

IXIA SOFTWARE END USER LICENSE AGREEMENT

This IXIA SOFTWARE END USER LICENSE AGREEMENT (this "<u>Agreement</u>") is a legal agreement between you ("<u>Licensee</u>") and Ixia, a California corporation ("<u>Ixia</u>"). By checking and/or clicking the "I Accept" or similar box or button at the beginning of the SOFTWARE download and/or installation process, and/or by installing the SOFTWARE or having the SOFTWARE installed (for example, and not by way of limitation, by permitting Ixia to install the SOFTWARE on hardware owned, controlled, or operated by Licensee), and/or by downloading the SOFTWARE and/or by activating the SOFTWARE with any associated license key, as applicable Licensee is agreeing to all the terms and conditions of this Agreement.

If Licensee does not agree to be bound by the terms of this Agreement, Licensee may not register, access or use the SOFTWARE in any way, and Licensee (either itself or through any of its employees) must not check and/or click any "I Accept" or similar box or button associated with this Agreement during the SOFTWARE installation, activation, and/or download process, as applicable.

1. <u>CERTAIN DEFINITIONS</u>

- (a) "Named Subscription Software" refers to the Ixia Developer Software.
- (b) "Open Source Software" means any software or software component, module or package that contains, or is derived in any manner (in whole or in part) from, any software that is distributed as free software, open source software or similar licensing or distribution models, including, without limitation, software licensed or distributed under any of the following licenses or distribution models, or licenses or distribution models similar to any of the following: (i) GNU's General Public License (GPL) or Lesser/Library GPL (LGPL); (ii) the Artistic License (e.g., PERL); (iii) the Mozilla Public License; (iv) the Netscape Public License; (v) the Sun Community Source License (SCSL); (vi) the Sun Industry Standards License (SISL); (vii) the BSD License; and (viii) the Apache License.
- (c) "<u>SOFTWARE</u>" means, collectively, (i) the Named Subscription Software and (ii) any Third Party Software and Open Source Software included with the Named Subscription Software.
- (d) "<u>Third Party Software</u>" means software or software component, module or package (other than Open Source Software) that contains, or is derived in any manner (in whole or in part) from, any software that is licensed or distributed by a third party.
- (e) "<u>Updates</u>" means any and all updates, upgrades, new releases, modifications, and/or supplements that may be provided by Ixia from time to time.



2. GRANT OF LICENSE

- (a) Subject to the terms, conditions, and restrictions in this Agreement, Ixia grants to Licensee a limited, revocable, non-exclusive, non-transferable, and non-sublicensable license to (i) install and use the SOFTWARE for the term for which Licensee has paid, in object code form only and (ii) use the provided end user documentation, whether printed or electronic (together with any copies thereof made in accordance with this Agreement, the "Documentation"), in support of Licensee's use of the SOFTWARE. The license(s) granted above are subject to the terms and conditions in this Agreement and in the applicable Ixia invoice.
- (b) <u>Access</u>. Licensee must register using his or her email address as a unique user ID. Licensee may download, install and access the SOFTWARE from an unlimited number of devices, but Licensee may only access and use the SOFTWARE on one device at a time for each license purchased. Licensee may not permit any other person or entity to access the SOFTWARE using Licensee's email address.
- (c) <u>Updates and Releases</u>. If Ixia provides Licensee with any Update to the SOFTWARE or Documentation, the same shall become part of the SOFTWARE or Documentation, as the case may be, licensed hereunder when delivered to Licensee and shall be subject to all of the terms and conditions contained herein. With respect to any technical information Licensee provides to Ixia or its licensees in connection with the license(s) granted to Licensee hereunder, Ixia and its licensees may use such information for any purpose without restriction, including, without limitation, for product support and development. Ixia will not use such technical information in a form that identifies Licensee.
- (d) <u>Media; License Keys</u>. Licensee may receive the SOFTWARE in more than one medium, or Licensee may receive copies of the SOFTWARE that are compatible with operating systems not specified on the applicable Ixia invoice. Regardless, Licensee may use the SOFTWARE only as expressly permitted in this Agreement. Licensee acknowledges and agrees that installation and/or use of certain SOFTWARE may be subject to activation by license key or software profile.
- (e) <u>Copies</u>. Licensee may copy the Documentation to the limited extent reasonably necessary to facilitate Licensee's permissible use of the SOFTWARE in accordance with this Agreement. Licensee may not copy the SOFTWARE.
- (f) <u>Reservation of Rights</u>. Ixia reserves all rights not expressly granted herein.

