PRODUCT USE RIGHTS DOCUMENT FOR
VERITAS ACCESS AND VERITAS ACCESS APPLIANCE SOFTWARE

This Product Use Rights Document ("Document") contains additional terms and conditions (the "Product Use Rights") for the Licensed Software licensed under the Veritas Software License Agreement ("License Agreement") between You as the individual, the company, or the legal entity that will be utilizing the Licensed Software (referenced below as “You” or “Your”) and Veritas Technologies LLC. Capitalized terms used in this Document but not defined herein will have the meaning given in the License Agreement. To the extent there is a conflict between the terms and conditions of the License Agreement and this Document, the terms and conditions of this Document will take precedence.

BY DOWNLOADING, INSTALLING OR USING THE LICENSED SOFTWARE, YOU AGREE TO COMPLY WITH THE PRODUCT USE RIGHTS IN THIS DOCUMENT, IN ADDITION TO THE TERMS AND CONDITIONS OF THE LICENSE AGREEMENT. IF YOU DO NOT AGREE TO THE PRODUCT USE RIGHTS APPLICABLE TO THE LICENSED SOFTWARE, DO NOT DOWNLOAD, INSTALL OR USE THE LICENSED SOFTWARE.

For purposes of this Document, the Licensed Software is: Veritas Access and Veritas Access Appliance Software.

1. ADDITIONAL DEFINITIONS.

“Cloud Service Provider” means the third-party entity into whose hosted environment You have chosen to deploy Your Licensed Software entitlement.

“Cloud Service Provider Environment” means the cloud computing environment maintained by the Cloud Service Provider or its subcontractors.

“Cold Disaster Recovery Equipment” means a server and/or processor or device on which the Licensed Software may be installed and configured under a Cold Disaster Recovery License, and which is not production use servicing transactions or requiring workloads during periods of Your normal internal business operations.

“Core” means a functional unit on a processor that reads, interprets, and executes computer instructions, including instructions from the Licensed Software. A multi-core processor is a single computing component with two or more independent Cores. The instructions are ordinary CPU instructions such as add, move data, and branch, but the multiple Cores can run multiple instructions at the same time.

“Disaster” means an unforeseen occurrence causing the operation of the applicable systems on which the Licensed Software is used for Production Use, or the Licensed Software installed on such systems, to be substantially impaired or prevented, which occurrence may include but is not limited to fires, earthquakes, floods and computer viruses.

“Failover Readiness Testing” means testing of the procedures for transferring Your production operation from one server to another.

"Gigabyte" or "GB" is defined as the total aggregate amount of uncompressed data storage capacity and/or computer memory that is managed by the software. One Gigabyte is equal to 1,073,741,824 bytes of data.

“Production Use” means any functional operation of the Licensed Software in support of Your normal business operations (such as normal productive use and pre-production testing other than Failover Readiness Testing).

“Server” is defined as a physical individual computer, acting as a service or resource provider to client computers by sharing the resources within the network infrastructure. The server’s tier is determined by the total number of physical CPUs (occupied processor sockets) which are installed on the server. A Server can run server software for other computers or devices.

“Terabyte” or “TB” is defined as the total aggregate amount of uncompressed data storage capacity and/or computer memory that is managed by the software. One Terabyte is equal to 1,024 gigabytes of data.

“Testing Day” means a period of twenty-four (24) consecutive hours, or any lesser portion of such twenty-four (24) hour period.

