

SYNERGIS SOFTWARE LICENSE AGREEMENT

PLEASE READ CAREFULLY BEFORE SELECTING THE "I ACCEPT" BUTTON AT THE BOTTOM OF THIS AGREEMENT: This Software License Agreement ("Agreement") together with the Synergis Proposal and Adept Terms and Conditions (collectively, "Synergis Proposal"), is a legal agreement between you (either an individual or a single entity) and Synergis Software, a Division of Synergis Technologies, Inc. ("Synergis"). To the extent not otherwise subject to a (1) prior or subsequent written and executed software license agreement, or (2) subsequent electronic accepted software license agreement between you and Synergis, this Agreement governs your license and use of any Synergis Adept™ document management and Adept-related software developed and provided by Synergis at any time on or after the date hereof ("Software"). The term "Software" includes machine-readable instructions, object code, licensed or sublicensed components provided by third parties, audio/visual content, and associated media, and printed and electronic documentation and materials, whether incorporated into, distributed with or for use with the Software, and any add-in modules, updates, upgrades and enhancements thereto.

BY SELECTING THE "I ACCEPT" BUTTON OR BY INSTALLING, COPYING OR USING ANY OF THE SOFTWARE, YOU AGREE TO BE BOUND BY ALL THE TERMS AND CONDITIONS OF THIS AGREEMENT. IF YOU DO NOT SO AGREE, SELECT THE "I DECLINE" BUTTON AT THE BOTTOM OF THIS AGREEMENT AND DO NOT INSTALL, COPY, DOWNLOAD, OR OTHERWISE USE THE SOFTWARE. IF YOU DO NOT AGREE WITH THE TERMS OF THIS AGREEMENT, WITHIN 30 DAYS RETURN THE SOFTWARE UNUSED AND REQUEST A REFUND OF THE AMOUNT YOU PAID. REFUNDS DO NOT INCLUDE SERVICE, CONSULTATION, TRAINING, SHIPPING OR OTHER FEES. IF YOU ARE INSTALLING THIS SOFTWARE FOR USE BY ANOTHER PARTY, YOU AGREE TO INFORM SUCH PARTY THAT ANY USE OF THE SOFTWARE CONSTITUTES ACCEPTANCE OF THESE TERMS.

1. **LICENSE GRANT.** Synergis grants you the following non-exclusive, non-transferrable (except as provided in Paragraph 5), limited license rights for your internal business purposes during the Term (as defined in Paragraph 2), provided you comply with all terms and conditions of this Agreement:

a. **Use.** You may store, load and install (collectively, "Load"), and execute or display (collectively, "Use"), the Software as follows:

(i) You may load the Adept Desktop Client Software ("Desktop Client") and Adept Explorer and Adept Reviewer ("Browser Client") on multiple computers, but you may Use the Desktop Client and the Browser Client only in accordance with the number of paid licenses you have licensed from Synergis pursuant to the Synergis Proposal ("Concurrent Licenses"). A Concurrent License includes each instance in which a user is logged into such Software. You may access the databases through the Desktop Client or Browser Client. However, at no time shall the total combined number of Desktop Client, Browser Client and Custom Application Uses exceed the total number of Concurrent Licenses.

(ii) You may Load and Use one copy of the Adept Server Software ("Server Software"), PublishWave Server Software ("PublishWave Server") and the Adept Sharepoint Integration ("Sharepoint Integration") on a single computer, including a workstation, fileserver, or other digital electronic device ("Computer"). You may transfer the Server Software, PublishWave Server and the Sharepoint Integration to another Computer, provided that it is immediately removed from the Computer from which it is transferred.

(iii) You may Load and Use one copy of the API Software Development Kit ("API Development Kit") on a single Computer, for the sole purpose of developing and testing applications to modify, enhance, access or otherwise use the Software ("Custom Applications"). You may transfer the API Development Kit to another Computer, provided that it is immediately removed from the Computer from which it is transferred. Custom Applications developed by you to modify, enhance, access or otherwise Use the Software may be distributed only within your organization. Each Custom Application developed by you

must Use a Desktop Client Concurrent License or a Browser Client Concurrent License, and may not be resold or otherwise made commercially available. You may modify any sample code included with the API Development Kit as examples to design, develop, and test the Custom Applications.

