

FacetPhone LIMITED SOFTWARE LICENSE AND LIMITED WARRANTY AGREEMENT (END USER)

Your FacetPhone IP-PBX System ("System") consists of Facet Corp.'s FacetPhone software ("Software") and third-party hardware and software as listed on the purchase order(s) or FacetPhone pricing spreadsheets for your System. YOUR PURCHASE OR LEASE OF A FACETPHONE SYSTEM CONSTITUTES YOUR CONSENT TO THE FOLLOWING TERMS:

License Grant: Facet Corp. hereby grants to you a limited, nonexclusive and nontransferable (except as provided in the following sentence) license to use the Software only in machine-readable object code form and solely on one or more file servers owned or leased by you, except that the client desktop software included in the Software may be installed on any computer on your local network. This Limited Software License is granted only to the owner of the single System with which it is sold, and may be transferred only (1) with transfer of ownership of such System and (2) upon written notice to Facet Corp. of the name and address of the transferee. In the event of such transfer (a) the transferee shall be bound by the terms of this Agreement, (b) the transferor shall have no further rights under this Agreement, and (c) any remaining warranty is void unless the entire System (hardware and software) in the form delivered to the transferor by Facet Corp. is transferred.

The Software is licensed based on the number of station ports (FXS ports, soft phones, and IP phones) and the number of line ports (FXO ports, T1 channels, and SIP trunks) you have represented to us will be incorporated into your FacetPhone System. This license does not extend to any ports in excess of the number for which you have paid a licensing fee. You grant to Facet Corp. or our representatives the right to examine your phone system components during your normal business hours to verify compliance with the above licensing provisions. In the event such examination discloses that the licensed number of ports has been exceeded, at Facet Corp.'s option you shall promptly pay to Facet Corp. the appropriate license fee for the additional ports from the date of acquisition of your System or Facet Corp. may terminate this license for failure to pay the required license fee.

You acknowledge that all rights in and to the Software, documentation and all copyrights and intellectual property rights not expressly granted to you herein shall remain the property of Facet Corp.

You may make one (1) archival copy of the Software solely for backup purposes. Otherwise, YOU MAY NOT COPY THE SOFTWARE OR DOCUMENTATION IN WHOLE OR IN PART, MODIFY THE SOFTWARE IN ANY MANNER, DECOMPILE, DISASSEMBLE OR OTHERWISE REVERSE ENGINEER ALL OR ANY PORTION OF THE SOFTWARE, OR RENT, LEASE, DISTRIBUTE, SUBLICENSE, SELL, OR CREATE DERIVATIVE WORKS OF THE SOFTWARE.

www.facetcorp.com Page 1



This license is effective until terminated. You may terminate this license at any time by removing the Software from your System and destroying all copies of the Software and any documentation. This license will terminate immediately without notice from Facet Corp. if you fail to comply with any provision of this license, in which event you agree to remove the Software from your System and destroy all copies of the Software and any documentation.

LIMITED WARRANTY. In addition to any warranties available to you from third-party suppliers of hardware or software included in your System, Facet Corp. warrants that for a period of one (1) year from the date of purchase or lease of your System it will, at its option and subject to the exclusions set forth below, repair or replace any defective hardware or software included in your System (collectively, "Components"). This limited warranty extends only to you as the original licensee, and is your exclusive remedy and the entire liability of Facet Corp. under this limited warranty. In no event does Facet Corp. warrant that the Software or System is error free or that you will be able to operate the Software or System without problems or interruptions.

This limited warranty does not apply to:

- (1) repair or replacement of any Component required as a result of (a) abuse, misuse, accident, natural disaster, fire, water damage, acts of war, sabotage, vandalism, riots, strikes, lightning, surges, sags, brownouts or other electrical disturbances; (b) damage or defects due to installation of or work on the System by anyone but Facet Corp. or its authorized representatives; (c) use with the System of any non-Component third-party hardware or software without advance written authorization from Facet Corp.; (d) changes necessary to make the System comply with regulations or standards that are enacted after the commencement of the limited warranty; (e) the connection, interconnection, or coupling of Components to any systems or networks not approved by Facet Corp.; or (f) malfunctions or outages due to your telephone service or other systems or equipment, including, without limitation, virus infections;
- (2) repair or replacement of any software or hardware not supplied by Facet Corp. as a Component; or
- (3) repair or replacement of the System where the System Components can be shown to operate in good working order apart from your network environment or any non-Component hardware or software provided by a third party.

www.facetcorp.com Page 2



DISCLAIMER OF ALL OTHER WARRANTIES. EXCEPT AS SPECIFIED IN THIS LIMITED WARRANTY, ALL EXPRESS OR IMPLIED CONDITIONS, REPRESENTATIONS, AND WARRANTIES INCLUDING, WITHOUT LIMITATION, ANY IMPLIED WARRANTY OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NONINFRINGEMENT OR ARISING FROM A COURSE OF DEALING, USAGE, OR TRADE PRACTICE, ARE HEREBY EXCLUDED TO THE FULLEST EXTENT ALLOWED BY APPLICABLE LAW.

LIMITATION ON LIABILITY. TO THE FULLEST EXTENT ALLOWED BY APPLICABLE LAW, IN NO EVENT WILL FACET CORP. BE LIABLE FOR ANY LOST REVENUE. PROFIT, OR DATA, OR FOR SPECIAL, INDIRECT, CONSEQUENTIAL, INCIDENTAL, OR PUNITIVE DAMAGES HOWEVER CAUSED AND REGARDLESS OF THE THEORY OF LIABILITY ARISING OUT OF THE USE OF OR INABILITY TO USE THE SYSTEM EVEN IF FACET CORP. HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. YOU ACKNOWLEDGE AND AGREE THAT THE CONSIDERATION PAID FOR THE SYSTEM DOES NOT INCLUDE ANY CONSIDERATION FOR ASSUMPTION BY FACET CORP. OF THE RISK OF ANY SUCH DAMAGES. The essential purpose of this provision is to limit the potential liability of Facet Corp. arising out of this Agreement. The parties acknowledge that the limitations set forth above are integral to the amount of consideration charged by Facet Corp. for the System and that, were Facet Corp. to assume any further liability other than as set forth above, such consideration would of necessity be set substantially higher. IN NO EVENT SHALL FACET CORP.'S LIABILITY TO YOU. WHETHER IN CONTRACT, TORT (INCLUDING NEGLIGENCE), OR OTHERWISE, EXCEED THE SYSTEM PRICE PAID BY YOU.

This Agreement shall be governed by and construed in accordance with the laws of the State of Texas, other than its principles of conflict of law. If any provision of this Agreement is found to be void or unenforceable, the remaining provisions of this Agreement shall remain in full force and effect. This Agreement constitutes the entire agreement between the parties with respect to the Software and the FacetPhone System.

www.facetcorp.com Page 3