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Agreement: means this Software License Agreement, as same may be amended, modified, restated or supplemented from time to time, together with its schedules, the Addendums and the Documentation.

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Open Source Software: refers to the open source software that is provided with, or embedded in, a Software, in all or in part, in accordance with applicable Public Licenses.

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Subscription Period: if a License is purchased on a subscription basis, means the period of your License subscription as indicated on your invoice.

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System: means any computer hardware, mobile device, server, network or other electronic device on which the Software is installed, accessed or used by a User.

Upgrades: means any new version of a Software and any update, upgrade, improvement, vulnerability patch, revision, supplement, modification, enhancement, translation, feature, add-on, tool, functionality, maintenance or fixe developed and incorporated into a Software by Devolutions from time to time.

Upgrade Period: refers either to your Subscription Period if the License is purchased on a subscription basis, or to the period of your Software upgrade and maintenance plan selected with the purchase of a perpetual License, as applicable.

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2. Grant of License

- (a) <u>General License.</u> Subject to the payment of applicable License fees and your compliance with the terms and conditions of this Agreement, Devolutions hereby grants you:
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 - ii) In the case of a perpetual license (RDM only): a fully-paid, perpetual, nonexclusive, revocable, nonsublicensable and nontransferable license allowing you and your Users to install, reproduce and access the Software in accordance with your Specific License Terms; and
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(c) Trial and Beta Versions. Devolutions may, in its sole discretion and at any time, offer you to install and use a trial version of the Software for trial or evaluation purposes (a "Free Trial") or a beta version of the Software prior to its official release (a "Beta Version"). We reserve the right to limit, modify or terminate your right to use a Free Trial or a Beta Version at any time and for any reason, without liability to you. You understand and agree that a Beta Version is a development version of our Software that may be incomplete or partially inoperable and that may contain unknown bugs, errors or other defects. We have no obligation to provide technical support for a Beta Version and your use thereof is made at your sole discretion and own risk. Free Trials and Beta Versions are provided "AS-IS", and we disclaim any liability, indemnities or warranties, whether express, implied, statutory or otherwise in connection with your use of a Free Trial or Beta Version, and you hereby waive the exercise of any right, claim, recourse or remedy against Devolutions in connection with such use.

3. License Restrictions

The License granted to you is subject to the restrictions set forth below. You agree not to (and you shall not permit any User or third party to): (i) use or allow the use of the Software or access thereto by a number of Users in excess of the limit allowed under your Specific License Terms; (ii) reverse engineer, disassemble, compile or decompile the object code of the Software, or otherwise attempt to derive, reconstruct or discover the source code of the Software or any underlying algorithms, file formats, programming or interfaces of the Software, by any means whatsoever; (iii) use an unauthorized or self-modified version of the Software; (iv) use the Software for the purpose of developing commercially competitive products or services; (v) engage in any conduct that may disrupt or impede the use of the Software by a third-party; (vi) publicly disclose or display, distribute, share, rent, lease, sublicense, assign, sell, transfer, exploit or make publicly available the Software, except as authorized herein; (vii) modify, translate, alter or improve the Software or the Documentation, incorporate or combine the Software into/with other unauthorized software, or create derivative works from the Software: (viii) use the Software in any way that is contrary to, or in violation of, applicable laws or the rights of third parties, including without limitation any laws, regulations or rights relating to intellectual property, privacy and protection of Personal Data. You are responsible for ensuring that your Users always comply with the License, the applicable Specific License Terms and the provisions of this Agreement when using the Software and the Documentation. You remain responsible towards Devolutions for all actions and omissions committed by your Users in violation of this Agreement and you shall defend and hold Devolutions harmless from any claim or damage incurred in connection with any such actions and omissions.

