

Madge User License and Limited Warranty Agreement

IMPORTANT: This is a legal agreement between you and Madge Limited ("Madge") of Madge House, Priors Way, Maidenhead, Berkshire, SL6 2HP, England. By installing, copying or otherwise using the Software Product (as defined below), you agree to be bound by the terms of the "Madge User License and Limited Warranty Agreement" below. If you do not agree to the terms of this Agreement, Madge are unwilling to supply and license the Software Product to you. In such event, you may not use or copy the Software Product, and you should promptly return the unused Software Product either to Madge or an authorized reseller for a refund. The "Software Product" includes the software you have purchased from Madge (or its authorized agents) (the "Software") together with the associated media, printed materials, and online or electronic documentation. This Madge User License and Limited Warranty Agreement (the "Agreement") grants you a non-exclusive license to use the Software Product, under the terms and conditions below. You agree that all other software subsequently supplied to you by Madge or Madge's authorized agents, distributors or resellers will be subject to the terms, conditions, limited warranties and remedies of this Agreement, unless you are bound by terms of a different Madge agreement distributed with such software.

Madge User License

The Software Product licensed by this Agreement includes all the software on any distribution media supplied to you within this package. You agree that all other software and upgrades, enhancements or improvements to any of the Software Product subsequently supplied to you by Madge or Madge's authorized agents, distributors or resellers on any distribution media or via any form of electronic distribution will be subject to the terms, conditions, limited warranties and remedies of this Agreement, unless you are bound by terms of a different Madge license distributed with such software, upgrades, enhancements or improvements. The Software Product is owned by Madge and/or its licensors and is protected by United States and other country copyright laws and by international treaty provisions. Madge, its licensors or other third parties retain ownership of the Software and no rights are granted to you other than a license to use the Software Product on the terms expressly set forth in this Agreement. This Agreement imposes certain restrictions on your use of the Software Product.

License Duration and Device Restrictions

The duration of the software license granted by this Agreement and, if applicable, the number of user devices (by way of example only, laptops, mobile phone, personal digital assistants) which you can use with the Software shall depend on the Software Product you have purchased from Madge, as follows:

If you have purchased the Madge Smart Wireless Enterprise Access Server, such Software Product will enable the number of user devices for which you have purchased a license. The license for such Software is perpetual. Depending on the number of devices for which you have purchased your Madge Smart Wireless Enterprise Access Server, you may be able to upgrade such software product to enable more devices on payment of an upgrade fee;

You agree to be bound by the above restrictions and to pay the purchase price or appropriate license fee for the Software Product you have purchased.

You may:

- in the event that you have purchased a Madge Smart Wireless Enterprise Access Server, use only the number of user devices enabled by the Software Product you have purchased;
- use the Software only in machine-readable form;
- make copies of the Software for back-up purposes, but you may not use the back-up copies other than as a replacement for the original copy. You must include all copyright and other notices included on the Software on any copies you make;

- make copies of the documentation, the written materials or electronic user information accompanying the Software supplied by Madge, but only for use within the organization to which you belong, and only for the purposes of installing and using the Software. You must include all copyright and other notices included on the materials on any copies you make.

Except as otherwise permitted pursuant to this Agreement, you may not:

- make any copies of any of the Software Product other than for back-up purposes as permitted above;
- sublicense, rent, loan or lease the Software Product to another, except where you are supplying the Software Product to an end user, and in such circumstances, you agree on behalf of the end user to be bound by all of the terms of this Agreement;
- decompile, disassemble, reverse engineer, or modify in any way, any of the Software Product or other Madge products (software or hardware) you may have, except to the extent that this restriction is expressly prohibited by applicable law;
- transfer or assign your rights to use the Software Product;
- use the Software in a life-support or safety system or in any other application in which the failure of the Software could create a situation where personal injury or death may occur, without the prior written approval of Madge, and in any event, you shall take full responsibility for any such use;
- use the Software for any purpose other than as permitted in this Agreement.

You acknowledge and agree that:

- if you purchase further device licenses to upgrade a Software Product you have already purchased you agree that this Agreement will thereafter apply to such upgraded Software Product. In these circumstances, the Warranty Period (as referred to in the section of this Agreement headed "Madge Limited Warranty") will run from the date of purchase of original Madge product. You will not be entitled to a new Warranty Period each time you upgrade any Software Product;
- if you obtain any other software from Madge and are not bound by a written user license agreement with Madge or its licensors, then you agree that you are using such software in accordance with the applicable terms of this Agreement;
- Madge, its licensors or other third parties retain ownership of the Software Product and no rights are granted to you other than a license to use the Software Product on the terms expressly set forth in this Agreement; the underlying design of all Madge products and the structure, sequence, organization and source code of all Madge owned or licensed software and the Software Product are valuable trade secrets of Madge or its licensors;
- the export of the Software Product may be restricted by the export control laws of the United States of America and other countries. You agree to comply with all such applicable export control laws;
- without limiting the rights that the licensors or suppliers of Madge otherwise have to protect their intellectual property rights, each of such licensors or suppliers are third party beneficiaries of this Agreement for their respective products and may have the right to enforce such terms against you;
- by using the Software Product you hereby give explicit consent for Madge to process your personal data ("Personal Data") for administrative, billing, marketing and support purposes, to include the transfer of Personal Data inside and outside of the European Economic Area (including, but not limited to, the USA). You agree that Madge may collect Personal Data from, or through your use of the Software Product supplied to you by Madge and from information that you or your reseller supplies directly to Madge. Madge acknowledges your rights in relation to Personal Data and will have in place appropriate technical and organizational security measures so as to ensure a level of security that is appropriate to the nature of the data that is being processed. You may obtain further information on your rights in relation to Personal

