## SECURalert<sup>TM</sup> and XtendCall<sup>TM</sup> **End-User Software License Agreement**

CONFIDENTIAL PROPERTY OF NORDICOM INC.

IMPORTANT - READ CAREFULLY: This End User License Agreement ("EULA") is a legal agreement between you (either an individual or a single legal entity) ("Licensee") and Nordicom Inc. ("NDC") an Canadian Corporation, for NDC product which includes computer software and may include printed materials and, or electronic documentation ("Product") as is entered into on the date of execution of this EULA or installation of the Product, whichever is sooner and related to the granting of a limited use license by NDC to use certain software which is developed and/or distributed by NDC

#### YOU AGREE TO BE BOUND BY THE TERMS OF THIS EULA BY INSTALLING AND/OR USING THE PRODUCT. IF YOU DO NOT AGREE, DO NOT INSTALL OR USE THE PRODUCT.

1. GRANT OF LICENSE: NDC grants you the following rights provided that you comply with all the terms and conditions of this EULA:

(a) Installation and use. Licensee may install, use, access, display and run one copy of the Product on a single computer, such as a workstation for Licensee's own use and for the particular purpose for which the software is provided. You must acquire and dedicate an additional license for each separate computer. The product may be used by two processors that are not running simultaneously. The non-exclusive and non-transferrable software is licensed and not sold; this product is licensed on a per copy basis. NDC is not liable for the installation of the software and, or products. NDC reserves the right to audit Licensee to ensure compliance with the law and the terms herein.

(b) Storage. End-user may copy the Product for backup or archival purposes only.

(i) Any and all copies must contain all the original proprietary notices and ensure that security precautions are followed to secure backup copies of the Product.

(ii) If you receive the first copy of the software electronically and a second copy on media the second copy may be used for archival purposes only and may not be transferred to or used by any other person.

2. UPGRADES AND SUPPORT. This license does not grant you any right to any enhancements or updates to the software nor any support services. In order to obtain software updates and service support for the Product, you must purchase a Maintenance package from NDC. This EULA shall apply to any and all updates, supplements and, or addon components.

3. **RESERVATION RIGHTS.** NDC reserves all rights not expressly granted to you in this EULA.

4. LIMITATIONS. You may not:

(a) Modify, translate, reverse engineer, decompile and, or disassemble the software or embed the software with any other software.

(b) Create derivative works based on the software or documentation.

(c) Permit other individuals to use the Product, other than authorized employees with a legitimate need to know.

(d) Copy the software or documentation (except for archival purposes as provided herein).

(e) Resell, rent, lease, transfer or otherwise transfer the license or documentation. This product is identified as "Not For Resale" or "NFR".

(f) Use any product for any other purpose other than the intended purpose which was disclosed to NDC.

(f) Remove any proprietary notices or labels on the software of documentation.

5. PROPRIETARY RIGHTS. NDC retains title, ownership, and intellectual property rights in and to the software and documentation, including but not limited to, any and all copies, partial copies, documentation, translation, compilation and are not to be used or disclosed except as permitted by this Agreement. All applicable rights, title and interest in any copyrights, trademarks, trade secrets and patents in or to the software or related products are protected by law and remain vested in NDC.

#### This product is licensed and not sold. This agreement only gives you some rights to use the software. NDC reserves all other rights.

6. TRAINING. You must train the staff or any other person who may use this software to understand its purpose, operation and limitations. You are responsible for how you use the software SECURalert<sup>™</sup> and XtendCall<sup>™</sup>

7. INTERRUPTED USE; NOT TO RELY. Licensee understands and agrees that the Product for which the Software is licensed uses communication technology that is subject to interference, which can cause communication disruptions. LICENSEE AGREES NOT TO SOLELY RELY ON THE PRODUCTS OR THE SOFTWARE FOR COMMUNICATIONS IN CRITICAL, LIFE THREATENING, OR EMERGENCY SITUATIONS WITHOUT MAINTAINING AN ADEQUATE DUAL REDUNDANCY SYSTEM AND UNDERSTANDS THAT 3<sup>rd</sup> PARTY INTERGRATIONS AND COMMUNICATION DEVICES ARE ONLY TO BE USED AS ANCILLARY METHOD OF NOTIFICATION

8. **TERMINATION.** Without prejudice to any other rights, this License Agreement shall immediately terminate upon your failure to comply with the terms and conditions of the license and, or the EULA. You will no longer be able to exercise any of the rights granted to you. Upon termination, you must permanently destroy all copies of the software and documentation and their component parts including but not limited to those residing on your computer system and, or in your control in any form and upon request you agree to forthwith provide NDC with a written confirmation of such destruction.