4. Fees and Payment

- (a) Fees and Payment. The grant of the License is conditional upon your timely payment of the fees specified on your invoice. Except as otherwise specified herein, the License fees paid or payable are non-refundable and non-cancelable. If you pay with a credit card, you agree to provide your credit card information and other required Personal Data to our third-party payment processor to process your payment on our behalf. Any and all transaction fees, currency conversion fees or currency conversion rates charged or applied by your financial institution or credit card issuer are at your sole charge. You are responsible for providing us with complete and accurate billing and contact information and to keep such information updated.
- (b) Resellers. If you purchase a License through an authorized reseller (a "Reseller"), you will pay the applicable fees to the Reseller as agreed between you and the Reseller, instead of paying us. Our invoice will state the details of your transaction with us as communicated by the Reseller on your behalf, and we are not responsible for any inaccuracy or error committed by the Reseller when confirming your order. You hereby authorize us to obtain from your Reseller relevant information about you and your Users (which information may include Personal Data) for the purpose of processing your order and provide you with our products and services. Such information will be collected and processed by us in accordance with our Privacy Policy. Resellers are not authorized to modify the terms of this Agreement or to make any promises or commitments on our behalf, and we are not bound by any obligations to you other than as set forth in this Agreement. If you are entitled to a refund under the present terms, then unless we otherwise specify, we will refund any applicable fees to the Reseller directly and the Reseller will be solely responsible for refunding the appropriate amounts to you.



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- (e) <u>Taxes</u>. Our prices as displayed on our website do not include any taxes, levies, duties or similar fees that may apply or be imposed by any governmental entity or agency in connection with the purchase of your License (such as VAT, sales taxes or withholding taxes, as the case may be). Any such taxes will be added to your License fees indicated on your invoice and are payable to us in full without any right of set-off or deduction.

5. Upgrades, Renewals and Customer Support

- (a) <u>Upgrades.</u> You may install and have access to Upgrades issued during your Upgrade Period at no additional cost. It is your responsibility to install available Upgrades and you acknowledge that the failure to do so may affect or limit (i) your capacity to properly use the Software or certain of its features, (ii) the level of security of the Software (especially if the Upgrade concerns the correction of a disclosed vulnerability or security issue), or (iii) our capacity to properly address your technical support requests.
- (b) Renewals. Your Upgrade Period may be renewed on or prior to its expiration by paying the then-applicable License fees (a renewal notice will be sent to you in advance). If you purchased your License on a subscription basis and fail to renew it prior to the expiration of your Subscription Period, you will no longer be able to use the Software unless and until you renew your License. If you purchased a perpetual License and fail to renew your Upgrade Period, you will no longer have access to future Upgrades but you will still be able to use the Software in its then-current version.
- (c) <u>Customer Support.</u> Your level of customer support will depend on the customer support plan selected with the purchase of your License. Please refer to the terms of our Support Level Addendum for further details, which terms are incorporated into this Agreement by this reference. You may also consult our online <u>Support Center</u> to obtain online help and general information on our Software specifications, settings and configuration.

6. Security and Privacy

- (a) Security. It is your responsibility to maintain the security and confidentiality of your License keys and passwords to access the Software, and you acknowledge that Devolutions will not be liable for any losses caused by your failure to properly protect them or arising from any unauthorized access to the Software. We may (without being obligated to) verify at any time the identity or authority of any person using a License key or seeking to communicate with us on your behalf. You should promptly contact our security team (security@devolutions.net) for any security-related concerns, or otherwise consult our Commitment to security.
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- (b) <u>Indemnification by Customer</u>. You will defend and indemnify us and our officers, directors, agents, employees, successors and assigns against any third party claim, demand, suit or proceeding arising out of or related to your



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- (a) <u>Limited Warranty.</u> Except as provided below, Devolutions warrants that the Software will perform materially in accordance with the specifications, features and operations described in the Documentation for the term of Your Upgrade Period (the "Limited Warranty").
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- (b) Exceptions to Limitation of Liability. The limitations of liability in Subsection 11(a) do not apply: (i) to Devolutions' indemnification obligation set forth in Subsection 9(a), and (ii) in cases of gross negligence or intentional misconduct.
- (c) Exclusion of Indirect and Consequential Damages. NOTWITHSTANDING ANY OTHER PROVISION OF THIS AGREEMENT AND TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT SHALL DEVOLUTIONS BE LIABLE TO YOU OR ANY USER FOR (i) ANY INDIRECT, CONSEQUENTIAL, INCIDENTAL, PUNITIVE OR SPECIAL DAMAGES, (ii) DAMAGES FOR OR RELATED TO BUSINESS INTERRUPTION OR LOSS OF INCOME, GOODWILL OR PROFITS, (iii) DAMAGES RELATED TO PRIVACY OR SECURITY BREACHES OR LOSS OR CORRUPTION OF DATA, FILES OR COMPUTER PROGRAMS, WHETHER ARISING OUT, IN EACH CASE, OF THE USE OF OR THE INABILITY TO USE THE SOFTWARE, THE PROVISION OF OR THE FAILURE TO PROVIDE SUPPORT OR OTHER SERVICES, OR ANY BREACH OF CONTRACT, ANY TORT (INCLUDING NEGLIGENCE, MISREPRESENTATION OR STRICT LIABILITY), ANY BREACH OF STATUTORY DUTY, OR ANY BREACH OF WARRANTY, EVEN IF DEVOLUTIONS HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

