

END-USER LICENSE AGREEMENT

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- **1.0 DEFINITIONS.** Capitalized terms not otherwise defined herein shall have the meanings set forth in the Common Terms Glossary accessed at <u>https://www.hexagonsafetyinfrastructure.com//media/Legal/Hexagon/SI/TPS/GLP.pdf</u>.
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- 3.0 **UPDATES.** If the Software is an Update to a previous version of the Software, User must possess a valid license to such previous version to use the Update. Neither the Software nor any previous version may be used by or transferred to a third party. All Updates are provided to User on a license exchange basis and are subject to all of the terms and conditions of the EULA provided with the Update. By using an Update, User (i) agrees to voluntarily terminate User's right to use any previous version of the Software, except to the extent that the previous version is required to transition to the Update; and (ii) acknowledges and agrees that any obligation that Hexagon may have to support the previous version(s) of the Software will end upon availability of the Update. If an Update is provided, User will take prompt action to install such Update as directed by Hexagon. If User fails to do so, User acknowledges that the Software may not work correctly or that User will not be able to take advantage of all of the Software's available features. In such event, Hexagon will not be liable for additional costs User incurs because of User's failure to install such Update. For Third Party Software, please read carefully the applicable Third Party Terms regarding concurrent use of an Update and the prior version of Software during transition to the Update as the Third Party Terms may differ from terms applicable to Hexagon Software Products.

4.0 **RIGHTS AND LIMITATIONS**

4.1 **The Following are Permitted for User's License:**

User may make one copy of Software media in machine readable or printed form and solely for backup purposes. Hexagon retains ownership of all User created copies. User may not transfer the rights to a backup copy unless User transfers all rights in the Software and license as provided for in Section 4.2.1 below. Any other copying of the Software, any use of copies exceeding the number of copies User has been authorized to use and has paid for, and any distribution of the Software not expressly permitted by this EULA, is a violation of this EULA and of federal and/or applicable governing law.

4.2 The Following are Prohibited for User's License:

- 4.2.1 User shall not sell, rent, license, lease, lend or otherwise transfer the Software, or any copy, modification, or merged portion thereof without Hexagon's express written consent for such transfer, which consent may not be unreasonably withheld. Any such unauthorized transfer will result in automatic and immediate termination of the license.
- 4.2.2 The Software is licensed as a single product. User shall not, and User shall not authorize anyone else to: (i) decompile, disassemble, or otherwise reverse engineer the Software; (ii) work around any technical limitations in the Software; (iii) publish the Software for others to copy or use; (iv) use, copy, modify, distribute, disclose, license or transfer the Software, or any copy, modification, or merged portion, in whole or in part, except as expressly provided for in this EULA; (v) re-use the component parts of the Software with a different software product from the one User is licensed to use or on different computers; (vi) circumvent any license mechanism or in the Software or the licensing policy; (vii) publish to a third party any results of benchmark tests run on the Software; (viii) use or view the Software for any purposes competitive with those of Hexagon; (ix) use the Software except as expressly set forth in this EULA; and (x) unless otherwise specifically permitted in writing by Hexagon, use the Software outside the country in which it is licensed.

4.3 **Fault Tolerance**

The Software is not one hundred percent (100%) fault tolerant. Unless the Software's Documentation expressly provides the contrary, the Software is not designed or intended for use in any situation where failure or fault of any kind of the Software could lead to death or serious bodily injury of any person, or to severe physical, property or environmental damage ("High-Risk Use"); and, User is not licensed to use the Software in, or in conjunction with, any High-Risk Use. High-Risk Use is STRICTLY PROHIBITED. High Risk Use includes, for example, the following: operation of aircraft or other modes of human mass transportation, nuclear or chemical facilities, and Class III medical devices. User hereby agrees not to use the Software in, or in connection with, any High-Risk Use. High Risk Use shall not mean use of the Software for purposes for which it is regularly marketed and sold (e.g., public safety and utility dispatch software may be used to dispatch police, fire, emergency medical services, and emergency utility services).

4.4 Licensing Mechanism Disclaimer.

Without waiver of any of its rights herein, Hexagon may at its sole discretion provide User who is operating public safety Software a licensing mechanism to allow such Software to be available for use even when User has accessed all of its purchased licenses. Regardless of whether it receives the licensing mechanism, User acknowledges it is permitted to use the Software only up to the number of licenses it has purchased. Any usage of Software beyond the amount purchased by User will be subject to the payment of additional fees by User to Hexagon at then current prices for the Software in like manner as provided in Section 7.2 below (Audit).

