## SECURITY REVIEWER – END USER LICENSE AGREEMENT

## ATTENTION: USE OF THE SOFTWARE IN SUBJECT TO THE LICENSE TERMS SET FORTH BELOW

- Applicability. This End User License Agreement (the "Agreement") governs the use of accompanying software ("the software products") unless it is subject to a separate agreement between you and Security Reviewer Srl and its subsidiaries ("SECURITY REVIEWER"). By downloading, copying, or using the software products you agree to this Agreement. This Agreement includes 15 Sections, from Section 1 to Section 15.h. No additional Sections or annotations, even signed, are accepted.
- Terms. This Agreement includes supporting material accompanying the software or referenced by SECURITY REVIEWER, which may be software license information, additional license authorizations, software specifications, published warranties, supplier terms, open source software licenses and similar content ("Supporting Material").
- 3. **Authorization**. If you agree to this Agreement on behalf of another person or entity, you warrant you have authority to do so.
- 4. **Consumer Rights**. If you obtained the software products as a consumer, nothing in this Agreement affects your statutory rights.
- 5. **Electronic Delivery**. SECURITY REVIEWER may elect to deliver the software products or license information by electronic transmission or download.
- 6. License Grant. If you abide by this Agreement, SECURITY REVIEWER grants you a non-exclusive nontransferable license to use one copy of the version or release of the accompanying software for your internal purposes only and is subject to any specific software licensing information that is in the software products or its Supporting Material.

Your use is subject to the following restrictions, unless specifically allowed in Supporting Material:

- You may not use the software products to provide services to third parties.
- You may not make copies and distribute, resell, or sublicense the software products to third parties.
- You may not download and use patches, enhancements, bug fixes, or similar updates unless you have
  a license to the underlying software products. However, such license does not automatically give you
  a right to receive such updates and SECURITY REVIEWER reserves the right to make such updates only
  available to customers with support contracts.
- You may not copy the software products or make them available on a public or external distributed network.
- You may not allow access to the software products unless they are restricted to authorized employees only, guest users excluded.
- You may make one copy of the software products for archival purposes or when it is an essential step in authorized use.
- You may not modify, reverse engineer, disassemble, decrypt, decompile or make derivative works of the software products. If you have a mandatory right to do so under statute, you need prior written consent of SECURITY REVIEWER about such modifications.
- 7. Remote Monitoring. Some software may require keys or other technical protection measures and SECURITY REVIEWER may monitor your compliance with the Agreement, remotely or otherwise. If SECURITY REVIEWER makes a license management program for recording and reporting license usage information, you will use such program no later than 180 days from the date it is made available.
- 8. **Ownership**. No transfer of ownership of any intellectual property will occur under this Agreement.

- 9. **Copyright Notices**. You must reproduce copyright notices on software and documentation for authorized copies.
- 10. **Software**. SECURITY REVIEWER-branded software includes the following products and services: Security Reviewer, Static Reviewer, SCA Reviewer, SRA Reviewer, Quality Reviewer, Dynamic Reviewer, Cloud Reviewer, Mobile Reviewer and Firmware Reviewer. SECURITY REVIEWER software may only be used on approved hardware and configurations.