9. **CONSENT TO USE OF DATA.** You agree that NDC and its affiliates may collect and use technical information gathered in any matter for the purposes of product support services and, or product development. NDC may use this information solely to improve and or create products or to provide customized services or technologies.

10. **LIMITED WARRANTY.** NDC warrants to Licensee that for a period of ninety (90) calendar days following delivery, the Software will be free from defects in material and workmanship under normal use and service. If an implied warranty or condition is created by statute or law and such law prohibits disclaimer of it, you have an implied warranty or condition BUT ONLY AS TO DEFECTS DISCOVERED DURING THE PERIOD OF THIS LIMITED WARRANTY (NINETY DAYS). AFTER THE NINETY (90) DAY PERIOD, THERE IS NO WARRANTY OR CONDITION OF ANY KIND. NDC's sole obligation under this warranty is limited to replacing or repairing, at its option and at its factory, any Software which is returned to NDC, transportation, duties, and taxes prepaid, within NDC's ninety (90) day limited warranty period. Licensee shall pay transportation, duties and taxes for Software returned by NDC (a) to locations outside of Canada or (b) for Software found by NDC not to be defective. The warranties herein do not apply to additional software clients purchased by Licensee. Any supplements or updates to the product provided to you after the expiration of the ninety (90) day Limited Warranty Period are

not covered by any warranty or condition, express, implied, or statutory. All warranties herein are void if failure of the product is due in any way to any repair or alteration unauthorized by NDC, misuse, abuse, negligence, accident, abnormal use, virus, or operation outside NDC's environmental specifications. The warranty herein is not extended to cover software which has been repaired or replaced.

11. INDEMNIFICATION. NDC shall indemnify Licensee against any filed action against the Licensee by an unaffiliated third party to the extent that such action is primarily based on a claim that the unmodified licensed software, when used in accordance with this Agreement, infringes a patent, copyright or trade secret in the Licensee's territory provided that the Licensee provides prompt written notice to NDC of such action and provides continued and reasonable assistance in connection therewith. NDC shall have no liability and no duty to indemnify any claims, demands or actions arising on account of: (a) the misuse, misappropriation of the software and, or its use in any manner or purpose for which it was not designed, (b) the use of the software in conjunction with any other software or product not supplied or expressly approved by NDC, (c) the modification or enhancement of the software by anyone other than NDC, (e) the use of other than a current unaltered version and release of the software unless the infringing portion is also in the then current unaltered version and release, or (d) the continued use of the software after being notified to discontinue its use. Licensee shall reimburse NDC for any costs or damages that result from these aforementioned actions or for any delay in notifying NDC of any claim. Licensee does not have the authority to act on NDC's behalf, including, but not limited to entering into any settlement of any kind. If the software is adjudged to so infringe, or in NDC's opinion is likely to become the subject of such a claim, NDC shall, at its sole option, either (i) procure for the Licensee the right to continue using the software (ii) replace or modify the software to make it non-infringing, or (iii) upon the return of the software, refund the license fee actually paid for the affected software on a three-year, straight line depreciated basis from the date of purchase. THE FOREGOING STATES THE SOLE AND ENTIRE LIABILITY OF NDC AND THE EXCLUSIVE REMEDY FOR LICENSEE RELATING TO THE INFRINGEMENT OR CLAIMS OF INFRINGEMENT OF ANY PROPRIETARY RIGHT.