5.0 USER OBLIGATIONS

- 5.1 The Software may require User's System to comply with specific minimum software, hardware, and/or Internet connection requirements. The specific minimum software, hardware, and/or Internet connection requirements vary by Software and type of license and are available from Hexagon upon request.
- 5.2 User is responsible, and bears the sole risk, for backing up all systems, software, applications, and data, as well as properly using the Software.
- 5.3 At all times, User must keep, reproduce and include all copyright, patent, trademark and attribution notices on any copy, modification or portion of the Software, including, without limitation, when installed, used, checked out, checked in, and/or merged into another program.
- 5.4 User shall comply with the Use Terms, including (i) limitations that apply to specific types of licenses, and (ii) applicable Third Party Terms identified therein.

6.0 TERM.

- 6.1 For a Perpetual License, this EULA is effective until terminated (i) by User, by returning to Hexagon the original Software or by permanently destroying the Software, together with all copies, modifications and merged portions in any form; (ii) by Hexagon, upon User's breach of any of the terms hereof or User's failure to pay the appropriate license fee(s); or (iii) upon User's installation of an Update that is accompanied by a new license agreement covering the Software Update; . User agrees upon the termination of this EULA to cease using and to permanently destroy the Software (and any copies, modifications, and merged portions of the Software in any form, and all of the component parts of the Software), and to certify such destruction in writing to Hexagon.
- 6.2 For a Subscription License, this EULA is effective until the User's Subscription Term expires without being renewed; by Hexagon upon User's breach of any of the terms hereof; User's failure to pay the appropriate Subscription License fee(s); or, the Subscription is otherwise terminated. User agrees upon the termination of this EULA or expiration of User's Subscription to cease using and to permanently destroy the Software (and any copies, modifications, and merged portions of the Software in any form, and all of the component parts of the Software), and to certify such destruction in writing to Hexagon.

7.0 AUDIT.

- 7.1 Hexagon shall have the right to:
 - 7.1.1 Audit User's use of the Software and User's compliance with the provisions of this EULA during User's normal Business Hours. Hexagon will provide User with thirty (30) days prior written notice of an audit under this Section. Hexagon's right to conduct this type audit shall be limited to twice per calendar year. Prior to the start of an audit, Hexagon's personnel will sign a reasonable non-disclosure agreement provided by User. During the audit, User shall allow Hexagon's personnel to be provided reasonable access to both User's records and personnel.
 - 7.1.2 Obtain certain documentation from User, as follows. If the Software includes logging mechanisms intended to track usage volume or quantity, User shall transmit log files associated therewith to Hexagon upon Hexagon's demand and in accordance with Hexagon's reasonable transmission instructions. Hexagon will not demand the transmission of usage tracking log files more frequently than four (4) times in any calendar year.
- 7.2 In the event the results of the audit in Section 7.1.1 or the documentation provided by User in Section 7.1.2 indicate User has used unlicensed Software or quantities thereof, User agrees to promptly pay Hexagon: (i) the current list price for each unlicensed Software

used by User; (ii) interest of two percent (2%) per month or the highest rate allowed by applicable law for each month, commencing with the initial month of unlicensed usage of the Software; and (iii) the costs for the audit in Section 7.1.1.

8.0 INTELLECTUAL PROPERTY.

8.1 **Ownership.**

- 8.1.1 Software. ALL SOFTWARE AND OTHER INTELLECTUAL PROPERTY ARE PROPRIETARY PRODUCTS OF HEXAGON AND ADDITIONAL THIRD PROTECTED BY COPYRIGHT LAWS AND PARTIES AND ARE INTERNATIONAL TREATIES. TITLE TO SOFTWARE AND ALL COPIES, MODIFICATIONS AND MERGED PORTIONS OF SOFTWARE SHALL AT ALL TIMES REMAIN WITH HEXAGON AND SUCH THIRD PARTIES. Software is licensed pursuant to this EULA, not sold. Hexagon and additional third parties retain all right, title and interest in and to all Software, including, but not limited to, all IPR in and to each Software. All rights not expressly granted to User by this EULA or other applicable Third Party Terms are reserved by Hexagon and such third parties. If User brings a claim against Hexagon or any third-party manufacturer over IPR User claims is being infringed by the Software, User's license from Hexagon and any applicable third-party manufacturer(s) for the Software automatically terminates. No source code is deliverable hereunder unless otherwise agreed to in writing by Hexagon.
- 8.1.2 **Intellectual Property.** User acknowledges and agrees that Hexagon and thirdparty manufacturers, as applicable, own all rights in and to Hexagon's and the applicable third-party manufacturers' trade names, and no right or license is granted to User pursuant to this EULA to use such trade names.
- 8.1.3 **Third Party Software.** Third party components may be associated with the operation of the Software, or they may be delivered separately on the Software's media, but not otherwise associated with the operation of the Software. To comply with this EULA, User must also comply with applicable Third Party Terms associated with the operation of the Software identified by Hexagon in notices thereof.

