

The Customer's attention is drawn to the exclusions from and limitations of liability contained in this EULA and in particular to the provisions of clauses 4.3, 5.6, 7.2, 9, 11 and 12 of this EULA.

END USER LICENCE AGREEMENT

PARTIES

- (1) Peter Booth trading as Cadaptor Solutions of Heritage Exchange, Wellington Mills, Plover Road, Lindley, Huddersfield, HD3 3HR ("**Cadaptor**"); and
- (2) The person, partnership, company or other undertaking named as the Customer in the Proposal (the "**Customer**").

RECITALS

- (A) The parties have been in negotiation regarding the supply of certain computer software.
- (B) The Customer wishes to purchase a licence of the Software indicated below.
- (C) The parties have agreed to enter into this End User Licence Agreement ("EULA") to define their contractual rights and liabilities between themselves and to regulate the other documentation which has been produced in the course of those negotiations.

IT IS AGREED AS FOLLOWS:

1. DEFINITIONS

In this EULA:

"Additional Charges"

means charges to be calculated by Cadaptor in accordance with the Cadaptor's standard rate for time, materials, travel, accommodation and subsistence from time to time prevailing;

"Commencement Date"

means the date of the Proposal;

"Consequential Loss"

means pure economic loss, loss of profit, loss of use of trade marks, loss of business and like loss;

“Copy”

means an individual copy on electromagnetic recording material of the Software;

“Designated Processor”

means the computer (being a laptop, single desktop computer or similar single-user item of computer hardware and excluding always a computer program or a device such as a server which provides functionality for other programs or devices) upon which the Software is loaded and run by the Customer;

“Intellectual Property Right”

means a patent, right in a design, copyright, data base right, trade mark and any other intellectual property right whether or not registered or capable of registration;

“Loss of Data”

means a loss of or corruption to data or programs held or used by or on behalf of the Customer;

“Operating System”

means the operating system upon which the Software is intended to run as identified by name and version number in the Schedule;

“Party”

means Cadaptor or the Customer;

“Proposal”

means the document entitled “Proposal”, “Quote” or a similar document or letter prepared by Cadaptor or an intermediary on behalf of Cadaptor and sent to the Customer and which document contains details of the Customer, the software and training services to be supplied by Cadaptor to the Customer and the monies payable to Cadaptor and which document forms part of this Agreement;

“Renewal Date”

means 15th April in a calendar year, the first Renewal Date being 15th April next following after the Commencement Date;

“Rights of Entry”

in respect of premises means the right of Cadaptor upon demand for itself or an authorised representative of Cadaptor to enter those premises together with the right to be fully and effectively indemnified by the Customer from and against any loss, damage or other cost of whatsoever nature suffered or incurred by Cadaptor or its authorised representative as a result of a failure by the Customer to procure a necessary permission for Cadaptor or its authorised representative to make such entry;

“Services”

means the Software Support Services, any Training Services indicated in the Proposal together with any other services from time to time agreed to be supplied by Cadaptor to the Customer;

“Software”

means the computer software licensed to the Customer by Cadaptor under this EULA including the software known as “CONE” and indicated in the Proposal together with any other software supplied from time to time by Cadaptor to the Customer and including also the data base rights referred to in clause 2.4 below;

“Software Licence Fee”

means the licence fee indicated in the Proposal for the Software being the fee payable in respect of the right to use the Software under this EULA;

“Software Support Charges”

means the annual charges for Software Support Services for the Software as indicated in the Proposal;

“Software Support Services”

means the provision of the support services as detailed in clause 3.9 below;

“Specification”

means the user manual describing the use of the Software supplied by Cadaptor to the Customer and the “help” functions within the Software;

“Termination Event”

means any of the following events:

- (a) the Customer fails to pay any moneys due under this EULA within fourteen (14) days of the due date;
- (b) the Customer breaches a material term or condition of this EULA (other than a term or condition requiring payment of moneys as provided for in paragraph (a) above) and (in the case of a breach capable of being remedied) fails to have remedied such breach within thirty (30) days of a written request by Cadaptor so to do;
- (c) (where the Customer is a company) (and otherwise than for the purposes of an amalgamation or reconstruction of a solvent company) the Customer convenes a meeting of its creditors or a proposal is made for a voluntary arrangement within part 1 of the Insolvency Act 1986 or a proposal is made for a composition, scheme or arrangement with (or assignment for the benefit of) its creditors or if the Customer is unable to pay its debts within the meaning of section 123 of the Insolvency Act 1986 or a trustee, receiver, administrative receiver or a similar officer is appointed in respect of all or a part of the business or assets of the Customer or a petition is presented or a meeting is convened for the purpose of considering a

resolution or other steps are taken for the winding up of the Customer or for the making of an administration order or (where the Customer is established in a country other than the United Kingdom) an event takes place in the territory in which the Customer is established which is similar to any of the foregoing;

