

Madge Software and Related Documentation License and Limited Warranty Agreement (the “Agreement”)

Important: By installing, copying or otherwise using any part of this Product (as defined below) you agree to be bound by the terms of this Agreement. If you do not agree, Madge is unwilling to supply and license the Product. In such event you may not install, copy or use the Product and you should promptly return it to an authorised reseller for a refund. Use of the Product is deemed acceptance of this Agreement.

(A) Definitions: This legal Agreement is between you and Madge Limited (“Madge”) whose registered office is Madge House, Priors Way, Maidenhead, Berkshire, SL6 2HP, United Kingdom. All and any references to Madge also includes Madge’s authorised agents, distributors or resellers. This Agreement covers: (1) the Madge WLAN Security Server hardware included in this package and purchased by you (the “Hardware”); (2) the Madge software included in this package or downloaded or otherwise given, sold to or used by you (the “Software”); (3) all written materials, whether printed, on-line or electronic, relating to the Hardware or Software (the “Documentation”); and (4) the Madge authorised software updates, upgrades, patches or revised license keys (the “Permitted Upgrades”). The Hardware, Software, Permitted Upgrades and Documentation together are referred to as the “Product”.

(B) Extent of License Grant: This Agreement grants you the right to use the Hardware and a revocable non-exclusive, non-transferable, restricted and personal perpetual license to use the Software, Permitted Upgrades and Documentation under the following terms and conditions:

(C) Madge Software License: (1) The Software licensed by this Agreement includes all software on any “Software Media” (defined as including but not limited to: software pre-programmed or pre-loaded within the Hardware, CD ROM, floppy disk, web site downloads or any other form of electronic distribution) supplied to you. (2) You agree that all Permitted Upgrades or variants to any of the Software supplied to you by Madge on any Software Media will be subject to the terms, conditions, limited warranties and remedies of this Agreement. (3) The Software is owned by Madge or its licensors and is protected by England’s and other countries’ copyright laws in which the Software is being used and by international treaty provisions. Madge or its licensors retain full ownership of and title to the Software and no rights are granted to you other than a license to use the Software on the express terms set out in this Agreement.

(D) Restrictions of Use: This Agreement imposes certain restrictions on your use of the Software (which, for the purposes of this clause D shall include Permitted Upgrades). (1) **You may:** (i) use the Software only in machine-readable format; (ii) use the Software with the Hardware and to upgrade the same with Permitted Upgrades; (iii) make one copy of the Software for back-up purposes only, provided the back-up copy is not installed or used on any computer; (iv) make copies of any Documentation, but only for use within the organisation to which you belong and for which it was purchased for use within and only for the purposes of installing and using the Software and Hardware; (v) you must include all copyright, proprietary legends and other notices included on the Software or Documentation on any permitted copies you make. (2) **You may not,** unless otherwise permitted in this Agreement: (i) make any copy of any of the Software other than for back-up purposes or duplicate any Software onto any software media that was not supplied by Madge; (ii) use the Software for any purpose other than as permitted in this Agreement; (iii) make or distribute copies of the Software, Software Media or Documentation or electronically transfer copies of the same from one computer to another or over a network, intranet or extranet; (iv) sublicense, sell, rent, loan, transfer, lease, distribute or create derivative works based upon the Software, Software Media or Documentation to another; (v)