8.2 Intellectual Property Infringement.

- 8.2.1 **Remedy by Hexagon.** In the event the Software, in Hexagon's sole opinion, is likely to or does become the subject of a claim of infringement of any duly issued U.S. Intellectual Property, Hexagon may, at its sole option and expense, (i) procure for User the right to continue using the Software; (ii) modify the Software to make it non-infringing, but functionally the same; (iii) replace the Software with Software which is non-infringing, but functionally the same; or, (iv) provide a prorated refund to User of the actual amount User paid Hexagon for the Software.
- 8.2.2 **Indemnification by User.** In the event any proceeding (suit, claim, or action) is based (in whole or in part) on modifications, enhancements or additions made by User or any person or entity acting on User's behalf, or User's use of the Software in combination with other products not furnished by Hexagon, then subject to applicable law, User agrees to hold harmless and defend, at User's sole cost and expense, all of Hexagon's right, title and interest in and to the Software, as well as Hexagon's goodwill and reputation, both in good faith and at a standard as if the claim is made against User. User shall reimburse Hexagon any defense expenses inclusive of reasonable attorneys' fees expended by Hexagon. User shall make such defense by counsel of User's choosing, and Hexagon shall reasonably cooperate with said counsel at User's sole cost and expense. User shall have sole control of said defense, but User shall allow Hexagon to reasonably participate in its own

defense and User shall reasonably cooperate with Hexagon with respect to the settlement of any claim. Notwithstanding the foregoing, Hexagon may at any time decide to take over any defense of Hexagon at Hexagon's cost and expense, and User shall render full cooperation and assistance to transfer such defense to Hexagon and with respect to such defense.

