End User License Agreement

FAAC INCORPORATED, LICENSES THIS SOFTWARE PRODUCT TO YOU SUBJECT TO THE TERMS & CONDITIONS CONTAINED IN THIS END USER LICENSE AGREEMENT ("EULA"). READ THE TERMS OF THIS EULA CAREFULLY. BY INSTALLING, COPYING OR OTHERWISE USING THE SOFTWARE, YOU AGREE TO BE BOUND BY THE TERMS OF THIS EULA. IF YOU DO NOT AGREE WITH THE TERMS OF THIS EULA, DO NOT INSTALL, COPY OR USE THE SOFTWARE. YOU MAY CONTACT FAAC TO RETURN THE SOFTWARE WITHIN THIRTY (30) DAYS FOR A REFUND OF THE LICENSE FEE.

NOTICE TO CUSTOMER

This EULA is a contract between you (either an individual or on behalf of an entity as its authorized representative) and FAAC Incorporated, which governs your use of the MILO product that accompanies this EULA and related software components, as well as associated media, printed materials, and online or electronic documentation. This MILO product is designed for installation and use on a FAAC supplied training computer system only. You may not install or use this MILO software product on any other system without prior written consent from FAAC.

DEFINITIONS

This software package includes a proprietary software product. In this EULA, the software and associated media, printed materials, and online or electronic documentation are collectively referred to as the "Software." A license key ("Software License Key") is issued to you by FAAC and is designed to prevent software piracy and/or license transfer.

LICENSE

The Software is licensed, not sold. Subject to the terms and limitations of this EULA, FAAC hereby grants you a nonexclusive, nontransferable license, to (i) use the Software in accordance with all terms of this EULA; (ii) use the Software in connection with permitted uses of the Software.

LICENSES REQUIRED FOR THIRD-PARTY SOFTWARE

The Software may require third-party software components and applications to run in conjunction and from within the Software. You are responsible for obtaining any licenses necessary to operate any such third-party software that is not expressly supplied by FAAC under the purchase of the Software.

PROPRIETARY RIGHTS RESERVED BY FAAC

FAAC retains all right, title, and interest in and to the Software and the Software License Key and in all related copyrights, trade secrets, patents, trademarks, and any other intellectual and industrial property and proprietary rights, including registrations, applications, renewals, and extensions of such rights.

LICENSE RESTRICTIONS

You may not copy the Software except for a reasonable number of machine-readable copies for backup or archival purposes. You may not share or use concurrently the Software. You may not remove any titles, trademarks or trade names, copyright notices, legends, or other proprietary markings on the Software. You are not granted any rights to any trademarks or service marks of FAAC. FAAC retains all rights not expressly granted to you.

You may not (i) sell, lease, license, sublicense, distribute or otherwise transfer in whole or in part the Software or the Software License Key to another party; (ii) provide, disclose, divulge or make

available to, or permit use of the Software in whole or in part by, any third party without FAAC's prior written consent; (iii) modify or create derivative works based upon the Software; or (iv) use the Software to provide services to third parties nor allow third parties to use the Software to provide services to you or other third parties. Except to the extent expressly permitted by applicable law, and to the extent that FAAC is not permitted by that applicable law to exclude or limit the following rights, you may not decompile, disassemble, reverse engineer, or otherwise attempt to derive source code from the Software, in whole or in part. You may not disclose the results of any benchmark test of the Software to any third party without FAAC's prior

SUPPORT SERVICES

written approval.

FAAC will provide support services related to the Software for a period of one (1) year after the date of purchase. Upon expiration of such 1year period, FAAC is not obligated to provide any support services under this EULA. For a period of one (1) year, from the date of shipment of the Software, FAAC may provide you with Updates, as defined in the "Software Updates & Upgrades" section below, free of charge. By accepting the terms of this EULA you are accepting the support services. Upon expiration of such 1-year period, FAAC is not obligated to provide you with any Updates under this EULA. Thereafter, you may renew support services for a fee by contacting FAAC. If you acquire an Update or Upgrade, as defined in the "Software Updates & Upgrades" section below, then your support services remain limited to that which was provided as part of the original purchase of the Software and are not extended by the Update or Upgrade, unless otherwise noted in written communications signed by both you and FAAC. All Software updates and Upgrades are part of the Software and are subject to the terms and conditions of this EULA. FAAC may use any technical information you provide to FAAC for any FAAC business purposes without restriction, including for product support and product development.

