



END USER LICENSE AGREEMENT (EULA)

Software Product: VirtuLocity VLN – Internet Acceleration Cloud-Service Software Product for Amazon AWS

This End-User License Agreement (EULA) is a legal agreement between [Licensee] and the mentioned VirtuLocity Networks, Inc. [Author] of this software product identified above, as VirtuLocity VLNCloud Internet Acceleration Service Software for Amazon AWS, which includes computer cloud-based software and may include associated media, printed materials, and “online” or electronic documentation (“Software Product”).

By installing, copying, or otherwise using the Software Product, you agree to be bounded by the terms of this EULA. If you do not agree to the terms of this EULA, do not deploy, install or use the Software Product.

SOFTWARE PRODUCT LICENSE (AWS AMI Single use, Enterprise version)

VirtuLocity VLNCloud – Internet Acceleration Service Software for Amazon AWS is being distributed as a commercial software application that can be used in conjunction with Amazon Web Services EC2 platforms as an instance to be spun from the Amazon Machine Image or AMI containing the VirtuLocity VLNCloud software product. It shall be available for online usage and purchased from AWS Marketplace only by customers that have valid and active Amazon Web Services accounts in good standing. You are NOT allowed to receive fees, royalties or other charges for distributing this Software (either for profit or merely to recover your media and any distribution costs) whether as a stand-alone product, or as part of a compilation or anthology, nor to use it for supporting your software-as-a-services business to other end-customers. It may be distributed for internal company distribution via your company’s website links or through other internal company distribution mechanisms, as long as no part of it is changed in any way.

1. Grant of License. This EULA grants you the following rights:

i) Installation and Use. Licensee may install, spin-up, run and use an unlimited number of instances of the VirtuLocity VLNCloud Service Software Product for Amazon AWS provided that you have a valid Amazon Web Services account in good standing, are liable for any AWS usage

costs (e.g. such as the usage of EC2, spun-off instances from the AMI, storage, and any other AWS costs Licensee incurs in conjunction with the Author's instance), agree to this EULA, and abide by the pricing terms and policies of AWS Marketplace purchases. Licensee agrees not to permit others to cross-license, decompile, reverse engineer, sell, repackage, rent, lease, assign, distribute, transmit, host, outsource, disclose or otherwise commercially exploit the Software Product or make the Software Product available to any third party.

ii) Reproduction and Distribution. Licensee may reproduce and distribute any copies of the Software Product documentation, or any graphics, URL Links, or copyright based media, and trademark notices for end users. However, the use of the Software Product cannot be sold, rented, leased, or exploited in any way, that intends to receive benefits through the inclusion of the Software Product, or included in a product or package with or without any intention to receive benefits from the said inclusion. Copies of the Software Product may be distributed on a wholesale basis included with Licensee product(s) via a wholesale license available separately through VirtuLocity Networks, Inc.

2. Description of Rights and Limitations. You may not reverse engineer, decompile, or disassemble the Software Product, except and only to the extent that such activity is expressly required and mandated by applicable U.S. court of law notwithstanding this limitation.

i) Update and Maintenance : Any updates and maintenance of the Software Product will be published and noted on the AWS Marketplace listing and accompanying documentation on the VirtuLocity Networks, Inc company Web site where applicable. VirtuLocity shall keep and maintain previous versions of the VirtuLocity Software Product for up to 2 years after any major or minor release updates have been formally posted in AWS Marketplace listings.

ii) Separation of Components. The Software Product is licensed as a single instance product across any supported Amazon EC2 noted in the Software Product documentation for the AWS Marketplace listing.

iii) Software Transfer. Licensee may permanently transfer all rights under this EULA, provided the recipient agrees to the terms of this EULA.

iv) Termination. Without prejudice to any other rights, the Author of this Software Product may terminate this EULA if you fail to comply with the terms and conditions of this EULA. In such event, Licensee must destroy all copies of the Software Product, terminate all running AWS instance(s), documentation, and all of its component parts.

3. Copyright. All title and copyrights in and to the Software Product (including but not limited to any images, photographs, clipart, libraries, and examples incorporated into the Software Product), the accompanying printed materials, and any copies of the Software Product are owned by the Author of this Software. The Software Product is protected by copyright laws and international treaty provisions. Therefore, you must treat the Software Product like any other copyrighted material. The licensed users or licensed company, or Licensee can use all functions, example, templates, clipart, libraries and symbols in the Software Product to create new diagrams and distribute the diagrams by clearly citing the Author as the copyright owner of the said materials.

4. LIMITED WARRANTY

i) No Warranties. The Author of this Software expressly disclaims any warranty for the Software Product. The Software Product and any related documentation is provided “as is” without warranty of any kind, either expressly stated or implied, including, without limitation, the implied warranties or merchantability, fitness for a particular purpose, or noninfringement. The entire risk arising out of the use or the performance of the Software Product remains with the Licensee.

ii) No Liability for Damages. In no event shall the author of this Software be liable for any special, consequential, incidental, direct or indirect damages whatsoever (including, without limitation, damages for loss of business profits, business interruption, loss of business information, or any other pecuniary loss) arising out of the use of or inability to use this product, even if the Author of the Software Product is aware of the possibility of such damages and known defects.

5. Amendments to this Agreement

VirtuLocity Networks, Inc. reserves the right, at its sole discretion, to modify or replace this Agreement at any time. If a revision is material we will provide at least 30 days' notice prior to any



new terms taking effect. What constitutes a material change will be determined at the sole discretion of the Author of this Software Product.

6. Contact Information

If you have any questions about this Agreement, please contact us via email at info@virtulocitynetworks.com.