

**THE SCO GROUP, INC.  
INTELLECTUAL PROPERTY LICENSE**

IMPORTANT, READ CAREFULLY ALL TERMS AND CONDITIONS OF THIS LICENSE AGREEMENT ("AGREEMENT") WHICH HAS BEEN PROVIDED TO YOU AND IS INCLUDED WITH THE CERTIFICATE OF LICENSE AUTHENTICITY ("COLA"). BY EXERCISING YOUR RIGHTS UNDER THIS LICENSE, YOU ACKNOWLEDGE THAT YOU HAVE READ THIS AGREEMENT AND UNDERSTAND IT, AND YOU AGREE TO BE BOUND BY ITS TERMS AND CONDITIONS. IF YOU DO NOT AGREE TO THE TERMS OF THIS AGREEMENT, DO NOT USE THE RIGHTS GRANTED HEREUNDER IN ANY MANNER.

YOU UNDERSTAND AND AGREE THAT SCO MAKES NO GRANT OF RIGHTS OR WARRANTIES OF ANY KIND EXPRESSED OR IMPLIED WITH RESPECT TO ANY SOFTWARE OTHER THAN THE SCO INTELLECTUAL PROPERTY DEFINED BY THIS AGREEMENT.

THIS AGREEMENT DOES NOT INCLUDE ANY RIGHTS TO ACCESS, USE, MODIFY OR DISTRIBUTE ANY SCO SOURCE CODE IN ANY FORM UNDER ANY LICENSING ARRANGEMENT.

**DEFINITIONS**

"Agreement" is the contract between you ("You") and The SCO Group, Inc. ("SCO"), relating to the rights acquired by You. The Agreement comprises (i) this document, (ii) any amendments agreed by both You and SCO in writing and (iii) any additional terms and conditions included in the COLA. Such additional terms may pertain, without limitation, to the following: term, fees and payment, number of permitted CPUs, registration requirements, restriction on runtime environment and transfer of Your rights.

"Code" shall mean computer programming instructions.

"CPU" shall mean a single physical computer processor.

"Desktop System" means a single user computer workstation controlled by a single instance of the Operating System. It may provide personal productivity applications, web browsers and other client interfaces (e.g., mail, calendaring, instant messaging, etc). It may not host services for clients on other systems.

"Method" shall mean the human or machine methodology for, or approach to, design, structure, modification, upgrade, debugging, tuning, improvement, or adaptation of Code.

"Object Code" shall mean the Code that results when Source Code is processed by a software compiler and is directly executable by a computer.

"Operating System" shall mean software operating system Code (or Code that substantially performs the functions of an operating system) that is a distribution, rebranding, modification or derivative work of the Linux® operating system.

"SCO IP" shall mean the SCO intellectual property included in its UNIX-based Code in Object Code format licensed by SCO under SCO's standard commercial license.

"Software" shall mean the Operating System in Object Code format.

"Source Code" shall mean the human-readable form of the Code and related system documentation, including all comments and any procedural language.

"System" shall mean a computer system, containing the licensed CPUs, controlled by a single instance of the Operating System.

"UNIX-based Code" shall mean any Code or Method that: (i) in its literal or non-literal expression, structure, format, use, functionality or adaptation (ii) is based on, developed in, derived from or is similar to (iii) any Code contained in or Method devised or developed in (iv) UNIX System V or UnixWare®, or (v) any modification or derivative work based on or licensed under UNIX System V or UnixWare.

"Update" shall mean the updates or revisions in Object Code format of the Software that You may receive. Update shall not include any alteration, modification or derivative work of the Operating System prepared by You.

**GRANT OF RIGHTS AND OBLIGATIONS**

Provided You comply fully with this Grant of Rights and Obligations, SCO will not consider such use of the SCO IP licensed by You under this Agreement to be in violation of SCO's intellectual property ownership or rights.

SCO grants You and You accept from SCO, the following limited, non-exclusive rights. This Agreement does not grant a right to receive any distribution of software from SCO or any other third party. You are not granted any other rights except for the rights specifically set forth herein. You acknowledge that, subject only to the rights specifically granted herein, all rights, title, and interest in the SCO IP shall remain at all times the property of SCO. The SCO IP is protected by copyright, under local law and under international copyright conventions.

Provided You pay the applicable license fee and complete the required registration of the COLA, SCO grants You the right to use all, or portions of, the SCO IP only as necessary to use the Operating System on each System for which the appropriate CPUs

have been licensed from SCO as designated on the COLA, for the applicable server or desktop system. You must take reasonable means to assure that the number of CPUs does not exceed the permitted number of CPUs. The rights licensed by this Agreement are limited to the use of the SCO IP in conjunction with the Operating System solely in Object Code format. Right to use licenses for Desktop Systems are not usable for, or transferable for use, with other Systems.

