

#### CODESECURE SOFTWARE LICENSE AGREEMENT

## Version 2023.8.0

UNLESS YOU HAVE ENTERED INTO A SEPARATE, DULY SIGNED LICENSE AGREEMENT WITH CODESECURE OR AN AUTHORIZED DISTRIBUTOR, YOU AGREE TO BE BOUND BY THE TERMS OF THIS SOFTWARE LICENSE AGREEMENT, WITHOUT EXCEPTION, BY INSTALLING, COPYING, OR OTHERWISE USING THE SOFTWARE. IF YOU DO NOT ACCEPT ALL OF THE TERMS OF THIS SOFTWARE LICENSE, YOU ARE NOT PERMITTED TO POSSESS, INSTALL, OR USE THE SOFTWARE IN ANY MANNER.

This Software License is between you, the end-user ("You") and CodeSecure, Inc. ("CodeSecure") ("Agreement" or "Software License"). "You" means the person or legal entity that has accepted this Software License. Together with the Quotation and/or Invoice document You have received from CodeSecure or from an authorized CodeSecure distributor ("Purchase Document"), it forms a legal contract between You and CodeSecure. It limits what You may do with the CodeSecure software licensed and its documentation, printed or electronic (collectively the "Software").

It does not extend to or include any parent, subsidiary, or affiliated organization or entity. If you are using the Software as an employee, your employer is the licensee and may have already accepted a version of this Software License. In all other circumstances, you are binding your employer to this Software License. If in such a case, you are not authorized to bind your employer, you are not permitted to install and/or use the Software.

What You may do with the Software under this Software License, and the applicability of certain terms thereof, depends on whether you have paid for a "Commercial License" or have been provided an "Evaluation License" by CodeSecure or an authorized CodeSecure distributor. If You have paid CodeSecure for software maintenance services, Part II (Software Maintenance Services) also applies to You.

#### PART I. License

- <u>License Granted</u>. CodeSecure grants to You a non-exclusive, non-transferable, non-sublicensable license to use, in the form delivered, the Software, including a right to make a reasonable number of copies of the Software only for backup and recovery purposes, for the term, as set forth herein, or until terminated:
- 1.1 Commercial License
- 1.1.1 to analyze Your source or binary code for the purpose of assessing, correcting, or improving Your code; or
- 1.1.2 if the purchased license includes and authorizes the capability to do so, then to use the Software to modify Your source or binary code for internal use only, as part of Your development and testing processes, and not for use in production environments or for distribution.
- 1.1.2.1 Use of the functionality referenced in subsection 1.1.2 may add to, modify, and/or delete portions of the binary code to which it is applied and is not intended for use in production environments or distribution. CODESECURE SHALL NOT BE LIABLE IN ANY INSTANCE FOR DAMAGES IN ANY FORM FOR USE OF THE FUNCTIONALITY REFERENCED IN SUBSECTION 1.1.2 IN PRODUCTION ENVIRONMENTS AND YOU SHALL INDEMNIFY, WITHOUT LIMIT, CODESECURE FROM ANY AND ALL CLAIMS, DAMAGES, AND LIABILITY RESULTING FROM YOUR USE THEREIN.

