Oracle MICROS Compact Workstation 3 Series Licensing Information User Manual E93000-05

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# Contents

C	Contents4				
Pr	Preface5				
	Audience	5			
	Customer Support	5			
	Documentation	5			
	Revision History	5			
1	Introduction	6			
2	Licensing Information	7			
	Description of Product Editions	7			
	Third-Party Notices and/or Licenses	8			
	Commercial Software	8			
	Open Source Software or Other Separately Licensed Software	9			
3	Licenses	10			
	Microsoft .NET Framework Redistributable End User License Agreement	10			
	Microsoft Software License Terms for Visual Studio 2015	12			
	Microsoft Software License Terms for Windows 10 Operating System	17			
	Intel Software License Agreement	26			
	Oracle Linux License Agreement	32			
	GNU General Public License, Version 2.0	35			
	MIT License	41			
	Microsoft Public License	42			
	BSD License	43			
	Apache License 2.0	43			
	Mozilla Public License 1.1	47			
	Creative Commons Attribution 4.0 International Public License	55			
	End User License Agreement for U. Are U. ® Software Development Kit (SDK) Products	60			

# Preface

This document contains licensing information for the Oracle MICROS Compact Workstation 3 Series.

## Audience

This document is intended for users of Oracle MICROS Compact Workstation 3 Series.

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- Product version and program/module name
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- Detailed step-by-step instructions to recreate
- Exact error message received and any associated log files
- Screenshots of each step you take

## **Documentation**

Oracle Hospitality product documentation is available on the Oracle Help Center at http://docs.oracle.com/en/industries/food-beverage/

## **Revision History**

Date	Description of Change	
January 2018	Initial publication	
March 2020	Added Oracle Linux licensing information	
March 2022	Updated third-party notices	
July 2022	Updated third-party notices	

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1

This document does not address infrastructure technology requirements.

# 2 Licensing Information

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Oracle MICROS Compact Workstation 3 Series is a Point of Sale (POS) terminal featuring a 10.1 inch widescreen 1280x800 display with a projected capacitive touch screen.

Product	Subproduct	Description	
Oracle MICROS Compact Workstation 310	Oracle Compact MICROS Workstation 310 with Wi-Fi Part Number: 7602073	Point-of-Sale (POS) terminal that features an Intel Atom processor and runs the Microsoft Windows 10 IoT Enterprise	
	Oracle Compact MICROS Workstation 310 without Wi-Fi Part Number: 7602072	operating system.	
	Oracle Compact MICROS Workstation 310R with Wi-Fi Part Number: 7602077	Point-of-Sale (POS) terminal that features an Intel Atom processor and runs the Microsoft Windows 10 IoT Enterprise operating system. The 310R includes a high-brightness LCD and is IP45 rated.	
	Oracle Compact MICROS Workstation 310R without Wi-Fi Part Number: 7602075		
	Oracle Compact MICROS Workstation 310 without Wi-Fi Part Number: 7602071	Point-of-Sale (POS) terminal that features an Intel Atom processor and runs the Oracle Linux for MICROS operating system.	
	Oracle Compact MICROS Workstation 310R without Wi-Fi Part Number: 7602076	Point-of-Sale (POS) terminal that features an Intel Atom processor and runs the Oracle Linux for MICROS operating system. The 310R includes a high- brightness LCD and is IP45 rated.	
Oracle MICROS Compact Workstation 320R	Oracle MICROS Compact Workstation 320R with Wi-Fi Part Number: 7605493	Point-of-Sale (POS) terminal that features an Intel Atom quad core processor and runs the Microsoft Windows 10 IoT Enterprise 2019 LTSC operating system. The 320R includes a high-brightness LCD and is IP45 rated.	
	Oracle Compact MICROS Workstation 320R without Wi-Fi Part Number: 7605494		

