ASMTP SOFTWARE LICENSE AGREEMENT

NOTICE TO CUSTOMER: PLEASE READ THIS AGREEMENT CAREFULLY BEFORE PLACING AN ORDER FOR THE ASMTP SOFTWARE. BY PLACING AN ONLINE ORDER FOR THE ASMTP SOFTWARE, INSTALLING THE ASMTP SOFTWARE, OR USING THE ASMTP SOFTWARE YOU ACCEPT ALL THE TERMS AND CONDITIONS OF THIS AGREEMENT, INCLUDING, IN PARTICULAR, LIMITATIONS ON USE (SECTIONS 2 AND 3), WARRANTY (SECTIONS 7 AND 8), AND TRANSFERABILITY (SECTION 9). FURTHER, YOU AGREE THAT THIS LICENSE LINKED TO YOUR PURCHASE OR INSTALLATION OF THE ASMTP SOFTWARE IS ENFORCEABLE TO THE SAME EXTENT AS A PRINTED AGREEMENT SIGNED BY YOU. IF YOU DO NOT AGREE, DO NOT ORDER, INSTALL, OR USE THIS SOFTWARE.

1. LICENSE

This ASMTP Software License Agreement ("Agreement") is a binding legal agreement between you ("Licensee", a legal entity such as a person or organization) and ESCOM® Corporation, a Virginia corporation having a place of business in Oakton, Virginia USA ("Licensor").

This Agreement defines your rights and responsibilities with respect to ESCOM's ASMTP product, including software programs, data files, and product documentation ("Documentation"), collectively, the "ASMTP Software". The ASMTP Software includes (a) product distributions on CD-ROM, disk, or other tangible media; (b) e-mailed or downloaded copies of the product distributions; and (c) updates and modifications of the software programs, Documentation, and data.

2. GRANT

Upon execution of this License Agreement, payment-in-full of a License Fee, and acceptance by Licensor, Licensor grants Licensee a non-exclusive, non-transferable license to use the ASMTP Software for the purposes described in the Documentation. This is a license to use the ASMTP Software, not a sale.

Licensee may install and run one copy of the ASMTP Software per computer ("Computer"), up to and including the number of licensed copies of the ASMTP Software, for the specified period ("Term") of the License purchased by Licensee. Licensee may use the ASMTP Software to filter electronic mail for multiple end users, in one or more domains, up to and including the licensed maximum number of users. If the number of users grows beyond the licensed maximum, Licensee agrees to notify Licensor and potentially purchase additional capacity.

Licensor includes certain hardware and software mechanisms (Section 5) to enforce these restrictions. Licensee must register each Computer with Licensor in order to run the ASMTP Software and must thereafter run the ASMTP Software on that Computer. In the event of a Computer failure, Licensee may move the ASMTP Software or an archival/back-up copy to a replacement Computer, by registering the new Computer.

Licensee may make archival or back-up copies of the ASMTP Software provided Licensee protects such copies from unauthorized access.

Licensee may make printed or electronic copies of the Documentation as required for its own internal purposes.

3. RESTRICTIONS

Licensee may use the ASMTP Software only on the specific Computer registered by Licensee. Licensee may not copy the ASMTP Software into the local memory or storage device of any other computer, other than to make archival or back-up copies of the software. Licensee must protect such archival or back-up copies so that they can be accessed only by authorized administrators.

Licensee may not sell, rent, lease or otherwise transfer the ASMTP Software or Documentation to another party.

Licensee may not make the ASMTP Software or Documentation available over the Internet or similar networking technology. Licensee may not remove any patent, patent pending, copyright, trademark, or other proprietary notices from the ASMTP Software or Documentation. Licensee may not reverse engineer, decompile, or disassemble the ASMTP Software, except to the extent the Licensor cannot prohibit such acts by law. The Licensor reserves the right to enforce its rights under this License Agreement and under applicable intellectual-property laws.

Derivative works based on the ASMTP Software and/or Documentation are the property of the Licensor.

ASMTP Software License Agreement

This License Agreement extends to future releases of the ASMTP Software that are made available by Licensor and installed by Licensee. Licensee shall use only one such release at a time.

Licensor may, solely for the convenience of customers, supply the ASMTP Software, or updates thereto, via download from an Internet server, as electronic mail attachments, or on different types of electronic media. If Licensee receives the ASMTP Software via different types of media, Licensee shall use only one such medium, and this License Agreement shall be construed as though Licensee had received only one such medium.

4. INTELLECTUAL PROPERTY

Licensor has and will retain all ownership rights in the ASMTP Software and Documentation, including all patent rights, copyrights, trade secrets, trademarks, service marks, related goodwill and confidential and proprietary information, as well as other intellectual property laws and treaties. Licensee's use of the ASMTP Software and Documentation is subject to Licensor's ownership rights, including the applicable patent and copyright laws and the express rights and restrictions of this License Agreement. Ownership of intellectual property is not affected by this License Agreement.

