# LICENSE AGREEMENT

GRADIENT software products are proprietary software applications subjected to the intellectual and industrial property. Your use of GRADIENT software is subject to this License Agreement represented namely by the following provisions of End User License Agreement (EULA), and General Terms and Conditions and general conditions issued by GRADIENT and accessible on request of the Licensee.

## **GRADIENT END USER LICENSE AGREEMENT**

IMPORTANT - READ CAREFULLY: This End User License Agreement (EULA) is a legal agreement between you (regardless if you are an individual, a legal entity or any kind of user authorized by legal entity) as the Licensee and GRADIENT to use the Software. This EULA applies after the Licensee has received the Software from a Reseller or GRADIENT. An amendment or addendum to this EULA may accompany the Software. The Licensee agrees to be bound by the terms of this EULA by installing, copying, downloading or otherwise using the Software or clicking the "I Accept / Agree" button if acquiring the Software on-line and also by the General Terms and Conditions published on the Software web page (GTC). If the Licensee does not agree to the terms of this EULA, you may not install, copy, download or otherwise use the Software or if acquiring the Software on-line click the "I Do Not Accept / Agree" button.

#### 1. **DEFINITIONS**

Terms and expression used in this EULA have the meaning determined by general definitions according to this paragraph and several terms and expression are, for the purposes these EULA, specified in the below paragraphs; in case of doubt it will be held that the specification has interpretation priority and the general definition will apply in subsidiary manner. Generally defined terms and expressions are (in alphabetical order) as follows:

- a) Accessible Code means source code that is unprotected and accessible.
- b) **Authorized User** means any person who accesses and uses the Software under this EULA, other user license or direct permission of **GRADIENT**.
- c) **Embedded Software** means any third party software that may contain Accessible Code or Protected Code licensed by GRADIENT from a third party and embedded in the Software.
- d) **Fees** mean all fees and expenses payable by the Licensee to GRADIENT in acquiring the Software and as applicable any Maintenance or User Licenses.
- e) **GRADIENT** means GRADIENT ECM s.r.o., Company ID No./IČO: 31 367 232, registered in the Commercial Register at the Bratislava 1 District Court, Section: Sro, File No.: 6533/B.
- f) Maintenance means the provision by GRADIENT to Licensee under separate agreement, of Software updates and/or enhancements made generally available to customers from time to time, and online technical support (and where applicable, phone support) for the sole purpose of addressing technical issues relating to the use of the Software.
- g) **OEM Distribution** means distribution of the Software as either a bundled add-on to, or embedded component of, another application with such application being made available to its users as, but not limited to, an on-premises application, a hosted application, a Software-as-a-Service offering or a subscription.
- h) **Protected Code** means any source code that is protected against access by GRADIENT or a third party and is not accessible under this EULA.
- i) **Reseller** means an entity selling and distributing GRADIENT products, which is authorized by GRADIENT to do so.

- j) Software means any GRADIENT software that accompanies this EULA, which includes computer software, Accessible Code and/or Protected Code and may include associated media, printed materials, "online" or electronic documentation, Internet-based services and Embedded Software. Any Software is subjected to the intellectual property rights and/or industrial rights for protection of patents, trademarks, utility models and designs of GRADIENT.
- k) User License means a license granted under this EULA to the Licensee to permit an Authorised User to use the Software. The number of User Licenses granted to the Licensee is dependent on the Fees paid by the Licensee.

#### 2. GRANT OF LICENSE

Upon Licensee's acceptance of the EULA, GRADIENT grants the Licensee the non-exclusive right to use the Software for the time of permission of GRADIENT subject to the Testing License, User License, Reseller License or Developer License.

#### 2.1 Authorized Users

The licenses granted are subject to the condition that the Licensee must ensure the maximum number of Authorized Users accessing and using the Software concurrently is equal to the number of User Licenses for which the necessary Fees have been paid to the Reseller or GRADIENT in accordance with the relevant contract.

#### 2.2 Backup

The Licensee is not permitted to copy the Software even not for data protection, archiving and backup purposes. However, only the strictly and necessary backup copy of Software may be made for archival purposes.