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- 1. Overview.
  - a. Applicability. This agreement applies to the Windows software that is preinstalled on your device, or acquired from a retailer and installed by you, the media on which you received the software (if any), any fonts, icons, images or sound files included with the software, and also any Microsoft updates, upgrades, supplements or services for the software, unless other terms come with them. It also applies to Windows apps developed by Microsoft that provide functionality such as mail, calendar, contacts, and news that are included with and are a part of Windows. If this agreement contains terms regarding a feature or service not available on your device, then those terms do not apply.
  - **b.** Additional terms. Depending on your device's capabilities, how it is configured, and how you use it, additional Microsoft and third party terms may apply to your use of certain features, services and apps.
    - Some Windows apps provide an access point to, or rely on, online services, and the use of those services is sometimes governed by separate terms and privacy policies, such as the Microsoft Services Agreement at (aka.ms/msa). You can view these terms and policies by looking at the service terms of use or the app's settings, as applicable; please read them. The services may not be available in all regions.
    - (ii) The manufacturer or installer may also preinstall apps, which will be subject to separate license terms.
    - (iii) The software may include third party software such as Adobe Flash Player that is licensed under its own terms. You agree that your use of Adobe Flash

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(iv) The software may include third party programs that Microsoft, not the third party, licenses to you under this agreement. Notices, if any, for the third party program are included for your information only.

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- **a.** License. The software is licensed, not sold. Under this agreement, we grant you the right to install and run one instance on your device (the licensed device), for use by one person at a time, so long as you comply with all the terms of this agreement. Updating or upgrading from non-genuine software with software from Microsoft or authorized sources does not make your original version or the updated/upgraded version genuine, and in that situation, you do not have a license to use the software.
- **b. Device.** In this agreement, "device" means a physical hardware system) with an internal storage device capable of running the software. A hardware partition or blade is considered to be a device.
- **c. Restrictions.** The manufacturer or installer and Microsoft reserve all rights (such as rights under intellectual property laws) not expressly granted in this agreement. For example, this license does not give you any right to, and you may not:
  - (i) use or virtualize features of the software separately;
  - (ii) publish, copy (other than the permitted backup copy), rent, lease, or lend the software;
  - (iii) transfer the software (except as permitted by this agreement);
  - (iv) work around any technical restrictions or limitations in the software;
  - use the software as server software, for commercial hosting, make the software available for simultaneous use by multiple users over a network, install the software on a server and allow users to access it remotely, or install the software on a device for use only by remote users;
  - (vi) reverse engineer, decompile, or disassemble the software, or attempt to do so, except if the laws where you live (or if a business where your principal place of business is located) permit this even when this agreement does not. In that case, you may do only what your law allows; and
  - (vii) when using Internet-based features you may not use those features in any way that could interfere with anyone else's use of them, or to try to gain access to or use any service, data, account, or network, in an unauthorized manner.

#### d. Multi use scenarios.

- (i) **Multiple versions.** If when acquiring the software you were provided with multiple versions (such as 32-bit and 64-bit versions), you may install and activate only one of those versions at a time.
- (ii) Multiple or pooled connections. Hardware or software you use to multiplex or pool connections, or reduce the number of devices or users that access or use the software, does not reduce the number of licenses you need. You may only use such hardware or software if you have a license for each instance of the software you are using.
- (iii) **Device connections**. You may allow up to 20 other devices to access the

software installed on the licensed device for the purpose of using the following software features: file services, print services, Internet information services, and Internet connection sharing and telephony services on the licensed device. The 20 connection limit applies to devices that access the software indirectly through "multiplexing" or other software or hardware that pools connections. You may allow any number of devices to access the software on the licensed device to synchronize data between devices. This section does not mean, however, that you have the right to install the software, or use the primary function of the software (other than the features listed in this section), on any of these other devices.

