The FonComfort™ Software consists of software and documentation to extend Microsoft® Lync™ with additional functions for convenient communication control.

INSTALLATION PREREQUISITE:
FonComfort™ requires a running installation of Microsoft® Lync™ with actual patch level.

1. License Grant. Subject to the payment of the applicable license fees, and subject to the terms and conditions of this EULA, Bressner Technology hereby grants you the following nonexclusive, nontransferable, nonsublicensable rights:

1.1 Server (Hub) License. You may install and use the server portion of SOFTWARE PRODUCT on multiple servers or hubs within the licensed SIP domains, and you may use these server (hub) copies of the SOFTWARE PRODUCT only with the number of Named Users licensed pursuant to this EULA.

1.2 Application Modules License. You may install and use each licensed Application Module specified in the license file you received from Bressner Technology of the SOFTWARE PRODUCT; and you may use the Application Modules only with the number of Named Users per Application Module licensed pursuant to this EULA.

1.3 Named User License. You may install and use concurrently the client portion of the SOFTWARE PRODUCT on up to four (4) devices specified in the software documentation you received from Bressner Technology, and you may use these managed devices only with the server (hub) and replicated server (spoke) copies of the SOFTWARE PRODUCT licensed pursuant to this EULA.

1.4 Internal Use Only. You agree to use the SOFTWARE PRODUCT solely for internal business operations. You may permit your agents or contractors (including, without limitation, outsourcers) to use the SOFTWARE PRODUCT solely on your behalf and solely for your internal business operations, subject to the terms of this EULA. You agree to be responsible and liable for your agents’ and contractors’ use of the SOFTWARE PRODUCT and for their compliance with this EULA.

2.1 Back-Up Copy. You may make one (1) copy of the SOFTWARE PRODUCT for back-up and archival purposes. You may not copy the printed materials accompanying the SOFTWARE PRODUCT. You agree that any authorized copies of the SOFTWARE PRODUCT and accompanying printed materials will contain the same proprietary notices that appear on and in the SOFTWARE PRODUCT.

2.2 No Reverse Engineering. You may not: (i) reverse engineer, decompile, disassemble, decode, or otherwise attempt to access the source code of the SOFTWARE PRODUCT or (ii) copy, modify, translate or create derivative works of the SOFTWARE PRODUCT. If you acquired the SOFTWARE PRODUCT in Europe, even if you believe you require information related to the interoperability of the SOFTWARE PRODUCT with other programs, you shall not reverse engineer, decompile, disassemble, or decode the SOFTWARE PRODUCT to obtain such information, and you agree to request such information from Bressner Technology at the address listed on the Bressner Technology website at www.bressner.de or www.bressner.com. Upon receiving such a request, Bressner Technology shall determine whether you require such information for a legitimate purpose and, if so, Bressner Technology will provide such information to you within a reasonable time and on reasonable conditions.

2.3 No Transfers. You may not redistribute, rent, lease, license, sublicense, assign, lend, or otherwise transfer the SOFTWARE PRODUCT or your rights under this EULA to any party.

2.4 Other Restrictions. Your rights under this EULA may not be combined or aggregated with your rights or the rights of any other party or the licenses granted under any other EULA (or other agreement) for any version of the SOFTWARE PRODUCT, and you may not combine or aggregate the server (hub), replicated server (spoke), or client (user) copies and licenses granted under this EULA with licenses under any other EULA.

2.5 License File. The use of the SOFTWARE PRODUCT may require a license file from Bressner Technology (or its authorized reseller) for full functionality, and Bressner Technology reserves the right in its sole discretion to refuse requests for more than one reissuing of license file. The license file may be a printable or a non-printable file, or any other mechanism used by Bressner Technology for license activation purposes. You agree that you will not attempt to “hack,” “crack,” or otherwise override this license file.