9.0 LIMITED WARRANTIES.

- 9.1 Software Products are warranted to meet Minimal Operations Levels for a period of thirty (30) days from the initial installation; provided that Software Products covered by a Maintenance Contract between User and Hexagon shall instead be warranted and supported as stated in the Maintenance Contract.
- 9.2 Hexagon warrants that it has the right to grant User this license.
- 9.3 Warranty Disclaimer. EXCEPT AS SPECIFICALLY SET FORTH IN THIS EULA, TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, HEXAGON AND ITS SUPPLIERS DISCLAIM ALL WARRANTIES, EITHER EXPRESS OR IMPLIED, RELATING TO THE SOFTWARE, INCLUDING, BUT NOT LIMITED TO, IMPLIED WARRANTIES OF MERCHANTABILITY, DURABILITY, FITNESS FOR A PARTICULAR PURPOSE, HIGH RISK USE, AND NON-INFRINGEMENT. ALL WARRANTIES PROVIDED PURSUANT TO THIS EULA ARE VOID IF FAILURE OF A WARRANTED ITEM RESULTS DIRECTLY OR INDIRECTLY FROM AN UNAUTHORIZED USE OR MISUSE OF A WARRANTED ITEM, INCLUDING, WITHOUT LIMITATION, USE OF A ITEM UNDER ABNORMAL WARRANTED OPERATING CONDITIONS OR UNAUTHORIZED MODIFICATION OR REPAIR OF A WARRANTED ITEM OR FAILURE TO ROUTINELY MAINTAIN A WARRANTED ITEM. HEXAGON DOES NOT WARRANT THAT ANY SOFTWARE WILL MEET USER'S REQUIREMENTS. AND UNDER NO CIRCUMSTANCES DOES HEXAGON WARRANT THAT ANY SOFTWARE WILL OPERATE UNINTERRUPTED OR ERROR FREE. THE SOFTWARE IS PROVIDED "AS IS" AND USER BEARS THE SOLE RISK OF USING THE SOFTWARE. IF ANY PART OF THIS DISCLAIMER OF EXPRESS OR IMPLIED WARRANTIES IS RULED INVALID, THEN HEXAGON DISCLAIMS EXPRESS OR IMPLIED WARRANTIES TO THE MAXIMUM EXTENT ALLOWED BY APPLICABLE LAW. IF A GREATER WARRANTY OR LIABILITY IS MANDATED PURSUANT TO THE LAW HELD APPLICABLE TO THIS AGREEMENT. THEN HEXAGON WARRANTS THE SOFTWARE AND PROVIDES LIABILITY TO THE MINIMUM EXTENT REQUIRED BY SAID LAW.
- 10.0 LIMITATION OF LIABILITY. USER ASSUMES FULL AND COMPLETE LIABILITY FOR USER'S USE OF THE SOFTWARE. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW. IN NO EVENT SHALL HEXAGON OR ITS SUPPLIERS BE LIABLE FOR ANY SPECIAL, INCIDENTAL, INDIRECT, PUNITIVE, OR CONSEQUENTIAL DAMAGES WHATSOEVER (INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF USE OR PRODUCTION, LOSS OF REVENUE OR PROFIT, LOSS OF DATA, LOSS OF BUSINESS INFORMATION, BUSINESS INTERRUPTION, CLAIMS OF THIRD PARTIES OR ANY OTHER PECUNIARY LOSS) ARISING OUT OF THIS EULA AND/OR THE USE OF OR INABILITY TO USE THE SOFTWARE, EVEN IF HEXAGON HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IN NO EVENT SHALL HEXAGON BE LIABLE FOR ANY CLAIM, DAMAGES, OR OTHER LIABILITY ARISING OUT OF OR IN CONNECTION WITH THE DOWNLOADING, VIEWING, USE, DUPLICATION, DISTRIBUTION, OR DISCLOSURE OF ANY SAMPLE DATA PROVIDED BY HEXAGON, INCLUDING BUT NOT LIMITED TO ANY CLAIM OR LIABILITY; DIRECT, INDIRECT, INCIDENTAL, SPECIAL, PUNITIVE, OR CONSEQUENTIAL DAMAGES; LOSS OR CORRUPTION OF DATA ARISING FROM, OUT OF, OR IN CONNECTION WITH THE SAMPLE DATA; OR THE USE OR OTHER DEALINGS WITH THE SAMPLE DATA. HEXAGON'S ENTIRE LIABILITY ARISING OUT OF OR IN CONNECTION WITH THIS EULA SHALL BE LIMITED TO THE AMOUNT ACTUALLY PAID BY USER TO HEXAGON FOR THE SOFTWARE OR SOFTWARE SUBSCRIPTION AT ISSUE AT THE TIME THE INITIAL EVENT GIVING RISE TO

THE CLAIM OCCURS. EXCEPT AS OTHERWISE PROVIDED BY APPLICABLE LAW, NO CLAIM, REGARDLESS OF FORM, ARISING OUT OF OR RELATING TO THIS EULA MAY BE BROUGHT BY USER MORE THAN ONE (1) YEAR FOLLOWING THE INITIAL EVENT GIVING RISE TO THE CAUSE OF ACTION. BECAUSE SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF LIABILITY, THE ABOVE LIMITATION MAY NOT APPLY TO USER. IF ANY PART OF THIS SECTION IS HELD INVALID, THEN HEXAGON LIMITS ITS LIABILITY TO THE MAXIMUM EXTENT ALLOWED BY APPLICABLE LAW.

- 10.1 In the event the Software does not substantially comply with the limited warranties set forth in this EULA, Hexagon's entire liability and User's exclusive remedy shall be, in Hexagon's sole and absolute discretion, either (i) the modification, repair or replacement of the Software; or (ii) termination of this EULA and a prorated refund to User of the actual amount User paid Hexagon for the Software for the period of time that the Software did not substantially conform to the limited warranties set forth in this EULA. All replacements and/or Updates made during the original warranty period will be warranted only for the remainder of the original warranty period. So long as Hexagon performs any one of the remedies set forth above, this limited remedy shall not be deemed to have failed of its essential purpose.
- 10.2 Hexagon is acting on behalf of its suppliers for the sole purpose of disclaiming, excluding and/or limiting obligations, warranties and liability as provided in this EULA, but in no other respects and for no other purpose.
- **11.0 EXPORT RESTRICTIONS**. The Software, including any technical data related to the Software, is subject to the export control laws and regulations of the United States,. Diversion contrary to United States law is prohibited. This Software, including any technical data related to this Software and any derivatives of this Software, shall not be exported or re-exported, directly or indirectly (including via remote access), under the following circumstances:
 - 11.1 To Cuba, Iran, North Korea, Syria, the Crimean region of Ukraine or any national of these countries or territories;
 - 11.2 To any person or entity listed on any United States government denial list, including, but not limited to, the United States Department of Commerce Denied Persons, Entities, and Unverified Lists, the United States Department of Treasury Specially Designated Nationals List, and the United States Department of State Debarred List (https://build.export.gov/main/ecr/eg_main_023148);
 - 11.3 To any entity if User knows, or has reason to know, the end use is related to the design, development, production, or use of missiles, chemical, biological, or nuclear weapons, or other unsafeguarded or sensitive nuclear uses; and/or
 - 11.4 To any entity if User knows, or has reason to know, that an illegal reshipment will take place.

