Autodesk

SOFTWARE LICENSE AGREEMENT

All Other Countries

READ CAREFULLY: AUTODESK, INC. ("AUTODESK") LICENSES THIS SOFTWARE TO YOU ONLY UPON THE CONDITION THAT YOU ACCEPT ALL OF THE TERMS CONTAINED IN THIS SOFTWARE LICENSE AGREEMENT ("AGREEMENT").

BY SELECTING THE "I ACCEPT" BUTTON BELOW THIS AGREEMENT OR BY INSTALLING, UPLOADING, ACCESSING, OR OTHERWISE COPYING OR USING ALL OR ANY PORTION OF THE SOFTWARE YOU AGREE TO BE LEGALLY BOUND BY THIS AGREEMENT. A CONTRACT IS THEN FORMED BETWEEN AUTODESK AND EITHER YOU PERSONALLY, IF YOU ACQUIRE THE SOFTWARE FOR YOURSELF, OR THE COMPANY OR OTHER LEGAL ENTITY FOR WHICH YOU ARE ACQUIRING THE SOFTWARE.

IF YOU DO NOT AGREE OR DO NOT WISH TO BIND YOURSELF OR THE ENTITY YOU REPRESENT: (A) DO NOT INSTALL, UPLOAD, ACCESS, OR OTHERWISE COPY OR USE THE SOFTWARE; (B) SELECT THE "I REJECT" BUTTON BELOW THIS AGREEMENT (WHICH WILL CANCEL THE LOADING OF THE SOFTWARE); AND (C) WITHIN THIRTY (30) DAYS FROM THE DATE OF ACQUISITION, RETURN THE SOFTWARE AND ANY ACCOMPANYING DOCUMENTATION AND MATERIALS TO THE COMPANY FROM WHICH YOU ACQUIRED THE SOFTWARE FOR A REFUND.

INSTALLATION, UPLOADING, ACCESS, OR OTHER COPYING OR USE OF THIS SOFTWARE OR ANY ACCOMPANYING DOCUMENTATION OR MATERIALS EXCEPT AS PERMITTED BY THIS AGREEMENT IS UNAUTHORIZED AND CONSTITUTES A MATERIAL BREACH OF THIS AGREEMENT AND AN INFRINGEMENT OF THE COPYRIGHT AND OTHER INTELLECTUAL PROPERTY RIGHTS IN SUCH SOFTWARE, DOCUMENTATION AND MATERIALS. IF YOU INSTALL, UPLOAD, ACCESS, OR OTHERWISE COPY OR USE ALL OR ANY PORTION OF THIS SOFTWARE WITHOUT ENTERING INTO THIS AGREEMENT OR OTHERWISE OBTAINING WRITTEN PERMISSION OF AUTODESK, OR YOU FAIL TO COMPLY WITH THIS AGREEMENT, YOU ARE VIOLATING COPYRIGHT AND OTHER INTELLECTUAL PROPERTY LAW. YOU MAY BE LIABLE TO AUTODESK AND ITS LICENSORS FOR DAMAGES, AND YOU MAY BE SUBJECT TO CRIMINAL PENALTIES.

SOFTWARE OBTAINED FROM THIRD PARTIES THAT HAVE NOT BEEN AUTHORIZED OR ALLOWED BY AUTODESK, DIRECTLY OR INDIRECTLY, TO SUPPLY SOFTWARE IS LIKELY TO HAVE BEEN MADE AVAILABLE IN VIOLATION OF AUTODESK'S RIGHTS. IN SUCH AN EVENT, AUTODESK IS NOT OBLIGATED TO ISSUE AN ACTIVATION CODE OR OTHERWISE PERMIT YOU TO INSTALL OR USE THE SOFTWARE.

