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- (a) <u>Technical Help.</u> The Provider or its business partners shall ensure help and support in troubleshooting and debugging in the use of the most up-to-date version of the Software throughout published operating hours. Any requirements for help and support received outside of operating hours shall be deemed to have been received on the following business day. A requirement for help and support can be delivered to the Provider via phone, facsimile or email at the reserved telephone numbers or email addresses specified in the Documentation or on the websites of the Provider or of its business partners. A requirement for help and support must be sufficiently certain and must contain data enabling the replication of the reported problem. If necessary, the End User shall be obliged to provide necessary assistance in solving a reported problem.
- (b) <u>Updating.</u> Updating shall include each new version or change of the Software or individual parts thereof, which the Provider shall release on its websites or the websites of its business partners. The Provider shall make the Update accessible to the End User from the protected area of its websites through the Internet network. Access to the Update shall require logging in with a username and a user login password (the "Identification"). The Identification of the End User shall consist of a random combination of alphanumeric characters and shall be automatically generated by the Provider's business system. The Identification shall be delivered to the End User in the form of an email message, be inserted in commercial packaging of the Licensed Product, or be delivered in another appropriate manner. The End User shall be obliged to protect the Identification against damage, loss or misuse. Upon discovery of the first misuse of the Identification of the End User, the Provider shall make the original Identification functionless and issue a new Identification for the End User (the "Substitute Identification"). The End User shall be obliged to provide to the Provider all data to be required by the Provider in investigation of the misuse of the Identification including, but not limited to, access to records of operation of computer systems, records of accesses to files, as well as other necessary data. In case misuse of the Substitute Identification is discovered, the Provider may issue at its own discretion a new Substitute Identification for the End User or revoke the License immediately and without any compensation for the End

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- (c) <u>No Support.</u> The Provider shall not be obliged to provide any support, particularly if a reported error:
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- ii. has occurred by the fault of servicing staff, or by the use of the Software in non-compliance with the Documentation,
 - iii. has already been resolved by the issuance of the Update, which the End User failed to install,
 - iv. the End User has failed to pay the License Fee under Article 17 hereof, or
 - v. is otherwise provided for in this Agreement.
- (d) <u>Training.</u> No right to the provision of services in connection with training and practice in the use and installation of the Software shall result for the End User from this Agreement.
- 16. **Change of End User.** The End User may transfer the License and all rights from this Agreement to another End User only with consent of the Provider and only if the new End User represents that it assumes all rights and obligations pertaining to the original End User under this Agreement.
- License Fee and Payment Terms. Software is licensed not sold. A License Fee for the Software shall be specified based on a price list of the Provider or of its business partners according to the number of computer systems for which the Software is designated (the "License Fee"). Upon payment of the License Fee you shall become entitled to use the Software in accordance with the terms and conditions of this Agreement throughout the period for which you have acquired the right to use the Software. Unless another maturity date is specified in an invoice or other similar document issued by the Provider or its business partner, the License Fee shall be due upon delivery of the Software. You shall be liable for the fulfillment of tax and duty charges related to the provision of the License for the Software stipulated by applicable law, except for income taxes of the Provider. If you fail to pay the License Fee within the maturity date, your License for the Software shall be automatically revoked and you shall have to pay all costs connected with the recovery of a receivable due, including attorney fees and court fees. The obligation to pay the License Fee shall not apply to the Software provided as NFR or a trial version.
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- 21. **Notices.** All notices, the returned Software, and Documentation must be delivered to: ESET, spol. s r. o., Aupark Tower, 16th floor, Einsteinova 24, 851 01 Bratislava, Slovak Republic.
- 22. **Governing Law.** This Agreement shall be governed by and construed in accordance with Slovak law. The End User and the Provider agree that conflict provisions of the governing law and United Nations Convention on Contracts for the International Sale of Goods shall not apply. You expressly agree that exclusive jurisdiction for any claim or dispute with the Provider or relating in any way to Your use of the Software resides in District Court Bratislava I., Slovakia and you further agree and expressly consent to the exercise of the personal jurisdiction in the District Court Bratislava I. in connection with any such dispute or claim.
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