VBS2 PE SOFTWARE (PERSONAL AND ACADEMIC EDITION) END USER LICENSE AGREEMENT

IMPORTANT: PLEASE BE SURE TO CAREFULLY READ AND UNDERSTAND ALL OF THE RIGHTS AND RESTRICTIONS DESCRIBED IN THIS END USER LICENSE AGREEMENT ("EULA"). BY INSTALLING, COPYING, OR OTHERWISE USING THE SOFTWARE, YOU AGREE TO BE BOUND BY THE TERMS OF THIS EULA. IF YOU DO NOT AGREE TO EACH AND EVERY TERM OF THIS EULA, DO NOT INSTALL, COPY, OR USE THE SOFTWARE.

This EULA is a legal agreement between you and Bohemia Interactive Australia Pty. Ltd. (ACN 099 083 100), an Australian corporation with its principal place of business at 138 Magnus Street, Nelson Bay NSW 2315 Australia, ("BIA" or the "Company," references to which include its affiliated companies where appropriate), with respect to the installation, access and/or use of: (i) the computer software known as VBS2 PE, being the personal and academic edition of the VBS2 software; (ii) if provided with this copy of the Software, the VBS2 Development Suite and other Tools (as defined below) (iii) any plug-in modules licensed or otherwise provided by or on behalf of the Company with or for use with the VBS2 Software (which may include, but are not necessarily limited to, VBS2Fires, VBS2Strike and/or VBS2Fusion); (iv) patches, updates and supplements (including additional plug-ins), if any, to the VBS2 Software or Tools which the Company may from time to time provide in the exercise of its sole and absolute discretion; (v) all printed or electronic materials provided by the Company in relation to the foregoing; and (vi) any discs or other media on which any of the foregoing are delivered or provided; all collectively referred to in this EULA as the "Software".

IMPORTANT TERMS

THIS COPY OF THE SOFTWARE IS LICENSED AND NOT SOLD TO THE LICENSEE (DEFINED BELOW) AND IT MAY BE INSTALLED, ACCESSED AND USED SOLELY BY **AUTHORISED USERS** (DEFINED BELOW) OF THE LICENSEE ON **AUTHORISED DEVICES** (DEFINED BELOW) PURSUANT TO THE TERMS OF, AND ONLY AS EXPRESSLY PERMITTED BY, THIS EULA. UNLESS THE LICENSEE IS A UNIVERSITY, THIS SOFTWARE MAY BE INSTALLED ONLY ON A SINGLE AUTHORIZED DEVICE.

IT IS YOUR RESPONSIBILITY TO DETERMINE IF YOU CURRENTLY QUALIFY AN AUTHORISED USER UNDER THE DEFINITION SET FORTH BELOW. IF YOU DO NOT QUALIFY AS AN AUTHORISED USER UNDER EITHER PART OF THIS DEFINITION, YOU MUST NOT INSTALL, ACCESS OR USE THE SOFTWARE.

"LICENSEE" is defined as the legal entity (e.g., university or agency) or individual who purchased the Software from Company or one of its authorised resellers.

"AUTHORISED USER" is defined as:

- If the Licensee (Software license purchaser) is a university or other legal entity, then its officers and employees (and, in the case of a university, its student interns and paid student research assistants) who use the Software in the course of their employment and with the permission of the Licensee are the sole Authorised Users of the Software.
- If the Licensee (Software license purchaser) is an individual then that individual and his or her
 friends and family who use the Software with the permission of the Licensee are the sole
 Authorised Users of the Software.

"AUTHORISED DEVICE" is defined as a desktop or laptop computer and, ONLY in the case of

Licensees that are universities or other legal entities, also includes other simulation training devices owned and controlled by and maintained on the premises or facility of the Licensee (but, until 30 April 2011, excluding any device that includes the functionality of enabling users to shoot at screens whereby projectile hit points are detected by laser detection cameras or live fire detection cameras (hereinafter a "Laser Device")). For avoidance of doubt, Software purchased by an individual may NOT be installed on a simulation training device and such devices are not Authorized Devices for such Licensees.