2. USE RIGHTS AND LIMITATIONS.
2.1 **General Rights.** For all Licensed Software, You may use the number of licensed Cores of the Licensed Software, the number of licensed Terabytes, and/or the number of licensed Terabytes (Tiered), and/or the number of Gigabytes of the Licensed Software per the terms contained in the License Agreement and according to the Use Level limitations specified in the License Instrument for the licenses which You have purchased in accordance with the terms of this Section. The License Software governed by this Agreement is licensed on the following Use Levels as shown in the table below:

<table>
<thead>
<tr>
<th>Product</th>
<th>Meter</th>
</tr>
</thead>
<tbody>
<tr>
<td>Veritas Access (SDS)</td>
<td>Per Core</td>
</tr>
<tr>
<td>Veritas Access (SDS)</td>
<td>Per Terabyte (Flat)</td>
</tr>
<tr>
<td>Veritas Access (SDS)</td>
<td>Per Terabyte (Tiered)</td>
</tr>
<tr>
<td>Veritas Access Appliance Software</td>
<td>Per Core</td>
</tr>
<tr>
<td>Veritas Access Appliance Software</td>
<td>Per Terabyte (Flat)</td>
</tr>
<tr>
<td>Veritas Access Appliance Software</td>
<td>Per Terabyte (Tiered)</td>
</tr>
<tr>
<td>Veritas Data Deduplication Add-On</td>
<td>Per Terabyte (Flat)</td>
</tr>
</tbody>
</table>

2.2 **Per Core Licensing Details.** In the event the Licensed Software is licensed on a per Core basis, the following shall apply:

2.2.1 **Physical Server Licensing:** All Cores that are visible to Licensed Software (under the Veritas Access SDS license) or included with the appliance (under the Veritas Access 3340 Appliance software license), as applicable, require a license. Cores disabled at the kernel level do not require licenses.

2.2.2 **Virtual Server or Cloud Service Provider Environment Licensing.** The following additionally applies to the Veritas Access SDS license: To determine the number of Cores that require a license in a virtual server or Cloud Service Provider Environment, You must determine the number of virtual Cores assigned to all virtual machines (“VMs”) by the guest OS Licenses of Licensed Software are required to cover the number of virtual Cores required based on the ratio in the table below.

<table>
<thead>
<tr>
<th>Core Ratio</th>
<th>Example</th>
</tr>
</thead>
<tbody>
<tr>
<td>2:1</td>
<td>For every set of two (2) virtual Cores that is visible to Licensed Software, You must license one Core of Licensed Software. For illustrative purposes only, eight (8) vCPU requires a license of four (4) Cores of Licensed Software</td>
</tr>
</tbody>
</table>

2.3 **Per Terabyte (Flat) Licensing Details.** In the event the Licensed Software is licensed on a per Terabyte (flat) basis, the following shall apply:

2.3.1 Usage shall be limited to the appliance on which the Veritas Access 3340 Appliance software license is initially installed.

2.4 **Per Terabyte (Tiered) Licensing Details.** In the event the Licensed Software is licensed on a per Terabyte tiered basis, the following shall apply:

2.4.1 Usage shall be limited to the storage capacity to Core ratio specified below for the applicable license tier for the Licensed Software as specified in the License Instrument.
2.4.2 Licensed Software may be licensed in the following tiers:

2.4.2.1 “Premium” tier means a license to use the number of licensed Terabytes of the Licensed Software within the storage capacity to Core ratio equal to or less than 4TB per Core. The 4TB per Core limit includes TBs across all Access domains.

2.4.2.2 “Standard” tier means a license to use the number of licensed Terabytes of the Licensed Software within the storage capacity to Core ratio equal to or less than 25 TB per Core but greater than 4TB per Core. The 4TB to 25 TB per Core range includes TBs across all Access domains.

2.4.2.3 “Basic” tier means a license to use the number of licensed Terabytes of the Licensed Software within the storage capacity to Core ratio which is greater than 25 TB per Core. The 25 TB per Core minimum includes TBs across all Access domains.