(iv) If you have licensed the right to Load and Use the MySQL Database Engine Software (“Database Engine Software”) from Synergis, you may Load and Use one copy of the Database Engine Software on a single Computer. You may transfer the Database Engine Software to another Computer, provided that it is immediately removed from the Computer from which it is transferred. You may access data stored in the Database Engine Software using the Desktop Client, the Browser Client, or a Custom Application under the terms set forth in this Agreement, however, at no time shall the total combined number of Desktop Client, Browser Client, and Custom Application Uses exceed the total number of Concurrent Licenses. This license does not provide for use of the Database Engine Software as a general SQL server, as a stand alone application or as an SQL server for use with applications other than the Software.

(v) If you have licensed the right to Load and Use the Adept ProViewer or other Adept related Software which is provided on a named user license basis, you may Load and Use such software in accordance with the number of paid licenses from Synergis set forth on the Synergis Proposal (“Per Named User Licenses”). A Per Named User License includes each instance in which the Software is registered with a named user and is accessible for Use only by such named user.

(vi) If any Software is provided “Not for Resale” or “NFR”, “demonstration”, “evaluation”, “trial”, “pilot”, or “Test Drive”, then notwithstanding other sections of this Agreement, your use of the Software is limited to Load and Use for internal demonstration, test, or evaluation purposes, and you may not otherwise Load, Use or transfer such Software. Without limiting the foregoing, you may not Load or Use the Software for competitive analysis, or commercial, professional, or operational purposes. These versions may only be installed for a forty-five (45) day evaluation period, unless otherwise specified by Synergis in writing, and functional limitations may apply. After the forty-five (45) day evaluation period has expired, you agree to purchase licenses or immediately remove and destroy all such Software.

b. **Prohibitions.** If you have licensed Concurrent or Per Named User Licenses, you must limit the number of authorized users to the number of Concurrent and Per Named User Licenses respectively specified in the Synergis Proposal. You may not separate the components of the Software for use on more than one Computer. You will not use any software or hardware, including, but not limited to “multiplexing” or “pooling” software or hardware, nor share Software or logins, to increase or otherwise alter the number of Concurrent or Per Named User Licenses. You may not rent, distribute, sell, assign, transfer (except as provided in Paragraph 5), pledge, sublicense, loan, timeshare, host, service bureau, lease or otherwise make the Software available (except for internal Use in the ordinary course of your business, as expressly permitted by this Agreement) to any third party. You agree that you will not Load nor Use the Software, in whole or in part, in any manner that has the effect of overriding, modifying, eliminating, obscuring, altering or de-emphasizing the appearance of any trademark, trade name, trade dress or intellectual property notice that appears on any electronic or written display of the Software, including computer display screens normally generated by, or as a result of, the Software. The Software may provide a licensing mechanism to facilitate administration of license metering, distribution, Load and Use. Any ability, if it exists, to circumvent the Software licensing mechanism does not invalidate this Agreement, nor may any such circumvention increase the number of authorized Licenses. Any attempt to circumvent the Software licensing, authorization code, serial number or other copy protection mechanism constitutes a violation of this Agreement and immediately terminates this Agreement. You may not alter, decrypt, reverse engineer, reverse assemble, reverse compile, decompile, disassemble, or otherwise translate the Software. You may not modify or make derivative works of the Software, except as provided in Paragraph 1a(iii).

c. **Copying.** You may make one (1) copy of the Server Software solely for purposes of backup, archiving, or installation, provided the copy contains all of the original Server Software’s proprietary notices.

d. **Reservation of Rights.** The Software is copyrighted and owned by Synergis and/or its licensors. Synergis reserves all rights not expressly granted to you in this Agreement. The Software is licensed to you for a term as provided in Paragraph 2 of this Agreement, not sold. You acknowledge and agree that Synergis and its licensors retain exclusive right, title and ownership, including without limitation all copyright, patent, design rights, trademarks, service marks, trade secrets, and all other intellectual property rights and derivatives thereof, to the Software and all modifications, enhancements, and upgrades thereto. You agree to take all reasonable actions to protect the confidentiality and Synergis' and its licensors' ownership of the Software. This Agreement does not grant you any rights in any Synergis or its licensors' trademarks or service marks.

e. **Compliance.** Synergis reserve the right to embed a software security mechanism within the Software to monitor usage of the Software to verify your compliance with this Agreement. Such a security mechanism may store data relating to the use of the Software and the number of times it has been copied. Synergis reserves the right to use a hardware lock device, license administration software, and/or a license authorization key to control access of the Software. You may not take any steps to avoid or defeat the purpose of any such measures. Load or Use of any Software without any required lock device or authorization key provided by Synergis is prohibited. To insure compliance with this Agreement, you agree that upon reasonable notice, Synergis or its authorized representative shall have the right to inspect and audit your Load and Use of the Software. Any such inspection or audit shall be conducted during regular business hours at your facilities or electronically. If such inspections or audits disclose that you have Loaded or Used the Software in a manner that is not permitted under this Agreement, then Synergis may terminate this Agreement immediately and you are liable to pay for any unpaid fees as well as the reasonable costs of the audit.