- (d) (where the Customer is an individual or partnership) the Customer (or in the case of a partnership any of the partners) is made bankrupt or is unable to pay its debts within the meaning of section 123 of the Insolvency Act 1986 or a proposal is made for a composition scheme or an arrangement with (or an assignment for the benefit of) its creditors; or
- (e) the Customer ceases to carry on business or threatens so to do;

“Third Party”

means a person, partnership, company or any other undertaking not being Cadaptor or the Customer;

“Training Services”

means the Services (if any) to be provided by way of training as indicated in the Proposal; and

“Transport”

means the sans serif typeface known as Transport Medium, Transport Heavy and Motorway, the copyright in which typeface belongs to the Crown.

2. SOFTWARE LICENCE

- 2.1 Notwithstanding a description of the Customer’s rights as or by virtue of a sale (and whether made orally or in writing and whether made in this EULA or in any other document) the Customer’s only right to use the Software is by virtue of the licence granted under this EULA and the Customer acknowledges that all Intellectual Property Rights in or relating to the Software and all related documentation are and shall remain the exclusive property of Cadaptor or in the case of Software licensed to Cadaptor by a Third Party licensor, the exclusive property of such licensor. For the avoidance of doubt, this EULA shall bind the Customer upon the Customer’s use of the CONE Software and notwithstanding any failure of the Customer to return any acknowledgment of licence form or similar document.
- 2.2 Subject to payment by the Customer to Cadaptor of the Software Licence Fee, Cadaptor hereby grants to the Customer a non-exclusive non-transferable licence to use the Software for a period of twenty (20) years from the Commencement Date on the terms and conditions of this EULA.
- 2.3 This licence shall be deemed to incorporate and include all software which is supplied from time to time to the Customer by Cadaptor (including without limitation further releases and versions of the software referred to in the Proposal) and whether such further software is expressly referred to in the Proposal or not. The provisions of this clause 2.3 are without

prejudice to Cadaptor's right to charge the Customer for the supply of such further software.

- 2.4 This licence includes a licence of the data base rights in the library of traffic signs, symbols and layouts embedded within the Software. While the copyright in those traffic signs is not owned by Cadaptor the variants of the traffic signs and the encoding of those variants within the Software is the copyright of Cadaptor and a licence of that copyright is included within this EULA. This licence includes a licence of Cadaptor's copyright and data base rights in Cadaptor's re-drawings of the Transport typeface and which re-drawings are included within the Software. The Customer is not granted any other rights to use the copyright or the data base rights of Cadaptor. The Customer shall not extract Cadaptor's data base save from a single Designated Processor as expressly permitted pursuant to this licence.
- 2.5 This licence and the Customer's rights to use the Software are subject to the following restrictions:
 - 2.5.1 the Software shall be used only by the Customer for the purposes of the Customer's own business;
 - 2.5.2 the Software shall be used only on a single Designated Processor and in conjunction with the Operating System;
 - 2.5.3 the Customer shall not assign, sub-licence, charge or otherwise dispose of or grant rights over or out of the licence hereby granted or the Software and shall not attempt to do any such thing;
 - 2.5.4 the Customer shall not copy or reproduce in any way the whole or a part of the Software: except that the Customer may maintain a reasonable number of Copies of the Software in machine readable form for normal operational security and back-up purposes and this licence applies to such Copies as it applies to the original Copy of the Software supplied to the Customer;
 - 2.5.5 the Customer shall not attempt to ascertain or list the source programs or source code relating to the Software; and
 - 2.5.6 the Customer shall not decompile or translate the Software into any other computer language nor attempt so to do.
- 2.6 The Customer agrees not to use the Software or the associated documentation save in accordance with the terms and conditions of this EULA.
- 2.7 Save as provided in clause 2.5.4 above the Customer shall only use the single original Copy of the Software provided on the electromagnetic or optical recording material supplied to the Customer by Cadaptor.
- 2.8 The Customer shall not interfere with or attempt to circumvent the operation of any or other device whose function is to prevent the unlawful copying or use of the Software.
- 2.9 The Software is designed to run on the Designated Processor being a single laptop, single desktop computer or similar single-user item of computer hardware and excluding always a computer program or a device such as a server which provides functionality for other

programs or devices. When the Customer first loads the Software on the Designated Processor the Customer must contact Cadaptor within five (5) days for an authorisation key to unlock the Software.

