Mission Systems

End User License Agreement (EULA) and Limited Software Warranty – General Dynamics SignalEyeTM Products

IMPORTANT; PLEASE READ THIS END USER LICENSE AGREEMENT CAREFULLY. DOWNLOADING, INSTALLING OR USING GENERAL DYNAMICS MISSION SYSTEMS' SOFTWARE CONSTITUTES ACCEPTANCE OF THIS AGREEMENT.

GENERAL DYNAMICS MISSION SYSTEMS, INC., WILL LICENSE ITS SOFTWARE TO YOU THE CUSTOMER (END USER) ONLY UPON THE CONDITION THAT YOU ACCEPT ALL OF THE TERMS CONTAINED IN THIS END USER LICENSE AGREEMENT. THE ACT OF DOWNLOADING, INSTALLING, OR USING GENERAL DYNAMICS BROADBAND SOFTWARE, BINDS YOU AND THE BUSINESS THAT YOU REPRESENT (COLLECTIVELY, "CUSTOMER") TO THE AGREEMENT.

License

General Dynamics Mission Systems, Inc. ("GDMS" or "Seller") grants to Customer ("Customer" or "Licensee") a non-exclusive and non-transferable royalty-free, worldwide right to use the GDMS Software Product ("Software") described in the GDMS Product specifications, for which Customer has paid any required license fees and subject to the use rights and limitations in this EULA. For the purposes of this EULA, "Product" means the GDMS branded software, related services and documentation. Unless otherwise agreed to in writing, use of the Software is limited to the number of authorized users for which Licensee has purchased the right to the use of the software. Software is authorized for installation on any GDMS approved device. "Software" includes computer program(s) and any documentation (whether contained in user manuals, technical manuals, training materials, specifications, etc.) that is included with the software (including CD-ROM, or on-line). Software is authorized for installation on a single use computing device such as GDMS hardware platform, computer, laptop, PDA or any other computing device. Software contains proprietary technology of GDMS. No ownership in or title to the Software is transferred. Software is protected by copyright laws and international treaties. Customer may be required to input a software license key to initialize the software installation process.

Customer may make backup or archival copies of Software and use Software on a backup processor temporarily in the event of a processor malfunction. Any full or partial copy of Software must include all copyright and other proprietary notices which appear on or in the Software. Control functions may be installed and enabled. Customer may not modify control utilities. Customer may not disclose or make available Software to any other party or permit others to use it except Customer's employees and agents who use it on Customer's behalf and who have agreed to these license terms. Customer agrees not to reverse engineer, decompile, or disassemble the Software. Customer shall maintain adequate records matching the use of Software to license grants and shall make the records available to GDMS or the third party developer or owner of the Software on reasonable notice. Unless the Customer is a branch of the United States Government, GDMS may terminate any license granted hereunder if Customer breaches any license term. Upon termination of the Agreement, Customer shall destroy or return to GDMS all copies of Software.

General Limitations

This is a License for the use of GDMS Software and documentation; it is not a transfer of title. GDMS retains ownership of all copies of the Software, Documentation and Derivative Works ("Derivative Works", whether in Source or Object form, that are based on or derived from the GDMS software and for which the editorial revisions annotations, elaborations, or other modifications represent, as a whole, an original work of authorship). Customer acknowledges that GDMS trade secrets are contained within the Software, Documentation and Derivative Works. Except as otherwise expressly provided under the Agreement, Customer shall have no right and Customer specifically agrees not to:

- i. Transfer, assign or sublicense its license rights to any other person or entity and Customer acknowledges that any attempt to transfer, assign or sublicense shall "void" the license;
- ii. Make modifications to or adapt the Software or create a derivative work based on the Software, or permit third parties to do the same unless specifically directed by GDMS and identified as a task under each SOW or Purchase Order;
- iii. Reverse engineer, decompile, or disassemble the Software to a human-readable form, except to the extent otherwise expressly permitted under applicable law notwithstanding this restriction and;
- iv. Disclose, provide, or otherwise make available trade secrets contained within the Software and Documentation in any form to any third party without the prior written consent of GDMS. Customer shall implement reasonable security measures to protect such trade secrets.

