

## **DATAKEY END USER LICENSE AGREEMENT**

READ CAREFULLY BEFORE INSTALLING OR OTHERWISE USING THE DATAKEY MIDDLEWARE SOFTWARE FOR THE DOD COMMON ACCESS CARD. BY INSTALLING OR USING THE DATAKEY MIDDLEWARE SOFTWARE FOR THE DOD COMMON ACCESS CARD YOU ARE INDICATING YOUR ACCEPTANCE OF THESE TERMS AND CONDITIONS.

1. **SOFTWARE LICENSE.** You are being granted the non-exclusive right to use the Datakey Middleware for the DOD Common Access Card software program (the "Program"). The Program can only be used on a single computer. You may physically transfer the Program from one computer to another provided that the Program is used on only one computer at a time. You may not electronically transfer the Program from one computer to another over a network. You may not distribute copies of the Program or any manuals or other written material relating to the Program (the "Documentation") to others. You may not modify or translate the Program or the Documentation without the prior written consent of Datakey.

YOU MAY NOT USE, COPY, MODIFY, OR TRANSFER THE PROGRAM OR THE DOCUMENTATION, OR ANY COPY, EXCEPT AS EXPRESSLY PROVIDED IN THIS AGREEMENT.

2. **BACKUP AND TRANSFER.** You may make one (1) copy of the Program solely for backup purposes. You must reproduce and include the copyright notice on the backup copy. You may not rent or lease the Program or the back-up copy.

3. **COPYRIGHT.** The Program and the Documentation are copyrighted. You may not copy the Program or the Documentation except for backup purposes as provided in Paragraph 2 above and to load the Program into the computer as part of executing the Program. All other copies of the Program and the Documentation are in violation of this Agreement.

4. **TERM.** This license is effective until terminated. You may terminate it by destroying the Program and Documentation and all copies thereof. This license will also terminate if you fail to comply with any term or condition of this Agreement. You agree, upon such termination, to destroy all copies of the Program and Documentation.

5. **LIMITED WARRANTY.** Datakey warrants that for a period of ninety (90) days from the date of shipment, the Program will perform substantially in conformance with the software descriptions and specifications distributed by Datakey regarding the Program in effect as of the date of shipment. DATAKEY DOES NOT WARRANT, GUARANTEE, OR MAKE ANY REPRESENTATIONS REGARDING THE USE OF, OR THE RESULT OF THE USE OF, THE PROGRAM IN TERMS OF CORRECTNESS, ACCURACY, RELIABILITY, CURRENTNESS, OR OTHERWISE, AND YOU RELY ON THE PROGRAM AND RESULTS SOLELY AT YOUR OWN RISK.

Datakey's sole obligation, and your SOLE REMEDY, for any breach of the above limited warranty shall be for Datakey, at its option, to repair or replace the Program or to issue credit for the purchase price of the alleged defective Program; provided that Datakey has been promptly notified in writing concerning the alleged defect as provided below.

You must notify Datakey in writing of any alleged defect in the Program during the warranty period and

within ten (10) days after your discovery of the alleged defect. You shall return any alleged defective Program, together with your receipt of purchase, to Datakey, F.O.B. Datakey's manufacturing plant, after you have received a return authorization (RMA) from Datakey. You shall identify the defect in such manner, and provide such other documentation, as a Datakey reasonably may require. You shall pay for all costs incurred in returning the allegedly defective Program to Datakey. All returned Programs become the property of Datakey.

THE LIMITED WARRANTY SET FORTH ABOVE SHALL NOT APPLY TO ANY PROGRAM WHICH HAS BEEN ABUSED, ALTERED, MODIFIED, USED IN A MANNER NOT ORIGINALLY INTENDED, OR STORED IN A MANNER CONTRARY TO DATAKEY'S WRITTEN INSTRUCTIONS.

This limited warranty expires absolutely at the end of the limited warranty time period specified above and no claim for breach of warranty may be asserted after the end of such period.

Datakey reserves the right to change, amend, alter or modify this limited warranty in writing from time to time in its sole discretion. Any such changes, amendments, alternations or modifications shall be binding upon you effective upon the delivery of written notice by Datakey to you of such change, amendment, alteration or modification.

EXCEPT AS EXPRESSLY PROVIDED ABOVE, DATAKEY HEREBY DISCLAIMS, AND YOU HEREBY EXPRESSLY WAIVE, ANY AND ALL WARRANTIES, EXPRESS OR IMPLIED, WITH RESPECT TO THE PROGRAM, INCLUDING, BUT NOT LIMITED TO, IMPLIED WARRANTIES OF FITNESS FOR A PARTICULAR PURPOSE, MERCHANTABILITY, NON-INFRINGEMENT, WARRANTIES ARISING FROM COURSE OF DEALING OR USAGE OF TRADE OR ANY OTHER MATTER. No agent, employee or representative of Datakey has any authority to bind Datakey to any affirmation, representation or warranty except as stated in this Agreement.

NEITHER DATAKEY NOR ANYONE ELSE WHO HAS BEEN INVOLVED IN THE CREATION, PROGRAMMING OR DELIVERY OF THE PROGRAM SHALL BE LIABLE FOR ANY INDIRECT, SPECIAL, CONSEQUENTIAL, OR INCIDENTAL DAMAGES ARISING OUT OF THE USE, THE RESULTS OF THE USE, OR INABILITY TO USE SUCH PROGRAMS EVEN IF RESULTING FROM A MALFUNCTION IN THE PROGRAM AND EVEN IF DATAKEY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES OR CLAIM; INCLUDING, WITHOUT LIMITATION, ANY BREACH OF SECURITY RELATING TO DOCUMENTS OR INFORMATION WHICH OCCURRED DURING THE USE OF THE PROGRAM.

6. GENERAL. This License Agreement shall be governed by the laws of the State of Minnesota, without application of its conflicts of law principles, and shall inure to the benefit of Datakey, its successors, and assigns.

7. ACKNOWLEDGEMENT. YOU AGREE THAT THIS AGREEMENT, TOGETHER WITH DATAKEY'S STANDARD TERMS AND CONDITIONS, IS THE COMPLETE AND EXCLUSIVE CONTRACT BETWEEN US AND SUPERSEDES ALL PROPOSALS OR PRIOR AGREEMENTS, VERBAL OR WRITTEN, AND ANY OTHER COMMUNICATIONS BETWEEN US RELATING TO THE PROGRAM.

8. CAC PROGRAM PROVISIONS. Notwithstanding the foregoing, this license is perpetual

provided it's terms are not violated; may be transferred among DOD agencies; is subject to the Federal Acquisition Regulations, and governed by US Federal Contract Laws.