

MOAEC®, Inc. TERMS & CONDITIONS

Effective July 19th, 2010

This agreement ("Agreement") is a contract between you and MOAEC, Inc ("MOAEC"). The MOAEC music/media/data importing, organizing, searching, playing, accessing, syncing, streaming and/or downloading management software application, together with any and all enhancements, upgrades, and updates that may be provided to you in the future by MOAEC, is referred to in this Agreement as the "Software." By downloading, installing, opening or using the Software or by completing the registration process to download or use the Software, you agree to be bound by this Agreement. You also agree to accept this Agreement by so indicating at the appropriate screen, prior to using the Software for the first time.

IF YOU DO NOT AGREE TO THE TERMS AND CONDITIONS SET FORTH IN THIS AGREEMENT, YOU SHOULD SO INDICATE AT THE APPROPRIATE SCREEN AND PROMPTLY DISCONTINUE USE OF THE SOFTWARE.

You must be at least eighteen (18) years of age to use the Software, and you represent to MOAEC that you are 18 years of age or older. If you are not at least 18 years of age, you must discontinue use of the Software.

1. BILLING INFORMATION

You may download the MOAEC® PC Mo®, Master Mo™ and Media Importer Software without charge (not including and/or limited to other than any third party fees, such as any data charges assessed by mobile network operators, the cost to access the Internet or mobile network, etc.). The Software allows the ability to import, organize, search, play, access, sync, stream and/or download content ("Content") "not limited to" music/media/data, on compatible devices, not limited to personal computers and windows mobile smart phones.

When available, you may be able to purchase certain Content individually as downloads using the Software (the "Downloads"). To purchase downloads you must create an account (your "Account") and provide a valid credit card number or other billing method accepted by MOAEC. In some cases Downloads may be provided without a charge from MOAEC.

If/when the service is available and you choose to purchase full (vs. partial) Content downloads, you authorize MOAEC or its principals to charge the price for each individual Download (i.e. in the case of music, on average songs currently range from \$0.69 to \$1.29 per Download but vary) indicated by the Software to the credit card or other billing method you provide to MOAEC during such registration process. Your payment method will be saved for the next purchase you make using your Account.

You may also be able to stream certain Content on demand (collectively, the "Streams") by providing the information required by MOAEC to register for the appropriate Account permitting access to Streams. MOAEC may offer you the opportunity to access Streams for a limited "trial" period (the "Trial Period") without charge once you create an Account (a "Trial Account"). In such event, following the Trial Period, in order to continue accessing Streams you may be required to provide a valid credit card and pay an applicable subscription fee. In the event you provide MOAEC with a credit card or other billing method during the Account registration process, you authorize MOAEC to charge Downloads or applicable subscription fee to the billing method you provide following the end of the Trial Period unless you cancel your Trial Account prior to the end of the Trial Period.

You may not be able to access full track (i.e. full content) Streams following the Trial Period unless you pay an applicable subscription fee, if requested. MOAEC or its principals do not issue refunds for Download purchases or subscription fees to access Streams. However, you may contact MOAEC customer service at support@moaec.com in the event you experience technical problems with Downloads, Streams or the Software.

You must have an internet-enabled PC, windows mobile smart phone, or other compatible device(s) in order to access and download the Software. Normal carrier charges and taxes may apply to any content you obtain from MOAEC. MOAEC is not responsible for any charges or surcharges you may incur from your PC, windows mobile smart phone, internet service provider or other technologies or companies as a result of using the Software. Note: If you wish to use MOAEC Software with wireless

connections other than Wi-Fi you may be charged extra data charges by your carrier in accordance with rates set in your agreement with your carrier.

For wireless connections other than Wi-Fi, MOAEC recommends all users of the Software to obtain unlimited data plans.

Right to Change Fees – All fees are subject to change upon notice from MOAEC. MOAEC will provide you with reasonable notice of such change through a service message to your device, a service email or by posting the change prominently in the Software. If you do not agree to the new fees, you may no longer use the Software and you may cancel your Account at any time.

Taxes – MOAEC reserves the right to collect applicable taxes for certain features of the Software.

