

END USER LICENSE AGREEMENT (EULA)

IMPORTANT NOTICE --PLEASE READ CAREFULLY

This End User License Agreement (“EULA”) sets forth the terms applicable to use and licensing by Customer, its affiliates and subsidiaries (“Customer”) of software provided by TopQuadrant, Inc. (“TopQuadrant”) It is important that you read this document before installing or using the software provided by TopQuadrant (the “Software”) and any associated documentation or materials provided by TopQuadrant (“Documentation”). By clicking the “I accept” and “Next” buttons below, or by installing, or otherwise using, the Software, you acknowledge and agree that you are binding Customer to the terms of this EULA.

If you do not “accept” this EULA on behalf of Customer, then Customer is not licensed to use the Software, and you must destroy any downloaded copies of the Software in your or Customer’s possession or control. Please go to the TopQuadrant website at <http://www.topquadrant.com/docs/legal/EULA.pdf> to download and print a copy of this EULA for your records.

1. GRANT OF LICENSE.

TopQuadrant grants Customer a non-exclusive, non-transferable (except as provided in Section 16), limited license to use the Software. The license is an object code license, except that TopQuadrant may provide to Customer certain limited portions of the source code for the sole purpose of allowing Customer to prepare certain customizations to the Software using the source code (such source code, the “Licensed Source Code”).

DESIGNATION OF TOPQUADRANT SOFTWARE LICENSED

All TopQuadrant software products and solutions are licensed under the registered mark TopBraid™ and are as described in various materials provided by TopQuadrant from time to time.

- a. Client Side: All TopBraid Composer Products
- b. Server Side:
 - TopBraid Enterprise Data Governance
 - TopBraid Enterprise Vocabulary net
 - TopBraid Live

2. RESTRICTIONS.

- a. Client Side Product. If the Software is designated by TopQuadrant as a “client-side product,” then Customer may install and use the Software on a maximum of two computers; provided, however, that (i) one computer is Customer’s primary computer (e.g., an office computer) and one computer is Customer’s secondary computer (e.g., a laptop or home computer) and (ii) the Software is not simultaneously used on both computers.
- b. Server Side Product or Solution. If the Software is designated by TopQuadrant as a “server-side product or Solution,” then the Software will be limited by number of ‘CPU(s),’ ‘Data Sources,’ ‘Development License’ and/or ‘Users’ as defined below:
 - i. CPU means computer processing unit; and,
 - ii. Data Source means each unique connection to a data repository wherein data files are maintained. Does not mean a single data file, though a data repository could have one data file; and,
 - iii. Development License a non-production environments wherein all computer operations and the results from those operations are used solely for development and testing purposes and not for deriving any kind of business value other than development and testing; and,
 - iv. User means a person who has authorized and authenticated access by unique identifiers that are not shared with others (so no concurrent use.)
- c. Reverse Engineering. Customer shall not, nor shall it permit others to, reverse engineer, decompile, disassemble or otherwise attempt to discover the source code (other than the Licensed Source Code), underlying ideas, underlying user interface techniques or algorithms of the Software by any means whatsoever, directly or indirectly, or disclose any of the foregoing, except to the extent Customer may be expressly permitted to decompile under applicable law in the European Union, if it is essential to do so in order to achieve operability of the Software with another software program, and Customer has first requested TopQuadrant to provide the information necessary to achieve such operability and TopQuadrant has not made the information available. TopQuadrant has the right to impose reasonable conditions and to request a reasonable fee before providing the information.

- d. **Other Restrictions.** Customer may not loan, rent, lease, sublicense, distribute, transfer, assign, or use the Software to provide value through a software as a service business model, otherwise convey or provide access to all or any portion or any derivative works of the Software to any third party (including any affiliate or any outsourced service provider) except to the limited extent set forth herein.. Customer may not copy the Software in any manner except as set forth in Section 3. Customer may not create Modifications (as defined in Section 5) to the Software, except for Modifications made to Licensed Source Code to enable the preparation of customizations or to develop plug-ins (“Permitted Modifications”). Customer may not, directly or indirectly, (i) encumber or suffer to exist any lien or security interest on its license rights in the Software, or (ii) use the Software in any computer environment not specified in the Agreement, in any unintended or unapproved manner, or in any manner that violates applicable laws or regulations, including U.S. and foreign export control laws and regulations. The Software and Documentation were privately developed and are licensed to U.S. government end users only as commercial items. Use, duplication or disclosure by the U.S. Government or a U.S. Government contractor or subcontractor is subject to the restrictions set forth in this EULA and as provided in FAR 12.211 and 12.212 (48 C.F.R. §12.211 and 12.212) or DFARS 227. 7202 (48 C.F.R. §227-7202) as applicable.

