



SOFTWARE LICENSE TERMS

These Software License Terms apply to any quote, order, order acknowledgment, and invoice, and any license or delivery of Software by Viavi Solutions Inc. or any of its subsidiaries or affiliates ("Viavi"), in addition to Viavi's General Terms, which are incorporated by reference herein and are either attached hereto, or available at www.viavisolutions.com/terms or on request.

1. SCOPE AND DEFINITIONS. The definitions in Viavi's General Terms shall apply in addition to the following definitions:

"Authorized Users" means officers, employees and independent contractors of Customer, who are bound by enforceable written obligations to (i) treat the Software and Documentation of Viavi as Confidential Information (as set forth in Viavi's General Terms); and (ii) use such Software, Documentation and Confidential Information only on behalf of Customer and only in accordance with these Software License Terms. These Software License Terms do not apply to Firmware as defined in the General Terms.

"Arieso Software" means any Arieso software product, module or modules identified in a relevant order form, and (where applicable) all future corrections, modifications, updates and new versions provided under this Agreement from time to time for use in conjunction with such software. Except where expressly stated otherwise, Arieso Software forms part of the Software under these Software License Terms.

"End User" means a customer of Customer to whom Customer is permitted to distribute a copy of the Software.

"EULA" means the "Viavi Software and Data End User License Agreement" that is presented to End Users as part of the local installation of the Software or as part of the web-based/remote access to the Software.

2. NO SALE. Software and Documentation (and any copies thereof), are licensed only, not sold. Viavi reserves all rights, except as expressly granted in these Software License Terms.

3. LICENSE.

3.1 License Grant. Subject to the terms and conditions of this Agreement, Viavi grants Customer a non-sublicensable, non-exclusive, non-transferable, limited license to permit Authorized Users and End Users to use copies of the Software in accordance with the applicable Documentation, within the scope of the applicable License Model(s) ("License Models") described in Section 3.2 (License Models) and solely for Customer's internal business purposes. Viavi's license grant is conditioned upon Customer's continuous compliance with these Software License Terms and, if Customer violates any of these limitations or restrictions or any other terms of this Agreement, the license grant will automatically and immediately expire without notice from Viavi. Customer acknowledges that the license descriptions in this Section 3.1 and in Section 3.2 (License Models) define the scope of rights that Viavi grants to Customer and that any usage of the Software outside the scope of that license grant and the scope of any statutory rights constitutes an infringement of Viavi's and/or its licensors' Intellectual Property and/or Proprietary Rights as well as a material breach of these Software License Terms.

3.2 License Models. Any license grant under these Software License Terms is subject to the limitations defined in this Section 3.2 as applicable to Customer's License Model(s). Unless Viavi expressly specifies or agrees otherwise in a duly signed writing, all Software shall be governed by a Standard License (see Section 3.2.1 (Standard License)).

3.2.1. Standard License. Unless Viavi expressly specifies in writing that one or more additional or different License Models apply per Subsections 3.2.2 (Licensed Hardware) through 3.2.4 (Time Limit) below, Customer may install the Software on computers solely in accordance with one of the following options:

(i) **Single User License.** Unless Viavi specifically describes in writing a license for the Software as a "multi-user license", Customer may install and permit Authorized Users and/or End Users to install and use one (1) copy of the Software on either (i) one (1) stand-alone computer or (ii) one (1) Product, neither of which may be connected to a network in a manner that allows more than one (1) Authorized User to access, manipulate or otherwise create or use a copy of the Software. Customer may not use the Software other than on one (1) computer or Product.

(ii) **Multi-User License.** If Viavi identifies a license for the Software in a duly signed writing as a "multi-user license", then Customer may install and permit Authorized Users and/or End Users to install and use copies of the Software on stand-alone computers or Products, provided that the Software is installed for no more than the maximum number of Authorized Users and/or End Users specified by Viavi. Each Authorized User or End User may not use the Software other than on one (1) computer or Product. The maximum number of Authorized Users and End Users for the "multi-user" license shall be two (2), unless Viavi specifies another number in writing.