12. LIMITATION ON REMEDIES; NO CONSEQUENTIAL OR OTHER DAMAGES. The Limited Warranty that appears herein is the only expressed warranty made to you and is provided in lieu of any other express warranties (if any) created by any documentation, packaging or other communications. Except for the Limited Warranty and to the maximum extent permitted by applicable law, NDC provides that the product and support services (if any), AS IS AND WITH ALL FAULTS and hereby disclaim all other warranties and conditions, either express, implied or statutory, including but not limited to, any (if any) implied warranties, duties or conditions of merchantability, of fitness for a purpose, of reliability or SECURalert<sup>TM</sup> and XtendCall<sup>TM</sup> End-User Software License Agreement availability, of accuracy, or completeness of responses, of results, of workmanlike effort, of lack of viruses and of lack of negligence all with regard to the product and the provision of or failure to provide support or other services, information, software and related content through the product or otherwise arising out of the use of the product. ALSO, THERE IS NO WARRANTY OR CONDITION OF TITLE, QUIET ENJOYMENT, QUIET POSSESSION, CORRESPONDENCE TO DESCRIPTION OR NON-INFRINDGMENT WITH REGARD TO PRODUCT.

13. EXCLUSION OF INCIDENTAL, CONSEQUENTIAL AND CERTAIN OTHER DAMAGES. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT SHALL NDC BE LIABLE FOR ANY SPECIAL, INCIDENTAL, PUNITIVE, DIRECT, INDIRECT OR CONSEQUENTIAL DAMAGES WHATSOEVER (INCLUDING, BUT NOT LIMITED TO, DAMAGES FOR LOST PROFITS OR CONFIDENTIAL OR OTHER INFORMATION, FOR BUSINESS INTERRUPTION, FOR PERSONAL INJURY, FOR LOSS OF PRIVACY, FOR FAILURE TO MEET OR SATISFY ANY DUTY UNDER CONTRACT, COMMON LAW, STATUTE OR OTHERWISE), ANY INABILITY TO USE THE PRODUCT, ANY PROVISION OF OR FAILURE TO PROVIDE SUPPORT OR OTHER SERVICES, INFORMATION, SOFTWARE AND RELATED CONTENT THROUGH THE PRODUCT EVEN IF NDC HAS BEEN

ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

14. **LIMITATION OF LIABILITY AND REMEDIES.** You shall use the software at your own risk. Notwithstanding any damages that you might incur for any reason whatsoever (including without limitation all damages referenced above and all direct or general damages) the entire liability of NDC and any if its suppliers under any provision of this EULA and your exclusive remedy for all the foregoing (except for any remedy or replacement elected by NDC with respect to any breach of the Limited Warranty) shall be limited to the greater amount actually paid by you for the product or \$5.00 US Currency. The foregoing limitations, exclusions and disclaimers (including all sections above) shall apply to the maximum extent permitted by applicable law, even if any remedy fails its essential purpose.

15. **NO ASSIGNMENT.** Licensee may not assign this Agreement, the License granted hereunder or any other rights relating to the software or products to any other party (including as a result of any merger or other change of control of the Licensee).

16. **APPLICABLE LAW.** This EULA is governed by the law in force in the Province of Ontario, Canada. In respect to any dispute which may arise hereunder, you consent to the jurisdiction of the federal and provincial courts sitting in Montreal, Quebec.

17. ENTIRE AGREEMENT. This EULA (including any addendum or amendment) are the entire agreement between you and NDC relating to the product and support services (if any) and they supersede all prior or contemporaneous oral or written communications, proposals and representations with respect to the product or any other subject matter covered by this EULA. To the extent the terms of any NDC policies or programs conflict with the terms of this EULA, the terms of this EULA shall control.

18. **HEADINGS.** Headings are for convenience only and do not affect interpretation.

19. **JURISDICTION.** If any provision of this Agreement is held by a court of competent jurisdiction to be illegal, invalid or unenforceable, that provision shall be limited or eliminated to the minimum extent necessary so that this Agreement shall otherwise remain in full force and effect and enforceable.

20. CONTACT INFORMATION

Nordicom Inc. Tel: (888) 802-2412 email : <u>support@securalert.com</u> 1060 Cherbourg, Suite 200 Sherbrooke, Qc, Canada, J1K 2N8

# Page 4 of 4 CONFIDENTIAL PROPERTY OF NORDICOM INC.

### END USER SIGNATURE

I have read and understood the terms and conditions set out in this Agreement and agree, on behalf of the End-User and any assigns to be bound by these terms and conditions.

By: \_\_\_\_\_ Title & Organization: \_\_\_\_\_

(I HAVE THE AUTHORITY TO BIND THE CORPORATION)

SIGNATURE

\_\_\_\_\_ Date: \_\_\_\_\_