<table>
<thead>
<tr>
<th>Tier</th>
<th>Definitions</th>
</tr>
</thead>
<tbody>
<tr>
<td>Premium</td>
<td>&lt;=4TB/Core</td>
</tr>
<tr>
<td>Standard</td>
<td>&gt;4TB/Core and &lt;=25TB/Core</td>
</tr>
<tr>
<td>Basic</td>
<td>&gt;25TB/Core</td>
</tr>
</tbody>
</table>

For illustrative purposes only, if the Licensed Software is deployed on a two (2) node cluster where each node contains sixteen (16) Cores that are visible to the Licensed Software and each node contains one hundred (100) TB of raw storage visible to the Licensed Software, the total number of Cores is thirty-two (32). The total amount of storage is two hundred (200) TB. The storage capacity to Core ration is 200 TB / 32 Cores, or 6.25. In this scenario, two hundred (200) TB of Licensed Software is licensed under the Standard tier.

2.5 **SDS FOR BACKUP AND ARCHIVAL WITH DEDUPE** means a license of the following Licensed Software components in the table set forth below for the number of Terabytes (Flat) according to the Use Level limitations specified in the License Instrument for the license You have acquired from Veritas.

<table>
<thead>
<tr>
<th>Product</th>
</tr>
</thead>
<tbody>
<tr>
<td>Veritas Access (SDS)</td>
</tr>
<tr>
<td>Veritas Data Deduplication Add-On</td>
</tr>
</tbody>
</table>

2.6 **APPLIANCE WITH DEDUPE FOR NBU BYOS** means a license of the following Licensed Software components in the table set forth below for the number of Terabytes (Flat) according to the Use Level limitations specified in the License Instrument for the license You have acquired from Veritas.

<table>
<thead>
<tr>
<th>Product</th>
</tr>
</thead>
<tbody>
<tr>
<td>Veritas Access Appliance Software</td>
</tr>
<tr>
<td>Veritas Data Deduplication Add-On</td>
</tr>
</tbody>
</table>

2.7 **Veritas Data Deduplication Add-On.** If the Licensed Software You have licensed includes Veritas Data Deduplication Add-On or if Your License Instrument includes the Veritas Data Deduplication Add-On, You may use Veritas Data Deduplication Add-On for the applicable number of licensed Terabytes, solely in conjunction with Your use of the Licensed Software for which You have a license.
2.8 **Amended License Grant.** Section 2 of the License Agreement is hereby deleted in its entirety and replaced with the following:

"**LICENSE GRANT.** Subject to Your compliance with the terms and conditions of the License Agreement, Veritas grants to You the following non-exclusive, non-transferable (except as stated otherwise in Section 16.1) license rights:

a. You may use the Licensed Software solely in support of Your internal business operations in the quantities and at the Use Levels described in the License Agreement, including this Document, and the applicable License Instrument.

b. Provided that You have a currently effective maintenance/support contract for the Licensed Software, You may install the Licensed Software on Your Cold Disaster Recovery Equipment and (i) You may use such Licensed Software for Failover Readiness Testing purposes for up to a cumulative total of thirty (30) Testing Days in any twelve (12) month period, which use may be concurrent with Your authorized Production Use of the Licensed Software under Section 2(a), and (ii) in the event of a Disaster, You may use such Licensed Software for Production Use at the Use Levels described in the License Agreement, including this Document, and the applicable License Instrument, for a period of up to ninety (90) consecutive calendar days, provided however, that such use may not be concurrent with Your regular Production Use of the Licensed Software under Section 2(a) and does not increase Your total number of licenses to the Licensed Software beyond those which You have purchased and which have been authorized by Veritas as indicated on the applicable License Instrument. The Licensed Software installed on Your Cold Disaster Recovery Equipment and used pursuant to the rights set forth in this subparagraph must be the same version of the Licensed Software You use for Your regular Production Use. In addition, the rights set forth in this subparagraph will automatically terminate in the event that You do not have a valid maintenance/support contract in effect for the Licensed Software.

c. You may make a single uninstalled copy of the Licensed Software for archival purposes."