1. DEFINITIONS

- 1.1 "Access" means to use or benefit from using the functionality of the Software.
- 1.2 "<u>Autodesk Materials</u>" is the collective term for the Software, User Documentation, and Excluded Materials.
- 1.3 "Computer" means (i) a single electronic device with one or more central processing units (CPUs) that accepts information in digital or similar form and manipulates the information for a specific result based on a sequence of instructions; and (ii) a virtual machine or software environment which emulates the operations described in Section 1.3(i) and which is listed in the User Documentation.
- 1.4 "Excluded Materials" means any programs, modules, components, or functionality, if any, that may be included on media or with materials delivered to You that are not within the License Parameters as described in the User Documentation, or for which You have not paid the applicable fees.
- 1.5 "Core" means, in the case of two or more independent processors manufactured on the same integrated circuit, each independent processor.

- 1.6 "CPU" means a central processing unit.
- 1.7 "Install" means to place a copy of Software onto a hard disk or other storage medium through any means (including, but not limited to, use of an installation utility application accompanying the Software).
- 1.8 "<u>License Parameters</u>" means the definition and limitation of the applicable license scope in Section 2.2 hereof.
- 1.9 "Permitted Number" means a number relevant for the applicable License Parameters that Autodesk may specify in the applicable User Documentation. The Permitted Number is one (1) unless otherwise provided by in such User Documentation.
- 1.10 "<u>Software</u>" means the computer program in which this Agreement is embedded or that is delivered prepackaged with this Agreement. If programs are delivered to You as part of a bundled package, suite, or series, the term Software shall include all programs delivered to You as part of that bundled package, suite, or series and described in the User Documentation.
- 1.11 "<u>Territory</u>" means the country in which You acquire the Software, unless (i) You acquire the Software in a member country of the European Union or the European Free Trade Association, in which the case "Territory" means all the countries of the European Union and the European Free Trade Association; or (ii) otherwise specified in the User Documentation.
- 1.12 "Uninstall" means to destroy or remove.
- 1.13 "<u>User Documentation</u>" means the explanatory printed or electronic materials that Autodesk or its authorized distributor incorporates in or delivers in or on a package with the Software or sends to You on an invoice, via email, facsimile, or otherwise when or after You acquire or Install the Software, including, but not limited to, license specifications, activation code, license files, instructions on how to use the Software, and/or technical specifications.
- 1.14 "<u>Users</u>" means your full-time and part-time employees, temporary employees, third-party contractors and consultants and third-party agents and any other third parties that you authorize and enable to Access or use the Software in accordance with the terms of this Agreement.
- 1.15 "You" means you personally (i.e., the individual who reads and is prompted to accept this Agreement) if you acquire the Software for yourself, or the company or other legal entity for which you acquire the Software (but not the affiliates, subsidiaries or other related legal entities of such company or legal entity).

2. SOFTWARE LICENSE

License Grant. Autodesk grants You a nonsublicensable, nonexclusive, nontransferable, limited license to Install and use machine-readable object code copies of the Software and User Documentation in Your Territory, in accordance with the applicable User Documentation and within the scope of the License Parameters. If application programming interfaces are included with or in the Software or otherwise available from Autodesk for use with the Software ("API's"), you may Access the APIs to develop programs, modules, components or functionality that (i) are compatible with and are used and/or interfaced with the Software and (ii) contribute significant value-added functionality or enhancements to the Software ("API Modules") provided You may Install and Access such API Modules solely on Computers where a licensed copy of the Software is also installed and further provided such Installation and Access is solely in connection with Your Installation and Access of the Software and solely for Your internal business needs. You may not redistribute all or any portion of an API Module. Autodesk's license grant (and, with that grant, Your right to Install and use the Software and User Documentation) is conditioned on Your continuous compliance with all license limitations, restrictions and other terms in this Agreement. If You violate any of these limitations, restrictions or other terms, the license grant will automatically and immediately terminate. The license descriptions in this Section 2 (Software License) define the scope of rights that Autodesk grants to You. Any usage of the Software or User Documentation outside the scope of the applicable license grant or otherwise not in accordance with this Agreement constitutes an infringement of Autodesk's intellectual property rights as well as a material breach of this Agreement. No license is granted under the terms of this Agreement to Excluded Materials (if any). No license is granted under the terms of this Agreement if You did not lawfully acquire the Software from Autodesk or from a third party who has been permitted or authorized by Autodesk either directly or indirectly to supply the Software.

