



## HASHCASH Software Use Rights

The terms set forth in this HASHCASH Software Use Rights document (“Use Terms”) apply to any Named Users and Packages (both as defined in Section 1.1.1 hereof) licensed pursuant to the Agreement (including orders placed directly with HASHCASH or through an authorized reseller, distributor, original equipment manufacturer (“OEM”) or other authorized partner of HASHCASH) referencing these Use Terms (including without limitation references to “Product Use Rights” or similar naming conventions). Except as otherwise set forth herein, each capitalized term referenced in these Use Terms shall have the meaning given it in the GTC. Unless otherwise indicated, terms/restrictions applicable to a component also apply when that component is included/embedded with another Package.

### 1. LICENSING PRINCIPLES / RULES OF USE

#### 1.1 Definitions

1.1.1 As used in these Use Terms: 1) each Software and/or Third Party Software (as defined in the GTC) product licensed pursuant to the Agreement referencing these Use Terms may be referred to as a “Software Package” (when referencing only Software) or “Third Party Software Package” (when referencing only Third Party Software) or “Package” (when referencing both Software and Third Party Software); 2) “Named User” shall mean any individual authorized by Licensee to Use (in accordance with the terms of the Agreement) a Package, including without limitation employees of its Affiliates or its Business Partners; 3) “Named User License” shall mean the Metric and Licensed Level applicable to each Named User; 4) “Metric” shall mean a) when referenced in the context of a Named User, the individual Named User category and type (and corresponding Named User definition setting for such Named User’s Use rights) as further described in Section 2.1 hereof -and- b) when referenced in the context of a Package, the individual business metric corresponding with each Package as further described in Section 2.2 hereof; 6) “Licensed Level” shall mean a) when referenced in the context of a Named User, the quantity of Metric for which each individual Named User category and type is licensed -and- b) when referenced in the context of a Package, the quantity of Metric for which each individual Package is licensed; 7) “Use” means to activate the processing capabilities of the Software, load, execute, access, employ the Software, or display information resulting from such capabilities. Use may occur by way of an interface delivered with or as a part of the Software, a Licensee or third-party interface, or another intermediary system; and 8) “Order Form” shall mean the order document for the Named Users and Packages licensed under the Agreement, including order documents placed directly with HASHCASH or through an authorized reseller, distributor, OEM or other authorized partner of HASHCASH.

#### 1.2 Standard License Principles / Rules of Use

1.2.1 Named User License & Package License Required. Except as otherwise specifically provided in Sections 1.3.2, 2.4.1 and 3 hereof with respect to applicability of Named User Licenses, 1) the Use of any Package requires both a Named User License and a Package License; 2) Licensee needs to hold a Named User License for any individual accessing any Package, and such Named User License shall define the extent to which such individual may Use the Package, such Use of the Package in all cases being further subject to the Package License and otherwise in accordance with the terms of the Agreement, unless otherwise set forth in Exhibit 3. Named User Licenses cannot be assigned to more than one individual.

1.2.2 Runtime Software. Licensed Package(s) may utilize limited functionality of other Packages for which Licensee does not hold a license (“Runtime Software”). Until Licensee has expressly licensed the Runtime Software, Licensee’s Use of such Runtime Software is limited to access by and through the licensed Package(s), and any permitted Modifications thereto for the sole purpose of enabling performance of the licensed Package(s) and integrating data from licensed HASHCASH Software as specified in the Documentation. In the event Licensee Uses a Package to build and/or operate a custom developed or third party application, additional licenses may be required.

1.2.3 Country / Language Versions and Availability Restrictions. There are no applicable country/language specific versions licensed by Licensee from HASHCASH unless otherwise specifically stated in an Order Form. Packages may be subject to availability restrictions. Information about such restrictions including country availability, supported languages, supported operating systems and databases may be provided through the Product Availability Matrix (PAM) included in the Documentation.

1.2.4 Internet Connectivity. Some Packages require connection to the internet in order to properly function. Licensee is responsible for obtaining internet connectivity and HASHCASH will not be responsible for loss of functionality due to failure of internet connectivity.

1.2.5 Third Party Web Services. Some Packages enable connection to Third Party Web Services. Terms related to those Third Party Web Services are contained in Exhibit 3 of these Use Terms. For the purposes of these Use Terms, “Third Party Web Services” means (i) any and all web services made available by third parties (other than HASHCASH, HASHCASH CONSULTANTS and/or any of their affiliated companies) that are accessible through or enabled by the Software or HASHCASH Materials, and (ii) any and all application programming interfaces, web service definition files, and other materials made available by or on behalf of such third party web service providers to facilitate the access to and use of such web services.