- 2.10 Where the Customer wishes to move the Software from the Designated Processor to a subsequent Designated Processor, the Customer must before doing so contact Cadaptor for a new authorisation key. The Customer on using the new authorisation key must cease to use and remove the Software from the previous Designated Processor. The Software is only licensed for use on a single Designated Processor at any one time.
- 2.11 The Customer acknowledges and agrees that none of the acts which are prohibited by the provisions of this EULA (including, without limitation, the prohibitions on copying or adapting the Software) are necessary for the purposes of the use of the Software by the Customer in accordance with its intended purpose or for the purposes of the use of the Software in accordance with this licence.
- 2.12 The Software, the Customer shall not modify, alter or in any way interfere with the Software or merge the Software with other data, programs or systems.
- 2.13 If any unauthorised use is made of the Software (or any of it) and such use is attributable to the act or default of the Customer then, without prejudice to Cadaptor's other rights and remedies, the Customer will immediately be liable to pay Cadaptor an amount equal to the charges which Cadaptor would have levied had Cadaptor authorised the grant of a licence to or for such unauthorised user at the beginning of the period of such unauthorised user together with interest at the rate provided for in clause 5.3 below from the date of such unauthorised use to the date of payment.
- 2.14 Without prejudice to any other right or remedy of Cadaptor, Cadaptor shall be entitled to exercise the Rights of Entry over all premises in the possession of or under the control of the Customer in order to check that the use of the Software and Copies is in accordance with this EULA and for those purposes to take print-outs from the hardware and software on those premises.

3. SOFTWARE SUPPORT

- 3.1 In consideration of the payment by the Customer from time to time of the Software Support Charges in accordance with the provisions of this clause 3 below, Cadaptor shall provide the Software Support Services in respect of the Software until this Software Support Service is terminated.
- 3.2 The Software Support Services shall commence on the Commencement Date and thereafter for as long as this EULA continues and the annual renewal payments are made.
- 3.3 The initial annual Software Support Charge (prevailing as at the date of the Proposal) shall be as indicated in the Proposal.
- 3.4 Cadaptor shall be free in its discretion to increase the Software Support Charge at any time upon giving not less than thirty (30) days' notice so to do. Cadaptor shall be free to make such apportionments of the Software Support Charge as it in its discretion deems apposite.

In particular but without limitation Cadaptor shall make an apportionment of the same for the period between the first anniversary of the Commencement Date and the second Renewal Date.

- 3.5 The Software Support Service shall be provided for further periods of one year from each Renewal Date upon payment of the Software Support Charges unless the Customer declines to renew this Software Support Service further to clause 3.7 below or unless this Software Support Service is earlier terminated.
- 3.6 The Software Support Charge shall be invoiced annually in advance although Cadaptor may send an invoice for any apportionment as it in its discretion deems apposite. The first full annual payment for the Software Support Charge shall be invoiced with effect from the second Renewal Date.
- 3.7 The Customer shall be entitled to decline to renew this Software Support Service by giving notice to Cadaptor so to do within fourteen (14) days of Cadaptor informing the Customer of the new Software Support Charge: such notice to take effect on a Renewal Date.
- 3.8 Additional Charges shall be invoiced by Cadaptor monthly in arrears.
- 3.9 Cadaptor agrees to provide the following Software Support Service to the Customer during its normal working hours in respect of the Software:
 - 3.9.1 reasonable assistance in the resolution of queries via a telephone call originated by the Customer;
 - 3.9.2 recommendations relevant to the course of action necessary to recover from a fault, error or failure emanating from the Software or its use;
 - 3.9.3 upon request by the Customer reasonable efforts to diagnose and rectify faults in the Software (remotely) by the issue of fixes in respect of the Software;
 - 3.9.4 upon request by the Customer reasonable efforts to assist the Customer in transferring a lawful copy of the software from one computer to another computer;
 - 3.9.5 the creation and dispatch to the Customer from time to time at Cadaptor's sole discretion of fixes in respect of the Software;
 - 3.9.6 the creation and dispatch to the Customer from time to time at Cadaptor's sole discretion of new releases (but not new versions) of the Software.
- 3.10 The Customer shall supply to Cadaptor (in writing if Cadaptor so requests) a detailed description of the fault requiring Software Support Service by virtue of clauses 3.9.1, 3.9.2 or 3.9.3 above and the circumstances in which the fault arose promptly upon becoming aware of such circumstances. Cadaptor may require that all requests for the Software Support Service emanate from the specified individual referred to in clause 14.1 below, and that the Customer first requires the specified individual to undergo training with Cadaptor to the required level and be reasonably competent in the use of the Software so as to deal with some such requests without recourse to Cadaptor.

