End User License Agreement for NSPX Software products

IMPORTANT: READ CAREFULLY

BY INSTALLING, COPYING, SAVING ON YOUR COMPUTER, OR OTHERWISE USING ALL OR ANY PORTION OF THE SOFTWARE OR RELATED DOCUMENTATION, YOU ACCEPT AND CONSENT TO BE BOUND BY ALL THE TERMS AND CONDITIONS OF THIS AGREEMENT.

IF YOU DO NOT AGREE TO ALL OF SUCH TERMS AND CONDITIONS OF THIS AGREEMENT, YOU MAY NOT INSTALL, USE, DISTRIBUTE OR REPLICATE IN ANY MANNER, ANY PART, FILE OR PORTION OF THIS SOFTWARE PRODUCT.

1. PREAMBLE

This End User License Agreement ("**EULA**") is a legally binding agreement between you, the user, either an individual or a single entity ("**Licensee**") and NSPX Software ("**NSPX**"), a duly registered company in whose principal place of business is in Longueuil, Quebec (Canada), for the computer software product ("**Software**") supplied by NSPX in binary form and associated media, printed materials, online or electronic documentation, controls, source code, sample code, toolkits, utilities, intermediate files included with this EULA.

A Licensee, to whom a license has been granted for a specific version of the Software, is considered to be an authorized Licensee ("**Authorized**") if the license key for the Software has legitimately been obtained from NSPX, or from an authorized reseller, as a result of purchasing a Subscription for the Software.

The terms "develop", "development" and "developing" include any facet of the software development process (such as researching, designing, testing, implementing/coding or building/compiling) that requires an entity ("**Developer**"), either a person or a machine, to install and use the Software.

This EULA applies to NSPX licenses and Subscriptions from one (1) to ten (10) Single Developer license team pack. For more than ten (10) developers, please contact our sales department (sales@nspxsoftware.com) for a customized order.

2. DEFINITIONS

The following terms have the respective meanings as used in this EULA:

"**Application**": a software product or project that is developed through or by the use of the Software.

"**Design-Time**": the time during which an application is being created in the development environment.

"Effective Date": the date from which the Licensee installs, downloads, copies or otherwise uses, in whole or in part, the specific version of the Software that this EULA was included with.

"**Evaluation Period**": the time after the initial installation of the Software until a valid product license is required to continue the use of the Software under the terms of this EULA.

"**Object Code**": means a set of instruction codes that is understood by a computer at the lowest hardware level.

"**Redistributables**": the files included as part of the Software, that are required for distribution of Application.

"**Software**": the computer software product supplied by NSPX and shall include, to the extent provided by NSPX:

- any data, image or executable files, databases, data engines, computer software in binary form, or similar items customarily used or distributed with computer software products;
- any revisions, updates and/or upgrades thereto; and
- any associated media, documentation (including physical, electronic and online) and printed materials.

"**Source Code**": human-readable instruction in a programming language, to be transformed into machine instructions by a compiler, assembler or other translator, or to be carried out directly by an interpreter.

"Subscription": specifies a time limited arrangement by which the right to use the Software product is granted until the expiration date of the corresponding license or if the EULA termination conditions applies.

"**Third-Party Software**": all software products (and all modifications, replacements, upgrades, enhancements, documentation, materials and media related thereto) that are provided by third-party licensors under license that is not owned by NSPX.

3. ACCESS TO THE PRODUCT

If not explicitly stated otherwise, all deliveries under this EULA will be digital. The Licensee must have an Internet connection in order to access and download the product. To clarify, the Licensee is solely responsible for obtaining and installing the Software from NSPX's web site at https://nspxsoftware.com.

Licensee acknowledge that the Software may periodically connect to NSPX's servers via the Internet to confirm the Licensee's right to use the Software or to check for updates.

4. GRANT OF LICENSE

The Software is licensed, not sold. By installing or using the Software you will not acquire any right to the Software except as expressly set forth in this EULA. All rights not expressly granted herein are reserved by NSPX.

The license granted under this EULA may be limited to a specified number of days from the Effective Date of agreement, unless Licensee supply information required to acquire (or renew) and activate a valid license Subscription for the Software, as the case may be, within the time and the manner described during the Software setup sequence and/or in the dialog boxes appearing during use of the Software.

The Licensee (or would-be Licensee) commits to certify that they have taken advantage, or have been offered the opportunity, of a free evaluation license in order for them to test all essential functions required for its expected usage and conditions.