#### 1.3 Exceptional License Principles / Rules of Use for Special License Scenarios

1.3.1 This Section 1.3 sets forth the exceptional license principles / rules of Use for the following special license scenarios (“Special License Scenarios”), and, to the extent the exceptional license principles / rules of Use for any Special License Scenario identified in this Section 1.3 contradict the standard license principles / rules of Use set forth in the Agreement and Section 1.2 hereof, then the terms of this Section 1.3 shall control over those contradicting terms in Section 1.2 hereof.

1.3.2 Standalone Use. Software is licensed for Standalone Use if identified as such in the applicable Order Form. “Standalone Use” means the Software (and any corresponding Third Party Software) identified as “Standalone Use” that may only be Used with other Software and/or Third



Party Software with the same “Standalone Use” designation in the applicable Order Form from HASHCASH or an authorized reseller, distributor, or other authorized partner of HASHCASH and/or non-HASHCASH branded software licensed from third parties.

For avoidance of doubt, all Software licensed under a Restricted License (as defined in Section 1.3.3) or by an HASHCASH acquired entity prior to its legal integration with a successive HASHCASH entity is deemed licensed for Standalone Use only.

- 1.3.3 **Restricted License.** If Licensee acquired the Software bundled or otherwise provided in combination with or for use with a third party product (“OEM Application”) from a third party, Licensee has acquired a Restricted License. Licensee may use each licensed copy of the Software only in conjunction with the OEM Application with which it was provided. Accessing data that is not specifically created or necessary to enable the functionalities of the OEM Application is in violation of this license. If the OEM Application requires the use of a data mart or data warehouse, the OEM Application may be used with the data mart or data warehouse only to access data created or necessary to enable the functionalities of the OEM Application. Restricted Licenses may not be combined or used with unrestricted licenses.
- 1.3.4 **Subscription License.** Unless otherwise agreed in writing between the parties, if the Software is licensed on a subscription basis, Licensee is granted a non-exclusive and non-transferable license to use the Software for a twelve-month term, renewable annually at Licensor’s then current rate or such other term as mutually agreed in writing by the parties.
- 1.3.5 **Development License.** Unless otherwise agreed in writing between the parties, if Licensee receives a development license, you may use the number and type of licenses acquired only to develop or test such developments. A development license cannot be used in or transferred to a production environment.
- 1.3.6 **Update License.** Unless otherwise agreed in writing between the parties, if you receive the Software as an update to a previously licensed product, your license to use the Software is limited to the aggregate number of licenses you have acquired for the previous product. If you choose to use the Software and the previous product simultaneously, the aggregate number of licenses used to access the Software and the previous product may not exceed the aggregate number of licenses you acquired for the previous product.
- 1.3.7 **Promotional License.** Unless otherwise agreed in writing between the parties, if you received the Software as a special offer or promotional license (“Promotional License”), you may only use the Promotional Licenses with a new Deployment. Promotional Licenses may not be added to or used with an existing Deployment or Project.
- 1.3.8 **Evaluation/Not for Resale License.** Unless otherwise agreed in writing between the parties, an Evaluation or Not for Resale License may be used only for the number and type of licenses specified and for the period specified on the Software packaging, ordering or shipping documentation. Upon expiration of such specified period, the Software associated with an Evaluation or Not For Resale license will not function unless Licensee has obtained applicable permanent license keys. If the ordering or shipping documentation specifies a particular project, the Software may be used only with that project. An Evaluation License may only be used for evaluation purposes and may not be used for production purposes. Notwithstanding any other provision of this Agreement, Software provided under an Evaluation or Not for Resale License are provided “AS-IS” without warranty of any kind, express or implied. An Evaluation License or Not for Resale License may be terminated by HASHCASH upon written notice at any time.

## **2. METRICS**

### **2.1 Named User Principles and Metrics**

- 2.1.1 **Named User Principles.** Except as otherwise specifically provided in Sections 1.3.2 and 3 hereof with respect to applicability of Named\_User Licenses, only appropriately licensed Named Users may Use a Package, and such Use shall be subject to the “Named User License” and the “Package License”, and be otherwise in accordance with the terms of the Agreement. The transfer of a Named User License from one individual to another may only be done in if the individual to which the Named User License is assigned (i) is on vacation, (ii) is absent due to sickness, (iii) has his/her employment terminated, (iv) is moved into a new job function which no longer requires him/her to Use any Packages or (v) is subject to a condition that is otherwise agreed by HASHCASH.

