

**ADOBE SYSTEMS INCORPORATED  
END USER LICENSE AGREEMENT SUPPLEMENT**

**FOR ADOBE ACROBAT DISTILLER SERVER SOFTWARE (the "Software")**

**NOTICE TO USER:**

THIS IS A CONTRACT. PLEASE READ IT CAREFULLY. THIS END USER LICENSE AGREEMENT SUPPLEMENT (THE "SUPPLEMENT") AMENDS THE TERMS OF THE END USER LICENSE AGREEMENT DISPLAYED UPON INSTALLATION OF THE SOFTWARE (THE "AGREEMENT"). BY INSTALLING AND/OR USING THE SOFTWARE, YOU ACCEPT ALL THE TERMS AND CONDITIONS OF THE AGREEMENT AND THIS SUPPLEMENT. IF YOU DO NOT AGREE WITH THE TERMS AND CONDITIONS OF THE AGREEMENT AND THIS SUPPLEMENT, DECLINE WHERE INSTRUCTED DURING INSTALLATION, AND YOU WILL NOT BE ABLE TO USE THE SOFTWARE. IF YOU DO NOT ACCEPT THE AGREEMENT AND THIS SUPPLEMENT AND HAVE PROOF OF PAYMENT, YOU MAY RETURN THE UNUSED SOFTWARE TO THE LOCATION AT WHICH YOU ACQUIRED IT WITHIN THIRTY (30) DAYS FOR A REFUND OF THE LICENSE FEE.

**SUPPLEMENT TERMS AND CONDITIONS:**

- 1.2 SERVER LICENSE. Section I.2 of the Agreement is hereby deleted and replaced in its entirety with the following:

You may install one copy of the Software on a single file server for the purpose of downloading and installing the Software onto a hard disk or other storage device of up to the Permitted Number of Computers that are on the same network as the file server. In addition, you may permit up to one hundred (100) users (per each of the Permitted Number of Computers) in the same Enterprise to access and use the Software on a non-concurrent basis over a local or wide area network. "Enterprise" shall mean an organization or community of interest such as a corporation, partnership, limited partnership, association or entity organized for business or other common objective. Notwithstanding the above, you may not make the Software accessible from any computer bulletin board, or over the Internet or other public network, or over a privately operated computer network that permits access to users outside of the licensed Enterprise.

- 1.4 HOME USE. Section 1.4 of the Agreement is hereby deleted and replaced in its entirety with the following:

The primary user of each computer on which the Software is installed may also install the Software on one home computer. However, the Software may not be used on the home computer at the same time the Software on the primary computer is being used except as may be permitted by Section 1.2.

- I.6.5 The Agreement is hereby amended to add the following Section 1.6.5

You may embed the font software, or outlines of the font software, into your electronic documents to the extent that the font vendor copyright owner allows for such embedding. The fonts contained in this package may be comprised of both Adobe and non-Adobe owned fonts. You may fully embed any font owned by Adobe. Refer to the font sample sheet or font information file to determine font ownership. See the Documentation for location and information on how to access these sheets and files.

**ALL OTHER TERMS AND CONDITIONS OF THE AGREEMENT REMAIN UNCHANGED AND HAVE FULL FORCE AND EFFECT.**