3. COPIES.

Customer may make one archival copy of the Software, provided Customer’s archival copy is not installed or used on any computer and further provided that the copy shall bear the original and unmodified copyright, patent and other intellectual property markings that appear on or in the Software. Customer may not transfer the rights to an archival copy unless Customer transfers all rights in the Software as provided herein.

4. KEY CODES AND UPGRADES.

The Software can only be used after acquisition by Customer of a key code that will enable Customer to activate the Software. Customer may not re-license, reproduce or distribute any key code except with the express advance written permission of TopQuadrant. Upon receipt of a Software upgrade, Customer may receive a new key code to activate the upgraded version. TopQuadrant’s provision of a new key code does not constitute the granting of a second license to the Software, in that Customer may not use the upgraded version in addition to the prior version of the Software that is being replaced. Customer’s use of the upgraded version terminates its license to use the prior version of the Software.

5. OWNERSHIP OF INTELLECTUAL PROPERTY

- a. **Ownership.** TopQuadrant and its suppliers retain all right, title and interest in and to the Software, the Documentation, any images, photographs, animation, videos, audio, music, text and “applets” incorporated into the Software, and all copies thereof, as well as to all modifications to the Software, whether created by Supplier or any other person or entity, including all corrections, revisions, bug fixes, workarounds, translations, adaptations, derivative works, customizations, configurations, updates, upgrades, new releases, new versions, improvements, and enhancements thereof (“Modifications”), and all copyrights, trade secrets, patent rights, trademarks, service marks, trade dress, and any other intellectual property rights embodied therein or associated therewith (together, “TopQuadrant Rights”). Notwithstanding the foregoing, all models and other work product created by Customer using the Software, and all plug-ins developed by the Customer, shall be owned by Customer.
- b. **Reservation.** All rights not specifically granted to Customer in this EULA are reserved by TopQuadrant. Customer will take all reasonable measures to protect, and will not take any action which could prejudice or impair TopQuadrant’s rights in, and will not challenge or contest the validity of, or TopQuadrant’s complete and exclusive ownership of, the TopQuadrant Rights.

6. PAYMENT.

All license fees applicable to the Software will be invoiced and paid pursuant to the terms of the Agreement. Any consulting, development, installation, integration, training, support, or other professional services provided to Customer will be charged at TopQuadrant’s then-prevailing hourly rates, plus reimbursement of reasonable expenses, and invoiced in arrears on a monthly basis. Payment shall be due within 30 days after the date of the invoice. Any amount due that is not timely paid shall bear interest at the rate of 1.5% (or a lesser amount as may be the maximum permitted by law) per month or portion thereof that the amount remains unpaid after the due date. Customer shall reimburse TopQuadrant’s reasonable attorneys’ fees and other costs incurred by TopQuadrant in collecting any amount due to TopQuadrant. All amounts payable to TopQuadrant are exclusive of all federal, state, local, national, and international taxes.

7. LIMITED WARRANTY.

TopQuadrant warrants to Customer that the Software will perform substantially in accordance with the Documentation for a period of 90 days from the date of receipt. TopQuadrant’s and its suppliers’ entire liability and Customer’s sole and exclusive remedy for breach of the above warranty shall be, at TopQuadrant’s option, either (i) return of the price paid, if any, or (ii) repair or replacement of the nonconforming Software. TopQuadrant does not warrant that Customer will experience no down-time or data loss in connection with the Software, that the operation of the Software will be uninterrupted or error free, or that all Software errors will be corrected. Moreover, the above warranty shall not apply to (and TopQuadrant shall have no obligation with respect to): (1) any Software that has been modified or altered by any party other than TopQuadrant; (2) use of the Software with any equipment or software not recommended by TopQuadrant (see <http://www.topquadrant.com/products/supported-platforms/>) or approved in advance by TopQuadrant; (3) noncompliance with Documentation, improper operation, or mismanagement of the Software; or (4) electrical failures or surges, poor circuitry, or other accidents or causes not within the reasonable control of TopQuadrant.