3.2.2 Licensed Hardware. Except in respect of Arieso Software, if Viavi in writing identifies a certain computer or Product ("Licensed Hardware") on which the Software may be used, then Customer may install and permit Authorized Users and/or End Users to use the applicable Software only on such Licensed Hardware. Customer may migrate the Software to a different computer or Product only if (i) Customer gives thirty (30) days' prior written notice to Viavi; (ii) Customer does not upload or use the Software on the Licensed Hardware after installing it on the destination computer or Product; and (iii) Customer removes all copies from the Licensed Hardware within two (2) weeks after installing it on the destination computer or Product, which will thereafter become the Licensed Hardware for purposes of these Software License Terms. Installation of the Software on such different destination computer or Product terminates Customer's license to use the previous installations of the Software.

3.2.3 Server-Client Architecture. If Viavi identifies Software in a duly signed writing as a "server software product" ("Server Software") then Customer may install and host one (1) copy of the server portion of such Software on a single server. Customer may install and permit Authorized Users and/or End Users to install and use copies of the client portion of such Software on computers in accordance with one of the following options:

(i) **Floating Licenses.** If Viavi specifically describes a license for Server Software in writing as a "floating license," Customer may install and permit Authorized Users to install and use the client portion of such Software on a reasonable number of computers solely in connection with the use of the Server Software and on the condition that no more than the maximum number of concurrent Authorized Users and End Users specified by Viavi may use the client or have access to the server portion of the Software at any one time. If Viavi does not specify in writing a different maximum number of concurrent Authorized Users for a floating license, the maximum number of concurrent Authorized Users shall be one (1).

(ii) **Node-Locked Licenses.** Unless Viavi specifically describes in writing a license for Server Software as a "floating license," Customer may install and permit Authorized Users and/or End Users to install and use the client portion of such Software solely in connection with the use of the Server Software and only on one (1) computer for each authorized node ("Authorized Customer Computer"). All activities related to the operation of the client portion of the Software must be performed on the same Authorized Customer Computer. The maximum number of Authorized Customer and End User Computers shall be one (1), unless Viavi specifies another number in writing.

(iii) **Arieso Licenses.** If Viavi specifically describes in writing a license for Server Software as an Arieso Software license, Customer may use the Server Software on the condition that: (1) no more than the total number of Authorized Users and/or End Users specified by Viavi may access the Server Software, and (2) no more than the maximum number of concurrent Authorized Users and/or End Users specified by Viavi may access to the Server Software at any one time. If Viavi does not specify in writing different numbers of maximum total and concurrent Authorized Users and End Users for this license, the maximum total and concurrent numbers of Authorized Users and End Users shall be one (1). If expressly specified in writing by Viavi, the license for such Server Software may also be limited to one Customer cellular/wireless network having the specified number of nodes and/or wireless technology.

3.2.4 Time Limit. Subject to Customer's ongoing compliance with the terms and conditions of this Agreement, including, without limitation, the payment of all fees or charges related to this Agreement, the term of the license(s) contained herein shall either a) continue for the Viavi-specified period for any limited duration license, at which point such license shall automatically expire at the end of such period, or b) if no period is specified by Viavi, continue until terminated in accordance with Section 6.1 below. Notwithstanding the foregoing, Viavi has the right to revoke Customer's license(s) at any time due to Customer's non-payment.

3.3 Copies. Except as expressly specified herein or agreed otherwise in writing, Customer may duplicate each item of Software that Viavi delivers only by (i) permanently installing one (1) copy on a computer (provided that Customer keeps the original copy that Viavi delivered only as a back-up copy, separately from any actively used Software; keeps records of such original copies indicating the location of its storage; and provides such records to Viavi upon request), and (ii) temporarily uploading such copy of the Software into the working memory of the computer on which it has been installed to the extent necessary for using the Software in accordance with the applicable Documentation and License Models. Customer may not create any other copies of the

Software, unless Viavi expressly permits additional copies in writing.