SOFTWARE UPDATES & UPGRADES

FAAC may provide software Updates to you, defined as defect repairs and new, not-for-sale, software options on the same product major version, free of charge during the active term of the support services. A product major version is defined as all products with the same name and primary version number identical to that which was supplied to you in the original purchase of the Software. Subsequent Software products alternative or replacement products are not considered software updates. FAAC is not obligated to provide to you Updates with any certainty or within any time frame. No guarantee of Software Update availability is given or implied.

FAAC may provide software Upgrades to you, defined as new Software features, for a fee. FAAC is not obligated to provide to you Upgrades with any certainty or within any time frame. No guarantee of Software Upgrade availability is given or implied.

TERMINATION

FAAC may terminate this EULA if you fail to comply with any term of this EULA. In the event of termination, you must remove or destroy all installed and backup copies of the Software and Software License Key.

LIMITED WARRANTY

FAAC warrants that the media, if any, on which the Software is delivered will be free of defects and that the Software will substantially conform to the description contained in the applicable end user documentation, in each case for a period of 90 days after the date of shipment of the Software and/or Software License Key. EXCEPT FOR THE PRECEDING EXPRESS LIMITED WARRANTY, TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, FAAC PROVIDES THE SOFTWARE WITHOUT ANY WARRANTIES OF ANY KIND, EXPRESS, IMPLIED, STATUTORY, OR IN ANY OTHER PROVISION OF THIS EULA OR COMMUNICATION WITH YOU, AND FAAC SPECIFICALLY DISCLAIMS ANY IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT.

LIMITATION OF LIABILITY

TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT WILL FAAC BE LIABLE FOR ANY LOST PROFITS OR BUSINESS OPPORTUNITIES, LOSS OF USE, BUSINESS INTERRUPTION, LOSS OF DATA, OR ANY OTHER INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES UNDER ANY THEORY OF LIABILITY, WHETHER BASED IN CONTRACT, TORT, NEGLIGENCE, PRODUCT LIABILITY, OR OTHERWISE. BECAUSE SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF LIABILITY FOR CONSEQUENTIAL OR INCIDENTAL DAMAGES, THE PRECEDING LIMITATION MAY NOT APPLY TO YOU.

FAAC'S LIABILITY UNDER THIS EULA WILL NOT, IN ANY EVENT, EXCEED THE LICENSE FEES, IF ANY, PAID BY YOU TO FAAC FOR THE SOFTWARE LICENSED BY YOU UNDER THIS EULA.

THE FOREGOING LIMITATIONS SHALL APPLY TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, REGARDLESS OF WHETHER FAAC HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES AND REGARDLESS OF WHETHER ANY REMEDY FAILS OF ITS ESSENTIAL PURPOSE.

GENERAL

This EULA is governed by the laws of the State of Michigan and the United States of America, without regard to conflict of law principles. The United Nations Convention for the International Sale of Goods shall not apply. This EULA is the entire agreement between you and FAAC. Except for agreements signed by both you and FAAC, this EULA shall supersede any and all written and verbal communications as well as all FAAC advertising. If any provision of this EULA is held invalid, the remainder of this EULA shall continue in full force and effect. This EULA may be modified only by written agreement signed by authorized representatives of you and FAAC.

CONTACT INFORMATION

If you have any questions about this EULA, or if you want to contact FAAC for any reason, please direct all correspondence to:

FAAC 1229 Oak Valley Drive Ann Arbor, MI 48108 USA