The Software is licensed for use only by Authorised Users and on the strict condition that each Authorised User accepts and complies with all of the terms and conditions contained in this EULA. By installing, accessing or using the Software, or by otherwise accepting this EULA, you represent that you are an Authorised User and irrevocably agree to be bound by the terms of this EULA.

You may not install, launch, access or use the Software unless you have reviewed the terms of this EULA and have accepted it by registering your acceptance using the procedure provided by the Software. By registering your acceptance of this EULA, you acknowledge that you have read this EULA, understand it and agree to be bound by its terms and conditions. If you do not agree to all of the terms and conditions of this EULA, you must cancel the installation, downloading or launching of the Software and you must not thereafter use or access the Software unless and until you accept this EULA.

THE LICENSEE MUST ENSURE THAT ONLY AUTHORISED USERS ARE ALLOWED TO INSTALL, ACCESS AND USE THE SOFTWARE, THAT THE SOFTWARE IS INSTALLED ONLY ON AUTHORISED DEVICES, AND THAT ALL USERS ARE PROVIDED WITH, ACCEPT AND COMPLY WITH THIS EULA.

BY INSTALLING THIS SOFTWARE OR ANY PATCH, UPDATE OR SUPPLEMENT THERETO (INCLUDING ADDITIONAL PLUG-INS), YOU REPRESENT THAT YOU ARE THE LICENSEE OR ARE AUTHORISED TO ACCEPT THIS EULA ON BEHALF OF THE LICENSEE AND ACKNOWLEDGE THAT THE LICENSEE IS RESPONSIBLE FOR COMPLIANCE WITH THIS EULA BY ALL USERS.

INTELLECTUAL PROPERTY RIGHTS

The Software is protected by copyright and other intellectual property laws and treaties. The structure, organization and code of the Software are the valuable trade secrets and confidential information of Company or its licensors. All title and copyrights in and to the Software (including but not limited to any images, photographs, animations, video, music, text and "applets" incorporated into the Software) and any printed materials accompanying the Software are owned by Company or its licensors. This EULA does not grant the Licensee or you any intellectual property rights in the Software or in derivative works based on the Software (with the exception of contributions to certain Variations and Plug-Ins, as provided below).

GRANT OF LICENSE

The Software is licensed and not sold to the Licensee and its use is subject to this EULA. The Licensee may make and maintain one copy of the Software for backup and archival purposes, provided that the original and copy of the Software are kept in its possession.

If and only if you are the Licensee or an Authorised User, subject to your agreement to and continuing compliance with this EULA, the Company grants and you hereby accept a limited, personal, restricted, non-exclusive and non-transferable license to install, access and use the Software only as expressly permitted in this EULA. Without limiting the foregoing, this license grant is expressly conditioned on your continued compliance

with the restrictions and obligations set forth in the **License Restrictions and Obligations** and **Variations and Plug-Ins** sections of this EULA (below), and any use in contravention of these restrictions and obligations shall violate this EULA and infringe on the copyrights and other intellectual property rights of the Company and its licensors.

All rights not expressly granted in this EULA are reserved by the Company and its licensors.

LICENSE RESTRICTIONS AND OBLIGATIONS

You must comply with, and Licensee must ensure compliance with, the following restrictions and obligations with respect to the Software, each of which is a condition to the license granted in this EULA:

- (a) Copies of the Software may be made available to and used solely by Authorised Users and only in accordance with the terms and conditions of this EULA. You must not use or copy the Software except as expressly provided in this EULA.
- (b) This Software may be installed only on a single Authorised Device owned and controlled by and maintained on the premises or facility of Licensee; with the following limited exception: if (and only if) the Licensee is a university, then the. The Software may be installed on multiple Authorised Devices; however, notwithstanding multiple installations of this Software, only one installation of the Software may be accessed and used by one user at any one time. The Software shall not be installed or used within a terminal server environment such as, but not limited to, a CITRIX Metaframe server, nor shall it be installed or used on any device that is not owned and controlled by and maintained on the premises or facility of Licensee (such as an Authorised User's personal home computer).
- (c) This Software may not be installed or used on any Laser Device until 30 April 2011, after which date the Software may be installed by the Licensee on Laser Devices.
- (d) The Software (including but not limited to all or any part of the Software source code) shall not be decompiled, modified, reverse engineered or disassembled, and shall not be communicated to the public or made available on the Internet or over any other network. You are expressly prohibited from unpacking or otherwise opening content files contained in the Software (including but not limited to files with the .pbo or .ebo file extension) and from accessing or attempting to access the Software source code.
- (e) The Software (including any physical copy thereof) shall not be rented, sold, leased, provided, transferred, loaned, sublicensed, assigned or distributed to any third party (including but not limited to other companies, academic organizations, defence forces, agencies or personnel outside the Licensee) without prior written permission from the Company which the Company may give or withhold in its absolute discretion. For the avoidance of doubt, this restriction means that, if the Software is integrated by the Licensee with hardware and/or other software to create an integrated product ("Integrated Product"), the Integrated Product incorporating the Software can not be rented, sold, leased, provided, transferred, loaned, sublicensed, assigned or distributed to any third party (including but not limited to other companies, academic organizations, defence forces, agencies or personnel outside the Licensee) without prior written permission from the Company which the Company may give or withhold in its absolute discretion.
- (f) The Software shall be accessed and used solely and exclusively with the applicable hardware digital rights management device (dongle), software rights management system or other anti-

theft security measure that accompanies it (collectively, the "Security Measures") and you shall not attempt to disable or circumvent the Security Measures or to install or use the Software on a device that is not compatible with the Security Measures. Each dongle or other Security Measure shall be used to give access to only one Authorised User on one Authorised Device at one time. The Company reserves the right to update or replace the Security Measures from time to time.

- (g) No modification shall be made to the splash or main menu screens of the Software without prior written permission from Company, which it may withhold in its unfettered discretion, and the splash and main menu screens shall not be hidden or otherwise avoided and shall remain clearly visible during the VBS2 start-up process. This EULA shall not be modified, hidden or otherwise avoided.
- (h) You must not delete or obscure any copyright, trademark or other proprietary notice in the Software or accompanying materials.
- (i) Derivative works based on or incorporating the Software or any component thereof may not be made except to the extent expressly permitted in the Variations and Plug-Ins section of this EULA. Plug-Ins and Variations, as defined below, may be used only in conjunction with licensed uses of the Software. You may not add any of the functionality, software, tools, content or features that are contained in the complete version of the Software, but have been excluded from a "Lite" version, to any Lite version.
 - (j) You must not claim ownership of the Software either verbally or in writing.
- (k) You agree to use your best efforts and to take all reasonable steps to safeguard the Software to ensure that no unauthorised person has access to the Software and that there is no unauthorised copying, use or distribution of the Software or any accompanying documentation or any other breach of this EULA.
- (I) You may not distribute the Tools (defined below) or use them except as expressly permitted in this EULA.

The restrictions and obligations set forth in this **Grant of License** section shall survive termination of this EULA for whatever reason. Any violation of these restrictions exceeds the scope of the licenses granted in this EULA.

VARIATIONS AND PLUG-INS

Definitions Applicable to Variations and Plug-Ins

"VBS2 Development Suite" means the suite of tools that may be provided with the Software that can be used to construct new levels of, or create or import new content (characters, weapon and vehicle 3D models, areas and terrains) for, the Software game without accessing the Software source code.

"Interface" means the VBS2 Application Scripting Interface, which is a form of application programming interface ("API") that allows compiled VBS2 plug-ins to tie into the VBS2 simulation loop and call VBS2 script commands, and also includes, if licensed or otherwise provided to the Licensee, the VBS2Fusion API, and any other API provided by Company for use with the Software.

"Variations" means a new level or content (characters, weapon and vehicle 3D models, areas and terrains) used with the Software and created by or for the Licensee using the VBS2 Development Suite and/or other Tools provided with the Software without accessing the Software source code.

"Plug-In" means an add-on that adds functionality to the Software game and is created by or for the Licensee (without accessing the Software source code) using an Interface.