## 1.2 Evaluation License

- 1.2.1 to assess the feasibility and utility of applying the Software to Your source and/or binary code for a potential purchase of the Software. Any output produced during such evaluation shall not be used in connection with development or production of any software, nor retained after the termination of the Evaluation License.
- 2 <u>Limitations on Software Use</u>. You may not:
- 2.1 rent, lease, sell, lend, license, transfer, or otherwise permit any person or entity other than You to use the Software in any manner;
- 2.2 disclose Software output, including, but not limited to, the results of any benchmark test of the Software, or Software documentation to any third party without CodeSecure's prior written approval;
- 2.2.1 Notwithstanding subsection 2.2 and without limiting any other term of the Agreement, You may provide access to the Software, Software output, and Software documentation to third-parties requiring access to the Software, Software output, or Software documentation ("Authorized Parties") that are legally obligated to strictly comply with the terms of this Agreement, including confidentiality obligations and applicable export controls, solely for Your benefit, provided that: (i) You are responsible for all acts and omissions of the Authorized Parties with respect to the Software licensed under this Agreement, including, but not limited to any breach thereby and indemnification of CodeSecure, without limit, including, but not limited to any reasonable attorneys fees as they are incurred, with respect to any and all claims arising from or related to the Authorized Parties' use or access to the Software, Software output, or Software documentation; and (ii) You ensure that the Software, Software output, and Software documentation is completely retrieved from any Authorized Parties immediately upon the earlier of the completion of the term of the Agreement or the completion of the Authorized Parties' services on Your behalf or need for the access permitted under this subsection.
- 2.3 use the Software as part of a service business in which You review the code of third parties;
- 2.4 make any copy of the Software or Software output without including the copyright or any other intellectual property notices and any other restrictive legends contained in the Software as it was furnished to You by CodeSecure or produced by the Software.
- 2.5 reverse engineer, decompile, disassemble, decipher, modify, create derivative works from the Software, or attempt to do any of the following: (i) retarget the Software for other source languages or instruction set architectures; (ii) use the Software to implement a compiler (direct translation to machine code); or (iii) circumvent or any manner interfere with the operation of any license management functionality or configuration of the Software, including, but not limited to license keys.
- 3 Use of Confidential Information.
- 3.1 During the term of this Software License, You may disclose Confidential Information to CodeSecure and CodeSecure may disclose Confidential Information to You.
- "Confidential Information" means any and all technical and non-technical information or know-how of a proprietary, confidential, or trade secret nature owned by a disclosing party, in whatever form, including but not limited to, techniques, sketches, drawings, models, inventions, processes, apparatus, equipment,

algorithms, software programs, software source documents, manuals and documentation related to the software programs, license keys or passwords, methods and concepts embodied in such software, and formulae related to current and future proposed products and services of each of the parties, including, without limitation, information concerning research, experimental work, development, design details and specifications, engineering, pricing, including that contained in any quotation or invoice, financial information, procurement requirements, purchasing, manufacturing, customer lists, business forecasts, sales and merchandising, marketing plans, regardless of whether it has been marked or designated as confidential and, in addition, any other information not covered by one of the aforementioned categories that is designated as proprietary, confidential, or trade secret, that is disclosed to the receiving party in any form, including, but not limited to in writing, electronically, visually, or orally. Software and Software output are included in the definition of Confidential Information.

- 3.3 Confidential Information does not include that which: (i) is, at the time of disclosure, available to the public, or subsequently becomes available to the general public without restriction by the disclosing party; (ii) the recipient can demonstrate was known to the recipient at the time of disclosure without restrictions on its use; (iii) is independently developed by the recipient without reference to or use of the Confidential Information; (iv) is disclosed without restriction to the recipient from a source other than the disclosing party who is not under any obligation of confidentiality with respect to such information; or (v) disclosing party notifies recipient in writing that it may disclose.
- 3.4 Except as otherwise permitted herein, neither You nor CodeSecure will disclose Confidential Information of the other to any third party. The recipient of Confidential Information shall not use Confidential Information except as necessary to exercise the rights granted herein or to evaluate opportunities to license additional Software. The receiving party agrees not to disclose the Confidential Information of the disclosing party to any person or entity, except to the receiving party's employees or Authorized Parties who have signed a confidentiality agreement or are otherwise obligated to maintain the confidentiality of the Confidential Information in a manner at least as restrictive as the terms in this Software License. The receiving party agrees that it shall treat the Confidential Information of the disclosing party with the same degree of care as it accords to its own Confidential Information, but no less than reasonable care.
- 3.5 You shall not use or disclose CodeSecure's Confidential Information and/or the Software, in whole or in part, to produce or have produced for You products similar to, derived from, or a replacement for the Software.
- 3.6 The recipient of Confidential Information is permitted to disclose only such portion of the Confidential Information under any governmental or judicial order, provided that the party so ordered shall and has promptly notified the disclosing party sufficiently in advance of the disclosure, if not prohibited from doing so by said order, so that the disclosing party has the opportunity to protect the Confidential Information with a confidentiality order or other treatment prior to the disclosure. Notwithstanding disclosure as permitted in this subsection, the disclosing party's Confidential Information shall remain Confidential Information to the extent not entered into the public record.
- 3.7 You agree that CodeSecure and its affiliates may collect and use technical information gathered as