2. **TERM.** This Agreement is effective for a term continuing until terminated or rejected in accordance with the terms and conditions of this Agreement ("Term"). You may reject or terminate your license of the Software at any time by destroying all copies of the Software, together with all modifications, documentation, and components in any form, and providing Synergis with a written certification of such destruction. Synergis may terminate your license of the Software upon notice if you fail to comply with any of the terms of this Agreement. Upon any such termination, you agree to destroy all copies of the Software together with all modifications, documentation, and components in any form, and provide Synergis with a written certification of such destruction. This right of termination is in addition to any other remedies available at law or in equity to Synergis. Upon any such rejection or termination, you will not be entitled to any refund or cancelation of payments previously made or then owned to Synergis. **USE OF THE SOFTWARE IS PROHIBITED FOLLOWING EXPIRATION OF THE TERM. YOU ACKNOWLEDGE THAT ANY SUCH UNAUTHORIZED CONTINUED USE CONSTITUTES A BREACH OF CONTRACT AND OF UNITED STATES COPYRIGHT LAWS, THAT THE SOFTWARE MAY CONTAIN LICENSE KEYS AND OTHER DEVICES TO PROHIBIT SUCH UNAUTHORIZED USE, SYNERGIS WITHOUT ANY LIABILITY TO YOU MAY TAKE ACTION TO DISCONTINUE YOUR USE OF THE SOFTWARE, SYNERGIS SHALL BE ENTITLED TO ALL AVAILABLE REMEDIES AT LAW AND IN EQUITY TO ENFORCE ITS RIGHTS, AND YOU MAY BE SUBJECT TO CRIMINAL PENALTIES.** The provisions of Paragraphs 1b, 1d, 2, 6, 7 and 9 through 13 will survive any termination of this Agreement.

3. **ADDITIONAL SOFTWARE.** This Agreement applies to additional copies, upgrades, updates or supplements to the Software provided by Synergis, unless Synergis provides other terms along with the additional copies, upgrade, update or supplement. To Load and Use Software identified as an upgrade, update or enhancement, you must first be a licensed user of the Software identified by Synergis as eligible therefor. Such Software replaces and/or supplements the product that formed the basis for your eligibility, and you may Load and Use the resulting Software only in accordance with the terms of this Agreement. If the Software is an upgrade of a component of a package of Software programs you have licensed as a single product, the Software may be used only as part of that single product package and may not be separated for any other Load or Use. After upgrading or updating, you will destroy and may no longer use the original Software that formed the basis for your eligibility.

4. PAYMENT. You agree that you are responsible for on-time payment of all amounts provided in the Synergis Proposal, and any taxes including, without limitation, any goods and services and personal property taxes, resulting from this Agreement or your Load or Use of the Software.

5. TRANSFER. You may transfer the Software to another end-user who purchases all or substantially all of your assets or capital stock. Any such transfer must include all Software components, media, printed materials, and this Agreement and you may not retain any copies of the Software or components thereof. The transfer may not be an indirect transfer, such as a consignment. Prior to any transfer, you must deliver to Synergis an executed assignment between you and the transferee, and the transferee must deliver to Synergis its written agreement to all these Agreement terms. Upon transfer of the Software, your license is automatically terminated. You may not assign or otherwise transfer the Software except with the prior written consent of Synergis, which may be withheld or granted in the sole discretion of Synergis.

