THIS AGREEMENT is entered into as of					("Effective Date") by				
and between;									
		,							
						("LICE	NSOR")	
and									
		,							
						("LICE	NSEE")		
Collectively re	eferred to as t	he "Parties	s" or ir	ndividually	as a "Party."				
WHEREAS,	Licensee	wishes		license	Software	for	the	purpose	of
		aı	nd the	Licensor d	esires to licer	nse this	softwa	re to license	e.

NOW THEREFORE, the parties hereto agree as follows:

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Subject to the terms and conditions of the Agreement, the Licensor grants to Licensee a non-exclusive, non-transferable license to use the software ("the Software") identified below;

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2. Term

This Agreement shall commence on	and continue for an initial				
term of	unless terminated earlier as provided herein.				
Upon the expiration of the initial term	n, this Agreement shall automatically renew for successive				
renewal terms of	each, unless either Party provides written notice				
of non-renewal at least	prior to the end of the then-current term.				
3. Termination					
Either Party may terminate	this Agreement for any reason by providing				
written	notice to the other Party.				
Either Party may terminate this Agree	ement immediately by providing written notice to the other				
Party if the other Party is in a material	breach of any provision of this Agreement and fails to cure				
such breach within	after receiving written notice specifying the				
breach.					
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forth in this clause within	after termination. Termination shall not				
relieve either Party of any obligation	ons or liabilities accrued prior to the Effective Date of				
termination.					

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Licensee shall pay, upon delivery of the Licensed Programs, the license fees set forth below:

The Licensee agrees that License fees do not include any shipping, duties, bank fees, sales, use, excise or similar taxes due. If Licensor is required to pay any such amounts, Licensee shall reimburse Licensor in full.

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consulting to answer such	questions without	charge to Licensee	up to a	maximum of
	hours for each lice	ensed program.		

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14. General Provisions

Entire Agreement. This Agreement contains the entire agreement and understanding among the parties hereto with respect to the subject matter hereof, and supersedes all prior and contemporaneous agreements, understandings, inducements and conditions, express or implied, oral or written, of any nature whatsoever with respect to the subject matter hereof. The express terms hereof control and supersede any course of performance and/or usage of the trade inconsistent with any of the terms hereof.

Severability. In the event any provision of this Agreement is determined to be invalid or unenforceable, the remainder of this Agreement shall remain in force as if such provision were not a part.

Amendment and Modification. This Agreement may only be amended by a written instrument executed by each of the Parties hereto.

Counterparts. This Agreement may be executed in two or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument.

Governing Law. This Agreement shall be governed and interpreted by the laws of the State of

shall be the appropriate venue and jurisdiction for the resolution of any disputes hereunder. Both parties hereby consent to such personal and exclusive jurisdiction.

Notices. All notices in connection with this Agreement shall be in writing and may be given by certified, registered, or first class mail or personally delivered at the address set forth on the front page. For purposes of this Agreement, a notice shall be deemed effective upon personal delivery to the party or if by mail five days after proper deposit in a mailbox.

Licensee Signature	Licensor Signature

IN WITNESS WHEREOF, the parties have caused this Agreement to be executed as of the

Effective Date.



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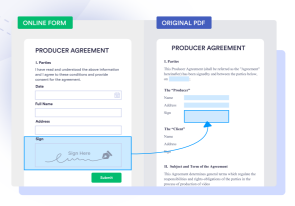
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