## 2.3 Installation and Use

GRADIENT may provide evaluation copies of the Software for customers to assess the Software, which may not have full functionality. If the Software is only provided for evaluation purposes the rights of the Licensee are limited to this evaluation license which permit the Licensee to GRADIENT End User License Agreement download, install, use and operate the Software for a limited period and accessible by a limited number of temporary users as determined by GRADIENT (Evaluation Period). On the expiry of the Evaluation Period the Software will cease to function and the Licensee must remove and delete all copies of the Software in its possession.

### 2.4 Scope

Each license granted by GRADIENT under this EULA is (unless otherwise specified in this EULA or agreed by GRADIENT in writing) worldwide, non-exclusive, non-transferable and non-sublicensable.

# 2.5 Duration

Subject to the terms of this EULA and unless terminated earlier in accordance with this EULA or the relevant contract, a full license is valid during the prepaid period and the evaluation license runs for the Evaluation Period.

## 2.6 Permitted Computers

Except as otherwise agreed in writing by GRADIENT the Licensee must only install the Software and make the Software available for use on hardware systems owned, leased or controlled by the Licensee.

## 2.7 Responsibility for Non-controlled systems

If GRADIENT permits the Licensee to install the Software or make the Software available for use on hardware systems not owned, leased or controlled by the Licensee (Uncontrolled Systems), the Licensee will ensure the terms of this EULA are complied with by users of such Uncontrolled Systems and the Licensee indemnifies GRADIENT for all costs, damages and loss GRADIENT suffers arising from such installation or use of the Software on Uncontrolled Systems.

# 2.8 Interventions to Software and/or Embedded Software

Regardless of the duration hereof, the Licensee nor End User is not authorised, directly or indirectly or by means of third persons and/or in any form and in any manner, to change, modify and/or otherwise adapt and/or disseminate, in unauthorised manner, Software nor Embedded Software and/or their source codes, or try to decipher, analyse and/or imitate any Software or Embedded Software and/or their source codes by itself and/or by means of third persons. For the purposes hereof, it will be held that any unauthorised intervention to Software and/or Embedded Software hereunder will constitute expiry of all rights in the sense of relevant Licence terms there have been granted to the person who makes unauthorised interventions to Software and/or Embedded Software in the sense of this paragraph and constitutes the right of GRADIENT to terminate this Agreement as a result of material violation of the Licensee's and/or End User's obligations.

## 2.8 General responsibility

It is strictly prohibited to use the Software in conflict with the permit or approval of GRADIENT; any use in such a conflict subject to the full liability of caused damages in relation with GRADIENT. Without prejudice to any other rights, GRADIENT may terminate this EULA if you fail to comply with the terms and conditions of this EULA. In such event, you are obliged to immediately destroy all and any copies of the Software in your possession.

### 3. FEES

The Licensee must pay all Fees related to this Software by their due date. Failure to pay Fees by the due date will result in the immediate termination of the licenses granted under this EULA and you are not allowed to any further use of Software subjected to this EULA.

## 4. EMBEDDED SOFTWARE

The Licensee acknowledges the Software contains Embedded Software and that in addition to the obligations of this EULA, additional obligations may apply in relation to any use of Embedded Software by the Licensee which is not in accordance with the use of the Software as permitted under the terms of this EULA. In such circumstances the Licensee must consult the relevant third party to acquire any necessary licenses and consents in relation to its use of any Embedded Software.

### 5. RESERVATION OF RIGHTS AND OWNERSHIP

GRADIENT reserves all rights not expressly granted to the Licensee in this EULA; Copyright and other intellectual property laws and treaties thereof protect the Software and all copies. GRADIENT or relevant third parties own the title, copyright, and other intellectual property rights in the Software and all subsequent copies of the Software. The Software is licensed, not sold and the Licensee does not acquire any rights of ownership in the Software.

