

**WARRANTY CONDITIONS – AGS HARDWARE AND NETWORK SERVICES
IP7A DOCUMENT NUMBER: 1052005**

"RACCOON TECHNOLOGIES INCORPORATED", a corporation of the United States, known as "RTI" provides to the designated party herein referred to as the "licensee", the limited use and application of the following services provided by "RTI".

a.) Agency of Warranty Service in Foreign Countries

RTI operates as an agent for negotiation of purchase and access to the third party services and networks which constitute the "Imperial American Coalition" support and network system, known as "Protectorate Seven Alpha", herein referred to as "IP7A".

Conditions and terms of the "IP7A" equipment provider, manufacturer, and network services are domestic American technology protected by criminal law against infringement and claim, registration, and license as a domestic product of parties outside the jurisdiction of the United States and its member States.

Services provided include replacement of components in the original equipment to facilitate repair to specification or performance grade based on the available channel technology or current release of similar technology a suitable substitute in the same class of performance or function as deemed by RTI on a case by case basis.

b.) Terms of Service and Registration

The term of such service shall constitute ten (10) years from the date of delivery to the licensee or first day of registration, whichever shall occur first prior date of end-of-life determination issued by the IP7A or their registered agent. Products deemed end-of-life but not registered are limited to a one year warranty after the date of designated end-of-life, which is normally 10 years from product release.

c.) Maintenance of the XCORE Technology

Maintenance options may be performed at an RTI authorized service center at a period of 24, 48, 72, 96 and 120 months within 180 days of the maintenance option date. Maintenance allows the licensee to purchase from RTI or an authorized XCORE provider a compatible XCORE package, and have such installation of the XCORE and other options outside of package purchase list price and duties, fees, and taxes required by local or State law to be performed at no additional cost. Data stored on the system during an XCORE update are not guaranteed, as we cannot account for requirements of Microsoft or other operating systems from any third party which may require full reinstallation or limit prior registry performance with certain applications. Engineering will attempt to preserve data, but cannot guarantee the operation of prior installed software beyond a fundamental installation. Continuity of operation is dependant upon third party software features, which are subject to change.

d.) Replacement of Defective Components

Warranty replacement during the duration of the 10 year period shall also replace under the same conditions any equipment that fails due to manufacturing defect, material fault, or prior to operational rated end-of-life when used under conditions described as 'normal operating conditions' by the subcomponent manufacturer. This excludes specifically the use of software or other tools or devices to operate equipment at a frequency above that which the device is rated for stable operation by the manufacturer, modification of the device to include alteration or removal of parts or substitution of cooling or other component equipment. Operation of the device in temperatures or humidity outside its operating range shall also specifically be excluded from replacement, repair, and all forms of warranty.

e.) Claims of Merchantability, Fitness of Purpose, or other Consumer Rights

All claims of merchantability, fitness of purpose, or other application or end-use of the equipment is strictly waived by the licensee in use, operation, or representation of the product or its services, software, or features. The licensee is granted no rights exclusive to the specific terms and conditions of this agreement, and must comply with all license agreements, terms, and limitations afforded any hardware and software that is employed upon the equipment or networks, providing they do not violate this agreement in any way.

f.) Responsibilities of th Licensee Over Media and Credentials

Loss of media, including USB keys and license numbers, serial numbers, or other requirements for operation, activation, or installation of software, hardware, or accessories are not covered – and are the sole responsibility of the licensee to maintain and protect from disclosure or loss. Passwords, credentials, key files, tokens, and other equipment required for access or use of the networks are also the sole responsibility of the licensee to protect and keep confidential conditional their use of the equipment and networks, services, and software provided. The licensee is obligated not to disclose or distribute, release, or grant use by any third party to the credentials, granted to them for their exclusive use as the licensee.

WARRANTY CONDITIONS – AGS HARDWARE AND NETWORK SERVICES
IP7A DOCUMENT NUMBER: 1052005

g.) Limitations on Warranty by Territory or Affiliation with Unlawful States

Certain groups or persons prohibited from use of these technologies, products, and equipment and must report their membership or licensee representation as agent or proxy of the these or other similar organizations or subsidiaries or association with these organizations, are conditional to the license of XCORE, IP7A, and other protected technologies incorporated into the product. Failure to report membership in one or more of these groups at time of purchase will void the privileges granted to the licensee, including but not limited to warranty, upgrade options, maintenance, support, or reactivation.

h.) Voided Orders and/or IP7A Member Standing

Orders made but not shipped will be voided on disclosure of membership in a named organization excluded from the IP7A. Failure to disclose membership in an organization will require result in the suspension of all security tokens, licensing, passwords, accounts, and property contained therein upon determination of membership in a prohibited organization. Prohibited organizations include terrorist organizations, groups banned by law, and criminal activity named by the IP7A as known or identified hostile parties to the IP7A.