"**Tools**" means the VBS2 Development Suite, Interface, and any other Editor (as defined below) or other tools provided by or with the permission of Company with or for use with the Software.

Variations: The Software and VBS2 Development Suite include features that allow users to construct new levels of, or create or import new content for, the Software (an "Editor"). If an Editor and/or other Tools that can be used to create Variations are provided with this copy of the Software, then, subject to the terms and conditions of this EULA including, without limitation, the Restrictions on Variations and Plug-Ins set forth below, the Licensee and other Authorised Users who are acting within the scope of their existing employment with the Licensee and with the Licensee's permission may use these Tools solely and exclusively to create Variations for use with this or other licensed copies of the VBS2 software to the limited extent permitted in the Ownership and Use of Variations and Plug-Ins section of this EULA. If you are an employee of the Licensee, you may only create Variations if to do so is within the scope of your existing employment and you must deliver all copies of all Variations that you create to the Licensee. VARIATIONS MAY NOT BE DISTRIBUTED TO OTHER USERS EXCEPT AS EXPRESSLY PERMITTED IN THE OWNERSHIP AND USE OF VARIATIONS AND PLUG-INS SECTION OF THIS EULA.

<u>Plug-Ins</u>: If this copy of the Software includes an Interface that can be used to create Plug-Ins, then, subject to the terms and conditions of this EULA including, without limitation, the **Restrictions on Variations and Plug-Ins** set forth below, the Licensee and other Authorised Users who are acting within the scope of their existing employment with the Licensee and with the Licensee's permission may use the Interface solely and exclusively to create Plug-Ins for use to the extent permitted in the **Ownership and Use of Variations and Plug-Ins** section of this EULA. If you are an employee of the Licensee, you may only create Plug-Ins if to do so is within the scope of your existing employment and you must deliver all copies of all Plug-Ins that you create to the Licensee. PLUG-INS MAY NOT BE DISTRIBUTED TO OTHER USERS EXCEPT AS EXPRESSLY PERMITTED IN THE OWNERSHIP AND USE OF VARIATIONS AND PLUG-INS SECTION OF THIS EULA.

Restrictions on Variations and Plug-Ins: Variations and Plug-Ins may not be used or distributed except as specifically authorised in this EULA. All Variations and Plug-Ins: (i) must not contain modifications to any executable or content file (including but not limited to files with the .pbo or .ebo file extension); (ii) must not contain any defamatory or other illegal material, material that may or does infringe the rights (including but not limited to intellectual property rights) of a third party, material that is scandalous, obscene or which invades the rights of privacy or publicity of any third party or material which has a harmful or malicious purpose; and (iii) must not contain any trademarks (whether registered or at common law), copyright-protected work or other property of third parties unless you are licensed to use them. The foregoing restrictions shall survive termination of this EULA for whatever reason.

You shall not use or distribute the VBS2 Development Suite, Editor, Interface or any other Tool except as expressly permitted in this EULA.

Your right to create and distribute Variations and Plug-Ins and to use the VBS2 Development Suite, Editor, Interface or any other Tool is expressly conditioned on your compliance with the foregoing restrictions.

Ownership and Use of Variations and Plug-Ins: You acknowledge and agree that Company, its affiliates and licensors, the owners of the copyrights and other intellectual property rights in the Software, shall retain all right, title and interest in and to the copyrights in the Software and in any components of the Variations or Plug-Ins that incorporate or are derivative of the Software or any part thereof (and you hereby assign any interest you may acquire in such derivative works to Company and agree to execute such documentation as may be necessary to perfect such assignment). Subject to the foregoing, Licensee will own (and you hereby assign to the Licensee and agree to execute such documentation as may be necessary to perfect such assignment) the copyright in any

Variations and Plug-Ins created by you to the extent that they do not incorporate and are not derivative of the Software or any part thereof; provided that: (i) neither Licensee, you nor any Authorised User shall acquire or claim any trade dress or trademark or other non-copyright rights in any characters, weapon and vehicle 3D models, areas, terrains or screen displays, or obtain any intellectual property rights in and to the Software, VBS2 Development Suite, or any Editor, Interface or other Tool; and (ii) Licensee and you are solely liable for and agree to indemnify Company, its affiliates and licensors with respect to any claims relating to any Variations or Plug-Ins which you create or distribute. No warranties or assurances are given by Company as to the suitability of the Software, VBS2 Development Suite, any Editor, any Interface or any other Tool for any development of Variations or Plug-Ins.