2.6 Prohibited Use. The following activities are prohibited with respect to the SOFTWARE PRODUCT: (i) rental, timesharing, subscription services, hosting, or outsourcing; (ii) removal or modification of any markings or any notice of Bressner Technology or its licensors of their proprietary rights; (iii) making the SOFTWARE PRODUCT or any part thereof available in any manner to any third party for use in the third party’s business operations (except as permitted under section 1 of this EULA); (iv) title to the SOFTWARE PRODUCT from passing to the end-user of any other party; (v) publication of any results of benchmarking tests run on the SOFTWARE PRODUCT or any part thereof. Exceptions have to be agreed with Bressner Technology in a separate written agreement.

3. Support Services. There are no support, upgrade, or maintenance services related to the SOFTWARE PRODUCT (“Support Services”) provided under this EULA, and any such support, upgrade, or maintenance services are subject to the terms and conditions of a separate support or
maintenance agreement, if any, with Bressner Technology. Any supplemental software code provided to you as part of the Support Services shall be considered part of the SOFTWARE PRODUCT and subject to all of the terms and conditions of this EULA. With respect to technical information you provide to Bressner Technology as part of the Support Services, Bressner Technology may use such information for its business purposes, including for product updates and development.

4. Evaluation and Upgrades.
4.1 Evaluation License. If you have not obtained and installed a license file from Bressner Technology (or its authorized reseller) or if the SOFTWARE PRODUCT includes an evaluation period, you are permitted to use the SOFTWARE PRODUCT solely for evaluation or demonstration purposes. The SOFTWARE PRODUCT may contain an automatic disabling or warning mechanism or time-out feature after which the SOFTWARE PRODUCT will cease operation or operate with limited functionality. Your right to use the SOFTWARE PRODUCT is limited in accordance with the terms under which you received the SOFTWARE PRODUCT. If no period of use is specified, then your right to use the SOFTWARE PRODUCT shall terminate thirty (30) days after your installation of the SOFTWARE PRODUCT, at which time you must return or destroy the SOFTWARE PRODUCT.

4.2 Upgrades. If the SOFTWARE PRODUCT is labeled or otherwise identified by Bressner Technology as an "upgrade," you must be properly licensed to use the Bressner Technology software that is being upgraded by the SOFTWARE PRODUCT or you cannot use the SOFTWARE PRODUCT. A SOFTWARE PRODUCT that is labeled or otherwise identified by Bressner Technology as an upgrade replaces and/or supplements the Bressner Technology software that formed the basis for your eligibility for such upgrade. You may use the resulting upgraded SOFTWARE PRODUCT only in accordance with the terms of this EULA. If the SOFTWARE PRODUCT is an upgrade of a component of a package of software programs that you licensed as a single product, the SOFTWARE PRODUCT may be used only as part of the single product package and may not be separated for use on more than one system environment.

5. Termination. Without prejudice to any of Bressner Technology’s other rights, Bressner Technology may terminate this EULA if you fail to comply with the terms and conditions of this EULA. In such event, or upon the expiration or other termination of this Agreement, you must discontinue use of the SOFTWARE PRODUCT and documentation and destroy any and all copies of the SOFTWARE PRODUCT and all of its component parts, including the documentation.

6. Copyrights, Trademarks and Confidential Information.
6.1 Ownership of Intellectual Property Rights. The SOFTWARE PRODUCT and the methods, processes, and techniques used in the SOFTWARE PRODUCT are the proprietary intellectual property of Bressner Technology and/or its licensors, including without limitation Microsoft and are protected by United States or international patent, copyright, trade secret and trademark laws and international treaties. The SOFTWARE PRODUCT, the accompanying printed materials and any copies of the SOFTWARE PRODUCT are owned by or licensed to Bressner Technology and/or its affiliated companies. The SOFTWARE PRODUCT and all copies of it are and will remain the sole property of Bressner Technology and/or its affiliated companies, and Bressner Technology and/or its affiliated companies shall own and retain all right, title and interest in and to the SOFTWARE PRODUCT, including all copyrights, patents, trade secret rights, trademarks and other intellectual property rights therein. This SOFTWARE PRODUCT is licensed, not sold. You acknowledge that your possession, installation, or use of the SOFTWARE PRODUCT does not transfer to you any title to the intellectual property in the SOFTWARE PRODUCT, and that you do not acquire any rights to the SOFTWARE PRODUCT except the licenses expressly granted under section 1 above. You will not take any action to jeopardize, limit or interfere in any manner with Bressner Technology’s and its licensors’ ownership of and rights with respect to the SOFTWARE PRODUCT.

