END-USER LICENSE AGREEMENT FOR "NaturalReader"

NATURALSOFT LIMITED

IMPORTANT - READ CAREFULLY. Please read the following license agreement. You must agree to its terms before using this speech software.

This end-user license agreement ("EULA") is a legal agreement between you (either an individual or a single entity) and NaturalSoft Ltd for NaturalReader Software, which includes computer software, "online" or electronic documentation and printed materials ("SOFTWARE"). The SOFTWARE also includes any updates and supplements to the original SOFTWARE provided to you by NaturalSoft. By Downloading, installing, copying, or otherwise using the SOFTWARE, you agree to be bound by the terms of this agreement. If you do not agree to the terms of this EULA, do not install, run or otherwise use this SOFTWARE. The SOFTWARE is protected by copyright laws and international copyright treaties, as well as other intellectual property laws and treaties. The SOFTWARE is licensed, not sold.

1. GRANT OF LICENSE. NaturalSoft Ltd hereby grants you as an individual, a personal, nonexclusive license to use the Software on one (1) computer at a time upon the terms and conditions set forth in this Agreement. If you are an entity, NaturalSoft Ltd grants you the right to designate one individual within your organization to use the Software on one (1) computer at a time upon the terms and conditions set forth in this Agreement. NaturalSoft Ltd may have patents or pending patent applications, trademarks, copyrights, or other intellectual property rights covering the SOFTWARE. You are not granted any license to these patents, trademarks, copyrights, or other intellectual property rights except as expressly provided herein. NaturalSoft Ltd reserves all rights not expressly granted. NaturalSoft Ltd reserves the right to terminate this license at any time, at which time you must: (a) cease all use of the Software, (b) permanently delete all copies of the Software from the computer on which it has been installed, and (c) deliver the original Software to the transferee, You may not retain the original or any copies of the Software.

2. RESTRICTIONS ON USE. You may not: (a) use the Software on more than one computer at a time without purchasing additional licenses, (b) copy the Software (except for one (1) back-up copy), (c) sublicense, lend, lease or otherwise make the Software available to any third party (on the Internet or tangible media, by broadcast or in any other manner), (d) modify, adapt, or translate any part of the Software, (e) reverse engineer, decompile or disassemble the Software or otherwise attempt to obtain its source code, (f) remove or alter any copyright, trademark or other proprietary notice contained in the Software, or (g) use the Software in any manner not set forth in this Agreement or in the Software's documentation.

3. UPGRADES. If this copy of the Software is an upgrade from an earlier version of the Software, it is provided to you on a license exchange basis. You agree by your installation and use of such copy of the Software to voluntarily terminate your earlier

EULA and that you will not continue to use the earlier version of the Software or transfer it to another person or entity.

4. COPYRIGHT. All title and copyrights in and to the SOFTWARE (including, but not limited to, any images, photographs, animation, video, audio, music, text, and "applets," incorporated into the SOFTWARE), the accompanying printed materials, and any copies of the SOFTWARE, are owned by NaturalSoft Ltd and NeoSpeech Inc. The SOFTWARE is protected by copyright laws and international treaty provisions. Therefore, you must treat the SOFTWARE like any other copyrighted material except that you may either (a) make one copy of the SOFTWARE solely for backup or archival purposes, or (b) install the SOFTWARE on a single computer provided you keep the original solely for backup or archival purposes. You may not copy the printed materials accompanying the SOFTWARE.

5. LIMITED WARRANTY. NaturalSoft Ltd warrants for a period of 30 days from the date you purchase a license for the Software, that the Software will be free from material defects in normal use and will perform materially in accordance with its documentation. NaturalSoft Ltd's entire liability and your sole remedy for a breach of this warranty is that NaturalSoft Ltd will, at its option, either: (a) replace the Software or (b) refund the price you paid for the Software.

