# Hammerspace End User License Agreement

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## 1. DEFINITIONS.

"Authorized Users" means the individual persons authorized by Licensee to use the Software pursuant to the license granted under this Agreement including without limitation employees and contractors of Licensee.

"Documentation" means user manuals, technical manuals and any other materials provided by Hammerspace, in printed, electronic or other form, that describe the installation, operation, use or technical specifications of the Software.

"Fees" means the software license and support fees, including all taxes thereon, paid or required to be paid by Licensee for the license granted under this Agreement. "Intellectual Property Rights" means all current and future worldwide common law and statutory rights, whether arising under the laws of the United States of America or any other state, country, jurisdiction, government, or public legal authority, in, to, or associated with (a) patents, patent applications, and invention disclosures; (b) copyrights, copyright registrations and applications therefor and moral rights; (c) the protection of trade or industrial secrets or confidential information; (d) all other intellectual property rights and proprietary rights; (e) trademarks, service marks, and other designations of source or origin; (f) any analogous rights to those set forth above; (g) divisions, continuations, renewals, reissuances, and extensions of the foregoing (as applicable); and (h) rights to apply for, file for, certify, register, record, or perfect any of the foregoing.

"Order Form" means the order form filled out and submitted by or on behalf of Licensee, and accepted by Hammerspace, for Licensee's purchase of the license for the Software granted under this Agreement.

"Person" means an individual, corporation, partnership, joint venture, limited liability company, governmental authority, unincorporated organization, trust, association or other entity.

"Software" means the software programs for which Licensee is purchasing a license, as expressly set forth in the Order Form.

"Term" has the meaning set forth in Section 12.

"Third Party" means any Person other than Licensee or Hammerspace.

"Third Party Materials" means materials and information, in any form or medium, that are not proprietary to Hammerspace, including any third-party: (a) documents, data, content or specifications; (b) software, hardware, system, network or other product, facility, equipment or device; and (c) accessories, components, parts or features of any of the foregoing.

"Update" has the meaning set forth in Section 9(b)

# 2. ORDERS; DELIVERY.

All orders (including without limitation in response to an Order Form and any Purchase Order) shall be subject to acceptance by Hammerspace. Hammerspace may accept or reject orders at its discretion. Customer acknowledges and agrees that payment and delivery terms for each accepted order will be subject to terms and conditions as between Customer and Hammerspace or it's appointed Reseller.

#### 3. PAYMENT.

All Fees for License and Support are payable in advance in the manner set forth in the Order Form and are non-refundable, except as may be expressly set forth herein. Any renewal of the license shall not be effective until the fees for such renewal have been paid in full.

# 4. LICENCE GRANT AND SCOPE.

Subject to and conditioned upon Licensee's payment of the License Fees and Licensee's strict compliance with all terms and conditions set forth in this Agreement, Hammerspace hereby grants to Licensee a non-exclusive, non-transferable, non-sublicensable, limited license during the Term to use, solely by and through its Authorized

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- Download, copy and install in accordance with the Documentation the Software as set forth on the Order Form. All copies of the Software made by the Licensee: (i) will be the exclusive property of Hammerspace; (ii) will be subject to the terms and conditions of this Agreement; and (iii) must include all trademark, copyright, patent and other Intellectual Property Rights notices contained in the original.
- Use and run the Software as properly installed in accordance with this Agreement and the Documentation, solely as set forth in the Documentation and solely for Licensee's internal business purposes.
- Download or otherwise make one (1) copy of the Documentation per copy of the Software permitted to be downloaded and installed in accordance with this Agreement and use such Documentation, solely in support of its licensed use of the Software in accordance herewith. All copies of the Documentation made by Licensee: (i) will be the exclusive property of Hammerspace; (ii) will be subject to the terms and conditions of this Agreement; and (iii) must include all trademark, copyright, patent and other Intellectual Property Rights notices contained in the original.
- 5. USE RESTRICTIONS.
  Licensee shall not, and shall require its Authorized Users not to, directly or indirectly:
- use (including make any copies of) the Software or Documentation beyond the scope of the license granted under Section 4;
- modify, translate, adapt or otherwise create derivative works or improvements, whether
  or not patentable, of the Software or Documentation or any part thereof;
- combine the Software or any part thereof with, or incorporate the Software or any part thereof, any other programs;
- reverse engineer, disassemble, decompile, decode or otherwise attempt to derive or gain access to the source code of the Software or any part thereof;
- remove, delete, alter or obscure any trademarks or any copyright, trademark, patent or other intellectual property or proprietary rights notices provided on or with the Software or Documentation, including any copy thereof;
- except as expressly set forth in Section 4(a) and Section 4(c), copy the Software or Documentation, in whole or in part;