3. TITLE; COPYRIGHT; PATENTS; NO SALE

(a) Ownership. Licensee acknowledges and agrees that the SOFTWARE and the Documentation constitute valuable trade secrets of Ixia and/or its affiliates, licensors and suppliers (as applicable). Licensee further acknowledges and agrees that Ixia, its affiliates, and/or its licensors (as applicable) own all right, title, and interest in and to (i) the SOFTWARE and Documentation (including, without limitation, any and all copies, extracts, and associated media thereof, all concepts, logic, protocols, and specifications related thereto, all images, "applets," photographs, animations, video, audio, and/or text incorporated therein), (ii) all ideas, suggestions,



or feedback relating to the SOFTWARE or Documentation ("Feedback") and (iii) all patents, trademarks, trade names, inventions, copyrights, know-how, trade secrets, and other intellectual and industrial property rights, and any related applications or extensions, relating to the items set forth in subparts "(i)" and "(ii)". Licensee shall not attempt to register any copyrights, register any trademarks or service marks, or apply for any patent or other intellectual property protection for the SOFTWARE, Documentation or any portion thereof. Licensee hereby irrevocably assigns and agrees to assign all of its right, title, and interest in and to any Feedback to Ixia.

- (b) <u>Copyright; Copies</u>. Without limitation of Ixia's other rights, Licensee acknowledges and agrees that the SOFTWARE and Documentation are protected by United States copyright laws and international treaty provisions. Subject to the express license grants set forth herein, Licensee must treat the SOFTWARE and Documentation like any other copyrighted material.
- (c) <u>Licensed Not Sold</u>. Licensee acknowledges and agrees that the SOFTWARE and Documentation have been licensed to Licensee pursuant to the terms and conditions of this Agreement and that neither the SOFTWARE nor Documentation has been sold to Licensee.
- (d) <u>PESQ; PAMS/PESQ; PAMS/PESQ/PSQM+; PAMS/PSQM</u>. Licensee acknowledges that any PESQ, PAMS/PESQ, or PAMS/PESQ/PSQM+ software included in the SOFTWARE is protected by copyright and by UK, European, U.S., and other patents and is provided under licenses from Psytechnics Limited and Malden Electronics Limited. Licensee also acknowledges that any PAMS/PSQM software included in the SOFTWARE was developed by KPN Research, the Netherlands, and is used by permission under license from OPTICOM Dilp.-Ing. M. Keyhl GmbH, Erlangen, Germany.
- (e) Other Proprietary Third Party Software. Licensee acknowledges that the SOFTWARE may utilize or include Third Party Software that must be licensed under the specific license terms applicable to such Third Party Software ("Third Party License"). Third Party License terms are available in the Named Subscription Software user guide under the help menu or in other materials provided by Ixia. Licensee (i) acknowledges that any such Third Party License is solely between Licensee and the applicable third party licensor of such Third Party Software and (ii) shall comply with the terms of any such applicable Third Party License. Nothing in this Agreement shall obligate Ixia to provide any support for Third Party Software.
- (f) Open Source Software. Licensee hereby acknowledges that the SOFTWARE may utilize or include Open Source Software that must be licensed under the specific license terms applicable to such Open Source Software ("Open Source License"). Open Source License terms are available in the Named Subscription Software user guide under the help menu or in other materials provided by Ixia. To the extent any such Open Source License requires that Ixia provide Licensee the rights to copy, modify, distribute or otherwise use any Open Source Software that are inconsistent with the limited rights granted to Licensee in this Agreement, then such rights in the applicable Open Source License shall take precedence over the rights and restrictions granted in this Agreement, but solely with respect to such Open Source Software. Licensee (i) acknowledges that any such Open Source License is solely between Licensee and the applicable licensor of the Open Source Software and (ii) shall comply with the terms of any such Open Source License. Nothing in this Agreement shall obligate Ixia to provide any support for Open Source Software. Any Open Source



License associated with Open Source Software applies only to that Open Source Software and not the Named Subscription Software or other software included in the SOFTWARE.