GENERAL DYNAMICS

Mission Systems

v. Perform or develop any Derivative Works. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link or bind by name to the interfaces of, the Work and Derivative Works thereof.

Software, Upgrades and Additional Copies

For purposes of the Agreement, "Software" shall include computer programs, including firmware, as provided to Customer by GDMS and any (a) bug fixes, (b) maintenance releases, (c) minor and major upgrades as deemed to be included under this EULA by GDMS or backup copies of any of the foregoing.

NOTWITHSTANDING ANY OTHER PROVISION OF THE AGREEMENT:

- i. CUSTOMER HAS NO LICENSE OR RIGHT TO MAKE OR USE ANY ADDITIONAL COPIES OR UPGRADES UNLESS CUSTOMER, AT THE TIME OF MAKING OR ACQUIRING SUCH COPY OR UPGRADE, ALREADY HOLDS A VALID LICENSE TO THE ORIGINAL SOFTWARE AND HAS PAID THE APPLICABLE FEE FOR THE UPGRADE OR ADDITIONAL COPIES:
- ii. USE OF UPGRADES IS LIMITED TO GDMS PRODUCT FOR WHICH CUSTOMER IS THE ORIGINAL END USER CUSTOMER OR LESSEE OR OTHERWISE HOLDS A VALID LICENSE TO USE THE SOFTWARE WHICH IS BEING UPGRADED; AND;
- iii. THE MAKING AND USE OF ADDITIONAL COPIES IS LIMITED TO NECESSARY BACKUP PURPOSES ONLY.

Proprietary Notices

All copyright and other proprietary notices on all copies of the Software shall be maintained and reproduced by the Customer in the same manner that such copyright and other proprietary notices are included on the Software. Customer shall not make any copies or duplicates of any Software without the prior written permission of GDMS; except as expressly authorized in the Agreement.

Term and Termination

This EULA shall remain in effect until terminated through one of the following circumstances:

- i. At any time by Customer's destruction of all copies of the Software and any Documentation.
- ii. By GDMS due to Customer non-compliance with any provision of the Agreement (not applicable to U.S. Government Customers).
- iii. Any United States Government Customer non-compliance and/or breach of the terms of this Agreement shall be handled in accordance with the provisions of the Contracts Disputes Act of 1978, as amended.

Upon termination by either the Customer or GDMS, the Customer shall destroy or return to GDMS all copies of Software and Documentation in its possession or control. All limitations of liability, disclaimers, restrictions of warranty, and all confidentiality obligations of Customer shall survive termination of this Agreement. Also, the provisions set-forth in the sections titled "U.S. Government Customers" and "General Terms Applicable to the Limited Warranty Statement and End User License Agreement" shall survive termination of the Agreement.

Customer Records

For Commercial Customers: GDMS and its independent accountants reserve the right to conduct an audit of Customer records to verify compliance with this agreement. Customer grants to GDMS and its independent accountants access to its books, records and accounts during Customer's normal business hours in support of such an audit. Customer shall pay to GDMS the appropriate license fees, plus the reasonable cost of conducting the audit should an audit disclose non-compliance with this Agreement.

For U.S. Government Customers: United States Government Customers agree to review usage monitor logs, software logs and other relevant Customer records to verify Customer's compliance with this Agreement and to promptly inform GDMS of any violation of their obligations hereunder and to promptly enter into discussions with GDMS and any relevant prime contractor to discuss the payment of reasonable costs and reasonable attorneys' fees within the Contracts Disputes Act of 1978, as amended.

Export Restrictions

Customer acknowledges that the laws and regulations of the United States restrict the export and re-export of certain commodities and technical data of United States origin, including the Product, Software and the Documentation, in any

GENERAL DYNAMICS

Mission Systems

medium. Customer will not knowingly, without prior authorization if required, export or re-export the Product, Software or the Documentation in any medium without the appropriate United States and foreign government licenses. The transfer or export of the software outside the U.S. may require a license from the Bureau of Industry and Security.