transfer or assign your rights to use the Software except upon an authorised transfer of any associated Madge Hardware with which or for which the Software was supplied, and then only if the transferee expressly agrees to be bound by all of the terms of this Agreement; (vi) use the Software in a life-support, hazard or safety system of whatever kind, without the prior written approval of Madge, and in any event you shall take full responsibility for such use. (3) **You acknowledge and agree that:** (i) the Software may only be used in conjunction with a defined number of wireless devices; this number is set in the license keys. Any use of the Software that exceeds this number constitutes an infringement of the copyright of Madge and/or its licensors and is in breach of this Agreement. You may be able to upgrade the number of wireless devices supported by the Software on payment of an upgrade fee. In this case Madge will issue new license keys to you; (ii) if you purchase additional device license keys, to upgrade the Software, you agree that this Agreement will thereafter apply to such upgraded Software. In these circumstances, the Warranty Period (as defined below) will run from the date of purchase of the original Product; (iii) you will not be entitled to a new Warranty Period each time you upgrade the Software; (iv) if you upgrade any older Madge Hardware (“Upgraded Hardware”) with any of the Software, that this Agreement will thereafter apply to such Upgraded Hardware. However, the applicable warranties will be those supplied with the original product and will run from the date of purchase from Madge of the original product; (v) if you obtain any other Madge software product and are not bound by a written Madge software license and limited warranty, you agree that you will use such software in accordance with the terms of this Agreement; (vi) the underlying design of all Madge hardware and the structure, sequence, organisation and source code of all Madge software are proprietary, confidential and valuable trade secrets of Madge or its licensors or suppliers; (vii) you will not decompile, disassemble, reverse engineer, modify or otherwise reduce to a human perceivable form in any way, any of the Hardware, Upgraded Hardware or Software except to the extent that the foregoing restriction is expressly prohibited by applicable law; (viii) the export of the Hardware, Upgraded Hardware or Software may be restricted by the export control laws of the United States of America and other countries. You agree to comply with all such applicable export control laws; (ix) without limiting the rights that the licensors of Madge may otherwise have to protect their intellectual property rights, each of such licensors are expressly intended to be third party beneficiaries in respect of this Agreement for their respective software products and may have the right to enforce such terms against you and no other third parties are intended, implied or expressly, intended to benefit under this Agreement; (x) the license granted hereby is effective until terminated; (xi) by using the Product you hereby give explicit consent for Madge to process your personal data (“Personal Data”) for administrative, billing, marketing and support purposes, to include the transfer of Personal Data inside and outside of the European Economic Area (including, but not limited to the United States of America). You agree that Madge may collect data from, or through your use of, the Hardware and/or Software supplied to you by Madge and from information that you or your reseller or distributor supplies to Madge. Madge acknowledges your rights in relation to Personal Data and will have in place appropriate technical and organisational security measures to ensure a level of security that is appropriate to the nature of the data being processed. For further information in respect of your Personal Data, please contact Madge’s Data Protection Compliance Officer at <http://www.madge.com/contactus.asp>; (xii) the limitation of liabilities set out in this Agreement also applies to any third-party supplier of code and documentation supplied to you by Madge. Madge and its third party supplier limitations of liabilities are not cumulative; (xiii) the Software may contain or be derived from portions of code and documentation provided by a third party under license to Madge or its licensors. Madge or its licensors have assumed responsibility for the selection of such code and documentation and its use in producing and licensing the Software. All such third parties disclaim all warranties with respect to the use of such code or documentation in the Software.

(E) Termination: (1) In the event of a breach of any clause of this Agreement it shall terminate automatically. (2) You may terminate this Agreement as to any Software at any time by destroying such Software, the related Software Media, all related back-up copies and Documentation, or by returning all of the same to Madge. You will not be entitled to any refund of the purchase price or any license fee paid by you for the Hardware, Software, Permitted Upgrades, Software Media or Documentation. (3) You may terminate this License as to any Hardware only in accordance with the relevant sale agreement under which you purchased the same. (4) Upon any violation of any of the provisions of this Agreement, your right to use the Hardware, Upgraded Hardware, Software, Permitted Upgrades or Documentation will automatically terminate and you will be obligated to return to Madge or destroy all of these items in your possession or control.

(F) Miscellaneous: (1) Other than its provisions concerning the applicability of laws of other jurisdictions, this Agreement will be governed by the laws of England and Wales. (2) This Agreement is the complete and exclusive statement of your agreement with Madge with respect to the subject matter hereof and supersedes all prior agreements or communications, written or oral, with respect to the subject matter of this Agreement. (3) If any provision of this Agreement is held to be invalid or unenforceable by a court of competent jurisdiction, the remaining provisions of this Agreement shall remain in full force and effect.

