

## **i&A End User Licensing Agreement (EULA)**

**Please read this license carefully before using any i&A licensed material. Using i&A licensed material confirms your agreement to the terms of this License granted to you by i&A. If you do not agree with the terms of this license, then do not use i&A licensed material.**

### **1. Intellectual Property Rights**

i&A holds the sole and exclusive rights to license, sell or otherwise provide material that has been developed by i&A. This i&A material incorporate various concepts, knowledge, intellectual property, trademarks, business practices, agreements, documents, presentations, software, design, functionality and other material.

### **2. License to Use**

In consideration of the licence fee received by i&A, you are granted a non exclusive Licence to Use i&A material in accordance with the terms of this i&A EULA and the i&A License that prevails for the specific i&A material. At its sole discretion, i&A reserves the right to decline any request to provide a licence to use i&A material.

### **3. Restrictions**

i&A material contains copyrighted material, objects, trade secrets and other proprietary material. In order to protect these, except as allowed under the terms of the License to Use granted by i&A, you may not reverse engineer, copy or duplicate any component of i&A licensed material.

### **4. Termination**

This License is effective until terminated by either party and may be terminated by either party at any time. This License terminates immediately without notice if you fail to comply with any term of the License. Upon termination, you must immediately cease using i&A licensed material, delete any and all instances of the licensed material from your systems and destroy all related documentation and copies thereof.

### **5. Disclaimer of Warranty**

Nothing in this License excludes, restricts or modifies any condition, warranty, right or liability arising under the appropriate consumers' legislation in your country of residence and as otherwise permitted by law where to do so is illegal or would render any provision of this License void. All other warranties, conditions and liability of any kind imposed by statute or by rule of law with regard to the licensed material, including, with limitation, any implied warranty or condition of merchantability or fitness for a particular purpose are hereby excluded. i&A does not warrant that the function contained in the licensed i&A material will meet your requirements, that operation will be uninterrupted or error free, or that any defects will be corrected.

### **6. Limitation of Remedies**

In no event will i&A be liable to you for any loss of profits, lost savings or other incidental, special or consequential damages arising out of the use of or inability to use the licensed i&A material even if i&A has been advised of the possibility of such damages, or for any claim by any other party. Insofar as liability pursuant to any legislation may not be excluded, i&A's liability arising out of any claim for damages for any cause whatever will under no circumstances exceed in aggregate the total amount of the sums paid by the Licensee to i&A for the right to use the goods or services that gave rise to the claim.

### **7. Controlling Law and Severability**

This License is governed by the laws of New Zealand. If a court of competent jurisdiction finds any provision of this License, or portion to be unenforceable, the remainder of this License will continue in full force and effect.

### **8. Agreement**

Together with the terms of the i&A License to Use specific i&A material, this License constitutes the agreement between the parties with respect to the licensed i&A material and supersedes all prior understandings. No amendment to this License will be binding unless in writing and signed by a duly authorised representative of i&A.