

DIGITECH SYSTEMS, LLC.
SOFTWARE END-USER LICENSE AGREEMENT

IMPORTANT-READ CAREFULLY: This End-User License Agreement (“EULA”) is a legal agreement between you (either an individual or a single entity) and DIGITECH SYSTEMS, LLC. (“DIGITECH”) for the use of DIGITECH software products, which include computer software and associated media and printed materials, and may include “online” or electronic documentation (“SOFTWARE PRODUCT” or “SOFTWARE”). By installing, copying, or otherwise using the SOFTWARE PRODUCT, you agree to be bound by the terms of this EULA. If you do not agree to the terms of this EULA, promptly return the SOFTWARE PRODUCT in unused condition and in its original packaging to the place from which you obtained it for a refund within 30 days counted from the date of purchase of this license.

1. **GRANT OF LICENSE.** The SOFTWARE PRODUCT is licensed to you, not sold. This EULA grants you the following limited, non-exclusive rights:

SOFTWARE PRODUCT. If named-seat access licenses (“NAL(s)”) for the SOFTWARE PRODUCT have been purchased, you may install and use the enclosed SOFTWARE PRODUCT on a single terminal connected to a single computer (for use by a single user on that computer at a time). If client access licenses (“CAL(s)”) for the SOFTWARE PRODUCT have been purchased, you may network the SOFTWARE and install it on multiple computer terminals, but you may only use it concurrently on the number of systems equal to the number of CALs purchased. The use of both NAL’s and CAL’s is permitted in a virtual computing environment provided such installation complies with the license requirement outlined in this paragraph. DIGITECH reserves all rights and interests not expressly granted to you in this EULA.

REDISTRIBUTABLE FILES. If PaperVision Distribution Assistant has been licensed, you may distribute an unlimited number of data groups (as long as the data groups originated from another SOFTWARE PRODUCT licensed to you) containing the PaperVision Distribution Assistant software to an unlimited number of users as long as the maintenance contract is current. If the maintenance contract expires and is not renewed, you may no longer distribute PaperVision Distribution Assistant. You may not distribute any other portion of the SOFTWARE PRODUCT.

2. **COPYRIGHT.** All rights, titles, interests and copyright and other intellectual property rights in and to the SOFTWARE PRODUCT (including but not limited to any images, photographs, animations, video, audio, music, text, and “applets” incorporated into the SOFTWARE PRODUCT), and any copies of the SOFTWARE PRODUCT, are owned by DIGITECH. The SOFTWARE PRODUCT is protected by all copyright laws and international copyright treaties, as well as by other intellectual property and trade secrets laws and treaties to the fullest extent possible. Therefore, you may either (a) copy the SOFTWARE PRODUCT solely for backup or archival purposes, or (b) install the SOFTWARE PRODUCT on a single computer provided you keep the original solely for backup or archival purposes. You may not copy the printed materials, which accompany the SOFTWARE PRODUCT.

3. **OTHER RIGHTS AND LIMITATIONS.**

LIMITATIONS ON REVERSE ENGINEERING, DECOMPIATION, AND DISASSEMBLY. You may not reverse engineer, decompile, or disassemble the SOFTWARE PRODUCT.

MODIFICATIONS. Technical support will be provided only for issues not related to modifications made by you or others to the original SOFTWARE PRODUCT. If modifications are made to the SOFTWARE PRODUCT, DIGITECH may require that the SOFTWARE PRODUCT be restored to its original form prior to providing support. You may not, in any manner, modify the SOFTWARE without the express written permission of DIGITECH with the following exceptions:

PAPERVISION® ENTERPRISE Web Interface: Changes may be made to PaperVision Enterprise Web Interface ASP, ASPX and HTML files provided that the product information screen (“ABOUT SCREEN”) is not modified, and the “Powered by PaperVision®” logo is prominently displayed with all links (including those below the logo) left intact, including the ABOUT SCREEN and other associated links, on every page utilizing PaperVision technology.

PAPERVISION® ENTERPRISE AND SAMPLES: Modifications may be made to the included source code and samples; provided that, those modifications do not alter any PaperVision® logo, ABOUT SCREEN or copyright notices. Modifications may not be made to any API within the SOFTWARE. The PaperVision Enterprise name must stay intact on all screens within the PaperVision Enterprise application.

DIGITECH shall be the sole owner of each and any such change or modification when made by you or any third party. By your use of the SOFTWARE PRODUCT, you hereby assign, convey and transfer to DIGITECH any and all ownership, copyright and other rights thereto or interests therein. You shall forward a copy of each such change or modification to DIGITECH immediately upon request by DIGITECH.