- 3.11 The Software Support Services will be performed remotely from Cadaptor's premises or via a telecommunication or internet link with the Designated Processor as Cadaptor determines. At the request of Cadaptor the Customer shall provide such internet connectivity and firewall access as Cadaptor reasonably requires.
- 3.12 The above Software Support Service shall not include the diagnosis and rectification of a fault resulting from:
- 3.12.1 the improper use operation or neglect of the Software, Operating System or the Designated Processor or any associated hardware or network;
 - 3.12.2 the improper input of any authorisation key into the Software (other than the authorisation key supplied by Cadaptor for the relevant Copy) or attempts to use the Software without the proper input of the same;
 - 3.12.3 the modification or alteration of or interference with the Software or its merger (in whole or in part) with any other software;
 - 3.12.4 the improper use of a macro included in the Software or the use of the Software with a user interface not supplied as part of the Software;
 - 3.12.5 the use of the Software by an individual who has not undergone training with Cadaptor to the required level or is not otherwise reasonably competent in the use of the Software;
 - 3.12.6 the use of the Software on equipment other than the Designated Processor or in conjunction with an operating system other than the Operating System;
 - 3.12.7 the failure by the Customer to implement recommendations or fixes in respect of or solutions to faults previously advised by Cadaptor;
 - 3.12.8 a repair, adjustment, alteration or modification of the Software by a Third Party save with the prior written authority of Cadaptor;
 - 3.12.9 the use of the Software for a purpose for which it was not designed.
- 3.13 The above Software Support Service shall not include the diagnosis and rectification of a fault arising in a version or release of the Software other than:
- 3.13.1 the then current version and release supplied by Cadaptor to the Customer; or
 - 3.13.2 the most recently replaced version or release which was supplied by Cadaptor to the Customer but has been superseded by the latest version or release within the period of one hundred and eighty (180) days ending on the date of the request for such diagnosis and rectification by Cadaptor.
- 3.14 Cadaptor may upon request from the Customer provide the above support notwithstanding that the fault results from any of the circumstances described in clause 3.12 above or which Cadaptor is not liable to maintain because of clause 3.13 above. Cadaptor shall in such circumstances be entitled to charge the Customer Additional Charges for the same.
- 3.15 The provision of a new version is not included in the Software Support Service save where the Proposal indicates that the Customer is receiving Gold Subscription in which case

provided that the Customer has paid all Software Support Charges Cadaptor shall provide any new version to the Customer free of further charge. Cadaptor shall in other circumstances inform the Customer of the contents of and the additional licence fee for a new version when the same becomes available. Upon request from the Customer, Cadaptor shall dispatch a copy of the new version to the Customer for which the Customer shall pay an Additional Charge.

- 3.16 Cadaptor shall determine in its discretion whether an upgrade of the Software is considered to be a new version or a new release.
- 3.17 Upon the happening of a Termination Event Cadaptor may upon giving notice terminate this Software Support Service with immediate effect.
- 3.18 The Customer may by not less than ninety (90) days notice in writing terminate this Software Support Service at any time provided that such notice may not be given so as to take effect other than on a Renewal Date.
- 3.19 A termination of this Software Support Service (howsoever arising) shall be without prejudice to the continuance or termination of the remainder of this EULA.

4. SERVICES

- 4.1 If so indicated in the Proposal, Cadaptor shall provide the Training Services upon payment of the Training Services Charge indicated in the Proposal.
- 4.2 The provision of all services by or on behalf of Cadaptor shall be subject to the terms and conditions of this EULA.
- 4.3 Any estimate or indication by Cadaptor as to the time required by Cadaptor to undertake a specific task shall be construed as being an estimate only. Cadaptor shall in no circumstances be liable for a delay or for any other loss, damage or other cost of whatsoever nature (including without limitation Consequential Loss) suffered or incurred by the Customer where such estimate or indication is incorrect.
- 4.4 The Training Services shall be provided at the premises of Cadaptor save where the contrary is expressly included in the Proposal.