6.2 Proprietary Notices. You may not remove, modify, cover, obfuscate, or alter any Bressner Technology patent, copyright or trademark notice from any part of the SOFTWARE PRODUCT, including but not limited to any such notices contained in the physical and/or electronic media or documentation, in any installation routine or dialogue or about boxes, in any of the runtime resources and/or in any web-presence or web-enabled notices, code or other embodiments originally contained in or otherwise created by the SOFTWARE PRODUCT.

6.3 Confidential Information. You agree to take all steps which are reasonable to safeguard the confidentiality of, and proprietary rights to, the SOFTWARE PRODUCT and accompanying documentation ("Confidential Information"). You agree that you will not (a) use the Confidential Information for your own benefit or the benefit of any third party except for purposes expressly provided for in this EULA or (b) disclose the Confidential Information to any third party; provided, however, that this shall not be construed to restrict the disclosure of information which (i) is publicly known to you at the time of its disclosure, (ii) is lawfully received by you from a third party not bound in a confidential relationship to Bressner Technology, (iii) was already rightfully known by you prior to receipt thereof from Bressner Technology or (iv) after notice and an opportunity to object, is required by law to be disclosed.

7. Limited Warranty.
7.1 Limited Warranty. Bressner Technology warrants that the SOFTWARE PRODUCT will, for a period of ninety (90) days from later of (1) the date of delivery or (2) the end of the Evaluation License described in section 4.1, perform substantially in accordance with Bressner Technology’s written materials accompanying the SOFTWARE PRODUCT. The foregoing limited warranty shall not apply to any defect in the SOFTWARE PRODUCT that is caused by (i) the use or operation of the SOFTWARE PRODUCT with an application or in an environment other than that intended or recommended by Bressner Technology, (ii) modifications to the SOFTWARE PRODUCT not made by Bressner Technology, (iii) third party hardware or software, or (iv) your failure to implement all error corrections which are issued under this EULA.

7.2 Exclusive Remedies. In the event of any breach of the foregoing warranty or other duty owed by Bressner Technology, Bressner Technology’s and its suppliers’ entire liability and your exclusive remedy shall be, at Bressner Technology’s option, either (i) return of the price paid (license fees) by you for the SOFTWARE PRODUCT (not to exceed the suggested U.S. retail price) if any, or (ii) use of commercially reasonable efforts to repair or replace the defective SOFTWARE PRODUCT. Any replacement SOFTWARE PRODUCT will be warranted for the remainder of the original warranty period or thirty (30) days, whichever is longer.

7.3 Disclaimer. To the maximum extent permitted by applicable law, and except for the limited warranty set forth above, BRESSNER TECHNOLOGY AND ITS LICENSORS MAKE NO WARRANTY OF ANY KIND REGARDING THE SOFTWARE PRODUCT, EXPRESS OR IMPLIED, STATUTORY OR OTHERWISE. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, BRESSNER TECHNOLOGY, AND ITS LICENSORS DISCLAIM ALL OTHER WARRANTIES AND CONDITIONS, EITHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE, AND NONINFRINGEMENT. WITH RESPECT TO THE SOFTWARE PRODUCT. THE LIMITED WARRANTY SET FORTH ABOVE GIVES YOU SPECIFIC LEGAL RIGHTS, AND YOU MAY HAVE OTHERS, WHICH VARY FROM STATE/JURISDICTION TO STATE/JURISDICTION. SOME STATES AND JURISDICTIONS DO NOT ALLOW DISCLAIMERS OF OR LIMITATIONS ON THE DURATION OF AN IMPLIED WARRANTY, SO THE ABOVE LIMITATION MAY NOT APPLY TO YOU.
TO THE EXTENT IMPLIED WARRANTIES MAY NOT BE ENTIRELY DISCLAIMED BUT IMPLIED WARRANTY LIMITATIONS ARE ALLOWED BY APPLICABLE LAW, IMPLIED WARRANTIES ON THE SOFTWARE PRODUCT, IF ANY, ARE LIMITED TO THE NINETY (90) DAY WARRANTY PERIOD. WITHOUT LIMITING THE FOREGOING, YOU ASSUME RESPONSIBILITY FOR THE INSTALLATION OF, USE OF, AND RESULTS OBTAINED FROM THE SOFTWARE PRODUCT, AND BRESSNER TECHNOLOGY AND ITS SUPPLIERS MAKE NO WARRANTY THAT THE SOFTWARE PRODUCT WILL BE ERROR-FREE OR FREE FROM INTERRUPTIONS OR OTHER FAILURES OR THAT THE SOFTWARE PRODUCT WILL MEET YOUR REQUIREMENTS. NO ORAL OR WRITTEN INFORMATION OR ADVICE GIVEN BY BRESSNER TECHNOLOGY, ITS EMPLOYEES, RESELLERS, OR AGENTS SHALL IN ANY WAY INCREASE THE SCOPE OF THE FOREGOING WARRANTY.