Notwithstanding Licensee's ownership of any Plug-Ins, Variations, new content or modifications created by or for it, the Licensee and all Authorised Users are expressly prohibited from distributing or commercially exploiting or attempting to distribute or commercially exploit any such items (or the VBS2 Development Suite or any Editor, Interface or other Tool) except to the limited extent that:

Subject to the terms and conditions of this EULA and provided that such Variation or Plug-In does not incorporate the Software, the Licensee and only the Licensee is entitled to distribute Variations or Plug-Ins created by the Licensee or Authorised Users for use with the VBS2 software or any other gaming software product of the Company, Bohemia Interactive Simulations s.r.o. or Bohemia Interactive Studio s.r.o with which such Variations and Plug-Ins are compatible without further modification but at no cost to the recipient/user, and solely and exclusively for use with licensed and registered copies of such Software and not for any other use. The Licensee is expressly prohibited from selling or extracting any consideration or charge for any Variation or Plug-In.

The restrictions and obligations set forth in this **Variations and Plug-Ins** section shall survive termination of this EULA for whatever reason. Any violation of these restrictions exceeds the scope of the licenses granted in this EULA.

TERMINATION

You may terminate this EULA at any time by permanently deleting the Software from all hard drives, networks and other storage media and destroying or returning to the Company, at your own cost, the Software, all backup copies, and all related materials in your possession or under your control. This EULA will terminate automatically without notice from Company if you fail to comply with any provisions of this EULA or at the expiration or termination of Company's license with Licensee. Upon termination of this EULA for whatever reason, (a) all licenses and rights to use the Software (including, but not limited to, the VBS2 Development Suite and all Editors, Interfaces and other Tools) shall automatically terminate, (b) you must immediately cease any and all use of the Software, and (c) if the Licensee's rights under this EULA have terminated and you have not already done so you must immediately delete the Software from all hard drives, networks and other storage media, and you must destroy or return to the Company, at your own cost, the Software, all backup copies, and all related materials. All provisions of this EULA as to warranties, limitation of liability, remedies and damages, as well as any other rights or obligations which, from the context of this EULA, are intended to do so, will survive its termination or expiration. The Company will not be liable in respect of any damage caused by the termination of this EULA or any license hereunder for whatever reason is without prejudice to all other rights and remedies of the Company.

LIMITED WARRANTY AND DISCLAIMER OF WARRANTIES

YOU ARE AWARE AND AGREE THAT USE OF THE SOFTWARE AND THE MEDIA ON WHICH IS

RECORDED IS AT YOUR SOLE RISK. THE SOFTWARE AND MEDIA ARE SUPPLIED "AS IS." Unless otherwise provided by applicable law, the Company warrants to the Licensee only that the Software storage medium (if any) will be free from defects in materials and workmanship under normal use for ninety (90) days from the date of purchase. This warranty is void if the defect has arisen through accident, abuse, neglect or misapplication. If the Software storage medium (if any) fails to conform to this warranty, Licensee may as its sole and exclusive remedy, obtain a replacement free of charge if it returns the defective Software to the Company. The Company does not warrant that the Software or its operations or functions will meet your requirements, or that the use of the Software will be without interruption or error.

TO THE FULLEST EXTENT PERMISSIBLE UNDER APPLICABLE LAW, EXCEPT FOR THE EXPRESS LIMITED WARRANTY SET FORTH ABOVE, THE COMPANY DISCLAIMS ALL WARRANTIES, EXPRESS OR IMPLIED, WHETHER BY STATUTE, COMMON LAW, CUSTOM, USAGE OR OTHERWISE, INCLUDING AND WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT OF THIRD PARTY RIGHTS. EXCEPT FOR THE EXPRESS LIMITED WARRANTY SET FORTH ABOVE, THE COMPANY DOES NOT WARRANT, GUARANTEE OR MAKE ANY REPRESENTATION REGARDING THE USE OR THE RESULTS OF THE USE OF THE SOFTWARE IN TERMS OF ITS CORRECTNESS, ACCURACY, RELIABILITY, CURRENTNESS OR OTHERWISE.

