS ONLY DIRECT DAMAGES UP TO U.S. $5.00, AND YOU CANNOT RECOVER FROM MICROSOFT ANY OTHER DAMAGES, INCLUDING CONSEQUENTIAL, LOST PROFITS, SPECIAL, INDIRECT OR INCIDENTAL DAMAGES.

6.6 VMware SpringSource

“Machine” means, solely with respect to Hyperic products, a license to install and use on a server, a Virtual Machine, or a network device.

“Non-Production Use” means use of the Software solely in a development environment for proof of concept, quality-assurance, or other testing purposes.

“Processor” means a single physical chip that houses no more than six (6) processor cores that executes the instructions of the Software.

“Production Use” means use of the Software in a live environment with Your commercial applications for internal business purposes only.

“Subscription” means a license for the Software and Support Services that (i) is effective upon the date of purchase and terminates upon the expiration or termination of Support Services; and (ii) may be renewed upon mutual written agreement by the parties and payment of the applicable fees.
“Support Services” means the technical support services offered by VMware for the Software pursuant to its then-current support policies.

“Virtual Machine” means a software container that can run its own operating system and execute applications like a physical machine.

For Software licensed on a Subscription basis, You may (i) install the Software on the number of Processors and/or Machines, for Non-Production or Production Use, as specified in an Order Form, or in accordance with a VMware-approved licensing model; and (ii) use the Software for Your internal business purposes during the term of the Subscription. Upon expiration or termination of a Subscription, You shall promptly cease use of the Software and product documentation and destroy (and certify to VMware in writing the fact of such destruction), or return to VMware all copies of the Software and product documentation then in Your possession or control.

6.7 Pivotal Spring, Spring Enterprise and Spring Server, formerly known as Spring

“Machine” means, solely with respect to Hyperic products, a license to install and use on a server, a Virtual Machine, or a network device.

“Non-Production Use” means use of the Software solely in a development environment for proof of concept, quality-assurance, or other testing purposes.

“Processor” means a single physical chip that houses no more than six (6) processor cores that executes the instructions of the Software.

“Production Use” means use of the Software in a live environment with Your commercial applications for internal business purposes only.

“Subscription” means a license for the Software and Support Services that (i) is effective upon the date of purchase and terminates upon the expiration or termination of Support Services; and (ii) may be renewed upon mutual written agreement by the parties and payment of the applicable fees.

“Support Services” means the technical support services offered by VMware for the Software pursuant to its then-current support policies.

“Virtual Machine” means a software container that can run its own operating system and execute applications like a physical machine.

For Software licensed on a Subscription basis, You may (i) install the Software on the number of Processors and/or Machines, for Non-Production or Production Use, as specified in an Order Form, or in accordance with a VMware-approved licensing model; and (ii) use the Software for Your internal business purposes during the term of the Subscription. Upon expiration or termination of a Subscription, You shall promptly cease use of the Software and product documentation and destroy (and certify to VMware in writing the fact of such destruction), or return to VMware all copies of the Software and product documentation then in Your possession or control.
“Concurrent Users” means a total number of users who can access or use the Software at any given time.

“Instance” means the Software that is installed on either a single physical server or Virtual Machine or on a cluster of multiple physical servers or Virtual Machines working together and accessible by a single network address and has its data stored in a single database.

“Named Users” means designated users who can access or use the Software.

“Virtual Machine” means a software container that can run its own operating system and execute applications like a physical machine.

You may install an Instance of the Software and the access or use of the Software is limited to the number of Concurrent Users and/or Named Users for whom you have paid the applicable license fees.

You may make five (5) copies of the Software solely for development, quality-assurance, or other testing purposes (“Non Production Use”).
8. VMware IT BUSINESS MANAGEMENT

8.1 VMware vRealize Business Standard Edition

“Operating Systems Instance” means a single installation of an operating system on a non-virtualized physical server or Virtual Machine.

“Processor” means a single, physical chip that houses a central processing unit that can execute computer programs.

“Virtual Machine” means a software container that can run its own operating system and execute applications like a physical machine.

VMware vRealize Business Standard Edition
You may use the Software for up to the number of Operating Systems Instances or Processor for which You have paid the applicable license fees.

If you received the Software as part of your subscription to VMware vRealize Business Advanced or Enterprise, you may not deploy the Software after the term of your subscription to VMware vRealize Business Advanced or Enterprise has expired. Upon such expiration, you must destroy all copies of the Software received as part of such subscription.

As part of your license to the Software, You are entitled to VMware vRealize Automation Virtual Appliance, which is required to complete the installation of VMware vRealize Business Standard. You are only entitled to the vRealize Business component of VMware vRealize Automation Virtual Appliance.

IN NO EVENT SHALL INTEL OR ITS SUPPLIERS BE LIABLE FOR ANY DAMAGES (INCLUDING, WITHOUT LIMITATION, LOST PROFITS, BUSINESS INTERRUPTION, OR LOST INFORMATION) ARISING OUT OF THE USE OF OR INABILITY TO USE THE SOFTWARE.

vRealize Reference Database
At any time, You may choose to refresh Your reference database. By refreshing Your reference database, You agree that VMware may collect anonymized and aggregated technical data about your vRealize Business environment in accordance with the vRealize Business Reference Data Administration Guide available at https://www.vmware.com/pdf/itbms-ReferenceDataAdminGuide.pdf. Data collected may include, for example, server make, model and configuration information; details about Your vCenter infrastructure and cost values manually inserted into the user interface by Your Users. Collected data will be used by VMware for product development and improvement purposes and the enhancement of the reference data used by vRealize Business customers.

8.2 VMware vRealize Business Advanced Edition

“Named User” means Your employee or Third Party Agent who has been authorized by You to use the Software in accordance with the terms of this EULA.
“Operating Systems Instance” means a single installation of an operating system on a non-virtualized physical server or Virtual Machine.

“Processor” means a single, physical chip that houses a central processing unit that can execute computer programs.

“Virtual Machine” means a software container that can run its own operating system and execute applications like a physical machine.

VMware vRealize Business Advanced Edition
You may use the Software for up to the number of Named Users, Operating Systems Instances or Processors for which You have paid the applicable license fees. For the purposes of Your Order of the Software, the definition of “Named User” also includes a “User” as may be referenced in Your Order. If You purchase additional license rights for a “Read Only User,” such user will have only read rights to the Software. You may use the Software for only one production instance and one non-production instance for every Suite You have purchased. The number of Operating Systems Instances is calculated as the average number of Operating Systems Instances used during the immediately preceding 365 days.

If You purchased the Software on a per Processor basis, you may only manage IT services that are fully contained within those Processors. If You purchased the Software on a per Operating Systems Instance basis, you may only manage IT services that are fully contained within those Operating Systems Instances. Elements of IT services that run on the mainframe or are delivered via SaaS are not subject to the restrictions in this paragraph.

You can recover from Microsoft and its suppliers only direct damages up to U.S. $5.00, and you cannot recover from Microsoft any other damages, including consequential, lost profits, special, indirect or incidental damages.

8.3 VMware vRealize Business Enterprise Edition

“Named User” means Your employee or Third Party Agent who has been authorized by You to use the Software in accordance with the terms of this EULA.

“Operating Systems Instance” means a single installation of an operating system on a non-virtualized physical server or Virtual Machine.

“Processor” means a single, physical chip that houses a central processing unit that can execute computer programs.

“Virtual Machine” means a software container that can run its own operating system and execute applications like a physical machine.

You may use the Software for up to the number of Named Users, Operating Systems Instances or Processors for which You have paid the applicable license fees. For the purposes of Your Order of the Software, the definition of “Named User” also includes a “User” as may be referenced in Your Order. If You purchase additional license rights for a “Read Only User,” such user will have only read rights to the Software. You may use the Software for only one production instance and one non-production instance for every Suite You have purchased. The number of Operating Systems Instances is calculated as the average number of Operating Systems Instances used during the immediately preceding 365 days.
If You purchased the Software on a per Processor basis, you may only manage IT services that are fully contained within those Processors. If You purchased the Software on a per Operating Systems Instance basis, you may only manage IT services that are fully contained within those Operating Systems Instances. Elements of IT services that run on the mainframe or are delivered via SaaS are not subject to the restrictions in this paragraph.

You can recover from Microsoft and its suppliers only direct damages up to U.S. $5.00, and you cannot recover from Microsoft any other damages, including consequential, lost profits, special, indirect or incidental damages.
Definitions

“Operating Systems Instance” means a single installation of an operating system on a non-virtualized physical server or Virtual Machine.

“Processor” means a single, physical chip that houses a central processing unit that can execute computer programs.

“Server” means a hardware system capable of running the Software. A hardware partition or blade is considered a separate hardware system.

9.1.1 General License Notes for VMware vCloud Suite – Standard, Advanced and Enterprise (collectively, the “vCloud Suite”)

You may use the VMware applications in the vCloud Suite that are not VMware vSphere (“Non-vSphere Applications in the vCloud Suite”) to manage an unlimited number of Virtual Machines, provided that such managed Virtual Machines reside on a Processor that is running a copy of VMware vSphere licensed to You under the same vCloud Suite edition as the Non-vSphere Applications in the vCloud Suite. Your license to use the Non-vSphere Applications in the vCloud Suite is subject to Your compliance with the terms and conditions of Your license to VMware vSphere set forth below.

If you downgrade the version of VMware vSphere from the version provided with the vCloud Suite, you may continue to use the Non-vSphere Applications in the vCloud Suite, provided that You comply with the terms of the EULA.

You must purchase support and subscription services for the vCloud Suite under the Services Terms in order to receive any upgrades or updates for the VMware applications in the vCloud Suite. If You purchase support and subscription services for the vCloud Suite, You will receive support and subscription services for the VMware applications in the vCloud Suite as set forth in the Services Terms as a part of the vCloud Suite, and You will not be entitled to receive any support or subscription services for the VMware applications in the vCloud Suite on a standalone basis.

If You purchased new licenses of vCloud Suite on or after March 12, 2015, VMware vCloud Networking Security and VMware vCloud Director are not part of the vCloud Suite and you may not download or use either VMware vCloud Networking Security or VMware vCloud Director under those vCloud Suite licenses.

9.1.2 License Notes for VMware vSphere Enterprise Plus licensed as a part of the VMware vCloud Suite

You may use VMware vSphere on a Server that contains up to the maximum number of Processors for which you have paid the applicable license fees. If You exceed the number of Processors permitted under Your license to VMware vSphere, You must purchase additional licenses for the same vCloud Suite edition under which You received VMware vSphere.