part of the product support services provided to You, if any, related to the Software. The Software also includes functionality that collects a limited set of general Software usage information and sends it to CodeSecure to be used for improvement of the product and customer support purposes. The information collected includes, but is not limited to, the operating system on which the Software is running, compiler information, and counts of pre-selected events. This functionality is turned off by default and requires affirmative opt in at the time of installation of the Software. The functionality is NOT designed to collect personally identifiable or sensitive information, including, but not limited to, information about the code being analyzed, company or user names, customizations that may have been made to Your installation. CodeSecure, without any form of remuneration, may use, for any purpose in perpetuity, this information, including, but not limited to, suggested functionality or features, to improve its products and/or to provide customized services or technologies to You and will not disclose this information in a form that identifies You or any of Your Confidential Information.

# 4 <u>Term and Termination</u>.

- 4.1 Unless otherwise specified, including, but not limited to, in a separate signed agreement, the term of this Software License begins when you have downloaded the Software and accepted the terms hereof. The Software License may be renewed for a period, agreed upon by You and CodeSecure, by Your payment of an Invoice, within thirty (30) days of issuance by CodeSecure to You, referencing the Software License. Any inconsistent and/or additional terms contained within any document You provide to CodeSecure related to such renewal shall be of no effect.
- 4.2 Unless otherwise specified, this Software License shall automatically terminate: (i) if CodeSecure has not received full payment for the license within the agreed-upon credit period (if no period is specified such period shall be thirty (30) days); (ii) upon the expiration of the Software license key provided to You by CodeSecure; or (iii) You become insolvent or make an assignment for the benefit of creditors, or a trustee or receiver is appointed for You or for a substantial part of Your assets, or bankruptcy, reorganization or insolvency proceedings shall be instituted by or against You. This Software License is not assignable or assumable. If no Software license key has been provided, You are not permitted to use the Software in any manner.
- 4.3 Without prejudice to any other rights, CodeSecure reserves the right to terminate an Evaluation License at any time and may terminate a Commercial License at any time if You fail to comply with any provision of the Software License.
- 4.4 Upon termination of this Software License, for any reason, (i) You and Authorized Parties are no longer authorized to use the Software, or any derivative of the Software, in any manner whatsoever, and (ii) You agree to cease using the Software and to destroy or erase all copies, portions, extracts, or modifications of the Software, including Software documentation, in Your possession, custody, or control and that of any Authorized Parties.
- 4.5 Upon termination of Your license, for any reason other than the expiration of a Commercial License time-limited Term (e.g., one year), (i) You and Authorized Parties are no longer authorized to use the Software output in any manner whatsoever, and (ii) You agree to cease using the Software output and to destroy or erase all copies, extracts and modifications of it in Your possession, custody, or control and that of

any Authorized Parties. Upon the termination of Your Commercial License by expiration of a time-limited Term, You may retain and use the Software output.