8. Limitation of Liability. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER IN TORT, CONTRACT, OR OTHERWISE, SHALL BRESSNER TECHNOLOGY OR ITS SUPPLIERS’ LICENSORS BE LIABLE TO YOU OR TO ANY OTHER PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER (INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF BUSINESS PROFITS, REVENUE, OR GOODWILL, BUSINESS INTERRUPTION, LOSS OF BUSINESS INFORMATION OR DATA OR DATA USE, LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR FOR ANY AND ALL OTHER DAMAGES OR LOSSES) ARISING OUT OF THE USE OF OR INABILITY TO USE THE SOFTWARE PRODUCT, EVEN IF BRESSNER TECHNOLOGY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IN ANY CASE, BRESSNER TECHNOLOGY’S ENTIRE LIABILITY UNDER ANY PROVISION OF THIS EULA SHALL BE LIMITED TO THE AMOUNT YOU ACTUALLY PAID TO BRESSNER TECHNOLOGY FOR THE SOFTWARE PRODUCT OR SERVICE THAT DIRECTLY CAUSED THE DAMAGE EXCEPT THAT THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY TO THE EXTENT THAT APPLICABLE LAW PROHIBITS SUCH LIMITATION. FURTHERMORE, SOME STATES AND JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS LIMITATION AND EXCLUSION MAY NOT APPLY.

9. Critical Systems. The SOFTWARE PRODUCT shall not be used in connection with any system where malfunction can reasonably be expected to result in personal injury, death, or damage to tangible property or the environment. Without limiting the foregoing, the SOFTWARE PRODUCT shall not be used in connection with any life support system, nuclear facility, aircraft operation, air traffic control, or other application representing a similar degree of hazard. You agree to indemnify, defend and hold harmless Bressner Technology and its officers, directors, employees and affiliates from any claims or losses resulting from any of the foregoing uses of the SOFTWARE PRODUCT.

10. Indemnification. You agree to comply with all laws, rules and regulations applicable to your use of the SOFTWARE PRODUCT and to indemnify, defend and hold harmless Bressner Technology and its suppliers against any and all claims arising out of any allegation that your use of the SOFTWARE PRODUCT violates any such law, rule or regulation.

11. Third Party Software. You acknowledge that the SOFTWARE PRODUCT may contain or be provided with copyrighted software, including without limitation source code, of Bressner Technology’s suppliers or licensors as identified in associated documentation or other printed or electronic materials (“Third Party Software”) which are obtained under a license from such suppliers. Your use of any such Third Party Software shall be subject to and you agree to comply with the applicable restrictions and other terms and conditions set forth in such documentation or materials as set forth in any “Third Party Licenses ReadMe” file or similar file located in the installation directory for the SOFTWARE PRODUCT. Third Party Software is licensed to you only for use with the SOFTWARE PRODUCT.

