SOFTWARE EVALUATION END USER LICENSE AGREEMENT

FOR ON PREMISE PRODUCTS

IMPORTANT - READ CAREFULLY: BY DOWNLOADING, INSTALLING, OR USING THE SOFTWARE, YOU ("LICENSEE") AGREE TO BE BOUND BY THE TERMS OF THIS SOFTWARE EVALUATION END USER LICENSE AGREEMENT FOR ON PREMISE PRODUCTS ("AGREEMENT"). THIS AGREEMENT SETS FORTH THE TERMS AND CONDITIONS FOR USE OF THE CLOUDBOLT SOFTWARE (THE "SOFTWARE"). IF YOU DO NOT AGREE TO THE TERMS OF THIS AGREEMENT, YOU MUST NOT DOWNLOAD, INSTALL, OR USE THE SOFTWARE, AND YOU MUST DELETE OR DESTROY THE SOFTWARE. IF YOU DO NOT AGREE TO THE TERMS OF THIS AGREEMENT, YOU ACKNOWLEDGE AND AGREE THAT CLOUDBOLT SOFTWARE, INC. ("LICENSOR") MAY REMOTELY DISABLE THE SOFTWARE.

- 11 Right to Use Software. Licensor grants to Licensee a non-exclusive, non-transferable, royaltyfree, and revocable license, to access and use the Software solely for testing and evaluation purposes on no more than 25 Servers and for no more than "Server" means any physical thirty (30) days. computer, hardware based device, virtual machine or cloud compute instance, that is capable of running an operating system or serves as a software container that can run a virtualized instance of an operating system. Licensee shall not use the Software for any production purpose, nor shall Licensee directly or indirectly allow access to and use of the Software by any third party.
- 1. Restrictions on Use of Software. Licensee's use of the Software is subject to the following restrictions. Except as expressly permitted in this Agreement, Licensee shall not, and shall not permit others to, (a) use, access, copy, or otherwise reproduce the Software in whole or in part; (b) reverse engineer, decompile, disassemble, or otherwise attempt to derive the source code form or structure of the Software; (c) distribute, sublicense, assign, share, timeshare, sell, rent, lease, grant a security interest in, use for service bureau purposes, or otherwise transfer the Software or Licensee's right to use the Software; or (d) remove any proprietary notices or labels on the Software. All rights not expressly granted to Licensee are reserved by Licensor. There are no implied rights. The Software may be evaluated solely at the premises of the Licensee and may be used only by Licensee and its employees.
- 2. <u>Termination</u>. This Agreement may be terminated at any time and for any or no reason by either party upon notice to the other party. Upon termination or expiration of this Agreement, Licensee shall immediately surrender all rights, licenses, and privileges granted under this Agreement, and shall cease using and return all property in its possession belonging to Licensor, including without limitation the Software and Confidential Information (defined below). Sections 2 through 7 will survive termination or expiration of this Agreement.
- 3. <u>Proprietary Rights</u>. Licensor and its licensors shall have sole and exclusive ownership of all right, title, and interest in and to the Software, including all associated intellectual property rights. Licensee acknowledges that the Software, including but not limited to associated screen displays and menu features, constitutes the valuable trade secret

of Licensor or its licensors and is a copyrighted work owned by Licensor or its licensors and protected by federal and international copyright laws. Licensee agrees that all intellectual property rights and all other ownership in any feedback it provides to Licensor including any ideas, modifications, or suggestions it proposes, creates, or authors relating to the Software ("Feedback") are hereby assigned to Licensor and shall be the sole and exclusive property of Licensor. Licensor will have sole discretion as to whether and how to implement any such Feedback into the Software.

4. <u>Disclaimer</u> <u>of</u> <u>Warranty;</u> <u>Disclaimer</u> <u>of</u> Liability.

- THE SOFTWARE IS PROVIDED "AS IS" AND ALL WARRANTIES, EXPRESS OR IMPLIED, ARE EXCLUDED AND DISCLAIMED, INCLUDING WITHOUT LIMITATION THE **IMPLIED** WARRANTIES OF MERCHANTABILITY. FITNESS PARTICULAR PURPOSE. INFRINGEMENT, AND ANY WARRANTIES ARISING BY STATUTE OR OTHERWISE IN LAW OR FROM COURSE OF DEALING, COURSE PERFORMANCE, OR USE OF TRADE.
- **FXCFPT** FOR LICENSOR'S INDEMNIFICATION OBLIGATIONS IN SECTION 7 HEREIN, LICENSOR AND ITS LICENSORS SHALL HAVE NO LIABILITY TO LICENSEE (OR ANY OF ITS EMPLOYEES, AFFILIATES, AGENTS, OR PARTNERS) OR ANY THIRD PARTY RELATING TO THIS AGREEMENT WHETHER IN CONTRACT, TORT (INCLUDING NEGLIGENCE), PRODUCT LIABILITY, OR OTHERWISE. IN NO EVENT WILL LICENSOR OR ITS LICENSORS OR ANYONE ELSE WHO INVOLVED IN HAS BEEN THE PERFORMANCE OF THIS AGREEMENT ON BEHALF OF LICENSOR, INCLUDING EMPLOYEES, AFFILIATES, AGENTS, PARTNERS, REPRESENTATIVES, OR SUBCONTRACTORS, BE LIABLE FOR ANY INDIRECT, INCIDENTAL, SPECIAL, RELIANCE, INCIDENTAL, EXEMPLARY, COVER OR CONSEQUENTIAL DAMAGES. INCLUDING BUT NOT LIMITED TO LOST PROFITS OR REVENUE, LOST BUSINESS OPPORTUNITIES, LOST SAVINGS, LOST DATA, OR COMPUTER FAILURE, EVEN IF LICENSOR HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

