

## **“StarForce Reader” software END USER LICENSE AGREEMENT:**

THIS IS A LEGALLY BINDING AGREEMENT BETWEEN YOU (EITHER AN INDIVIDUAL OR A SINGLE ENTITY) AND STARFORCE TECHNOLOGIES, Ltd. (StarForce).

1. THIS “StarForce Reader” software (“Reader”) END USER LICENSE AGREEMENT (THE “AGREEMENT”) GOVERNS USE OF THE “Reader” AND ANY RELATED SOFTWARE SERVICES PROVIDED BY “StarForce” OR ITS PARTNERS IN CONNECTION WITH THE “Reader”. BY CLICKING “I AGREE,” OR BY DOWNLOADING, INSTALLING OR USING THE “Reader”, YOU AGREE TO THE TERMS OF THIS AGREEMENT, AND YOU CONSENT TO JURISDICTION OF THE EUROPEAN UNION FOR ANY DISPUTE. YOU ACKNOWLEDGE THAT “StarForce” OFFERS THE “Reader” WITHOUT WARRANTIES AND THAT YOUR REMEDIES ARE LIMITED. IF YOU DO NOT AGREE TO THIS AGREEMENT CLICK “EXIT” AND DO NOT INSTALL OR USE THE “Reader”.

### **2. LICENSE GRANT.**

“StarForce” grants you a personal, limited, non-exclusive, non-sublicensable, non-transferable license to use the “Reader” for personal and internal business purposes, provided any copy must contain all of the original proprietary notices.

This license does not entitle you to receive from “Reader” hard-copy documentation, support, telephone assistance, or enhancements or updates to the “Reader”.

3. RESTRICTIONS. You may not: (i) modify or create any derivative works of the “Reader” or documentation, including customization, translation or localization (aside from any rights you may have to modify those portions of the source code released under a separate source code license); (ii) decompile, disassemble, reverse engineer, or otherwise attempt to derive the source code of the “Reader”, or in any way ascertain, decipher, or obtain the communications protocols for accessing the “Reader”, or the underlying ideas or algorithms of the “Reader”; (iii) run “Reader” under control of debuggers because “Reader” is not compatible with debuggers; (iv) use the “Reader” to reproduce, display, perform, or distribute audio and/or video content in any manner that violates any European or foreign laws or regulations or any third party's rights, including copyright, privacy or publicity rights, or other intellectual property right; (v) redistribute, encumber, sell, rent, lease, sublicense, or otherwise transfer rights to the “Reader”; (vi) remove or alter any trademark, logo, copyright or other proprietary notices, legends, symbols or labels in the “Reader”; (vii) block, disable, or otherwise effect any windows, tabs, links to other sites and services, or other features that constitute an integral part of the “Reader”; (viii) use the “Reader” in any way that violates this Agreement or any law; or (ix) authorize or assist any third party to do any of the things described in this paragraph.

4. TERMINATION. If you violate the terms of this Agreement, this Agreement and your right to use the “Reader” shall terminate immediately and without notice. In the event of any termination of this Agreement or your rights hereunder, all provisions of this Agreement except the “License Grant” section shall survive such termination and you agree to continue to be bound by those terms. Upon termination, you must destroy all copies of the “Reader”.

5. OWNERSHIP. “StarForce” is the owner of intellectual property rights on the “Reader”. The “Reader” is protected by copyright and other intellectual property laws and by international treaties.

6. INJUNCTIVE RELIEF. You acknowledge and agree that, notwithstanding any other provisions of this Agreement, your breach or threatened breach of this Agreement shall cause “StarForce” irreparable damage for which recovery of money damages would be inadequate and that “StarForce”, therefore, may obtain timely injunctive relief to protect its rights under this Agreement in addition to any and all other remedies available at law or in equity.