PAPERVISION® ENTERPRISE, PAPERVISION® XPRESS, PAPERVISION® ENTERPRISE WORKFLOW. PaperVision Enterprise, PaperVision Xpress, and PaperVision Enterprise WorkFlow are licensed as SOFTWARE PRODUCT CALs. For each of the SOFTWARE PRODUCT license purchased, you are entitled to store data or perform workflow processing for only a single company, enterprise, proprietorship or individual (“COMPANY”) in a database. If additional COMPANIES are to use the SOFTWARE PRODUCT, additional CALs for SOFTWARE PRODUCT must be purchased. SOFTWARE PRODUCT CALs are for use with a single database (e.g., a single database created on a Microsoft SQL Server database server). If multiple databases are required, you must purchase separate CALs for use with each database. SOFTWARE PRODUCT CALs may be purchased individually or in blocks. CALs are to be used to access COMPANY data. CALs are required for each system or user accessing data managed by the SOFTWARE PRODUCT, even if access to that data is performed through a third-party interface. A block of multiple CALs may only be assigned to a specific COMPANY; if additional COMPANIES are involved, additional CALs or blocks of CALs must be purchased for each additional COMPANY. CALs cannot be transferred between COMPANIES. PaperVision Enterprise CALs may be used for both PaperVision Enterprise and PaperVision Enterprise Web Interface. Any use of the SOFTWARE PRODUCT not conforming to these requirements will be in violation of this EULA.

PAPERVISION® ENTERPRISE E-FORMS, PAPERVISION® ENTERPRISE REPORT MANAGEMENT, PAPERVISION ENTERPRISE WORKFLOW TOOLKIT. PaperVision Enterprise E-Forms, PaperVision Enterprise Report Management, and PaperVision Enterprise WorkFlow Toolkit are licensed only for a single COMPANY and database. If additional COMPANIES or databases are required, additional licenses for SOFTWARE PRODUCT must be purchased.

PAPERVISION® DISTRIBUTION ASSISTANT. PaperVision Distribution Assistant is licensed only for a single database (unlimited COMPANIES within the database). If additional databases are required, additional licenses for PaperVision Distribution Assistant must be purchased.

PAPERVISION® DATA TRANSFER MANAGER. PaperVision Data Transfer Manager is licensed as a component of PaperVision Enterprise and the ImageSilo® service. Users with current PaperVision Enterprise maintenance contracts, as well as ImageSilo® subscribers, may install and use the SOFTWARE PRODUCT.

PAPERVISION® TOOLS and PAPERVISION® WEB PARTS. PaperVision Tools and PaperVision Web Parts are two suites of tools which integrate PaperVision functionality into third-party applications. PaperVision Tools and PaperVision Web Parts are licensed as components of PaperVision Enterprise and the ImageSilo® service. Users with current PaperVision Enterprise maintenance contracts, as well as ImageSilo® subscribers, may install and use the SOFTWARE PRODUCT.

PAPERVISION® SHAREPOINT TOOLS. PaperVision SharePoint Tools is a suite of tools which integrate Microsoft SharePoint functionality with PaperVision functionality. PaperVision SharePoint Tools are licensed as components of PaperVision Enterprise and the ImageSilo® service. Users with current PaperVision Enterprise maintenance contracts, as well as ImageSilo® subscribers, may install and use the SOFTWARE PRODUCT.

PAPERFLOW™ and PAPERVISION® CAPTURE DESKTOP. PaperFlow and PaperVision Capture Desktop are licensed as SOFTWARE PRODUCT NALs.

PAPERFLOW™ (click licensing). Some PaperFlow licenses, referred to as “click licenses” are limited on a periodic (i.e. annual) basis. The authorized volume usage limit shall pertain to the period commencing from the date the SOFTWARE PRODUCT is delivered. Use of the SOFTWARE PRODUCT may not exceed the periodic volume limits specified in the associated DIGITECH sales invoice. In order to use SOFTWARE PRODUCT, it must have maintained access to the internet for purposes of validating the volume license. If Internet access is not provided for the SOFTWARE PRODUCT, it will not function, and is grounds to terminate this EULA.