#### 6. SUPPORT AND MAINTENANCE

#### **6.1 Additional Software / Services**

This EULA applies to any updates, supplements, add-on components, or Internet-based services components, of the Software (Supplementary Software) that GRADIENT may provide to the Licensee or make available to the Licensee after the date the Licensee obtains its initial copy of the Software, unless GRADIENT provides other terms along with any Supplementary Software. GRADIENT reserves the right to discontinue any Internet-based services provided to the Licensee or made available to the Licensee through the use of the Software.

## 6.2 Support and Upgrades

Any support services provided by GRADIENT will be substantially as described in separate written materials provided by GRADIENT to the Licensee and may be the subject to the payment of additional Fees.

## 7. LICENSEE OBLIGATIONS

## 7.1 Positive Obligations

Licensee must at all times ensure that only an Authorized User uses the Software and only in accordance with the terms and conditions of this EULA and GTC.

#### 7.2 Negative Obligations

Licensee must not, whether through negligent act or omission, or without the prior written consent of GRADIENT, which may be withheld at GRADIENT 's discretion and include certain conditions, namely:

- a) decompile, reverse engineer, disassemble, modify, adapt, create derivative works from, or otherwise attempt to derive, any portion of the Software;
- b) directly or indirectly access or use any Embedded Software independently of the rest of the Software;
- sell, sublicense, redistribute, reproduce, transmit, circulate, disseminate, translate or reduce to or from any electronic medium or machine readable form the Software or any data/information not owned by the Licensee which is provided to Licensee through the Software to a person who is not an Authorized User;
- d) vary or amend the Software (including any Embedded Software, Protected Code or Accessible Code);
- e) except as otherwise permitted in this EULA, publish, promote, broadcast, circulate or refer publicly to the GRADIENT name, trade name, trademark, service mark or logo;
- f) commit any act or omission the likely result of which is that GRADIENT 's or any of its third party suppliers' reputation will be brought into disrepute or which act or omission could reasonably be expected to have or does have a material and adverse effect on GRADIENT's interests;
- g) distribute the Software via OEM Distribution without entering into a separate OEM Distribution Agreement with GRADIENT;
- h) h) copy or embed elements of the Accessible Code contained in the Software into other applications.

### 7.3 Protection Mechanisms

The Licensee shall secure the accession of all his obligations set by this EULA by every Authorized User; by using the Software accompanied by this EULA any user carries all the obligations related to the Licensee. The Software includes license protection mechanisms that are designed to manage and protect the intellectual property rights of GRADIENT and its third party suppliers. Licensee must not modify or alter those features to try to defeat the Software use rules that the license protection mechanisms are designed to enforce. Any

such attempt by the Licensee will result in the immediate termination of any license granted under this EULA.

#### 8. NOTIFICATION

#### 8.1 General

If the Licensee discovers any breach of any of obligations under this EULA and in particular the obligations in clause 7, the Licensee must immediately report such breach to GRADIENT in writing.

#### 8.2 Penalties

Where a breach involves the distribution or use of Software outside of the User License or any Additional User License or the use and distribution of Embedded Software, GRADIENT and/or any third party owner of Embedded Software will be entitled (in addition to any other right or claim that GRADIENT or any third party owner of Embedded Software may have against Licensee) to retroactively charge Licensee, in addition to any other Fees payable by Licensee under this EULA, a fee calculated based on the number of prohibited distributions or uses times the respective list prices that GRADIENT and/or any third party owner of Embedded Software charges for the Software or Embedded Software respectively plus caused damages.

#### 9. INVESTIGATION OF UNAUTHORIZED USE AND DISTRIBUTION

If GRADIENT reasonably suspects the Software has been distributed to or obtained by any person or party without GRADIENT 's prior written consent, that Embedded Software is being varied or accessed or used independently of the Software or that Licensee is otherwise breaching a term of this EULA and in particular its obligations namely under clause 7, GRADIENT reserves the right to require the Licensee to provide an unqualified certificate executed by the Licensee's auditor verifying compliance with the terms of this EULA. Such requests shall be made no more frequently than twice per calendar year. If such an unqualified certificate is not received by GRADIENT within ninety (90) calendar days of being required, it will be considered that a breach of this EULA has occurred allowing GRADIENT to terminate the licenses granted under this EULA.

