



SOFTWARE LICENSE FOR HERITAGE NORTEL NETWORKS PRODUCTS
v.8.1

THIS SOFTWARE LICENSE ("LICENSE") IS AN AGREEMENT BETWEEN YOU, THE END USER ("CUSTOMER") AND AVAYA INC. OR THE APPLICABLE AVAYA AFFILIATE ("AVAYA") GOVERNING YOUR RIGHTS TO USE THE LICENSED SOFTWARE. "LICENSED SOFTWARE" MEANS HERITAGE NORTEL NETWORKS SOFTWARE PRODUCTS (WHETHER HAVING A NORTEL OR AVAYA LOGO), SOFTWARE INCLUDED IN OR WITH HERITAGE NORTEL NETWORKS PRODUCTS (WHETHER HAVING A NORTEL OR AVAYA LOGO), AND SOFTWARE UPGRADES ACQUIRED BY YOU FROM AN AVAYA AUTHORIZED RESELLER ("RESELLER"). IF YOU DO NOT ACCEPT THESE TERMS AND CONDITIONS, RETURN THE LICENSED SOFTWARE, UNUSED, AND IN THE ORIGINAL SHIPPING CONTAINER TO THE RESELLER FROM WHOM YOU PURCHASED IT WITHIN THIRTY (30) DAYS OF PURCHASE TO OBTAIN A CREDIT FOR THE FULL PURCHASE PRICE.

Subject to the terms of this License, Avaya grants to Customer a personal, non-exclusive license a) to Use (as defined below) a copy of the Licensed Software in accordance with the Usage Level (as defined below); and b) to use the associated documentation solely in support of authorized Use of the Licensed Software. "Use" is limited to storing, loading, installing or executing copies of the Licensed Software by authorized employees, agents or representatives of Customer in accordance with the associated documentation for Customer's internal business purposes and does not include the rental, lease, sublicensing, or lending of the Licensed Software. Authorized Use shall include the provision of services by Customer utilizing the Licensed Software. The "Usage Level" of the Licensed Software, based on number of lines, ports, terminal numbers, servers or other hardware devices, users, site licenses or other specified measure, is as authorized and specified in the separate associated agreement for the supply of Avaya products between Customer and Reseller or, if no other Usage Level is so specified, then the Usage Level is restricted to one individual user and one hardware device for each copy of the Licensed Software.

Customer is granted no title or ownership rights in or to the Licensed Software or any copies thereof, in whole or in part, and Customer acknowledges that title to the Licensed Software and any copies thereof and to all copyrights, patents, trade secrets and any other intellectual property rights to and in the Licensed Software and associated documentation are and shall remain the property of Avaya and/or Avaya's suppliers.

To the extent Licensed Software is furnished for use with designated hardware or Customer Furnished Equipment ("CFE"), Customer is granted a nonexclusive license to use Licensed Software only on such hardware or CFE, as applicable.

The Licensed Software contains "trade secrets" of Avaya and/or its suppliers. Such trade secrets include, without limitation, the specific design, structure and logic of individual Licensed Software programs, their interactions with other portions of the Licensed Software, both internal and external, and the programming techniques employed. In order to maintain the trade secret status of the information contained within the Licensed Software, the Licensed Software is licensed to Customer in object code form only.

Avaya's suppliers holding any intellectual property rights in any Licensed Software, and any third party owning any intellectual property rights in software from which the Licensed Software was derived, are intended third party beneficiaries of this License. All grants of rights to intellectual property intended to be accomplished by this License are explicitly stated. No other grants of rights shall be inferred or shall arise by implication.

Customer is responsible for the selection of the Licensed Software, its use, and results obtained from such use. Unless otherwise mutually agreed in a separate writing between Customer and Reseller, Customer shall be solely responsible for any required installation of the License Software.

Avaya or Reseller may audit by remote polling or other reasonable means to determine Customer's activation or usage levels for Licensed Software.

Customer shall:

1. Hold the Licensed Software in confidence for the benefit of Avaya and/or Avaya's suppliers using no less a degree of care than it uses to protect its own confidential and valuable information of similar nature but not less than a reasonable degree of care;
2. Keep a current record of the location of each copy of the Licensed Software made by Customer;
3. Use the Licensed Software only in accordance with the authorized Usage Level;
4. Affix to each copy of the Licensed Software made by Customer, in the same form and location, a reproduction of the copyright notices, trademarks, and all other proprietary legends and/or logos of Avaya and/or Avaya's suppliers, appearing on the original copy of the Licensed Software delivered to Customer; and retain the same without alteration on all original copies;
5. Issue instructions to Customer's authorized employees, agents, and/or representatives to whom Licensed Software is disclosed, advising them of the confidential nature of the Licensed Software and provide them with a summary of the requirements of this License; and
6. Upon termination of this License, or in the event designated hardware or CFE is no longer in use, return to Customer's Reseller or destroy all copies of the Licensed Software and associated documentation.

Customer shall not:

1. Use the Licensed Software a) for any purpose other than Customer's own internal business purposes; and b) other than as provided by this License;
2. Allow anyone other than Customer's authorized employees, agents and/or representatives who need to Use the Licensed Software in connection with Customer's rights or obligations under this License to have physical access to the Licensed Software;
3. Make any copies of the Licensed Software except such limited number of copies, in machine readable form only, as may be reasonably necessary for execution in accordance with the authorized Usage Level or for archival purposes only;
4. Make any modifications, enhancements, adaptations, derivative works, or translations to or of the Licensed Software, except as may result from those Customer interactions with the Licensed Software associated with normal Use and explained and permitted in the associated documentation;
5. Reverse engineer, disassemble, reverse translate, decompile, or in any other manner decode the Licensed Software in order to derive the source code form or for any other reason;
6. Make full or partial copies of the associated documentation or other printed or machine-readable matter provided with the Licensed Software unless the same has been supplied by Avaya in a form intended for reproduction; or

7. Export or re-export the Licensed Software and/or associated documentation by downloading or otherwise from the country where Customer acquired the License to Use the Licensed Software.