PAPERVISION® CAPTURE. PaperVision Capture is licensed as both SOFTWARE PRODUCT CALs and NALs for each manual technology component (“MANCOM”) such as Capture or Index, as well as automated technology components (“AUTOCOMs”) such as Barcode 1D, Barcode 2D, OCR, Full-Text OCR, Handwriting, and Image Processing. MANCOM CALs and NALs are required at the time of use. AUTOCOM CALs and NALs are required by the computer (or automation process, if being performed via the automation service) capturing the information at the time of capture (i.e. scanning or importing the images) if the captured information requires processing by the AUTOCOM (either in the current job or a different job). For clarification, if information is being captured in third party applications or devices, outside of PaperVision Capture, and being imported into PaperVision Capture for processing by AUTOCOMs, AUTOCOM CALs or NALs are required for each workstation or device on which the information was captured. If the PaperVision Capture Automation Service (“PVCAS”) is being used to capture information (i.e. importing images via custom code), each Automation Process of the PVCAS requires the appropriate AUTOCOM CALs and NALs (as outlined above) as if each Automation Process were a separate computer. For each of the SOFTWARE PRODUCT licenses purchased, you are entitled to capture and process data for any number of COMPANIES as long as all jobs and data are stored under a single PaperVision Capture Entity (“PVC ENTITY”). If additional PVC ENTITIES are needed, additional CALs or NALs for SOFTWARE PRODUCT must be purchased. SOFTWARE PRODUCT CALs and NALs are for use with a single database (e.g., a single database created on a Microsoft SQL Server database server). If multiple databases are required, you must purchase separate CALs or NALs for use with each database. SOFTWARE PRODUCT CALs or NALs may be purchased individually or in blocks. A block of multiple CALs may only be assigned to a specific PVC ENTITY; if additional PVC ENTITIES are desired, additional CALs or blocks of CALs must be purchased for each additional PVC ENTITY.

PAPERVISION® CAPTURE FORMS CLASSIFICATION AND EXTRACTION. PaperVision Capture Forms Classification and Extraction is licensed for a single COMPANY, not to be used (or hosted – i.e. as in a SaaS model) by other COMPANIES. The PaperVision Forms Classification and Extraction License is limited on a periodic (i.e. annual) basis. The authorized volume usage limit shall pertain to the period commencing from the date the SOFTWARE PRODUCT is delivered. Use of the SOFTWARE PRODUCT may not exceed the periodic volume limits specified in the associated DIGITECH sales invoice. In order to use SOFTWARE PRODUCT, it must have maintained access to the internet for purposes of validating the volume license. If Internet access is not provided for the SOFTWARE PRODUCT, it will not function, and is grounds to terminate this EULA.

PAPERVISION® CAPTURE BUSINESS RULES – GENERAL, PAPERVISION® CAPTURE BUSINESS RULES – AP, and PAPERVISION® CAPTURE BUSINESS RULES – FORMS MAGIC. PaperVision Capture Business Rules – General, PaperVision Capture Business Rules – AP, and PaperVision Capture Business Rules – Forms Magic are licensed for use with only a single PaperVision Capture implementation in a single database. If use with additional PaperVision Capture implementations or additional databases is required, additional licenses must be purchased. For each of the SOFTWARE PRODUCT licenses purchased, you are entitled to process data for any number of COMPANIES as long as all jobs and data are stored under a single PaperVision Capture Entity (“PVC ENTITY”). If additional PVC ENTITIES are needed, additional licenses for SOFTWARE PRODUCT must be purchased.

NO SOFTWARE TRANSFERS. You may not sell, rent, lease, lend or otherwise transfer or convey the SOFTWARE PRODUCT (including any changes or modifications by you) to others, except as permitted under License Transfer below.

LICENSE TRANSFER. This EULA is nontransferable, except in the case of a sale of all or substantially all of the assets or merger of the authorized owner of this EULA, unless the SOFTWARE PRODUCT contains a THIRD-PARTY PROGRAM, in which case the transfer of the EULA is subject to any applicable provision under the THIRD-PARTY PROGRAMS below.

TERMINATION. Without prejudice to any other rights, DIGITECH may terminate this EULA if you fail to comply with the terms and conditions of this EULA following at least 30 days notice from DIGITECH of such noncompliance. If, following such notice period, you still fail to comply, this EULA will automatically terminate and you must uninstall and destroy all copies of the SOFTWARE PRODUCT and all of its component parts.