- rent, lease, lend, sell, sublicense, assign, distribute, publish, transfer or otherwise make available the Software, or any features or functionality of the Software, to any Third Party for any reason;
- use the Software or Documentation in, or in association with, the design, construction, maintenance or operation of any hazardous environments or systems, including:
- power generation systems;
- aircraft navigation or communication systems, air traffic control systems or any other transport management systems;
- safety-critical applications, including medical or life-support systems, vehicle operation applications or any police, fire or other safety response systems; and
- military or aerospace applications, weapons systems or environments;
- use the Software or Documentation in violation of any law, regulation or rule; or
- use the Software or Documentation for the purposes of monitoring its availability, performance, or functionality, benchmarking or for other competitive or non-competitive analysis of the Software, the development of a competing software product or service or any other purpose that is to Hammerspace's commercial disadvantage.

# 6. RESPONSIBILITY FOR USE OF SOFTWARE.

Licensee shall be responsible and liable for all uses of the Software and Documentation through access thereto provided by Licensee, directly or indirectly. Specifically, and without limiting the generality of the foregoing, Licensee is responsible and liable for all actions and failures to take required actions with respect to the Software and Documentation by its Authorized Users or by any other Person to whom Licensee or an Authorized User may provide access to or use of the Software and/or Documentation, whether such access or use is permitted by or in violation of this Agreement.

# 7. THIRD PARTY SOFTWARE.

You acknowledge that the Software may contain copyrighted software of third parties which are obtained under a license from such parties ("Third Party Software"). All third party licensors retain all right, title and interest in and to such Third Party Software and all copies thereof, including all copyright and other intellectual property rights. Your use of any Third Party Software shall be subject to, and You shall comply with, the terms and conditions of this Agreement, and the applicable restrictions and other terms and conditions set forth in any Third Party Software documentation or printed materials, including without limitation an end user license agreement.

# 8. COMPLIANCE MEASURES.

The Software may contain technological copy protection or other security features
designed to prevent unauthorized use of the Software, including features to protect
against any use of the Software that is prohibited under Section 5. Licensee shall not,