3. **TECHNICAL PREVIEW SOFTWARE.**

3.1 **Technical Preview Software License.** If the Licensed Software contains Support for EV Streamer, MCPI, or DI Integration Plugin (collectively “Technical Preview Software”), Veritas grants to you a nonexclusive, temporary, royalty-free, non-assignable license to use the Technical Preview Software solely for internal, non-production evaluation. Such license for the Technical Preview Software shall be in addition to any licenses for the other portions of the Licensed Software acquired under this License Agreement.

3.2 **Feedback.** Any test results, benchmark testing output, comments or suggestions provided by You to Veritas regarding the Technical Preview Software (the "Feedback") shall be deemed non-confidential to You. By providing such Feedback, You grant to Veritas, under Your intellectual property rights, a worldwide, perpetual, royalty-free, irrevocable and non-exclusive license to use the Technical Preview Software solely for internal, non-production evaluation. Such license for the Technical Preview Software shall be in addition to any licenses for the other portions of the Licensed Software acquired under this License Agreement.

3.3 **Technical Preview Software Disclaimer.** Veritas is under no obligation to develop, modify, improve, maintain or market the Technical Preview Software or to release production or general availability versions. Future versions of the Technical Preview Software, if any, may not be compatible with the current evaluation version of the Technical Preview Software. Veritas does not warrant that the Technical Preview Software shall meet your requirements or that the use of the Technical Preview Software shall be uninterrupted or error free.

4. **SDK AND REST API.**
4.1 If the Licensed Software You have licensed includes the Access SDK and Access REST API (collectively referred to as "SDK"), Veritas grants to You a non-exclusive, non-transferable license to use a reasonable number of copies of the SDK and any software You produce with the SDK ("SDK Code") solely in support of Your use of Licensed Software. This SDK License shall be in addition to any licenses for the Licensed Software acquired by You under this License Agreement.

4.2 **No Redistributable Code.** The SDK and the SDK Code shall only be used by You for Your internal use, except as expressly provided in this License Agreement, and may be not be distributed, alone or as integrated with any other code or product, by You in any manner whatsoever to any third party.

4.3 **Development Disclaimer.** The SDK allows You to prepare SDK Code which operates in conjunction with Licensed Software. Veritas shall not be responsible for Your Applications or any development and programming activities undertaken by You. Unless you use the appropriate degree of skill and care in your development and programming activities, your SDK Code may cause errors or problems in the use or operation of Licensed Software. You may use the SDK to develop and use applications at Your sole risk and Veritas shall have no liability for any failure of the Licensed Software and/or other Veritas software based on Your failure to properly develop, program, install, configure and monitor your SDK Code solution.

5. **WARRANTIES AND DISCLAIMERS.**

5.1 **Warranty Disclaimer.** Notwithstanding anything to the contrary in the Agreement, the SDK and Technical Preview Software are provided "as is," exclusive of any warranty, including, without limitation, any implied warranty of merchantability, fitness for a particular purpose, noninfringement, or any other warranty, whether expressed or implied. The SDK and Technical Preview Software are provided gratuitously and, accordingly, Veritas shall not be liable under any theory for any damages suffered by You or any user of the SDK or Technical Preview Software. Veritas will not provide developer, engineering or any technical support for the SDK or Technical Preview Software and will not issue updates, upgrades, or enhancements to the SDK or Technical Preview Software.

5.2 **Disclaimer of Damages.** Some states and countries, including Member countries of the European Economic Area, do not allow the limitation or exclusion of liability for incidental or consequential damages so the below limitation or exclusion may not apply to You. To the maximum extent permitted by applicable law and regardless of whether any remedy set forth herein fails of its essential purpose, in no event will Veritas be liable to You for any direct, special, consequential, indirect or similar damages, including any lost profits or lost data arising out of the use or inability to use the SDK or Technical Preview Software even if Veritas has been advised of the possibility of such damages.