Hosting Rights and Restrictions. Notwithstanding anything to the contrary in this EULA, You may use VMware vSphere to deliver “internally developed applications” as a service to third parties via an internal or external network. An “internally developed application” is: (i) a computer application that you have created or developed, and (ii) a third party computer application(s) that (a) is ancillary to your application-based service, and (b) cannot be accessed directly by end users of your application-based service. Except as expressly provided
in this paragraph and Section 3.1 of the EULA, the use of VMware vSphere for any other types of hosting or for the benefit of any third party in any manner is strictly prohibited unless You are an authorized participant in a VMware program that is governed by a separate set of terms and conditions which authorizes such activity.

**vSphere API for Array Integration (VAAI).** You may use storage arrays that are certified for VAAI only with the following editions: VMware vSphere Standard, VMware vSphere Enterprise, VMware vSphere Enterprise Plus, VMware vSphere with Operations Management Standard, VMware vSphere Operations Management Enterprise, VMware vSphere with Operations Management Enterprise Plus, VMware vCloud Suite Standard, VMware vCloud Suite Advanced, VMware vCloud Suite Enterprise, VMware vSphere ROBO Standard and VMware vSphere ROBO Advanced.

**vSphere Virtual Volumes (VVOL).** You may use storage arrays that are certified for VVOL only with the following editions: VMware vSphere Standard, VMware vSphere Enterprise, VMware vSphere Enterprise Plus, VMware vSphere with Operations Management Standard, VMware vSphere Operations Management Enterprise, VMware vSphere with Operations Management Enterprise Plus, VMware vCloud Suite Standard, VMware vCloud Suite Advanced, VMware vCloud Suite Enterprise, VMware vSphere ROBO Standard and VMware vSphere ROBO Advanced.

**vSphere API for Storage Awareness (VASA).** You may use storage arrays that are certified for VASA only with the following editions: VMware vSphere Standard, VMware vSphere Enterprise, VMware vSphere Enterprise Plus, VMware vSphere with Operations Management Standard, VMware vSphere Operations Management Enterprise, VMware vSphere with Operations Management Enterprise Plus, VMware vCloud Suite Standard, VMware vCloud Suite Advanced, VMware vCloud Suite Enterprise, VMware vSphere ROBO Standard and VMware vSphere ROBO Advanced.

**vSphere Storage Policy Based Management (SPBM).** You may only use this feature with the following editions: VMware vSphere Standard, VMware vSphere Enterprise, VMware vSphere Enterprise Plus, VMware vSphere with Operations Management Standard, VMware vSphere Operations Management Enterprise, VMware vSphere with Operations Management Enterprise Plus, VMware vCloud Suite Standard, VMware vCloud Suite Advanced, VMware vCloud Suite Enterprise, VMware vSphere ROBO Standard and VMware vSphere ROBO Advanced.

**vSphere API for Third Party Multipathing.** You may use multipathing extensions module only with the following editions: VMware vSphere Standard, VMware vSphere Enterprise, VMware vSphere Enterprise Plus, VMware vSphere with Operations Management Standard, VMware vSphere Operations Management Enterprise, VMware vSphere with Operations Management Enterprise Plus, VMware vCloud Suite Standard, VMware vCloud Suite Advanced, VMware vCloud Suite Enterprise, VMware vSphere ROBO Standard and VMware vSphere ROBO Advanced.

**vSphere Big Data Extensions - Log Files.** You acknowledge that correspondence and log files generated in conjunction with a request for support services may contain sensitive, confidential or personal information. You are solely responsible for taking the steps necessary to protect such data prior to sending it to VMware or any third party, including obfuscating the logs or otherwise guarding such information prior to sending it to VMware, Your organization or any third party.

**Data Privacy – Customer Experience Improvement Program.**

The Software allows you to participate in VMware’s Customer Experience Improvement Program. If you choose to participate in this program, you agree that VMware may collect and use non-personal, technical data about your IT environment (“Usage Data”) on a regular basis in accordance with the VMware vSphere Administration Guide: [https://www.vmware.com/support/pubs/vsphere-esxi-vcenter-server-6-pubs.html](https://www.vmware.com/support/pubs/vsphere-esxi-vcenter-server-6-pubs.html)

Usage Data will be used by VMware to: better understand your business needs; improve the quality, reliability and functionality of our products and services; analyze deployment metrics; compile benchmarking and industry statistics; provide you with recommendations and information about VMware products and services; facilitate
the provisioning of updates and support; conduct internal forecasting; improve VMware responses to customer requirements; and fulfill and/or comply our contractual and legal requirements. Usage Data are and shall remain the sole and exclusive property of VMware and its licensors.

vSphere Virtual Desktop Infrastructure. If You have purchased an uncapped or unlimited quantity of licenses to the Software under a VMware Enterprise License Agreement, You may not use the Software to create a virtual desktop infrastructure (e.g., hosted desktop solution).

9.1.3 License Notes for VMware vRealize Operations licensed as a part of the VMware vCloud Suite

You may use vRealize Hyperic in vCloud Suite to monitor any component of the VMware vCloud Suite to which You are entitled so long as Your use of vRealize Hyperic is through a license to vRealize Operations Advanced or vRealize Operations Enterprise edition.

IN NO EVENT SHALL ORACLE CORPORATION (“ORACLE”) HAVE ANY LIABILITY REGARDING THE ORACLE COMPONENTS PROVIDED UNDER THE EULA, INCLUDING WITHOUT LIMITATION FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, PUNITIVE OR CONSEQUENTIAL DAMAGES, OR DAMAGES FOR LOSS OF PROFITS, REVENUE, DATA OR DATA USE, INCURRED BY YOU OR ANY THIRD PARTY, WHETHER IN ACTION IN CONTRACT OR TORT OR OTHERWISE, EVEN IF ANY SUCH PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

LIMITATION ON AND EXCLUSION OF REMEDIES AND DAMAGES.YOU CAN RECOVER FROM MICROSOFT CORPORATION AND ITS SUPPLIERS ONLY DIRECT DAMAGES UP TO U.S. $5.00.YOU CANNOT RECOVER ANY OTHER DAMAGES, INCLUDING CONSEQUENTIAL, LOST PROFITS, SPECIAL, INDIRECT OR INCIDENTAL DAMAGES.

9.1.4 License Notes for VMware vRealize Automation licensed as a part of the VMware vCloud Suite

You may not use any components of the VMware vRealize Automation other than as part of the VMware vCloud Suite. You do not consume any Processor licenses when using the Advanced Service Designer (ASD) feature of VMware vRealize Automation for the delivery of IT services so long as those services (a) are not specifically related to an Operating Systems Instance and (b) are delivered into the same datacenter where the vSphere Processor licenses purchased as part of the VMware vCloud Suite are deployed. For example, some common use cases of the ASD feature that are not specifically related to an Operating Systems Instance include: new employee onboarding process, adding users to Active Directory, configuring a storage LUN, and network configuration.

Any use of the ASD feature in the provisioning and management of an Operating Systems Instance needs to be placed on a Processor licensed for vSphere as part of a VMware vCloud Suite license. For example, some common use cases of the ASD feature that provision or manage an Operating Systems Instance include using
ASD to provision a Solaris container or mainframe based virtual machine or any other Operating Systems Instance.

You can recover from Microsoft and its suppliers only direct damages up to U.S. $5.00, and You cannot recover any other damages, including consequential, lost profits, special, indirect or incidental damages.

You understand that any log files generated in order to obtain support from VMware may contain sensitive, confidential or personal information. You should consider obfuscating the logs before sending them to VMware.

If you purchase a license of VMware vRealize Automation as part of the vCloud Suite Standard, you are subject to the following restrictions for VMware vRealize Automation:

You may not use VMware vRealize Automation for reclamation, chargeback and multi-tenancy. You may not use VMware vRealize Automation with multi-vendor software provisioning mechanisms other than cloning.

### 9.1.5 License Notes for VMware vRealize Business capabilities licensed as a part of the VMware vCloud Suite Advanced or Enterprise Editions

You may use the Software for up to the number of Processor for which You have paid the applicable license fees.

**IN NO EVENT SHALL INTEL OR ITS SUPPLIERS BE LIABLE FOR ANY DAMAGES (INCLUDING, WITHOUT LIMITATION, LOST PROFITS, BUSINESS INTERRUPTION, OR LOST INFORMATION) ARISING OUT OF THE USE OF OR INABILITY TO USE THE SOFTWARE.**

**vRealize Reference Database**

At any time, You may choose to refresh Your reference database. By refreshing Your reference database, You agree that VMware may collect anonymized and aggregated technical data about your vRealize Business environment in accordance with the vRealize Business Reference Data Administration Guide available at https://www.vmware.com/pdf/itbms-ReferenceDataAdminGuide.pdf. Data collected may include, for example, server make, model and configuration information; details about Your vCenter infrastructure and cost values manually inserted into the user interface by Your Users. Collected data will be used by VMware for product development and improvement purposes and the enhancement of the reference data used by vRealize Business customers.

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### 9.2 VMware vSphere with Operations Management

**Definitions**

“**Processor**” means a single, physical chip that houses a central processing unit that can execute computer programs.

“**Server**” means a hardware system capable of running the Software. A hardware partition or blade is considered a separate hardware system.

**9.2.1 General License Notes for VMware vSphere with Operations Management – Standard, Enterprise and Enterprise Plus (collectively, “vSOM”)**

Your license to use the VMware applications provided with vSOM that are not VMware vSphere ("**Non-vSphere Applications**") is restricted solely to the Virtual Machines that reside on a Processor that is running a copy of VMware vSphere licensed to You as a part of vSOM. Your license to use the Non-vSphere Applications is subject to Your compliance with the terms and conditions of Your license to VMware vSphere set forth below.
If you downgrade the version of VMware vSphere from the version provided with vSOM, you may continue to use the Non-vSphere Applications in vSOM, provided that You comply with the terms of the EULA.

You must purchase support and subscription services for vSOM under the Services Terms in order to receive any upgrades or updates for the VMware applications in vSOM. If You purchase support and subscription services for vSOM, You will receive support and subscription services for the VMware applications in vSOM as set forth in the Services Terms as a part of vSOM, and You will not be entitled to receive any support or subscription services for the VMware applications in vSOM on a standalone basis.

9.2.2 License Notes for VMware vSphere licensed as a part of vSOM

You may use VMware vSphere on a Server that contains up to the maximum number of Processors for which you have paid the applicable license fees. If You exceed the number of Processors permitted under Your license to VMware vSphere, You must purchase additional licenses for the same vSOM edition under which You received VMware vSphere.