3.4 License Key Management. Viavi may, at its sole discretion, use or combine license management programs with any Software, which automatically monitor and enforce license restrictions and limitations, provided that such precautions shall not relieve Customer of its primary responsibility to ensure compliance with these Software License Terms. Customer expressly agrees to be fully responsible for compliance by all Authorized Users with these Software License Terms and all End Users with the EULA, to take all actions reasonably requested by Viavi to protect the rights of Viavi in the Software and Documentation, and to indemnify and hold Viavi harmless against any loss resulting from any breach of these Software License Terms by any Authorized User and from any breach of the EULA by an End User or any other individual or entity that Customer caused, enabled or allowed to use the Software in any manner not authorized under these Software License Terms.

3.5 License Restrictions. To the extent permitted by applicable law, Customer agrees not to (i) translate or create any derivative works based on the Software or Documentation or modify or alter the Software or Documentation in any manner whatsoever; (ii) sell, sublicense, lease, rent, loan, assign, convey, distribute, or otherwise transfer the Software or Documentation to any third parties; (iii) copy or use the Software or Documentation for any purpose or in any manner not expressly permitted in these Software License Terms; (iv) use the Software outside the permitted scope of the applicable License Model(s); (v) use the Software or Documentation, in any format, for or in the interest of any third party other than by Authorized Users; (vi) disclose the results of any benchmark test of the Software to any third party, without Viavi's prior written approval; or (vii) permit or encourage any third party to do any of the foregoing. Customer acknowledges that the structure, organization and source code of the Software remain confidential trade secrets of Viavi and its licensors. Customer shall cooperate with Viavi, and shall render all reasonable assistance requested by Viavi, to assist Viavi in preventing and identifying any use of, or access to, the Software and Documentation, by Authorized Users, End Users or otherwise, in violation of these Software License Terms. Any computer(s) and/or server(s) contemplated herein shall only contain one (1) single core, single central processing unit (CPU) per such computer or server. Additional fees may be applicable for multi-core/multi-CPU computers and servers. For greater clarity, no source code shall be licensed under these Software License Terms (except as set forth under the terms of any applicable Specific License(s) (defined below)).

3.6 Specific Licenses. To the extent that Customer acquires from Viavi any Software that is accompanied by or made available subject to end user license terms (other than the EULA) and/or other terms (in shrink-wrap, click-through or other format), either from Viavi or originating from third party licensors ("Specific Licenses") (i) Customer shall agree to such Specific Licenses vis-à-vis the licensor specified in such Specific Licenses; (ii) to the extent such Specific Licenses conflict with Section 3.1 (License Grant) through 3.5 (License Restrictions), the Specific Licenses shall take precedence with respect to the software (or portion thereof) subject to such Specific Licenses; and (iii) Customer's right to use the software (or portion thereof) subject to such Specific Licenses will be defined and restricted as set forth in such Specific Licenses. Original software developed by Viavi is not subject to Specific Licenses, including open source software licenses. Terms of these Software License Terms that are different from applicable Specific Licenses are offered by Viavi alone.

4. AUDIT. Upon reasonable notice, Viavi or its agent(s) may inspect Customer's facilities (including computers) and records to verify Customer's compliance with these Software License terms and payment for all Software licensed (including applicable support fees) to Customer. Customer will keep records regarding its use in sufficient detail to permit this verification. Customer shall fully cooperate with such audit, and grant all required assistance and dial-in and/or on-site access to all networks, records, materials and equipment. If, after an audit, it is determined that Customer has underpaid any amounts due, Viavi will invoice Customer for and Customer will pay the amount of the underpayment plus interest from the date payment was due. If the underpayment is more than five (5%) percent of the amount properly due, Customer will also pay Viavi inspection expenses. Viavi's rights and remedies under this Section 4 shall be in addition to and not in lieu of any other rights or remedies that are available to Viavi at law or in equity.