12. Audit Rights. Bressner Technology reserves the right to audit your use of the SOFTWARE PRODUCT, and you agree to provide reasonable assistance and access to information in the course of such audit and permit Bressner Technology to report the audit results, as applicable, to its licensors. In addition, Bressner Technology may assign this audit right to an applicable licensor to audit your use of the SOFTWARE PRODUCT as such use pertains to the licensor’s intellectual property.

13. U.S. Government Restricted Rights. The SOFTWARE PRODUCT is a commercial product, developed at private expense, and provided with Restricted Rights. Use, reproduction, release, modification or disclosure of the SOFTWARE PRODUCT, or any part thereof, including technical data, by the Government is restricted in accordance with Federal Acquisition Regulation (“FAR”) 12.212 for civilian agencies and Defense Federal Acquisition Regulation Supplement (“DFARS”) 227.7202 for military agencies. The manufacturer is: Bressner Technology GmbH, Industriestr. 51, 82194 Gröbenzell, Germany.

14. Export Restrictions. You acknowledge and agree that the SOFTWARE PRODUCT may be subject to restrictions and controls imposed by the United States Export Administration Act and the regulations thereunder. You agree that you will not export or re-export either the SOFTWARE PRODUCT or any directly related materials to or into any country in violation of such controls or any other laws, rules or regulations of any country, state or jurisdiction.

15. Choice of Law and Venue. If you are using the SOFTWARE PRODUCT in North America or South America, this EULA shall be governed by the laws of the State of Florida, without reference to conflicts of laws provisions, and you agree that all disputes arising out of or in connection with this EULA shall be subject to the exclusive jurisdiction of the federal and state courts within Palm Beach County, Florida and you irrevocably consent to the personal and exclusive jurisdiction and venue of these courts. If you are using the SOFTWARE PRODUCT in Europe, this EULA shall be governed by the laws of Germany, without reference to conflicts of laws provisions, and you agree that all disputes arising out of or in connection with this EULA shall be subject to the exclusive jurisdiction of the courts within Munich, Germany, and you irrevocably consent to the personal and exclusive jurisdiction and venue of these courts. If you are using the SOFTWARE PRODUCT in Asia or Asia Pacific, this EULA shall be governed by the laws of Florida, USA without reference to conflicts of laws provisions, and you agree that all disputes arising out of or in connection with this EULA shall be subject to the exclusive jurisdiction of and venue in the courts within Singapore and you irrevocably consent to the personal and exclusive jurisdiction and venue of these courts. In any event, this EULA shall not be governed by the United Nations Convention on Contracts for the International Sale of Goods.
16. Miscellaneous. This EULA, together with the Terms and Conditions of Sale or Master License Agreement or a separate signed writing between the parties with respect to your license of the SOFTWARE PRODUCT, constitutes the entire agreement between you and Bressner Technology and supersedes any prior agreement concerning the SOFTWARE PRODUCT. Bressner Technology is not bound by any provision of any purchase order, receipt, acceptance, confirmation or other correspondence provided by you, unless Bressner Technology specifically agrees to the provision in writing. If any provision of this EULA shall be held to be invalid, illegal or unenforceable, such provision shall be enforced to the maximum extent permitted by law and the remaining provisions shall not be affected. You are responsible for the payment of any taxes, including your personal property taxes, arising from this EULA or your use of the SOFTWARE PRODUCT.

17. Customer Contact. If you have any questions concerning this EULA, or if you would like to contact Bressner Technology for any other reason, please call +1 561.953.1866 or +49 (8142) 47284 0, write to lyncsupport@bressner.de or visit http://bressner.com/contact-bressner-technology

18. Third Party Beneficiary. Microsoft is a third party beneficiary of this EULA to the extent of its rights in Microsoft software licensed to Bressner for use in the SOFTWARE PRODUCT.

FonComfort and the Bressner logo are trademarks or registered trademarks of Bressner Technology. This document may contain confidential and/or proprietary information of Bressner Technology, and its receipt or possession does not convey any right to reproduce, disclose its contents, or to manufacture or sell anything that it may describe. Reproduction, disclosure, or use without specific authorization from Bressner Technology is strictly prohibited. ©2012 Bressner Technology.