- (iv) Remote access. Users may access the licensed device from another device using remote access technologies, but only on devices separately licensed to run the same or higher edition of this software.
- (v) Remote assistance. You may use remote assistance technologies to share an active session without obtaining any additional licenses for the software. Remote assistance allows one user to connect directly to another user's computer, usually to correct problems.
- (vi) POS application. If the software is installed on a retail point of service device, you may use the software with a point of service application ("POS Application"). A POS Application is a software application which provides only the following functions: (i) process sales and service transactions, scan and track inventory, record and/or transmit customer information, and perform related management functions, and/or (ii) provide information directly and indirectly to customers about available products and services. You may not use the software on a device with automated teller machine ("ATM") as the primary functionality.
- (vii) Cloud Computing Devices. If your device uses Internet browsing functionality to connect to and access cloud hosted applications: (i) no desktop functions may run locally on the device, and (ii) any files that result from the use of the desktop functions may not be permanently stored on the system. "Desktop functions," as used in this agreement, means a consumer or business task or process performed by a computer or computing device. This includes word processing, spreadsheets, database, scheduling, and personal finance.
- (viii) **Desktop Functions**. If your system performs desktop functions, then you must ensure that they: (i) are only used to support the application, and (ii) operate only when used with the application.
- (ix) **Specific Use.** The manufacturer designed the licensed device for a specific use. You may only use the software for that use.
- e. Backup copy. You may make a single copy of the software for backup purposes, and may also use that backup copy to transfer the software if it was acquired as stand-alone software, as described below.
- **3. Privacy; Consent to Use of Data.** Your privacy is important to us. Some of the software features send or receive information when using those features. Many of these features can be switched off in the user interface, or you can choose not to use them. By accepting this agreement and using the software you agree that Microsoft may collect, use, and disclose the information as described in the Microsoft Privacy Statement available at (aka.ms/privacy), and as may be described in the user interface associated with the software features.
- 4. Transfer to a Third Party.
  - a. Software preinstalled on device. If you acquired the software preinstalled on a

device, you may transfer the license to use the software directly to another user, only with the licensed device. The transfer must include the software and, if provided with the device, an authentic Windows label including the product key. Before any permitted transfer, the other party must agree that this agreement applies to the transfer and use of the software.

- b. Stand-alone software. If you acquired the software as stand-alone software, you may transfer the software to another device that belongs to you. You may also transfer the software to a device owned by someone else if (i) you are the first licensed user of the software and (ii) the new user agrees to the terms of this agreement. You may use the backup copy we allow you to make or the media that the software came on to transfer the software. Every time you transfer the software to a new device, you must remove the software from the prior device. You may not transfer the software to share licenses between devices.
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- 8. Support and Refund Procedures. For the software generally, contact the device manufacturer or installer for support options. Refer to the support number provided with the software. For updates and supplements obtained directly from Microsoft, Microsoft may provide limited support services for properly licensed software as described at (aka.ms/mssupport). If you are seeking a refund, contact the manufacturer or installer to determine its refund policies. You must comply with those policies, which might require you to return the software with the entire device on which the software is installed for a refund.
- 9. Binding Arbitration and Class Action Waiver if You Live in (or if a Business Your Principal Place of Business is in) the United States. We hope we never have a dispute, but if we do, you and we agree to try for 60 days to resolve it informally. If we can't, you and we agree to binding individual arbitration

before the American Arbitration Association ("AAA") under the Federal Arbitration Act ("FAA"), and not to sue in court in front of a judge or jury. Instead, a neutral arbitrator will decide and the arbitrator's decision will be final except for a limited right of appeal under the FAA. Class action lawsuits, class-wide arbitrations, private attorney-general actions, and any other proceeding where someone acts in a representative capacity aren't allowed. Nor is combining individual proceedings without the consent of all parties. "We," "our," and "us" includes Microsoft, the device manufacturer, and software installer.