5. LIMITED WARRANTY AND DISCLAIMERS.

5.1 Limited Warranty. Viavi warrants that on the Delivery Date, the Software will substantially conform to Viavi's specifications in the applicable Documentation, subject to the limitations and exclusions in Section 5.1.1 (Excluded Causes) through Section 5.1.3 (No Warranties for Updates).

5.1.1 Excluded Causes. Customer has no warranty rights with respect to defects or non-conformities caused by or related to (i) use of the Software with hardware or software that was not expressly specified in writing by Viavi as suited for use with the Software; (ii) Customer's failure to follow Viavi's operating instructions; (iii) failure to implement all updates, upgrades, and other new releases of Software made available to Customer (provided, for the avoidance of doubt, that Viavi is not obligated to make available any such new releases outside the scope of a separate maintenance agreement); (iv) changes to the Customer environment, in which Software was provided; or (v) acts or omissions of persons other than Viavi or its authorized representatives.

5.1.2 Modifications. Customer has no warranty rights with regard to any Software (i) that has been modified by someone other than Viavi, unless such modifications were directed or approved by Viavi in writing and made in conformance with all specifications and instructions provided by Viavi in such writing; (ii) that Viavi modified in accordance with Customer's request, specifications, or instructions, unless Viavi agreed in a duly signed writing that the modified Software would be covered by the limited warranty specified in Section 5.1 (Limited Warranty); or (iii) third party products.

5.1.3 No Warranties for Updates. Viavi does not extend any warranties under these Software License Terms for any updates that Viavi may make available under Viavi's Software Maintenance Terms. Any warranties for any updates are exclusively and finally provided for under Viavi's Software Maintenance Services Terms, if applicable.

5.2 Exclusive Remedies. If the Software materially fails to conform to the limited warranty set forth in Section 5.1 (Limited Warranty), Viavi shall, at its sole discretion (i) repair or replace the non-conforming Software to remedy the non-conformity identified by Customer in accordance with Section 5.3 (Warranty Period); or (ii) issue a credit to Customer equal to the amounts paid for the Software in exchange for return of the non-conforming Software, in which case all licenses granted to Customer under these Software License Terms for such Software shall automatically terminate. This Software warranty does not obligate Viavi to provide any on-site repair or on-site replacement of Software. At Viavi's discretion, repair of the Software may be made in later releases of Software and may require the purchase of additional software or hardware at Customer's expense. THE REMEDIES EXPRESSLY PROVIDED IN THIS SECTION 5.2 (EXCLUSIVE REMEDIES) WILL BE CUSTOMER'S SOLE AND EXCLUSIVE REMEDIES AND SHALL BE IN LIEU OF ANY OTHER RIGHTS OR REMEDIES CUSTOMER MAY HAVE AGAINST VIAVI WITH RESPECT TO ANY NON-CONFORMANCE OF SOFTWARE.

5.3 Warranty Period. Unless Viavi expressly specifies or agrees on a different warranty period in a duly signed writing, the Limited Warranty period set forth in Section 5.1 shall be ninety (90) days and begin on the Delivery Date. Customer shall have no warranty claims under Section 5.1 (Limited Warranty), unless Viavi receives from Customer, during the warranty period and within thirty (30) days of the date on which Customer noticed or should have known about the warranty breach, (i) a written notice describing the warranty breach in reasonable detail ("Warranty Claim"); (ii) remote and physical access to the affected Software as well as information in sufficient detail to enable Viavi to reproduce and analyze the failure.