- 4.6 Notwithstanding the termination of this Software License, sections 2, 3, 4.4, 4.5, and 5-17 shall survive termination of this Software License.
- 5 Ownership/Proprietary Rights. You acknowledge and agree that:
- 5.1 CodeSecure and, as applicable, CodeSecure's suppliers and licensors, reserve all rights in the Software not expressly granted to You in this Software License. The Software is licensed, not sold, and remains the exclusive property of CodeSecure and, as applicable, its suppliers and licensors who retain the title, copyright, and all other intellectual property rights in the Software. This Software License gives You no rights to the content of the Software;
- 5.2 The Software is protected by copyright and other intellectual property laws and treaties, including but not limited to those of the United States of America. You will abide by the copyright law and all other applicable laws of the United States including, but not limited to, export control laws;
- 5.3 The Software in source code form remains a confidential trade secret of CodeSecure and, as applicable, its suppliers and its licensors and, therefore, You will not modify the Software or attempt to decipher, decompile, disassemble, or reverse engineer the Software, except to the extent applicable laws may specifically prohibit such restriction;
- 5.4 CodeSonar® and CodeSentry® are registered trademarks of CodeSecure;
- 5.5 Unless You have purchased Software Maintenance Services, CodeSecure has no obligation to maintain the Software, and if it chooses to maintain the Software it has no obligation to You related thereto. Notwithstanding, CodeSecure has no obligation to maintain versions of the Software that have reached the end of lifecycle, as determined by CodeSecure;
- 5.6 You represent and warrant that You have the right, title, or grant of license to analyze, modify, and/or use the Software in conjunction with the source and/or binary code to which You apply the Software. You shall defend, indemnify, and hold CodeSecure, its officers, directors, employees, licensors, and suppliers harmless from any and all claims, suits, damages, costs, and expenses, including reasonable attorneys fees as they are incurred, that You do not have the right, title, or license to use the Software as warranted by You. CodeSecure will provide (i) a prompt written request for indemnification or defense; (ii) sole control and authority over the defense or settlement thereof; and (iii) at Your expense, all available information, assistance and authority reasonably necessary to settle and/or defend any such claim or action. You shall have no authority to enter into or acquiesce to any settlement containing any admission of or stipulation to any guilt, fault, liability or wrongdoing on the part of CodeSecure or which would otherwise adversely affect CodeSecure without CodeSecure's prior written consent; and
- 5.7 The Software may contain third-party software provided under separate license terms, including, but not limited to open source software. The applicable license terms associated with such are identified in the Software Documentation and can also be provided upon request within a reasonable period of time thereafter. Your use of such third-party software in conjunction with the Software in a manner consistent with the

terms of this Software License is permitted. However, you may have broader rights under the applicable license(s) with respect to the separate use of such third-party software and nothing in this Software License is intended to impose further restrictions on your use of such third-party software as provided for in the separate license. ALL THIRD-PARTY SOFTWARE, INCLUDING, BUT NOT LIMITED TO OPEN SOURCE SOFTWARE IS PROVIDED "AS-IS" AND WITHOUT WARRANTY OF ANY KIND, WHICH ARE HEREBY DISCLAIMED BY CODESECURE AND ALL LICENSORS OF THIRD-PARTY SOFTWARE, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, OR ANY WARRANTIES RELATING TO THE RELIABILITY, AVAILABILITY, LACK OF VIRUSES OR OTHER MALWARE, LACK OF NEGLIGENCE, CONDITION OF TITLE, QUIET TITLE OR POSSESSION, CORRESPONDENCE TO DESCRIPTION, OR NON-INFRINGEMENT. CODESECURE AND THE LICENSORS OF THIRD-PARTY SOFTWARE SHALL HAVE NO LIABILITY FOR DAMAGES OF ANY KIND, INCLUDING, BUT NOT LIMITED TO DIRECT, INDIRECT, LOST PROFITS, LOST DATA, PUNITIVE, SPECIAL, CONSEQUENTIAL, OR SIMILAR DAMAGES UNDER ANY THEORY OF LIABILITY ARISING OR RELATED TO THE USE OF DISCLOSURE OF THIRD-PARTY SOFTWARE.