This EULA, if legally executed as defined herein, licenses and so grants the Licensee the following rights:

4.1 GRANT OF EVALUATION

Subject to the terms and conditions of this EULA, NSPX hereby grants the Licensee a one-time, royalty-free and non-exclusive license to use the specified Software for the sole purpose of evaluation, for an Evaluation Period of fifteen (15) or thirty (30) consecutive calendar days, depending on the product, from the Effective Date of the agreement.

The following conditions apply to the evaluation of the Software:

- While in evaluation mode, some of the Software features and functionalities may be limited as to discourage any unauthorized distribution of the Software;
- The Licensee (or would-be Licensee) may use the Software for evaluation purposes only;
- The Licensee (or would-be Licensee) may not distribute any of the files of the Software, in any form or manner, while the Licensee is not Authorized.

After this Evaluation Period, the Licensee (or would-be Licensee) shall either:

- Remove the Software and all related files from all computers onto which it was installed or copied; or
- Contact NSPX, or one of its authorized resellers, to purchase a license Subscription for the Software.

4.2 GRANT OF DEVELOPMENT

Subject to the terms and conditions of this EULA, NSPX grants the Licensee a limited, royalty-free, non-exclusive license to install and use multiple copies of the Software or any prior version, for the sole purpose of developing any number of Application(s) that operate in conjunction with the Software in a manner consistent with its documentation and the license Subscription purchased by Licensee.

SINGLE

If the Licensee has purchased a single license Subscription, the Licensee is Authorized to use the Software beyond the Evaluation Period for an unlimited use in designing, testing and creating Application(s) until the license expires as defined by the Subscription period.

The following conditions apply to single license Subscription:

- A single license Subscription for the Software may not be shared or used concurrently by more than one (1) individual Developer; and
- In a project that uses the Software, each individual Developer on the project requires a separate single license Subscription, regardless of whether they directly use the component or not.

TEAM

If the Licensee has purchased a team license Subscription, the Licensee is Authorized to use the Software on more than one computer at Licensee's premises by the number of Developers associated with the team license. For example, a 5-pack team license Subscription allows up to five (5) Developers to use the Software on up to five (5) computers at Licensee's premises. Each of the Developers are considered Authorized according to the terms and conditions of the single license Subscription.

BLUEPRINT

The Source Code of the Software may optionally be provided by NSPX, in a separate installation package, on the condition that Licensee has legitimately obtained a blueprint license for the Software.

If the Licensee is Authorized to a blueprint license, Licensee is granted the non-exclusive rights to access and view the Source Code in human readable format, such as a printed listing of a program written in a high-level computer language for the sole purposes of education and troubleshooting.

If the Licensee modifies the Source Code, the Licensee may compile the modified source code,

use and distribute the resulting Object Code solely as a replacement for the corresponding Redistributables the Source Code compiles into.

Source Code shall be considered as part of the Software and all requirements stated above still apply. The foregoing blueprint license is subject to the following conditions:

- NSPX shall retain all rights, title and interest in and to all corrections, modifications and derivative works of the Source Code created by Licensee, including all copyrights subsisting therein, to the extent such corrections, modifications or derivative works contain copyrightable code or expression derived from the Source Code;
- Licensee acknowledges that the Source Code contains valuable and proprietary trade secrets of NSPX, and agrees to take reasonable measures to help insure its confidentiality;
- The Licensee may not distribute, disclose or sell the Source Code, or any portions or modifications or derivative works thereof, to any third party;
- The Licensee may not compete against NSPX by repackaging, recompiling, or renaming the Software for which the Licensee purchased Source Code;
- Under no circumstances may the Source Code be used, in whole or in part, as the basis for creating a product that provides the same, or substantially the same, functionality as any NSPX product;
- If Licensee distributes a compiled version of the modified Source Code or portions thereof, Licensee must distribute it in accordance with the conditions listed in section "GRANT OF DISTRIBUTION" regarding the distribution of Redistributables;
- Any Object Code that is created by using the Source Code or derivative code based on the Source Code must be obfuscated;
- Any Object Code that is created by using the Source Code or derivative code based on the Source Code may not bear NSPX's name or the name of the Software in the Object Code assembly name;
- Licensee will not request technical support or error corrections from NSPX on issues arising out of any modifications of the Source Code;
- Source Code excludes NSPX licensing code;
- All Source Code must be kept and remain in its proper namespace;
- The sale of blueprint License is considered final and neither the Software nor Source Code may be returned under any circumstances; and
- The blueprint license must be purchased at the same time as one or more single licenses.