8. DISCLAIMER OF OTHER WARRANTIES.

OTHER THAN THE WARRANTY SET FORTH IN SECTION, TOPQUADRANT AND ITS SUPPLIERS MAKE NO WARRANTIES OR REPRESENTATIONS, EXPRESS OR IMPLIED, WHETHER BY STATUTE, COMMON LAW, CUSTOM, USAGE OR OTHERWISE, AS TO ANY MATTERS, INCLUDING THE PERFORMANCE OR RESULTS CUSTOMER MAY OBTAIN BY USING THE SOFTWARE. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, TOPQUADRANT AND ITS SUPPLIERS DISCLAIM ALL OTHER WARRANTIES WITH REGARD TO THE SOFTWARE, WHETHER EXPRESS OR IMPLIED, INCLUDING IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, SATISFACTORY QUALITY, INFORMATIONAL CONTENT OR ACCURACY, QUIET ENJOYMENT, TITLE AND NONINFRINGEMENT.

9. LIMITATION OF LIABILITY.

TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, EVEN IF A REMEDY FAILS ITS ESSENTIAL PURPOSE, IN NO EVENT SHALL TOPQUADRANT OR ITS SUPPLIERS BE LIABLE FOR ANY SPECIAL, INCIDENTAL, DIRECT, INDIRECT OR CONSEQUENTIAL DAMAGES WHATSOEVER (INCLUDING DAMAGES FOR LOST PROFITS, BUSINESS INTERRUPTION, LOSS OF INFORMATION, OR ANY OTHER PECUNIARY LOSS) ARISING OUT OF THE USE OF OR INABILITY TO USE THE SOFTWARE, EVEN IF TOPQUADRANT HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IN ANY CASE, TOPQUADRANT'S ENTIRE LIABILITY UNDER ANY PROVISION OF THE AGREEMENT OR THIS EULA SHALL BE LIMITED TO THE LESSER OF CUSTOMER'S ACTUAL DAMAGES OR THE AMOUNT ACTUALLY PAID BY CUSTOMER FOR THE SOFTWARE.

10. THIRD-PARTY AND OPEN SOURCE PROGRAMS.

One or more third-party proprietary or open source programs or services may be embodied in, bundled with, or otherwise provided by TopQuadrant to Customer in connection with the Software. Customer acknowledges that open source programs are distributed under the terms of the open source license applicable to each such program, and only such license, with no additional license conditions. Where required by the applicable license, the source code for each open source program distributed by TopQuadrant can be accessed by Customer via TopQuadrant's website. Any rights associated with any open source program apply to that program only and not to any other programs owned by TopQuadrant or its licensors even if distributed together with the open source program.

11. PRIVACY MATTERS.

TopQuadrant's Privacy Policy is incorporated into this EULA and is available for download at <http://www.topquadrant.com/docs/legal/privacy.pdf>. TopQuadrant does not collect any personal data except when provided by Customer for purpose of making payments to TopQuadrant or receiving business benefits such as technical support and maintenance or training from TopQuadrant. TopQuadrant has no access to data collected by Customer using TopQuadrant Software unless under separate agreement between TopQuadrant and Customer. By Customer's acceptance of the terms of this EULA or use of the Software, Customer authorizes the collection, use and disclosure of information collected by TopQuadrant for the purposes provided for in this EULA and/or the Privacy Policy as revised from time to time.

12. TERM AND TERMINATION.

The Agreement (including this EULA) may be terminated (a) by Customer's giving TopQuadrant written notice of termination or (b) by TopQuadrant's giving Customer written notice of termination if Customer commits a breach of the Agreement and fails to cure the breach within ten days after notice from TopQuadrant. Upon termination, Customer must cease all use of the Software, destroy all copies then in Customer's possession or control and take any other actions as TopQuadrant may reasonably request to ensure that no copies of the Software remain in Customer's possession or control. The terms and conditions set forth in Sections 2, 5, 6, 7, 8, 9, 11, 12, 13, 14, 15, and 17 shall survive termination as applicable.