## 6 Warranties and Disclaimers.

- 6.1 CodeSecure makes no representations about the suitability of the Software or about any content, information, or output made accessible by the Software, including modifications to Your source or binary code, for any purpose. CodeSecure does not warrant that operation of the Software will be uninterrupted or error free, or that functions contained in the Software shall operate in the combination that You may select or meet Your requirements. CodeSecure is not responsible for problems caused by changes in the operating characteristics of computer hardware or computer operating systems that are made after the release of the Software or by use of the Software or for problems in the interaction of the Software with non-CodeSecure software. This Software License does not change Your rights, if any, under applicable mandatory local law. The Software shall be deemed accepted upon delivery to You.
- 6.2 Provisions Applicable Only to Commercial Licenses.
- 6.2.1 If You have paid CodeSecure for a Commercial License, CodeSecure warrants to You and to You only, that for the first thirty (30) days following Your downloading of the Software or until the Software is modified by You, whichever period is shorter, the Software will perform substantially the functions described in the Software documentation. Your sole remedy under the warranty during the thirty (30) day period is that CodeSecure will undertake to correct within a reasonable period of time, as determined by CodeSecure, any reported failure of the Software to perform substantially the functions described in the documentation ("Software Error") and correct errors in the documentation ("Documentation Error") (collectively "Errors"). CodeSecure does not warrant that all Software Errors will be corrected. If, within the above noted period, CodeSecure is unable to provide corrected Software or corrected documentation, CodeSecure will, at its sole and exclusive option, either replace the Software with a functionally-equivalent program at no charge to You or refund the license fee paid for the Software. AS TO ANY ERRORS DISCOVERED AFTER THE THIRTY (30) DAY PERIOD, THERE IS NO WARRANTY OR CONDITION OF ANY KIND.
- 6.2.2 THE ABOVE WARRANTIES ARE EXCLUSIVE AND IN LIEU OF ALL OTHER WARRANTIES. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, CODESECURE AND, IF ANY, ITS

SUPPLIERS AND/OR LICENSORS DISCLAIM ALL WARRANTIES, WHETHER EXPRESS, IMPLIED, OR STATUTORY, INCLUDING BUT NOT LIMITED TO THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, AND ANY WARRANTIES RELATING TO THE RELIABILITY, AVAILABILITY, ACCURACY OR COMPLETENESS OF RESULTS, WORKMANLIKE EFFORT, LACK OF VIRUSES OR OTHER MALWARE, LACK OF NEGLIGENCE, CONDITION OF TITLE, QUIET TITLE OR POSSESSION, CORRESPONDENCE TO DESCRIPTION, OR NON-INFRINGEMENT. NO ORAL OR WRITTEN INFORMATION OR REPRESENTATION GIVEN BY CODESECURE'S EMPLOYEES, DISTRIBUTORS, DEALERS, OR AGENTS SHALL INCREASE THE SCOPE OF THE ABOVE WARRANTIES OR CREATE ANY NEW WARRANTIES.

- 6.2.3 IN THE EVENT THAT MANDATORY APPLICABLE LOCAL LAW PROHIBITS THE EXCLUSION OF IMPLIED WARRANTIES, ANY IMPLIED WARRANTIES ARE LIMITED IN DURATION TO THE LESSER OF THIRTY (30) DAYS FROM THE DATE OF DOWNLOAD OF THE SOFTWARE OR THE MINIMUM PERIOD OF TIME PERMITTED BY SUCH APPLICABLE LAW.
- 6.2.4 REGARDLESS OF WHETHER ANY REMEDY SET FORTH HEREIN FAILS OF ITS ESSENTIAL PURPOSE, IN NO EVENT WILL CODESECURE BE LIABLE TO YOU FOR ANY PUNITIVE, SPECIAL, CONSEQUENTIAL, INDIRECT OR SIMILAR DAMAGES, INCLUDING, BUT NOT LIMITED TO, ANY LOST PROFITS OR LOST DATA, ARISING OUT OF OR RELATED TO ANY ALLEGED BREACH OF THIS AGREEMENT AND/OR THE USE OR INABILITY TO USE THE SOFTWARE OR ANY DATA SUPPLIED THEREWITH, EVEN IF CODESECURE OR ANYONE ELSE HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH CLAIM OR DAMAGES, INCLUDING BUT NOT LIMITED TO IN THE EVENT OF FAULT, TORT (INCLUDING NEGLIGENCE), MISREPRESENTATION, OR STRICT LIABILITY, OR FOR ANY CLAIM BY ANY OTHER PARTY, INCLUDING THIRD-PARTIES. CODESECURE'S SUPPLIERS AND LICENSORS, IF ANY, DISCLAIM ALL LIABILITY TO YOU OR ANY THIRD-PARTY FOR DAMAGES OF ANY KIND FOR ANY AND ALL CLAIMS ARISING FROM OR RELATING TO THIS AGREEMENT OR THE USE OF THE SOFTWARE.
- 6.2.5 IN THE EVENT THAT MANDATORY APPLICABLE LOCAL LAW PROHIBITS THE LIMITATION OR EXCLUSION OF LIABILITY FOR DAMAGES, INCLUDING BUT NOT LIMITED TO, INCIDENTAL OR CONSEQUENTIAL DAMAGES, CODESECURE'S, AND ITS SUPPLIERS' AND/OR LICENSORS', IF ANY, LIABILITY FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES SHALL BE THE LOWER OF ONE THOUSAND DOLLARS (\$1,000.00) OR THE MINIMUM PERMITTED BY LAW.
- 6.2.6 IN NO CASE SHALL CODESECURE'S, ITS SUPPLIER'S, AND/OR LICENSOR'S AGGREGATE LIABILITY FOR ANY CLAIM OR ANY TYPE OF DAMAGES EXCEED THE LESSER OF THE PRICE ACTUALLY PAID BY YOU TO CODESECURE FOR THE SOFTWARE LICENSE GIVING RISE TO THE CLAIM OR TWO THOUSAND DOLLARS (\$2,000.00).
- 6.3 Provisions Applicable Only to Evaluation Licenses.
- 6.3.1 THE SOFTWARE IS PROVIDED 'AS IS' AND 'WITH ALL FAULTS.' CODESECURE, ITS SUPPLIERS, AND LICENSORS DISCLAIM ALL WARRANTIES, WHETHER EXPRESS, IMPLIED, OR STATUTORY, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, OR ANY WARRANTIES RELATING TO THE RELIABILITY,