- a. Disputes covered—everything except IP. The term "dispute" is as broad as it can be. It includes any claim or controversy between you and the manufacturer or installer, or you and Microsoft, concerning the software, its price, or this agreement, under any legal theory including contract, warranty, tort, statute, or regulation, except disputes relating to the enforcement or validity of your, your licensors', our, or our licensors' intellectual property rights.
- b. Mail a Notice of Dispute first. If you have a dispute and our customer service representatives can't resolve it, send a Notice of Dispute by U.S. Mail to the manufacturer or installer, ATTN: LEGAL DEPARTMENT. If your dispute is with Microsoft, mail it to Microsoft Corporation, ATTN: LCA ARBITRATION, One Microsoft Way, Redmond, WA 98052-6399. Tell us your name, address, how to contact you, what the problem is, and what you want. A form is available at (aka.ms/disputeform). We'll do the same if we have a dispute with you. After 60 days, you or we may start an arbitration if the dispute is unresolved.
- c. Small claims court option. Instead of mailing a Notice of Dispute, and if you meet the court's requirements, you may sue us in small claims court in your county of residence (or if a business your principal place of business) or our principal place of business–King County, Washington USA if your dispute is with Microsoft. We hope you'll mail a Notice of Dispute and give us 60 days to try to work it out, but you don't have to before going to small claims court.
- d. Arbitration procedure. The AAA will conduct any arbitration under its Commercial Arbitration Rules (or if you are an individual and use the software for personal or household use, or if the value of the dispute is \$75,000 USD or less whether or not vou are an individual or how you use the software, its Consumer Arbitration Rules). For more information, see www.adr.org or call 1-800-778-7879. To start an arbitration, submit the form available at (aka.ms/arbitration) to the AAA; mail a copy to the manufacturer or installer (or to Microsoft if your dispute is with Microsoft). In a dispute involving \$25,000 USD or less, any hearing will be telephonic unless the arbitrator finds good cause to hold an in-person hearing instead. Any in-person hearing will take place in your county of residence (of if a business your principal place of business) or our principal place of business-King County, Washington if your dispute is with Microsoft. You choose. The arbitrator may award the same damages to you individually as a court could. The arbitrator may award declaratory or injunctive relief only to you individually to satisfy your individual claim.

#### e. Arbitration fees and payments.

(i) Disputes involving \$75,000 USD or less. The manufacturer or installer (or Microsoft if your dispute is with Microsoft) will promptly reimburse your filing fees and pay the AAA's and arbitrator's fees and expenses. If you reject our last written settlement offer made before the arbitrator was appointed, your dispute goes all the way to an arbitrator's decision (called an "award"), and the arbitrator awards you more than this last written offer, the manufacturer or installer (or Microsoft if your dispute is with Microsoft) will: (1) pay the greater of the award or \$1,000 USD; (2) pay your reasonable attorney's fees, if any; and (3) reimburse any expenses (including expert witness fees and costs) that your attorney reasonably accrues for investigating, preparing, and pursuing your claim in arbitration. The arbitrator will determine the amounts unless you and we agree on them.