12. Term and Termination

- (a) <u>Term of the Agreement</u>. This Agreement becomes effective on the date you purchase or acquire a License and continues until all your Licenses expire or are terminated by either party as specifically authorized herein.
- (b) Termination. A party may terminate this Agreement or a License for cause (i) upon 30 days written notice to the other party of a material breach if such breach remains uncured at the expiration of such period, or (ii) immediately if the other party becomes the subject of a petition in bankruptcy or any other proceeding relating to insolvency, receivership, liquidation or assignment for the benefit of creditors. Notwithstanding the foregoing, we may terminate a License and this Agreement without prior notice if you breach any of your obligations under Section 3 ("License Restrictions") or Subsection 13(h) ("Export Administration").



- (c) Refund upon Termination. If you terminate this Agreement or a License in accordance with Subsection 12(b) ("Termination"), we will refund your prepaid fees (if any) for the remaining of your Upgrade Period (based on the effective termination date). If we terminate this Agreement or a License in accordance with the same Subsection 12(b), or if you elect to terminate this Agreement or a License for any other reason or no reason prior to the expiration of your Upgrade Period, we will have no obligation to refund any prepaid fees.
- (d) <u>Effect of Termination.</u> Upon termination of this Agreement or a License by either party for any cause or any reason, all License rights granted to you hereunder will immediately terminate and you will promptly cease using the related Software and destroy all copies thereof in your possession or control. Upon written request by Devolutions, you will deliver a certificate executed by an authorized officer stating that you have complied with all your obligations provided in this Subsection.
- (e) <u>Surviving Provision.</u> Notwithstanding anything to the contrary herein, any and all provisions of this Agreement that must necessarily survive to fulfill its essential purposes and to give full effect to the parties' intents expressed herein shall survive the termination of this Agreement.

13. Miscellaneous

- (a) <u>Notices</u>. All notices related to this Agreement will be in writing and will be effective upon (a) personal delivery, (b) the second business day after sending by first class mail or courier, or (c) the day of sending by email.
- (b) Amendments. The terms of the Agreement in effect at the time you purchase or acquire your License will continue to apply for the entire term of your Upgrade Period, unless such terms are modified during such period by written agreement signed by both parties. We nevertheless reserve the right to amend or update the terms of the Agreement from time to time following your License purchase or acquisition, it being understood that such amendments will only become applicable to you at the beginning of your next Upgrade Period or your purchase or acquisition of a new License. If you do not agree with such amendments, in whole or in part, you may decide not to renew your Upgrade Period. Your decision to renew your Upgrade Period after the terms of this Agreement being amended will confirm your consent to such amendments. Notwithstanding the foregoing, we reserve the right to amend our Documentation, Support Level Addendum and Privacy Policy at any time by posting an amended version on our Website, and such amendments will become effective immediately unless otherwise specified or unless they involve a material change to your rights or obligations, in which case a ten (10) days prior written notice will be sent to you.
- (c) <u>Assignment.</u> You may not assign, transfer or sublicense any of your rights or obligations hereunder, whether by contract, operation of law or otherwise, without our prior written consent, except if the assignment is made to an Affiliate or as part of a corporate reorganization, consolidation, merger, acquisition or sale of all or substantially all of your business and assets. We have the right to assign at any time our rights and obligations hereunder (subject to providing a notice to you) and to perform all or any part of our obligations hereunder through third party subcontractors. Subject to the foregoing, this Agreement will bind and inure to the benefit of each party's successors and permitted assigns.
- (d) <u>Verification</u>. Upon our written request, you will confirm to us in writing that the Software is being used in conformity with this Agreement and provide reasonable cooperation, information and documents in support of your confirmation. Should we discover any use of the Software in violation of this Agreement, we reserve the right to terminate it together with all related Licenses, in addition to such other rights and remedies that we may have herein or under applicable law.
- (e) Governing Law; Jurisdiction. This Agreement shall be governed by and construed in accordance with the laws of the Province of Quebec, Canada, without reference to its conflict of laws principles. The application of the United Nations Convention on Contracts for the International Sale of Goods to this Agreement is expressly excluded.
- (f) <u>Dispute Resolution MANDATORY ARBITRATION CLAUSE</u>. The parties acknowledge and agree that any unresolved claim, dispute, or controversy (excluding any claims for injunctive relief) arising out of or in connection



