

# **END USER LICENSE AGREEMENT**

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This Agreement also covers software owned by third parties ("Third-Party Apps"). If no license or specific terms and conditions are presented for acceptance the first time that Third-Party App is invoked, then the use of that third party software will be governed by this Agreement.

If You are not willing to comply with the terms and conditions of this Agreement, do not use the Software.

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"Affiliate" means a company controlled by, controlling or under common control with a party to this Agreement.

"Agreement" means this End User License Agreement.

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"Client Seat" means any computer system, software application, or service that can access and run a program window. This includes, but is not limited to, PCs, workstations, terminals, Terminal Services Clients, virtual PCs and servers.

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- 7.1 Definition of Confidential Information. Your Confidential Information includes Your Data, Confidential Information of Enfocus includes the Software and the terms and conditions of this Agreement (including pricing), however, Confidential Information does not include any information that (i) is or becomes generally known to the public without breach of any obligation owed to the party disclosing Confidential Information ("Disclosing Party"), (ii) was known to the party receiving Confidential Information ("Receiving Party") prior to its disclosure by the Disclosing Party without breach of any obligation owed to the Disclosing Party, (iii) is received from a third party without breach of any obligation owed to the Disclosing Party, or (iv) was independently developed by the Receiving Party. For the avoidance of doubt, the non-disclosure obligations set forth herein apply to Confidential Information exchanged between the parties in connection with the evaluation of additional Enfocus services.
- **7.2 Confidentiality Obligations.** The Receiving Party will use the same degree of care that it uses to protect the confidentiality of its own Confidential Information of like kind (but not less than reasonable care) to not use any Disclosing Party Confidential Information for any purpose outside the scope of this Agreement and except as otherwise authorized by the Disclosing Party in writing, limit access to Confidential Information of the Disclosing Party to those of its and its Affiliates' employees and contractors who have a need to know and who are under similar confidentiality obligations as those herein. If the Receiving Party is required by law or court order to disclose Confidential Information, then Receiving party shall, to the extent legally permitted, provide the Disclosing Party with advance written notification and cooperate in any effort to obtain confidential treatment of the Confidential Information.

The Receiving Party acknowledges that disclosure of Confidential Information may cause substantial harm for which damages alone would not be a sufficient remedy, and therefore that upon any such disclosure by the Receiving Party, the Disclosing Party will be entitled to seek appropriate equitable relief in addition to whatever other remedies it might have at law. Upon termination of this Agreement, both parties shall either return or destroy any Confidential Information in its possession.



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You may not export or re-export the Software in violation of any applicable laws or regulations including but not limited to those of the United States of America, the European Union and the United Kingdom. In addition, if the Software is identified as export controlled items under the export laws of the United States of America, the European Union or the United Kingdom, You represent and warrant that You are not a citizen, or otherwise located within, an embargoed nation and that You are not otherwise prohibited under applicable export laws from receiving or using the Software. All rights to use the Software are granted on the condition that those rights are forfeited if You fail to comply with the terms of this Agreement. In case of a transfer of licenses You agree to be responsible for the payment of all taxes and duties (including but not limited to VAT, sales taxes, import taxes, etc.) applicable or levied as a result of the import of the Software or of the transferred licenses into the country or geographical area where the transferred licenses will be used, and agree to indemnify and hold harmless Enfocus, its officers, agents and employees (the "Indemnitees") from and for any claims, suits and proceedings and any costs, fines and expenses awarded against or incurred by the Indemnitees as a result of Your failure to pay such taxes or duties.

#### 9. Term and Termination

License commencement date. A license granted hereunder is effective from the earlier of the date provided in the corresponding Order Document or date of activation of the Software.

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Subscription based licenses are granted for the initial period defined by the Order Document (the "Initial Term"). Following the Initial Term, if so indicated by the Order Document, Your license shall automatically renew for consecutive one year periods, subject to You having paid all fees due ("Renewal Terms").

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This Agreement shall be governed by and construed in accordance with the laws of the country, state or other geographic designation where Enfocus is located, without reference to its conflicts of laws principles. The United Nations Convention on the International Sale of Goods will not apply. Each party hereby consents that any litigation between the parties relating to this Agreement, breach, termination, or invalidity thereof, shall be conducted in the courts of the country, state or other geographic designation where Enfocus is located, and the parties irrevocably accept and submit to the exclusive jurisdiction of such courts. Notwithstanding the previous, Enfocus shall also be entitled to bring any actions against You in the courts of the jurisdiction or place where You are established,



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