- (ii) **Disputes involving more than \$75,000 USD.** The AAA rules will govern payment of filing fees and the AAA's and arbitrator's fees and expenses.
- (iii) Disputes involving any amount. If you start an arbitration we won't seek our AAA or arbitrator's fees and expenses, or your filing fees we reimbursed, unless the arbitrator finds the arbitration frivolous or brought for an improper purpose. If we start an arbitration we will pay all filing, AAA, and arbitrator's fees and expenses. We won't seek our attorney's fees or expenses from you in any arbitration. Fees and expenses are not counted in determining how much a dispute involves.
- f. **Must file within one year.** You and we must file in small claims court or arbitration any claim or dispute (except intellectual property disputes see Section 9.a.) within one year from when it first could be filed. Otherwise, it's permanently barred.
- **g. Severability**. If the class action waiver is found to be illegal or unenforceable as to all or some parts of a dispute, those parts won't be arbitrated but will proceed in court, with the rest proceeding in arbitration. If any other provision of Section 9 is found to be illegal or unenforceable, that provision will be severed but the rest of Section 9 still applies.
- h. **Conflict with AAA rules.** This agreement governs if it conflicts with the AAA's Commercial Arbitration Rules or Consumer Arbitration Rules.
- i. Microsoft as party or third-party beneficiary. If Microsoft is the device manufacturer or if you acquired the software from a retailer, Microsoft is a party to this agreement. Otherwise, Microsoft is not a party but is a third-party beneficiary of your agreement with the manufacturer or installer to resolve disputes through informal negotiation and arbitration.
- **10. Governing Law.** The laws of the state or country where you live (or if a business where your principal place of business is located) govern all claims and disputes concerning the software, its price, or this agreement, including breach of contract claims and claims under state consumer protection laws, unfair competition laws, implied warranty laws, for unjust enrichment, and in tort, regardless of conflict of law principles, except that the FAA governs all provisions relating to arbitration.
- 11. Consumer Rights, Regional Variations. This agreement describes certain legal rights. You may have other rights, including consumer rights, under the laws of your state or country. You may also have rights with respect to the party from which you acquired the software. This agreement does not change those other rights if the laws of your state or country do not permit it to do so. For example, if you acquired the software in one of the below regions, or mandatory country law applies, then the following provisions apply to you:
  - a. Australia. References to "Limited Warranty" are references to the express warranty provided by Microsoft or the manufacturer or installer. This warranty is given in addition to other rights and remedies you may have under law, including your rights and remedies in accordance with the statutory guarantees under the Australian Consumer Law.

In this section, "goods" refers to the software for which Microsoft or the manufacturer or installer provides the express warranty. Our goods come with guarantees that cannot be excluded under the Australian Consumer Law. You are entitled to a replacement or refund for a major failure and compensation for any other reasonably foreseeable loss or damage. You are also entitled to have the goods repaired or replaced if the goods fail to be of acceptable quality and the failure does not amount to a major failure.

- **b. Canada.** You may stop receiving updates on your device by turning off Internet access. If and when you re-connect to the Internet, the software will resume checking for and installing updates.
- **c. European Union.** The academic use restriction in Section 12.d(i) below does not apply in the jurisdictions listed on this site: (aka.ms/academicuse).

#### d. Germany and Austria.

- (i) **Warranty.** The properly licensed software will perform substantially as described in any Microsoft materials that accompany the software. However, the manufacturer or installer, and Microsoft, give no contractual guarantee in relation to the licensed software.
- (ii) Limitation of Liability. In case of intentional conduct, gross negligence, claims based on the Product Liability Act, as well as, in case of death or personal or physical injury, the manufacturer or installer, or Microsoft is liable according to the statutory law.

Subject to the preceding sentence, the manufacturer or installer, or Microsoft will only be liable for slight negligence if the manufacturer or installer or Microsoft is in breach of such material contractual obligations, the fulfillment of which facilitate the due performance of this agreement, the breach of which would endanger the purpose of this agreement and the compliance with which a party may constantly trust in (so-called "cardinal obligations"). In other cases of slight negligence, the manufacturer or installer or Microsoft will not be liable for slight negligence.

#### 12. Additional Notices.

- a. Networks, data and Internet usage. Some features of the software and services accessed through the software may require your device to access the Internet. Your access and usage (including charges) may be subject to the terms of your cellular or internet provider agreement. Certain features of the software may help you access the Internet more efficiently, but the software's usage calculations may be different from your service provider's measurements. You are always responsible for (i) understanding and complying with the terms of your own plans and agreements, and (ii) any issues arising from using or accessing networks, including public/open networks. You may use the software to connect to networks, and to share access information about those networks, only if you have permission to do so.
- b. H.264/AVC and MPEG-4 visual standards and VC-1 video standards. The software may include H.264/MPEG-4 AVC and/or VC-1 decoding technology. MPEG LA, L.L.C. requires this notice:

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c. Malware protection. Microsoft cares about protecting your device from malware. The software will turn on malware protection if other protection is not installed or has expired. To do so, other antimalware software will be disabled or may have to be removed.