User agrees to comply with all applicable export control laws and regulations.

User shall not request information or documentation where the purpose of such request is to support, give effect to or comply with a boycott of any country that is not sanctioned by the United States, including but not limited to the Arab League boycott of Israel.

If the Software User received is identified on the media as being ITAR-controlled, the Software has been determined to be a defense article subject to the U.S. International Traffic in Arms Regulations (ITAR). Export of this Software from the United States must be covered by a license issued by the Directorate of Defense Trade Controls (DDTC) of the U.S. Department of State or by an ITAR license exemption. The Software may not be resold, diverted, or transferred to any country or any end user, or used in any country or by any end user other than as authorized by the existing license or ITAR exemption. Subject to the terms of this EULA, such Software may be used in other countries or by other end users if prior written approval of DDTC is obtained.

Subject to applicable law, User agrees to hold harmless and indemnify Hexagon for any causes of actions, claims, costs, expenses and/or damages resulting to Hexagon from a breach by User of the export restrictions set forth in this EULA. Any questions regarding export or re-export of the Software or concerning ITAR restrictions, if applicable, should be addressed to Hexagon's Export Compliance Department at 305 Intergraph Way, Madison, Alabama, United States 35758, or at exportcompliance@intergraph.com.

If User is located outside the United States, User is responsible for complying with any local laws in User's jurisdiction which might impact User's right to import, export, or use the Software, and User represents that User has complied with any and all regulations and/or registration procedures required by applicable law related to the use and importation of the Software.

12.0 HEXAGON CONFIDENTIAL INFORMATION. User understands that Hexagon possesses information and data, tangible or intangible, including, without limitation, Hexagon IP, that was developed, created, and/or discovered by Hexagon, and/or which has become known to or has been conveyed to Hexagon, which has commercial value in Hexagon's day-to-day business and is not generally known in the industry or to competitors of Hexagon, regardless of whether such information and data is marked as proprietary or confidential ("Hexagon Confidential Information"). Hexagon considers such Hexagon Confidential Information to be proprietary and confidential. User agrees to treat and maintain as proprietary and confidential Hexagon Confidential Information and any information or data provided by Hexagon, in whatever form, as User would treat User's own proprietary and confidential information and data, but in any event, no less than with reasonable care, and to comply with all license requirements, copyright, patent, trademark, and trade secret laws as they may pertain to any Hexagon Confidential Information or other information or data provided by Hexagon.

13.0 GENERAL.

- 13.1 **Entire Agreement**. User acknowledges that User has read this EULA, understands it, and agrees to be bound by its terms and conditions. User further agrees that this EULA, together with Order Documents, is the complete and exclusive statement of the agreement between User and Hexagon relating to the subject matter of this EULA and that this EULA supersedes any proposal or prior agreement, oral or written, and any other communications between User and Hexagon relating to the subject matter of this EULA. This EULA may be amended only by a written instrument signed by both User and Hexagon; *provided however*, certain Hexagon Software and Updates may be subject to additional or different terms and conditions, as applicable, contained in a separate EULA that is delivered with the applicable Software or Update. Any reproduction of this EULA made by reliable means (for example, printed, photocopy, or facsimile) will be deemed an original.
- 13.2 **Severability**. Whenever possible, each provision of this EULA shall be interpreted in such a manner as to be effective and valid under applicable law. However, if any provision of this EULA shall be prohibited by or invalid under applicable law, such provision shall be ineffective only to the extent of such prohibition or invalidity without invalidating the remainder of such provision or the remaining provisions of this EULA.
- 13.3 **Headings**. Numbered topical headings, articles, paragraphs, subparagraphs, or titles in this EULA are inserted for the convenience of organization and reference and are not intended to affect the interpretation or construction of the terms thereof.
- 13.4 **No Waiver**. The waiver by Hexagon of any of its rights or remedies in enforcing any action or breach under the EULA in a particular instance shall not be considered as a waiver of the same or different rights, remedies, or actions for breach in subsequent instances.
- 13.5 **Notices**. All notices given between User and Hexagon shall be in writing and shall be considered properly sent by postage prepaid United States Mail or overnight carrier to the User and/or Hexagon representative, as applicable, or such substitutes to receive such notices as may hereafter be disclosed by proper notification. User's address for notices

shall be that last notified to Hexagon pursuant to this paragraph, or in the absence of such notice, the last known address in Hexagon's records. Hexagon's address for notices is Hexagon Safety, Infrastructure & Government, 305 Intergraph Way, Madison, Alabama 35758, Attn: Legal Department, 256-730-2333.

