IMPORTANT—CAREFULLY READ THE DIGITAL LICENSE AGREEMENT BEFORE PROCEEDING. IF YOU DO NOT AGREE TO ITS TERMS, PLEASE RETURN THE LICENSE AGREEMENT AND ALL ACCOMPANYING MATERIALS WITHOUT FURTHER OPENING OR USING THEM. RETURN THEM TO THE SUPPLIER FROM WHICH YOU OBTAINED THEM FOR A FULL REFUND. FURTHER OPENING OR USE OF THE MATERIALS INDICATES YOUR ACCEPTANCE OF THE TERMS OF THE LICENSE AGREEMENT.

DIGITAL LICENSE AGREEMENT
QM—5GZAA—AA

SOFTWARE PROGRAM: StorageWorks™ Command Console Version 1.1
QUANTITY: 1

This document is your Proof of License and the legal agreement governing your use of the Software. Please store it in a safe place.

LICENSE TERMS

1. GRANT
The Software Program/Version (the “Software”) specified above contains GUI/Client and Agent Software.

Digital Equipment Corporation (“DIGITAL”) grants you the right to use the GUI/Client Software on the Quantity of computers specified above. In addition, you may use the Agent Software on any number of computers. You must use the version of the Software specified above, plus any prior version. You may designate one predominant user for each computer license for the GUI/Client Software. The predominant user may use the Software on one additional computer, either a computer at home or a portable computer. You may copy the Software into the local memory or storage device of the specified quantity of computers. You may copy the Software onto a network server for the sole purpose of distributing the Software to the specified quantity of computers. You may make archival or back-up copies of the Software.

You may permanently transfer your rights to use the Software, the Software key including any updates to the specified version of the Software, and the accompanying documentation including this License Agreement, provided you retain no copies of the Software, updates, documentation, or License Agreement, and the recipient agrees to the terms of this License Agreement.

2. COPYRIGHT
The Software is owned by DIGITAL and its suppliers and is protected by copyright laws and international treaties. Your use of the Software and associated documentation is subject to the applicable copyright laws and the express rights and restrictions of this License Agreement.

3. RESTRICTIONS
You may not rent, lease, or otherwise transfer the Software except as expressly authorized in this License Agreement. You may not remove any copyright, trademark, or other proprietary notices from the Software or the media. You may not reverse engineer, decompile, or disassemble the Software, except to the extent Digital cannot prohibit such acts by law.

LIMITED WARRANTY
DIGITAL warrants that the Software will perform substantially as described in the documentation accompanying the Software for a period of ninety (90) days from delivery. ANY IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE ARE LIMITED TO NINETY (90) DAYS.

EXCLUSIVE REMEDY: DIGITAL’s and its suppliers’ entire liability and your exclusive remedy for Software which does not conform to DIGITAL’s Limited Warranty shall be, at DIGITAL’s option, either (1) repair or replacement of the nonconforming Software, or (2) refund of your purchase price. This warranty and remedy are subject to your returning the nonconforming Software during the warranty period to DIGITAL in the country in which you obtained the Software.

DISCLAIMER OF WARRANTIES: THE ABOVE WARRANTIES ARE YOUR EXCLUSIVE WARRANTIES AND NO OTHER WARRANTY, EXPRESS OR IMPLIED, WILL APPLY. DIGITAL does not warrant that the operation of the Software will be uninterrupted or error free. This warranty gives you specific legal rights, and you may also have other rights which vary from state to state. Some states do not allow limitations on how long an implied warranty lasts, so the above limitation may not apply to you.

ALLOCATION OF LIABILITY
DIGITAL’S AND ITS SUPPLIERS’ TOTAL LIABILITY TO YOU FOR ANY CAUSE WHATSOEVER SHALL BE LIMITED TO THE PURCHASE PRICE YOU PAID FOR THE PRODUCT. THIS LIMITATION WILL APPLY REGARDLESS OF THE FORM OF ACTION, WHETHER IN CONTRACT OR TORT, INCLUDING WITHOUT LIMITATION NEGLIGENCE. THE FOREGOING LIMITATION DOES NOT APPLY TO DAMAGES RESULTING FROM PERSONAL INJURY CAUSED BY DIGITAL’S NEGLIGENCE.

IN NO EVENT WILL DIGITAL OR ITS SUPPLIERS BE LIABLE FOR ANY DAMAGES RESULTING FROM LOSS OF DATA OR USE, LOST PROFITS, OR ANY INCIDENTAL OR CONSEQUENTIAL DAMAGES.

Some jurisdictions do not allow the exclusion or limitation of incidental or consequential damages, so the above limitation or exclusion may not apply to you.

U.S. GOVERNMENT RESTRICTED RIGHTS
Commercial Computer Software, and Computer Software Documentation, and Technical Data for Commercial Items are licensed to the U.S. Government with Digital’s standard commercial licenses and, when applicable, the rights in DFAR 225.227-705, “Technical Data—Commercial Items.”

GENERAL
You are responsible for compliance with all applicable export or re-export control laws and regulations if you export the Software. This Agreement is governed by and to be construed under the laws of the Commonwealth of Massachusetts. The 1980 United Nations Convention on Contracts for the International Sale of Goods will not apply.

If you have any questions concerning this Agreement, please contact your local DIGITAL sales office or write to: Digital Equipment Corporation, 111 Powdermill Road, Maynard, MA 01754-1418.

All registered and unregistered trademarks are the sole property of their owners, and are specifically listed in the Software Product Description or user documentation for this Software Program.

Copyright Digital Equipment Corporation, 1995. All rights reserved.

AV—R2DBA—TE
December 1996