- d. Limited rights versions. If the software version you acquired is marked or otherwise intended for a specific or limited use, then you may only use it as specified. You may use other programs with the software as long as the other programs directly support the manufacturer's specific use for the device, or provide system utilities, resource management, or anti-virus or similar protection.
  - (i) **Academic.** For academic use, you must be a student, faculty or staff of an educational institution at the time of purchase.
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- **13.** Entire Agreement. This agreement (together with the printed paper license terms or other terms accompanying any software supplements, updates, and services that are provided by the manufacturer or installer, or Microsoft, and that you use), and the terms contained in web links listed in this agreement, are the entire agreement for the software and any such supplements, updates, and services (unless the manufacturer or installer, or Microsoft, provides other terms with such supplements, updates, or services). You can review this agreement after your software is running by going to microsoft.com/useterms or going to Settings System About within the software. You can also review the terms at any of the links in this agreement by typing the URLs into a browser address bar, and you agree to do so. You agree that you will read the terms before using the software or services, including any linked terms. You understand that by using the software and services, you ratify this agreement and the linked terms. There are also informational links in this agreement. The links containing notices and binding terms are:
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# **13. GENERAL TERMS**

**13.1 No Third Party Beneficiaries.** No provision of this EULA is intended, nor will it be interpreted, to provide or create any third party beneficiary rights or any other rights of any kind in third parties. All provisions hereof will be personal solely between You and Crossmatch.

**13.2 Governing Law and Exclusive Forum.** This EULA shall be governed by and construed and enforced in accordance with the laws of the State of Florida, United States of America, excluding its choice of law provisions. With the exception of Crossmatch's right to enforce its intellectual property rights under this EULA, all disputes arising out of this EULA shall be subject to the exclusive jurisdiction and venue of the State or Federal District Courts in Palm Beach County, Florida, United States of America, and the parties consent to the personal and exclusive jurisdiction and venue of such courts. The United Nations Convention on Contracts for the International Sales of Goods is specifically disclaimed.

13.3 Export Restrictions; Anti-Bribery. You acknowledge and agree that the Software Product and the Licensee Application are subject to United States export restrictions, and that You will strictly comply with all applicable United States and international laws relating to the importing and/or exporting of licensed software, and You will not, directly or indirectly, export or re-export the Software Product, the Licensee Application and related technical data in violation of the Export Administration Regulations of the U.S. Department of Commerce and other applicable laws, including, but not limited to, the prohibition to export: (a) to embargoed destinations or to any person or entity listed as a denied party or other restriction by the U.S. Department of Commerce; or (b) to any persons or entity supporting or engaged in prohibited proliferation activities (e.g. weapons of mass destruction, nuclear, chemical or biological weapons, missiles, sanctioned for transfer of lethal military equipment, etc.). Current regulations, embargoed destinations, and other prohibition lists are available on the United States Department of Commerce Bureau of Industry and Security website at http://www.bis.doc.gov. For more information on export restrictions for Crossmatch products, please contact Crossmatch Legal Department at DPLegal@Crossmatch.com.

You hereby represent and warrant that You shall not:

(a) act in any fashion or take any action or permit or authorize any action which will render Crossmatch liable for a violation of the *U.S. Foreign Corrupt Practices Act*, which prohibits the offering, giving or promising to offer or give, directly or indirectly, money or anything of value to any official of a government, political party or instrumentality thereof in order to assist it or Crossmatch in obtaining or retaining business;