LIMITATION OF LIABILITY

IN NO EVENT WILL THE COMPANY OR ITS EMPLOYEES OR LICENSORS BE LIABLE FOR ANY INCIDENTAL, INDIRECT, SPECIAL, CONSEQUENTIAL OR PUNITIVE DAMAGES, OR FOR ANY DAMAGES WHATSOEVER (INCLUDING, WITHOUT LIMITATION, DAMAGES FOR INJURY TO PERSON OR PROPERTY, FOR LOSS OF PROFITS, BUSINESS INTERRUPTION, LOSS OF DATA SUFFERED, LOSS OF BUSINESS INFORMATION, LOSS OF PRIVACY, COST OF PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES, FAILURE TO MEET ANY DUTY AND NEGLIGENCE) ARISING OUT OF OR IN ANY WAY RELATED TO THE USE OF OR INABILITY TO USE THE SOFTWARE OR AUTHORISED DEVICES, EVEN IF THE COMPANY OR AN AUTHORISED REPRESENTATIVE OF COMPANY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IN NO EVENT WILL THE LIABILITY OF COMPANY FOR DAMAGES WITH RESPECT TO THE SOFTWARE EXCEED THE AMOUNTS ACTUALLY PAID BY YOU FOR THIS SINGLE COPY OF THE SOFTWARE. THIS LIMITATION SHALL APPLY EVEN IN THE EVENT OF A FUNDAMENTAL OR MATERIAL BREACH OR A BREACH OF THE FUNDAMENTAL OR MATERIAL TERMS OF THIS EULA.

As some jurisdictions do not allow some of the exclusions or limitations as set forth above, some of these exclusions or limitations may not apply to you. In such event the liability will be limited as far as legally possible under the applicable local legislation.

EXPORT

You agree to comply with all applicable international and national laws and regulations that apply to the Software, and any Variations or Plug-Ins and any use you make of the Software or any Variations or Plug-Ins, specifically including for the United States, the requirements of the U.S. Arms Export Control Act, including the International Traffic in Arms Regulations (ITAR) and the U.S. Export Administration Act, including the Export Administration Regulations, including the requirement for obtaining any export license or agreement, if applicable.

LICENSEE INDEMNITY

The Licensee hereby indemnifies and at all times undertakes to keep the Company and its affiliates, licensors,

employees and officers indemnified from and against all costs, damages, liabilities or expenses (including, without limitation, reasonable legal fees and costs) incurred by the Company in defending or settling any actions, suits, proceedings, claims or demands made or brought against the Company and/or its affiliates, licensors, employees and officers in consequence of or arising from; (i) any use made by the Licensee, or any Authorised User or any customer of the Licensee of the Software and/or any Variations and/or Plug-Ins created by or on behalf of the Licensee using the Software (including but not limited to VBS2Fusion); and/or (ii) any breach or non-performance of any or all of the agreements, obligations, representations, undertakings and warranties of the Licensee set out in this EULA.

JURISDICTION, VENUE AND CHOICE OF LAW

This End User License Agreement shall be governed by and interpreted in accordance with the laws of the State of New South Wales, Australia without consideration of its conflicts of laws provisions. Any proceeding arising out of or relating to this EULA shall be brought exclusively in the appropriate state or federal courts located in New South Wales, Australia and the Company and you hereby irrevocably submit to the jurisdiction and venue of such courts for the purpose of any such proceeding. The Company and you hereby waive all objections to personal jurisdiction and venue in the foregoing courts. Notwithstanding the foregoing, you agree that the Company shall still be entitled to apply for injunctive remedies (or their equivalent) in any jurisdiction.