13. SUPPORT AND MAINTENANCE.

Subject to timely payment by Customer of the applicable maintenance and support fees under the Agreement or any applicable Maintenance and Support Agreement, TopQuadrant shall provide maintenance and support services in accordance with its standard maintenance and support terms for such services. For Client Products, such as TopBraid Composer, TopQuadrant's standard support terms are as set forth at http://www.topquadrant.com/docs/legal/TBC_tsm.pdf. For all Server Products, TopQuadrant's standard support terms are set forth in its standard Maintenance and Support Agreement [http://www.topquadrant.com/docs/legal/TopBraidServerProducts-SupportandMaintenance\(TSM\).pdf](http://www.topquadrant.com/docs/legal/TopBraidServerProducts-SupportandMaintenance(TSM).pdf) to be entered into between TopQuadrant and Customer at initiation of the license. TopQuadrant reserves the right to change the nature and scope of its standard maintenance and support services upon reasonable notice to Customer.

14. INDEMNIFICATION.

- a. By TopQuadrant. TopQuadrant shall indemnify and defend Customer against any claims by a third party not affiliated with Customer that the Software infringes such party's registered or issued U.S. patents or copyrights, or misappropriates its trade secrets, and shall pay the amount of any resulting adverse final judgment or settlement to which TopQuadrant consents; provided, however, that Customer provides TopQuadrant with prompt notice of the claim, allows TopQuadrant to assume the defense or settlement of the claim in its sole discretion, and provides reasonable assistance to TopQuadrant upon request in resolving the matter. In the event of infringement or misappropriation, TopQuadrant may replace, in whole or in part, the Software with a substantially compatible and

comparable product, modify the Software to avoid the infringement or misappropriation, or procure for Customer the right to continue using the Software. TopQuadrant will have no liability under this Section arising from or relating to: (i) use of the Software after TopQuadrant has notified Customer to discontinue its use due to an infringement or misappropriation claim; (ii) the combination, operation, or use of the Software with technology or other materials not supplied by TopQuadrant, if the claim would have been avoided by use of other technology or other materials; or (iii) alteration of the Software or use of a version of the Software that has been superseded by a newer version, if the infringement would have been avoided by use of a current unaltered version which TopQuadrant has provided or made available to Customer.

- b. By Customer. Customer shall indemnify and defend TopQuadrant against any claims against TopQuadrant, and shall pay the amount of any resulting damages, arising from or in connection with (i) Customer's breach of the Agreement, (ii) Customer's use of the Software (subject, however, to TopQuadrant's indemnification obligations under Section 14(a)), or (iii) Customer's Modifications to the Software (regardless of whether the Modifications are Permitted Modifications).

15. CONFIDENTIALITY.

- a. General Obligations. For a period of three years following disclosure or exposure (or, in the case of trade secrets as defined under applicable law, for so long beyond the three-year period as the information continues to be a trade secret as so defined), Customer shall maintain confidentiality with respect to, and refrain from using other than as provided in the Agreement, any proprietary, confidential, or trade secret information of TopQuadrant acquired by Customer, including the design, functionality, structure, organization, code, and operation of, and pricing for, the Software, and proprietary information contained in the Software or Documentation. Customer shall use confidentiality agreements and other similar measures with, and to be fully responsible for, any parties who obtain any TopQuadrant confidential information through Customer, including any of Customer's employees, former employees, contractors, and former contractors.
- b. Obligations Relating to Licensed Source Code. In addition to the reasonable efforts that at all times Customer must make to maintain confidentiality with respect to all of TopQuadrant's proprietary, confidential, and trade secret information, the following specific procedures must be utilized in the protection of any portions of the Licensed Source Code: (i) Customer shall ensure that all access to the Licensed Source Code is password protected and that the passwords conform to the reasonable requirements of TopQuadrant, including requirements regarding the format of passwords and the frequency with which the passwords must be changed. (ii) Customer shall not provide any access to the Licensed Source Code to contractors or other outside parties without TopQuadrant's prior written authorization. (iii) Customer shall ensure that all copies of Licensed Source Code are identified by number or other manner such that each copy may be reasonably monitored, tracked and secured by Customer or TopQuadrant.