6. **NO MAINTENANCE SUPPORT.**

6.1 Veritas does not and has no obligation under the License Agreement and this Document to provide maintenance/support for the SDK, SDK Code, or Technical Preview Software.
ADDITIONAL TERMS AND CONDITIONS FOR VERITAS ACCESS APPLIANCE SOFTWARE. Your use of Veritas Access Appliance Software is further subject to the terms and conditions below:

END USER LICENSE AGREEMENT
RED HAT® ENTERPRISE LINUX® AND RED HAT APPLICATIONS

PLEASE READ THIS END USER LICENSE AGREEMENT CAREFULLY BEFORE USING SOFTWARE FROM RED HAT. BY USING RED HAT SOFTWARE, YOU SIGNIFY YOUR ASSENT TO AND ACCEPTANCE OF THIS END USER LICENSE AGREEMENT AND ACKNOWLEDGE YOU HAVE READ AND UNDERSTAND THE TERMS. AN INDIVIDUAL ACTING ON BEHALF OF AN ENTITY REPRESENTS THAT HE OR SHE HAS THE AUTHORITY TO ENTER INTO THIS END USER LICENSE AGREEMENT ON BEHALF OF THAT ENTITY. IF YOU DO NOT ACCEPT THE TERMS OF THIS AGREEMENT, THEN YOU MUST NOT USE THE RED HAT SOFTWARE. THIS END USER LICENSE AGREEMENT DOES NOT PROVIDE ANY RIGHTS TO RED HAT SERVICES SUCH AS SOFTWARE MAINTENANCE, UPGRADES OR SUPPORT. PLEASE REVIEW YOUR SERVICE OR SUBSCRIPTION AGREEMENT(S) THAT YOU MAY HAVE WITH RED HAT OR OTHER AUTHORIZED RED HAT SERVICE PROVIDERS REGARDING SERVICES AND ASSOCIATED PAYMENTS.

This end user license agreement ("EULA") governs the use of any of the versions of Red Hat Enterprise Linux, certain other Red Hat software applications that include or refer to this license, and any related updates, source code, appearance, structure and organization (the "Programs"), regardless of the delivery mechanism.

1. **License Grant.** Subject to the following terms, Red Hat, Inc. ("Red Hat") grants to you a perpetual, worldwide license to the Programs (most of which include multiple software components) pursuant to the GNU General Public License v.2. The license agreement for each software component is located in the software component's source code and permits you to run, copy, modify, and redistribute the software component (subject to certain obligations in some cases), both in source code and binary code forms, with the exception of (a) certain binary only firmware components and (b) the images identified in Section 2 below. The license rights for the binary only firmware components are located with the components themselves. This EULA pertains solely to the Programs and does not limit your rights under, or grant you rights that supersede, the license terms of any particular component.

2. **Intellectual Property Rights.** The Programs and each of their components are owned by Red Hat and other licensors and are protected under copyright law and under other laws as applicable. Title to the Programs and any component, or to any copy, modification, or merged portion shall remain with Red Hat and other licensors, subject to the applicable license. The "Red Hat" trademark and the "Shadowman" logo are registered trademarks of Red Hat in the U.S. and other countries. This EULA does not permit you to distribute the Programs or their components using Red Hat's trademarks, regardless of whether the copy has been modified. You may make a commercial redistribution of the Programs only if (a) permitted under a separate written agreement with Red Hat authorizing such commercial redistribution, or (b) you remove and replace all occurrences of Red Hat trademarks. Modifications to the software may corrupt the Programs. You should read the information found at http://www.redhat.com/about/corporate/trademark/ before distributing a copy of the Programs.