Customer may not transfer the Licensed Software but may assign collectively its rights under this License to any bonafide lessor or subsequent owner of the associated hardware, but not otherwise. The assignment to any subsequent owner of the associated hardware may be subject to the payment of the then current license fee for new users, if any. No such assignment shall be valid until Customer a) has delegated in writing all of its obligations under this License to the assignee; b) has obtained from the assignee an unconditional written assumption of all such obligations; c) has provided Avaya a copy of such assignment, delegation and assumption; and d) has transferred physical possession of all copies of the Licensed Software and associated documentation to the assignee except archival copies that have been destroyed. Except as provided above, neither this License nor any rights acquired by Customer through this License are assignable. Any attempted assignment of rights or other transfer of the Licensed Software not specifically allowed shall be void and conclusively presumed a breach of this License.

If Avaya a) claims a breach of this License; and b) provides written notice of such claimed breach to Customer; and c) such claimed breach remains uncorrected more than thirty (30) days following Customer's receipt of such written notice, then this License may be immediately terminated by Avaya without prejudice to any other rights and remedies that Avaya may have at law or equity.

Customer's obligations to hold the Licensed Software in confidence and to otherwise protect Avaya's trade secrets and other proprietary rights in the Licensed Software, as provided in this License, shall survive the termination of this License.

THE EXPRESS LIMITED WARRANTIES FOR THE LICENSED SOFTWARE WILL BE SOLELY THOSE GRANTED TO CUSTOMER BY CUSTOMER'S RESELLER IN A SEPARATE AGREEMENT. THE LICENSED SOFTWARE IS PROVIDED BY AVAYA AND ITS SUPPLIERS "AS IS." WITH RESPECT TO THE LICENSED SOFTWARE, AVAYA AND ITS SUPPLIERS DISCLAIM ALL WARRANTIES AND CONDITIONS OF ANY KIND OR NATURE, WRITTEN OR ORAL, EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION, ALL WARRANTIES AND CONDITIONS OF TITLE, NONINFRINGEMENT, MERCHANTABILITY, AND FITNESS FOR A PARTICULAR PURPOSE AND ALL WARRANTIES ARISING FROM COURSE OF DEALING OR USAGE OF TRADE. AVAYA IS NOT OBLIGATED TO PROVIDE SUPPORT OF ANY KIND FOR THE LICENSED SOFTWARE.

IN NO EVENT WILL AVAYA AND/OR AVAYA'S SUPPLIERS OR THEIR DIRECTORS, OFFICERS, EMPLOYEES, OR AGENTS BE LIABLE TO OR THROUGH CUSTOMER FOR INCIDENTAL, INDIRECT, SPECIAL, CONSEQUENTIAL, PUNITIVE, OR EXEMPLARY DAMAGES OF ANY KIND, INCLUDING WITHOUT LIMITATION, LOST PROFITS, LOSS OF BUSINESS OR BUSINESS INFORMATION, BUSINESS INTERRUPTION, OR OTHER ECONOMIC DAMAGE, AND FURTHER INCLUDING INJURY TO PROPERTY, AS A RESULT OF USE OR INABILITY TO USE THE LICENSED SOFTWARE OR BREACH OF ANY OTHER TERM OF THIS LICENSE, REGARDLESS OF WHETHER AVAYA AND/OR AVAYA'S SUPPLIERS WERE ADVISED, HAD OTHER REASON TO KNOW, OR IN FACT KNEW OF THE POSSIBILITY THEREOF.

"Avaya" means Avaya Inc. or the applicable Avaya affiliate and the rights and obligations arising under this License shall be construed in accordance with the laws of the State of New York without reference to any conflict of law provisions. If for any reason a court of competent jurisdiction finds any provision of this License or portion thereof to be unenforceable, such provision of this License shall be enforced to the maximum extent permissible so as to effect the intent of the parties and the remainder of this License shall continue in full force and effect.

If Customer is the United States Government, the following paragraph shall apply: All Licensed Software available under this License is commercial computer software and commercial computer software documentation and, in the event Licensed Software is licensed for or on behalf of the United States Government, the respective rights to the Licensed Software and associated documentation are governed by Avaya standard commercial license in accordance with U.S. Federal Regulations at 48 C.F.R. Sections 12.212 (for non-DoD entities) and 48 C.F.R. 227.7202 (for DoD entities).

IF SUPPLIERS OF THIRD PARTY SOFTWARE INCLUDED IN OR DISTRIBUTED WITH THE LICENSED SOFTWARE REQUIRE AVAYA TO INCLUDE ADDITIONAL OR DIFFERENT TERMS IN THIS LICENSE, AVAYA MAY INCLUDE SUCH TERMS IN A SEPARATE DOCUMENT ACCOMPANYING THIS LICENSE AND SUCH TERMS SHALL BE DEEMED INCORPORATED INTO THIS LICENSE WITH RESPECT TO SUCH THIRD PARTY SOFTWARE.

This License constitutes the entire agreement between Avaya and Customer with respect to the rights and obligations set forth herein and supersedes all prior or contemporaneous understandings or agreements, written or oral, regarding such subject matter. No amendment to or modification of this License will be binding unless in writing and signed by a duly authorized representative of Avaya. This License has been drawn up in English at the express wish of the parties. Le present contrat de licence ("License") a été rédigé en anglais à la demande expresse des parties.