- 2.2 <u>License Parameters</u>. Autodesk's license grant is subject to one or more of the License Parameters defined in this Section 2.2 (License Parameters) as specified in the User Documentation, including any limitation on use of the Software to a Permitted Number of Cores. Unless Autodesk expressly specifies in the User Documentation or otherwise agrees in writing, all Software shall be governed solely by a license for Server Versions set forth in Section 2.2.1. When identifying Cores applicable to the Permitted Number, all Cores allocated to Computers on which the Software is Installed shall be counted toward the Permitted Number except: (i) Cores used in failover and/or backup Computers on which the Software is Installed count towards the Permitted Number only if the Computer is used in a production environment for ten (10) or more hours in any month; and (ii) if the Software is MapGuide Enterprise, only the Cores allocated to Computers on which MapGuide Enterprise Server is installed count towards the Permitted Number.
- 2.2.1 <u>Server Version</u>. If Autodesk identifies the Software as a "Server Version" or if the User Documentation does not identify the Software by any of the version designations set forth in Sections 2.2.2 through 2.2.3, You may Install and Access copies of the Software on any number of Your Computers, provided that the total number of Cores in all Computers on which the Software is installed does not exceed the Permitted Number as specified in the User Documentation.
- 2.2.2 Student Version and Personal Learning Edition. If Autodesk identifies the Software as a "Student Version" or "Personal Learning Edition" in the applicable User Documentation, You may Install and Access copies of the Software on any number of Your Computers provided that the total number of Cores in all Computers on which the Software is installed does not exceed the Permitted Number, only for personal learning purposes, and no other purpose. Unless otherwise provided by Autodesk in the User Documentation, Student Versions and Personal Learning Editions of the Software may be used for a period of one (1) year from the date You first Install the Software. Without limiting the foregoing, Student Versions and Personal Learning Editions of the Software may not be used for commercial, professional or other for-profit purposes and functional limitations apply, as set forth in Section 6 (Warnings). Additionally, Student Versions may only be used by faculty, staff members and students at qualified educational institutions. For purposes of this Section, a student means a person who is, at the time of Installation of the Student Version, enrolled at a recognized educational institution for (i) three (3) or more credit hours in a degree-granting educational program; or (ii) a nine-month or longer certificate program. Upon request by Autodesk, You agree to provide proof of such enrollment.
- 2.2.3 <u>Evaluation Version</u>. If Autodesk identifies the Software as a demonstration, evaluation, trial, "not for sale" ("NFS") or "not for resale" ("NFR") version ("Evaluation Version") in the applicable User Documentation, You may Install and Access copies of the Software only for the purpose of evaluation and demonstration. Without limiting the foregoing, You may not use the Software for competitive analysis, or commercial, professional, or other for-profit purposes. The Evaluation Version may only be Installed for a single cumulative thirty (30) day evaluation period, unless otherwise specified by Autodesk in writing. Additionally, functional limitations apply, as set forth in Section 6 (Warnings).
- 2.2.4 <u>License Term</u>. Subject to the terms and conditions of this Agreement, the license to use the Software is perpetual, unless the Software qualifies as an Evaluation Version, a Student Version, Personal Learning Edition, or is designated as a fixed-term license, a limited duration license or a rental license. In such cases, the term of the license shall be the term identified by Autodesk in the applicable User Documentation (the "Designated Term") or the term for which You have paid, whichever is less. If Autodesk identifies the Software as licensed for a fixed term, limited duration or rental and does not specify a term, then the Designated Term shall expire ninety (90) days after the date You first Install the Software. Use of the Software beyond the applicable license term, or any attempt to defeat the time-control disabling function in the Software is an unauthorized use and constitutes a material breach of this Agreement and a violation of intellectual property law.
- 2.3 <u>Upgrades</u>. If Autodesk labels the Software in the User Documentation as an upgrade or update ("New Version") to software previously licensed to You ("Previous Version"), the license grant with

respect to the Previous Version terminates one hundred twenty (120) days after Installation of the New Version. Within such one hundred twenty (120) day period of Installing the New Version: (i) You must cease all use of the Previous Version and Uninstall all copies of the Previous Version; and (ii) destroy all Autodesk Materials relating to the Previous Version or, upon request by Autodesk, return all such Autodesk Materials relating to the Previous Version to Autodesk or the company from which they were acquired. Autodesk reserves the right to require You to show satisfactory proof that all copies of the Previous Version have been Uninstalled and all Autodesk Materials relating to the Previous Version have been destroyed or returned. If You have purchased Autodesk Subscription, You may have additional rights under the Autodesk Subscription Agreement and the obligations in this Section may not apply to You during the term of the Autodesk Subscription Agreement.