3. **Limited Warranty.** Except as specifically stated in this Section 3, a separate agreement with Red Hat, or a license for a particular component, to the maximum extent permitted under applicable law, the Programs and the components are provided and licensed “as is” without warranty of any kind, expressed or implied, including the implied warranties of merchantability, non-infringement or fitness for a particular purpose. Red Hat warrants that the media on which the Programs and the components are provided will be free from defects in materials and manufacture under normal use for a period of 30 days from the date of delivery to you. Neither Red Hat nor its affiliates warrants that the functions contained in the Programs will meet your requirements or that the operation of the Programs will be entirely error free, appear or perform precisely as described in the accompanying documentation, or comply with regulatory requirements. This warranty extends only to the party that purchases subscription services for the Programs from Red Hat and/or its affiliates or a Red Hat authorized distributor.

4. **Limitation of Remedies and Liability.** To the maximum extent permitted by applicable law, your exclusive remedy under this EULA is to return any defective media within 30 days of delivery along with a copy of your payment receipt and Red Hat, at its option, will replace it or refund the money paid for the media. To the maximum extent permitted under applicable law, under no circumstances will Red Hat, its affiliates, any Red Hat
authorized distributor, or the licensor of any component provided to you under this EULA be liable to you for any incidental or consequential damages, including lost profits or lost savings arising out of the use or inability to use the Programs or any component, even if Red Hat, its affiliates, an authorized distributor and/or licensor has been advised of the possibility of such damages. In no event shall Red Hat's or its affiliates' liability, an authorized distributor's liability or the liability of the licensor of a component provided to you under this EULA exceed the amount that you paid to Red Hat for the media under this EULA.

5. **Export Control.** As required by the laws of the United States and other countries, you represent and warrant that you: (a) understand that the Programs and their components may be subject to export controls under the U.S. Commerce Department's Export Administration Regulations ("EAR"); (b) are not located in a prohibited destination country under the EAR or U.S. sanctions regulations (currently Cuba, Iran, Iraq, North Korea, Sudan and Syria, subject to change as posted by the United States government); (c) will not export, re-export, or transfer the Programs to any prohibited destination or persons or entities on the U.S. Bureau of Industry and Security Denied Parties List or Entity List, or the U.S. Office of Foreign Assets Control list of Specially Designated Nationals and Blocked Persons, or any similar lists maintained by other countries, without the necessary export license(s) or authorization(s); (d) will not use or transfer the Programs for use in connection with any nuclear, chemical or biological weapons, missile technology, or military end-uses where prohibited by an applicable arms embargo, unless authorized by the relevant government agency by regulation or specific license; (e) understand and agree that if you are in the United States and export or transfers the Programs to eligible end users, you will, to the extent required by EAR Section 740.17(e), submit semi-annual reports to the Commerce Department's Bureau of Industry and Security, which include the name and address (including country) of each transferee; and (f) understand that countries including the United States may restrict the import, use, or export of encryption products (which may include the Programs and the components) and agree that you shall be solely responsible for compliance with any such import, use, or export restrictions.

6. **Third Party Programs.** Red Hat may distribute third party software programs with the Programs that are not part of the Programs. These third party programs are not required to run the Programs, are provided as a convenience to you, and are subject to their own license terms. The license terms either accompany the third party software programs or can be viewed at [http://www.redhat.com/licenses/thirdparty/eula.html](http://www.redhat.com/licenses/thirdparty/eula.html). If you do not agree to abide by the applicable license terms for the third party software programs, then you may not install them. If you wish to install the third party software programs on more than one system or transfer the third party software programs to another party, then you must contact the licensor of the applicable third party software programs.

7. **General.** If any provision of this EULA is held to be unenforceable, the enforceability of the remaining provisions shall not be affected. Any claim, controversy or dispute arising under or relating to this EULA shall be governed by the laws of the State of New York and of the United States, without regard to any conflict of laws provisions. The rights and obligations of the parties to this EULA shall not be governed by the United Nations Convention on the International Sale of Goods.

Copyright © 2010 Red Hat, Inc. All rights reserved. "Red Hat" and the Red Hat "Shadowman" logo are registered trademarks of Red Hat, Inc. "Linux" is a registered trademark of Linus Torvalds. All other trademarks are the property of their respective owners.