Licensee shall not be considered liable for any third-party malicious attempts to directly or

indirectly acquire the Source Code by decompiling, disassembling or otherwise reverse engineering the Software.

The provision of Source Code, if included with the Software, does not constitute transfer of any legal rights to such code, and resale or distribution of all or any portion of all Source Code and intellectual property will be prosecuted to the fullest extent of all applicable local, federal and international laws.

SAMPLE CODE

In addition to the licenses granted above, NSPX grants Licensee the non-exclusive license to use, copy and modify the Source Code version of those portions of the Software identified as "samples" or "sample applications" ("**Sample Code**") for the sole purposes of designing, developing, and testing Licensee's software product(s).

If Authorized, Licensee may distribute any software products developed by Licensee that contain the Sample Code or modifications thereof.

4.3 GRANT OF DISTRIBUTION

Subject to all of the terms and conditions in this EULA, NSPX grants the Authorized Licensee the non-exclusive, royalty-free license to duplicate the Redistributables and to distribute them solely in conjunction with Application(s) developed by the Licensee that use them.

The foregoing distribution license is subject to the following conditions:

- The Licensee may not distribute any files, except those that NSPX has expressly designated as Redistributable;
- Redistributables may only be distributed with and for the sole purpose of executing Application(s) permitted under this EULA. Under no circumstances may any copies of Redistributables be distributed separately;
- Application(s) developed by the Licensee must incorporate the Redistributable(s) as an integral part in Object Code format (customarily an ".exe" or ".dll" file);
- Distribution rights are only provided to Licensees with valid and active (paid for) Subscription. After a Subscription period expires (and is not renewed), distribution rights will be automatically revoked without any further action from NSPX.

You should refer to the documentation, including any "Readme" file provided with the Software, for additional information regarding the list of Redistributable files.

5. THIRD-PARTY SOFTWARE

Licensee agrees to comply with the terms and conditions contained in Third-Party Software license agreements (if any) with respect to the applicable Third-Party Software.

Licensee agrees and acknowledges that sections "DISCLAIMER OR WARRANTY" and "LIMITATION OF LIABILITY" of this EULA shall also govern Licensee's use of the Third-Party Software that may be provided as part of the Software. NSPX will have no responsibility with respect to any Third-Party Software, and Licensee will look solely to the licensor(s) of the Third-Party Software for any remedy. NSPX claims no right in the Third-Party Software, and the same is owned exclusively by the licensor(s) of the Third-Party Software.

NSPX PROVIDES NO WARRANTY, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE, AND NON-INFRINGEMENT, WITH RESPECT TO ANY THIRD-PARTY SOFTWARE.

6. SUBSCRIPTION

A Subscription is included in all licenses granted and begins at the time of the license activation. An active Subscription provide access to any new version or update of the component or components under the license for the period of the Subscription. It also grants access to any new component added as part of the Software during this period.

To acquire (or renew) a Subscription to one or more NSPX Software's products, Licensee (or would-be Licensee) agrees to pay all applicable fees, at then-prevailing rates, to obtain a valid license to use the Software during the active period of the Subscription. Licensee understand that no reimbursement of any kind is or will be available after ordering.

Failure to maintain an active Subscription will result in an interdiction for Licensee to create, modify and distribute existing or new Application(s) using the Software. Unless the Subscription is renewed in time, any change, update or modification to the Application(s) becomes automatically prohibited after the expiration of a Subscription.

Licensee (or would-be Licensee) acknowledge that all the research, tests and other pre-requisites have been made diligently before ordering a software product license Subscription from NSPX.