- and shall not attempt to, remove, disable, circumvent or otherwise create or implement any workaround to, any such copy protection or security features.
- During the Term, Hammerspace may, in Hammerspace's sole discretion, audit Licensee's use of the Software to ensure Licensee's compliance with this Agreement, provided that (i) any such audit shall be conducted on no less than 30 days' prior notice to Licensee, and (ii) no more than one audit may be conducted in any 12-month period except for good cause shown. Hammerspace also may, in its sole discretion, audit Licensee's systems within six months after the end of the Term to ensure Licensee has ceased use of the Software and removed all copies of the Software from such systems as required hereunder. The Licensee shall fully cooperate with Hammerspace's personnel conducting such audits and provide all reasonable access requested by Hammerspace to records, systems, equipment, information and personnel, including machine IDs, serial numbers and related information. Hammerspace shall only examine information directly related to the Licensee's use of the Software. Hammerspace may conduct audits only in a manner that does not unreasonably interfere with the Licensee's business operations.
- If the audit or any of the measures taken or implemented under this Section 8 determines that the Licensee's use of the Software exceeds or exceeded the use permitted by this Agreement, then:
- Licensee shall, within 90 days following the date of such determination by Licensee or Hammerspace's written notification thereof, pay to Hammerspace the retroactive License Fees for such excess use and obtain and pay for a valid license to bring Licensee's use into compliance with this Agreement. In determining the Licensee Fee payable pursuant to the foregoing, (x) unless Licensee can demonstrate otherwise by documentary evidence, all excess use of the Software shall be deemed to have commenced on the commencement date of this Agreement or, if later, the completion date of any audit previously conducted by Hammerspace hereunder, and continued uninterrupted thereafter, and (y) the rates for such licenses shall be determined without regard to any discount to which Licensee may have been entitled had such use been properly licensed prior to its commencement (or deemed commencement).
- Hammerspace's remedies set forth in this Section 4(c) are cumulative and are in addition to, and not in lieu of, all other remedies Hammerspace may have at law or in equity, whether under this Agreement or otherwise.

## MAINTENANCE AND SUPPORT.

- Subject to Section 9(c), the license granted hereunder entitles Licensee to the basic software maintenance and support services described on Exhibit A during the Term.
   Such support services shall be provided on the terms and conditions set forth on Exhibit A.
- Maintenance and support services will include provision of such updates, upgrades, bug fixes, patches and other error corrections (collectively, "Updates") as Hammerspace makes generally available free of charge to all licensees of the Software then entitled to maintenance and support services. Hammerspace may develop and provide Updates in its sole discretion, and Licensee agrees that Hammerspace has no obligation to develop any Updates at all or for particular issues. Licensee further agrees that all Updates will be deemed Software, and related documentation will be deemed Documentation, all subject to all terms and conditions of this Agreement. Licensee acknowledges that Hammerspace may provide some or all Updates via download from a website designated by Hammerspace and that Licensee's receipt thereof will require an internet connection, which connection is Licensee's sole responsibility. Hammerspace has no obligation to provide Updates via any other media; however, Hammerspace, in its reasonable discretion, may provide Updates via any other media upon Licensee's request. Maintenance and support services do not include any new version or new release of the Software that Hammerspace may issue as a separate or new product, and Hammerspace may determine whether any issuance qualifies as a new version, new release or Update in its sole discretion.
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- for any Software that has been modified other than by Hammerspace, or that is being
  used with any hardware, software, configuration or operating system not specified in the
  Documentation or expressly authorized by Hammerspace in writing.

## 10. INFORMATION COLLECTION AND USE.

 Licensee acknowledges that Hammerspace may, directly or indirectly through the services of Third Parties, collect and store information regarding use of the Software

- and about equipment on which the Software is installed or through which it otherwise is accessed and used, through: (i) the provision of maintenance and support services; and (ii) security measures included in the Software as described in Section 8.
- Licensee agrees that Hammerspace may use such information for any purpose related
  to any use of the Software by Licensee or on Licensee's equipment, including but not
  limited to: (i) improving the performance of the Software, diagnosing or correcting errors
  or developing Updates; (ii) disclose such information in aggregate or other anonymous,
  de-identified form in connection with its business; and (iii) verifying Licensee's
  compliance with the terms of this Agreement and enforcing Hammerspace's rights,
  including all Intellectual Property Rights in and to the Software.

# 11. INTELLECTUAL PROPERTY RIGHTS

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## 12. TERM AND TERMINATION.