with this Agreement, or the breach or alleged breach thereof, will be treated under the exclusive auspices of arbitration by the Canadian Commercial Arbitration Centre, by means of arbitration and to the exclusion of courts of law, in accordance with its General Commercial Arbitration Rules then in force. Such arbitration shall be held in front of a sole arbitrator in Montreal, Province of Quebec, in the English language or any other language as may be mutually agreed. The decision of the arbitrator shall be final, binding and non-appealable. Each party will share equally the costs of arbitration (other than the costs and fees of their respective attorneys). Notwithstanding the foregoing, nothing herein shall be deemed as preventing a party from seeking injunctive relief or provisional or ancillary remedies from the courts as necessary to protect any of its proprietary interests, including to prevent the actual or threatened infringement, misappropriation or violation of its intellectual property rights, and the parties agree to submit exclusively to the courts having jurisdiction within the judicial district of Montreal, Province of Quebec, for any such proceedings. Each party hereby waives all defenses of lack of personal jurisdiction and forum nonconveniens in connection with any action brought in the foregoing courts.

- (g) <u>Severability.</u> If any provision of this Agreement is declared unlawful, void or unenforceable by a court having competent jurisdiction, then that provision shall be enforced to the maximum extent permissible so as to give effect to the intent of the parties and the remainder of this Agreement shall continue to be in full force and effect.
- (h) Export Administration. The Software may be subject to export laws and regulations of Canada, the United States and other jurisdictions, including those of your originating country. You agree to comply fully with such export laws and regulations to ensure that the Software is not: (i) used or exported, directly or indirectly, in violation thereof; or (ii) used or intended to be used for any purposes prohibited by such laws and regulations, including without limitation nuclear, chemical, or biological weapons proliferation. Without limiting the generality of the foregoing, you represent that you are not named on any Canadian or U.S. government denied-party list, and that you will not permit any third party to access, use or export the Software in a country subject to an embargo from Canada, the United States or your originating country.
- (i) <u>U.S. Government.</u> This Subsection applies only to the extent that Customer is a United States federal, state, or local government ("U.S. Government") and that the Software is used for governmental purposes. Any private, personal, or non-governmental purposes shall result in the waiver of this Subsection. The Software is commercial in nature and available in the open marketplace, and is therefore a "Commercial item", as that term is defined in 48 C.F.R. 2.101, and is a "Commercial Computer Software" as such term is defined in 48 C.F.R. §252.227-7014(a)(1), and used in 48 C.F.R. §12.212 and 48 C.F.R. 227.7202, as applicable. All sales to U.S. Government shall be consistent with 48 C.F.R. §12.212, 48 C.F.R. §227.7202 through 227.7202-4, and other relevant sections of the Code of Federal Regulations, as applicable. The Software is licensed to U.S. Government with only those rights as granted to all other customers, according to the terms and conditions contained in this Agreement.
- (j) <u>Force Majeure.</u> Neither party shall be deemed in default or otherwise liable for any delay in or failure of its performance under this Agreement (other than payment obligations) by reason of any event of force majeure or any other unforeseeable cause which is beyond the reasonable control of such party.
- (k) <u>Failure to Exercise Rights</u>. The failure of either party to exercise any of its rights under this Agreement shall not be deemed to be a waiver of such rights. No waiver of a breach of this Agreement will constitute a waiver of any other breach of this Agreement. In order to be valid, a waiver must be given explicitly in writing by an authorized representative of the party accepting to waive its right.
- (I) <u>Election of Remedies</u>. All rights and remedies, whether evidenced hereby or by law shall be cumulative and may be exercised singularly or concurrently unless otherwise stated herein. Failure of either party to enforce any provision hereof shall not prevent enforcement on any other occasion.
- (m) Entire Agreement. Each party agrees that this Agreement constitutes the entire agreement between the parties with respect to the use of the Software and the other subject matters covered herein, superseding all proposals, negotiations, and communications, oral or written, between the parties with respect to the subject matters hereof, unless otherwise expressly agreed in writing. Any terms or conditions appearing on any purchase order,