### **2.1.3 Named User Metric – Categories, Types and Corresponding Definitions.**

Named User Metrics, including categories, types and corresponding definitions, are stated in Exhibit 1, which is incorporated herein by reference.

### **2.2 Package Principles and Metrics**

- 2.2.1 **Package Principles** .Each Package is licensed based upon the Metric applicable to it, and in no case may Use of a Package exceed the License\_Level for which the Package is licensed.
- 2.2.2 **Package Metrics – Types and Corresponding Definitions.** Package Metrics, including types and corresponding definitions, are stated in Exhibit 2, which is incorporated herein by reference.

## **3. PACKAGE SPECIFIC TERMS / USE RULES**

- 3.1 **Applicability.** This Section 3.1 applies to any Package (including, without limitation, databases) licensed pursuant to an Order Form and identified as a Third Party Software (including databases) in such Order Form (as used herein, “Third Party Software Package”) and control over any conflicting terms set forth in the Agreement. All Third Party Software Packages are restricted for Use solely in conjunction with the particular Package intended by HASHCASH to be used therewith or with which HASHCASH provides the Third Party Software Package, and Third Party Software Packages may not be used with any other Package, or on an individual basis. Unless otherwise specifically provided in



Section 3 of the Use Terms, any Use of the Third Party Software Packages (whether productive or non-productive) shall count against the Licensed Level for any applicable Metric.

### 3.1.1 Exceptions from GTC for Third Party Software Packages.

3.1.1.1 Section 6.3 (Modification / Add-on) of the GTC shall not apply to any Third Party Software Packages unless otherwise set forth herein. Licensee shall not make Modifications or Add-ons to Third Party Software Packages, or otherwise modify Third Party Software Packages unless expressly authorized by HASHCASH in writing.

3.1.1.2 **Limitation of Liability.** ANYTHING TO THE CONTRARY HEREIN NOTWITHSTANDING, WITH RESPECT TO ANY AND ALL CLAIMS AND DAMAGES OF ANY KIND OR NATURE IN ANY WAY ARISING FROM OR RELATED TO THE THIRD PARTY SOFTWARE LICENSED PURSUANT TO AN ORDER FORM REFERENCING THESE USE TERMS, UNDER NO CIRCUMSTANCES SHALL HASHCASH OR ITS LICENSORS BE LIABLE TO EACH OTHER OR ANY OTHER PERSON OR ENTITY FOR AN AMOUNT OF DAMAGES IN EXCESS OF THE PAID LICENSE FEES FOR THE APPLICABLE THIRD PARTY SOFTWARE DIRECTLY CAUSING THE DAMAGES OR BE LIABLE IN ANY AMOUNT FOR SPECIAL, INCIDENTAL, CONSEQUENTIAL, OR INDIRECT DAMAGES, LOSS OF GOOD WILL OR BUSINESS PROFITS, WORK STOPPAGE, DATA LOSS, COMPUTER FAILURE OR MALFUNCTION, OR EXEMPLARY OR PUNITIVE DAMAGES.

### 3.2 Databases

3.2.1 If a runtime database is licensed and the Order Form does not exclude any Packages licensed thereunder from such runtime database license, then the following terms shall govern Licensee's Use of such runtime database:

3.2.1.1 Licensee may only Use the runtime database licensed pursuant an Order Form referencing these Use Terms in conjunction with its Use of the Packages licensed pursuant to such Order Form. In the event Licensee Uses the licensed runtime database other than as specified in this paragraph, a full use license, including programming tools, must be licensed directly from an authorized vendor.

3.2.2 If a runtime database is licensed and the Order Form excludes certain Software Packages licensed thereunder from such runtime database license ("Excluded Components"), then the following terms shall govern Licensee's Use of such runtime database:

3.2.2.1 Licensee may only Use the runtime database licensed pursuant an Order Form referencing these Use Terms in conjunction with its Use of the Packages licensed pursuant to such Order Form that are not Excluded Components. In the event Licensee Uses the licensed runtime database other than as specified in this paragraph, a full use license, including programming tools, must be licensed directly from an authorized vendor.