## 11. 15-day Limited Warranty for SECURITY REVIEWER Software

- a. SECURITY REVIEWER-branded software materially conforms to its specifications, if any, and is free of malware or security vulnerabilities in compliance with OWASP, CWE and WASC standards at the time of delivery; if you notify SECURITY REVIEWER within 15 days of delivery of non-conformance to this warranty, SECURITY REVIEWER will replace your copy. This Agreement states all remedies for warranty claims.
- b. SECURITY REVIEWER does not warrant that the operation of software will be uninterrupted or errorfree or that software will operate in hardware and software combinations other than as authorized by SECURITY REVIEWER in Supporting Material. To the extent permitted by law, SECURITY REVIEWER disclaims all other warranties.
- 12. Intellectual Property Rights and Escrow. SECURITY REVIEWER will defend and/or settle any claims against you that allege that SECURITY REVIEWER-branded software as supplied under this Agreement infringes the intellectual property rights of a third party. SECURITY REVIEWER will rely on your prompt notification of the claim and cooperation with our defense. SECURITY REVIEWER may modify the software to be non-infringing and materially equivalent, or we may procure a license. SECURITY REVIEWER is not responsible for claims resulting from any unauthorized use of the software. SECURITY REVIEWER authorship is registered to the Washington Copyright Office, with source code Escrow (deposit) to Italian SIAE authority in partnership with ewitness.eu since 2015, with 2 major releases per year. The e-Witness IT infrastructure is located within a private storage facility at British Telecom's datacenter located in Italy, among the first housing centers in Europe, renowned for its physical and logical security features. In accordance with SIAE, e-Witness guarantees source code integrity and inheritance in case of vendor's crash, death, or other legal emergencies.
- 13. Limitation of Liability. SECURITY REVIEWER's liability to you under this Agreement is limited to the amount actually paid by you to SECURITY REVIEWER for the relevant software. Neither you nor SECURITY REVIEWER will be liable for lost revenues or profits, downtime costs, loss or damage to data or indirect, special or consequential costs or damages. This provision does not limit either party's liability for unauthorized use of intellectual property, death or bodily injury caused by their negligence; acts of fraud; willful repudiation of the Agreement; or any liability that may not be excluded or limited by applicable law, including illegal use or use in unauthorized countries.
- 14. Termination. This Agreement is effective until terminated or in the case of a limited-term license, upon expiration; however, your rights under this Agreement terminate if you fail to comply with it. Immediately upon termination or expiration, you will destroy the software and documentation and any electronic copies. You may keep one copy of software and documentation for archival purposes. We may ask you to certify in writing you have complied with this section. Warranty disclaimers, the limitation of liability, this section on termination, and Section 15 ("General") will survive termination.

## 15. General.

a. <u>Assignment</u>. You may not assign this Agreement without prior written consent of SECURITY REVIEWER, payment of transfer fees and compliance with SECURITY REVIEWER's software license transfer policies. Authorized assignments will terminate your license to the software, and you must deliver software, documentation, and copies thereof to the assignee. The assignee will agree in writing to this Agreement. You may only transfer firmware if you transfer associated hardware.

- b. <u>Global Trade Compliance</u>. You agree to comply with the trade-related laws and regulations of the Italy and other national governments. If you export, import or otherwise transfer products provided under this Agreement, you will be responsible for obtaining any required export or import authorizations. You confirm that you are not located, and you do not use the software in a country that is subject to trade control sanctions (currently Afghanistan, China, Comoros, Eritrea, Lesotho, Papua New Guinea, Turkmenistan, Burma, Myanmar, Côte d'Ivoire, Central African Republic, Democratic Republic of Congo, Honk Kong, Iraq, Lebanon, Libya, Mali, Burundi, Zimbabwe, Venezuela, Nicaragua, Turkey, Cuba, Somalia, Sudan, Iran, Yemen, Ukraine, Russia, North Korea, Belarus, and Syria) and further agree that you will not retransfer the products to any such country. SECURITY REVIEWER may suspend its performance under this Agreement to the extent required by laws applicable to either party.
- c. <u>Audit</u>. SECURITY REVIEWER may audit you for compliance with the software license terms. Upon reasonable notice, SECURITY REVIEWER may conduct an audit during normal business hours (with the auditor's costs being at SECURITY REVIEWER's expense). If an audit reveals underpayment, then you will pay to SECURITY REVIEWER such underpayments. If underpayments discovered exceed five (5) percent, you will reimburse SECURITY REVIEWER for the auditor costs.
- d. <u>Open Source Components.</u> To the extent, the Supporting Material includes open-source licenses, such licenses shall control over this Agreement with respect to the open-source component. To the extent, Supporting Material includes the GNU General Public License or the GNU Lesser General Public License: (a) the software includes a copy of the source code; or (b) if you downloaded the software from a website, a copy of the source code is available on the same website; or (c) if you send SECURITY REVIEWER written notice, SECURITY REVIEWER will send you a copy of the source code for a reasonable fee.
- e. <u>Notices</u>. Written notices under this Agreement may be provided to SECURITY REVIEWER via the method provided in the Supporting Material or if none, via e-mail to info@securityreviewer.com.
- f. <u>Governing Law</u>. This Agreement will be governed by the laws of Italy excluding rules as to choose and conflict of law. You and SECURITY REVIEWER agree that the United Nations Convention on Contracts for the International Sale of Goods will not apply.
- g. <u>Force Majeure</u>. Neither party will be liable for performance delays nor for non-performance due to causes beyond its reasonable control, except for payment obligations.
- <u>Entire Agreement.</u> This Agreement represents our entire understanding with respect to its subject matter and supersedes any previous communication or agreements that may exist. Modifications to the Agreement will be made only through a written amendment signed by both parties. If SECURITY REVIEWER does not exercise its rights under this Agreement, such delay is not a waiver of its rights.