4. <u>RESTRICTIONS AND LIMITATIONS</u>

- (a) <u>General Use Restrictions</u>. Licensee shall not use, copy, merge, or transfer copies of the SOFTWARE or the Documentation except as may be expressly and specifically authorized in this Agreement. Licensee shall not knowingly take any action that would cause the SOFTWARE to be placed in the public domain.
- (b) <u>No Reverse Engineering; No Modification</u>. Licensee may not, under any circumstances, reverse engineer, decompile, disassemble, or otherwise attempt to discover, reconstruct, or identify the source code for the SOFTWARE or any user interface techniques, algorithms, logic, protocols, or specifications included, incorporated, or implemented therein. Furthermore, except as expressly authorized by Ixia in the Documentation, Licensee may not, under any circumstances, modify, port, translate, or create derivative works of the SOFTWARE or Documentation.
- (c) <u>Rental; Leasing</u>. Licensee will not transfer, assign, rent, lease, lend, resell, or in any way distribute or transfer any rights in this Agreement, the SOTWARE or Documentation to third parties, including, without limitation, by operation of law, without Ixia's prior written approval and subject to written agreement by the recipient to the terms of this Agreement.
- (d) <u>Export Restrictions; Compliance with Laws</u>. Licensee will not, directly or indirectly, export or transmit the SOFTWARE or Documentation to any country to which such export or transmission is restricted by any applicable law, regulation or statute, without the prior written consent, if required, of the Bureau of Export Administration of the U.S. Department of Commerce or such other governmental entity as may have jurisdiction over such export or transmission. Licensee agrees to comply with and conform to all applicable laws, regulations, ordinances, and executive orders relating to Licensee's use of the SOFTWARE.
- (e) <u>Proprietary Notices and Legends</u>. Licensee will not remove any proprietary notices, labels or marks from the SOFTWARE or the Documentation. If Licensee makes any copies of the SOFTWARE or the Documentation in accordance with this Agreement, Licensee must reproduce in all such copies all proprietary notices, labels or marks contained in the originals.
- (f) <u>Updates</u>. Upon Licensee's installation of any Update to the SOFTWARE or receipt of any Update to the Documentation, Licensee shall have no further rights, and Ixia shall have no further obligations, with respect to those portions of the SOFTWARE or the Documentation, as the case may be, that such Update was intended to replace.
- (g) <u>High-Risk Activities</u>. The SOFTWARE is not intended for use in connection with any high-risk activity, including, without limitation, air travel, space travel, fire-fighting, police operations, power plant operation, military operations, rescue operations, hospital or medical operations, nuclear facilities or equipment, or the like. Licensee agrees not to use or allow the use of the SOFTWARE for or in connection with any such high-risk activity.



5. <u>USE AUDIT</u>

Ixia shall have the right, upon reasonable notice, to conduct and/or have an independent accounting firm conduct, during normal business hours on Licensee's premises under Licensee's reasonable supervision, an audit to verify Licensee's compliance with the terms of this Agreement, the Third Party Licenses and the Open Source Licenses.

6. TERM AND TERMINATION

- (a) <u>General</u>. Except as provided below, this Agreement and the license(s) granted herein will remain effective until terminated. Licensee may terminate this Agreement and the license(s) granted herein by ceasing all use of the SOFTWARE and Documentation. This Agreement including, without limitation, the license(s) granted to Licensee under this Agreement will automatically terminate if Licensee fails to comply with any term or condition of this Agreement.
- (b) <u>Term</u>. If SOFTWARE has been licensed to Licensee for evaluation purposes, this Agreement will be effective only until the end of the designated evaluation period. If SOFTWARE has been licensed to Licensee for a limited term as specified in the applicable invoice, then this Agreement will be effective only until the end of such term. Upon expiration or termination of this Agreement, Licensee will be unable to login or otherwise access the SOFTWARE and shall have no rights to use the SOFTWARE or the Documentation, unless Licensee has paid to Ixia the applicable license fee for any additional licenses.
- (c) <u>Licensee Obligations Upon Termination or Expiration</u>. Licensee agrees, upon any termination or expiration of this Agreement, to cease use of, and to destroy or return to Ixia, all copies of the SOFTWARE and Documentation. Sections 1, 3, 4, 5, 6, 7, 8, 9, 10 and 11 of this Agreement shall survive any expiration or termination of this Agreement and continue in full force and effect.