- 2.4 <u>Crossgrades</u>. If Autodesk labels the Software in the User Documentation as a crossgrade ("Crossgrade") to software previously licensed to You (also, a "Previous Version"), the license grant with respect to the Previous Version terminates sixty (60) days (or such other period as Autodesk may designate in the User Documentation) (the "Crossgrade Period") after Installation of the Crossgrade. Within the Crossgrade Period: (i) You must cease all use of the Previous Version and Uninstall all copies of the Previous Version; and (ii) destroy all Autodesk Materials relating to the Previous Version to Autodesk or the company from which they were acquired. Autodesk reserves the right to require You to show satisfactory proof that all copies of the Previous Version have been Uninstalled and all Autodesk Materials relating to the Previous Version have been destroyed or returned.
- 2.5 <u>Supplemental Software</u>. Autodesk or a third-party authorized or allowed by Autodesk in connection with the Software licensed to You hereunder may provide You additional software that supplements or extends the Software and that is not a New Version or a Crossgrade. Such supplemental software shall be subject to the terms and conditions of this Agreement except Section 5.1 (Limited Warranty), unless otherwise specified at the time of delivery by Autodesk or such third party.
- 2.6 <u>Software Components</u>. The Software is licensed to You as a single product and its components may not be separated for Installation Access or distribution on more than one (1) Computer unless expressly permitted by Autodesk in the applicable User Documentation.
- 2.7 <u>Termination</u>. Upon termination of the license grant or this Agreement, (i) You must cease all use of Autodesk Materials and Uninstall all copies of the Software; and (ii) destroy all Autodesk Materials or, upon request by Autodesk, return all Autodesk Materials to Autodesk or the company from which they were acquired. Autodesk reserves the right to require You to show satisfactory proof that all copies of the Software have been Uninstalled and all Autodesk Materials have been destroyed or returned.

3. PERMITTED AND PROHIBITED ACTIONS

3.1 Permitted Actions.

3.1.1 Backups.

- (a) <u>Backup</u>. You may Install and Access backup copies of the Software up to the number of production Computers on which the Software is Installed and may deploy such backup copies only in the event that the primary copies of the Software become inoperable and You are otherwise unable to Access the Software and, in such case, subject to the License Parameters set forth in Section 2.2.
- (b) No Backup for User Documentation. Except as expressly permitted under Section 2.2 (License Parameters): (a) if the User Documentation is in printed form, it may not be copied; and (b) if the User Documentation is in electronic form, it may not be duplicated electronically.
- 3.2 <u>Prohibited Actions</u>. Autodesk does not permit any of the following actions and You acknowledge that such actions shall be prohibited:

- 3.2.1 <u>Use</u>. You may not (and may not permit any third party to) Install, Access, or otherwise copy or use the Autodesk Materials except as expressly authorized by this Agreement.
- 3.2.2 <u>Reverse Engineering</u>. You may not (and may not permit any third party to) reverse engineer, decompile, or disassemble the Autodesk Materials.
- 3.2.3 <u>Transfers</u>. You may not distribute, rent, loan, lease, sell, sublicense, or otherwise transfer all or any portion of the Autodesk Materials, or any rights granted in this Agreement, to any other person or legal entity without the prior written consent of Autodesk except as permitted by Section 2.6.
- 3.2.4 <u>Hosting or Third Party Use</u>. Unless You have entered into a separate hosting services agreement with Autodesk permitting such use, You may not, in exchange for a fee or other charge or in exchange for monetary value, however calculated or determined, use the Software in a service bureau or as an application service provider to do any of the following: (i) host the Software via the Internet or Intranet; (ii) create data or information that will be used in conjunction with the Software; or (iii) provide access to or storage or maintenance for data or information that will be used in conjunction with the Software.
- 3.2.5 <u>Notices</u>. You may not remove, alter, or obscure any proprietary notices, labels, or marks from or on the Autodesk Materials.
- 3.2.6 <u>Modifications</u>. You may not modify, translate, adapt, arrange, or create derivative works based on the Autodesk Materials for any purpose, provided that You may (i) utilize APIs provided with the Software to develop API Modules; and (ii) for MapGuide Enterprise, utilize features of the Software to interact with the MapGuide Enterprise Server in compliance with the User Documentation.