Hosting Rights and Restrictions. Notwithstanding anything to the contrary in this EULA, You may use VMware vSphere to deliver “internally developed applications” as a service to third parties via an internal or external network. An “internally developed application” is: (i) a computer application that you have created or developed, and (ii) a third party computer application(s) that (a) is ancillary to your application-based service, and (b) cannot be accessed directly by end users of your application-based service. Except as expressly provided in this paragraph and Section 3.1 of the EULA, the use of VMware vSphere for any other types of hosting or for the benefit of any third party in any manner is strictly prohibited unless You are an authorized participant in a VMware program that is governed by a separate set of terms and conditions which authorizes such activity.

vSphere API for Array Integration (VAAI). You may use storage arrays that are certified for VAAI only with the following editions: VMware vSphere Standard, VMware vSphere Enterprise, VMware vSphere Enterprise Plus, VMware vSphere with Operations Management Standard, VMware vSphere Operations Management Enterprise, VMware vSphere with Operations Management Enterprise Plus, VMware vCloud Suite Standard, VMware vCloud Suite Advanced, VMware vCloud Suite Enterprise, VMware vSphere ROBO Standard and VMware vSphere ROBO Advanced.

vSphere Virtual Volumes (VVOL). You may use storage arrays that are certified for VVOL only with the following editions: VMware vSphere Standard, VMware vSphere Enterprise, VMware vSphere Enterprise Plus, VMware vSphere with Operations Management Standard, VMware vSphere Operations Management Enterprise, VMware vSphere with Operations Management Enterprise Plus, VMware vCloud Suite Standard, VMware vCloud Suite Advanced, VMware vCloud Suite Enterprise, VMware vSphere ROBO Standard and VMware vSphere ROBO Advanced.

vSphere API for Storage Awareness (VASA). You may use storage arrays that are certified for VASA only with the following editions: VMware vSphere Standard, VMware vSphere Enterprise, VMware vSphere Enterprise Plus, VMware vSphere with Operations Management Standard, VMware vSphere Operations Management Enterprise, VMware vSphere with Operations Management Enterprise Plus, VMware vCloud Suite Standard, VMware vCloud Suite Advanced, VMware vCloud Suite Enterprise, VMware vSphere ROBO Standard and VMware vSphere ROBO Advanced.

vSphere Storage Policy Based Management (SPBM). You may only use this feature with the following editions: VMware vSphere Standard, VMware vSphere Enterprise, VMware vSphere Enterprise Plus, VMware vSphere with Operations Management Standard, VMware vSphere Operations Management Enterprise, VMware vSphere with Operations Management Enterprise Plus, VMware vCloud Suite Standard, VMware vCloud Suite Advanced, VMware vCloud Suite Enterprise, VMware vSphere ROBO Standard and VMware vSphere ROBO Advanced.
vSphere API for Third Party Multipathing. You may use multipathing extensions module only with the following editions: VMware vSphere Standard, VMware vSphere Enterprise, VMware vSphere Enterprise Plus, VMware vSphere with Operations Management Standard, VMware vSphere Operations Management Enterprise, VMware vSphere with Operations Management Enterprise Plus, VMware vCloud Suite Standard, VMware vCloud Suite Advanced, VMware vCloud Suite Enterprise, VMware vSphere ROBO Standard and VMware vSphere ROBO Advanced.

vSphere Auto Deploy. You may use this feature only if You have licensed VMware vSphere with Operations Management Enterprise Plus.

vSphere View Accelerator. You may use this feature only if You have licensed VMware vSphere with Operations Management Enterprise Plus.

vSphere Big Data Extensions. You may use this feature only if You have licensed VMware vSphere with Operations Management Enterprise or VMware vSphere with Operations Management Enterprise Plus.

vSphere Big Data Extensions - Log Files. You acknowledge that correspondence and log files generated in conjunction with a request for support services may contain sensitive, confidential or personal information. You are solely responsible for taking the steps necessary to protect such data prior to sending it to VMware or any third party, including obfuscating the logs or otherwise guarding such information prior to sending it to VMware, Your organization or any third party.

Data Privacy – Customer Experience Improvement Program. The Software allows you to participate in VMware’s Customer Experience Improvement Program. If you choose to participate in this program, you agree that VMware may collect and use non-personal, technical data about your IT environment (“Usage Data”) on a regular basis in accordance with the VMware vSphere Administration Guide: https://www.vmware.com/support/pubs/vsphere-esxi-vcenter-server-6-pubs.html

Usage Data will be used by VMware to: better understand your business needs; improve the quality, reliability and functionality of our products and services; analyze deployment metrics; compile benchmarking and industry statistics; provide you with recommendations and information about VMware products and services; facilitate the provisioning of updates and support; conduct internal forecasting; improve VMware responses to customer requirements; and fulfill and/or comply our contractual and legal requirements. Usage Data are and shall remain the sole and exclusive property of VMware and its licensors.

vSphere Virtual Desktop Infrastructure. If You have purchased an uncapped or unlimited quantity of licenses to the Software under a VMware Enterprise License Agreement, You may not use the Software to create a virtual desktop infrastructure (e.g., hosted desktop solution).

9.2.3 License Notes for VMware vRealize Operations licensed as a part of vSOM

IN NO EVENT SHALL ORACLE CORPORATION (“ORACLE”) HAVE ANY LIABILITY REGARDING THE ORACLE COMPONENTS PROVIDED UNDER THIS AGREEMENT, INCLUDING WITHOUT LIMITATION FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, PUNITIVE OR CONSEQUENTIAL DAMAGES, OR DAMAGES FOR LOSS OF PROFITS, REVENUE, DATA OR DATA USE, INCURRED BY YOU OR ANY THIRD PARTY, WHETHER IN ACTION IN CONTRACT OR TORT OR OTHERWISE, EVEN IF ANY SUCH PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

LIMITATION ON AND EXCLUSION OF REMEDIES AND DAMAGES. YOU CAN RECOVER FROM MICROSOFT CORPORATION AND ITS SUPPLIERS ONLY DIRECT DAMAGES UP TO U.S. $5.00. YOU CANNOT RECOVER ANY OTHER DAMAGES, INCLUDING CONSEQUENTIAL, LOST PROFITS, SPECIAL, INDIRECT OR INCIDENTAL DAMAGES.

If You are provided with access to regulatory compliance content with the Software, You may only use such content if You paid the applicable fees.
ALTHOUGH THE SOFTWARE MAY INCLUDE SPECIFIC TECHNICAL AND CONFIGURATION GUIDANCE FOR REGULATORY COMPLIANCE, IT IS NOT A COMPREHENSIVE REGULATORY COMPLIANCE SOLUTION AND SHOULD NOT BE CONSTRUED AS LEGAL OR REGULATORY ADVICE. YOU SHOULD CONSULT YOUR REGULATORY COMPLIANCE EXPERT, LEGAL COUNSEL, OR AUDITOR FOR ANSWERS TO SPECIFIC COMPLIANCE QUESTIONS AND TO HELP YOU UNDERSTAND YOUR REGULATORY COMPLIANCE OBLIGATIONS.

9.3 VMware vRealize Operations

Definitions

“Operating Systems Instance” means a single installation of an operating system on a non-virtualized physical server or Virtual Machine.

“Processor” means a single, physical chip that houses a central processing unit that can execute computer programs.

“Virtual Machine” means a software container that can run its own operating system and execute applications like a physical machine.

9.3.1 General License Notes

For Your license to each edition of the VMware vRealize Operations, the number of permitted Virtual Machines or Operating Systems Instances, as applicable (each, a “License Unit”) is calculated as the average number of License Units used during the immediately preceding 365 days.

IN NO EVENT SHALL ORACLE CORPORATION (“ORACLE”) HAVE ANY LIABILITY REGARDING THE ORACLE COMPONENTS PROVIDED UNDER THIS AGREEMENT, INCLUDING WITHOUT LIMITATION FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, PUNITIVE OR CONSEQUENTIAL DAMAGES, OR DAMAGES FOR LOSS OF PROFITS, REVENUE, DATA OR DATA USE, INCURRED BY YOU OR ANY THIRD PARTY, WHETHER IN ACTION IN CONTRACT OR TORT OR OTHERWISE, EVEN IF ANY SUCH PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

LIMITATION ON AND EXCLUSION OF REMEDIES AND DAMAGES. YOU CAN RECOVER FROM MICROSOFT CORPORATION AND ITS SUPPLIERS ONLY DIRECT DAMAGES UP TO U.S. $5.00. YOU CANNOT RECOVER ANY OTHER DAMAGES, INCLUDING CONSEQUENTIAL, LOST PROFITS, SPECIAL, INDIRECT OR INCIDENTAL DAMAGES.

If You are provided with access to regulatory compliance content with the Software, You may only use such content if You paid the applicable fees.

ALTHOUGH THE SOFTWARE MAY INCLUDE SPECIFIC TECHNICAL AND CONFIGURATION GUIDANCE FOR REGULATORY COMPLIANCE, IT IS NOT A COMPREHENSIVE REGULATORY COMPLIANCE SOLUTION AND SHOULD NOT BE CONSTRUED AS LEGAL OR REGULATORY ADVICE. YOU SHOULD CONSULT YOUR REGULATORY COMPLIANCE EXPERT, LEGAL COUNSEL, OR AUDITOR FOR ANSWERS TO SPECIFIC COMPLIANCE QUESTIONS AND TO HELP YOU UNDERSTAND YOUR REGULATORY COMPLIANCE OBLIGATIONS.

9.3.2 Product Edition/Suite Specific License Notes

VMware vRealize Operations 6.0 Standard

In addition to the general license notes above, if You purchase a license to the VMware vRealize Operations 6.0 Standard, the following terms apply:
You may use the Software for up to the number of Virtual Machines for which you have paid the applicable license fees.

**VMware vRealize Operations 6.0 Advanced**

In addition to the general license notes above, if You purchase a license to the VMware vRealize Operations 6.0 Advanced, the following terms apply:

You may use the Software for up to the number of Operating Systems Instances for which you have paid the applicable license fees.

VMware vRealize Operations may be enhanced with data from third party server, storage and networking monitoring tools, provided that the third party systems are integrated with or otherwise used in conjunction with the Virtual Machines, physical servers or VMware vSphere hosts managed by the VMware vRealize Operations Manager provided with the VMware vRealize Operations.

VMware vRealize Configuration Manager may only be used to manage your virtualized infrastructure, including VMware vSphere, VMware vCloud Networking and Security Suite, VMware vCenter Server and VMware vCloud Director, but not the operating systems and applications running as virtual machines on your virtualized infrastructure.

You may use only the VMware vFabric Hyperic platform plug-ins for Windows, Linux, AIX, Solaris, and HP-UX operating systems.

**VMware vRealize Operations 6.0 Enterprise**

In addition to the general license notes above, if You purchase a license to the VMware vRealize Operations 6.0 Enterprise, the following terms apply:

You may use the Software for up to the number of Operating Systems Instances for which you have paid the applicable license fees.

VMware vRealize Operations may be enhanced with third party infrastructure, operating systems and application monitoring tools, provided that the third party systems are integrated with or otherwise used in conjunction with the Virtual Machines, physical servers or VMware vSphere hosts managed by the VMware vRealize Operations Manager provided with the VMware vRealize Operations.