- 13.6 **Assignment**. Neither party shall have the right to assign any of its rights nor delegate any of its obligations under this EULA without the prior written consent of the other party, except that Hexagon may assign its rights and obligations under this EULA without User's approval (i) to an Affiliate; or (ii) to an entity which acquires (a) all or substantially all of the assets of Hexagon, (b) the Hexagon division providing a product or service subject to this EULA, or (c) all or substantially all of the product or product line assets subject to this EULA. Any attempt by User to sublicense, assign. or transfer the license or the Software, except as expressly provided in this EULA, is void and immediately terminates the license.
- 13.7 **Other Hexagon Software Products**. If User has or uses other Hexagon software products and/or software products provided by other divisions or Affiliates of Hexagon, please read this EULA and all other terms and conditions carefully as there may be differences in the terms and conditions.
- 13.8 **Limited Relationship**. The relationship between User and Hexagon is that of independent contractors, and neither User nor User's agents shall have any authority to bind Hexagon.
- 13.9 **Governing Law; Venue and Jurisdiction**. This EULA shall for all purposes be construed and enforced under and in accordance with the Laws of the State of Alabama and shall have been deemed to have been accepted in Madison, Alabama, United States. User and Hexagon agree that any legal action or proceeding arising, directly or indirectly, out of or relating to this EULA shall be instituted in the Circuit Court for Madison County, Alabama, United States or the United States District Court for the Northern District of Alabama, Northeastern Division. User and Hexagon agree to submit to the jurisdiction of and agree that venue is proper in these courts for any such legal action or proceedings. This EULA shall not be governed by the conflict of law rules of any jurisdiction or the United Nations Convention on Contracts for the International Sale of Goods, the application of which is expressly excluded.
- 13.10 **Waiver of Jury Trial**. HEXAGON AND USER EACH HEREBY WAIVE, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY RIGHT EITHER MAY HAVE TO A TRIAL BY JURY FOR ANY LEGAL PROCEEDING ARISING, DIRECTLY OR INDIRECTLY, OUT OF OR RELATING TO THIS EULA.
- 13.11 **Injunctive Relief; Cumulative Remedies**. User acknowledges and agrees that a breach of this EULA by User could cause irreparable harm to Hexagon for which monetary damages may be difficult to ascertain or may be an inadequate remedy. User agrees that Hexagon will have the right, in addition to its other rights and remedies, to seek and obtain injunctive relief for any breach of this EULA by User, and User expressly waives any objection that Hexagon has or may have an adequate remedy at law with respect to any such breach. The rights and remedies set forth in this EULA are cumulative and concurrent and may be pursued separately, successively, or together.
- 13.12 **Attorneys' Fees and Costs**. In the event of any legal proceeding arising out of or relating to this EULA, the prevailing party in such action shall be entitled to an award of its reasonable attorneys' fees and costs for all such legal proceedings, including for trial and all levels of appeal.
- 13.13 **Governing Language**. The controlling language of this EULA is English. If User received a translation of this EULA into another language, it has been provided for User's convenience only. Most foreign language translations predate recent modifications to the official English language version. Be sure to refer to the official version.

Les parties en présence confirment leur volonté que cette convention de même que tous les documents y compris tout avis qui s'y rattachent, soient redigés en langue anglaise

(Translation: "The parties confirm that this agreement and all related documentation is and will be in the English language.")

- 13.14 **Survival**. The provisions of this EULA which require or contemplate performance after the expiration or termination of this EULA shall be enforceable notwithstanding said expiration or termination.
- 13.15 **Use Outside the United States**. If User is located outside the United States, then the provisions of this section shall also apply: User is responsible for complying with any local laws in User's jurisdiction which might impact User's right to import, export and/or use the Software, and User represents that User has complied with any and all regulations and/or registration procedures required by applicable law to make this EULA fully enforceable.

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