16. ASSIGNMENT.

The Agreement shall inure to the benefit of and be binding upon the parties, their successors, and assigns. The Agreement may not be assigned by Customer without the prior written consent of TopQuadrant; provided, however, that Customer may assign the Agreement to a purchaser of all or substantially all of Customer's assets upon the advance written approval of TopQuadrant not to be unreasonably withheld or delayed, if (a) Customer also transfers the Software, the Documentation, and all other software or hardware bundled or pre-installed with the Software, including all copies, updates and prior versions, to such purchaser; (b) Customer retains no copies, including archival copies, of the Software or Documentation; (c) the purchaser secures a personalized key code from TopQuadrant; and (d) the purchaser accepts the terms and conditions of the Agreement.

17. GENERAL PROVISIONS.

- a. Governing Law; Venue. The Agreement shall be governed by and construed in accordance with the laws of the State of North Carolina, USA (excluding its conflict of laws principles and the U.N. Convention on Contracts for the International Sale of Goods). Customer expressly agrees that exclusive jurisdiction for any claim or dispute with TopQuadrant or relating in any way to Customer's use of the Software resides in the federal or state courts of North Carolina, and Customer further agrees and expressly consents to the exercise of personal jurisdiction in the federal or state courts of North Carolina in connection with any such dispute or claim.
- b. Force Majeure. If TopQuadrant is delayed in or prevented from performing any obligation under the Agreement due to causes or events beyond its control, including any act of God, fire, riot, legal action, hardware/equipment breakdown or failure, non-TopQuadrant software failure, present or future law, governmental order, rule or regulation, such delay or nonperformance shall be excused and the time for performance shall be extended or rescheduled on mutually agreeable terms.
- c. Audit Rights. TopQuadrant may conduct an audit of Customer's usage of the Software and compliance with this EULA annually, and Customer shall provide to TopQuadrant all reasonable access in connection with the audit, including access to its systems, premises, and employees. Audits shall be conducted so as to minimize interference with Customer's use of the Software and its normal business operations.
- d. Compliance. Customer shall notify Customer's employees who may have access to the Software of the restrictions contained in this EULA and ensure their compliance with these restrictions. Customer agrees to bear full responsibility for the actions of its employees or other parties who obtain access to the Software through Customer.

- e. Notices. Any notice or other communication given under the Agreement shall be in writing and shall have been properly given by either party to the other if sent by certified or registered mail, return receipt requested, or by overnight courier to the address shown on TopQuadrant's website for TopQuadrant and the address shown in TopQuadrant's records for Customer, or such other address as the parties may designate by notice given in the manner set forth above.
- f. Interpretation. All Section numbers in this EULA refer to Sections of this EULA, unless otherwise specifically stated. Any of the terms defined in this Agreement may be used in the singular or the plural. In this Agreement, unless otherwise specifically stated, "hereof," "herein," "hereto," "hereunder" and the like mean and refer to this EULA as a whole and not merely to the specific section, paragraph or clause in which the word appears; "including" means including without limitation; and words importing any gender include the neuter and the other genders. The title of this EULA and the headings of the Sections of this EULA are for reference purposes only and shall not be used in construing or interpreting this EULA.
- g. Entire Agreement; Amendment; Etc. As used in this EULA, the term "Agreement" means (i) this EULA, (ii) TopQuadrant's order schedule, TopQuadrant's support and maintenance agreement, or any other document or documents agreed in writing by TopQuadrant and evidencing TopQuadrant's and Customer's agreement regarding the TopQuadrant software products to be licensed to Customer, the license fees, the number of licensed users (in the case of server-side products), and any other products or services to be provided by TopQuadrant (the "Order Documents"), (ii) any documents or agreements referenced in this EULA, and (iii) any amendments to any of the foregoing. The Agreement contains the entire agreement and understanding of the parties with respect to the matters addressed in the Agreement, and supersedes all prior written and oral understandings of the parties with respect to those matters. The Agreement may be amended only by a document in writing signed by both parties. If, for any reason, any provision of the Agreement is held invalid or otherwise unenforceable, such invalidity or unenforceability shall not affect the remainder of the Agreement, and the Agreement shall continue in full force and effect to the fullest extent allowed by law. The failure of either party at any time to require performance of any provision hereof shall in no manner affect such party's right at a later time to enforce the same or any other term of the Agreement.