(G) Limited Warranty: (1) **Warranty Period:** Madge warrants that under normal use and conditions the components listed below will for the appropriate duration listed below (each, a “Warranty Period”) be free from significant defects in materials and workmanship as follows: (i) for Software Media, the Warranty Period is 90 days; (ii) for Hardware, the Warranty Period is one year, from the date of original purchase of the Hardware from Madge and only the original end-user of the same shall only be capable of claiming such a warranty; (iii) **The Software (including any Permitted Upgrades) is provided “as is”, without any warranty.** Furthermore: (a) Madge does not warrant that your use of the Software will be uninterrupted or error-free; (b) the Software has not been written to meet your individual requirements; and (c) Madge does not warrant that the Software will reveal every security flaw in your network, or accurately or completely report the extent of any flaw that it does reveal. (2) **Procedure:** If you believe that you have discovered any covered defect during the applicable Warranty Period, please contact your local reseller or distributor, or if they are unable to help you or you obtained the Product directly from Madge, please contact your local Madge office directly. Madge, or the authorised reseller or distributor may instruct you to return the relevant product to Madge, if Hardware please return any accompanying Software and Software Media, or just the Software Media if no Hardware was supplied, freight prepaid, to the reseller or distributor from which it was purchased, or if instructed, to Madge (you may also be asked to provide written proof of your purchase). (3) **Customer Remedies:** Madge's, its licensors', suppliers', resellers' and distributors' entire liability and your exclusive remedy will be entirely at Madge's option and discretion and may be one of the following: (i) repair or replacement of the Hardware or Software Media that meets Madge's Limited Warranty and replacement products may be new or reconditioned and may not be the exact same model, although the functionality shall be no less than the original Hardware or Software Media; or (ii) return of the price paid for the same. All Hardware and Software Media that are replaced will become the property of Madge. Madge will have no responsibility, warranty or other obligations whatsoever as a result of: (a) the use of the Hardware, Software or Software Media in a manner inconsistent with the purpose for which the same was created, or (b) any modifications made to the Hardware or Software, or (c) failure of the Hardware, Software or Software Media as a result of accident, abuse or misapplication. Madge, its resellers and distributors are not responsible for any of your software, firmware, information, graphics or data contained in, or stored on any returned items. (4) **Additional Customer Remedies:** For problems directly emanating from the Hardware or Software Media which does not meet the terms

of Madge's Limited Warranty, or if Madge discontinues the production of the Hardware or Software Media, Madge shall use its reasonable endeavours, although Madge shall in no way whatsoever be obligated, to provide a support and repair service. You should refer to the Madge web site at www.madge.com, in order to find out if these services apply and as to Madge's applicable published prices. Madge may require you to use a particular support service or route, which may be provided and maintained by a third party.

(H) NO OTHER WARRANTIES: THE WARRANTIES SET FORTH ABOVE ARE EXCLUSIVE AND IN LIEU OF ALL OTHER WARRANTIES. MADGE MAKES NO OTHER WARRANTIES, EXPRESS OR IMPLIED, AND MADGE EXPRESSLY DISCLAIMS ALL OTHER WARRANTIES, INCLUDING BUT NOT LIMITED TO IMPLIED WARRANTIES OF SATISFACTORY QUALITY, WORKMAN LIKE EFFORT, SUITABILITY, MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE AND ANY WARRANTY OF NON-INFRINGEMENT OF INTELLECTUAL PROPERTY RIGHTS OF ANY THIRD PARTY. MOREOVER, THE PROVISIONS SET FORTH ABOVE STATE MADGE'S ENTIRE RESPONSIBILITY AND YOUR SOLE AND EXCLUSIVE REMEDY WITH RESPECT TO ANY BREACH OF ANY WARRANTY. **THIS WARRANTY DOES NOT AFFECT ANY STATUTORY RIGHTS THAT YOU MAY HAVE IF YOU ARE A CONSUMER.**