7. CONDITIONS AND RESTRICTIONS

The foregoing license rights granted under this EULA is subject to all the following conditions and restrictions:

• Application(s) developed by the Licensee must be created using a legitimately purchased and Authorized license Subscription for the Software;

- Only the Licensee, as the licensed end user, has the right to use the libraries, Redistributables, or other files of the Software (or any portions thereof) for developing Application(s). In particular, the Licensee may not share copies of the Source Code or Redistributables with other co-Developers;
- Licensee must indemnify, hold harmless, and defend NSPX, its related companies and its suppliers, from and against any and all claims, liability or lawsuits, including attorney's fees, that arise out of or result from the use, reproduction, modification or distribution of Licensee's Application(s) and/or derivative works thereof;
- Licensee may only use the Software to create Application(s) that add primary and substantial functionality that are significantly different than and do not compete with the Software;
- Licensee must include a valid copyright notice on its Application(s) in a visible and appropriate location (e.g. in an "About" dialog or license text file);
- Licensee may not move, remove, modify, alter or obscure any NSPX copyright, labels, trademark, attribution, warning or other proprietary rights notices appearing in any portion of NSPX libraries, Source Code, Sample Code, Redistributables or other files that bear such a notice;
- Licensee may not use NSPX's names, logos, or trademarks to market their Application(s);
- Licensee may not attempt to unlock or bypass any copy-protection, licensing or authentication algorithm implemented in the Software;
- Licensee may not use the Software in excess of the license granted;
- Licensee may not rent, lease, or lend the Software;
- Licensee may not supply any means by which end users could incorporate the Software or portions thereof into their own products;
- Licensee may not directly or indirectly bundle, wrap, subclass the Software as a software development product or toolkits of any kind (including but not limited to any class libraries, components or controls) which, when used in a design-time development environment, exposes the programmatic interface of the Software;
- Licensee may not network the Software or any component part of it, where it is or may be used by more than the number of Developers specified by the purchased license;
- End user(s) of the Licensee's Application(s) are not licensed to use the Software or the Redistributables, directly or indirectly, for development purposes unless they also purchase a separate development license Subscription from NSPX for each of the users;
- If the Software is labeled and provided as "Not For Resale", then, notwithstanding other section of this EULA, the Licensee may not resell, distribute, or otherwise transfer for value

or benefit in any manner, the Software or any derivative work using the Software.

Licensee agrees and acknowledges that, should any of these restrictions not be respected, it will constitute a material breach of agreement and terminate the license immediately.

NSPX provides no warranty at all to any person, and the Licensee will remain solely responsible to anyone receiving the Licensee's Application(s) for support, service, upgrades, or technical or other assistance, and such recipients will have no right to contact NSPX for such services or assistance.

8. EXPORT

Licensee acknowledges and agrees that the Software may be subject to export restrictions. Licensee agrees and certifies that neither the Software nor any direct product thereof, that operates in conjunction with the Software, is being or will be acquired, shipped transferred, exported, directly or indirectly, into any country prohibited by the Canada or United States export restrictions. Licensee bears all responsibility for export law compliance and will indemnify NSPX against all claims based on Licensee's exporting the Software.

9. STORAGE AND TRANSFER

Licensee may make copies of the Software solely for backup purposes, as prescribed by Canadian, United States and international copyright laws. Licensee must reproduce and include the copyright notice on the backup copy.

The Licensee may not permanently or temporarily transfer any of the Licensee's rights under this EULA to any individual or entity. Regardless of any modifications which the Licensee makes and regardless of how the Licensee might compile, link, and/or package the Licensee's Application(s), under no circumstances may the libraries, Redistributables, and/or other files of the Software (including any portions thereof) be used for developing programs by anyone other than the Licensee.

10. UPGRADES

If the Software is labeled as an upgrade, the Licensee must be properly licensed to use the Software identified by NSPX as being eligible for the upgrade in order to use the Software. A Software labeled as an upgrade replaces and/or supplements the Software that formed the basis for the Licensee's eligibility for the upgrade, and together constitute a single Software. The Licensee may use the resulting upgraded Software only in accordance with all the terms of this EULA.

11. REVERSE ENGINEERING

The Software and its constituent parts and any provided Redistributables shall not be reverse engineered, decompiled, disassembled, nor placed for distribution, sale, or resale as individual creations by the Licensee or any individual not expressly given such permission by NSPX.

Licensee may not reverse engineer, decompile, create derivative works, modify, translate, or disassemble the Software, and only to the extent that such activity is expressly permitted by applicable law notwithstanding this limitation.

Licensee agrees to take all reasonable, legal and appropriate measures to prohibit the illegal dissemination of the Software and to refrain from disclosing any of its constituent parts and Redistributables to any person, firm or entity except as expressly permitted herein.

If the licensed right of use for this Software is purchased by the Licensee with any intent to reverse engineer, decompile, create derivative works, and the exploitation or unauthorized transfer of, any NSPX intellectual property and trade secrets, to include any exposed methods or source code where provided, no licensed right of use shall exist, and any products created as a result shall be judged illegal by definition of all applicable law.