18. PRE-RELEASE, EVALUATION AND FREE EDITION SOFTWARE.

- a. Application. If Customer is licensing from TopQuadrant a pre-commercial release or beta version of Software ("Pre-release Software"), or is using the Software on an evaluation or demonstration basis ("Evaluation Software"), or is licensing from TopQuadrant a free edition of Software ("Free Edition Software"), then the terms of this Section 18 shall apply. If any provision of this Section 18 conflicts with any other term or condition in this EULA, this Section 18 shall supersede and control over such other term with respect to Pre-release Software, Evaluation Software and/or Free Edition Software, but only to the extent necessary to resolve the conflict. Notwithstanding the foregoing, if Customer has been provided Pre-release Software, Evaluation Software, or Free Edition Software pursuant to a separate written agreement, Customer's use of the Software is governed by that agreement.
- b. Pre-release Software. The Pre-release Software is a pre-release version and may contain bugs, errors and other problems that could cause system or other failures and data loss. The Pre-release Software does not represent a final product, and a final product that is the same as, similar to, or compatible with, the Pre-release Software may not be introduced or made available in the future. Any research or development that Customer performs regarding the Pre-release Software or any product associated with the Pre-release Software is done entirely at Customer's own risk. During the term of Customer's use of the Pre-release Software, Customer will, upon request by TopQuadrant, provide feedback to TopQuadrant regarding testing and use of the Pre-release Software, including error or bug reports. Customer shall not be entitled to use Pre-release Software in live, production environments. All use shall be strictly for non-commercial, internal, non-production purposes.
- c. Evaluation Software. If the Evaluation Software has a time-out feature, then the Software will cease operation at the conclusion of the designated evaluation period. Upon the expiration date, Customer's license will expire unless otherwise extended. Access to any files created with the Evaluation Software is entirely at Customer's risk. Customer shall not be entitled to use Evaluation Software in live, production environments. All use shall be strictly for non-commercial, internal, non-production purposes.
- d. Free Edition Software. Free Edition Software does not have the same functionality or features as commercial versions of the Software. TopQuadrant does not provide support and maintenance with respect to Free Edition Software. If Customer has questions regarding the use of Free Edition Software, TopQuadrant may elect, in its sole discretion, to respond to the questions, but Customer's use of any advice provided by TopQuadrant is at Customer's own risk. All use of Free Edition Software shall be strictly for non-commercial, internal, non-production purposes. Customer may not sublicense or otherwise distribute, or allow others to use, Free Edition Software.
- e. Disclaimer of Warranties; Limitation of Liability. PRE-RELEASE SOFTWARE, EVALUATION SOFTWARE AND/OR FREE EDITION SOFTWARE IS PROVIDED TO CUSTOMER "AS-IS," AND TOPQUADRANT AND ITS SUPPLIERS MAKE NO WARRANTIES OR REPRESENTATIONS, EXPRESS OR IMPLIED, WHETHER BY STATUTE, COMMON LAW, CUSTOM, USAGE OR OTHERWISE, AS TO ANY MATTERS, INCLUDING THE PERFORMANCE OR RESULTS CUSTOMER MAY OBTAIN BY USING THE PRE-RELEASE SOFTWARE, EVALUATION SOFTWARE AND/OR FREE EDITION SOFTWARE. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE

LAW, TOPQUADRANT AND ITS SUPPLIERS DISCLAIM ALL WARRANTIES WITH REGARD TO THE PRE-RELEASE SOFTWARE, EVALUATION SOFTWARE AND/OR FREE EDITION SOFTWARE AND INFORMATION PROVIDED TO CUSTOMER WITH RESPECT TO SUCH PRODUCTS, WHETHER EXPRESS OR IMPLIED, INCLUDING IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, SATISFACTORY QUALITY, INFORMATIONAL CONTENT OR ACCURACY, QUIET ENJOYMENT, TITLE AND NONINFRINGEMENT. WHERE LEGALLY LIABILITY CANNOT BE EXCLUDED, BUT IT MAY BE LIMITED, TOPQUADRANT'S LIABILITY AND THAT OF ITS SUPPLIERS SHALL BE LIMITED TO THE SUM OF \$50 IN TOTAL.

- f. Remedy. Customer's sole REMEDY in the event of any dissatisfaction is to cease using the Pre-release Software, Evaluation Software, and/or Free Edition Software and erase all copies of same from Customer's computers and memory storage devices, and return to TopQuadrant all copies of those products and any associated documentation.