(I) LIMITATION ON LIABILITY: NO LIABILITY FOR CONSEQUENTIAL DAMAGES: UNDER NO CIRCUMSTANCE AND UNDER NO THEORY OF LIABILITY WILL MADGE OR ITS LICENSORS OR SUPPLIERS BE LIABLE FOR COSTS OF PROCUREMENT OF SUBSTITUTE PRODUCTS OR SERVICES, LOST PROFITS, LOST SAVINGS, PUNITIVE, LOSS OF INFORMATION OR DATA, OR ANY OTHER SPECIAL, INDIRECT, CONSEQUENTIAL OR INCIDENTAL DAMAGES, WHETHER BASED UPON CONTRACT, TORT (INCLUDING NEGLIGENCE), STRICT LIABILITY AND/OR PRODUCT LIABILITY ARISING IN ANY WAY OUT OF THIS AGREEMENT OR THE SALE, LICENSE OR USE OF, OR INABILITY TO USE, ANY MADGE PRODUCT (HARDWARE, SOFTWARE OR SOFTWARE MEDIA) OR SERVICE, EVEN IF MADGE HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES, AND NOTWITHSTANDING ANY FAILURE OF ESSENTIAL PURPOSE OF ANY LIMITED WARRANTY. MADGE DOES NOT MAKE ANY REPRESENTATION NOR GIVES ANY WARRANTY ABOUT THE SUITABILITY, RELIABILITY, LACK OF VIRUSES OR OTHER HARMFUL COMPONENTS OF THE SOFTWARE, SOFTWARE MEDIA, HARDWARE OR DOCUMENTATION. The warranties, limitations and remedies contained herein allocate risk of Hardware and Software Media, breach of warranty or other liability and Madge's prices reflect the allocation of such risk. Certain jurisdictions restrict the ability to (a) exclude implied warranties, (b) limit or exclude incidental or consequential damages, or (c) limit liability imposed under product liability laws. To the extent any such restrictions apply to you and may not be waived, the foregoing limitations and exclusions may not apply to you. If, notwithstanding the above clauses, Madge is subject to any liability in connection with the Software, Software Media, Documentation or Hardware, whether arising from negligence, breach of contract or otherwise, Madge's liability will not exceed the sum paid by you to Madge for the Hardware, Software and Software Media that did not comply with the Madge Limited Warranty. This limitation does not apply in the case of personal injury or death if and to the extent applicable law requires strict liability.

(J) U.S. Department of Defense & U.S. Civilian Agencies: If you are any unit, agency, agent or an instrumentality of the United States Government, the following provisions shall apply: You acknowledge Madge's and its licensors' representation that all of the Software has been developed exclusively at private expense (as defined in U.S. Defense Federal Acquisition Regulations Supplement

("DFARs") clause 252.227-7013(a)(7)) and that no portion of the Software has been developed with government funds. You acknowledge that the Software, and any portion thereof, is in all respects proprietary data with all rights owned solely by Madge and reserved to Madge and its licensors. You acknowledge that the Software, and any portion thereof, is proprietary to and a trade secret of Madge and its suppliers for purposes of the Freedom of Information Act. You acknowledge that title to and ownership of the Software including any portion thereof, and any reproductions thereof shall remain with Madge and its licensors. If you are a unit of the US Department of Defense, you acknowledge that the Software is provided as "commercial computer software" under the terms and conditions of this Agreement, as the Madge standard Software license agreement, in accordance with subparagraph (b)(3)(i)-(iii) of clause 252.227-7013 of the DFARs and its successors and subject to the restrictions set forth in such sections. If you are a U.S. civilian agency, you acknowledge that the Software is "restricted computer software", is licensed only with "restricted rights" and use of any kind, reproduction or disclosure is subject to restrictions set forth in either (i) subparagraphs (a) through (d) of clause 52.227-19 of the U.S. Federal Acquisition Regulations and its successors, (and for purposes of subparagraph (d) thereof, you further acknowledge that the Software is unpublished and all rights are reserved under the copyright laws of the United States) or (ii) clause 52-227-14 of the U.S. Federal Acquisition Regulations, Rights in Data-General, Alternate III.

