DMATE End User License Agreement

Notice

This documentation contains proprietary and confidential material of DMATE Billing LTD and suppliers. Any unauthorized reproduction, use, or disclosure of this material, or any part thereof, is strictly prohibited.

This documentation is solely for the use of DMATE employees and authorized DMATE customers. The material furnished in this documentation is believed to be accurate and reliable. However, DMATE assumes no responsibility for the use of this material. DMATE Billing LTD reserves the right to make changes to the material at any time and without notice.

This documentation is intended for information purposes only. No part of this documentation shall constitute any contractual commitment whatsoever by DMATE Billing LTD.

©2017 DMATE Billing LTD. All rights reserved.

Contact information

info@dmate-billing.com

Further information can be found at : www.dmate-billing.com

DMATE EULA	DMATE
Table of Contents	
1. Introduction	4
2. DMATE End User License Agreement	4

3. Contact Information

5

1. Introduction

This document describes DMATE End User License Agreement (DMATE EULA). Customer should read the DMATE EULA terms and conditions carefully before purchasing or using of any DMATE Products, Software and Documentation.

2. DMATE End User License Agreement

- 1. DMATE hereby grants Customer a non-exclusive, non-transferable license to use the Software and the Documentation for operation only on the DMATE Product on which or with which the Software and Documentation were shipped and for Customer's internal business purposes only. Customer further agrees that it shall not transfer the DMATE Software or DMATE Documentation from the site where the DMATE Product was originally installed without the prior written consent of DMATE. Customer shall have the right to use the Software only for the number of users and/or subscribers specifically set forth in this contract between Customer and DMATE. Customer shall keep accurate books and records of System and Software usage sufficient to allow verification of Customer's compliance with its license rights hereunder (including, without limitation, with respect to number of users and subscribers) and, from time to time, upon reasonable notice, shall give DMATE representatives all necessary access to the System and such books and records for purposes of such verification.
- 2. Customer agrees not to modify or copy the Software or Documentation in whole or in part, provided however, that Customer may make one copy of the Software for back-up and restore purposes.
- 3. Customer shall hold the Software and the Documentation in confidence and shall take all steps necessary to insure that the Software and Documentation, or any part thereof, are not disclosed, duplicated or used except as expressly set forth herein. Customer shall not inspect, disassemble, decompile or reverse engineer the Software, nor tamper with, bypass or alter the security features of same. Customer agrees that it may not separate any components or modules contained in the System and/or use them independently.
- 4. Customer shall hold the Software and the Documentation in confidence and shall take all steps necessary to insure that the Software and Documentation, or any part thereof, are not disclosed, duplicated or used except as expressly set forth herein. Customer shall not inspect, disassemble, decompile or reverse engineer the Software, nor tamper with, bypass or alter the security features of same. Customer agrees that it may not separate any components or modules contained in the System and/or use them independently.
- 5. Title to all Software and Documentation furnished to Customer hereunder, and all rights therein, including all rights in any patents and copyrights, and all rights in any derivative works and translations thereof, shall remain vested in DMATE and its licensors at all times. Customer agrees that the Software and the Documentation provided hereunder are entitled to protection under

copyright and patent laws, and Customer shall not remove any copyright, patent or other proprietary notice of DMATE or its licensors from same.

- 6. DMATE shall have the right to terminate any license or right granted in this Software License in the event that Customer fails to pay any applicable fees or if Customer fails to comply with the provisions of this Software License. Upon notice of such termination, Customer agrees to immediately return or destroy, at DMATE's direction, the Software and the Documentation and all portions and copies thereof, and to certify in writing to DMATE that it has complied in full with such direction.
- 7. Limitation of Liability DMATE will not be liable for any general, special, incidental or consequential damages including, but not limited to, loss of production, loss of profit, loss of revenue, loss of data, or any other business or economic disadvantage suffered by Customer arising out of the use or failure to use the DMATE Products, Software of Documentation. In no event shall DMATE or DMATE's suppliers be liable to Customer hereunder for any direct, indirect, incidental or consequential damages arising from the use of DMATE or DMATE's suppliers software, hardware, equipment, services and related documentation.
- 8. The Software licensed hereunder may contain third party software commonly known as open source software ("OSS"). Such OSS may be subject to additional or different license terms. To the extent of a third party infringement claim based on the use of OSS, the indemnification provided hereunder with respect to such claim shall be limited to the indemnification, if any, actually provided by the relevant licensor under the license terms applicable to such OSS.
- 9. Maintenance and Support ("Maintenance") for the Software is available in accordance with DMATE Support Policy. Maintenance, if it is included in the Software purchased, will commence upon the date Customer order was approved by DMATE. Customer will receive (a) support for DMATE Software, and (b) any updates, enhancements or improvements that are included or defined in the Maintenance Policies. Software updates cannot be applied to the Software with an expired Maintenance.
- 10. Customer hereby agrees to comply fully with all relevant export laws and regulations of the Israel to assure that the Software and Documentation, or any direct product or derivative work of the Software and Documentation, are not exported, directly or indirectly, in violation of any Israel law or regulation.

3. Contact Information

We will be glad to provide detailed information regarding DMATE:

Email: <u>info@dmate-billing.com</u>
Web Site: <u>www.dmate-billing.com</u>