PLEASE READ THE FOLLOWING TERMS AND CONDITIONS. IF YOU DO NOT AGREE WITH THEM, YOU SHOULD NOT DOWNLOAD THE SOFTWARE ONTO YOUR COMPUTER. LOADING OF THE SOFTWARE ONTO A COMPUTER INDICATES YOUR ACCEPTANCE OF THE FOLLOWING TERMS AND CONDITIONS

As used herein, for users in Japan, "Licensor" means Flexera Software GK, a Godo Kaisha organized under the laws of Japan; for users in Europe, Middle East, or Africa, "Licensor" means Flexera Software Ltd., a private company limited by shares and incorporated in England and Wales with company number 6524874; for users outside of the countries listed above, "Licensor" means Flexera Software LLC.

A. SOFTWARE DESCRIPTION

Software License. Licensor hereby grants to you a nonexclusive, nontransferable license to use the FlexNet Manager for Engineering Applications, and/or the FlexNet Manager - FlexWrap software (and related documentation) indicated on the license certificate (the "**Software**") for your own internal purposes. You are acquiring either an Annual License or a Perpetual License for the Software. The license type will also be indicated on the license certificate. You may copy the Software for backup/archival purposes, provided that you include all copyright and similar rights notices. Licensor (or its licensor) retains all right, title, and interest in the Software (and in all copies).

THE SUBSECTIONS BELOW APPLY ONLY TO THOSE PORTIONS OF THE SOFTWARE FOR WHICH YOU HAVE ACQUIRED A LICENSE.

1. FlexNet Manager Administration Module. Each license for the FlexNet Manager Administration Module permits the management and administration of license servers associated with the licensed number of end users within your organization who access the software application identified by a distinct vendor daemon name(s) ("Vendor Daemon"). The FlexNet Manager Server software may be installed on a single named server identified by a district processor number ("HostID"). A set of redundant servers is considered a "single named server" for purposes of this license. The FlexNet Agent software may be installed and used on an unlimited number of processors within your organization.

2. FlexNet Manager Reporting Module. Each license for the FlexNet Manager Reporting Module permits the processing of reports associated the licensed number of end users within your organization who access the software applications identified by a distinct vendor daemon name(s) ("Vendor Daemon"). The software may be installed on a single named server identified by a distinct processor number ("HostID"). A set of redundant servers is considered a "single named server" for purposes of this license. The FlexNet Agent software may be installed and used on an unlimited number of processors within your organization.

3. FlexNet Manager Investment Planner / FlexNet Manager Premium Edition. Each license for the FlexNet Manager Investment Planner Module permits the administration and processing of reports associated the licensed number of end users within your organization who access the software applications identified by additional product, chargeback, contract reporting, and planning analysis capability. The FlexNet Manager Investment Planner Module is deployed within FlexNet Manager and enabled with new license increment lines when purchased.

4. FlexNet Manager ReportLog Reader. Each license for the FlexNet Manager LUM Reporting and Common ReportLog Reader modules permits the processing of reports associated non-FlexEnabled Report log reading and reporting associated with the licensed number of end users within your organization who access the software application identified by a distinct vendor daemon name(s) ("Vendor Daemon"). The FlexNet Manager LUM Reporting and Common ReportLog Reader Modules are deployed within FlexNet Manager and enabled with new license increment lines when purchased.

5. FlexNet Manager - FlexWrap. Each license for FlexNet Manager-FlexWrap permits the management and administration of license servers, and the processing of reports associated with, the licensed number of end users within your organization who access the software application identified by a distinct vendor daemon name(s) ("Vendor Daemon"). The FlexNet Manager Server software may be installed on a single named server identified by a district processor number ("HostID"). A set of redundant servers is considered a "single named server" for purposes of this license. The FlexNet Agent software may be installed and used on an unlimited number of processors within your organization. FlexWrap permits the "wrapping" of applications to introduce FlexNet licensing capabilities to that application. Wrapping an application allows you to track usage, control access, and share licenses of the FLEXwrapped applications. FlexNet Manager- FlexWrap combines FlexNet Manager with a production license to run a license server for the FlexWrap vendor daemon.

6. **LMScan Tool:** The "Imscan" tool is provided with the FlexNet Manager for Engineering Applications software product at no additional charge. The tool allows you to scan and discover Flex license server(s) and Vendor Daemons on your network; you may only use the tool to discover information for FlexNet Manager for Engineering Applications and may not be used with any other third party reporting products in any manner whatsoever.