7. LIMITED WARRANTY; DISCLAIMER; LIMITATION OF LIABILITY

- (a) <u>DISCLAIMER OF WARRANTY</u>. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, AND EXCEPT AS EXPRESSLY SET FORTH HEREIN, THE SOFTWARE AND THE DOCUMENTATION ARE PROVIDED "AS IS", AND IXIA AND ITS SUPPLIERS, DISTRIBUTORS AND LICENSORS DO NOT MAKE AND SPECIFICALLY DISCLAIM, ALL EXPRESS AND IMPLIED WARRANTIES OF EVERY KIND RELATING TO THE SOFTWARE, DOCUMENTATION AND/OR USE OF THE SOFTWARE OR DOCUMENTATION (INCLUDING, WITHOUT LIMITATION, ACTUAL AND IMPLIED WARRANTIES OF MERCHANTABILITY, TITLE AND FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT), AS WELL AS ANY WARRANTIES THAT THE SOFTWARE OR DOCUMENTATION (OR ANY ELEMENTS THEREOF) WILL ACHIEVE A PARTICULAR RESULT, OR WILL BE UNINTERRUPTED OR ERROR-FREE.
- (b) <u>OPEN SOURCE SOFTWARE</u>. FOR THE AVOIDANCE OF DOUBT, LICENSEE ACKNOWLEDGES THAT ANY OPEN SOURCE SOFTWARE THAT IS INCLUDED IN THE SOFTWARE IS PROVIDED "AS IS," AND IXIA DOES NOT MAKE AND SPECIFICALLY



DISCLAIMS ALL EXPRESS AND IMPLIED WARRANTIES OF EVERY KIND RELATING TO SUCH SOFTWARE AND/OR USE THEREOF (INCLUDING, WITHOUT LIMITATION, EXPRESS AND IMPLIED WARRANTIES OF MERCHANTABILITY, TITLE AND FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT), AS WELL AS ANY EXPRESS OR IMPLIED WARRANTIES THAT SUCH SOFTWARE (OR ANY ELEMENTS THEREOF) WILL ACHIEVE A PARTICULAR RESULT, OR WILL BE UNINTERRUPTED OR ERROR-FREE.

- LIMITATION OF LIABILITY. TO THE MAXIMUM EXTENT PERMITTED BY (c) APPLICABLE LAW, IN NO EVENT SHALL IXIA, ITS SUPPLIERS, DISTRIBUTORS OR LICENSORS BE LIABLE UNDER ANY THEORY OF LIABILITY FOR ANY CONSEQUENTIAL, INDIRECT, INCIDENTAL, SPECIAL, PUNITIVE, OR EXEMPLARY DAMAGES OF ANY KIND (INCLUDING, WITHOUT LIMITATION, DAMAGES ARISING FROM LOSS OF PROFITS, REVENUE, DATA, OR USE, OR FROM INTERRUPTED COMMUNICATIONS OR DAMAGED DATA, OR FROM ANY DEFECT OR ERROR, OR IN CONNECTION WITH LICENSEE'S ACQUISITION OF SUBSTITUTE GOODS OR SERVICES OR MALFUNCTION OF THE SOFTWARE, OR ANY SUCH DAMAGES ARISING FROM BREACH OF CONTRACT OR WARRANTY OR FROM NEGLIGENCE OR STRICT LIABILITY) IN CONNECTION WITH THIS AGREEMENT, THE SOFTWARE, THE **DOCUMENTATION** AND/OR ANY USE OF THE SOFTWARE DOCUMENTATION, EVEN IF IXIA OR ANY OF ITS SUPPLIERS, DISTRIBUTORS OR LICENSORS OR ANY OTHER PERSON HAS BEEN ADVISED OR SHOULD KNOW OF THE POSSIBILITY OF SUCH DAMAGES, AND NOTWITHSTANDING THE FAILURE OF ANY REMEDY TO ACHIEVE ITS INTENDED PURPOSE. FURTHER, IN NO EVENT SHALL IXIA'S MAXIMUM, AGGREGATE LIABILITY IN CONNECTION WITH THIS AGREEMENT, THE SOFTWARE, DOCUMENTATION AND/OR ANY USE OF THE SOFTWARE OR DOCUMENTATION EXCEED THE TOTAL AMOUNT ACTUALLY PAID BY LICENSEE FOR THE SOFTWARE.
- (d) <u>IXIA LIMITED WARRANTY</u>. During the term of this Agreement, Ixia's Standard Limited Warranty and Technical Support Agreement (located at: https://support.ixiacom.com/sites/default/files/resources/limited_warranty_and_technical_suppor t_agreement.pdf) ("<u>Limited Warranty</u>") will apply to the Named Subscription Software. In particular, the Named Subscription Software is licensed hereunder subject to all of the "other limitations" set forth in the Limited Warranty. The Limited Warranty is incorporated herein by reference In the event of any discrepancy or conflict between the terms and conditions of this document and those of the Limited Warranty, the terms and conditions of this document shall control.
- (e) <u>Responsibilities of Licensee</u>. As a licensee of the SOFTWARE, Licensee is solely responsible for the proper installation and operation of the SOFTWARE in accordance with the instructions and specifications set forth in the Documentation. Ixia shall have no responsibility or liability to Licensee, under the Limited Warranty or otherwise, for improper installation or operation of the SOFTWARE. Any output or execution errors resulting from improper installation or operation of the SOFTWARE shall not be deemed "defects" for purposes of the Limited Warranty. Licensee represents and warrants that Licensee has full power and authority to enter