- This Agreement and the license granted hereunder shall remain in effect for the term set forth on the Order Form or until earlier terminated as set forth herein (the "Term").
- Licensee may terminate this Agreement by ceasing to use and destroying all copies of the Software and Documentation.
- Hammerspace may terminate this Agreement, effective upon written notice to Licensee, if Licensee, materially breaches this Agreement and such breach: (i) is incapable of cure; or (ii) being capable of cure, remains uncured 30 days after Hammerspace provides written notice thereof.
- Hammerspace may terminate this Agreement, effective immediately, if Licensee files, or
  has filed against it, a petition for voluntary or involuntary bankruptcy or pursuant to any
  other insolvency law, makes or seeks to make a general assignment for the benefit of

- its creditors or applies for, or consents to, the appointment of a trustee, receiver or custodian for a substantial part of its property.
- Upon expiration or earlier termination of this Agreement, the license granted hereunder shall also terminate, and Licensee shall cease using and destroy all copies of the Software and Documentation. No expiration or termination shall affect Licensee's obligation to pay all Licensee Fees that may have become due before such expiration or termination, or entitle Licensee to any refund, in each case except as set forth in Section 13(c)(ii).
- 13. LIMITED WARRANTIES, EXCLUSIVE REMEDY AND DISCLAIMER/WARRANTY DISCLAIMER.
- Hammerspace warrants that, for a period of 90 days following the license date set forth
  on the Order Form: (i) the Software will substantially contain the functionality described
  in the Documentation, and when properly installed on a computer meeting the
  specifications set forth in, and operated in accordance with, the Documentation, will
  substantially perform in accordance therewith.
  THE FOREGOING WARRANTIES DO NOT APPLY, AND HAMMERSPACE STRICTLY
  DISCLAIMS ALL WARRANTIES, WITH RESPECT TO ANY THIRD-PARTY
  MATERIALS.
- The warranties set forth in Section 12(a)(i) will not apply and will become null and void if Licensee materially breaches any provision of this Agreement, or if Licensee, any Authorized User or any other Person provided access to the Software by Licensee or any Authorized User, whether or not in violation of this Agreement: (i) installs or uses the Software on or in connection with any hardware or software not specified in the Documentation or expressly authorized by Hammerspace in writing; (ii) modifies or damages the Software; or (iii) misuses the Software, including any use of the Software other than as specified in the Documentation or expressly authorized by Hammerspace in writing.
- If, during the period specified in Section 13(a), any Software covered by the warranty set forth in such Section fails to perform substantially in accordance with the Documentation, and such failure is not excluded from warranty pursuant to Section 13(b), Hammerspace will, subject to Licensee's promptly notifying Hammerspace in writing of such failure, at its sole option, either: (i) repair or replace the Software, provided that Licensee provides Hammerspace with all information Hammerspace reasonably requests to resolve the reported failure, including sufficient information to

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- EXCEPT FOR THE LIMITED WARRANTY SET FORTH IN Section 13(a), THE SOFTWARE AND DOCUMENTATION ARE PROVIDED TO LICENSEE "AS IS" AND WITH ALL FAULTS AND DEFECTS WITHOUT WARRANTY OF ANY KIND. TO THE MAXIMUM EXTENT PERMITTED UNDER APPLICABLE LAW, HAMMERSPACE, ON ITS OWN BEHALF AND ON BEHALF OF ITS AFFILIATES AND ITS AND THEIR RESPECTIVE LICENSORS AND SERVICE PROVIDERS, EXPRESSLY DISCLAIMS ALL WARRANTIES, WHETHER EXPRESS, IMPLIED, STATUTORY OR OTHERWISE, WITH RESPECT TO THE SOFTWARE AND DOCUMENTATION, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE AND NON-INFRINGEMENT, AND WARRANTIES THAT MAY ARISE OUT OF COURSE OF DEALING, COURSE OF PERFORMANCE, USAGE OR TRADE PRACTICE. WITHOUT LIMITATION TO THE FOREGOING, HAMMERSPACE PROVIDES NO WARRANTY OR UNDERTAKING, AND MAKES NO REPRESENTATION OF ANY KIND THAT THE LICENSED SOFTWARE WILL MEET THE LICENSEE'S REQUIREMENTS, ACHIEVE ANY INTENDED RESULTS, BE COMPATIBLE OR WORK WITH ANY OTHER SOFTWARE, APPLICATIONS, SYSTEMS OR SERVICES, OPERATE WITHOUT INTERRUPTION, MEET ANY PERFORMANCE OR RELIABILITY STANDARDS OR BE ERROR FREE OR THAT ANY ERRORS OR DEFECTS CAN OR WILL BE CORRECTED.
- 14. LIMITATION OF LIABILITY.