Data by contacting Madge's Data Protection Compliance Officer at the above address;

- the Software Product may contain or be derived from portions of code and documentation provided by a third party under license to Madge or its licensors. Madge or its licensors have assumed responsibility for the selection of such code and documentation and its use in producing and licensing the Software Product. All such third parties disclaim all warranties with respect to the use of such code or documentation in the Software Product, including (without limitation) any warranties of satisfactory quality or fitness for a particular purpose; In no event shall any such third party or their contributors be liable of any direct, indirect, incidental, special, exemplary, or consequential damages (including, but not limited to procurement of substitute goods or services; loss of use, data or profits; or business interruption) however caused and on any theory of liability, whether in contract, strict liability, or tort (including negligence or otherwise) arising in any way out of the use of this Software Product, even if advised of the possibility of such damage;
- You may in any event terminate this Agreement as to any Software Product at any time by destroying such Software Product and all related back-up copies and documentation but you will not be entitled to any refund of the purchase price or license fee paid for the Software Product. Upon any violation of any of the provisions of this Agreement, your right to use the Software Product will automatically terminate and you will be obligated to return to Madge or destroy all of such Software Product;
- this Agreement will be governed by the laws of England and Wales, other than its provisions concerning the applicability of laws of other jurisdictions;
- this Agreement is the complete and exclusive statement of your agreement with Madge with respect to the subject matter hereof and supersedes all prior agreements or communications, written or oral. If any provision of this Agreement is held to be invalid or unenforceable by a court of competent jurisdiction, the remaining provisions of this Agreement shall remain in full force and effect.

The limitation of liabilities described in this Agreement also applies to any third-party supplier of code and documentation supplied to you. Madge and its third-party suppliers' limitations of liabilities are not cumulative. Such third-party supplier is an intended beneficiary of this section. This Software:

- contains software licensed from Red-M (Communications) Ltd. Copyright © 2002 Red-M (Communications) Ltd. All rights reserved;
- contains software licensed from Extended Systems Inc. Copyright © 2000 Extended Systems Inc. Copyright © 2000 General Software Inc. All rights reserved;
- may contain portions of code or other works which are licensed to Madge under, and are subject to, the GNU GENERAL PUBLIC LICENSE and/or GNU LIBRARY GENERAL PUBLIC LICENSE, which are reproduced in the user reference guide distributed with the Software Product. In accordance with the GNU GENERAL PUBLIC LICENSE and/or GNU LIBRARY GENERAL PUBLIC LICENSE and subject to receiving a request and payment for the costs of performing such source distribution, Madge shall provide any third party, who so requests, with a machine readable copy of the source code of the works on a medium customarily used for software interchange: this offer shall remain valid for a period of three years from the first customer release of a version of the works. Copyright © 1989, 1991 Free Software Foundation, Inc. 675 Mass Ave, Cambridge, MA 02139, USA. Copyright © 1991 Free Software Foundation, Inc. 59 Temple Place, Suite 330, Boston, MA 02111-1307, USA;
- contains software licensed from PHP, freely available from <http://www.php.net/>. The PHP License, version 2.2. Copyright © 1999, 2000 The PHP Group. All rights reserved. Copyright © 1997 Eric Young (eay@mincom.oz.au) All rights reserved;
- contains Qpopper software which, excluding the portions owned by the Regents of the University of California, is Copyright 1993-2000 QUALCOMM Incorporated and code from the software program Popper, which is Copyright © 1989-1991 The Regents of the University of California, All Rights Reserved. Copyright © 1990, 1993,

1994, 1995, 1996, 1997, 1998 Sleepycat Software. All rights reserved. Copyright © 1990, 1993, 1994, 1995 The Regents of the University of California. All rights reserved. Copyright © 1995, 1996 The President and Fellows of Harvard University. All rights reserved;

- contains security software from RSA Data Security, Inc. Copyright © 1998 and 1990 RSA Data Security Inc. All rights reserved. Includes software derived from the RSA Data Security, Inc. MD5 Message-Digest Algorithm, Copyright © 1991-2, RSA Data Security, Inc. Created 1991. All rights reserved.
- Includes software developed by the OpenSSL Project for use in the OpenSSL Toolkit (<http://www.openssl.org/>). Copyright © 1998-2001 The OpenSSL Project. All rights reserved.
- Includes cryptographic software written by Eric Young (eay.cryptsoft.com). Copyright © 1995-1997 and Copyright © 1995-1998 Eric Young. All rights reserved.
- Includes software developed by the University of California, Berkeley and its contributors. Copyright © 1998, 1989, 1993 The Regents of California. All rights reserved.