3.2.7 Circumvention.

- (a) You may not utilize any equipment, device, software, or other means designed to circumvent or remove any form of copy protection used by Autodesk in connection with the Software, or use the Software together with any authorization code, serial number, or other copy-protection device not supplied by Autodesk directly or through an authorized distributor.
- (b) You may not utilize any equipment, device, software, or other means designed to circumvent or remove any usage restrictions, or to enable functionality disabled by Autodesk in connection with the Excluded Materials. You may not bypass or delete any functionality or technical limitations of the Autodesk Materials that prevent or inhibit the unauthorized copying or use of the Excluded Materials.
- 3.2.8 <u>Export</u>. You may not export the Autodesk Materials in violation of this Agreement, U.S., or other applicable export control laws.
- 3.2.9 <u>Use Outside of Territory</u>. You may not Access the Autodesk Materials outside of the Territory.
- 3.2.10 Exceptions from Prohibitions. The prohibitions contained in this Section 3.2 shall apply to the extent that applicable law (including laws implementing EC Directive 91/250 on the legal protection of computer programs) allows such prohibition to be enforced. You will bear the burden of proof in demonstrating that applicable law does not allow enforcement of any such prohibition.

4. ALL RIGHTS RESERVED

Autodesk and its licensors retain title to and ownership of the Autodesk Materials and all copies thereof, and all other rights and interest, including, without limitation, patents, copyrights, trademarks, trade secrets, and other intellectual property rights, in and to the Autodesk Materials and any copies thereof. You have only the limited rights with respect to the Autodesk Materials expressly set forth in this Agreement and You have no other rights, implied or otherwise. The structure, organization, and code of the Autodesk Materials are valuable trade secrets of Autodesk and its licensors and You shall keep such trade secrets confidential. The Software and User Documentation are licensed, not sold.

5. LIMITED WARRANTY AND DISCLAIMERS

- 5.1 <u>Limited Warranty</u>. Autodesk warrants that, as of the date on which the Software is delivered to You and for ninety (90) days thereafter ("Warranty Period"), the Software will provide the features and functions generally described in the User Documentation and that the media on which the Software is furnished, if any, will be free from defects in materials and workmanship. Autodesk's entire liability and Your exclusive remedy during the Warranty Period as provided in this Section 5.1 (Limited Warranty) will be, at Autodesk's option, to attempt to correct or work around errors, to replace the defective media on which the Software is furnished, if any, or to refund the license fees, if any, paid by You and terminate this Agreement. Such refund is subject to the return during the Warranty Period of the defective media, if any, and related Autodesk Materials, with a copy of Your receipt to Your local Autodesk office or the company from which You acquired the Autodesk Materials.
- Disclaimer. EXCEPT FOR THE EXPRESS LIMITED WARRANTIES PROVIDED IN SECTION 5.1 (LIMITED WARRANTY) HEREOF AND TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, AUTODESK AND ITS LICENSORS MAKE AND YOU RECEIVE NO WARRANTIES, EXPRESS OR IMPLIED WITH RESPECT TO THE AUTODESK MATERIALS. ANY STATEMENTS OR REPRESENTATIONS ABOUT THE SOFTWARE AND ITS FUNCTIONALITY IN THE USER DOCUMENTATION OR ANY COMMUNICATION WITH YOU CONSTITUTE TECHNICAL INFORMATION AND NOT AN EXPRESS WARRANTY OR GUARANTEE. IN ADDITION, AUTODESK AND ITS LICENSORS SPECIFICALLY DISCLAIM ANY OTHER WARRANTY INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NONINFRINGEMENT. WITHOUT LIMITING THE FOREGOING, AUTODESK DOES NOT WARRANT THAT THE OPERATION OR OUTPUT OF THE SOFTWARE WILL BE UNINTERRUPTED, ERROR—FREE, ACCURATE, RELIABLE OR COMPLETE.