  TO THE FULLEST EXTENT PERMITTED UNDER APPLICABLE LAW:
- IN NO EVENT WILL HAMMERSPACE OR ITS AFFILIATES, OR ANY OF ITS OR
  THEIR RESPECTIVE LICENSORS OR SERVICE PROVIDERS, BE LIABLE TO
  LICENSEE OR ANY THIRD PARTY FOR ANY USE, INTERRUPTION, DELAY OR
  INABILITY TO USE THE SOFTWARE, LOST REVENUES OR PROFITS, DELAYS,
  INTERRUPTION OR LOSS OF SERVICES, BUSINESS OR GOODWILL, LOSS OR

CORRUPTION OF DATA, LOSS RESULTING FROM SYSTEM OR SYSTEM SERVICE FAILURE, MALFUNCTION OR SHUTDOWN, FAILURE TO ACCURATELY TRANSFER, READ OR TRANSMIT INFORMATION, FAILURE TO UPDATE OR PROVIDE CORRECT INFORMATION, SYSTEM INCOMPATIBILITY OR PROVISION OF INCORRECT COMPATIBILITY INFORMATION OR BREACHES IN SYSTEM SECURITY, OR FOR ANY CONSEQUENTIAL, INCIDENTAL, INDIRECT, EXEMPLARY, SPECIAL OR PUNITIVE DAMAGES, WHETHER ARISING OUT OF OR IN CONNECTION WITH THIS AGREEMENT, BREACH OF CONTRACT, TORT (INCLUDING NEGLIGENCE) OR OTHERWISE, REGARDLESS OF WHETHER SUCH DAMAGES WERE FORESEEABLE AND WHETHER OR NOT HAMMERSPACE WAS ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

- IN NO EVENT WILL HAMMERSPACE'S AND ITS AFFILIATES', INCLUDING ANY OF ITS OR THEIR RESPECTIVE LICENSORS' AND SERVICE PROVIDERS', COLLECTIVE AGGREGATE LIABILITY UNDER OR IN CONNECTION WITH THIS AGREEMENT OR ITS SUBJECT MATTER, UNDER ANY LEGAL OR EQUITABLE THEORY, INCLUDING BREACH OF CONTRACT, TORT (INCLUDING NEGLIGENCE), STRICT LIABILITY AND OTHERWISE, EXCEED THE TOTAL AMOUNT PAID TO HAMMERSPACE PURSUANT TO THIS AGREEMENT FOR THE SOFTWARE THAT IS THE SUBJECT OF THE CLAIM.
- THE LIMITATIONS SET FORTH IN Section 14(a) AND Section 14(b) SHALL APPLY EVEN IF THE LICENSEE'S REMEDIES UNDER THIS AGREEMENT FAIL OF THEIR ESSENTIAL PURPOSE.

## 15. EXPORT REGULATION.

The Software and Documentation may be subject to US export control laws, including the US Export Administration Act and its associated regulations. The Licensee shall not, directly or indirectly, export, re-export or release the Software or Documentation to, or make the Software or Documentation accessible from, any jurisdiction or country to which export, re-export or release is prohibited by law, rule or regulation. The Licensee shall comply with all applicable federal laws, regulations and rules, and complete all required undertakings (including obtaining any necessary export license or other governmental approval), prior to exporting, re-exporting, releasing or otherwise making the Software or Documentation available outside the US.

