

AedifiComm Software License Conditions

for

Group Calendar

0. INTRODUCTION

In this Agreement "AedifiComm" means the owner of the software package being the company AedifiComm MST (Management Software Tools) B.V. or its legal successor and "you" means the legal and authorized license holder.

1. USE

You may use AedifiComm Group Calendar for Notes (individually and collectively, the "Software"), in the quantities purchased, provided you abide by the terms and conditions of this Agreement. In addition you may make archival copies of the Software. You must acquire one Software license for the number of users of Group Calendar for Notes.

For Upgrades and Trade-ups:

If the Software is an upgrade or a trade-up, you are authorized to use the Software only if you are an authorized user of a qualifying product as determined by AedifiComm and provided you (i) either delete the qualifying product or install the new product on the same computer or network as the qualifying product and (ii) do not transfer the qualifying product to any other person.

In case you buy licenses directly from AedifiComm you become an authorized and legal license holder after AedifiComm receives the appropriate payment for the licenses. In case you buy licenses through a reseller you become an authorized and legal license holder after AedifiComm receives the appropriate payment for the licenses from the reseller.

2. RESTRICTIONS

Except as expressly provided in Section 1, you may not alter, merge, modify or adapt the Software in any way including reverse engineering, disassembling or decompiling. You may not sell, distribute, loan, rent, lease, license or otherwise transfer the Software or any copy, except, you may permanently transfer the Software (including all prior versions) provided you transfer the Software Agreement, all media and documentation and you do not retain any copies of the Software. If the Software is demonstration and evaluation ("D&E") software, you may not transfer the Software for commercial purposes.

3. INTELLECTUAL PROPERTY RIGHTS

All intellectual property rights in the Software and user documentation are owned by AedifiComm or its suppliers and are protected by International, European and Dutch intellectual property laws (including patent, trademark and copyright laws), other applicable intellectual property laws, and international treaty provisions. AedifiComm retains all rights not expressly granted.

4. LIMITED WARRANTY

For thirty (30) days from your date of purchase, AedifiComm warrants that (i) the Software will substantially conform to the evaluation software as always received before purchase and (ii) that the optic media on which the Software is distributed and the user documentation (if any) are free from defects in materials and workmanship. AedifiComm will, at its option, refund the amount you paid for the Software or provide you with corrected items at no charge provided that the defective item(s) is returned to AedifiComm within thirty (30) days from the date of purchase. Any misuse or unauthorized modification of the Software will void this limited warranty.

Except as specifically provided herein, AedifiComm makes no warranty, representation, promise or guarantee, either express or implied, statutory or otherwise, with respect to the Software, the user documentation or any related technical support, including their quality, performance, merchantability or fitness for a particular purpose.

The warranty and remedies set forth herein are exclusive and in lieu of all others, oral or written, express or implied. This warranty gives you specific legal rights, and you may also have other rights which vary from country to country and from region to region.

5. LIMITATION OF LIABILITY

Because software is inherently complex and may not be completely free of errors, it is your responsibility to verify your work and to make backup copies. In no event will AedifiComm be liable for (i) indirect, special, incidental, tort, economic, cover or consequential damages arising out of the use of or inability to use AedifiComm products or services, including, without limitation, damages or costs relating to the loss of profits, business, goodwill, data or computer programs, even if advised of the possibility of such damages, or (ii) any claim that arose prior to the institution of suit thereon. In no case shall AedifiComm's liability exceed the amount paid by you for the Software.

6. GENERAL

No AedifiComm reseller, distributor, agent or employee is authorized to make any modification or addition to this Agreement. The export of the International Version of Lotus Notes and other Lotus products is governed by the U.S. Department of Commerce under the export administration regulations and by Canadian export regulations. The export of the North American Version of Lotus Notes is governed by the U.S. Department of State under the International Traffic in Arms Regulations. It is your responsibility to comply with all such regulations. This Agreement will be governed by the laws of The Netherlands.

More Information: Should you have any questions concerning this Agreement or AedifiComm's software use policies, write to AedifiComm, PO BOX 19, 2990 AA BARENDRECHT, THE NETHERLANDS or call +31 180 555 111.

Version 2004.01