

INTELIE LIVE SOFTWARE END USER LICENSE AGREEMENT

This Software License Agreement (the "Agreement") governs your use and relationship concerning the licensing, installation and use of INTELIE LIVE Software. By installing INTELIE LIVE you are indicating that you have read and understand this Agreement and agree to be bound by it (whether you are acting on behalf of yourself or a corporation, partnership, limited liability company or other entity that you represent). If you are acting on behalf of an entity and not individually, then you also represent that you have the authority to act on behalf of and bind that entity to the terms and conditions contained in this Agreement.

As used in this Agreement, "Intelie Soluções em Informática S.A." is a wholly owned subsidiary of RigNet, Inc., a Delaware corporation, with its address for notices at P. O. Box 1629 Houston, Texas 77094 and "Customer" means the entity on whose behalf you have entered into this Agreement or, if there is no such entity, you as an individual, who is using the services to Customer, either Intelie or RigNet as the case may be.

1. DEFINITIONS. Capitalized terms used but not otherwise defined in this Agreement have the meanings set forth as follows:

1.1 "Affiliate" means any entity controlled by or under common control with such party, but only so long as such control continues to fifty percent (50%) of the voting rights in such entity (or, in the case of a noncorporate entity, equivalent rights).

1.2 "Content Subscription" means the Software [Content] otherwise making the applicable Software available for use.

1.4 "Disabled Materials" means any functionality, features, documentation, content or other materials) that may be contained in or provided with the Software as part of the delivery mechanism used by Company but that are disabled or hidden.

"Enhancements" means any modifications to the licensed Software made generally commercially available by Company to its support customers as set forth in the Intelie LIVE Subscription Terms & Conditions found at www.rig.net/terms &

1.8 'Free Software' means software specified in an applicable Order that is provided to Customer without charge.

1.9 'Government' means the United States Government, any agency, department, or instrumentality thereof, or any state, local, or foreign government, or any agency, department, or instrumentality thereof.

1.10 'INTELIE' means the Intelie LIVE suite of software products. The applicable Order or Scope of Services will define which parts or portions of Intelie LIVE are being licensed to Customer,

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6.7 To the extent that any Intellectual Property Rights and/or moral rights in or to the Derivative Works vest in any individual subject to the control of Company and to the extent permitted by applicable law Company shall obtain from such individual a full and complete waiver of such rights.

6.8 Customer agrees not to remove any visible copyright notices and other proprietary legends appearing on any Company provided software and/or Company Materials.

7. LICENSE FEES. Customer will pay all license fees set forth in Order *License Fees* delivered to Customer no later than thirty (30) days after the date of delivery to Customer. If Customer fails to pay the license fees when due, then Fees shall be due and payable by Customer on the date of the next invoice. Payment of Fees shall not constitute an acknowledgment of any liability on the part of Customer for any amount of Fees.

12. WARRANTY DISCLAIMER. EXCEPT AS EXPRESSLY SET FORTH IN SECTION 1 ABOVE, THE MATERIALS, OPEN SOURCE SOFTWARE, THIRD PARTY CONTENT, SUPPORT SERVICES AND EXPRESS OR IMPLIED. TO THE FULL EXTENT PERMITTED BY LAW COMPANY AND ITS SUPPLIERS AND LICENSORS DISCLAIM ALL WARRANTIES OTHER THAN AS EXPRESSLY SET FORTH IN SECTION 1, INCLUDING WITHOUT LIMITATION ANY IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NONINFRINGEMENT, AND ANY WARRANTIES ARISING OUT OF COURSE OF DEALING OR TRADE USAGE. COMPANY DOES NOT WARRANT THAT THE SOFTWARE WILL PERFORM WITHOUT ERROR.

the time of disclosure; (ii) is independently developed by the Receiving Party without use of or reference to Confidential Information; (iii) becomes known publicly, before or after disclosure, other than as a result of disclosure by the Receiving Party to a third party who is under a duty of confidentiality to the Receiving Party. UHVXOW RI 5HFHLYLQJ 3DUW\TV LPSURSHU DFWLRQ RU LQDFWLRQ Disclosing Party.

15.2 Nondisclosure The Receiving Party shall not use Confidential Information for any purpose other than to exercise its rights or perform its obligations under this Agreement without the prior written consent of the Disclosing Party. Purpose 7KH 5HFHLYLQJ Party: (a) shall not disclose Confidential Information to any employee or contractor of Receiving Party unless such person needs access in order to facilitate the Purpose and executes a nondisclosure agreement with the Receiving Party on terms no less restrictive than those of this Article and (b) shall protect Confidential Information with the same degree of care as the Receiving Party uses to protect its Confidential Information. VKDOO QRW GLVFORVH & RQILGHQWLDO , QIRUPDWLRQ WR DQ\ RW written consent. Without limiting the generality of the foregoing, the Receiving Party shall protect Confidential Information with 0

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assigns.

22.5 Rights and Remedies Except as otherwise expressly set forth in this Agreement, the rights and remedies