2. CANCELLATION & TERMINATION

Termination – MOAEC reserves the right, at its sole discretion, to terminate your permission to access the Software and/or use the account you create using the Software for any reason at any time without notice, including in the event that MOAEC reasonably believes that you have breached or acted inconsistently with any provision of this Agreement. You acknowledge and agree that MOAEC shall have no liability or responsibility to you for termination or suspension of your access or use, and that **NO PORTION OF YOUR FEES WILL BE REFUNDED**. You may terminate the licenses granted in this Agreement with respect to the Software at any time by destroying the Software and any accompanying documentation, together with any and all copies thereof. The licenses granted in this Agreement will terminate automatically if you breach any of its terms or conditions or any of the terms or conditions of any other agreement between you and MOAEC. Upon termination, you shall immediately destroy the original and all copies of the Software and any accompanying documentation, or return them to MOAEC.

Disputes – Your sole right and remedy with respect to any dispute with MOAEC is to discontinue using the Software. Disputes may include, but are not limited to, disputes related to or arising out of: this Agreement or any policy or practice of MOAEC, including its Privacy Policy or MOAEC's enforcement or application of the same; the Software; and the MOAEC billing method or amount or type of fees, surcharges and applicable taxes or any change to the same.

Expiration of License – MOAEC's third party rights to make available certain Content to you may expire at any time. In the event of such expiration, MOAEC may cease delivering such Content and will no longer make applicable Content Streams available to you upon such expiration. MOAEC will not refund any portion of your fees.

3. ACCEPTABLE USE OF THE SOFTWARE

By downloading and/or using the MOAEC® PC Mo®, Master Mo™, Media Importer and/or Mobile Mo™ Software, you agree to use the Software to Stream, sync, import, organize, search and/or play content “not limited to” music on your compatible device for your own personal, non-commercial use only in accordance with MOAEC's License grant pursuant to Section 6 herein. Your use of the MOAEC Software means you also agree to the following acceptable use policies:

Personal, Non-Commercial Use Only – The Software and content are for your personal, non-commercial use only. You represent, warrant and agree that you are using the Software and any other services provided by MOAEC for your own personal, non-commercial entertainment use and not for redistribution or transfer of any kind. You understand and agree that you may not resell, transmit or re-transmit, broadcast or re-broadcast or make any commercial use of the Software or content. You may not copy or distribute the content or Software in any manner not expressly authorized by MOAEC,

Commercial Use –

If you want to use MOAEC Software for commercial applications to access, stream, sync, import, organize, search and/or play your content you must enter into an agreement in advance with MOAEC. To do so, please contact us for more information at sales@moaec.com

Use of Content as a musical "ringer" is strictly prohibited, unless Content is provided specifically for such purpose (i.e. ringtones). In any event, you understand and acknowledge that your rights with respect to the Content or Software will be limited by copyright law and other applicable laws.

Registration and your Personal Information – In order to use certain features of the Software, you must register and provide personal information such as, and not limited to, your user name, password, email, etc. to MOAEC.

("Personal Information"). MOAEC will use your Personal Information in accordance with its Privacy Policy. Please review the Privacy Policy before you complete the Software installation process or attempt to use any part of the Software. For additional information regarding MOAEC's collection, use and disclosure of your Personal Information, please refer to MOAEC's Privacy Policy, a copy of which is available at Privacy Policy.

As part of the Account registration process, you will create a unique user name and password (collectively also referred to herein as "UN & PW"). You agree that you will not allow another person to use your UN & PW to access and/or use the Software under any circumstances.

You are solely and entirely responsible for maintaining the confidentiality of your UN & PW and for any charges, damages, liabilities or losses incurred or suffered as a result of your failure to do so. MOAEC is not liable in any way for any harm caused by or related to the theft of your UNN & PW, your disclosure of such, or your authorization to allow another person to access and use the Software using your UN & PW.

Furthermore, you are solely and entirely responsible for any and all activities that occur under your account including any charges incurred relating to the Software. You agree to immediately notify MOAEC of any unauthorized use of your account or any other breach of security known to you. You acknowledge that the complete privacy of your data and/or messages transmitted while using the Software cannot be guaranteed.

Objectionable or Explicit Content – MOAEC may introduce Mo Knows™ Music Store and/or Service(s) which may contain content or materials that you may find objectionable. MOAEC does not warrant, and makes no guarantee or representation, that you will not find all or part of any content or the Software to be objectionable. Parents should use appropriate parental discretion in determining whether you want to authorize minor children to use or access the Software.