(K) Acknowledgements and Copyright: The Product may contain: (1) software which is owned by Red-M (Communications) Limited and licensed to Madge Limited. Copyright © 2003 Red-M (Communications) Limited. All rights reserved. (2) Extended Systems Inc. software licensed to Red-M (Communications) Limited. Copyright © 2000 Extended Systems Inc. All rights reserved. (3) portions of code or other works which are subject to, the GNU GENERAL PUBLIC LICENSE and/or the GNU LESSER GENERAL PUBLIC LICENSE, which are reproduced on the CD-ROM which is distributed with the Software. In accordance with the GNU GENERAL PUBLIC LICENSE and/or the GNU LESSER GENERAL PUBLIC LICENSE and subject to receiving a request and payment for the costs of performing such source distribution, Madge shall provide any third party, who so requests, with a machine readable copy of the source code of the works on a medium customarily used for software interchange: this offer shall remain valid for a period of three years from the first customer release of a version of the works. Copyright © 1989, 1991, 1999 Free Software Foundation, Inc 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA. (4) PHP software, freely available from <http://www.php.net/>. The PHP License, version 2.2. Copyright © 1999, 2000 The PHP Group. All rights reserved. Copyright © 1997 Eric Young (eay@mincom.oz.au) All rights reserved. (5) software developed by the Apache Software Foundation (<http://www.apache.org/>). Copyright © 2000 The Apache Software Foundation. All rights reserved. (6) security software from RSA Data Security, Inc. Copyright © 1998 and 1990 RSA Data Security Inc. All rights reserved. Includes software derived from the RSA Data Security, Inc MD5 Message-Digest Algorithm, Copyright © 1991-2, RSA Data Security, Inc. Created 1991. All rights reserved. (7) software developed by the OpenSSL Project for use in the OpenSSL Toolkit (<http://www.openssl.org/>). Copyright © 1998-2001 The OpenSSL Project. All rights reserved. (8) cryptographic software written by Eric Young (eay@cryptsoft.com). Copyright © 1995-1998 Eric Young (eay@cryptsoft.com). (9) software developed by Ralf S. Engelschall (rse@engelsch.com) for use in the mod_ssl and mm projects. Copyright © 1998-2001 Ralf S. Engelschall. All rights reserved. (10) Net-SNMP software. Copyright © 1989, 1991, 1992 by Carnegie Mellon University. Copyright © 1996, 1998-2000 The Regents of the University of California. Copyright © 2001-2003, Networks Associates Technology, Inc. Portions copyright © 2001-2003, Cambridge Broadband Ltd. Copyright © 2003 Sun Microsystems, Inc., 4150 Network Circle, Santa Clara, California 95054, USA. Copyright © 2003, Sparta, Inc. All rights reserved. (11) software developed by Greg Stein (gstein@lyra.org) for use in the mod_dav module for Apache (http://www.webdav.org/mod_dav/). Copyright © 1998-2001 Greg Stein. All rights reserved. (12)

Berkeley DB software. Copyright © 1990-2001 Sleepycat Software. Copyright © 1990, 1993, 1994, 1995 The Regents of the University of California. Copyright © 1995, 1996 The President and Fellows of Harvard University. All rights reserved. (13) password software developed by J. F. Haugh. Copyright © 1988-1997, Julianne F. Haugh. All rights reserved. (14) OpenLDAP software. Copyright © 1999-2001 The OpenLDAP Foundation, Redwood City, California, USA. All rights reserved. (15) software from the Xfree86 project. Copyright © 1994-1999 The XFree86 Project, Inc. All Rights Reserved. (16) other free software, the license terms of which are reproduced on the accompanying CD-ROM.

Madge and the Madge logo are trademarks, and in some jurisdictions may be registered trademarks, of Madge Limited or its affiliated companies. Other trademarks appearing in this Agreement are the property of their respective owners. Copyright © 2005 Madge Limited. ALL RIGHTS RESERVED.

End of License