**VMware vRealize Operations Advanced for VMware vSphere with Operations Management for HP (the "vRealize Operations for HP Edition")**

In addition to the general license notes above, if You purchase a license to the vRealize Operations for HP Edition, the following terms apply:

You may use the vRealize Operations for HP Edition for up to the number of Processors for which you have paid the applicable license fees.

You may only use the vRealize Operations for HP Edition to manage Hewlett Packard hardware that is running VMware vRealize Operations Management Standard, as long as your license to the vRealize Operations for HP Edition was purchased with the Hewlett Packard Oneview Management Pack.
You may only use the VMware vRealize Operations Manager Advanced component of the vRealize Operations for HP Edition, and You may not use any solution packs or adaptors provided with the vRealize Operations for HP Edition.

### 9.4 VMware Horizon Suite

“Active Connection” means (i) with respect to Horizon View, any connections to Powered On Desktop Virtual Machines, Terminal Services Sessions and physical computers, (ii) with respect to Mirage, any provisioned desktop image, and (iii) with respect to Horizon Workspace, any user who has logged in and authenticated into their workspace (provided however that a downloaded desktop agent that is constantly syncing or a provisioned and accepted workspace on a mobile device will always be considered an Active Connection and will constitute one Concurrent User at all times).

“Concurrent Users” means the total number of users accessing or using the Software at any given time to maintain an Active Connection to their workspace or desktop through an endpoint device.

“Desktop Virtual Machine” is a hosted Virtual Machine with one of the following Microsoft Windows operating systems: XP, Vista, 7 or 8.

“Named User” means Your single designated employee or Third Party Agents who have been authorized by You to use the Software in accordance with the terms of this Agreement.

"Powered On Desktop Virtual Machine" means a Desktop Virtual Machine receiving a remote connection from a device or running locally on a device.

“Terminal Services Session” means a Microsoft Windows terminal services session running a valid Microsoft Windows license.

“Virtual Machine” means a software container that can run its own operating system and execute applications like a physical machine.

In addition to the above license notes that apply to each component of the VMware Horizon Suite, if You purchase a license to VMware Horizon Suite, the following terms apply:

You may use the Software for up to the number of Named Users or Concurrent Users for which you have paid the applicable license fees.

The VMware Horizon Suite may be licensed (i) per Named User in 10 or 100 Named User Packs or (ii) per Concurrent User in 10 or 100 Concurrent User Packs. The VMware Horizon Suite includes VMware Horizon View, VMware Mirage, VMware Horizon Workspace, and VMware vRealize Operations for Horizon.

### 9.5 VMware Horizon View Standard Edition

“Active Connection” means (i) with respect to Horizon View, any connections to Powered On Desktop Virtual Machines, Terminal Services Sessions and physical computers, (ii) with respect to Mirage, any provisioned desktop image, and (iii) with respect to Horizon Workspace, any user who has logged in and authenticated into their workspace (provided however that a downloaded desktop agent that is constantly syncing or a provisioned and accepted workspace on a mobile device will always be considered an Active Connection and will constitute one Concurrent User at all times).

“Concurrent Users” means the total number of users accessing or using the Software at any given time to maintain an Active Connection to their workspace or desktop through an endpoint device.
“Desktop Virtual Machine” is a hosted Virtual Machine with one of the following Microsoft Windows operating systems: XP, Vista, 7, 8, or Server.

"Powered On Desktop Virtual Machine" means a Desktop Virtual Machine receiving a remote connection from a device or running locally on a device. “Terminal Services Session” means a Microsoft Windows terminal services session running a valid Microsoft Windows license.

“Virtual Machine” means a software container that can run its own operating system and execute applications like a physical machine.

In addition to the above license notes that apply to each component of the VMware Horizon View Standard Edition bundle, if You purchase a license to VMware Horizon View Standard Edition, the following terms apply to all components of VMware Horizon View Standard Edition:

If You purchased a perpetual license for the Software, You may use the Software for up to the number of Concurrent Users for which you have paid the applicable license fees.

If You purchased a subscription term license for the Software, You may use the Software for up to the number of Concurrent Users, and for the term of the subscription, for which You have paid the applicable license fees. Upon expiration or termination of Your subscription term license, You shall promptly cease use of the Software and Documentation and destroy (and certify to VMware in writing the fact of such destruction) or return to VMware all copies of the Software and Documentation then in Your possession or under Your control.

9.6 VMware Horizon Advanced Edition

“Active Connection” means (i) with respect to Horizon View, any connections to Powered On Desktop Virtual Machines, Terminal Services Sessions and physical computers, (ii) with respect to Mirage, any provisioned desktop image, and (iii) with respect to Horizon Workspace, any user who has logged in and authenticated into their workspace (provided however that a downloaded desktop agent that is constantly syncing or a provisioned and accepted workspace on a mobile device will always be considered an Active Connection and will constitute one Concurrent User at all times).

“Concurrent Users” means the total number of users accessing or using the Software at any given time to maintain an Active Connection to their workspace or desktop through an endpoint device.

“Desktop Virtual Machine” is a hosted Virtual Machine with one of the following Microsoft Windows operating systems: XP, Vista, 7, 8, or Server.

“Named User” means Your single designated employee or Third Party Agents who have been authorized by You to use the Software in accordance with the terms of this Agreement.

"Powered On Desktop Virtual Machine" means a Desktop Virtual Machine receiving a remote connection from a device or running locally on a device.

“Terminal Services Session” means a Microsoft Windows terminal services session running a valid Microsoft Windows license.

“Virtual Machine” means a software container that can run its own operating system and execute applications like a physical machine.

In addition to the above license notes that apply to each component of the VMware Horizon Advanced Edition bundle, if You purchase a license to VMware Horizon Advanced Edition, the following terms apply to all components of VMware Horizon Advanced Edition:

If You purchased a perpetual license for the Software, You may use the Software for up to the number of Named Users or Concurrent Users for which you have paid the applicable license fees.
If You purchased a subscription term license for the Software, You may use the Software for up to the number of Named Users or Concurrent Users, and for the term of the subscription, for which You have paid the applicable license fees. Upon expiration or termination of Your subscription term license, You shall promptly cease use of the Software and Documentation and destroy (and certify to VMware in writing the fact of such destruction) or return to VMware all copies of the Software and Documentation then in Your possession or under Your control.

9.7 VMware Horizon Enterprise Edition

“Active Connection” means (i) with respect to Horizon View and User Environment Manager, any connections to Powered On Desktop Virtual Machines, Terminal Services Sessions and physical computers, (ii) with respect to Mirage, any provisioned desktop image, and (iii) with respect to Horizon Workspace, any user who has logged in and authenticated into their workspace (provided however that a downloaded desktop agent that is constantly syncing or a provisioned and accepted workspace on a mobile device will always be considered an Active Connection and will constitute one Concurrent User at all times).

“Concurrent Users” means the total number of users accessing or using the Software at any given time to maintain an Active Connection to their workspace or desktop through an endpoint device.

“Desktop Virtual Machine” is a hosted Virtual Machine with one of the following Microsoft Windows operating systems: XP, Vista, 7, 8 or Server.

“Named User” means Your single designated employee or Third Party Agents who have been authorized by You to use the Software in accordance with the terms of this Agreement.

"Powered On Desktop Virtual Machine" means a Desktop Virtual Machine receiving a remote connection from a device or running locally on a device.

“Terminal Services Session” means a Microsoft Windows terminal services session running a valid Microsoft Windows license.

“Virtual Machine” means a software container that can run its own operating system and execute applications like a physical machine.

In addition to the above license notes that apply to each component of the VMware Horizon Enterprise Edition bundle, if You purchase a license to VMware Horizon Enterprise Edition, the following terms apply to all components of VMware Horizon Enterprise Edition:

If You purchased a perpetual license for the Software, You may use the Software for up to the number of Named Users or Concurrent Users for which you have paid the applicable license fees.

If You purchased a subscription term license for the Software, You may use the Software for up to the number of Named Users or Concurrent Users, and for the term of the subscription, for which You have paid the applicable license fees. Upon expiration or termination of Your subscription term license, You shall promptly cease use of the Software and Documentation and destroy (and certify to VMware in writing the fact of such destruction) or return to VMware all copies of the Software and Documentation then in Your possession or under Your control.

9.8 VMware Horizon FLEX

“Commercial Use” means any internal business use or any use by You in the functions of Your employment.

“Device” means any client hardware that enables an end user to run the Software.
“Mac Computer” means any Apple-branded products running Mac OS X.

“Virtual Machine” means a software container that can run its own operating system and execute applications like a physical machine.

You may use the Software for up to the total number of Devices for which You have paid the applicable license fees.

The Software may include Microsoft components. You can recover from Microsoft and its suppliers only direct damages up to U.S. $5.00, and you cannot recover from Microsoft any other damages, including consequential, lost profits, special, indirect or incidental damages.

VMware Fusion Pro

Use of the VMware Fusion Pro Software has no Territory limitations.

VMware Fusion Pro includes VMware Software Development Kit for VIX Application Programming Interface.

Application Programming Interface (APIs). The APIs are provided for your personal use solely for the purpose of creating software that communicates with VMware Software (“Developer Software”). You agree to defend, indemnify and hold harmless VMware, and any of its directors, officers, employees, affiliates or agents, from and against any and all claims, losses, damages, liabilities and other expenses (including reasonable attorneys’ fees), arising from your use, modification and distribution of the distributable code and the Developer Software.

You will not (1) use the APIs to create, design or develop anything other than Developer Software; (2) make any more copies of the APIs than are reasonably necessary for the authorized use and backup and archival purposes; (3) modify, create derivative works of, reverse engineer, reverse compile, or disassemble the APIs, except that you may modify and create derivative works of, and distribute any code provided in the APIs that is designated by VMware in the APIs documentation as “distributable code” solely as part of your Developer Software; (4) distribute, sell, lease, rent, lend, or sublicense any part of the APIs to any third party except as designated herein and as necessary to distribute Developer Software or; (5) use the APIs to (a) create, design or develop software or services to circumvent, enable, modify or provide access, permissions or rights which would violate the technical restrictions of VMware Software, any additional licensing terms provided by VMware via product documentation, email notification and/or policy change on VMware website, and/or the terms of the End User License Agreements of VMware products; (b) disable, remove, over-ride or modify the display of any VMware product End User License Agreements to the end customers; or (c) upload or otherwise transmit any material containing software viruses or other computer code, files or programs designed to interrupt, destroy, or limit the functionality of any software or hardware.

9.9 VMware Workspace Suite – On Premise

“Device” means a mobile device, including but not limited to a mobile phone, smart phone, tablet computer, computing device, personal digital assistant (PDA), enterprise digital assistant (EDA), ruggedized device or any similar or similarly functioning electronic device, which may be monitored and managed by the Software, whether owned by You or a Named User.