U.S. Department of Defense & U.S. Civilian Agencies

If the computer software programs or documentation provided under this license agreement are to be utilized in contracts with or on behalf of the United States of America, its agencies, or its instrumentalities (the "Government"), they shall be considered and treated as "commercial computer software", as that term is defined in the Department of Defense Federal Acquisition Regulation Supplement ("DFARS") Subpart 227.72. If the Government is the licensee, it shall have only the rights specified in this license and shall have no greater rights than any other licensee of the commercial computer software or commercial software documentation.

Madge Limited Warranty

Madge warrants that under normal use and conditions the media on which the Software is distributed (such as a CD) will be free from defects in materials and workmanship. Madge also warrants that the Software will perform substantially in accordance with published materials for ninety (90) days from the date of original purchase from Madge (the "Warranty Period"). Madge does not warrant that your use of the Software will be uninterrupted or error-free.

As to any defects discovered after the ninety (90) day period, there is no warranty of any kind. Any supplements to the Software Product, including without limitation, any software updates or upgrades provided to you after the expiration of the Warranty Period are not covered by any warranty or condition, express, implied or statutory.

If you believe that you have discovered any covered defect during the Warranty Period, please contact your local authorized reseller or distributor or, if they are unable to help you or you obtained the Software Product directly from Madge, please contact your local Madge office directly. If Madge, or the authorized reseller or distributor, instructs you to return the Software Product please return the Software media (including all copies of the Software) freight prepaid to either the authorized reseller or distributor from which it was purchased, or to Madge, as instructed. Please note you may also be asked to provide written documentation of your purchase.

Customer remedies: Madge's and its licensors', suppliers', resellers' and distributors' entire liability to you, and your exclusive remedy will be, at Madge's option: (i) repair or replacement of the Software Product or Software media that does not meet the Madge Limited Warranty, or (ii) return of the price paid. All media and Software Products which are replaced will become the property of Madge. Replacement Software Products may be new or reconditioned. Madge will have no responsibility, warranty or other obligations whatsoever as a result of: (a) the use of the Software media and/or Software Product in a

manner inconsistent with the accompanying manuals and this Agreement, or (b) any modifications made to the Software Product, or (c) failure of the Software media or Software Product as a result of accident, abuse or misapplication, or (d) use of Software with products not readily commercially available on the date of the original purchase from Madge. Madge and its authorized distributors or resellers are not responsible for any software, firmware, information or data contained in, or stored on, any returned items.

NO OTHER WARRANTIES: The warranties set forth above are exclusive and in lieu of all other warranties. Madge makes no other warranties, express or implied, and Madge expressly disclaims all other warranties, including but not limited to implied warranties of satisfactory quality, merchantability and fitness for a particular purpose and accuracy and any warranty of noninfringement of intellectual property rights. Moreover, the provisions set forth above state Madge's entire responsibility and your sole and exclusive remedy with respect to any breach of any warranty. This warranty does not affect any statutory rights that you may have if you are a consumer.

LIMITATION ON LIABILITY; NO LIABILITY FOR CONSEQUENTIAL DAMAGES: Under no circumstance and under no theory of liability will Madge or its licensors, suppliers, resellers or distributors be liable for costs of procurement of substitute products, software or services, lost profits, lost savings, loss of information or data, or any other special, indirect, consequential or incidental damages, arising in any way out of this Agreement or the sale, license or use of, or inability to use, any Madge product (hardware or software) or service, even if Madge has been advised of the possibility of such damages, and notwithstanding any failure of essential purpose of any limited warranty.

The warranties, limitations and remedies contained herein allocate risk of Software Product and software media breach of warranty or other liability and Madge's prices reflect the allocation of such risk. Certain jurisdictions restrict the ability to (a) exclude implied warranties, (b) limit or exclude incidental or consequential damages, or (c) limit liability imposed under product liability laws. To the extent any such restrictions apply to you and may not be waived, the foregoing limitations and exclusions may not apply to you. If, notwithstanding the above clauses, Madge is subject to any liability in connection with the Software Product whether arising from negligence, breach of contract or otherwise, Madge's liability will not exceed the sum paid by you to Madge for the Software Product that did not comply with the Madge Limited Warranty. This limitation does not apply in the case of personal injury or death if and to the extent prohibited by applicable law.

Trademarks: Madge and the Madge logo are trademarks, and in some jurisdictions may be registered trademarks of Madge Limited or its affiliated companies. Red-M, is a trademark, and in some jurisdictions may be a registered trademark of Red-M (Communications) Ltd. Other trademarks appearing in this document are the property of their respective owners.

Copyright © 2003 Madge Limited. All Rights Reserved.
(p/n 980-989-02)