AVAILABILITY, ACCURACY OR COMPLETENESS OF RESULTS, WORKMANLIKE EFFORT, LACK OF VIRUSES OR OTHER MALWARE, LACK OF NEGLIGENCE, CONDITION OF TITLE, QUIET TITLE OR POSSESSION, CORRESPONDENCE TO DESCRIPTION, OR NON-INFRINGEMENT. NO ORAL OR WRITTEN INFORMATION OR REPRESENTATION GIVEN BY CODESECURE'S EMPLOYEES, DISTRIBUTORS, DEALERS, OR AGENTS SHALL INCREASE THE SCOPE OF THE ABOVE WARRANTIES OR CREATE ANY NEW WARRANTIES.

- 6.3.2 IN NO CASE SHALL CODESECURE, ITS SUPPLIERS, OR ITS LICENSORS BE LIABLE TO YOU, YOUR EMPLOYER, OR TO ANY THIRD-PARTY FOR DAMAGES OF ANY KIND, INCLUDING BUT NOT LIMITED TO PUNITIVE, SPECIAL, CONSEQUENTIAL, INDIRECT OR SIMILAR DAMAGES, INCLUDING, BUT NOT LIMITED TO, ANY LOST PROFITS OR LOST DATA, ARISING OUT OF OR RELATED TO ANY ALLEGED BREACH OF THIS AGREEMENT AND/OR THE USE OR INABILITY TO USE THE SOFTWARE OR ANY DATA SUPPLIED THEREWITH, EVEN IF CODESECURE OR ANYONE ELSE HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH CLAIM OR DAMAGES, INCLUDING BUT NOT LIMITED TO IN THE EVENT OF FAULT, TORT (INCLUDING NEGLIGENCE), MISREPRESENTATION, OR STRICT LIABILITY, OR FOR ANY CLAIM BY ANY OTHER PARTY, INCLUDING THIRD-PARTIES.
- <u>United States Government License Rights</u>. The Software is "Commercial Computer Software" as defined in DFARS 252.227-7014 and, pursuant to DFAR 227.7202, licensed to the U.S. Government under terms customarily provided to the public. If DFAR is not applicable and to the extent not inconsistent with the terms of this Software License, use, disclosure, or duplication is subject to the restrictions enumerated in FAR 52.227-19(b)(2). Any use, modification, reproduction, or disclosure of the Software by the U.S. Government shall be solely in accordance with the terms of this Software License. The manufacturer is CodeSecure, Inc., 6903 Rockledge Drive, Suite 1250, Bethesda, MD 20817.
- <u>Export.</u> You may not download, use, or otherwise export or re-export the Software or any underlying information or technology except in full compliance with all United States and other applicable laws and regulations, including but not limited to those dealing with nuclear, chemical, or biological weapons proliferation. These laws include, among other things, restrictions on import/export destinations, end-users, and end-use. In particular, but without limitation, none of the Software or underlying information or technology may be downloaded or otherwise exported or re-exported (i) into Embargoed Countries/Area Controlled List Countries (ii) to anyone on the US Treasury Department's list of Specially Designated Nationals or the US Commerce Department's Table of Deny Orders, or (iii) to the People's Republic of China for a use that is in whole or in part a military use including the use, development or production of military items, as prohibited by US Export Administration Regulations section 744.21. By downloading or possessing the Software, You are agreeing to the foregoing and You are representing and warranting that You are not located in, under control of, or a national or resident of any such country or on any such list.
- 9 <u>Rights Reserved by CodeSecure</u>. Except as otherwise provided herein, CodeSecure reserves the right to:
- 9.1 alter the general availability of the Software; and
- 9.2 alter prices, features, specifications, capabilities, functions, licensing terms for subsequent purchases,