“Named User” means Your single designated employee or Third Party Agent who has been authorized by You to use the Software in accordance with the terms of this Agreement.

"Third Party Agent" means a third party consultant or contractor of Yours who accesses and uses the Software on Your behalf solely for Your internal business operations, provided that such agent is bound by an agreement with You protecting VMware’s intellectual property with terms no less stringent than this Agreement and that You ensure that such third party use of the Software complies with the terms of this Agreement.
In addition to the above license notes that apply to each component of the VMware Workspace Suite, if You purchase a license to VMware Workspace Suite, the following terms apply to all components of VMware Workspace Suite:

You may use the Software for up to the number of Named Users for which You have paid the applicable license fees.

For each Named User for which You use one or more of the VMware software products included in VMware Workspace Suite, You shall be deemed to have deployed one per Named User license for the Software.

For the VMware AirWatch Yellow Management Bundle Software product, each Named User may have a maximum of three (3) Devices that are managed by AirWatch Software or on which the AirWatch Software is installed.

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### 9.10 VMware Horizon Applications Management

"**Active Connection**" means (i) with respect to VMware User Environment Manager and VMware App Volumes, any connections to Powered On Desktop Virtual Machines, Terminal Services Sessions and physical computers, and (ii) with respect to VMware Workspace Portal, any user who has logged in and authenticated into their workspace (provided however that a downloaded desktop agent that is constantly syncing or a provisioned and accepted workspace on a mobile device will always be considered an Active Connection and will constitute one Concurrent User at all times).

"**Concurrent Users**" means the total number of users accessing or using the Software at any given time to maintain an Active Connection to their workspace or desktop through an endpoint device.

"**Desktop Virtual Machine**" is a hosted Virtual Machine with one of the following Microsoft Windows operating systems: XP, Vista, 7, 8 or Server.

"**Named User**" means Your single designated employee or Third Party Agents who have been authorized by You to use the Software in accordance with the terms of this Agreement.

"**Powered On Desktop Virtual Machine**" means a Desktop Virtual Machine receiving a remote connection from a device or running locally on a device.

"**Terminal Services Session**" means a Microsoft Windows terminal services session running a valid Microsoft Windows license.

"**Virtual Machine**" means a software container that can run its own operating system and execute applications like a physical machine.

In addition to the above license notes that apply to each component of the VMware Horizon Applications Management bundle, if You purchase a license to VMware Horizon Applications Management, the following terms apply to all components of the VMware Horizon Applications Management bundle:

You may use the Software for up to the number of Named Users or Concurrent Users for which you have paid the applicable license fees.

For avoidance of doubt, for each Named User or Concurrent User for which You use one or more of the VMware Software products included in the VMware Horizon Applications Management bundle, You shall be deemed to have deployed one Named User license or one Concurrent User license (as applicable) for the Software. For example, if You license the VMware Horizon Applications Management bundle on a per Concurrent User basis and You use the VMware User Environment Manager Software component of the bundle for a Concurrent User, You must deploy a separate Concurrent User license for the bundle to use the VMware Workspace Portal Software component of the bundle for another Concurrent User.
If you purchase a license to any of the following Pivotal products from VMware, the following End User License Agreement will apply.

- Pivotal CF
- Pivotal Mobile Services for Pivotal CF
- Pivotal Big Data Suite
- Pivotal GemFire XD
- Pivotal App Suite

Notwithstanding Sections 3.2, 4.2 and 4.3, any renewals and purchase orders will be processed in the manner specified in your Order.

10.1 PIVOTAL SOFTWARE END USER LICENSE AGREEMENT

IMPORTANT - READ CAREFULLY: This Software contains computer programs and other proprietary material and information, the use of which is subject to and expressly conditioned upon acceptance of this End User License Agreement (“EULA”). This EULA shall apply to all generally-available Pivotal Software products, including the Major Releases and Minor Releases to such Software, with the exception of Pivotal Greenplum Database (GPDB), Pivotal Greenplum Command Center (GPCC) for GPDB, and Pivotal GPtext, which are subject to the terms of a separate EULA available at: https://network.pivotal.io/pivotal_gpdb_eula.

This EULA is a legally binding document between you (meaning the person or the entity that obtained the Software under the terms and conditions of this EULA, is agreeing to be bound by the terms and conditions of this EULA, and is referred to below as “You” or “Customer”) and Pivotal (meaning (i) Pivotal Software, Inc., if Customer is located in the United States; and (ii) the local Pivotal sales subsidiary, if Customer is located in a country outside the United States in which Pivotal has a local sales subsidiary; and (iii) GoPivotal International Limited, if Customer is located in a country outside the United States in which Pivotal does not have a local sales subsidiary (in each case, referred to herein as “Pivotal”). Unless Customer has entered into a written and separately signed agreement with Pivotal that is currently in effect with respect to the license of the Software and provision of Support Services and Software Subscription, this EULA governs Customer's use of the Software and the provision of Support Services and Software Subscription. Capitalized terms have the meaning stated in the EULA.

If Customer does not have a currently enforceable, written and separately signed Software license agreement directly with Pivotal or the Distributor from whom Customer obtained this Software, then by clicking on the “Agree” or “Accept” or similar button in this EULA, or proceeding with the installation, downloading, use or reproduction of this Software, or authorizing any other person to do so, You are representing to Pivotal that You are (i) authorized to bind the Customer; and (ii) agreeing on behalf of the Customer that the terms of this EULA shall govern the relationship of the parties with regard to the subject matter in this EULA, and waiving any rights, to the maximum extent permitted by applicable law, to any claim anywhere in the world concerning the enforceability or validity of this EULA.

If Customer has a currently enforceable, written and separately signed Software license agreement directly with Pivotal or the Distributor from whom Customer obtained this Software, then by clicking on the “Agree” or “Accept” or similar button at the end of this EULA, or proceeding with the installation, downloading, use or reproduction of this Software, or authorizing any other person to do so, You are representing that You are (i) authorized to bind the Customer; and (ii) agreeing on behalf of the Customer that the terms of such written agreement shall replace and supersede the terms of this EULA and shall govern the relationship of the parties with regard to this Software, and are waiving any rights, to the maximum extent permitted by applicable law, to any claim anywhere in the world concerning the enforceability or validity of such written signed agreement.
If You do not have authority to agree to the terms of this EULA on behalf of the Customer, or do not accept the terms of this EULA on behalf of the Customer, click on the “Cancel” or “Decline” or other similar button and/or immediately cease any further attempt to install, download or use this Software for any purpose, and remove any partial or full copies made from this Software.

1. DEFINITIONS

1.1. “Affiliate” means a legal entity that is controlled by, controls, or is under common “control” of Pivotal or You. “Control” means more than 50% of the voting power or ownership interests.

1.2. “Beta Component” means a component of the Software provided herein which is not yet generally available but is included in the Software.

1.3. “Confidential Information” means the terms of this EULA, Software, and all confidential and proprietary information of Pivotal or Customer, including without limitation, all business plans, product plans, financial information, software, designs, and technical, business and financial data of any nature whatsoever, provided that such information is marked or designated in writing as “confidential,” “proprietary,” or with any other similar term or designation. Confidential Information does not include information that: (i) was publicly known and made generally available in the public domain prior to the time of disclosure by the disclosing party; (ii) becomes publicly known and made generally available after disclosure by the disclosing party to the receiving party through no action or inaction of the receiving party; (iii) is already in the possession of the receiving party at the time of disclosure by the disclosing party as shown by the receiving party's files and records immediately prior to the time of disclosure; (iv) is obtained by the receiving party from a third party without a breach of such third party's obligations of confidentiality; (v) is independently developed by the receiving party without use of or reference to the disclosing party's Confidential Information, as shown by documents and other competent evidence in the receiving party's possession and prepared contemporaneously with such independent development; or (vi) is required by law to be disclosed by the receiving party, provided that the receiving party gives the disclosing party prompt written notice of such requirement prior to such disclosure and assistance in obtaining an order protecting the information from public disclosure.

1.4. “Distributor” means a reseller, distributor, system integrator, service provider, independent software vendor, value-added reseller, OEM, or other partner that is authorized by Pivotal to license Software to end users. The term shall also refer to any third party duly authorized by a Distributor to license Software to end users.

1.5. “Documentation” means, collectively, the operating instructions, release notes, media, printed materials, user manuals and/or help files for the Software in electronic or written form.

1.6. “Evaluation Software” means Software made available by Pivotal directly to You for a limited period of time at no charge to enable You to evaluate such Software prior to making a final decision on licensing or purchasing such from Pivotal.

1.7. “License Key” or “Compliance Key” means a serial number that enables You to activate and use the Software, as applicable.

1.8. “Major Release,” means a generally available release of the Software that (a) contains functional enhancements and extensions, (b) fixes for high severity and high priority bugs, and (c) is designated by Pivotal by means of a change in the digit to the left of the first decimal point (e.g., Software 5.0 >> Software 6.0).

1.9. “Minor Release” means a generally available release of the Software that (a) introduces a limited amount of new features, functionality and minor enhancements; (b) fixes for high severity and high priority bugs identified in the current release, and (c) is designated by Pivotal by means of a change in the digit to the right of the decimal point (e.g., Software 5.0>>Software 5.1).

1.10. "Open Source Software” or “OSS” means software components that are licensed under a license approved by the Open Source Initiative or similar open source or freeware license and which are included in, embedded, utilized by, provided or distributed with the Software.
1.11. “Pivotal Product Guide” means the notice by which Pivotal informs Customer of product-specific usage rights and restrictions. The Pivotal Product Guide may be delivered in writing attached to the applicable Distributor quote, or otherwise in writing and/or a posting on the applicable Pivotal website, currently located at http://www.pivotal.io/product-guide. The terms of the Pivotal Product Guide in effect as of the date of the quote shall be deemed incorporated into and made a part of this EULA. Each Pivotal Product Guide is dated and is archived when it is superseded by a newer version. Pivotal shall not change any Pivotal Product Guide retroactively with regard to any products listed on an applicable quote issued prior to the date of the applicable Pivotal Product Guide. At Customer’s request, Pivotal shall without undue delay provide Customer with a copy of the applicable Pivotal Product Guide.

1.12. “Software” means the Pivotal computer programs (listed on Pivotal’s commercial price list) for which you obtain a license under an order or quote (which specifies a perpetual, Software Subscription time-bound or license Term), together with any Software Release that is provided to You during the Term.

1.13. “Software Release” means any Major Release and Minor Release provided by Pivotal after initial delivery of the Software, but does not include new Software products or services (as determined by Pivotal).

