FIFTH FORCE SOLUTIONS INC. END USER LICENSE AGREEMENT

Thank you for selecting the Software and/or Mobile Application ("Software") offered by FIFTH FORCE SOLUTIONS INC. and/or its subsidiaries and affiliates (referred to as "FIFTH FORCE," "we," "our," or "us"). Review these license terms ("Agreement") thoroughly. This Agreement is a legal agreement between you and FIFTH FORCE. By clicking "I Agree," indicating acceptance electronically, or by installing, accessing or using the Software, you agree to these terms. If you do not agree to this Agreement, then you may not use the Software.

1. AGREEMENT

1.1 This Agreement describes the terms governing your use of the FIFTH FORCE Software including content, updates and new releases (collectively, the "Software").

2. LICENSE GRANT AND RESTRICTIONS

2.1 The Software is protected by copyright, trade secret, and other intellectual property laws. You are only granted certain limited rights to install and use the Software, and FIFTH FORCE reserves all other rights in the Software not granted to you in writing herein. As long as you meet any applicable payment obligations and comply with this Agreement, FIFTH FORCE grants you a limited, nonexclusive, nontransferable, revocable license to use the Software only for the period of use provided in the Purchase Order, and only for the purposes described by FIFTH FORCE for the Software.

2.2 You acknowledge and agree that the Software is licensed, not sold. You agree not to use, nor permit any third party to use, the Software in a manner that violates any applicable law, regulation or this Agreement. You agree you will not:

- Provide access to or give the Software or any part of the Software to any third party;
- Reproduce, duplicate, modify, copy, deconstruct, reverse-engineer, sell, trade or resell the Software;
- Transfer your license to the Software to any other party;
- Attempt unauthorized access to any other FIFTH FORCE systems that are not part of the Software;
- Use the Software WITHOUT the corresponding Flight Manual;
- Make the Software available on any file-sharing or application hosting service.

3. PAYMENT

The Software is licensed on a subscription basis unless FIFTH FORCE notifies you otherwise in writing. This Agreement also incorporates by reference and includes order and payment terms provided to you for the Software:

- a) Payments will be billed to you in Canadian Dollars, and your account will be debited when you subscribe and provide your payment information, unless stated otherwise in the program ordering or payment terms on the website for the Software.
- b) If your payment and registration information is not accurate, current and complete, and you do not notify us promptly when such information changes, we may suspend or terminate your account, terminate your license and refuse any further use of the Software.
- c) If you do not notify us of updates to your payment method (e.g., credit card expiration date), to avoid interruption of your service, we may participate in programs supported by your card provider (e.g., updater services, recurring billing programs, etc.) to try to update your payment information, and you authorize us to continue billing your account with the updated information that we obtain.
- d) FIFTH FORCE will automatically renew your monthly, quarterly, or annual subscription at the then-current rates, unless the Software license or subscription is cancelled or terminated under this Agreement.

4. CHANGES

We reserve the right to change this Agreement at any time, and the changes will be effective when posted on our website for the Software or when we notify you by other means. We may also change or discontinue the Software, in whole or in part. Your continued use of the Software indicates your agreement to the changes.

5. TERMINATION

FIFTH FORCE may, in its sole discretion and without notice, restrict, deny, terminate this Agreement or suspend the Software, related online services, or other FIFTH FORCE Services effective immediately, in whole or in part, for suspicion of fraud, security, illegal activity, or unauthorized access issues to protect the integrity of the Software or our Services or systems and comply with applicable FIFTH FORCE policy, or if you fail to comply with this Agreement or if you no longer agree to receive electronic communications. Upon termination you must immediately stop using the Software or applicable services and any outstanding payments will become due.

6. GOVERNING LAW AND JURISDICTION

This Agreement shall be governed by The Province of Ontario and the federal laws of Canada without regard to its conflicts of laws provisions. To resolve any legal dispute arising from this Agreement, you and FIFTH FORCE agree to the exclusive jurisdiction of the Province of Ontario. FIFTH FORCE does not represent that the Software is appropriate or available for use in all countries. FIFTH FORCE prohibits accessing materials from countries or states where contents are illegal. You are using the Software on your own initiative and you are responsible for compliance with all applicable laws.

7. GENERAL

This Agreement, including Additional Terms below is the entire agreement between you and FIFTH FORCE and replaces all prior understandings, communications and agreements, oral or written, regarding its subject matter. If any court of law, having the jurisdiction, rules that any part of this Agreement is invalid, that section will be removed without affecting the remainder of the Agreement. The remaining terms will be valid and enforceable.