5.4 Disclaimer. EXCEPT AS SPECIFIED IN SECTION 5.1 (LIMITED WARRANTY), VIAVI MAKES NO EXPRESS REPRESENTATIONS OR WARRANTIES WITH REGARD TO ANY SOFTWARE. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, VIAVI DISCLAIMS ALL IMPLIED WARRANTIES, CONDITIONS, AND REPRESENTATIONS, INCLUDING, BUT NOT LIMITED TO, ANY WARRANTIES OR CONDITIONS OF MERCHANTABILITY, SATISFACTORY QUALITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT, REGARDLESS OF THE LEGAL THEORY ON WHICH SUCH IMPLIED WARRANTY, CONDITION OR REPRESENTATION MAY BE BASED, INCLUDING, WITHOUT LIMITATION, CONTRACT, COURSE OF DEALING, USAGE, OR TRADE PRACTICE AND, WITHOUT LIMITING THE FOREGOING, MAKES NO WARRANTY THAT THE SOFTWARE WILL BE ERROR-FREE, THAT ITS PERFORMANCE OR OPERATION WILL BE UNINTERRUPTED, OR THAT THE SOFTWARE WILL PERFORM ON ANY HARDWARE OR WITH ANY SOFTWARE, EXCEPT AS EXPRESSLY CERTIFIED AS INTEROPERABLE BY VIAVI IN THE APPLICABLE DOCUMENTATION. THE SOFTWARE IS NOT FAULT-TOLERANT AND IS NOT DESIGNED, MANUFACTURED, OR INTENDED FOR USE OR RESALE AS SOFTWARE FOR USE IN HAZARDOUS ENVIRONMENTS REQUIRING FAIL-SAFE PERFORMANCE IN WHICH THE FAILURE OF THE SOFTWARE COULD LEAD DIRECTLY TO DEATH, PERSONAL INJURY, OR SEVERE PHYSICAL OR ENVIRONMENTAL DAMAGE.

5.5 U.S. Government End Users. The Software is made available to non-Department of Defense (DOD) agencies of the United States Government with RESTRICTED RIGHTS and its supporting documentation is provided with LIMITED RIGHTS. Use, duplication, or disclosure by the United States Government is subject to the restrictions as set forth in subparagraph "C" of the Commercial Computer Software - Restricted Rights clause at FAR 52.227-19 or any successor clause. In the event the sale is to a DOD agency, the Government's rights in software, supporting documentation, and technical data are governed by the restrictions in the Technical Data Commercial Items clause at DFARS 252.227-7015 and DFARS 227.7202 or any successor clauses. The Software is a trade secret of Viavi for all purposes of the Freedom of Information Act or its successor legislation or any other disclosure statute, regulation or provision and in all respects is and shall remain proprietary to Viavi or its licensors. The U.S. Government must refrain from changing or removing any insignia or lettering from the Software or from producing copies of the Software and manuals (except one copy of the Software for backup purposes). Use of the Software shall be limited to the facility for which it is acquired. All other U.S. Government personnel using the Software are hereby on notice that use of the Software is subject to restrictions that are the same as, or similar to, those specified above.

6. TERMINATION.

6.1 Termination for Cause. Without limiting Section 3.1 (License Grant) with respect to the automatic termination of license rights for specific Software, Viavi may terminate — at Viavi's sole discretion either all or specific — licenses to Software granted hereunder, by giving written notice, effective immediately, if within ten (10) days of Viavi's delivery of a reasonably detailed written request to cure, Customer has not cured all breaches of payment obligations, license limitations and restrictions, including, but not limited to, the License Models, or any other substantial obligations under these Software License Terms or the Agreement. Upon such termination, Customer shall immediately pay all outstanding fees, cease use of all Software and related Documentation, return or delete, at Viavi's request and sole discretion, all copies of the Software and Documentation in Customer's possession, and certify compliance with all foregoing obligations to Viavi in writing. These termination rights are in addition to any other rights and remedies that Viavi may have at law or in equity.

6.2 Survival. Viavi's General Terms and these Software License Terms, except Sections 3.1 (License Grant), 3.2 (License Models), 3.3 (Copies) and 5.1 (Limited Warranty) shall survive termination of any or all licenses granted hereunder.