releases, or updates, release dates, or other characteristics of the Software.

- Additional Software/Services. This Software License applies to updates, supplements, add-on components, Error Corrections, or upgrades to later versions of the Software that CodeSecure may provide to You or make available after the date You obtain Your initial copy of the Software, unless CodeSecure provides other terms along with the update, supplement, add-on component, Error Corrections, or upgrade, in which case, the provided Software License terms shall apply.
- Usage Audit. You agree to provide CodeSecure with written certification providing Software usage information as requested by CodeSecure and confirming that, during the term of the Software License, the Software is being used in accordance with the terms of this Agreement. Upon at least thirty (30) days prior written notice, CodeSecure, at its expense, may audit Your use of the Software to ensure that You are in compliance with the terms of this Agreement. Any such audit will be conducted during regular business hours, by CodeSecure or its appointed representative, at Your facilities. You agree to provide the auditor with access to the relevant records, equipment, and facilities to perform the audit. If an audit reveals that you have underpaid fees to CodeSecure during the period audited, exceeded Software usage limitations, and/or otherwise engaged in conduct resulting in an underpayment, You shall promptly pay CodeSecure, as invoiced, for such fees based on CodeSecure's price list in effect at the time the audit is completed. If the fees invoiced as a result of the audit exceed five percent (5%) of the license fees paid by You for the Software, then you will also pay any and all costs and expenses arising from or relating to the audit, including reasonable attorneys fees if collection action is undertaken.
- Applicable Law/Venue. The validity, construction, and performance of this Software License will be governed by the law of the State of New York, as if this license were executed in, and to be fully performed within, the State of New York, and without regard to its principles of conflicts of laws. The parties expressly agree that the Uniform Commercial Code (UCC), the United Nations Convention on Contracts for the International Sale of Goods (UNCISG), and the Uniform Computer Information Transactions Act (UCITA), including any version of UCITA adopted by a state, shall not apply. Any legal action or proceeding arising from and/or related to this Software License shall be brought exclusively in the federal and/or state court of New York that is geographically closest to CodeSecure's Ithaca, NY offices. You and CodeSecure expressly consent to the personal jurisdiction and exclusive venue therein.
- Non-Exclusive Remedy. Except as set forth herein, the exercise by either party of any of its remedies will be without prejudice to any other remedies provided herein or otherwise available at law or in equity. The breach or threatened breach of this Software License may result in irreparable harm to CodeSecure and impair its value in such a way that is difficult or impossible to calculate. Therefore, You acknowledge and agree that CodeSecure is entitled to seek, in addition to any other remedy provided for at law, equitable relief to protect its interests, without the necessity of posting bond or surety, including, but not limited to, injunctive relief, as well as money damages.
- Assignment. This Software License is personal to You and is not assignable or transferable by You without the express prior written consent of CodeSecure, which shall be provided at the sole discretion of CodeSecure. CodeSecure may assign this Software License at its sole discretion.
- 15 <u>Amendment/Waiver</u>. This Software License may not be amended or modified, or any provision of it

waived, except by a written instrument signed by an authorized representative of CodeSecure.