1.14. “Software Subscription” consists of: (a) access to the Software and Documentation subject to the licensing terms and restrictions set forth in the Pivotal Product Guide; and (b) Support Services, which include any new Software and upgrades introduced with respect to the Software Subscription set forth in the quote on a “when and if available” basis during the Subscription Period.

1.15. “Subscription Period” means the period of time commencing on the date that Pivotal either (i) ships the physical media to Customer; or (ii) sends a notification that the Software is available for electronic download, and continues for the period specified as such on the quote.

1.16. “Support Services” means the services available from Pivotal or its designee which provides Software Releases and support services for Software as set forth at http://www.pivotal.io/support, as such schedule may be updated by Pivotal from time to time.

1.17. “Term” shall mean the period of time during which You are licensed to use the Software (and/or the Software Subscription), as set forth in the quote, or order, and the Software will be available for Your use and/or access only for the duration of such Term.

2. EVALUATION SOFTWARE AND BETA COMPONENTS

2.1 This EULA shall also apply to Evaluation Software (including any copies made by or on behalf of Customer) and Documentation licensed to You for a limited duration for the specific purpose of evaluation prior to making a final decision on procurement. You can only use Evaluation Software in a non-commercial, non-production environment and only for a sixty (60) day period beginning on the day the Evaluation Software is made available to You, unless otherwise agreed to in writing by Pivotal or as set forth in the Pivotal Product Guide (“Evaluation Term”). The Evaluation Software, installation site and other transaction-specific conditions shall be as mutually agreed in writing between Pivotal and Customer.

2.2 Notwithstanding any deviating terms in this EULA, all licenses for Evaluation Software expire at the end of the Evaluation Term. The right to evaluate the Evaluation Software expires at the end of the Evaluation Term or upon return of the Evaluation Software to Pivotal, whichever is earlier.

2.3 Without prejudice to any other limitations on Pivotal’s liability set forth in this EULA (which shall also apply to Evaluation Software), Evaluation Software and Beta Components are provided “AS IS” and any warranty or damage claims against Pivotal in connection with Evaluation Software and Beta Components are hereby excluded, except in the event of fraud or wilful misconduct of Pivotal.

2.4 Unless otherwise specifically agreed in writing by Pivotal, Pivotal does not provide maintenance or support for any Evaluation Software and/or any Beta Components of the Software. CUSTOMER RECOGNIZES THAT EVALUATION SOFTWARE OR ANY BETA COMPONENTS OF THE SOFTWARE MAY HAVE DEFECTS OR DEFICIENCIES WHICH CANNOT OR MAY NOT BE CORRECTED BY PIVOTAL. Pivotal shall have no liability
to Customer for any claim, suit, action or proceeding ("Claim(s)") brought by or against Customer alleging that any or all of the Evaluation Software or any Beta Components of the Software or its operation or use infringes any patent, copyright, trade secret or other intellectual property or proprietary right. In event of such a Claim, Pivotal retains the right to terminate this EULA and take possession of the Evaluation Software and/or any Beta Components of the Software. THIS SECTION STATES PIVOTAL’S ENTIRE LIABILITY WITH RESPECT TO ALLEGED INFRINGEMENT OF INTELLECTUAL PROPERTY OR PROPRIETARY RIGHTS BY ANY OR ALL OF THE EVALUATION SOFTWARE, BETA COMPONENTS OF THE SOFTWARE, OR THEIR OPERATION OR USE.

3. GRANT AND USE RIGHTS FOR SOFTWARE

3.1 License Grant. The Software is licensed, not sold. Pivotal grants You a non-exclusive, non-transferable license, without rights to sublicense, to use the Software in the country where You are invoiced in accordance with the Documentation and the Pivotal license model set forth in the applicable Pivotal Product Guide, for which You have paid the applicable license fees. Software must be installed on equipment located in the country where You are invoiced. You may allow third party consultants or contractors to access and use the Software on Your behalf solely for Your internal business operations, provided that they are bound by an agreement with You protecting Pivotal’s intellectual property with terms no less stringent than this EULA and You ensure that such third party use of the Software complies with the terms of this EULA. You may make one backup, unmodified copy of the Software solely for archival purposes. If You upgrade or exchange the Software from a previous validly licensed version, You must cease use of the prior version of that Software. You agree to provide written certification of destruction of the previous version of the Software upon Pivotal’s request.

3.2 Subscription Provisions. Pivotal grants You a non-exclusive, non-transferable license to use the Software up to the maximum licensed capacity during the Subscription Period as set forth in the quote. Should You exceed the licensed capacity during the Subscription Period, You will promptly procure license rights for additional capacity at a mutually-agreed price. Following the expiration of the Subscription Period, the Subscription shall automatically renew for one (1) additional year at the same annual rate as set forth herein. You must notify Pivotal at least thirty (30) days prior to the expiration of the Subscription Period of Your intent not to renew the Software Subscription for one (1) additional year. Upon such notification, You agree to cease using the Pivotal Software at the end of the Subscription Period and will certify same to Pivotal.

3.3 Open Source Software. Notwithstanding anything herein to the contrary, Open Source Software is licensed to You under such OSS’s own applicable license terms, which can be found in the open_source_licenses.txt file included in the Software, or as applicable, the corresponding source files for the Software available at http://www.pivotal.io/open-source. Customer is responsible for complying with any third party terms and conditions applicable to such Open Source Software. These OSS license terms may contain additional rights benefiting You. The OSS license terms shall take precedence over this EULA to the extent that this EULA imposes greater restrictions on You than the applicable OSS license terms, solely with respect to such OSS.

3.4 Licensing Models. Software is licensed for use only in accordance with the commercial terms and restrictions of the Software’s relevant licensing model, which are stated in the Pivotal Product Guide found http://www.pivotal.io/product-guide and/or attached to the quote from Pivotal or Distributor.

3.5 Restrictions. Without Pivotal’s prior written consent, Customer must not, and must not allow any third party, to: (i) use Software in an application services provider, service bureau, or similar capacity for third parties; (ii) disclose to any third party the results of any benchmarking testing or comparative or competitive analyses of Software done by or on behalf of Customer except as otherwise permitted herein; (iii) make available Software in any form to anyone other than Customer’s employees or contractors reasonably acceptable to Pivotal and which require access to use Software on behalf of Customer in a matter permitted by this EULA; (iv) transfer or sublicense Software or Documentation to an Affiliate or any third party (notwithstanding the foregoing restriction, You may use the Software to deliver hosted services to your Affiliates as defined herein); (v) use Software in conflict with the terms and restrictions of the Software’s licensing model and other requirements specified in the Pivotal Product Guide and/or Pivotal quote; (vi) except to the extent permitted by applicable mandatory law, modify, translate, enhance, or create derivative works from the Software, or reverse assemble or disassemble, reverse engineer, decompile, or otherwise attempt to derive source code from the Software; (vii) remove any copyright or other proprietary notices on or in any copies of Software; or (viii) violate or circumvent any technological restrictions within the Software or specified in this EULA, such as via software or services.
3.6 Decompilation. Notwithstanding the foregoing, decompiling the Software is permitted to the extent the laws of the country in which You are using the Software give You the express right to do so to obtain information necessary to render the Software interoperable with other software; provided that You must first request such information from Pivotal (at legal@pivotal.io), provide all reasonably requested information to allow Pivotal to assess Your claim, and Pivotal may, in its discretion, either provide such interoperability information to You, impose reasonable conditions, including a reasonable fee, on such use of the Software, or offer to provide alternatives to ensure that Pivotal’s proprietary rights in the Software are protected and to reduce any adverse impact on Pivotal’s proprietary rights.

3.7 Benchmarking. You may use the Software to conduct internal performance testing and benchmarking studies. You may only publish or otherwise distribute the results of such studies to third parties as follows: only if You provide a copy of Your study to benchmark@pivotal.io for approval prior to such publication and distribution.

3.8 Customer Responsibilities. You are responsible for separately obtaining any software, hardware or other technology required to operate the Software and complying with any corresponding terms and conditions. You are solely responsible for all obligations to comply with laws applicable to Your use of the Software including without limitation any processing of personal data.

3.9 Data Collection and Usage. You agree that Pivotal may collect, use, store and transmit technical and related information about You, your use of the Software including but not limited to server internet protocol address, hardware identification, operating system, application software, peripheral hardware, and Software usage statistics, to facilitate the provisioning of updates, support, invoicing, online services to You. You are responsible for obtaining any consents required in order to enable Pivotal to exercise the rights set forth in this Section 3.9, in each case in compliance with applicable law.

3.10 Audit Rights. During the Term and for two (2) years after termination or expiration of the EULA or Support Services and/or Software Subscription for the Software, You agree to maintain accurate records as to your installation and use of the Software sufficient to provide evidence of compliance with the terms of this EULA. Pivotal, or an independent third party designated by Pivotal, may audit, upon written notice to You, your books, records, and computing devices to determine your compliance with this EULA and your payment of the applicable license and Support Services and/or Software Subscription fees, if any, for the Software. Pivotal may conduct no more than one (1) audit in any twelve (12) month period. In the event that any such audit reveals an underpayment by You of more than five percent (5%) of the license amounts due to Pivotal in the period being audited, or that You have breached any term of the EULA, then, in addition to paying to Pivotal any underpayments for Software licenses and Support Services and/or Software Subscription fees and any other remedies Pivotal may have, You will promptly pay to Pivotal the audit costs incurred by Pivotal. Customer grants Pivotal the right to use license management technology included in its Software in furtherance of the audit rights set forth herein.

3.11 Reserved Rights. Pivotal retains all right, title, and interest in and to the Software, and all related intellectual property rights. Pivotal retains all rights not expressly granted to You in this EULA.

4. TITLE, DELIVERY, ACCEPTANCE, PAYMENT AND PURCHASE.

4.1 Title, Delivery and Acceptance. Title and risk of loss for physical media containing Software shall transfer to Customer upon Pivotal’s delivery to a carrier at Pivotal’s designated point of shipment (“Delivery”). Unless otherwise agreed, a common carrier shall be specified by Pivotal. Software may be provided by (i) Delivery of physical media; or (ii) electronic download (when so offered by Pivotal). All Software will be deemed to be delivered and accepted, meaning that Software operates in substantial conformity to the Documentation upon (i) Delivery of the physical media; or (ii) transmission of a notice of availability for download (accompanied by the license key when required by Pivotal or its Distributor). Notwithstanding such acceptance, Customer retains all rights and remedies set forth in Section 9.1 of this EULA.