THIRD PARTY LICENSORS

YOU ACKNOWLEDGE THAT THE SOFTWARE CONTAINS SOFTWARE AND/OR MATERIALS OWNED BY THIRD PARTY LICENSORS. YOU AGREE THAT YOU WILL COMPLY WITH ALL REQUIREMENTS IMPOSED UPON COMPANY BY THIRD PARTY LICENSORS. YOU ACKNOWLEDGE AND AGREE THAT YOU ARE NOT A THIRD PARTY BENEFICIARY OF ANY AGREEMENTS BETWEEN COMPANY AND ITS THIRD PARTY LICENSORS. YOU ACKNOWLEDGE AND AGREE THAT EACH OF COMPANY'S THIRD PARTY LICENSORS AND AFFILIATES IS AND SHALL BE A THIRD PARTY BENEFICIARY OF THIS EULA.

MISCELLANEOUS

This EULA also applies to any and all updates, supplements, add-on components, or Internet-based services components of the Software that the Company may, but is not obliged to, provide to Licensee or you or that the Company makes available to Licensee or you after the date Licensee or you obtain the initial copy of the Software.

If any provision or portion of this EULA is found to be unlawful, void, or for any reason unenforceable, the remaining provisions in this Agreement shall remain in full force and effect, and the invalid or unenforceable provision shall be modified by the relevant court in a manner consistent with the purpose of this EULA so as to be enforceable or, if not subject to such modification, then deleted from this Agreement. This EULA along with any written quotation provided to the Licensee by the Company and the terms and conditions of trade of the Company constitutes the entire agreement between you and the Company regarding the Software and its use. No amendment or modification to this EULA shall be valid unless it shall be in writing and signed by an authorised representative of the Company. The Company reserves the right to amend this EULA at any time by including such amended version in any new iteration or version of the Software provided to the Licensee.

No waiver of any breach of this EULA will be a waiver of any other breach of the same or any other provision of this EULA. No waiver is effective unless in writing.

All notices, requests for permissions and other communications for the Company must be addressed to: Bohemia Interactive Australia Pty Ltd

5, 6 and 7 Nelson Corner 138 Magnus Street Nelson Bay NSW 2315 Australia

Virtual Battlespace 2 (VBS2) © 2007-2010 Bohemia Interactive a.s. Bohemia Interactive Simulations, s.r.o. Bohemia Interactive Studio, s.r.o. and BIA. All rights reserved. BIA is a licensee of Bohemia Interactive a.s. Bohemia Interactive Simulations s.r.o. and Bohemia Interactive Studio, s.r.o. BIA owns the registered trademark "VBS" (Reg. U.S. Pat. & Tm. Off.) and the trademarks "Virtual Battlespace", "VBS2Fires" and "VBS2Fusion". All other trademarks are the property of their respective owners.

VBS2 may include "Calytrix LVC Game" and/or "Calytrix Combat Net Radio Simulator (CNR-Sim)," which are commercial trademarked software products of Calytrix Technologies Pty Ltd. If provided, LVC Game and CNR-Sim are licensed to Licensee on the terms of the separate End User Licence Agreement applicable to those products which is embedded in those products and which must be accepted by the Licensee before using them.

VBS2Fires, VBS2Strike and VBS2Fusion © 2009-2010 SimCentric Technologies Pty. Ltd. If licensed to the Licensee, VBS2Fires, VBS2Strike and/or VBS2Fusion are separate products from VBS2 and are licensed separately from VBS2 but are subject to the terms and conditions of this End User License Agreement.

VBS2 simulates real-world weapons, vehicles and other equipment. The product names, logos, brands and other trademarks depicted or referred to in the Software or in its ancillary materials are the property of their respective trademark owners. These trademark owners, and the manufacturers of the weapons, vehicles and other equipment used in the Software, are not affiliated with or related to the producer of VBS2 and do not endorse or sponsor the Software. Trijicon®, ACOG®, and the design of the ACOG® are registered trademarks of Trijicon, Inc.

Open AL Copyright © 1999-2006 Creative Technology Ltd.

Vorbis Sound Compression Codec Copyright © 2001 Xiphophorus

Speex Codec Copyright © 2002 Jean-Marc Valin

Crown Copyright material is reproduced with the permission of the Controller of HMSO and the Queen's Printer for Scotland.