6. WARNINGS

Functionality Limitations. THE SOFTWARE IS A TOOL INTENDED TO BE USED BY TRAINED PROFESSIONALS ONLY. THE SOFTWARE IS NOT A SUBSTITUTE FOR YOUR PROFESSIONAL JUDGMENT OR INDEPENDENT TESTING. THE SOFTWARE IS INTENDED TO ASSIST WITH DESIGN OR ANALYSIS AND IS NOT A SUBSTITUTE FOR INDEPENDENT DESIGN, ANALYSIS, ESTIMATION, OR TESTING OF PRODUCT STRESS, SAFETY, AND UTILITY. DUE TO THE LARGE VARIETY OF POTENTIAL APPLICATIONS FOR THE SOFTWARE, THE SOFTWARE HAS NOT BEEN TESTED IN ALL SITUATIONS UNDER WHICH IT MAY BE USED. AUTODESK SHALL NOT BE LIABLE IN ANY MANNER WHATSOEVER FOR THE RESULTS OBTAINED THROUGH THE USE OF THE SOFTWARE. PERSONS USING THE SOFTWARE ARE RESPONSIBLE FOR THE SUPERVISION, MANAGEMENT, AND CONTROL OF THE SOFTWARE. THIS RESPONSIBILITY INCLUDES, BUT IS NOT LIMITED TO, THE DETERMINATION OF APPROPRIATE USES FOR THE SOFTWARE AND THE SELECTION OF THE SOFTWARE AND OTHER PROGRAMS TO ACHIEVE INTENDED RESULTS. PERSONS USING THE SOFTWARE ARE ALSO RESPONSIBLE FOR ESTABLISHING THE ADEQUACY OF INDEPENDENT PROCEDURES FOR TESTING THE RELIABILITY, ACCURACY AND COMPLETENESS OF ANY PROGRAM OUTPUT, INCLUDING ALL ITEMS DESIGNED BY USING THE SOFTWARE.

6.2 Activation Code Required.

A. INSTALLATION, ACCESS, AND CONTINUED USE OF THE SOFTWARE MAY REQUIRE AN ACTIVATION CODE. REGISTRATION IS REQUIRED BEFORE AN ACTIVATION CODE IS ISSUED BY AUTODESK. YOU AGREE THAT AUTODESK MAY USE DATA AND INFORMATION PROVIDED BY YOU, A SOFTWARE RESELLER, OR ANY OTHER THIRD PARTY ACTING ON YOUR BEHALF IN CONNECTION WITH YOUR PURCHASE OF THE SOFTWARE LICENSE TO REGISTER THE SOFTWARE. YOU AGREE TO PROVIDE AUTODESK, ANY SOFTWARE RESELLER, OR ANY OTHER THIRD PARTY ACTING ON YOUR BEHALF WITH ACCURATE AND CURRENT REGISTRATION INFORMATION REQUIRED BY AUTODESK, AND YOU FURTHER AGREE TO MAINTAIN AND UPDATE YOUR REGISTRATION INFORMATION THROUGH CUSTOMER DATA REGISTRATION PROCESSES THAT MAY BE PROVIDED BY AUTODESK. YOU CONSENT TO AUTODESK'S USING THE PERSONAL INFORMATION PROVIDED TO AUTODESK AT REGISTRATION, OR UPDATED THEREAFTER, TO ISSUE ACTIVATION CODES, TO MANAGE

AUTODESK'S RELATIONSHIP WITH YOU (INCLUDING AUTOMATING THE ISSUANCE OF ACTIVATION CODES FOR FUTURE PURCHASES), TO VALIDATE ENTITLEMENT AND USAGE OF SOFTWARE AND TO OTHERWISE USE AND DISCLOSE SUCH PERSONAL INFORMATION IN CONFORMANCE WITH ITS APPLICABLE PRIVACY POLICY (AS UPDATED FROM TIME TO TIME), WHICH IS AVAILABLE ON AUTODESK'S WEBSITE OR ON REQUEST.