THIRD-PARTY PROGRAMS. You acknowledge that the SOFTWARE PRODUCT may contain embedded third-party software programs (“THIRD-PARTY PROGRAM(S)”) that are licensed to DIGITECH by third-parties (“THIRD-PARTY LICENSOR(S)”) and that DIGITECH’s rights to license the SOFTWARE PRODUCT to you are subject to such licenses. You shall provide and by your use of the SOFTWARE PRODUCT, you authorize DIGITECH to disclose or provide to any THIRD-PARTY LICENSOR that may require any such information: your name, any breach of this EULA and any other information reasonably required by a THIRD-PARTY LICENSOR. By your use of the SOFTWARE PRODUCT, you agree that your use of any THIRD-PARTY PROGRAM is subject to the following: (i) you have no rights to sell, assign, sublicense, distribute, disclose, publish, or commercially share (including time share) or otherwise transfer (including by operation of law, change of control or otherwise) any interest whatsoever in any THIRD-PARTY PROGRAM, except with the applicable THIRD-PARTY LICENSOR’s express written consent; (ii) you shall not reverse engineer, disassemble, decompile, translate, duplicate or modify any THIRD-PARTY PROGRAM; (iii) if a THIRD-PARTY LICENSOR disclaims any or all warranties and liabilities to end-users, such disclaimer shall apply to you; (iv) no THIRD-PARTY LICENSOR shall have any liability whatsoever to you for damages, whether direct, indirect, incidental or consequential, arising from your use of any THIRD-PARTY PROGRAM; (v) you shall not require any THIRD-PARTY LICENSOR to directly perform any obligation, and no THIRD-PARTY LICENSOR shall have any obligation directly to you with respect to such party’s THIRD-PARTY PROGRAM; (vi) DIGITECH may audit your use of the SOFTWARE PRODUCT (including any THIRD-PARTY PROGRAM) and disclose such audit information to or assign its audit rights to any THIRD-PARTY LICENSOR; (vii) except as may be expressly permitted by the THIRD-PARTY LICENSOR or DIGITECH in writing, you shall not use any THIRD-PARTY PROGRAM to provide service bureau or data processing services, third-party hosting or application interpretation or commercial timesharing, rental, application service provider or similar sharing services to others; your use is restricted to the nonexclusive use of the THIRD-PARTY PROGRAM for your internal operations; (viii) you shall not distribute or license any SOFTWARE PRODUCT that contains a THIRD-PARTY PROGRAM to a third-party who intends to or, even if not known, who shall, either substantially modify the SOFTWARE PRODUCT or create a new application using the THIRD-PARTY PROGRAM or the SOFTWARE PRODUCT for further distribution; (ix) you shall not, nor shall you permit to be done, anything that shall adversely affect any THIRD-PARTY LICENSOR’s rights, title or interests in or to such THIRD-PARTY LICENSOR’s THIRD-PARTY PROGRAM(S), including but not limited to infringement of such rights title or interests; (x) you shall promptly notify DIGITECH of any breach of any of the provisions of this paragraph; (xi) each THIRD-PARTY LICENSOR shall be a third-party beneficiary of the provisions of this paragraph and related provisions of this EULA; and (xii) a THIRD-PARTY PROGRAM may include source code that a THIRD-PARTY LICENSOR may provide as part of its standard shipment of such program, which source

code shall also be governed by the provisions of this EULA. No THIRD-PARTY PROGRAM is guaranteed to perform error-free or uninterrupted nor will the THIRD-PARTY LICENSOR be required to correct any such program.

EXPORT RESTRICTIONS. Digitech and You acknowledge and agree that all documentation and other technical information and SOFTWARE and SOFTWARE PRODUCT subject to this EULA (collectively "Digitech Product") are subject to export controls imposed by the U.S. Export Administration Act of 1999, as amended (the "ACT"), and the regulations promulgated there under. You agree not to export or re-export, directly or indirectly, any of the Digitech Product without first complying with the ACT and all such regulations. You, by use of any of the Digitech Products, certify that neither the Digitech Product nor its direct product is intended to be (a) shipped or exported to any country (or part thereof) listed on any embargoed country list or to any individual or organization on any list established by the United States or a governmental authority or agency of the United States (including but not limited to the Office of Foreign Assets Control and the Bureau of Industry and Security) with respect to which shipment (or release) is prohibited, or (b) used for any purpose prohibited by the act or such regulations. You agree that your obligations under this paragraph shall continue notwithstanding any termination or expiration of the EULA.