#### 16. US GOVERNMENT RIGHTS.

The Software is commercial computer software, as such term is defined in 48 C.F.R. §2.101. Accordingly, if the Licensee is the US Government or any contractor therefor, Licensee shall receive only those rights with respect to the Software and Documentation as are granted to all other end users under license, in accordance with (a) 48 C.F.R.

§227.7201 through 48 C.F.R. §227.7204, with respect to the Department of Defense and their contractors, or (b) 48 C.F.R. §12.212, with respect to all other US Government licensees and their contractors.

## 17. MISCELLANEOUS

- 1. This Agreement is governed by and construed in accordance with the internal laws of the State of California without giving effect to any choice or conflict of law provision or rule that would require or permit the application of the laws of any jurisdiction other than those of the State of California. Any legal suit, action or proceeding arising out of or related to this Agreement or the licenses granted hereunder shall be instituted exclusively in the federal courts of the United States or the courts of the State of California in each case located in Santa Clara County, and each party irrevocably submits to the exclusive jurisdiction of such courts in any such suit, action or proceeding. Service of process, summons, notice or other document by mail to such party's address set forth herein shall be effective service of process for any suit, action or other proceeding brought in any such court.
- 2. Hammerspace will not be responsible or liable to Licensee, or deemed in default or breach hereunder by reason of any failure or delay in the performance of its obligations hereunder where such failure or delay is due to strikes, labor disputes, civil disturbances, riot, rebellion, invasion, epidemic, hostilities, war, terrorist attack, embargo, natural disaster, acts of God, flood, fire, sabotage, fluctuations or non-availability of electrical power, heat, light, air conditioning or Licensee equipment, loss and destruction of property or any other circumstances or causes beyond Hammerspace's reasonable control.
- 3. All notices, requests, consents, claims, demands, waivers and other communications hereunder shall be in writing and shall be deemed to have been given: (a) when delivered by hand (with written confirmation of receipt); (b) when received by the addressee if sent by a nationally recognized overnight courier (receipt requested); (c) on the date sent by or e-mail (with confirmation of transmission) if sent during normal business hours of the recipient, and on the next business day if sent after normal business hours of the recipient; or (d) on the third day after the date mailed, by certified or registered mail, return receipt requested, postage prepaid. Such communications must be sent to the respective parties at the addresses set forth on the Order Form (or to such other address as may be designated by a party from time to time in accordance with this Section 17(c)).

- 4. This Agreement, together with the Order Form, Schedules and Exhibits attached hereto and all other documents that are incorporated by reference herein, constitutes the sole and entire agreement between Licensee and Hammerspace with respect to the subject matter contained herein, and supersedes all prior and contemporaneous understandings, agreements, representations and warranties, both written and oral, with respect to such subject matter.
- 5. Licensee shall not assign or otherwise transfer any of its rights, or delegate or otherwise transfer any of its obligations or performance, under this Agreement, in each case whether voluntarily, involuntarily, by operation of law or otherwise, without Hammerspace's prior written consent, which consent Hammerspace may give or withhold in its sole discretion. For purposes of the preceding sentence, and without limiting its generality, any merger, consolidation or reorganization involving Licensee (regardless of whether Licensee is a surviving or disappearing entity) will be deemed to be a transfer of rights, obligations or performance under this Agreement for which Hammerspace's prior written consent is required. No delegation or other transfer will relieve Licensee of any of its obligations or performance under this Agreement. Any purported assignment, delegation or transfer in violation of this Section 17(e) is void. Hammerspace may freely assign or otherwise transfer all or any of its rights, or delegate or otherwise transfer all or any of its obligations or performance, under this Agreement without Licensee's consent. This Agreement is binding upon and inures to the benefit of the parties hereto and their respective permitted successors and assigns.
- 6. This Agreement is for the sole benefit of the parties hereto and their respective successors and permitted assigns and nothing herein, express or implied, is intended to or shall confer on any other Person any legal or equitable right, benefit or remedy of any nature whatsoever under or by reason of this Agreement.
- 7. This Agreement may only be amended, modified or supplemented by an agreement in writing signed by each party hereto. No waiver by any party of any of the provisions hereof shall be effective unless explicitly set forth in writing and signed by the party so waiving. Except as otherwise set forth in this Agreement, no failure to exercise, or delay in exercising, any right, remedy, power or privilege arising from this Agreement shall operate or be construed as a waiver thereof; nor shall any single or partial exercise of any right, remedy, power or privilege hereunder preclude any other or further exercise thereof or the exercise of any other right, remedy, power or privilege.