(b) act in any fashion or take any action or permit or authorize any action which will render Crossmatch liable for a violation of the U.K. Bribery Act of 2010 which prohibits: (i) the offering, giving or promising to offer or give, directly or indirectly, money or anything of value or other advantage to another person with the intent to induce a person to perform improperly a relevant function or activity; or reward a person for the improper performance of a relevant function or activity; (ii) requesting, agreeing to accept or accepting money or anything of value or other advantage in return for the improper performance of a relevant function or activity; or (iii) the influencing of a foreign public official by the offering, giving or promising to offer or give, directly or indirectly, money or anything of value or other advantage to a foreign public official or to another person at a foreign public official's request, assent or acquiescence in order to obtain or retain business or an advantage in the conduct of business. The U.K. Bribery Act of 2010 applies both to bribery in the private and public sector, directly or indirectly (i.e. through a third party), improper facilitation payments, and to relevant functions or activities performed outside the U.K.; or

(c) violate or cause Crossmatch to violate such Acts in connection with the sale or distribution of products and/or services; and if You are a non-governmental entity, You will notify Crossmatch in writing if any of its owners, partners, principals, and officers are or become during the term of this Agreement officials, officers or representatives of any government or political party or candidate for political office outside the United States and are responsible for a decision regarding obtaining or retaining business for products by such government.

**13.4 Government Rights.** You acknowledge and agree that the Software Product and all related materials thereto licensed under this EULA are "*Commercial Computer Software*" and "*Commercial Computer Software Documentation*" as defined in FAR 12.212 for civilian agencies and DFARS 227.7202 for military agencies and their successors, and in the event You are permitted under this EULA to provide the Software Product, or a portion thereof, to the U.S. Government, such Software Product shall be provided under the terms of this EULA, or terms at least as restrictive as the terms of this EULA. If You are permitted under the Software Product, or a portion thereof, to a non-U.S. government entity, You shall take all necessary steps to ensure that Crossmatch's intellectual property and proprietary rights in and to the Software Product receive the maximum protection available from such non-U.S. government for commercial computer software and documentation.

**13.5 Severability.** If any provision of this EULA is declared unenforceable, illegal or invalid by a competent tribunal under applicable law, then such provision shall be deemed automatically adjusted to conform to the requirements for validity and enforceability, and so adjusted, shall be deemed a provision of this EULA as though originally included herein. In the event that the abovementioned provision is of such a nature that it cannot be so adjusted, such provision shall be deleted from the EULA, and the remaining provisions of the EULA shall remain in full force and effect. WITHOUT LIMITING THE FOREGOING, IT IS EXPRESSLY UNDERSTOOD AND AGREED THAT EACH AND EVERY PROVISION OF THIS EULA WHICH PROVIDES FOR A LIMITATION OF LIABILITY, DISCLAIMER OF WARRANTY OR EXCLUSION OF DAMAGES IS INTENDED BY THE PARTIES TO BE SEVERABLE AND INDEPENDENT OF ANY OTHER SUCH PROVISION. FURTHER, IN THE EVENT THAT ANY REMEDY HEREUNDER IS DETERMINED TO HAVE FAILED OF ITS ESSENTIAL PURPOSE, ALL LIMITATIONS OF LIABILITY AND EXCLUSIONS OF DAMAGES SHALL REMAIN IN EFFECT.

**13.6 No Agency.** Nothing contained herein shall be construed as creating any agency, partnership, franchise or other form of joint enterprise between the parties.

**13.7 No Waiver.** The failure of either party to require performance by the other party of any provision hereof shall not affect the full right to require such performance at any time thereafter; nor shall the waiver by either party of a breach of any provision hereof be taken or held to be a waiver of the provision itself.

**13.8** Notices. All notices or demands hereunder shall be sent to the attention of the other party's Legal Department and will be deemed delivered upon acknowledgment of receipt by the other party.

**13.9** Language. This EULA is prepared and entered into in the English language only, which language shall be controlling in all respects. Any translations of this EULA into any other language are for reference only and shall have no legal or other effect.

**13.10** Entire Agreement. This EULA contains and constitutes the sole, complete and entire agreement and understanding between You and Crossmatch concerning the matters contained herein and may not be altered, modified or changed in any manner except with Crossmatch's prior written consent. No statements, promises or representations have been made by one party to the other, and the parties are not relying on any representations other than those expressly set forth herein.

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