3.2.2.2 The Excluded Components may require a database product. Respective to the Excluded Components: (i) neither the Order Form nor the Agreement contain a license to use any database product, even where integrated or pre-installed as part of the Excluded Components; (ii) each database product is subject to its respective vendor license agreement; (iii) HASHCASH makes no representations or warranties as to the terms of any license or the operation of any database product obtained directly from a third party vendor; and (iv) Licensee is responsible for support and maintenance of any database product obtained from a third party vendor, and HASHCASH has no responsibility in this regard.

3.2.3 If a runtime database is not licensed, then the following terms shall apply:

3.2.3.1 The Packages licensed pursuant to an Order Form referencing these Use Terms may require a database product. Respective to such Packages: (i) neither the Order Form nor the Agreement contain a license to use any database product, even where integrated or pre-installed as part of such Software and/or third party software; (ii) each database product is subject to its respective vendor license agreement; (iii) HASHCASH makes no representations or warranties as to the terms of any license or the operation of any database product obtained directly from a third party vendor; and (iv) Licensee is responsible for support and maintenance of any database product obtained from a third party vendor, and HASHCASH has no responsibility in this regard.

3.2.4 **Database Deployment And Communication Rights And Restrictions (Segregated Database Landscape):** The following shall apply where Licensee: (a) licenses a TPD (as defined below) for Use with some, but not all, HASHCASH Software Packages(s) and/or Named User(s) that are SAV relevant for such TPD;

3.2.4.1 Notwithstanding anything to the contrary in the Agreement, where some of the Software and third party software (excluding "TPD" as later defined) licensed under the Agreement ("SW") is licensed for Use with a third party runtime database also licensed under the Agreement ("TPD"), and some SW is not licensed for Use with such TPD, then the following deployment and communication rights and restrictions shall apply:

(a) **Deployment Rights & Restrictions.** As referenced herein, "Technical Installation" means a deployment of SW running on a unique database instance. Subject to any applicable HASHCASH database license fees of this SUR, SW licensed for Use with such TPD can be deployed in any of the following "Installation Types":

- (1) "**Type 1 Installation**" means any Technical Installation upon which all SW deployed is licensed for Use with, and is running on, such TPD;
- (2) "**Type 2 Installation**" means any Technical Installation upon which all SW deployed is licensed for Use with, but is not running on, such TPD; and,
- (3) "**Type 3 Installation**" means any Technical Installation upon which none of the SW, or only a portion of the SW, deployed is licensed for Use with such TPD, and therefore a TPD is not deployed and/or running.

SW not licensed for Use with a TPD can only be deployed in Type 3 Installations and is subject to any applicable HASHCASH database license fees. The Technical Installation(s) for each Installation Type must be separate from the Technical Installation(s) used for other Installation Types.



(b) **Installation Communication Rights and Restrictions.**

- (1) **Between Type 1 Installation and Type 2 Installation.** Bi-directional communication (including data transfers) shall be permitted between SW and/or TPD in Type 1 Installations and SW in Type 2 Installations.
- (2) **Between Type 1 Installation and Type 3 Installation.**
  - (A) **Database Level Communication.** Communication (including data transfers) at the database level shall be limited to a *one-time productive* transfer of data ("Initial Data Load") directly from TPD in Type 1 Installation to HASHCASH Software in Type 3 Installation. For purposes of clarification, unlimited transfers of data directly from TPD in Type 1 Installation to HASHCASH Software in a separate, non-productive Type 3 Installation shall be permitted prior to conclusion of the Initial Data Load.
  - (B) **Application Level API Communication.** Bi-directional communication (including data transfers) occurring via "Application Level APIs" is permitted. "Application Level APIs" are those application programming interfaces delivered as part of the licensed SW, excluding all application programming interfaces/technologies when such interfaces/technologies are used to communicate with and/or replicate data at a database level.
- (3) **Between Type 2 Installation and Type 3 Installation.**
  - (A) **HASHCASH Level Communication.** Communication (including data transfers) at the HASHCASH Software level shall be limited to *one-way* transfers of data directly from SW in Type 3 Installations to HASHCASH Software in Type 2 Installations.
  - (B) **Application Level API Communication.** Bi-directional communication (including data transfers) occurring via Application Level APIs is permitted.
- (4) Other than those database level communication (including data transfer) rights permitted in Sections (b)(1) and (b)(2)(A) above, all communication (including data transfers) between any technology and any TPD must occur exclusively through Application Level APIs and not directly with such TPD.