4.2 Purchasing. Each Customer purchase order shall reference the applicable Pivotal quote and becomes binding on both parties when it is submitted to Customer and accepted by Pivotal (i) issuing an e-mail or other communication to Customer; or (ii) delivering the Software identified in the purchase order to Customer.
4.3 Payment. Customer shall pay Pivotal’s invoices in full within thirty (30) days after the date of Pivotal’s invoice. In addition to the charges due hereunder, Customer shall pay or reimburse to Pivotal for all valued added (VAT), sales, use, excise, withholding, personal property and other taxes resulting from a Customer purchase order, except for taxes based on Pivotal’s net income. If Customer is required to withhold taxes, then Customer will forward any withholding receipts to Pivotal at legal@pivotal.io.

5. SUPPORT SERVICES AND SOFTWARE SUBSCRIPTION. In the event you have purchased Pivotal Support or Software Subscription you will be entitled to any updates, upgrades or extensions or enhancements to the Software. These Support or Software Subscription are subject to Pivotal’s then-current terms and conditions for such Support or Software Subscription as further described at http://www.pivotal.io/support. Software Subscription includes Support Services and enables You to obtain unspecified upgrades and major releases of the Software product purchased under such Software Subscription during the Subscription Period.

6. SOFTWARE RELEASES. Customer shall use and deploy Software Releases strictly in accordance with terms of the original license for the Software.

7. TERMINATION. Pivotal may terminate this EULA in its entirety effective immediately upon written notice to You if: (a) You breach any provision in Section 3.4 and do not cure the breach within ten (10) days after receiving written notice thereof from Pivotal; (b) You fail to pay any portion of the fees under an applicable order within ten (10) days after receiving written notice from Pivotal that payment is past due; (c) You suffer an insolvency or analogous event; (d) You breach any other provision of this EULA and do not cure the breach within thirty (30) days after receiving written notice thereof from Pivotal; or (e) You commit a material breach of this EULA that is not capable of being cured. In the event of expiration or any termination of this EULA, You must remove and destroy all copies of the Software, including all backup copies, from the server, virtual machine, and all computers and terminals on which the Software is installed or used and certify destruction of applicable Software (including copies). Any obligations to pay fees incurred prior to termination and Sections 1, 2.3, 3.5, 3.9, 3.10, 4, 7, 9, 10, 11, 12 and 13 of this EULA shall survive expiration or termination of this EULA for any reason.

8. IP INDEMNITY. Subject to Section 9.3 herein, Pivotal shall (i) at its own expense, defend Customer against any third party claim that the Software infringes a copyright or patent enforceable in a country that is a signatory to the Berne Convention; and (ii) pay the resulting costs and damages finally awarded against Customer by a court of competent jurisdiction, or pay the amounts stated in a written settlement negotiated and approved by Pivotal. The foregoing obligations are subject to the following: Customer (a) notifies Pivotal promptly in writing of such claim; (b) grants Pivotal sole control over the defense and settlement thereof; (c) reasonably cooperates in response to Pivotal’s request for assistance; and (d) is not in material breach of this EULA. Should the Software become, or in Pivotal’s opinion be likely to become, the subject of such a claim, Pivotal may, at its option and expense, (1) procure for Customer the right to make continued use thereof; (2) replace or modify such so that it becomes non-infringing; or (3) request return of the Software and, upon receipt thereof, refund the price paid by Customer, less straight-line depreciation based on a three (3) year useful life for Software. Notwithstanding anything to the contrary stated herein, Pivotal shall have no liability to the extent that the alleged infringement arises out of or relates to: (A) combination, operation or use of the Software with any other software, hardware, technology, data, or other materials, if the infringement would not have arisen but for such combination, operation or use; (B) use for a purpose or in a manner for which the Software was not designed; (C) any modifications to the Software made by any person other than Pivotal or its authorized representatives; (D) any modifications to the Software made by Pivotal pursuant to Customer’s specific instructions; (E) use of any older version of the Software when use of a newer Software Release made available to Customer would have avoided the infringement; (F) any Open Source Software or other software, hardware, technology, data, or other materials not developed by Pivotal; (G) combination, operation or use of (1) Open Source Software or other software, hardware, technology, data, or other materials not developed by Pivotal; (2) other Open Source Software or other software, hardware, technology, data, or other materials not developed by Pivotal or; (H) combination, operation or use of Pivotal proprietary materials or Open Source Software developed by Pivotal with Open Source Software or other software, hardware, technology, data, or other materials not developed by Pivotal. THIS SECTION STATES CUSTOMER’S SOLE AND EXCLUSIVE REMEDY AND PIVOTAL’S ENTIRE LIABILITY WITH RESPECT TO ALLEGED INFRINGEMENT OF INTELLECTUAL PROPERTY OR PROPRIETARY RIGHTS BY ANY OR ALL OF THE SOFTWARE OR ITS OPERATION OR USE.
9. LIMITED WARRANTY AND LIMITATION OF LIABILITY

9.1 Software Warranty, Duration and Remedy. Pivotal warrants to Customer that the Software will, for a period of ninety (90) days following Delivery or notice of availability for electronic download (“Warranty Period”), substantially conform to the applicable Documentation, provided that the Software: (i) has been properly installed and used at all times in accordance with the applicable Documentation; and (ii) has not been modified or added to by persons other than Pivotal or its authorized representative. Pivotal will, at its own expense and as its sole obligation and Customer’s exclusive remedy for any breach of this warranty, either replace that Software or correct any reproducible error in that Software reported to Pivotal by Customer in writing during the Warranty Period. If Pivotal determines that it is unable to correct the error or replace the Software, Pivotal will refund to Customer the amount paid by Customer for that Software, in which case the license for that Software will terminate.

9.2 WARRANTY EXCLUSIONS. EXCEPT AS SET FORTH IN SECTION 9.1, PIVOTAL AND ITS LICENSORS PROVIDE THE SOFTWARE WITHOUT ANY WARRANTIES OF ANY KIND, EXPRESS, IMPLIED, STATUTORY, OR IN ANY OTHER PROVISION OF THIS EULA OR COMMUNICATION WITH YOU, AND PIVOTAL AND ITS LICENSORS SPECIFICALLY DISCLAIM ANY IMPLIED WARRANTIES OR CONDITIONS OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT, TITLE, AND ANY WARRANTIES ARISING FROM COURSE OF DEALING OR COURSE OF PERFORMANCE REGARDING OR RELATING TO THE SOFTWARE, THE DOCUMENTATION, OR ANY MATERIALS FurnISHED OR PROVIDED TO YOU UNDER THIS EULA. PIVOTAL AND ITS LICENSORS DO NOT WARRANT THAT THE SOFTWARE WILL OPERATE UNINTERRUPTED OR THAT IT WILL BE FREE FROM DEFECTS OR THAT THE SOFTWARE WILL MEET (OR IS DESIGNED TO MEET) YOUR BUSINESS REQUIREMENTS.

9.3 LIMITATION OF LIABILITY. IN NO EVENT WILL PIVOTAL BE LIABLE FOR ANY LOST PROFITS OR BUSINESS OPPORTUNITIES, LOSS OF USE, BUSINESS INTERRUPTION, LOSS OF DATA, OR ANY OTHER INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES HOWEVER CAUSED AND ARISING UNDER ANY THEORY OF LIABILITY, WHETHER BASED IN CONTRACT, TORT (INCLUDING NEGLIGENCE), PRODUCT LIABILITY, OR OTHERWISE. PIVOTAL’S AND ITS LICENSORS’ AGGREGATE LIABILITY ARISING OUT OF OR RELATING TO THIS EULA OR THE PROVISION OR USE OF ANY AND ALL OF THE SOFTWARE AND SERVICES PROVIDED HEREUNDER, WILL NOT, IN ANY EVENT, EXCEED THE LESSER OF (I) FEES YOU PAID FOR THE SOFTWARE DURING THE 12 MONTHS PRECEDING THE DATE PIVOTAL RECEIVES WRITTEN NOTICE OF THE FIRST CAUSE OF ACTION TO ARISE HEREUNDER; OR (II) USD$1,000,000. THE FOREGOING LIMITATIONS SHALL APPLY REGARDLESS OF WHETHER PIVOTAL OR ITS LICENSORS HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES AND REGARDLESS OF WHETHER ANY REMEDY FAILS OF ITS ESSENTIAL PURPOSE.

9.4 Limitation Period. All claims must be made within (i) the time period specified by applicable law; or (ii) eighteen (18) months after the cause of action accrues if no such period is specified at law.

9.5 Regular Back-ups. As part of its obligation to mitigate damages, Customer shall take reasonable data backup measures. In particular, Customer shall backup data before Pivotal performs any remedial works, upgrades, uploads or installs any new Software Release or otherwise works on Customer’s production systems. To the extent Pivotal’s liability for loss of data is not anyway excluded under this EULA, Pivotal shall in case of data losses only be liable for the typical effort to recover the data which would have accrued if Customer had appropriately backed up its data.

10. CONFIDENTIALITY. Each party shall (i) use Confidential Information of the other party only for the purposes of exercising rights or performing obligations in connection with this EULA; and (ii) use at least reasonable care to protect from disclosure to any third parties any Confidential Information disclosed by the other party for a period commencing upon the date of disclosure until three (3) years thereafter, except with respect to Customer data stored within the Software to which Pivotal may have access in connection with the provision of Support or Software Subscription, which shall remain Confidential Information until or unless one of the exceptions stated in the above definition of Confidential Information applies. Notwithstanding the foregoing, either party may disclose Confidential Information (a) to independent contractors performing services on its behalf and Affiliates for the purpose of fulfilling its obligations or exercising its rights hereunder as long as such Affiliates and independent contractors performing services on its behalf comply with the foregoing; and (b) if required by law provided the receiving party has given the
disclosing party prompt notice. Pivotal will not be responsible for unauthorized disclosure of Customer data stored within the Software arising from a data security breach.

11. SOFTWARE-SPECIFIC TERMS AND CONDITIONS. In addition to the above sections, the Software is subject to the specific license use rights and terms and conditions located at http://www.pivotal.io/product-guide. In the event of any conflict between the Software-specific terms and conditions set forth in the Pivotal Product Guide and those set forth in this EULA, the Software-specific terms and conditions set forth in the Pivotal Product Guide shall control.

12. GENERAL

12.1 Construction. As used in this EULA: (a) the terms "include" and "including" are meant to be inclusive and shall be deemed to mean "include without limitation" or "including without limitation," (b) the word "or" is disjunctive, but not necessarily exclusive, (c) words used herein in the singular, where the context so permits, shall be deemed to include the plural and vice versa, (d) references to "dollars" or "$" shall be to United States dollars unless otherwise specified herein, (e) unless otherwise specified, all references to days, months or years shall be deemed to be preceded by the word "calendar." The headings of this EULA are intended solely for convenience of reference and shall be given no effect in the interpretation or construction of this EULA.