#### **LIMITATION OF WARRANTY**

SCO WARRANTS THAT IT IS EMPOWERED TO GRANT THE RIGHTS GRANTED HEREIN. SCO DOES NOT WARRANT THAT THE FUNCTION CONTAINED IN SCO IP WILL MEET YOUR REQUIREMENTS OR THAT ITS OPERATION WILL BE UNINTERRUPTED OR ERROR FREE.

ALL WARRANTIES, TERMS, CONDITIONS, REPRESENTATIONS, INDEMNITIES AND GUARANTEES WITH RESPECT TO THE SOFTWARE, WHETHER EXPRESS OR IMPLIED, ARISING BY LAW, CUSTOM, PRIOR ORAL OR WRITTEN STATEMENTS BY ANY PARTY OR OTHERWISE (INCLUDING, BUT NOT LIMITED TO ANY WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE OR ANY IMPLIED WARRANTY OF NON-INFRINGEMENT OF THIRD PARTY INTELLECTUAL PROPERTY RIGHTS) ARE HEREBY OVERRIDDEN, EXCLUDED AND DISCLAIMED. SOME STATES OR COUNTRIES DO NOT ALLOW THE EXCLUSION OF IMPLIED WARRANTIES, SO THE ABOVE EXCLUSION MAY NOT APPLY TO YOU. THIS WARRANTY GIVES YOU SPECIFIC LEGAL RIGHTS AND YOU MAY ALSO HAVE OTHER RIGHTS WHICH VARY FROM STATE TO STATE OR COUNTRY TO COUNTRY.

#### **LIMITATION OF LIABILITY**

UNDER NO CIRCUMSTANCES WILL SCO OR ITS REPRESENTATIVES BE LIABLE FOR ANY CONSEQUENTIAL, INDIRECT, SPECIAL, PUNITIVE, OR INCIDENTAL DAMAGES, WHETHER FORESEEABLE OR UNFORESEEABLE, BASED ON YOUR CLAIMS OR THOSE OF YOUR CUSTOMERS (INCLUDING BUT NOT LIMITED TO, CLAIMS FOR LOSS OF DATA, GOODWILL, PROFITS, USE OF MONEY OR USE OF THE SCO PRODUCTS, INTERRUPTION IN USE OR AVAILABILITY OF DATA, STOPPAGE OF OTHER WORK OR IMPAIRMENT OF OTHER ASSETS), ARISING OUT OF BREACH OR FAILURE OF EXPRESS OR IMPLIED WARRANTY, BREACH OF CONTRACT, MISREPRESENTATION, NEGLIGENCE, STRICT LIABILITY IN TORT OR OTHERWISE, EXCEPT ONLY IN THE CASE OF PERSONAL INJURY WHERE AND TO THE EXTENT THAT APPLICABLE LAW REQUIRES SUCH LIABILITY. IN NO EVENT WILL THE AGGREGATE LIABILITY WHICH SCO MAY INCUR IN ANY ACTION OR PROCEEDING EXCEED THE TOTAL AMOUNT ACTUALLY PAID BY YOU TO SCO FOR THE LICENSE OF THE SCO PRODUCT THAT DIRECTLY CAUSED THE DAMAGE.

SOME JURISDICTIONS DO NOT ALLOW THE LIMITATION OF EXCLUSION OF LIABILITY FOR INDIRECT, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES SO THE ABOVE LIMITATION MAY NOT APPLY TO YOU.

#### **TERM AND TERMINATION**

This license shall remain in effect until terminated as set forth herein. You may terminate this Agreement, without right to refund, by notifying SCO of such termination. SCO may terminate this Agreement, upon reasonable notice and without judicial or administrative resolution, if You or any of Your employees or consultants breach any term or condition hereof.

Upon the termination of this Agreement for any reason, all rights granted to You hereunder will cease.

#### **ASSIGNMENT**

You may not assign, sublicense, rent, lend, lease, pledge or otherwise transfer or encumber the SCO IP, this Agreement or Your rights or obligations hereunder

#### **MISCELLANEOUS**

All notices or approvals required or permitted under this Agreement must be given in writing. Any waiver or modification of this Agreement will not be effective unless executed in writing and signed by SCO. This Agreement will bind Your successors-in-interest. This Agreement is governed by the laws of the State of Utah, U.S.A.; excluding (i) Utah's choice of law principles and (ii) the United Nations Convention on Contracts for the International Sale of Goods. If any provision of this Agreement is held to be unenforceable, in whole or part, such holding will not affect the validity of the other provisions of this Agreement.

---

® Linux is a registered trademark of Linus Torvalds in the US and other countries

® UNIX and UnixWare are a registered trademarks of The Open Group in the US and other countries

SCO Part Number: AE00048P000  
021704