## 10. FIXES

Notwithstanding anything else in this EULA but subject to the terms and conditions contained herein, the Licensee is not permitted to modify the Accessible Code in the Software to develop bug fixes, customizations or additional features (nor even solely for their internal purposes of using the Software).

# 11. SPECIAL APPLICATION TERMS AND CONDITIONS OF USE

## 11.1 ABBYY SDK

The END-USER is granted a Runtime License for the ABBYY SDK contained in the SOFTWARE PRODUCT on condition that the END-USER complies with the terms and conditions of this EULA which apply to the ABBYY SDK and to the SOFTWARE PRODUCT as a whole. The Runtime License may be time- or function-limited and protected from unauthorized copying by means of a hardware or software protection key, which is an integral part of the ABBYY SDK.

The END-USER may not perform or make it possible for other persons to perform any of the following activities infringing the rights of the owner of the ABBYY SDK:

- disassemble or decompile (i.e. extract the source code from the object code) the ABBYY SDK (applications, databases, and other the ABBYY SDK components), unless, and only to the extent that, such activity is expressly permitted by applicable law notwithstanding this limitation;
- modify the ABBYY SDK, including making changes to the object code of the applications and or SOFTWARE PRODUCT and databases contained in the ABBYY SDK other than those changes that can be made by means of the ABBYY SDK as described in the documentation;
- transfer the right to use the ABBYY SDK to third parties or make it possible to use the ABBYY SDK for persons who have no right to use the SOFTWARE PRODUCT;
- make it possible for any person not authorized to use the ABBYY SDK and working in the same multi-user system with the END-USER to use the ABBYY SDK;
- provide public services, whether commercial or non-commercial, via the Internet.

The ABBYY SDK is provided "as is." ABBYY does not warrant that the ABBYY SDK will contain no errors, nor will it be liable for any damages, including damages for loss of business profits or disclosure of confidential information.

#### **Export Rules**

The END-USER shall not export or re-export the ABBYY SDK in violation of any export provisions in force in the country where the End User purchased the SOFTWARE PRODUCT, or in violation of any other applicable legislation.

If any part of this EULA is found void and unenforceable, it will not affect the validity of the balance of this EULA, which shall remain valid and enforceable according to its terms. This EULA shall not prejudice the statutory rights of any party dealing as a consumer.

#### LIZARDTECH SOFTWARE

You have acquired the ABBYY SDK that includes software licensed by the ABBYY SDK copyright owner from LIZARDTECH, INC. Those installed software products of LIZARDTECH origin, as well as any associated media, printed materials, and "online" or electronic documentation ("SOFTWARE") are protected by copyright laws and international copyright treaties, as well as other intellectual property laws and treaties. The SOFTWARE is licensed, not sold.

If you do not agree to this EULA, do not use the ABBYY SDK. Promptly contact your supplier of the ABBYY SDK for instructions on return of the unused the ABBYY SDK for a refund. Any use of the SOFTWARE, including, but not limited to, use of the ABBYY SDK, will constitute your agreement to this EULA (or ratification of any previous consent).

You are granted a personal, non-sublicensable, nontransferable, nonexclusive license to use the SOFTWARE as integrated in the ABBYY SDK (as well as any associated documentation). You shall not rent, sell, lease or otherwise distribute the SOFTWARE or any part of it.

NO WARRANTIES FOR THE SOFTWARE. THE SOFTWARE IS PROVIDED "AS IS" AND WITH ALL FAULTS. THE ENTIRE RISK AS TO SATISFACTORY QUALITY, PERFORMANCE, ACCURACY, AND EFFORT (INCLUDING LACK OF NEGLIGENCE) IS WITH YOU. ALSO, THERE IS NO WARRANTY AGAINST INTERFERENCE WITH YOUR ENJOYMENT OF THE SOFTWARE OR AGAINST INFRINGEMENT. IF YOU HAVE RECEIVED ANY WARRANTIES REGARDING THE ABBYY SDK OR THE SOFTWARE, THOSE WARRANTIES DO NOT ORIGINATE FROM, AND ARE NOT BINDING ON, LIZARDTECH.