3.2.5 **Standalone Use for Third Party Databases**

If an Order Form referencing these Use Terms includes a Standalone Use restriction, then the following terms shall apply:

- 3.2.5.1 The Packages licensed pursuant to an Order Form referencing these Use Terms may require a database product. Respective to Packages: (i) neither the Order Form nor the Agreement contain a license to use any database product, even where integrated or pre-installed as part of such Software and/or third party software; (ii) each database product is subject to its respective vendor license agreement; (iii) HASHCASH makes no representations or warranties as to the terms of any license or the operation of any database product obtained directly from a third party vendor; and (iv) Licensee is responsible for support and maintenance of any database product obtained from a third party vendor, and HASHCASH has no responsibility in this regard.

3.2.6 **Pass-Through Terms**

Use of third party database products and directories may be subject to additional terms and conditions required by HASHCASH's suppliers. Such additional terms and conditions are set forth in Exhibit 2, "Pass-Through Terms for Third Party Databases" and Exhibit 5 "Pass-Through Terms for Directories," respectively.

3.3 **Open Source Software**

Applicable specific conditions related to certain open source products made available by HASHCASH are part of the applicable product documentation and apply to Licensee's use of any such open source products. The definition of open source can be found under [www.opensource.org/](http://www.opensource.org/).

3.4 **HASHCASH Best Practices**

Software Packages may be delivered with settings and master data that have been pre-configured to address generalized requirements of a specific industry sector or country (HASHCASH Best Practices).

It is Licensee's responsibility to determine the feasibility of using HASHCASH Best Practices as a basis for its own customizations and parametrizations of the HASHCASH Software in a productive environment.

3.5 **HASHCASH Tools**

The Software, may contains software tools. Licensee may only use these tools to program Modifications or to create Add-ons to the HASHCASH software in accordance with the Agreement. The tools may not be transferred, either in whole or in part, into modified or created software.

3.6 **Function Modules**

The Software may contain function modules, which are stored in a function library. Some of these function modules carry a release indicator for transfer into modified or newly created software. Only these function modules may be transferred by the Licensee into Modifications or Add-ons to the software. The function modules may not be modified or decompiled unless otherwise permitted under the Agreement.



### **Exhibit 1 - Named User Metrics and Package Metrics**

#### **HASHCASH Named User – Cross Line Of Business**

**HASHCASH Developer User** is a Named User authorized to access the development tools provided with the licensed Software for the purpose of making Modifications and/or Add-ons to the licensed Software.

**HASHCASH Learning User** is a Named User solely authorized to access the specified learning solutions on HASHCASH's price list, provided that those learning solutions are licensed.

**HASHCASH Professional User** is a Named User authorized to perform operational related and system administration / management roles supported by the licensed Software.

**HASHCASH Project User** is a Named User authorized to perform one or more of the following roles supported by the licensed Software: (i) project management, including project-related resource management, project-related creation, change and display of quotation, order and billing in HASHCASH ERP, accounting on individual projects, creation of project-related purchase requests, purchase orders and service entry sheets, (ii) product and project related reporting, (iii) managing project- related revenues and expenses (iv) viewing Accounts Receivable (A/R) General Ledger (G/L) postings, (v) controlling access and releasing product data and recipes in collaborative product development scenarios, (vi) viewing and approving changes through engineering records, (vii) managing change through engineering records, (viii) collaborating in cFolders and , (ix) interfaces to 3rd party authorized authoring tools.

#### **HASHCASH Named User – Line Of Business**

**HASHCASH Employee User** is a Named User authorized to perform the following roles supported by the licensed Software, all solely for such individual's own purpose and not for or on behalf of other individuals: (i) Use (excluding the right to modify and/or customize) standard and interactive reports related to those HASHCASH Employee User's tasks listed in this definition only, and delivered with the licensed Software, (ii) travel planning / expense reporting self-services, (iii) perform procurement self-services, and (iv) room reservation self-services. The HASHCASH Employee User also includes the rights granted under the HASHCASH Learning User and the HASHCASH Employee Self-Service User.

**HASHCASH Business Partner User** is a Named User who is an employee of a Business Partner accessing the licensed Software solely to perform operational related tasks within standard business-to-business scenarios.