B. LICENSE TYPES

You are acquiring either a limited term license for the Software, which can be renewed on an annual basis as described in B.1. below (the "**Annual License**"); or a license for the Software with an unlimited term as described in B.2. below (the "**Perpetual License**").

1. Annual License. If you have an Annual License, Licensor grants you the right to use the Software for a period of twelve (12) months from the date indicated on the license certificate (the "Annual Term"). At or prior to the end of the Annual Term, you will notify Licensor of your intent to (a) renew the Annual License, or (b) discontinue use of the Software. The designated HostID may be changed only once during the Annual Term without additional cost to you. An administrative fee will be due for extra HostID changes. The Vendor Daemon(s) may be changed only at the time of Annual License renewal.

(a) <u>Renewal.</u> Upon payment of a renewal fee for the Annual License, your right to use of the Software will be extended for an additional Annual Term.

(b) Termination of Annual License. If you notify Licensor that you wish to discontinue use of the Software, or if you fail to notify Licensor regarding renewal, the Annual License will expire and will terminate thirty (30) days after the end of the Annual Term.

2. Perpetual License. If you have a Perpetual License, Licensor grants you the right to use the Software, provided that you adhere to the terms of this Agreement up to the quantities shown on your license certificate. If you exceed usage on the license certificate you will be required to pay an upgrade fee. Upon your payment of the applicable maintenance fee outlined on the quote or invoice, Licensor will provide maintenance and support services for each Perpetual License for a period of twelve (12) months from the date indicated on the license certificate (the "Support Period"). The purchase of maintenance services for one Support Period for each Perpetual License is required for the first year. For the next Support Period, you may renew the maintenance service by paying a fee equal to the maintenance charged for the initial Support Period. In the event that you elect to not renew the maintenance services for any given period of time, you may reinstate the Support/Update services by paying an amount equal to 150% of the lapsed maintenance services, plus one-year going forward.

The designated HostID may be changed only once during the Support Period without additional cost to you. An administrative fee may be due for extra HostID changes. The Vendor Daemon(s) may not be changed under a Perpetual License, unless the underlying vendor changes the Vendor Daemon.

C. GENERAL TERMS

THE FOLLOWING PROVISIONS APPLY TO ALL SOFTWARE LICENSES:

1. License Restrictions. You may not (a) make the Software available for use by others in any service bureau or similar arrangement; (b) distribute, sublicense, transfer, or lend the Software to any third party; or (c) disassemble or reverse engineer (except in European Union countries, to the extent allowed by law) the Software or (d) download or use Vendor Daemons for which you have not paid a license fee. Unauthorized copying and modification of the Software is not permitted.

2. Maintenance Services. Upon payment of each Annual License fee (or upon payment of the maintenance fee for a Perpetual License, if applicable), you are entitled to receive the following maintenance services for a designated support contact: (a) remote inquiry (telephone, fax, e-mail) support, and (b) any new release of the Software which Licensor makes generally available to its licensees during the Annual Term (or during the Support Period, if applicable).

3. Limited Warranty and Disclaimer of Warranty. Licensor warrants that it has the right and authority to grant the rights described in this Agreement. Licensor further warrants that the Software, as provided, will substantially perform the functions described in the documentation when operated in the intended environment for a period of ninety (90) days from the date of delivery (the "Warranty Period").

THE WARRANTIES ABOVE ARE EXCLUSIVE AND IN LIEU OF ALL OTHER WARRANTIES, EXPRESS OR IMPLIED. LICENSOR EXPRESSLY DISCLAIMS ANY WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. Licensor does not warrant that the Software will (a) achieve specific results, (b) operate without interruption, or (c) be error free.

4. Limitation of Liability. If you report a problem in the Software within the Warranty Period, Licensor will, at its option, undertake to correct the problem or provide a reasonable workaround.

NEITHER LICENSOR NOR ITS LICENSOR, IF ANY, SHALL BE LIABLE FOR INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES, OR FOR DAMAGE TO SYSTEMS OR DATA, EVEN IF LICENSOR HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. LICENSOR'S LIABILITY FOR DAMAGES HEREUNDER SHALL IN NO EVENT EXCEED THE AMOUNT OF LICENSE FEES THAT YOU HAVE PAID.