U.S Government Customers

The Software and associated documentation were developed at private expense and are delivered and licensed as "commercial computer software and commercial computer software documentation" as defined in DFARS 227.7202-1. The Government shall acquire only those rights granted in the commercial license customarily provided to the public unless such license is inconsistent with Federal procurement law or does not otherwise satisfy user needs. In the event license is inconsistent with Federal procurement law or does not otherwise satisfy user needs, the parties agree to negotiate in good faith concerning revisions to this license in accordance with DFARS 227.7202-3.

Governing Law

For Commercial Customers within the United States, including its Territories, or Canada: This Agreement shall be governed by and construed in accordance with the laws of the State of New York without reference to its conflict of laws rules.

For Customers outside of the United States or Canada: This Agreement shall be governed by and construed in accordance with the laws of England and Wales without reference to its conflict of laws rules.

For U.S. Government Customers: This Agreement shall be governed by and construed in accordance with United States Federal statutory and common law. The United States Federal Courts shall have exclusive jurisdiction over any claim arising under this Agreement.

Indemnification

GDMS will defend any action brought against Customer based on a claim that any GDMS Product infringes any U.S. patents or copyrights excluding third party software, provided that GDMS is immediately notified in writing and GDMS has the right to control the defense of all such claims, lawsuits, and other proceedings. If, as a result of any claim of infringement against any U.S. patent or copyright, GDMS is enjoined from using the Product, or if GDMS believes the Product is likely to become the subject of a claim of infringement, GDMS at its option and expense may procure the right for Customer to continue to use the Product, or replace or modify the Product so as to make it non-infringing. If neither of these two options is reasonably practicable, GDMS may discontinue the license granted herein on one month's written notice and refund to Licensee the unamortized portion of the license fees hereunder. The depreciation shall be an equal amount per year over the life of the Product as established by GDMS. The foregoing states the entire liability of GDMS and the sole and exclusive remedy of the Customer with respect to infringement of third party intellectual property.

Limitation of Liability

Circumstances may arise where, because of a default on GDMS' part or other liability, Customer is entitled to recover damages from GDMS. In each such instance, regardless of the basis on which you are entitled to claim damages from GDMS (including breach, negligence, misrepresentation, or other contract or tort claim), GDMS is liable for no more than damages for bodily injury (including death) and damage to real property and tangible personal property, and the amount of any other actual direct damages, up to either U.S. \$25,000 (or equivalent in local currency) or the charges (if recurring, 12 months' charges apply) for the Product that is the subject of the claim, whichever is less. The foregoing is the maximum amount for which GDMS is responsible.

UNDER NO CIRCUMSTANCES IS GDMS LIABLE FOR ANY OF THE FOLLOWING:

- 1) THIRD-PARTY CLAIMS AGAINST YOU FOR DAMAGES,
- 2) LOSS OF, OR DAMAGE TO, YOUR RECORDS OR DATA, OR
- 3) SPECIAL, INCIDENTAL, OR INDIRECT DAMAGES OR FOR ANY ECONOMIC CONSEQUENTIAL DAMAGES (INCLUDING LOST PROFITS OR SAVINGS), EVEN IF GDMS OR ITS SOLUTION PROVIDER IS INFORMED OF THEIR POSSIBILITY. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THE ABOVE LIMITATION OR EXCLUSION MAY NOT APPLY TO CUSTOMER.

Limited Warranty and DISCLAIMER OF WARRANTY

GDMS warrants that for a period of sixty (60) days from date of GDMS' shipment the Licensed Software will substantially conform to GDMS' user's manual under normal use or service. If the Software's functional performance does not materially conform to its documentation or a critical bug is identified and Seller is notified in writing and provided proof of purchase

GENERAL DYNAMICS

Mission Systems

within sixty (60) days from the purchase date, GDMS' sole obligation and Customer's sole remedy for breach of this limited warranty is that Seller shall replace the Software as Customer's exclusive remedy. A "critical bug" is defined as the failure of the SignalEye software where the Seller determines that the failure materially leads to the ability to detect, isolate or classify signals required to pass the SignalEye acceptance test.