- B. THE ACTIVATION SECURITY MECHANISMS MAY DISABLE THE SOFTWARE IF YOU TRY TO TRANSFER IT TO ANOTHER COMPUTER, IF YOU TAMPER WITH THE DATE-SETTING MECHANISMS ON YOUR COMPUTER, IF YOU USE THE SOFTWARE PAST AN APPLICABLE EVALUATION PERIOD OR LIMITED TERM, OR IF YOU UNDERTAKE CERTAIN OTHER ACTIONS THAT MAY OFFSET THE SECURITY MODE. MORE INFORMATION IS CONTAINED IN THE APPLICABLE USER DOCUMENTATION OR AVAILABLE FROM AUTODESK ON REQUEST.
- 6.3 Educational Institutional, Student Versions, and Personal Learning Editions. WORK PRODUCT AND OTHER DATA CREATED WITH EDUCATIONAL INSTITUTIONAL VERSIONS, STUDENT VERSIONS, AND PERSONAL LEARNING EDITIONS OF THE SOFTWARE CONTAIN CERTAIN NOTICES AND LIMITATIONS THAT MAKE THE DATA UNUSABLE OUTSIDE THE EDUCATIONAL USE AREA. IF YOU COMBINE OR LINK DATA CREATED WITH EDUCATIONAL INSTITUTIONAL VERSIONS, STUDENT VERSIONS, OR PERSONAL LEARNING EDITIONS OF THE SOFTWARE WITH DATA OTHERWISE CREATED, THEN SUCH OTHER DATA MAY ALSO BE AFFECTED BY THESE NOTICES AND LIMITATIONS. AUTODESK SHALL HAVE NO RESPONSIBILITY OR LIABILITY WHATSOEVER IF YOU COMBINE OR LINK DATA CREATED WITH EDUCATIONAL INSTITUTIONAL VERSIONS, STUDENT VERSIONS, OR PERSONAL LEARNING EDITIONS OF THE SOFTWARE WITH DATA OTHERWISE CREATED.

7. LIMITATION OF LIABILITY

IN NO EVENT SHALL AUTODESK OR ITS LICENSORS HAVE ANY LIABILITY FOR ANY INCIDENTAL, SPECIAL, INDIRECT, OR CONSEQUENTIAL DAMAGES; LOSS OF PROFITS, REVENUE, OR DATA; BUSINESS INTERRUPTION, OR COST OF COVER. IN ADDITION, IN NO EVENT SHALL THE LIABILITY OF AUTODESK OR ITS LICENSORS FOR ANY DAMAGES ARISING OUT OF OR IN CONNECTION WITH THE SOFTWARE, USER DOCUMENTATION, OR THIS AGREEMENT EXCEED THE AMOUNT PAID OR PAYABLE BY YOU FOR THE SOFTWARE DIRECTLY RESPONSIBLE FOR SUCH DAMAGES. THE LIMITATIONS OF LIABILITY IN THIS SECTION 7 SHALL APPLY TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW TO ANY DAMAGES, HOWEVER CAUSED AND REGARDLESS OF THE THEORY OF LIABILITY, WHETHER DERIVED FROM CONTRACT, TORT (INCLUDING, BUT NOT LIMITED TO, NEGLIGENCE) OR OTHERWISE, EVEN IF AUTODESK HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES AND REGARDLESS OF WHETHER THE LIMITED REMEDIES AVAILABLE HEREUNDER FAIL OF THEIR ESSENTIAL PURPOSE.

AUTODESK SHALL HAVE NO RESPONSIBILITY OR LIABILITY WHATSOEVER ARISING FROM LOSS OR THEFT OF THE SOFTWARE OR THE MEDIA ON WHICH THE SOFTWARE IS FURNISHED TO YOU. AUTODESK SHALL NOT BE OBLIGATED TO REPLACE ANY LOST OR STOLEN SOFTWARE OR SOFTWARE MEDIA. YOU ARE SOLELY RESPONSIBLE FOR SAFEGUARDING THE SOFTWARE AND THE MEDIA ON WHICH THE SOFTWARE IS FURNISHED AND FOR BACKING UP ANY DATA.