NO LIABILITY FOR CERTAIN DAMAGES. EXCEPT AS PROHIBITED BY LAW, LIZARDTECH SHALL HAVE NO LIABILITY FOR ANY INDIRECT, SPECIAL, CONSEQUENTIAL OR INCIDENTAL DAMAGES ARISING FROM OR IN CONNECTION

WITH THE USE OR PERFORMANCE OF THE SOFTWARE. THIS LIMITATION SHALL APPLY EVEN IF ANY REMEDY FAILS OF ITS ESSENTIAL PURPOSE.

### Limitations on Reverse Engineering, Decompilation, and Disassembly

You may not reverse engineer, decompile, or disassemble the SOFTWARE, except and only to the extent that such activity is expressly permitted by applicable law notwithstanding this limitation.

## **Export Restrictions**

You acknowledge that the SOFTWARE, or any part thereof, or any process or service that is the direct product of the SOFTWARE (the foregoing collectively referred to as the "Restricted Components") are of U.S. origin. You agree to comply with all applicable international and national laws that apply to these products, including the U.S. Export Administration Regulations, as well as end-user, end-use, and destination restrictions issued by U.S. and other governments.

#### **TWAIN Toolkit**

The TWAIN Toolkit is distributed as is. The developer and distributors of the TWAIN Toolkit expressly disclaim all implied, express or statutory warranties including, without limitation, the implied warranties of merchantability, non-infringement of third party rights and fitness for a particular purpose. Neither the developers nor the distributors will be liable for damages, whether direct, indirect, special, incidental, or consequential, as a result of the reproduction, modification, distribution or other use of the TWAIN Toolkit.

#### **PROPRIETARY NOTICES**

### **ABBYY** rights:

This software includes ABBYY® FineReader® Engine 11 recognition technologies © 2013, ABBYY Production LLC. ABBYY, FINEREADER, and ABBYY FineReader are registered trademarks of ABBYY Software Ltd.

## **Opening DjVu images:**

© Portions of this computer program are copyright 1996-2007 LizardTech, Inc. DjVu is protected by US patent No. 6,058,214. Foreign patents pending.

U.S. Patent Nos. 5,625,465, 5,768,416 and 6,094,505.

# **Adobe Software**

Adobe® PDF Library ("Adobe Software") means Adobe PDF Library® and related documentation, and any upgrades, modified versions, updates, additions, and copies thereof. The ABBYY SDK uses the Adobe Software for converting PDF files into image files.

The Adobe Software incorporated into the ABBYY SDK is owned by Adobe and its suppliers, and its structure, organization and code are the valuable trade secrets of Adobe and its suppliers. The Adobe Software is also protected by United States Copyright Law and International Treaty provisions. The END-USER may not copy the Adobe Software incorporated into the ABBYY SDK. The END-USER agrees not to modify, adapt, translate, reverse engineer, decompile, disassemble or otherwise attempt to discover the source code of the Adobe Software incorporated into the ABBYY SDK.

ABBYY AND ITS SUPPLIERS DO NOT AND CANNOT WARRANT THE PERFORMANCE RESULTS THE END-USER MAY OBTAIN BY USING THE ADOBE SOFTWARE INCORPORATED INTO THE ABBYY SDK.

Some states or jurisdictions do not allow the exclusion or limitation of incidental, consequential or special damages, or the exclusion of implied warranties, or limitations on how long an implied warranty may last, so

the above limitations may not apply to the END-USER. To the extent permissible, any implied warranties are limited to thirty (30) days.