International Use – If/when introduced, MOAEC Mo Knows™ Music Store and/or Service may initially be intended for use in the United States. If available, you agree that you will use the Mo Knows™ Music Store and/or Service(s) only in the United States unless MOAEC expressly advises you otherwise.

Intellectual Property Rights – The Content, Software, Mo Knows™ Music Store and/or Service(s) are made available as part of software, technology and/or services owned by MOAEC and/or its affiliates and/or is under license from third parties. MOAEC's licensors, principals, partners and affiliates are protected by U.S. intellectual property laws. Without limiting the generality of the foregoing, you do not receive any rights to any patents, copyrights, trade secrets, trademarks or other intellectual property rights relating to or in the Content, Software, technology or any accompanying documentation. By using the MOAEC Software, Mo Knows™ Music Store and/or Service you understand and agree to abide by U.S. intellectual property laws and agree not to reproduce, modify, scrape, cache, frame, display, perform, transfer, distribute, create derivative works from, or otherwise use the Software, Content, Mo Knows™ Music Store and/or Service except as authorized in this Agreement, and agree not to authorize, encourage or allow such use by any other party. You agree not to make any use of the Software, Content, Mo Knows™ Music Store and/or Service(s) in a manner that would infringe the copyright therein. You agree that you will take all reasonable steps to prevent any unauthorized reproduction and use of the Content, Software, Mo Knows™ Music Store and/or Service(s). All rights not expressly granted to you under this Agreement are reserved by MOAEC and/or its licensors or principals.

Other Unauthorized Use – You will not use the Content, Software, Mo Knows™ Music Store and/or Service(s) or other MOAEC products and/or services(s) to engage in or allow others to engage in any illegal activity. Users of the MOAEC Software, Mo Knows™ Music Store and/or Service(s) may not attempt (or authorize, encourage or support others' attempts) to (1) gain unauthorized access to any MOAEC services (including the Software, Content and MOAEC website or infrastructure), user accounts or computer networks through hacking, password mining or any other means, or to reverse engineer, decompile, decrypt, break, disassemble, derive the source code of, modify, create derivative works from or otherwise tamper with the Software, Content and/or Service(s); or (2) unlawfully use, copy, modify, alter, or transfer, electronically or otherwise, the Software, Content and/or Service(s); or (3) redistribute, sell, rent, lease, sublicense, or otherwise transfer rights to the Content,

Software and/or Service(s), whether in a stand-alone configuration or as incorporated with other software code written by any party except as expressly permitted in this Agreement; (4) decrypt, break or otherwise alter or interfere with the Content (or any security component of the Content) or Software (including for the purpose of disguising or changing any indications of the ownership or source of the Content). You may not use any web robots ('bots'), web crawlers, data-mining, or similar applications to submit, gather and extract data from, or otherwise use the MOAEC website, Software, Content and/or Service(s). You agree to advise MOAEC promptly of any such unauthorized use(s) or attempt(s). You may not interfere with, disrupt, or create an undue burden on the Software or MOAEC website or the networks or services connected to the Software or MOAEC website, or act in a manner that negatively affects the ability of other users to use the Software, MOAEC website, Mo Knows™ Music Store and/or Service(s).

You will not use the Software, Content, Mo Knows™ Music Store and/or Service(s) to engage in any activity that will violate the rights of third parties, including, without limitation, through the use, public display, public performance, reproduction, distribution, or modification of communications or materials that infringe copyrights, trademarks, publicity rights, privacy rights, other proprietary rights, or rights against defamation of third parties.

You will not transfer the Software, or utilize the Software in combination with third party software authored by you or others to create an integrated software program which you sell, license, convey or otherwise transfer to unrelated third parties.

The rules and policies above will be applied generally in a nondiscriminatory manner to users of the Software and other MOAEC websites and services, and may include, for example, required or automated updates, modifications, and/or reinstallations of the Software and obtaining available patches to address security, interoperability, and/or performance issues.