12.2 Governing Law. This EULA is governed by: (i) the laws of California when Pivotal means Pivotal Software, Inc.; (ii) the laws of the country in which the applicable Pivotal subsidiary is registered to do business when Pivotal means the local Pivotal subsidiary; and (iii) the laws of Ireland when Pivotal means GoPivotal International Limited; provided that in each case, the foregoing shall exclude any conflict of law rules, and the U.N. Convention on Contracts for the International Sale of Goods shall not apply.

12.3 Notices. Any notice, consent or other communication to be given under this EULA by any party shall be in writing and shall be either (a) personally delivered, (b) mailed by registered or certified mail, postage prepaid with return receipt requested, (c) delivered by prepaid overnight express delivery service or same-day local courier service, or (d) via e-mail transmission, with receipt confirmed or a confirming copy sent via mail. Notices delivered personally, by overnight express delivery service, by local courier service, facsimile transmission or email shall be deemed given as of actual receipt. Mailed notices shall be deemed given seven (7) Business Days after mailing.

12.4 Successors and Assigns. This EULA may not be assigned without the express written consent of the other party, not to be unreasonably withheld, conditioned or delayed, except that Pivotal may assign or transfer this EULA, in whole or in part, without consent of Customer to any successors-in-interest to all or substantially all of the business or assets of Pivotal whether by merger, reorganization, asset sale or otherwise, or to any Affiliates of Pivotal. Any purported transfer or assignment in violation of this section is void. Subject to the foregoing restrictions, the terms and conditions of this EULA shall inure to the benefit of and be binding upon the respective permitted successors and assigns of the parties.

12.5 Severability. If any provision of this EULA becomes or is declared by a court of competent jurisdiction to be illegal, unenforceable, or void, portions of such provision, or such provision in its entirety, to the extent necessary, shall be severed from this EULA, and such court will replace such illegal, void or unenforceable provision of this EULA with a valid and enforceable provision that will achieve, to the extent possible, the same economic, business and other purposes of the illegal, void or unenforceable provision. The balance of this EULA shall be enforceable in accordance with its terms.

12.6 Waiver. Failure to enforce a provision of this EULA will not constitute a waiver.

12.7 Independent Contractor. The parties are independent contractors. Nothing in this EULA shall be construed to create a joint venture, partnership, or an agency relationship between the parties themselves or between the parties and any third person. Except as expressly provided herein, no party has the authority, without the other party’s prior written approval, to bind or commit any other party in any way.

12.8 No Third-party Beneficiaries. This EULA is not intended to confer upon any person other than the parties hereto any rights or remedies hereunder.
12.9 **Force Majeure.** In the event that either party is prevented from performing or is unable to perform any of its obligations under this EULA due to any Act of God, fire, casualty, flood, earthquake, war, strike, lockout, epidemic, destruction of production facilities, riot, insurrection, material unavailability, unavailability or interruption of telecommunications equipment or networks, or any other cause beyond the reasonable control of the party invoking this section, and if such party shall have used reasonable efforts to mitigate its effects, such party shall give prompt written notice to the other party, its performance shall be excused, and the time for the performance shall be extended for the period of delay or inability to perform due to such occurrences.

12.10 **Compliance with Laws; Export Control; Government Regulations.** Each party shall comply with all laws applicable to the actions contemplated by this EULA. You acknowledge that the Software is of United States origin, is provided subject to the U.S. Export Administration Regulations, may be subject to the export control laws of the applicable territory, and that diversion contrary to applicable export control laws is prohibited. You represent that (1) you are not, and are not acting on behalf of, (a) any person who is a citizen, national, or resident of, or who is controlled by the government of any country to which the United States has prohibited export transactions; or (b) any person or entity listed on the U.S. Treasury Department list of Specially Designated Nationals and Blocked Persons, or the U.S. Commerce Department Denied Persons List or Entity List; and (2) you will not permit the Software to be used for, any purposes prohibited by law, including, any prohibited development, design, manufacture or production of missiles or nuclear, chemical or biological weapons. If the Software and related documentation is licensed to the United States government or any agency thereof, then the Software and documentation will be deemed to be “commercial computer software” and “commercial computer software documentation,” respectively, pursuant to DFARS Section 227.7202 and FAR Section 12.212, as applicable. Any use, reproduction, release, performance, display or disclosure of the Software and any related documentation by the U.S. Government will be governed solely by this EULA and is prohibited except to the extent expressly permitted by this EULA.

12.11 **Order of Precedence.** In the event of conflict or inconsistency among the Pivotal Product Guide, this EULA and a purchase order, the following order of precedence shall apply: (a) the Pivotal Product Guide, (b) this EULA and (c) the order.

12.12 **Entire Agreement.** This EULA (i) is the complete statement of the agreement of the parties with regard to the subject matter hereof; and (ii) may be modified only by a writing signed by both parties. All terms of any purchase order or similar document provided by Customer, including but not limited to any pre-printed terms thereon and any terms that are inconsistent or conflict with this EULA, shall be null and void and of no legal force or effect.

12.13 **Contact Information.** Please direct legal notices or other correspondence to Pivotal Software, Inc., 3495 Deer Creek Road, Palo Alto, CA 94304, United States of America, Attn: legal@pivotal.io.

13. **COUNTRY SPECIFIC TERMS [IRELAND].** The terms in this Section 13 apply only when Pivotal means the Pivotal sales subsidiary located in Ireland (currently GoPivotal International Limited) and for the avoidance of doubt these terms below shall replace the terms in the EULA above as specifically stated and all other terms shall remain unchanged:

13.1 **Section 9.2 (WARRANTY EXCLUSIONS).** The entire section is deleted and replaced with:

9.2 **WARRANTY EXCLUSIONS.** EXCEPT AS EXPRESSLY STATED IN THE APPLICABLE WARRANTY SET FORTH IN THIS EULA, PIVOTAL (INCLUDING ITS SUPPLIERS) MAKES NO OTHER EXPRESS OR IMPLIED WARRANTIES, WRITTEN OR ORAL. INsofar AS PERMITTED UNDER APPLICABLE LAW, ALL OTHER WARRANTIES ARE SPECIFICALLY EXCLUDED, INCLUDING WARRANTIES ARISING BY STATUTE, COURSE OF DEALING OR USAGE OF TRADE.

13.2 **Section 9.3 (LIMITATION OF LIABILITY).** The entire section is deleted and replaced with:

9.3 **LIMITATION OF LIABILITY.**

A. In case of death or personal injury caused by Pivotal’s negligence, in case of Pivotal’s willful misconduct, fraud or gross negligence, and where a limitation of liability is not permissible under applicable mandatory law, Pivotal shall be liable according to statutory law.

B. Subject always to subsection 9.3.A, the liability of Pivotal (including its suppliers) to the Customer under or in connection with a Customer’s purchase order, whether arising from negligent error or omission, breach of contract, or otherwise (“Defaults”) shall not exceed the lesser of (i) fees You paid for the specific
service (calculated on an annual basis, when applicable) or Software during the 12 months preceding Pivotal’s notice of such claim; or (ii) or one million euros (€1,000,000).

C. In no event shall Pivotal (including its suppliers) be liable to Customer however that liability arises, for the following losses, whether direct, consequential, special, incidental, punitive or indirect: (i) loss of actual or anticipated revenue or profits, loss of use, loss of actual or anticipated savings, loss of or breach of contracts, loss of goodwill or reputation, loss of business opportunity, loss of business, wasted management time, cost of substitute services or facilities, loss of use of any software or data; and/or (ii) indirect, consequential, exemplary or incidental or special loss or damage; and/or (iii) damages, costs and/or expenses due to third party claims; and/or (iv) loss or damage due to the Customer’s failure to comply with obligations under this EULA, failure to do back-ups of data or any other matter under the control of the Customer and in each case whether or not any such losses were direct, foreseen, foreseeable, known or otherwise, and whether or not that party was aware of the circumstances in which such losses could arise. For the purposes of this Section 9.3, the term “loss” shall include a partial loss, as well as a complete or total loss.

D. The parties expressly agree that should any limitation or provision contained in this Section 9.3 be held to be invalid under any applicable statute or rule of law, it shall to that extent be deemed omitted, but if any party thereby becomes liable for loss or damage which would otherwise have been excluded such liability shall be subject to the other limitations and provisions set out in this Section 9.3.

E. The parties expressly agree that any order for specific performance made in connection with this EULA in respect of Pivotal shall be subject to the financial limitations set out in sub-section 9.3.B.

F. CUSTOMER OBLIGATIONS IN RESPECT OF PRESERVATION OF DATA. During the Term of the EULA the Customer shall:

1) from a point in time prior to the point of failure, (i) make full and/or incremental backups of data which allow recovery in an application consistent form, and (ii) store such back-ups at an off-site location sufficiently distant to avoid being impacted by the event(s) (e.g. including but not limited to flood, fire, power loss, denial of access or air crash) and affect the availability of data at the impacted site;

2) have adequate processes and procedures in place to restore data back to a point in time and prior to point of failure, and in the event of real or perceived data loss, provide the skills/backup and outage windows to restore the data in question;

3) use anti-virus software, regularly install updates across all data which is accessible across the network, and protect all storage arrays against power surges and unplanned power outages with uninterruptible power supplies; and

4) ensure that all operating system, firmware, system utility (e.g. but not limited to, volume management, cluster management and backup) and patch levels are kept to Pivotal recommended versions and that any proposed changes thereto shall be communicated to Pivotal in a timely fashion.

13.3 Section 9.4 (Limitation Period). The entire section is deleted and replaced with:

9.4 WAIVER OF RIGHT TO BRING ACTIONS. Customer waives the right to bring any claim arising out of or in connection with this EULA more than twenty-four (24) months after the date of the cause of action giving rise to such claim.

Pivotal EULA July 30, 2014
11. ORACLE COMPONENTS

Definitions

“Commercial Features” means those features of the Oracle components identified in Table 1-1 (Commercial Features In Java SE Product Editions) of the Program Documentation accessible at http://www.oracle.com/technetwork/indexes/documentation/index.html.

11.1 General License Notes Applicable to All Software Containing Oracle Components

The following provisions apply to all Software containing Oracle components. Oracle requires VMware to notify you of the following provisions:

You acknowledge that Oracle owns the Java trademark and all Java-related trademarks, logos and icons including the Coffee cup and Duke (“Java Marks”) and agree to (a) comply with the Java Trademark Guidelines at http://www.oracle.com/us/legal/third-partytrademarks/index.html; (b) not do anything harmful to or inconsistent with Oracle's rights in the Java Marks; and (c) assist Oracle in protecting those rights, including assigning to Oracle any rights acquired by You in any Java Mark.

Enabling the Commercial Features of the Oracle components for any commercial or production purpose requires a separate license from Oracle.
If you obtain a license to VMware software via an upgrade or conversion program or promotion, including the VMware Fair Value Conversion program, your license to the VMware software is also subject to the applicable promotion or program terms posted at www.vmware.com/download/eula.
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