5. PAYMENT

- 5.1 The Customer shall pay for the Software and the Training Services in advance.
- 5.2 All invoices issued by Cadaptor shall be paid by the Customer within thirty (30) days of the date of issue.
- 5.3 Cadaptor reserves the right to charge simple interest to the Customer on any sums, fees or other charges payable under this EULA which are not paid on the due date and such interest may be charged (as well after as before a judgment) at the rate of three per cent per annum above the base rate of Barclays Bank plc from time to time subsisting: such interest to accrue on a daily basis.

- 5.4 If the Customer fails to pay any monies on the due date or does not comply with an obligation imposed upon the Customer under this EULA or where a Termination Event occurs then, without prejudice to any other right or remedy available to Cadaptor, Cadaptor shall be entitled to:
- 5.4.1 withhold the supply of any Software and services to be provided to the Customer by or on behalf of Cadaptor until such payment is made;
 - 5.4.2 suspend the performance of any obligation owed by Cadaptor under this EULA until such payment is made; and
 - 5.4.3 require payment in full by the Customer for all further Software and services which Cadaptor agrees to supply further to this EULA before supplying that Software and those services.
- 5.5 All sums quoted under or further to this EULA are exclusive of value added tax and any other similar tax which will be added at the rate prevailing as at the date of invoice.
- 5.6 The Customer shall not be entitled to make a set-off or counter-claim or claim a lien in respect of any monies owed by the Customer and shall pay all amounts due to Cadaptor under or further to this EULA without making a deduction of any kind.

6. SUBSTITUTION AND MODIFICATION

Cadaptor reserves the right, as Cadaptor shall in its discretion determine, to make an improvement, substitution or modification in the Specification of the Software and any description of the Training Services provided that such improvement, substitution or modification will not substantially worsen the overall performance of the Software and quality of the Training Services.

7. CUSTOMER'S OBLIGATIONS

- 7.1 The Customer shall:
- 7.1.1 pay all sums, fees and other charges due under this EULA on the dates provided for under this EULA;
 - 7.1.2 promptly enter into an agreement with AutoCAD or BricsCAD as the case may be and as may be indicated in the Proposal;
 - 7.1.3 take all proper precautions to protect the health and safety of Cadaptor's personnel whilst at any location of the Customer.
- 7.2 The Customer acknowledges that it is relying solely upon its own skill and judgment and not that of Cadaptor in determining the suitability of the Software and the fitness for any general or specific purpose of the Software.
- 7.3 The Customer acknowledges that even where a Proposal indicates that Cadaptor is supplying BricsCAD to the Customer on a trial basis, the Software is not supplied on a trial basis.

8. DOCUMENTATION

- 8.1 Cadaptor shall provide such documentation as it in its reasonable discretion considers necessary for the proper use of the Software.
- 8.2 The Customer shall be free to photocopy or otherwise duplicate the documentation provided by Cadaptor and relating to the use of the Software provided always that such copies and duplicated copies of the documentation shall carry an identical copyright notice to the copyright notice included by Cadaptor upon the original documentation provided by Cadaptor.

9. CONFLICT

- 9.1 In the event of any conflict between the provisions in the Proposal and the provisions of the main body of this Agreement, the provisions of the Proposal shall prevail.

10. GUARANTEE

- 10.1 Cadaptor warrants to the Customer that it has the right to grant the Customer the licence and rights hereby granted in the Software Licence set out in clause 2 above.
- 10.2 Cadaptor warrants that Software shall perform in accordance with the Specification in all substantial respects.
- 10.3 Cadaptor warrants that it will perform the Services with reasonable skill and care.