Content Guidelines – All information, text, audio/video materials, messages, tags, or other materials submitted to MOAEC, including Content (collectively, "Material"), whether publicly posted or privately transmitted, are the sole responsibility of the person originating the Material. You acknowledge and agree that you are solely responsible for any and all Material that you upload, transmit, post, or otherwise make available on the MOAEC website and/or through the MOAEC Software. MOAEC does not control content, information and/or material made available by users, and does not guarantee the accuracy, integrity, or quality of such content, information and/or material. You acknowledge and agree that by accessing the MOAEC website, you may be exposed to content, information and/or material that you find offensive, indecent, or otherwise objectionable. MOAEC shall not be liable for any loss or damage of any kind incurred as a result of the use, uploading, or otherwise making available of any content, information and/or material included in the Software. You agree that you bear all risk associated with the use of any content, information and/or material, including reliance on the accuracy, usefulness, or completeness of any content, information and/or material.

You acknowledge and agree that MOAEC may or may not pre-screen content, information and/or material, and that MOAEC and its licensors and principals shall have the right, but not the obligation, to pre-screen, refuse, move, or remove any content, information and/or material available by or through the Software or MOAEC website, at its sole discretion.

You agree that you will not use the MOAEC Software to:

- a. Import, organize, store, upload, transmit, post, or otherwise make available any content, information and/or material that contains nudity or profanity, depicts drug use, is unlawful, harmful, abusive, defamatory, tortuous, harassing, obscene, libelous, hateful, invasive of another's privacy, or that contains hate speech or otherwise objectionable materials;
- b. Import, organize, store, upload, transmit, post, or otherwise make available any content, information and/or material that you do not have a right to make available under federal, state, or local law, or under contractual or fiduciary relationships, such as proprietary or confidential information;
- c. Import, organize, store, upload, transmit, post, or otherwise make available any content, information and/or material that infringes any copyright, trademark, patent, trade secret, or other proprietary right of any person or entity;

- d. Import, organize, store, upload, transmit, post, or otherwise make available any content, information and/or material containing unauthorized or unsolicited advertising, spam, promotional materials, chain letters, pyramid schemes or other forms of solicitation;
- e. Import, organize, store, upload, transmit, post, or otherwise make available any content, information and/or materials, such as viruses, Trojans, malware, designed to interrupt, destroy or limit the functionality of any computer software or hardware or any telecommunications equipment;
- f. harm minors in any way; and/or
- g. Interfere with or disrupt MOAEC's service, hardware, or telecommunications equipment.

4. CUSTOMER SUPPORT; COMMUNICATIONS

Customer Support – Please direct any questions concerning the Software or any other MOAEC related issue to MOAEC FAQ located at www.moaec.com/support/faq, MOAEC FORUM located at www.moaec.com/support/forum or customer service by e-mail at: support@moaec.com

Text Message Communications – You expressly agree that, as part of the software and/or service provided by MOAEC, you may receive communications from MOAEC by text message (SMS), including our promotional information not limited to newsletters from time to time. You may stop receiving promotional text messages by, following the opt-out instructions in the text message or emailing unsubscribe@moaec.com

Email Communications – You also agree to receive promotional and account related email communications from MOAEC You may unsubscribe from promotional email communications by emailing us at unsubscribe@moaec.com

5. THIRD PARTY CONTENT APPEARING IN THE MOAEC SOFTWARE AND/OR WEBSITE

The Software may include third party components which may be developed by respectable individuals, companies, and/or organizations. The portions of the third party software may be owned by third parties and such portion of the Software is licensed to you under the respectable third party End User License Agreement accompanying this Software. Copies of the Software are provided to you only to allow you to exercise your rights under this Agreement. This Agreement does not constitute a sale of the Software or any accompanying documentation, or any portion thereof.

Links and Advertisements – The Software may contain links to and advertisements for websites or other software owned by MOAEC and/or operated by third parties. While MOAEC endeavors to associate only with reputable third parties, MOAEC cannot be responsible for the availability, communication, content and/or practices, such as the privacy policy and practices, of these other sites and software. Your business dealings with any third-party advertisers through the Software, including payment and delivery of related goods or services, and any other terms, conditions, warranties or representations associated with such dealings, are solely between you and such third-party. You agree that MOAEC and its affiliates are not responsible, directly or indirectly, for any damage or loss caused or alleged to be caused by or in connection with your use of or reliance on any content, goods or services available through third party sites or software. Please contact those sites directly if you have any concerns about their availability, content or practices.