acknowledgment, invoice or confirmation (including any document or agreement entered into with a reseller from which you obtained the Software) that are different from or inconsistent with those set forth in this Agreement shall not be binding on the parties, even if signed and returned, unless it is expressly stated that such other terms and conditions take precedence over conflicting terms of this Agreement. In the event of any conflict or inconsistency among the following documents, the order of precedence shall be: (1) the invoice that we issue to you, (2) the Agreement, (3) the Addendums, and (4) the Documentation.

(n) <u>Language</u>. The parties have expressly requested and required that this Agreement and all other related documents be drawn up in the English language. Les parties conviennent et exigent expressément que cette Convention et tous les documents qui s'y rapportent soient rédigés en anglais.



APPENDIX A

Specific License Terms

Remote Desktop Manager (RDM Enterprise Edition)

<u>User License</u>: allows a single designated User of an Organization to install and access RDM for business purposes.

<u>Site License</u>: allows up to a maximum of fifty (50) designated Users from a single site or office of an Organization to install and access RDM for business purposes, regardless of how many Users are connected at the same time.

<u>Site Unlimited License</u>: allows an unlimited number of designated Users from a single site or office of an Organization to install and access RDM for business purposes.

<u>Multi-Sites License</u>: allows an unlimited number of designated Users from multiple sites or offices of an Organization to install and access RDM for business purposes.

RDM Enterprise Licenses may be purchased on a subscription or a perpetual basis. Access to RDM additionnal modules, extensions and third-party software integrations may also be offered and purchased separately.

Remote Desktop Manager (RDM Free Edition)

The License allows a single designated User to install and access a limited versions of RDM for business purposes or personal needs, at no cost. The Free Edition does not include all the features and does not support or integrate all the technologies offered with the Enterprise Edition. You may compare the two editions here.

Devolutions Server (DVLS)

<u>Team Edition</u>: allows up to a maximum of fifteen (15) designated Users from an Organization to access DVLS and to connect with one (1) data source and one (1) domain.

<u>Enterprise Edition</u>: allows up to a maximum of fifty (15) designated Users from an Organization to access DVLS and to connect with a maximum of three (3) data sources and one (1) domain.

<u>Platinum Edition</u>: allows an unlimited number of designated Users from an Organization to access DVLS and to connect with an unlimited number of data sources and domains.

Other specific features available with each DVLS Edition may be found here. DVLS Licenses are available on a subscription basis only. Access to additional DVLS modules (such as our Privileged Access Management Module), extensions and third-party software integrations may also be offered and purchased separately.

<u>Client Access License ("CAL")</u>: allows a single designated User to access DVLS (any Edition) via the web application or Devolutions Web Login. Site Licenses (up to fifty (50) User CALs for a single site), Site Unlimited Licenses (unlimited User CALs for a single site) and Multi-Sites Licenses (unlimited User CALs for multiple sites) are also available. Subscription to a DVLS License does not include the subscription to Client Access Licenses, which must be purchased separately.

<u>Devolutions Launcher License</u>: allows a single designated User to open remote connections directly from the DVLS web interface. Site Licenses (up to fifty (50) Users from a single site), Site Unlimited Licenses (unlimited Users from a single site) and Multi-Sites Licenses (unlimited Users from multiple sites) are also available. Subscription to a DVLS