Export Rules. The END-USER agrees that the Adobe Software incorporated into the ABBYY SDK will not be shipped, transferred or exported into any country or used in any manner prohibited by the United States Export Administration Act or any other export laws, restrictions or regulations (collectively referred to as the "Export Laws"). In addition, if the Adobe Software incorporated into the ABBYY SDK is identified as export controlled items under the Export Laws, the END-USER represents and warrants that the END-USER is not a citizen, or otherwise located within, an embargoed nation and that the END-USER is not otherwise prohibited under the Export Laws from receiving the Adobe Software incorporated into the ABBYY SDK. All rights to use the Adobe Software incorporated into the ABBYY SDK are granted on condition that such rights are forfeited if the END-USER fails to comply with the terms of this EULA.

#### **Trademarks**

Adobe® and Adobe® PDF Library are registered trademarks of Adobe Systems Incorporated in the United States and/or other countries.

The END-USER agrees to be bound by the following terms governing the use of third-party data files and software:

Unicode Terms of Use (http://www.unicode.org/copyright.html).

Independent JPEG Group License (http://dev.w3.org/cvsweb/Amaya/libjpeg/Attic/README?rev=1.2).

The FreeType Project GNU GENERAL PUBLIC LICENSE (http://www.freetype.org/GPL.TXT).

JasPer License Version 2.0 (http://www.ece.uvic.ca/~frodo/jasper/LICENSE).

## 12. TERMINATION

## 12.1 General

Without prejudice to any other rights and in addition to any other termination rights in this EULA, GRADIENT may terminate this EULA if the Licensee fails to comply with the terms and conditions of this EULA or any related contract. Immediately upon termination of a license granted under this EULA, the Licensee must at its own cost:

- a) cease permitting access to and procure that all Authorized Users immediately cease all use of the Software;
- b) remove all copies of the Software from its computer systems or any Uncontrolled Systems; and
- c) provide GRADIENT with written certification that it has destroyed all copies of the Software including all Accessible Code in its possession, custody or control.

## 12.2 Decommissioning of the Software by the Licensee

The decommissioning of the Software by the Licensee will have, as a consequence, the termination of this EULA between GRADIENT and the Licensee.

#### 13. INFRINGEMENT INDEMNIFICATION

# **13.1** Infringement by Software

If the Software becomes, or in the opinion of GRADIENT may become, the subject of a claim of infringement of any third party's intellectual property rights, GRADIENT may, at its option and in its discretion:

- a) procure for Licensee the right to use the Software free of any liability;
- b) replace or modify the Software to make it non-infringing; or
- c) refund any License Fees related to this Software paid by Licensee.

The foregoing states the sole liability of GRADIENT and the exclusive remedy of Licensee for any infringement of intellectual property rights by the Software or any other items provided by GRADIENT under this EULA.

#### 13.2 Licensee's Use

Licensee will indemnify and hold harmless GRADIENT against all costs, expenses, losses and claims made against GRADIENT as a result of any infringement of a third party's intellectual property rights arising from the Licensee's or its Authorized User's modification to the Software or combination of the Software with other products by Licensee or any of its Authorized Users.

# 13.3 Third party Products

Licensee acknowledges and agrees that if Licensee breaches this EULA and GRADIENT or any third party owner of Embedded Software suffers any loss, damage cost or expense directly or indirectly in connection with the breach, GRADIENT or the relevant third party owner of the Embedded Software may bring an action directly against Licensee.

#### 14. EXCLUSION OF WARRANTIES

To the maximum extent permitted by applicable law in the jurisdiction in which the Software or any Supplementary Software is supplied or Maintenance provided, GRADIENT and its third party suppliers provide the Software and any Maintenance AS IS AND WITH ALL FAULTS, and except otherwise expressly contained in the EULA, hereby disclaim all other warranties and conditions, whether express, implied or statutory.

## 15. LIMITATION OF LIABILITY

## 15.1 Non-excludable Warranties

The Licensee may have remedies against GRADIENT imposed by law or statute, which cannot be excluded, by GRADIENT and its third party suppliers. To the extent the Licensee has such legal remedies GRADIENT or its third party suppliers then to the fullest extent permitted by law GRADIENT and its third party suppliers' liability is limited

- a) at GRADIENT's option, to:
  - a. in the case of the Software:
    - i. repairing or replacing the Software; or
    - ii. the cost of such repair or replacement; and
  - b. in the case of Maintenance services:
    - i. re-supply of the services; or
    - ii. the cost of having the Maintenance services supplied again or if the above limitation is not applicable then
- b) to the greater of the actual damages Licensee incurs in reasonable reliance on the Software up to the amount actually paid by the Licensee for the Software.