This License Agreement does not grant Licensee any rights in connection with any trademarks or service marks of Licensor.

5. ENFORCEMENT MECHANISMS

Licensee hereby represents and warrants that it understands that the ASMTP Software includes technical means to ensure that it will not run on unregistered hardware. Further, if ASMTP detects that it is running on unregistered hardware or on an unregistered operating system, or beyond the Term of the Agreement, ASMTP will shut down and remove itself from the system.

6. TERMINATION

Licensee may terminate this License Agreement for any reason by notifying Licensor in writing and returning all copies of all or any part of the ASMTP Software and Documentation to Licensor.

This License Agreement is subject to termination by Licensor for any breach of the License by Licensee. This License Agreement shall be subject to termination by Licensor if Licensee makes any unauthorized use, distribution or transfer of any one of the ASMTP Software or Documentation. If Licensee violates any term or condition of this License Agreement, Licensor or its agents may terminate this License Agreement immediately by giving written notice of termination to Licensee.

Immediately upon termination by the Licensor, the Licensee shall return to Licensor all original copies of all or any part of the ASMTP Software and Documentation in Licensee's possession or under Licensee's control. Licensee shall destroy all copies of all or any part of the ASMTP Software and Documentation stored on the Computer, or other computers within Licensee's control, or on backup media. Licensee shall have no right to keep or use any copy of the ASMTP Software or Documentation for any purpose after termination. Licensee shall identify to Licensor any and all copies of the ASMTP Software and Documentation that it is unable to return or destroy, including copies no longer in Licensee's control, and the reason the Licensee is unable to return or destroy that ASMTP Software or Documentation.

7. LIMITED WARRANTY

THE ASMTP SOFTWARE IS WARRANTED TO OPERATE SUBSTANTIALLY AS DESCRIBED IN THE DOCUMENTATION UNDER NORMAL AND PROPER USAGE FOR A PERIOD OF ONE YEAR ("WARRANTY PERIOD") FROM DELIVERY. LICENSEE'S REMEDY UNDER THE WARRANTY SHALL BE LIMITED TO ONE OF THE FOLLOWING, AT THE LICENSOR'S SOLE DISCRETION AND OPTION: EITHER (1) REPAIR OR REPLACEMENT OF THE ASMTP SOFTWARE, OR (2) REFUND OF THE PURCHASE PRICE. LICENSEE MUST RETURN THE ASMTP SOFTWARE AND DOCUMENTATION TO LICENSOR AS A CONDITION TO OBTAIN A REFUND OF THE PURCHASE PRICE.

ANY NON-CONFORMANCE MUST BE REPORTED WITHIN THE WARRANTY PERIOD. THIS WARRANTY DOES NOT COVER DEFECTS DUE TO ACCIDENT, ABUSE, SERVICE OR MODIFICATION BY ANY UNAUTHORIZED PERSON, OR ANY CAUSE OCCURRING AFTER INITIAL DELIVERY OF THE MEDIUM TO LICENSEE. THIS WARRANTY GIVES LICENSEE SPECIFIC LEGAL RIGHTS, AND LICENSEE MAY ALSO HAVE OTHER RIGHTS WHICH VARY FROM STATE TO STATE.

ASMTP Software License Agreement

8. DISCLAIMER OF WARRANTIES

THE ASMTP SOFTWARE AND DOCUMENTATION ARE SUPPLIED AS IS. THIS MEANS THAT THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE ASMTP SOFTWARE AND DOCUMENTATION IS ON LICENSEE. SHOULD THE ASMTP SOFTWARE AND/OR DOCUMENTATION PROVE DEFECTIVE, LICENSEE, AND NOT LICENSOR OR ITS AUTHORIZED AGENTS, ASSUMES THE ENTIRE COST OF ALL NECESSARY SERVICE, REPAIR OR CORRECTION. NO OTHER WARRANTY, EXPRESS OR IMPLIED, WILL APPLY. THE LICENSOR SPECIFICALLY EXCLUDES THE IMPLIED WARRANTIES AND CONDITIONS OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE AND NON-INFRINGEMENT. LICENSOR MAKES NO REPRESENTATIONS CONCERNING THE QUALITY OF THE ASMTP SOFTWARE AND DOCUMENTATION AND DOES NOT WARRANT THAT THE OPERATION OF THE ASMTP SOFTWARE WILL BE UNINTERRUPTED OR ERROR FREE OR THAT THE ASMTP SOFTWARE WILL CONFORM TO ANY FEDERAL, STATE OR LOCAL LAW, ORDINANCE, REGULATION, CODE OR STANDARD. THE WARRANTY DOES NOT COVER CONDITIONS RESULTING FROM IMPROPER USE OR EXTERNAL CAUSES, INCLUDING MODIFICATIONS NOT PERFORMED BY THE LICENSOR. THE LICENSOR DOES NOT AUTHORIZE ANY PERSON TO ASSUME FOR IT ANY OBLIGATION OR LIABILITY NOT SPECIFIED IN THIS LICENSE AGREEMENT.