12. SUPPORT SERVICES

NSPX may provide support services related to the Software ("**Support Services**") to Licensee with a valid and active Subscription. Use of Support Services is governed by NSPX policies and programs described in the user manual, in on-line documentation and/or other NSPX provided materials. Any supplemental software code provided to the Licensee as part of the Support Services shall be considered part of the Software and subject to the terms and conditions of this EULA.

With respect to any technical information that Licensee provide in order to enable NSPX to complete your requests for support, NSPX may use such information for its business purposes without restriction, including for product support and development. NSPX will not use such technical information in a form that personally identifies you.

Licensee remains solely responsible for providing support, service, upgrades or other technical assistance to anyone receiving the Licensee's Application(s), and such recipients will have no right to contact NSPX for such services or assistance.

NSPX reserves the right at any time to cease the support of the Software and to alter prices, features, specifications, capabilities, functions, licensing terms, release dates, general availability or other characteristics of the Software.

13. LIMITED WARRANTY

NSPX warrants that the Software shall perform substantially as described in its documentation and also that the Software does not violate or infringe any third-party claims in regards to intellectual property, trade secret, patents, copyright, trademarks or other proprietary rights and that to the best of its knowledge no legal action has been taken against it for any infringement or violation of any third-party intellectual property rights.

NSPX hereby represents that design-time use of the Software herewith is only intended to run and operate with Microsoft Visual Studio development environment in accordance with its documentation and requirements. Notwithstanding the foregoing, while the Software may run and operate consistently with its documentation in other containers or development environments, whether as a stand-alone software library or as a nested constituent of a control or application, NSPX expressly makes no such representation. Development environments, applications and/or containers other than Microsoft Visual Studio are deemed to be nonstandard containers.

NSPX hereby represents that runtime use of the Software herewith is only intended to run and operate within local session on compatible operating systems versions in accordance with its documentation and requirements. Notwithstanding the foregoing, while the Software may run and operate consistently with its documentation in other context, NSPX expressly makes no such representation.

This limited warranty shall be void and null if failure of the Software to perform substantially as described in its documentation has resulted from an accident, or the abuse or misapplication of the Software.

14. DISCLAIMER OF WARRANTY

NSPX EXPRESSLY DISCLAIMS ANY WARRANTY FOR THE SOFTWARE. THE SOFTWARE AND ANY RELATED DOCUMENTATION IS PROVIDED TO LICENSEE "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION, ANY REPRESENTATIONS OR ENDORSEMENTS REGARDING THE USE OF, THE RESULTS OF, OR PERFORMANCE OF THE PRODUCT, ITS MERCHANTABILITY, FITNESS, ACCURACY, RELIABILITY, OR CORRECTNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK ARISING OUT OF USE OR PERFORMANCE OF THE SOFTWARE AND DOCUMENTATION IS ASSUMED BY LICENSEE.

TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, NSPX, AND ITS AFFILIATES, SUPPLIERS AND RESELLERS, DISCLAIM ALL OTHER WARRANTIES AND CONDITIONS, EITHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE, AND NON-INFRINGEMENT, WITH REGARD TO SOFTWARE, AND THE PROVISION OF OR FAILURE TO PROVIDE SUPPORT SERVICES.

15. LIMITATION OF LIABILITY

TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT WILL NSPX OR ITS AFFILIATES, LICENSORS, SUPPLIERS OR RESELLERS BE LIABLE TO LICENSEE UNDER ANY THEORY FOR ANY DAMAGES SUFFERED BY LICENSEE OR ANY USER OF THE SOFTWARE, OR FOR ANY SPECIAL, INCIDENTAL, INDIRECT, CONSEQUENTIAL, OR SIMILAR DAMAGES (INCLUDING, BUT NOT LIMITED TO, DAMAGES FOR LOSS OF PROFITS OR CONFIDENTIAL OR OTHER INFORMATION, FOR BUSINESS INTERRUPTION, FOR PERSONAL INJURY, FOR LOSS OF PRIVACY, FOR FAILURE TO MEET ANY DUTY INCLUDING OF GOOD FAITH OR OF REASONABLE CARE, FOR NEGLIGENCE, AND FOR ANY OTHER PECUNIARY OR OTHER LOSS WHATSOEVER) ARISING OUT OF THE USE OR INABILITY TO USE THE SOFTWARE, OR THE PROVISION OF OR FAILURE TO PROVIDE SUPPORT SERVICES, EVEN IF NSPX HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES, AND REGARDLESS OF THE LEGAL OR EQUITABLE THEORY (CONTRACT, TORT OR OTHERWISE) UPON WHICH THE CLAIM IS BASED.

