END-USER LICENSE AGREEMENT FOR “NaturalReader”

NATURALSOFT LIMITED

This license agreement applies to NaturalSoft Ltd’s NaturalReader software, NaturalReader Online, NaturalReader Mobile, and NaturalReader Commercial. The non-commercial products include NaturalReader Software versions, Personal Online applications, and Mobile applications. The non-commercial products cannot be used for any commercial or public use or redistribution under any circumstances. The voices provided in The non-commercial products are licensed for personal use only. Only the audio files generated using a paid subscription to NaturalReader Commercial are licensed to allow public and commercial purposes and/or redistribution.

IMPORTANT – READ CAREFULLY

Please read the following license agreement. You must agree to its terms before using this speech software and application. This end-user license agreement (“EULA”) is a legal agreement between you (either an individual or a single entity) and NaturalSoft Ltd for NaturalReader, which includes computer software, web and mobile application, electronic documentation and printed materials. The NaturalReader also includes any updates and supplements to the original NaturalReader provided to you. By installing, copying, or online access the NaturalReader, 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 NaturalReader. The Product is protected by copyright laws and international copyright treaties, as well as other intellectual property laws and treaties.
1. LICENSE AND OTHER SERVICES
When subscribing or purchasing a NaturalReader product, we hereby grant you a nonexclusive, non-sublicensable worldwide license to access and use the Product. Other than the rights expressly licensed hereunder to you, no other rights or interest whatsoever are granted. Without limiting the foregoing, you may not: (i) provide or share the username and/or passwords assigned to you with any third party; (ii) use the Product to perform any illegal activity or to perform any other action that may otherwise infringe upon third party rights; (iii) use the Product for any unlawful purpose (including, without limitations copyright infringement) or (iv) sell, rent, lease, sublicense or otherwise transfer your rights under this Agreement, the Product or portions of it. While we own or have a right to use the underlying technology of the Product, as the case may be, you own all of the content and information that is conveyed or transmitted via the Product (the “Content”). You further represent that you have all rights to distribute such Content, agree to do so solely for lawful purposes and recognize that you shall be solely responsible for such Content. You expressly agree that you will not transmit or convey any Content that: (1) is defamatory, libelous, abusive, or obscene, including, without limitation, material which encourages conduct that would constitute a criminal offence, give rise to civil liability or otherwise violate any applicable local, state, federal, or international law; (2) infringes on the copyright or any other proprietary right of any third-party; (3) would invade the privacy of any other person; (4) contains a harmful program or component; or (5) is otherwise inappropriate or unlawful. You also expressly agree that you will not: (a) after receiving warning, continue to convey or transmit Content which we have advised you not to convey or transmit; or (b) attempt to gain unauthorized access to restricted areas of the Web Site, other accounts, computer systems or networks connected to the Web Site, through password mining or any other means.
2. COPYRIGHT
All title and copyrights in and to the Product (including, but not limited to, any images, photographs, animation, video, audio, music, text, and “applets,” incorporated into the Product), the accompanying printed materials, and any copies of the Product, are owned by NaturalSoft Ltd. The Product is protected by copyright laws and international treaty provisions. Therefore, you must treat the Product like any other copyrighted material.

3. DISCLAIMER OF WARRANTIES
Except for the limited warranty provided above, the Product 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 purposes and non-infringement. Without limitation of the foregoing, Naturalsoft Ltd and the third party providers do not warrant that: (a) The Product will be error-free, (b) your use of the Product will be uninterrupted or error free, (c) the Product will meet your requirements, or (d) the Product will operate with the hardware or software configuration you choose.

4. 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.

5. CUSTOMER REMEDIES
NaturalSoft Ltd’s entire liability and your exclusive remedy shall not exceed the price paid for the Product.
6. 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.