For Users within Europe, the Middle East or Africa, No person who is not a party to this Agreement shall be entitled to enforce any terms of the same under the Contracts (Rights of Third Parties) Act 1999.

LICENSOR DOES NOT LIMIT OR EXCLUDE ITS LIABILITY FOR DEATH OR PERSONAL INJURY CAUSED BY ITS NEGLIGENCE.

5. Termination. In addition to the termination provisions described in Item B.1.b. above (if applicable), your license may be terminated if you fail to make payment or if you fail to comply with the terms of this Agreement within ten (10) days after receipt of written notice of such failure. In the event of termination, you must cease using the Software, destroy all copies of the Software (including copies in storage media) and certify such destruction to Licensor. This requirement applies to all copies in any form, partial or complete. Upon the effective date of any termination, you relinquish all rights granted under this Agreement.

6. Company Name. Licensor may include your company name in a list of Licensor customers.

7. **Export Law Assurances.** None of the Software or underlying information or technology may be downloaded or otherwise exported or reexported (i) into (or to a national or resident of) Iran, Iraq, Libya, Serbia, Sudan, North Korea, Cuba, or into any country to which the United

States has embargoed goods, or (ii) to anyone on the U.S. Treasury Department's List of Specially Designated Nationals or on the U.S. Commerce Department's Table of Denial Orders. By downloading or using the Software, you are agreeing to the foregoing and you are representing and warranting that you are not located in, under the control of, or a national or resident of any such country, or on any such list.

8. Verification/Audits. On Licensor's reasonable request, you will furnish Licensor with a signed statement confirming whether the Software is being used by you in accordance with this Agreement and if requested, you will run and provide Licensor with the "unique user report" that is available as part of the Software. Further during the term of this Agreement and for one (1) year thereafter, Licensor may, upon five (5) business days advance written notice to you, audit you for the purpose of verifying your compliance with this Agreement. You understand and agree that the audit may take place in person or Licensor may use technological means to perform such audit. You agree to provide Licensor will all reasonable assistance required hereunder.

9. General Terms. This agreement supersedes all prior representations and proposals and it is intended to be the complete agreement between us concerning your license for the Software. It may be modified only in writing by both parties. You may not assign or transfer this license. Failure to prosecute a party's rights will not constitute a waiver of any other breach.

For users in Japan, all fees are in non-refundable Japanese Yen. For users in Europe, Middle East or Africa, all fees are in the currency outlined in the quote/invoice and are non-refundable. For users in any region not outlined, all fees are in non-refundable US Dollars. Fees are due within 30-days of the date of the invoice.

All fees do not include taxes. If Licensor is required to pay any sales, use, GST, VAT, or other taxes in connection with your order, other than taxes based on Licensor's income, such taxes will be billed to and paid by you.

You will make all payments of fees to Licensor free and clear of, and without reduction for, any withholding taxes; any such taxes imposed on payments of fees to Licensor will be your sole responsibility and consequently the amount of such fees will be increased such that the net fee received by Licensor will be the same as if such withholding taxes were not imposed, and you will provide Licensor with official receipts issued by the appropriate taxing authority, or such other evidence as the Licensor may reasonably request, to establish that such taxes have been paid.

For Users in a U.S. Government Agency: The Software is provided as "Commercial Computer Software" or "restricted computer software". Use, duplication, or disclosure by the U.S. Government or a U.S. Government subcontractor is subject to the restrictions set forth in 48.C.F.R. Section 12.212 or 48 C.F.R 227.2702, as applicable or successor provisions. The manufacturer is Flexera Software LLC, 1000 East Woodfield Road, Ste 400, Schaumburg, IL 60173.

For users in Japan, this Agreement will be governed by the laws of Japan; for users in Europe, Middle East, or Africa, this Agreement will be governed by the laws of England and Wales and you submit to the jurisdiction of the courts of England and Wales; for users outside the countries listed above, this Agreement will be governed by the laws of California, USA, excluding conflicts of law. This Agreement is not subject to the United Nations Convention on Contracts for the Sale of Goods.

This Agreement is not subject to the United Nations Convention on Contracts for the Sale of Goods.

If any provision of this Agreement is found to be invalid, it will be enforced to the extent permissible and the remainder of this Agreement will remain in full effect. No term or condition contained in your purchase order will apply unless expressly accepted by Licensor in writing. This Agreement has been written in the English language. You waive any rights you may have under the law of your country or province to have this Agreement written in any other language.