- 8. If any term or provision of this Agreement is invalid, illegal or unenforceable in any jurisdiction, such invalidity, illegality or unenforceability shall not affect any other term or provision of this Agreement or invalidate or render unenforceable such term or provision in any other jurisdiction.
- 9. For purposes of this Agreement, (a) the words "include," "includes" and "including" shall be deemed to be followed by the words "without limitation"; (b) the word "or" is not exclusive; and (c) the words "herein," "hereof," "hereby," "hereto" and "hereunder" refer to this Agreement as a whole. Unless the context otherwise requires, references herein: (x) to Sections and Exhibits refer to the Sections of, and Exhibits attached to, this Agreement; (y) to an agreement, instrument or other document means such agreement, instrument or other document as amended, supplemented and modified from time to time to the extent permitted by the provisions thereof and (z) to a statute means such statute as amended from time to time and includes any successor legislation thereto and any regulations promulgated thereunder. The Order Form and all Schedules and Exhibits referred to herein shall be construed with, and as an integral part of, this Agreement to the same extent as if they were set forth verbatim herein.

EXHIBIT A

## MAINTENANCE AND SUPPORT

This Exhibit A is part of the End User License Agreement between Hammerspace and the person or entity identified on the Order Form as the licensee of the Software ("Agreement"). Capitalized terms used, by not defined in this Exhibit A, have the meanings assigned to such terms in the Agreement.

# SERVICES

Subject to the terms and conditions of this Exhibit A and the Agreement, and conditioned on Licensee's and its Representative's compliance therewith, during the Term Hammerspace will provide Hammerspace's standard Licensee support services to Licensee as set forth in this Section A-1 (the "Services"). "Representatives" means, with respect to a Party, that Party's employees, officers, directors, consultants, agents, independent contractors, service providers, sub-licensees, subcontractors and legal advisors.

# SCOPE OF SERVICES.

During the Term Hammerspace will use commercially reasonable efforts to Resolve any Incidents reported by Licensee by providing, in connection with the identification, diagnosis and correction of Errors, (a) telephone/e-mail/chat assistance; (b) delivery of Services remotely over the internet through the use of Remote Access Software (as defined herein) that Hammerspace installs on Licensee's network, system or computers ("Remote Services"); or (c) access to technical information on Hammerspace's website for proper use of the Software. Hammerspace may, in its sole discretion, provide on-