8. U.S. GOVERNMENT RESTRICTED RIGHTS

All Autodesk Materials provided to the U.S. Government are provided with the same commercial license rights and restrictions described elsewhere herein.

9. GENERAL

- 9.1. No Assignment; Insolvency. You may not assign this Agreement or any rights hereunder (whether by purchase of stock or assets, merger, change of control, operation of law, or otherwise) and any purported assignment by You shall be void. Autodesk may, in its sole and absolute discretion, terminate the Agreement and the licenses granted hereunder if You become insolvent or make an arrangement with Your creditors to Autodesk's detriment. The Agreement and the licenses granted hereunder shall automatically terminate without further notice or action by Autodesk if You go into liquidation. In the context of any bankruptcy proceeding, You acknowledge and agree that this Agreement is and shall be treated as an executory contract of the type described by Section 365(c)(1) of Title 11 of the United States Code and may not be assigned without Autodesk's prior written consent, which may be withheld in Autodesk's sole and absolute discretion
- 9.2. <u>Choice of Law</u>. This Agreement and any disputes arising out of or in connection with this Agreement shall be governed by the laws of the State of California, U.S.A., without reference to conflict-of-laws principles and excluding the UN Convention on Contracts for the International Sale of Goods.
- 9.3 <u>Entire Agreement</u>. This Agreement and the applicable User Documentation constitute the entire agreement between us and supersede any other previous or contemporaneous communications, agreements, representations, warranties or advertising with respect to the Software and User Documentation. Any modifications to this Agreement shall be invalid, unless made in writing and signed by a duly authorized representative of Autodesk.
- 9.4 <u>Severability</u>. If and to the extent any provision of this Agreement is held illegal, invalid, or unenforceable in whole or in part under applicable law, such provision or such portion thereof shall be ineffective as to the jurisdiction in which it is illegal, invalid, or unenforceable to the extent of its illegality, invalidity, or unenforceability and shall be deemed modified to the extent necessary to conform to applicable law so as to give the maximum effect to the intent of the parties. The illegality, invalidity, or unenforceability of such provision in that jurisdiction shall not in any way affect the legality, validity, or enforceability of such provision in any other jurisdiction or affect the legality, validity or enforceability of any other provision of this Agreement.
- 9.5 <u>No Waiver</u>. No term or provision hereof will be considered waived, and no breach excused, unless such waiver is in writing signed on behalf of the party against whom the waiver is asserted. No waiver (whether express or implied) will constitute a consent to, waiver of, or excuse of any other, different, or subsequent breach.
- 9.6 Audits. To ensure compliance with this Agreement, You agree that upon reasonable notice, Autodesk or Autodesk's authorized representative shall have the right to inspect and audit Your Installation, Access, and use of the Autodesk Materials. Any such inspection or audit shall be conducted during regular business hours at Your facilities or electronically, either by Autodesk or by representatives authorized by Autodesk for this purpose. If such inspections or audits disclose that You have Installed, Accessed, or permitted Access to the Autodesk Materials in a manner that is not permitted under this Agreement, then (i) You are liable to pay for any unpaid license fees as well as the reasonable costs of the audit; and (ii) without limitation of Section 2.1 (License Grant), and unless Autodesk otherwise elects in writing, the license grant with respect to the Software will terminate immediately. Any information obtained by Autodesk or Autodesk's authorized representative during the course of such inspection and audit will be used and disclosed by Autodesk solely for purposes of such inspection and audit and for enforcement of Autodesk's rights under this Agreement and applicable law, unless other uses or disclosures are required under applicable law. Nothing in this Section shall be deemed to limit any legal or equitable remedies available to Autodesk for violation of this Agreement or applicable law.
- 9.7 <u>Language</u>. The English language version of this Agreement is legally binding in case of any inconsistencies between the English version and any translations.
- 9.8 <u>Construction</u>. Ambiguities in this Agreement will not be construed against the drafter.