## 15.2 Limitation of Liability for other Losses

Subject to section 14.1, notwithstanding any damages Licensee might incur for any reason whatsoever to the maximum extent permitted by applicable law the entire liability of GRADIENT and any of its third party suppliers under any provision of this EULA and Licensee's exclusive remedy hereunder shall be limited to the greater of the actual damages Licensee incurs in reasonable reliance on the Software up to the amount actually paid by the Licensee for the Software.

## 15.3 Consequential Loss

Notwithstanding anything else in this section 14, to the maximum extent permitted by applicable law, in no event shall GRADIENT or its third party suppliers be liable for any special, incidental, punitive, indirect, or consequential damages whatsoever arising out of or in any way related to the use of or inability to use the Software, the provision of or failure to provide Maintenance or other services, information, software, and related content through the Software or otherwise arising out of the use of the Software, or otherwise under or in connection with any provision of this EULA, even in the event of the fault, tort (including negligence), misrepresentation, strict liability, breach of contract or breach of warranty of GRADIENT or any third party supplier, and even if GRADIENT or any third party supplier has been advised of the possibility of such damages.

#### 15. PUBLICITY RIGHTS

Licensee grants GRADIENT the right to include Licensee as a customer in Software promotional materials. Licensee can deny GRADIENT this right at any time by submitting a written request via email to <a href="mailto:sales@gradientecm.com">sales@gradientecm.com</a>, requesting to be excluded from Software promotional material. Requests made after purchasing may take thirty (30) calendar days to process.

#### **16. AMENDMENT**

This EULA may not be amended except with the written agreement of GRADIENT whose consent may be withheld in its complete discretion without any requirement to provide reasons.

## **17. ASSIGNMENT**

Licensee may assign this EULA to:

- a) succeeding parties in the case of a merger, acquisition or change of control of its corporate form; or
- b) if Licensee is a supplier to a government agency; provided, however, that in each case,
  - a. GRADIENT is notified in writing within ninety (90) days of such assignment,
  - b. the assignee agrees to be bound by the terms and conditions contained in this EULA and
  - c. upon such assignment the assignee makes no further use of the software licensed under this EULA .

GRADIENT may assign its rights and obligation under this EULA without any consent of Licensee. Any permitted assignee shall be bound by the terms and conditions of this Agreement.

## **18. RESTRICTIONS**

#### **18.1 European Union**

If the Licensee acquires the Software in EU, the Licensee must comply with all applicable EU export control laws and regulations, including without limitation, the laws and regulations administered by the relevant member state and/or *acquis communitaire* established body (or any replacement department or authority).

## 18.2 United States of America

If the Licensee acquires the Software in the USA, the Licensee acknowledges that:

- (a) the Software is subject to U.S. export jurisdiction and agrees to comply with all applicable international and national laws that apply to the Software, including the U.S. Export Administration Regulations, as well as end-user, end-use, and destination restrictions issued by U.S. and other governments and notwithstanding the above; and
- (b) the provisions of the USA Uniform Computer Information Transaction Act do not apply to this EULA.

## 18.3 General

The export of the Software from the country of original purchase may be subject to control or restriction by applicable local law. Licensee is solely responsible for determining the existence and application of any such law to any proposed export and for obtaining any needed authorization. Licensee agrees not to export the Software from any country in violation of applicable legal restrictions on such export.

#### 19. GOVERNING LAW AND EXCLUSIONS

## 19.1 Applicable Law

This EULA is governed by the laws of Slovak Republic and EU, and the parties irrevocably and unconditionally submit to the exclusive jurisdiction of the courts of Slovak republic.

#### 19.2 Exclusion of UN Convention

The terms of the United Nations Convention on Contracts for the Sale of Goods do not apply to this EULA.