- site technical support at Licensee's premises to attempt to Resolve Incidents in accordance with this Section A-1.1.
- "Resolve" means the provision of: (i) Services that, in Hammerspace's sole discretion, corrects the Error; (ii) information to Licensee that corrects the Error; (iii) information to Licensee on how to obtain a software solution that corrects the Error; (iv) notice to Licensee that the Error is caused by a known, unresolved issue or an incompatibility issue with the Software; (v) information to Licensee that identifies the Error as being corrected by upgrading to a newer release of the Software; or (vi) notice to Licensee that the Error has been identified as arising out of or resulting from a Service Exception.
- "Error" means a reproducible failure of the Software to perform in substantial conformity
  with the specifications set forth in the Documentation, whose origin can be isolated to a
  single cause.
- "Incident" means a support request that begins when Licensee contacts Hammerspace
  to report one specific Error and ends when Hammerspace either: (i) Resolves the Error;
  or (ii) determines in its sole discretion that the Error cannot be Resolved.
- "Severity Level One Incident" means an Error that causes the Software to not operate and has a critical impact on Licensee's business operations.
- "Severity Level Two Incident" means an Error that results in a lack of Software functionality and materially degrades significant aspects of Licensee's business operations.
- "Severity Level Three Incident" means an Error that impairs the performance of the Software, but does not substantially affect Licensee's business operations.
- RESPONSE TIME.
   During the Term Hammerspace shall use commercially reasonable efforts to respond to Incidents reported by Licensee within the following timeframes:
- for a Severity Level One Incident, within 2 hours of Hammerspace's receipt of Licensee's notification on a 24/7 basis;
- for a Severity Level Two Incident, within 8 hours of Hammerspace's receipt of Licensee's notification on a 24/7 basis; and
- for a Severity Level Three Incident, within 24 hours of Hammerspace's receipt of Licensee's notification during Normal Business Hours.
- REMOTE SERVICES.
   Licensee acknowledges and agrees that Hammerspace may provide Remote Services
  to Licensee to assist in analyzing and Resolving any Incident. Licensee agrees to
  provide Hammerspace with access to Licensee's network, system and computers to

install and use remote access software ("Remote Access Software") necessary for Hammerspace to provide the Remote Services to Licensee. The Remote Access Software contains technological measures designed to collect and transmit to Hammerspace certain diagnostic, technical, usage and related information, including information about Licensee's computers, systems, network and any Third-Party Materials, relating to or derived from Licensee's use of Software. Licensee acknowledges and agrees that: (a) Hammerspace may collect, maintain, process and use this information in the course of performing the Services under this Exhibit A, provided that Hammerspace shall only access, control and gather such information that it reasonably believes to be necessary to assist in analyzing and Resolving an Incident; and (b) all or portions of the Remote Access Software may remain on Licensee's network, system or computers after an Incident is Resolved.

## OUTSIDE SUPPORT SERVICES.

Hammerspace, in its sole discretion, may provide Optional Support Services to Licensee on Licensee's request, at Hammerspace's standard hourly rates then in effect. The terms and conditions of this Exhibit A govern the provision of any Optional Support Services delivered by Hammerspace to Licensee.

During the Term, Hammerspace will provide Licensee with all Updates under the terms and conditions set forth in the Agreement. Licensee does not have any right under or in connection with this Exhibit A to receive any New Versions of the Software that Hammerspace may, in its sole discretion, release from time to time.

## SERVICES CHANGES.

Hammerspace may, in its sole discretion, change any aspect of the Services or their performance on 30 days' prior written notice to Licensee, provided that no such change reduces or otherwise has a material adverse effect on: (a) Hammerspace's level of effort in performing the Services; (b) Hammerspace's obligation to provide the Services under this Exhibit A; or (c) Licensee's rights under this Exhibit A. Hammerspace may, in its reasonable discretion, perform any of the Services by or through subcontracted third parties or any other personnel.

# LIMITATIONS

 Hammerspace has the sole right to determine, in its reasonable discretion: (a) what constitutes an Incident; and (b) when an Incident is deemed to be Resolved.

# RESPONSE TIME AND RESOLUTION.

Hammerspace will use commercially reasonable efforts to: (a) respond within the applicable response time provided in Section A-A-1.2; and (b) Resolve an Incident, but does not guarantee that it will be able to respond within that specific time period or that any Incident will be Resolved.

# ON-SITE VISITS.

Hammerspace will provide on-site technical support only at Licensee's premises during normal business hours, unless otherwise agreed to by Hammerspace in writing.

• EFFECT OF LICENSEE FAILURE OR DELAY.

Hammerspace is not responsible or liable for any delay or failure of performance caused in whole or in part by any delay or failure to perform any of Licensee's obligations under the Agreement or this Exhibit A in accordance with the respective terms and conditions of these agreements (each, a "Licensee Failure").

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  - REPRESENTATIONS AND WARRANTIES.

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