6. LIMITED WARRANTY. Synergis warrants that the tangible media (if any) on which the Software is furnished is free from defects in materials and workmanship under normal Load and Use during the warranty period and the Software will perform substantially as described in the documentation accompanying the Software. The warranty period is sixty (60) days and commences on the date the Software is delivered to the original end-user. This limited warranty applies only to Software licensed from Synergis or through an authorized Synergis reseller or distributor. Synergis' entire liability and your sole remedy under this warranty shall be that Synergis will use reasonable efforts to repair or replace the nonconforming media or Software. If such efforts fail, Synergis shall (i) refund the price you paid for the Software upon return of the nonconforming Software and a copy of your receipt, or (ii) provide such other remedy as may be required by law. EXCEPT AS EXPRESSLY PROVIDED IN THIS AGREEMENT AND TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, SYNERGIS AND ITS LICENSORS, SUPPLIERS, AFFILIATES AND RESELLERS PROVIDE THE SOFTWARE "AS IS" AND HEREBY DISCLAIM ALL OTHER WARRANTIES AND CONDITIONS, EITHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, TITLE, NON-INFRINGEMENT, MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, AND ABSENCE OF VIRUSES. Certain statutory provisions may imply warranties or conditions or impose obligations on Synergis that cannot be excluded or modified; if any such provisions apply, then to the extent Synergis is able, Synergis hereby limits its liability for breach of those provisions to, at Synergis' sole option, replacement of the Software or reimbursement of the price paid for the Software. Synergis does not warrant that the Software is error-free, that any error or nonconformity can be remedied, or that access will be secure. The above warranties are exclusive. Replacement Software will be warranted for the remainder of the original warranty period or thirty (30) days, whichever is longer. You acknowledge that the Software is not designed, manufactured or intended for use in the planning, construction, maintenance, control or operation of nuclear facilities, aircraft navigation, control or communication systems, weapons systems or life support systems. You are responsible for the supervision, management and control of the Load and Use of the Software, and output of the Software, including, but not limited to: (i) selection of the Software to achieve your intended results; (2) determining the appropriate uses of the Software and the output of the Software in your business; (3) establishing adequate independent procedures for testing the accuracy of the Software and any output; and (4) establishing adequate backup to prevent the loss of data in the event of a Software, hardware, network, other software or system malfunction. Because the Software is inherently complex and may not be free of errors, you are advised to backup and verify your work. Synergis shall not be responsible or liable for the deletion, loss or failure to store any of your data or documents. Synergis' limited warranty is void if breach of the warranty has resulted from (i) accident, corruption, misuse or neglect of the Software; (ii) acts or omissions by someone other than Synergis; (iii) combination of the Software with products, material or software not provided by Synergis or not intended for combination with the Software; or (iv) failure by you to incorporate and use all updates to the Software available from Synergis.

7. LIMITATION OF REMEDIES AND LIABILITY. To the maximum extent permitted by applicable law, the entire liability of Synergis, its licensors, suppliers, affiliates, and resellers, and your exclusive remedy shall be as set forth in the express limited warranty described in Paragraph 6 above. If Synergis does not remedy a breach of warranty, you may terminate your license as provided in Paragraph 2

and your money will be refunded upon the return of all of your copies of the Software. To the maximum extent permitted by applicable law, for any claim arising out of Synergis's limited warranty, or for any other claim whatsoever related to the subject matter of this Agreement, Synergis' and its licensors', suppliers', affiliates' and resellers' collective liability for all types of damages, regardless of the form of action or basis (including without limitation contract, breach, estoppel, negligence, misrepresentation, or tort), shall be limited to the greater of \$500 or the money paid to Synergis or its authorized reseller or distributor for the license hereunder for the Software that caused the damages or that is the subject matter of, or is directly or indirectly related to, the cause of action. No action, regardless of form, arising out of or related to this Agreement may be brought by you more than one year after the cause of action has arisen, except as provided under applicable law. Synergis' licensors, suppliers, affiliates, and resellers are third party beneficiaries of this Agreement, entitled to the benefit and enforcement of the provisions herein.