11. GENERAL EXCLUSIONS AND LIMITATIONS OF LIABILITY

- 11.1 Subject to clause 10 above and to the maximum extent permissible in law all conditions and warranties which are to be implied by statute or otherwise by general law into this EULA or relating to the Software or the Training Services are hereby excluded. The Customer acknowledges that the Software is merely a guide to the layout of traffic signs, symbols and layouts on highways and private road systems and does not obviate the requirement for a properly competent professional (such as in the case of highways, properly competent within the meaning of the New Roads and Street Works Act 1991 as amended) to determine the actual placing of traffic signs, symbols and layouts in a live environment.
- 11.2 Cadaptor's charges to the Customer are determined on the basis of the exclusions from and limitations of liability contained in this EULA. The Customer expressly agrees that these exclusions and limitations are reasonable because of (amongst other matters) the possibility that otherwise the amount of damages awardable to the Customer for a breach by Cadaptor of this EULA may be disproportionately greater than the price of the Software.
- 11.3 The following provisions in this clause 11 set out Cadaptor's entire liability (including any liability for the acts and omissions of its employees, agents or sub-contractors) to the Customer in respect of:
 - 11.3.1 a breach of Cadaptor's contractual obligations;

- 11.3.2 a tortious act or omission for which Cadaptor is liable;
- 11.3.3 an action arising out of a misrepresentation made by or on behalf of Cadaptor,
arising in connection with the performance or contemplated performance of this EULA.
- 11.4 The total liability which Cadaptor shall owe to the Customer and in respect of all claims shall not exceed a sum equal to twice the Software Licence Fee.
- 11.5 Cadaptor shall in no circumstances be liable to the Customer for any Consequential Loss.
- 11.6 Cadaptor shall in no circumstances be liable to the Customer for any indirect loss.
- 11.7 Cadaptor shall in no circumstances (whether before or after termination of this EULA) be liable to the Customer for any Loss of Data and the Customer shall at all times keep adequate back-up copies of the data and programs held or used by or on behalf of the Customer.
- 11.8 The Customer acknowledges that the Software should be used in conjunction with the Third Party software known as AutoCAD or BricsCAD. Cadaptor has no control over that Third Party software and gives no warranties or promises regarding the same.
- 11.9 The Customer shall only be entitled to bring a claim against Cadaptor where the Customer issues legal proceedings against Cadaptor within the period of twenty four (24) months commencing on the date upon which the Customer ought reasonably to have known of its entitlement to bring such a claim.
- 11.10 The exclusions from and limitations of liability referred to in this clause 11 do not apply so as to exclude or limit Cadaptor's liability to the Customer for:
 - 11.10.1 death or personal injury resulting from the negligence of Cadaptor, its employees, agents or sub-contractors;
 - 11.10.2 breach of Cadaptor's implied undertaking (if any) as to title to the Software or the warranty (if any) as to quiet possession implied by law or statute
 - 11.10.3 damage for which Cadaptor is liable to the Customer under part I of the Consumer Protection Act 1987 where the Customer acts as a consumer pursuant to that Act; or
 - 11.10.4 fraud,save that nothing in this clause 11 shall confer a right or remedy upon the Customer to which the Customer would not otherwise be entitled.
- 11.11 The exclusions from and limitations of liability set out in this clause 11 shall be considered severably. The invalidity or unenforceability of any one part of this clause 11 shall not affect the validity or enforceability of any other part of this clause 11.
- 11.12 The provisions of this clause 11 shall survive the termination of this EULA.

12. FORCE MAJEURE

- 12.1 Any delay in or failure of performance of any obligation by either Party (save an obligation in respect of the payment of monies) shall not constitute a breach of such obligation but only to the extent that such a delay or failure is caused by an event which is not within the reasonable control of the Party otherwise in default and which such Party is unable to prevent or to circumvent by the exercise of reasonable diligence including without limitation an event such as a war, riot, civil commotion, fire, flood, earthquake, epidemic, inability or delay in obtaining supplies of adequate or suitable materials, strike, lock-out or other industrial action or trade dispute (whether or not involving the work force or a part of the work force of the Party otherwise in default).
- 12.2 The Party otherwise in default shall (a) take all reasonable steps to circumvent and mitigate the effect of such event and to reduce any delay in the performance of such obligation and (b) give notice to the other Party of such event as soon as reasonably practicable.

13. TERMINATION OF THE AGREEMENT

- 13.1 Upon the happening of a Termination Event Cadaptor may by written notice terminate the whole of this EULA with immediate effect. This right shall be notwithstanding the right of either Party to otherwise terminate the Software Support Service or this EULA as provided under this EULA or by operation of law.
- 13.2 The termination of this EULA shall be without prejudice to the rights and duties of either Party accrued prior to termination.
- 13.3 Upon any termination of this EULA the Customer shall not be entitled to a rebate of any monies paid in advance whether for the Software Support Service or the use of the Software.
- 13.4 Following any termination of this EULA, the Customer shall immediately cease to be entitled to use the Software and the Customer shall return to Cadaptor all copies (whether authorised or unauthorised) of the Software, associated documentation and manuals and from time to time as often as Cadaptor shall demand, Cadaptor shall be entitled to exercise the Rights of Entry over all premises in the possession of or under the control of the Customer to ensure that the Customer has complied with its obligations under this EULA.