LIMITED WARRANTIES. DIGITECH warrants that the original CD-ROM or other media on which the SOFTWARE PRODUCT is furnished will be free from any material defect in workmanship and material, known worms and known viruses at the time such media is delivered to or the SOFTWARE PRODUCT is downloaded by you. Any claim for breach of this warranty must be made no later than 90 days following such deliver or download. DIGITECH warrants that your use of the SOFTWARE PRODUCT will not infringe any patent, copyright or known trade secret or other proprietary right of any other person; provided that, this warranty shall not apply in the case of any claim or action against you for actual or alleged infringement if (i) the SOFTWARE PRODUCT has been altered or modified without DIGITECH's written authorization, if absent such alteration or modification, no valid claim of infringement would exist, or (ii) the alleged infringement is based upon the use of the SOFTWARE PRODUCT in combination with hardware or software not furnished or approved in writing by DIGITECH, or (iii) the SOFTWARE PRODUCT is used in any manner contrary to that authorized by this EULA or for which the SOFTWARE PRODUCT is not designed or intended, if absent such misuse, no valid claim would exist.

NO OTHER WARRANTIES. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, DIGITECH EXPRESSLY DISCLAIMS ANY WARRANTY FOR THE SOFTWARE PRODUCT, EXCEPT THOSE EXPRESSLY SET FORTH IN THIS EULA. OTHERWISE, THE SOFTWARE PRODUCT AND ANY RELATED DOCUMENTATION ARE PROVIDED "AS IS" AND WITHOUT ANY OTHER WARRANTY OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. The entire risk arising out of use or performance of the SOFTWARE PRODUCT remains with you, as licensee.

LIMITATION OF LIABILITY AND REMEDIES. DIGITECH'S ENTIRE LIABILITY AND YOUR EXCLUSIVE REMEDY UNDER THIS EULA SHALL BE, AT DIGITECH'S SOLE DISCRETION AND OPTION, EITHER (A) RETURN OF THE PRICE PAID FOR THE SOFTWARE LICENSE OR (B) REPLACEMENT OF THE CD-ROM WHICH DOES NOT MEET DIGITECH'S LIMITED WARRANTY AND WHICH IS RETURNED TO DIGITECH WITH A COPY OF YOUR RECEIPT. Any replacement CD-ROM will be warranted for the remainder of the original warranty period or 30 days, whichever is longer. THESE REMEDIES ARE NOT AVAILABLE OUTSIDE THE UNITED STATES OF AMERICA.

NO LIABILITY FOR CONSEQUENTIAL DAMAGES. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT SHALL DIGITECH BE LIABLE FOR ANY DAMAGES WHATSOEVER (INCLUDING, WITHOUT LIMITATION, EXEMPLARY, PUNITIVE, SPECIAL, INCIDENTAL, INDIRECT, CONSEQUENTIAL DAMAGES OR THE LIKE OR DAMAGES FOR LOSS OF BUSINESS PROFIT, BUSINESS INTERRUPTION, LOSS OF BUSINESS INFORMATION, OR ANY OTHER PECUNIARY LOSS) ARISING OUT OF THE USE OR INABILITY TO USE THE SOFTWARE PRODUCT, EVEN IF DIGITECH HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. Because some states/jurisdictions do not allow the exclusion or limitation of liability for consequential or incidental damages, the above limitation may not apply to you.

GOVERNMENT RESTRICTED RIGHTS. The SOFTWARE PRODUCT (including THIRD-PARTY PROGRAMS) and documentation are provided with RESTRICTED RIGHTS. The SOFTWARE PRODUCT (including any THIRD-PARTY PROGRAMS) (a) was developed at private expense, is existing computer software and no part of it was developed with government funds; (b) is a trade secret of DIGITECH or any owners of THIRD-PARTY PROGRAMS, as applicable, for all purposes of the Freedom of Information Act; (c) is commercial computer software submitted with only those rights provided in this EULA; (d) in all respects is proprietary data belonging solely to DIGITECH or the owners of THIRD-PARTY PROGRAMS; as applicable and (e) is unpublished and all rights are reserved under the copyright laws of the United States. For units of the Department of Defense (DoD) this SOFTWARE PRODUCT including THIRD-PARTY PROGRAMS is licensed only with the rights specified in this EULA, and use, duplication or disclosure of the SOFTWARE PRODUCT including THIRD-PARTY PROGRAMS is subject to the restrictions in this EULA. Use, duplication, or disclosure by the Government is subject to restrictions as set forth in subparagraph (c) (1) (ii) of The Rights in Technical Data and Computer Software clause at DFARS 252.227-7013 or subparagraphs (c) (1) and (2) of the Commercial Computer Software – Restricted Rights at 48 CFR 52.227-19, as applicable. Manufacturer is DIGITECH SYSTEMS, LLC.; 8400 E. Crescent Parkway, Suite 500; Greenwood Village, CO 80111.

If you acquired the SOFTWARE PRODUCT within or outside the United States, this Agreement is governed by the laws of the State of Colorado, excluding any that may require the application of the laws of another jurisdiction.