GDMS DISCLAIMS AND SHALL NOT BE LIABLE FOR ANY NONCONFORMANCE CAUSED BY OR ATTRIBUTABLE TO (i) ANY ASSOCIATED OR COMPLEMENTARY HARDWARE, SOFTWARE OR FIRMWARE NOT FURNISHED BY GDMS; (ii) EXPOSURE OF THE LICENSED SOFTWARE TO CONDITIONS BEYOND THE OPERATING AND/OR ENVIRONMENTAL CONSTRAINTS IN GDMS'S APPLICABLE USERS MANUAL, (iii) MISUSE, NEGLECT, ACCIDENT, IMPROPER INSTALLATION, REPAIR, ALTERATION OR DAMAGE BY LICENSEE OR ANY THIRD PARTY OR ACTS OF GOD; (iv) LOSS, DAMAGE, OR INJURY TO THIRD PARTIES; OR (v) INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES REGARDLESS OF WHETHER GDMS HAS BEEN ADVISED OF SUCH NONCONFORMANCE OR DAMAGES AND NOTWITHSTANDING ANY FAILURE OF THE ESSENTIAL PURPOSE OF ANY LIMITED REMEDY. ALL OTHER WARRANTIES WHETHER EXPRESS, IMPLIED OR STATUTORY, INCLUDING, BUT NOT LIMITED TO, IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE ARE EXPRESSLY DISCLAIMED AND EXCLUDED. GDMS DOES NOT MAKE OR PASS ON TO LICENSEE OR ANY THIRD PARTY ANY WARRANTY OR REPRESENTATION ON BEHALF OF GDMS' THIRD PARTY LICENSORS OR SUPPLIERS. GDMS DOES NOT WARRANT OR REPRESENT THAT (1) THE LICENSED SOFTWARE WILL MEET LICENSEE'S SPECIFIC REQUIREMENTS, (2) THE LICENSED SOFTWARE WILL OPERATE IN THE SPECIFIC COMBINATION(S) WHICH MAY BE SELECTED FOR USE BY LICENSEE, (3) THAT USE OF THE LICENSED SOFTWARE WILL BE UNINTERRUPTED, SECURE OR ERROR-FREE, OR (4) THAT ALL ERRORS WILL BE CORRECTED. GDMS FURTHER DOES NOT WARRANT THAT THE INFORMATION STORED OR TRANSMITTED BY THE LICENSED SOFTWARE WILL BE FREE FROM UNAUTHORIZED ACCESS OR MODIFICATION.

Telephone Support

During the warranty period, GDMS will provide a reasonable amount of telephone consultation to the Customer. This support shall include assistance in connection with the installation and routine operation of the Product, but does not include network troubleshooting, security consultation, design and other services outside of the scope of routine Product operation. Warranty services for the Products shall be available during GDMS' normal business days and hours 8:00AM – 5:00PM U.S. (EST).

Disclaimers

GDMS products are intended for commercial uses. Without the appropriate network design engineering, they must not be sold, licensed or otherwise distributed for use in any hazardous environments requiring fail-safe performance, such as in the operation of nuclear facilities, aircraft navigation or communication systems, air traffic control, direct life-support machines, or weapons systems, in which the failure of products could lead directly to death, personal injury, or severe physical or environmental damage. The Customer hereby agrees that the use, sale, license or other distribution of the products for any such application without the prior written consent of GDMS, shall be at the Customer's sole risk. The Customer hereby agrees to defend and hold GDMS harmless from any claims for loss, cost, damage, expense or liability that may arise out of or in connection with the use, sale, license or other distribution of the products in such applications.

GDMS assumes no responsibility or liability for incorrect or incomplete information provided about non-GDMS products.

GDMS assumes no responsibility or liability for third party software products. Any and all third party software that may be provided with the Product is provided solely in accordance with and subject to the applicable third party end user license agreement ("EULA"). Please refer to the User Guide that is shipped with the Product or the "Read Me" file within the Product for copies of any third party software EULA(s).

This document was originally written in English. If there is any conflict or inconsistency between the English version and any other version of a document, the English version shall prevail.

The information contained herein is subject to change without notice.