5. Confidentiality.

During the Term of this Agreement, each party ("Discloser") may disclose or provide to the other ("Recipient") certain technical or business information that is wishes to remain confidential. Recipient should consider all of this as "Confidential Information", whether or not marked as such. Recipient may use this Confidential Information only for the purpose of performing its obligations under this Agreement and may not disclose any Confidential Information to any third party. Without limitation, Licensor's Confidential Information includes the Software and any associated documentation. Each Recipient acknowledges and agrees that, due to the unique nature of this Confidential Information, there can be no adequate remedy at law for breach of this Section and that such breach would cause irreparable harm to Discloser; therefore, in the event of a breach or threatened breach of this Section by Recipient, Discloser shall be entitled to seek immediate injunctive relief, in addition to whatever remedies it might have at law or under this Agreement.

6. Indemnification.

- Licensor Indemnification. Licensor will indemnify, defend and hold Licensee harmless from and against any and all costs, liabilities, losses, and expenses (including, but not limited to, reasonable attorneys' fees) (collectively, "Losses") incurred arising out of or in connection with a claim, suit, action, or proceeding brought by any third party against Licensee alleging that the use of the Software as permitted hereunder infringes any copyright or trademark, or constitutes a misappropriation of a trade secret of a third party, provided that Licensee gives Licensor: (a) prompt written notice of any such claim or threatened claim; (b) sole control of the defense, negotiations and settlement of such claim; and (c) full cooperation in any defense or settlement of the claim (at Licensor's cost). Excluded from the above indemnification obligations are claims to the extent arising from (a) use of the Software in violation of this Agreement or applicable law, (b) use of the Software after Licensor notifies Licensee to discontinue use because of an infringement claim, (c) any claim relating to any third party content or Licensee content, (d) modifications to the Software made other than by Licensor (where the claim would not have arisen but for such modification), or (e) the combination, operation, or use of the Software with software or equipment which was not provided by Licensor, to the extent that Licensee's liability for such claim would have been avoided in the absence of such combination, operation, or use. The rights and remedies granted Licensee under this Section state Licensor's entire liability, and Licensee's exclusive remedy, with respect to any claim of infringement of the intellectual property rights of a third party, whether arising under statutory or common law or otherwise.
- (b) Licensee Indemnification. Licensee shall indemnify, defend, and hold Licensor harmless from and against any and all Losses resulting from a claim, suit, action, or proceeding brought by any third

party against Licensor that arises out of or results from the Licensee content.

7. Miscellaneous.

- (a) <u>Assignment</u>. Neither this Agreement nor any interest herein may be assigned or otherwise transferred (by operation of law or otherwise) in whole or in part by Licensee.
- (b) <u>Independent</u> <u>Contractors</u>. Nothing in this Agreement shall be construed to imply a joint venture, partnership or agency relationship between the parties; Licensor shall be considered an independent contractor when performing any services in connection with this Agreement.
- (c) <u>Waiver</u>. No waiver of any breach of any provision of this Agreement constitutes a waiver of any prior, concurrent or subsequent breach of the same or any other provisions and will not be effective unless made in writing and signed by an authorized representative of the waiving party.
- (d) <u>Severability</u>. If any provision or portion of this Agreement is held to be unenforceable or invalid, the remaining provisions and portions shall nevertheless be given full force and effect, and the parties agree to negotiate, in good faith, a substitute valid provision which most nearly affects the parties' intent in entering this Agreement.
- (e) <u>Governing Law.</u> This Agreement shall be governed by and construed under the laws of the State of Delaware, without regard to principles of conflicts of laws. Each party consents to, and agrees that each party is subject to, the exclusive jurisdiction of the state and federal courts of the State of Delaware with respect to any actions for enforcement of or breach of this Agreement. By execution and delivery of this Agreement, each of the parties hereto accepts for itself and in respect of its property, generally and unconditionally, the exclusive jurisdiction of the aforesaid courts. Application of the U.N. Convention of Contracts for the International Sale of Goods is expressly excluded.
- (f) <u>Entire Agreement</u>. This Agreement is the entire agreement of the parties, and supersedes all prior and contemporaneous agreements and communications, whether oral or in writing, between the parties with respect to the subject matter of this Agreement, and no amendment or modification of this Agreement shall be effective unless made in writing and duly signed by authorized representatives of Licensor and Licensee.
- (g) <u>Compliance</u> <u>with</u> <u>Law</u>. Licensee is solely responsible for ensuring that its use of the Software is in compliance with all foreign, federal, state, and local laws and regulations. Licensee represents and warrants to Licensor that it will comply with this subsection.