into this Agreement and to perform its obligations hereunder and this Agreement constitutes a legal, valid, and binding obligation on Licensee's part, enforceable in accordance with its terms.

8. INDEMNITY

Licensee hereby agrees to indemnify, protect, defend, and hold Ixia and its suppliers, licensors and distributors and its and their directors, officers, employees, professional advisors, agents and representatives, harmless from and against any and all claims, losses, and damages, including without limitation, reasonable attorneys' and experts' fees and disbursements, (a) which may at any time be asserted against Ixia by any party for Licensee's failure to perform any of the covenants, agreements, terms, provisions, or conditions contained in this Agreement, (b) by any party by reason of Licensee's use or misuse of the SOFTWARE or Documentation, or (c) resulting from any failure by Licensee to comply with any term, condition, or restriction in this Agreement.

9. NON-DISCLOSURE

Licensee shall take all reasonable steps necessary to ensure that the SOFTWARE, the Documentation, and any related Ixia information, or any portion thereof, is not made available or disclosed by Licensee to any person.

10. <u>U.S. GOVERNMENT RESTRICTED RIGHTS</u>

- (a) <u>Commercial Software</u>. The SOFTWARE and its accompanying Documentation are deemed to be "commercial computer software" and "commercial computer software documentation", respectively, for purposes of Federal Acquisition Regulations ("FAR") 12.212 and the Defense FAR Supplement ("DFARS") 227.7202-1, 227.7202-3, and 227.7202-4, and the restrictions set forth in such regulations, and this Agreement shall be deemed to be the license described in such regulations. Any use, modification, reproduction, release, performance, display, or disclosure of the SOFTWARE or its accompanying Documentation by any agency, department, or entity of the United States Government (the "Government") shall be governed solely by the terms of this Agreement and is prohibited except to the extent expressly permitted by the terms of this Agreement. The SOFTWARE and its accompanying Documentation are also deemed to be "restricted computer software" for purposes of FAR 52.227-14(g)(3) (Alternate III (June 1987)) and FAR 52.227-19, which clauses are incorporated herein by reference subject to the express restrictions and prohibitions set forth above.
- (b) <u>Certain Technical Data</u>. Any technical data provided that is not covered by the above provisions is deemed to be "technical information related to commercial computer software or commercial computer software documentation" for purposes of FAR 12.212 and the restrictions set forth therein, and is deemed to be "technical data or information related or pertaining to commercial items or processes" developed at private expense for purposes of DFARS 227.7102-1 and 227.7102-2 and the restrictions set forth therein, and this Agreement shall be deemed to be the license described in such regulations. Any use, modification, reproduction, release, performance, display, or disclosure of such technical data by the Government shall be governed solely by the terms of this Agreement and is prohibited except to the extent expressly permitted by the terms of this Agreement. Such technical data is also deemed to be "limited rights data" as



defined in FAR 52.227-14(a) (Alternate I (June 1987)) and for purposes of FAR 52.227-14(g)(2) (Alternate II (June 1987)), which clauses are incorporated herein by reference subject to the express restrictions and prohibitions set forth above. Such technical data shall also be deemed to be "technical data" for purposes of DFARS 252.227-7015, which clause is incorporated herein by reference subject to the express restrictions and prohibitions set forth above.