MODIFICATIONS NOT PERFORMED OR AUTHORIZED BY THE LICENSOR SHALL INVALIDATE THE WARRANTY, WHETHER OR NOT IT CAN BE SHOWN THAT ANY MALFUNCTION RESULTS FROM SUCH MODIFICATIONS.

IN NO EVENT WILL LICENSOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL OR OTHER DAMAGES ARISING OUT OF THE USE OF THE RECORDING MEDIUM, ASMTP SOFTWARE, OR DOCUMENTATION BY ANY PERSON, WHETHER OR NOT INFORMED OF THE POSSIBILITY OF DAMAGES IN ADVANCE. LICENSOR'S TOTAL LIABILITY WITH RESPECT TO ALL CAUSES OF ACTION TOGETHER WILL NOT EXCEED LICENSE FEE PAID BY LICENSEE TO LICENSOR FOR THIS LICENSE. THESE LIMITATIONS APPLY TO ALL CAUSES OF ACTION, INCLUDING BREACH OF CONTRACT, BREACH OF WARRANTY, LICENSOR'S NEGLIGENCE, STRICT LIABILITY, MISREPRESENTATION AND OTHER TORTS. SOME STATES DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR DAMAGES, SO THE ABOVE LIMITATION OR EXCLUSION MAY NOT APPLY TO LICENSEE. IN NO EVENT WILL THE LICENSOR BE LIABLE FOR ANY DAMAGES RESULTING FROM LOSS OF DATA OR USE, OR LOST PROFITS. IN NO EVENT WILL THE LICENSOR BE SUBJECT TO SPECIFIC PERFORMANCE.

EXCEPT AS OTHERWISE SET FORTH IN THIS LICENSE, LICENSEE USES THIS ASMTP SOFTWARE STRICTLY AT LICENSEE'S OWN RISK AND AGREES TO DEFEND, INDEMNIFY AND HOLD HARMLESS THE LICENSOR FOR ALL CLAIMS RESULTING FROM LICENSEE'S USE OF THE ASMTP SOFTWARE, INCLUDING PATENT AND COPYRIGHT INFRINGEMENT.

THE ASMTP SOFTWARE SHOULD NOT BE USED FOR MISSION CRITICAL APPLICATIONS OR FOR ANY APPLICATIONS IN WHICH BODILY INJURY OR LOSS OF LIFE MAY RESULT FROM ASMTP SOFTWARE ERROR.

9. ASSIGNMENT AND DELEGATION

Licensee may not assign this License Agreement or any rights under it and may not delegate any duties under this License Agreement without Licensor's prior written consent. Any attempt to assign or delegate without that consent will be void.

10. GENERAL

This License Agreement is governed by and is to be construed under the domestic laws of the Commonwealth of Virginia excluding the choice-of-law rules of said Commonwealth of Virginia. The Licensor reserves the right to enforce its rights under this License Agreement and under applicable intellectual-property laws. Licensee consents to personal jurisdiction and venue in the Commonwealth of Virginia.

If Licensee obtains the ASMTP Software or Documentation for the purpose of furnishing or using it under any government contract or purchase order, the Licensor shall have all the rights which are available to Licensee under such government contract or purchase order, whether Licensee is a prime contractor or supplier to the government or a subcontractor at any tier.

ASMTP Software License Agreement

This License Agreement constitutes the entire agreement between the Licensor and Licensee, absent a written modification signed by an officer of the Licensor or another person empowered to act on behalf of the Licensor. In case any provision of this License Agreement is held to be invalid or unenforceable, the remainder of this License Agreement shall remain in full force and effect. Oral agreements and Licensor's website (now or in the future) shall have no effect. The failure of the Licensor to object to any additional terms or conditions shall not be construed as acceptance of any such terms or conditions, nor as a waiver of any provision of this License Agreement, nor shall the failure of the Licensor to insist upon strict performance of any term or condition of this License Agreement be construed as a waiver of such term or condition or a waiver of any default.

IF LICENSEE IS AN ORGANIZATION, THE PERSON ACCEPTING FOR LICENSEE IS DULY AUTHORIZED TO ACCEPT THIS LICENSE AGREEMENT ON ITS BEHALF. THE PERSON ACCEPTING THIS LICENSE AGREEMENT ON BEHALF OF THE LICENSEE HAS READ THIS LICENSE AGREEMENT AND UNDERSTANDS AND AGREES TO ALL OF ITS TERMS AND CONDITIONS.