#### **HASHCASH Named User - Platform User**

**HASHCASH Platform User** is a Named User authorized to Use licensed Software through a separate HASHCASH, Partner, or customer application that connects to and/or communicates with HASHCASH Software through published HASHCASH application programming interfaces.

**HASHCASH Platform User for Productivity Apps** is a Named User authorized to Use licensed Software solely through one or more Productivity App(s).

### **Exhibit 2 - Pass Through Terms for Third Party Databases**

HASHCASH may deliver HASHCASH software containing a database product where the end user is not entitled to use the database unless he/she has acquired the requisite number of licenses from the database vendor or its authorized distributor. Such deliveries are reported to the database vendor.

#### **Conditions for the use of ORACLE® Database Software when licensed from HASHCASH**

##### **1. Copyright**

1.1 The comprehensive copyright to Oracle software is the sole property of the Oracle Corporation, Redwood Shores, CA, USA.

1.2 Third party database applications for system administration, monitoring and management may directly access the Oracle database.

1.3 The customer shall only use the Oracle software in connection with the HASHCASH Software and only for the purposes of its own internal data processing which includes access of third party user such as contractor, supply chain vendor or supplier, customer, or third party individual authorized by the customer. It is allowed to customize the HASHCASH software or to create additional functionality, new applications, or to support third party database applications which only interface with them. Third party database applications or new functionality or new applications which may directly access the Oracle database or indirectly access information contained therein are not allowed.

1.4 The customer shall assign the Oracle software only to wholly owned or majority owned subsidiaries. Assignment to competitors of Oracle is prohibited.

1.5 In view of its limited rights of use, the customer shall neither modify, decompile nor reverse engineer the Oracle software except and to the extent that it is expressly permitted by applicable law.

1.6 The Oracle software may only be used in the country or countries for which the customer has acquired a license. The customer hereby undertakes to adhere to all regulations of the US Department of Commerce and the American export authorities.

1.7 The use of Oracle software for the planning, production, control or monitoring of nuclear power stations, air traffic, means of mass transportation or medical equipment is not permitted, unless such use is limited to commercial or purely administrative applications.

1.8 The customer is not entitled to receive the source code for the Oracle software.

##### **2. Other Conditions**

2.1 The publication of benchmark tests for the Oracle software is not permitted.

***HashCash Private and Confidential***

***HASHCASH Software Use Rights enGLOBAL.v.9-2017***





**Exhibit 3 – Terms relating to Third Party Web Services**

Third Party Web Services are defined in Section 1.2.6 of the Preamble to these Use Terms and examples of Third Party Web Services include services such as: Facebook, Evernote, Gigya, Twitter, Google Maps and other such services (non- exhaustive list for the purpose of examples – please refer to the definition of Third Party Web Services for precise definition). The following terms apply to all Third Party Web Services:

- Licensee is solely responsible for obtaining all account and authentication credentials required to access or use the Third Party Web Service's API or the Third Party Web Service.
- Use of the Third Party Web Service's API is subject to Licensee's acceptance of the Third Party Web Service's terms and conditions, which must be obtained from the Third Party Web Service provider. HASHCASH is not a party to the agreement between the Licensee and the Third Party Web Service provider.
- The Third Party Web Service's API and the Third Party Web Service are excluded from all HASHCASH representation, warranties, indemnifications and support obligations.
- Licensee expressly agrees to indemnify HASHCASH, its officers, employees, agents and subcontractors from and against all claims, liabilities, losses, damages and costs (including reasonable attorney fees) suffered by HASHCASH arising from the use of any Third Party Web Services by Licensee or its Affiliates.
- HASHCASH may throttle, suspend or terminate the Licensee's access to the Third Party Web Service's API through the Product if Licensee violates or causes HASHCASH to violate Third Party Web Service provider's terms of service or other applicable Third Party Web Service provider agreements or policies (including, without limitation, exceeding any data or usage limits).

The parties have executed this Agreement as of the Effective Date.

<p><b>Hashcash Consultants</b></p> <p>By: _____, its <u>Authorized Representative</u></p> <p>Print Name: _____</p> <p>Date Signed: _____</p> <p>Mail: 28747 Vista Grande Dr, Hayward, CA 94544 Email: legal@hashcashconsultants.com Attention: General Counsel</p>	<p><b>Company</b></p> <p>_____</p> <p>By: _____, its <u>Authorized Representative</u></p> <p>Print Name: _____</p> <p>Date Signed: _____</p> <p>Mail: _____ Email: _____ Attention: _____</p>
--	---