(c) Third Party Acceptance of Restrictions. Licensee shall not provide the SOFTWARE, its accompanying Documentation, or the technical data to any party, including the Government, unless such third party accepts the same restrictions as are set forth in this Section 10. Licensee is responsible for ensuring that the proper notice is given to all such third parties and that the SOFTWARE, its accompanying Documentation, and the technical data are properly marked with the required legends. Nothing in this Section 10(c) shall be deemed to modify the restrictions on transfer or disclosure set forth elsewhere in this Agreement.

11. GOVERNING LAW; ENFORCEMENT

- (a) Governing Law. This Agreement and the rights and obligations of the parties hereunder shall be governed by the laws of the State of California, without reference to conflicts of laws principles; provided, however, that if the SOFTWARE was licensed outside the United States, then certain local laws may apply. The parties agree to the non-exclusive jurisdiction of the state and federal courts in Los Angeles County, California in connection with the litigation of any dispute under this Agreement and waive any objection to such jurisdiction based on venue or personal jurisdiction. IN ADDITION, THIS AGREEMENT WILL NOT BE GOVERNED OR INTERPRETED IN ANY WAY BY REFERRING TO ANY LAW BASED ON THE UNIFORM COMPUTER INFORMATION TRANSACTIONS ACT (UCITA), EVEN IF THAT LAW HAS BEEN ADOPTED IN CALIFORNIA, AND THE UNITED NATIONS CONVENTION ON CONTRACTS FOR THE INTERNATIONAL SALE OF GOODS IS HEREBY EXCLUDED.
- (b) <u>Equitable Relief.</u> Licensee acknowledges that any actual or threatened breach of the provisions of this Agreement will constitute immediate, irreparable harm to Ixia and its licensors (as applicable) for which monetary damages would be an inadequate remedy; that injunctive relief is an appropriate remedy for any such breach or threatened breach; and that, in such event, Ixia (and/or its licensors, as applicable) will be entitled to immediate injunctive relief without the requirement of posting bond.

12. INVALIDITY OF PROVISIONS

If any provision in this Agreement is invalid or unenforceable, such provision shall be construed, limited, or altered, as necessary, to eliminate the invalidity or unenforceability and all other provisions of this Agreement shall remain in effect.

13. MISCELLANEOUS

(a) This Agreement, including without limitation the Limited Warranty, sets forth the entire agreement between Ixia and Licensee with respect to the SOFTWARE and Documentation and Licensee's use thereof. Both parties hereby acknowledge and agree that any and all suppliers,



distributors and licensors of Ixia (and any and all licensors of Ixia's licensors) shall be direct and intended third party beneficiaries of this Agreement (including, without limitation, the provisions regarding intellectual property ownership, and the disclaimers of warranties and limitations on liability, as set forth herein), with the right to directly enforce the same. No failure or delay in exercising any right or remedy shall operate as a waiver of any such (or any other) right or remedy. The language of this Agreement shall be construed as a whole, according to its fair meaning and intent, and not strictly for or against either party, regardless of who drafted or was principally responsible for drafting this Agreement or any specific term or conditions hereof. All section headings are for reference only and shall not be considered in construing this Agreement. This Agreement shall bind and inure to the benefit of the parties and their successors and permitted assigns. Both parties are acting as independent contractors with respect to the activities hereunder. In the event of any legal proceeding between the parties arising out of or related to this Agreement, the prevailing party shall be entitled to recover, in addition to any other relief awarded or granted, its costs and expenses (including but not limited to reasonable attorneys' and expert witness' fees) incurred in any such proceeding.

- (b) Ixia may revise the terms of this Agreement and provide such revised terms to you from time to time. Such revised terms will be binding upon your checking and/or clicking the "I Accept" or similar box or button associated with such revised terms or upon your installing any Update provided to you concurrently with the delivery of such revised terms to you.
- (c) Licensee should print (by selecting the print option during installation or download of the SOFTWARE, or by viewing and printing the Agreement from Ixia's web site at www.ixiacom.com) and save a copy of this Agreement for Licensee's records.
- (d) Should Licensee have any questions concerning this Agreement, or if Licensee desires to contact Ixia for any reason, please write Ixia at 26601 W. Agoura Road, Calabasas, CA 91302, or send an email to Ixia at support@ixiacom.com.