6. DISCLAIMER OF WARRANTIES. EXCEPT FOR THE LIMITED WARRANTY PROVIDED ABOVE, THE SOFTWARE IS PROVIDED "AS IS." NATURALSOFT LTD AND THE THIRD PARTY PROVIDERS DISCLAIM ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT. WITHOUT LIMITION OF THE FOREGOING, NATURALSOFT LTD AND THE THIRD PARTY PROVIDERS DO NOT WARRANT THAT: (a) THE SOFTWARE WILL BE ERROR-FREE, (b) YOUR USE OF THE SOFTWARE WILL BE UNINTERRUPTED OR ERROR-FREE, (c) THE SOFTWARE WILL MEET YOUR REQUIREMENTS, OR (d) THE SOFTWARE WILL OPERATE WITH THE HARDWARE OR SOFTWARE CONFIGURATION YOU CHOOSE.

7. YOUR SPECIFIC RIGHTS. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OF DAMAGES OR LIMITATIONS OF LIABILITY, SO THE ABOVE EXCLUSIONS OR LIMITATIONS MAY NOT APPLY TO YOU. YOUR SPECIFIC RIGHTS MAY VARY FROM JURISDICTION TO JURISDICTION.

8. CUSTOMER REMEDIES. NaturalSoft Ltd's entire liability and your exclusive remedy shall not exceed the price paid for the SOFTWARE.

9. NO LIABILITY FOR CONSEQUENTIAL DAMAGES. To the maximum extent permitted by applicable law, in no event shall NaturalSoft Ltd or its suppliers be liable for any damages whatsoever (including, without limitation, damages for loss of business profits, business interruption, loss of business information, or any other pecuniary loss) arising out of the use of or inability to use this product, even if NaturalSoft Ltd has been advised of the possibility of such damages. Because some jurisdictions do not allow the exclusion or limitation of liability for consequential or incidental damages, the above limitation may not apply to you.

10. Third Party Agreement. The copyrighted material, trademarks and other intellectual property of NeoSpeech Voices are provided by and belong to NeoSpeech Inc. ("Third Party Providers"). The Third Party Provider owns and will retain all title, ownership rights and intellectual property rights in and to the Software.

You must accept the agreement with NeoSpeech Inc. as following:

By this License, NeoSpeech grants You a limited, non-exclusive, non-transferable right to (1) install and maintain the Software on only one computer at any time (the "Computer"); (2) make one copy of the Software solely for backup or archival purposes of the Software installed on the Computer, provided that You must reproduce on the copy NeoSpeech's copyright notice and any other proprietary legends on the original copy supplied by NeoSpeech; (3) use the Software that You installed on such Computer solely for the Permitted Non-Commercial Purposes; and (4) modify only the exemplary client library interface program of the Software solely for the Permitted Non-Commercial Purposes.

As used in this License, "Permitted Non-Commercial Purposes" means solely the purposes of (1) synthesizing into speech phrases of text from software applications installed on the Computer that the Software is installed on, (2) saving such synthesized speech in computer files, (3) distributing or transmitting such files of synthesized speech to others, provided the text for such speech was provided solely by You, and (4) developing any value added software application program ("Your Developed Program") that uses the Software to synthesize into speech no more than one phrase of text at a time from software application programs installed on the Computer that the Software is installed on. "Non-Commercial Purpose" excludes, without limitation, any distribution or transmission of the Software, speech synthesized from text provided by someone other than You by the Software, or Your Developed Program. "Non-Commercial Purpose" also excludes, without limitation, any use of the Software, speech synthesized by the Software, or Your Developed Program, for, as part of, or in connection with a product or service which is sold, offered for sale, licensed, leased, loaned or rented or otherwise provided or distributed for free, for a fee or otherwise. "Non-Commercial Purpose" also excludes use of the Subject Software with a text-to-speech software or speech recognition software not provided by NeoSpeech.

If you have any questions concerning this Agreement, please contact NaturalSoft Ltd.