i.) Licence is a Civil Contract Exclusive of Interstate Commerce Monopolies

Warranty and license shall not be limited to persons deemed to be United States Citizens. Membership and identity are determined by the IP7A exclusively, and verified by contracted agents in respective nations and territories. Business contracts with the IP7A are subject to the the "Articles of Rome" and "International Law", and the exclusive jurisdiction of the IP7A, who may at their sole discretion request enforcement of this contract in full in any country or jurisdiction in which they license their equipment to public offer, sale, or use.

j.) Arbitration Agreement and Waiver of Foreign Jurisdiction in Favor of the IP7A

The licensee waives all other jurisdiction of enforcement and claims in this agreement, while RTI and its vendors in reserve the rights specified in Oklahoma Constitution Article XXIII-8 and XXIII-9 with respect to all terms, conditions, and obligations of protection granted to the licensee under the Statutes of the State of Oklahoma, Constitution of the State of Oklahoma, and Constitution of the United States as enforcement remedy.

Licensee rights and protections are a priority for the IP7A, as described under Article II section II-1, II-3, and II-22 of the Constitution of the State of Oklahoma. Therefore all persons are obligated to resolution by arbitration service determined by RTI as the registered agent offering the services in the region of North and South America, European Union, United Kingdom, Russian Federation, and other territories. All disputes arising from the conditions of this agreement are exclusively subject to this agreement, as sole remedy.

k.) Strong Constitutional Human Rights Clause

No portion of this contract shall waive any enumerated rights and all such clauses or portions of this agreement which may fail to meet regional, State, or Federal law or other codes shall be modified with consent of RTI to comply without failure to enforce any other portion of this contract.

l.) Modification Limitations

No modification of this agreement may be made by any means, either oral or written, which is not endorsed by RTI and all changes or modifications which may be made in order to comply with the prior conditions or clarification of this agreement, including addition or modification of hostile groups prohibited licensee participation or suspension, whether temporary or permanent in nature, shall be published on the website of the authorized provider. It is the responsibility of the licensee to regularly inspect this publication and maintain compliance with the current effective version of this agreement.

m.) Notification of Modification Policy

Any changes to the licensee including participation or registration with an organization prohibited license must be given in notice to the IP7A or their registered agent, RTI, immediately. After 30 days of such change failure to report the change will be construed as material breach of contract. Report within the 30 days will be construed as a notification to revoke privileges and terminate services without wrongdoing by the licensee.

**WARRANTY CONDITIONS – AGS HARDWARE AND NETWORK SERVICES
IP7A DOCUMENT NUMBER: 1052005**

n.) Prohibited Organizations

Prohibited Organizations include but are not limited to:

1. Islamic State
2. Democratic National Party of the United States
3. Democratic Party of any member State of the United States
4. Residents of the State of Texas
5. Any group or affiliation promoting the use of violence or intimidation to overthrow the Constitutional form of government defined by the People of the State of Oklahoma pursuant to Article II-1 of the Constitution of the State of Oklahoma or any statute related to foreign influence or communist activity defined also by socialism and socialist nationalism so prohibited in Oklahoma Criminal Statutes Title 21 or the specific code of conduct in business described in the Oklahoma Anti-Terrorism Act, including the solicitation or teaching of means or methods to carry out such activity or incitement of such terrorist acts to violate human rights in any way.

o.) All Sales and Services Void to Prohibited Organizations and Affiliates

No license will be provided to members of the prior organizations or those persons affiliated, and all sales void prior delivery. Post delivery all access and warranty options will be void to members of the prior parties or their representatives, agents, or persons acting on their behalf. Licensing may be limited by the manufacturer and notice of limitations of service and regional enforcement are conditional to sale, purchase, or representation of the product at all times under this agreement or its current version.

p.) Exclusion of cost of Shipping, Insurance, Duties, and Fees

Warranty coverage does not include shipping costs, insurance, and handling fees for equipment outside the Continental United States. The licensee agrees to be responsible for all tariffs, import/export requirements, and compliance with International and regional laws. Shipping and return labels will be provided by RTI for equipment in all 47 remaining Continental United States excluding Texas, Alaska, and Hawaii. Texas residents are not eligible for return of product, as the firm does not ship to Texas due to violence in the kidnapping for ransom and concealment of our employees child without due process from 2001-2018 in violation of a Court Order and Federal Law (28 USC 1738A e), on context of ransom for relief in suspension of parental rights without cause.

q.) Covered Brands and Devices

Devices covered by these terms include exclusively "Heavy Machines", "Advanced Gaming Systems", "Advanced Gaming Computers", "AGS", "AGC", "Dream Engine" systems produced by RTI and Militech.ORG, and other computer systems specifically branded as products of Raccoon Technologies Incorporated, SDP Multimedia Group, Militech.ORG, Militech Systems, or their parent company – and so specified at time of sale by the "10-year warranty". Personal Computers sold but not branded by these firms are not covered, and are subject to their original equipment manufacturer warranty exclusive of this offer and service.

Therefore, if you want a warranty in a prohibited area you are referred to other manufacturer brands with lesser term support. Access to the IP7A services and membership are likewise exclusively only to the covered systems, and not to any other personal computer or equipment sold as a component by the agency, RTI, or other XCORE provider separate from these machines.