- Severability. If any provision of this Software License is held by a court of competent jurisdiction to be contrary to law, the remaining provisions will remain in full force and effect. In the event of invalidity, the parties further agree to substitute for the invalid provision a valid provision which most closely resembles the intent of the invalid provision.
- 17 <u>Entire Agreement</u>. Except as otherwise provided herein, the provisions of this Software License and Purchase Documents constitute the entire agreement between the parties and supersede all prior agreements, oral or written, and all other communications relating to the subject matter hereof. If the terms of any invoice or other document provided by You to CodeSecure in connection with Your license of the Software includes different or additional terms from this Software License and/or Purchase Documents, the provisions of this Software License and Purchase Documents shall prevail and such inconsistent and/or additional terms shall have no effect.

#### PART II Software Maintenance Services

If, but only if, You have purchased a license for the Software and paid CodeSecure for software maintenance services as shown on the CodeSecure Quotation document or Invoice, the following additional terms and conditions (collectively referred to as "Maintenance") shall apply. CodeSecure shall have no obligation to maintain the Software unless You have paid for Maintenance as a separate purchase or as may have otherwise been required by the type of license purchased by You.

- During the period for which Maintenance has been purchased and paid for in full:
- 18.1 CodeSecure will undertake to correct within a reasonable period of time, as determined by CodeSecure, any reported Software Error(s) and Documentation Error(s).
- 18.2 Errors should be reported in writing to CodeSecure. Such reports should contain a complete description of all aspects of the malfunction. CodeSecure support engineers will evaluate such reports and, if necessary, will consult with CodeSecure's product specialists to attempt to identify and resolve the issue. CodeSecure will respond with a fix, a work-around, or an estimate of the time necessary to resolve the reported Error. CodeSecure shall be obligated to respond only to reports concerning failure of the Software to perform in conformance with documented functionality. CodeSecure shall not be obligated to respond to reports that, as determined by CodeSecure, are related to design work or to the implementation of the Software or are "consulting" in nature.
- 18.3 CodeSecure shall provide You, as they are made available for licensing to the public, (a) such software modifications or additions that, when made or added to the Software, establish material conformity of the Software to the functional specifications identified in the Software documentation, and (b) any procedures or routines that, when observed in the regular operation of the Software, eliminate the practical adverse effect on You of any such nonconformity ((a) and (b) are collectively "Error Corrections").
- 18.4 CodeSecure shall provide to You, as they are made available for licensing to the public, such minor software modifications or additions that, when made or added to the Software, will materially improve its utility, efficiency, functional capability or application, but which do not constitute a new version of the

Software (such minor modifications collectively referred to herein as "Enhancements"). At CodeSecure's option, CodeSecure may also include, as Enhancements, major modifications that are made generally available without charge to its other customers.

- CodeSecure's obligation to provide Maintenance is contingent upon Your proper use of the Software as described in the Software Documentation. CodeSecure shall be under no obligation to provide Maintenance if such service is required, in CodeSecure's opinion, as a result of (a) Your failure to maintain the Software at CodeSecure's most recent release level, (b) Your failure to maintain site conditions within the environmental operating range specified by CodeSecure, (c) failure of the Software due to improper use, abuse, accident or neglect, (d) alterations, modifications, or attempts to repair the Software made without CodeSecure's consent, or (e) causes external to the Software, including but not limited to, failure or fluctuations in electrical power, inadequate cooling or natural disasters.
- To the extent that CodeSecure may provide You with any Error Corrections, Updates, Upgrades, or any other software, including any new versions of the licensed Software, all such software shall constitute Software as defined by this Software License and shall be subject to all of the terms and conditions specified in Part I of this Software License, as well as Part II if Maintenance has been purchased. Use of any Software, including subsequent versions or modifications, licensed to You is limited to the number of licensing units; e.g., lines of code, in any combination between the versions, and remaining time for which You have paid.