14. COMMUNICATIONS

- 14.1 Cadaptor may at any time require the Customer to appoint a specified individual to act as the sole contact point and channel of communication for the provision by Cadaptor of any services during the currency of this EULA. The Customer shall promptly inform Cadaptor of any substitution for such individual.
- 14.2 Where the Customer is required to contact the Cadaptor then it shall contact the Cadaptor at its service centre at Heritage Exchange, Wellington Mills, Plover Road, Lindley, Huddersfield, HD3 3HR or by telephone on 01484 489 339 or e-mail to

info@conesoftware.com or by such other contact details as the Company may from time to time specify in writing or by e-mail to the Customer.

15. ASSIGNMENT

- 15.1 The Customer shall not transfer, mortgage or charge this EULA or any of its rights, benefits or liabilities under this EULA (or purport to do so) without the previous consent in writing of Cadaptor (such consent not to be unreasonably withheld or delayed).
- 15.2 Cadaptor may assign this EULA as it sees fit.

16. SUB-CONTRACTING

Cadaptor shall be free to sub-contract any of its rights and obligations under this EULA as it sees fit.

17. AMENDMENT AND WAIVER

- 17.1 No amendment of this EULA shall be binding unless executed in writing and signed by an authorised representative of each of the parties.
- 17.2 Save in respect of a waiver granted in writing, the failure of either Party at any time to enforce a provision of this EULA shall not be deemed a waiver of such provision or of any other provision of this EULA or of such Party's right thereafter to enforce that or any provision of this EULA.

18. CONTRACT (RIGHTS OF THIRD PARTIES) ACT 1999

A Third Party who is not a Party to this EULA shall have no right under the Contract (Rights of Third Parties) Act 1999 to enforce any provision of this EULA.

19. NOTICES

- 19.1 Any notice to be given pursuant to this EULA shall be in writing and may be served and if so served shall be deemed to have been duly served:
- 19.1.1 if delivered by hand, when left at the proper address for service;
- 19.1.2 if given or made by prepaid first class post, two working days after being posted (excluding days that are not Business Days) or if given or made by prepaid air mail, seven working days after being posted (excluding days that are not Business Days); or
- 19.1.3 if given or made by e-mail, at the time of error-free transmission.
- 19.2 Any notice shall be made in writing (which term shall include e-mail) and where by writing addressed to the recipient in the case of a company at its registered office, in the case of a sole trader or partnership to its principal place of business or its address stated in this EULA (or such other postal or e-mail address as may have been notified by the recipient

Party from time to time) and where by e-mail to the previous e-mail address that has been used for prior e-mail correspondence between the Parties.

20. ENTIRE AGREEMENT AND REPRESENTATIONS

- 20.1 This EULA sets forth the entire agreement and understanding of the Parties relating to the subject matter of this Agreement, and supersedes all prior discussions and arrangements between them.
- 20.2 The Parties acknowledge that in entering into this Agreement they have not relied upon any representations other than those reduced to writing in this Agreement. The provisions of this Clause 20 shall not apply to any fraudulent misrepresentation.

21. INTERPRETATION

- 21.1 Reference in this EULA to a clause is to a clause of this EULA.
- 21.2 The headings to the clauses of this EULA shall not affect the construction of this EULA.
- 21.3 Where the context so admits and requires the same the use of the plural shall include the singular and the use of the singular shall include the plural.
- 21.4 References to the masculine, feminine or neuter genders shall include each and every gender.
- 21.5 Where a consent or approval is to be given or a discretion is to be exercised under a term or condition of this EULA by Cadaptor then Cadaptor shall be entitled (unless the contrary is expressly indicated) to withhold (or give) such consent, approval or discretion at Cadaptor's absolute discretion.

22. LAW AND ARBITRATION

- 22.1 The formation, construction, performance, validity and all aspects whatsoever of this EULA shall be governed by English Law and the parties hereby submit to the non-exclusive jurisdiction of the English courts.