7. DISCLAIMER OF WARRANTY. THE “Reader” IS PROVIDED WITH ALL FAULTS ON AN “AS IS” BASIS. “STARFORCE” AND ITS LICENSORS AND SUPPLIERS DISCLAIM ALL WARRANTIES, WHETHER EXPRESS OR IMPLIED, INCLUDING THE WARRANTIES THAT THE “Reader” IS VIRUS FREE, AND ABLE TO OPERATE ON AN UNINTERRUPTED BASIS, THAT THE

FUNCTIONALITY OF THE “Reader” WILL MEET YOUR REQUIREMENTS, OR THAT ERRORS IN THE “Reader” WILL BE CORRECTED, AND THE IMPLIED WARRANTIES THAT THE “Reader” IS MERCHANTABLE, OF SATISFACTORY QUALITY, ACCURATE, FIT FOR A PARTICULAR PURPOSE OR NEED, OR NON-INFRINGEMENT, UNLESS SUCH IMPLIED WARRANTIES ARE LEGALLY INCAPABLE OF EXCLUSION. FURTHER, “STARFORCE” AND ITS LICENSORS AND SUPPLIERS DO NOT WARRANT OR MAKE ANY REPRESENTATIONS REGARDING THE USE OR THE RESULTS OF THE USE OF THE “Reader” IN TERMS OF THEIR CORRECTNESS, ACCURACY, RELIABILITY, OR OTHERWISE. IN ADDITION, THE SECURITY MECHANISMS IMPLEMENTED BY THE “Reader” HAVE INHERENT LIMITATIONS, AND YOU MUST DETERMINE THAT THE “Reader” SUFFICIENTLY MEETS YOUR REQUIREMENTS. NO ORAL OR WRITTEN INFORMATION OR ADVICE GIVEN BY “STARFORCE” OR A “STARFORCE” AUTHORIZED REPRESENTATIVE SHALL CREATE A WARRANTY OR IN ANY WAY INCREASE THE SCOPE OF ANY WARRANTY THAT CANNOT BE DISCLAIMED UNDER APPLICABLE LAW. “STARFORCE” AND ITS LICENSORS AND OTHER SUPPLIERS HAVE NO LIABILITY WITH RESPECT TO YOUR USE OF THE “Reader”. YOU BEAR THE ENTIRE RISK AS TO ITS QUALITY AND PERFORMANCE AND ASSUME THE ENTIRE COST OF ANY SERVICE AND REPAIR. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS AGREEMENT. NO USE OF THE “Reader” IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

8. LIMITATION OF LIABILITY. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT WILL “STARFORCE” OR ITS PARENT, AFFILIATES, DIRECTORS, EMPLOYEES, DISTRIBUTORS, LICENSORS, SUPPLIERS, AGENTS OR RESELLERS (COLLECTIVELY, THE “STARFORCE” GROUP) BE LIABLE FOR ANY INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL, OR EXEMPLARY DAMAGES ARISING OUT OF OR IN ANY WAY RELATING TO THIS AGREEMENT OR THE USE OF OR INABILITY TO USE THE “Reader” , INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF GOODWILL, WORK STOPPAGE, LOST PROFITS, LOSS OF DATA, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF ADVISED OF THE POSSIBILITY THEREOF, AND REGARDLESS OF THE LEGAL OR EQUITABLE THEORY (CONTRACT, TORT OR OTHERWISE) UPON WHICH THE CLAIM IS BASED.

9. HIGH RISK ACTIVITIES. The “Reader” is not fault-tolerant and is not designed, manufactured or intended for use in environments in which its failure could lead directly to death, personal injury, or severe physical or environmental damage, such as in the operation of nuclear facilities, aircraft navigation or communication systems, air traffic control, direct life support machines, or weapons systems (“High Risk Activities”). ACCORDINGLY, “STARFORCE” AND ITS LICENSORS AND OTHER SUPPLIERS SPECIFICALLY DISCLAIM ANY EXPRESS OR IMPLIED WARRANTY OF FITNESS FOR HIGH RISK ACTIVITIES. YOU AGREE THAT THE “STARFORCE” WILL NOT BE LIABLE FOR ANY CLAIMS OR DAMAGES ARISING FROM THE USE OF THE “Reader” IN SUCH APPLICATIONS.

10. This Agreement constitutes the entire agreement between you and “StarForce” concerning the subject matter of this Agreement, which may only be modified by “StarForce”.

For “Reader” support please contact  
**support@star-force.com**  
or check out “StarForce” website  
**www.star-force.com**

© StarForce Technologies, Ltd., 2017.