IN NO EVENT WILL SYNERGIS, ITS LICENSORS, SUPPLIERS, AFFILIATES, OR RESELLERS BE LIABLE FOR ANY SPECIAL, INCIDENTAL, INDIRECT, EXEMPLARY, PUNITIVE, OR CONSEQUENTIAL DAMAGES (INCLUDING BUT NOT LIMITED TO LOST PROFITS OR REVENUES, LOST SAVINGS, INTERRUPTION OF USE OR ANY LOSS OF, INACCURACY IN, OR DAMAGE TO, DATA OR RECORDS, FOR CLAIMS OF THIRD PARTIES, OR DAMAGE TO REAL OR TANGIBLE PROPERTY, FOR LOSS OF PRIVACY ARISING OUT OR IN ANY WAY RELATED TO THE LOAD OR USE OF OR INABILITY TO LOAD OR USE THE SOFTWARE, OR OTHERWISE IN CONNECTION WITH ANY PROVISION OF THIS AGREEMENT), REGARDLESS OF THE NATURE OF THE CLAIM, INCLUDING BUT NOT LIMITED TO BREACH OF WARRANTY OR CONTRACT, TORT (INCLUDING NEGLIGENCE OR STRICT LIABILITY), AND EVEN IF SYNERGIS, OR ITS LICENSORS, SUPPLIERS, AFFILIATES, OR RESELLERS HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES, OR FOR ANY CLAIM BY YOU BASED ON A THIRD-PARTY CLAIM, EXCEPT TO THE EXTENT THIS EXCLUSION OF DAMAGES IS DETERMINED LEGALLY INVALID. THE FOREGOING LIMITATIONS APPLY EVEN IF THE ABOVE-STATED REMEDIES FAIL OF THEIR ESSENTIAL PURPOSE.

8. UNITED STATES GOVERNMENT RESTRICTED RIGHTS. The Software is a "commercial item" as that term is defined in 48 C.F.R. 2.101, consisting of "commercial computer software" and "commercial computer software documentation," as such terms are used in 48 C.F.R. 12.212 or 48 C.F.R. 227.7202, as applicable. Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4, as applicable, this Software is licensed to any U.S. Government end users (i) only as a commercial item and (ii) with only those rights as are granted to all other end users pursuant to the terms and conditions herein.

9. EXPORT RESTRICTIONS. The Software is subject to the export control laws of the United States. You may not (a) acquire, ship, transfer, or reexport, directly or indirectly, the Software or any direct product therefrom, in violation of any applicable export laws or (b) permit the Software to be used for any purpose prohibited by such export laws, including without limitation, nuclear, chemical, missile, or biological weapons proliferation.

10. APPLICABLE LAW. This Agreement is governed by the laws of the Commonwealth of Pennsylvania, United States of America, notwithstanding any choice of law rules in any jurisdiction to the contrary. The UN Convention on Contracts for the International Sale of Goods shall not apply. Any action, regardless of form, arising out of or related to this Agreement may be brought by you only in the federal and state courts located in Pennsylvania, provided Synergis may institute action in any applicable jurisdiction.

11. ENTIRE AGREEMENT. This Agreement, together with the Synergis Proposal and any addendum or amendment to this Agreement or the Synergis Proposal, is the entire agreement between you and Synergis relating to the Software. This Agreement supersedes all prior or contemporaneous oral or written communications, proposals (other than the executed Synergis Proposal), and representations with respect to the Software or any other subject matter covered by this Agreement. In the event of any conflict between the terms and conditions of this Agreement and the Synergis Proposal, this Agreement shall prevail. No other information, whether supplied by Synergis or its dealers, distributors, or representatives,

may be relied upon, and any such information is not part of the Agreement regarding the Software. This Agreement can be modified, supplemented, or amended only in writing signed by both Synergis and you or your authorized employee. If any provision of this Agreement is held by a court of competent jurisdiction to be unenforceable or unlawful, such provision shall be ineffective to the extent of its unenforceability or illegality, and the remaining provisions shall continue to be valid and enforceable. No failure or delay of Synergis in enforcing rights under this Agreement shall be deemed a waiver of such rights. All notices shall be provided to the address for Synergis set forth below and for you to the address set forth in the Synergis Proposal, by letter delivered by nationally recognized overnight delivery service or registered, prepaid U.S. mail.

12. CAPACITY AND AUTHORITY TO CONTRACT. You represent that you are of the legal age of majority in the place you sign this Agreement and, if applicable, you are duly authorized by your employer or principal to enter into this Agreement. You and Synergis agree to form this Agreement electronically. This means that when you click the “I ACCEPT” button at the bottom of this Agreement or Load or Use the Software, you acknowledge your agreement to these Agreement terms and conditions and that you are doing so with the intent to sign a contract with Synergis.

Should you have any questions concerning this Agreement, or if you desire to contact Synergis for any reason, please call Synergis at (800) 836-5440 or (215) 529-9900, email: support@synergis.com, or write: Synergis Software, A Division of Synergis Technologies, Inc., ATT: Warranty and Registration Dept., 472 California Road, Quakertown, PA 18951, USA.

I ACCEPT ___
I DECLINE ___