16. OWNERSHIP

Except for the limited licenses granted herein, NSPX retains exclusive ownership of all proprietary rights in and to the Software, including but not limited to all ownership rights, title and interest, and including moral rights in jurisdiction where applicable. Licensee agrees not to represent that NSPX is affiliated with or approves of Licensee's software product(s) in any way.

17. COPYRIGHT

The Software is protected by Canadian and United States copyright laws, international treaties and all other applicable national or international laws regarding copyright and intellectual property rights. Further, the structure, organization, and code embodied in the Software are the valuable and confidential trade secrets of NSPX and its suppliers and are protected by intellectual property laws and treaties. Licensee agrees to abide by the copyright law and all other applicable laws of Canada including, but not limited to, export control laws.

Any sale or resale of intellectual property or created derivatives so obtained will be prosecuted to the fullest extent of all local, federal and international law.

18. MARKETING

Licensee agrees to be identified as a customer of NSPX in marketing materials and online web sites. Licensee hereby grants NSPX a license to use your business name and any of your trade names and trademarks solely in connection with the rights granted to NSPX pursuant to this marketing section. Licensee and NSPX may use the information about the business relationship pursuant to this EULA for independent or joint marketing efforts. Examples of allowable marketing uses include creation and use of press releases, printed and online marketing materials, presentations, and business references.

19. ENTIRE AGREEMENT

This EULA, including any addendum to this EULA and Third-Party Software license agreements included with the Software, constitutes the final, complete and exclusive statement of the entire agreement and understanding of the parties relating to the Software.

This EULA supersedes any prior and contemporaneous proposals, purchase orders, advertisements, and all other communications in relation to the subject matter of this agreement, whether oral or written. No terms or conditions, other than those contained herein, and no other understanding or agreement which in any way modifies these terms and conditions, shall be binding upon the parties unless entered into in writing executed between the parties, or by other non-oral manner of agreement whereby the parties objectively and definitively act in a manner to be bound (such as by continuing with an installation of the Software, etc.).

This EULA constitute the entire and exclusive agreement and understanding of the parties. It may be modified at all time by NSPX without prior notice as long as the lasts applicable version is made available on NSPX Software's web site. No employee, salesman or agent has any authority to obligate NSPX by any terms, stipulations or conditions not expressed in the EULA.

This EULA shall be interpreted, construed, and enforced according to the laws of the province of Quebec, Canada. If any portion of this EULA is determined to be legally invalid, void or unenforceable, such portion will be severed from this EULA and the remainder will continue to be valid and fully enforceable according to its terms.

20. TERMINATION

This EULA is effective until terminated. It will terminate if Licensee fails to comply with any terms or conditions of this EULA. Upon such termination, or to terminate this agreement intentionally, Licensee must destroy all copies of the Software and all of its component parts including any related documentation, and must remove any and all use of such technology immediately from any applications using technology contained in the Application(s) developed by the Licensee, whether in native, altered or compiled state.

A waiver by either party of any term or condition of this EULA or any breach thereof, in any one instance, will not waive such term or condition or any subsequent breach. The provisions of this EULA which require or contemplate performance after the expiration or termination of this EULA will be enforceable notwithstanding said expiration or termination.

NSPX reserves the right to revoke any license or Subscription if Licensee fails to respect the rules and obligations set forth in this EULA, in particular if Licensee or any user of the Software does not comply with the "SUBSCRIPTION" section of the present document.

Previous sections "DISCLAIMER OF WARRANTY" and "LIMITATION OF LIABILITY" shall remain effective after the termination of this EULA.

21. ACKNOWLEDGEMENT

Licensee acknowledges that he or she has read this EULA, understands it in its entirety, and by downloading, installing and using any of NSPX Software product, agrees to be bound by its terms and conditions. If Licensee is executing this EULA on behalf of an entity, then Licensee represents that he or she has the authority to execute this agreement on behalf of such entity.

Should you have any questions concerning this EULA, please contact us via our support web pages at <u>https://nspxsoftware.com</u>.

NSPX Software (Longueuil, Québec, Canada) Revised December 22, 2020