MOAEC Promotions – From time to time MOAEC may provide users with the opportunity to participate in promotional events sponsored by third party advertisers or affiliates. Your participation in any MOAEC promotional event is subject to the terms associated with that event. Your participation in these promotions and any other terms, conditions, warranties or representations associated with such dealings, are solely between you and the sponsoring third-party. You agree that neither MOAEC nor its affiliates shall be responsible or liable for any loss or damage of any sort incurred as the result of the promotions or as the result of the presence of such third parties on the MOAEC website or the Software.

6. LICENSE; MOAEC PROPRIETARY RIGHTS

License – Subject to the terms and conditions set out in this Agreement, MOAEC grants you a revocable, limited, nonexclusive, and non-sub licensable right to use the Software solely in accordance with the following terms and conditions:

1. Use of the Software. You may download and use the MOAEC® PC Mo®, Master Mo™, Media Importer Software on up to three (3) devices owned, leased or rented by you; and/or Mobile Mo Software on up to five (5) devices owned, leased or rented by you however, you are the only individual with the right to use your licensed copy(s) of the Software. All copy(s) of the Software must include MOAEC's copyright notice.
2. Distribution Prohibited. You may not distribute copies of the Software for use by any individual other than you. Distribution of the Software by you to third parties is hereby expressly prohibited.
3. Fees. The MOAEC® PC Mo®, Master Mo™, Media Importer Software is currently provided at no cost to you, but you may incur charges in connection with the purchase of software upgrades, new Software, Content Downloads and/or Subscriptions to access Streams and/or other services accessed using the Software in accordance with this Agreement.
4. Support. MOAEC is not required to provide you with any support services related to the Software, but may, at its sole discretion, provide support services to you.
5. Upgrades. MOAEC may provide you with Software upgrades for free and/or payment of additional fee's or license fees at a price set by MOAEC and/or one or several of our affiliates. Such upgrades may include upgrades for the Software released by MOAEC for general distribution to Software licensees. MOAEC has no obligation to provide you with any upgrades, including those that are not released for general distribution to MOAEC's other licensees. Nothing in this Agreement shall be construed to obligate MOAEC to provide upgrades to you under any circumstances.

Ownership – Your use of the Software is under license; you will not obtain any ownership interest in any of the Software or Content through this Agreement or otherwise. All content in the Software or on the MOAEC website, such as the Content, text, graphics, logos, button icons, images, data compilations, and software, is the property of MOAEC or its content suppliers and/or third parties and is protected by United States and international copyright and other intellectual property laws. Your rights with respect to your use of the same are governed by this Agreement, all applicable laws, including but not limited to intellectual property laws, and any applicable end-user license agreements.

Trademark Information – All trademarks, service marks, trade names, domain names, slogans, logos, and other indicia of origin that appear on or in connection with the software, website and/or service(s) are the property of MOAEC and/or its affiliates, principals, licensors and/or licensees. Without MOAEC's prior permission, you agree not to display or use the MOAEC marks in any manner, including but not limited to handbills or posters. You agree that you will not remove and/or alter any trademark, logo, copyright or other proprietary notices, legends, symbols or labels in the Software, Content, or any accompanying documentation.

Full-Track (vs. partial) Music Downloads – MOAEC and/or its principals may provide full track music downloads “not limited” for use with mobile devices and/or personal computers. Downloads to personal computers may be in MP3 or other format with a specified minimum bit rate of 192kbs. Bit rates may vary. The format and quality for mobile downloads may vary depending on your mobile or portable handset model, and are a minimum bit rate of 64 kbps. Notwithstanding anything the contrary set forth herein, downloads containing Sony Music Entertainment products are sold and/or distributed directly by Sony Music Entertainment Downloads LLC, as principal, via its agent, MOAEC

7. EXPORTING THE SOFTWARE

The Software may contain encryption and is subject to United States export control laws and regulations and may be subject to export or import regulations in other countries, including controls on encryption products. You agree that you will not export, re-export or transfer the Software in violation of any applicable laws or regulations of the United States or the country where you legally obtained it. You are responsible for obtaining any licenses to export, re-export, transfer or import the Software.

U.S. Government Legends

The Software is commercial in nature and developed solely at private expense. The Software is delivered as "Commercial Computer Software" as defined in DFARS 252.227-7014 (June 1995) or as a commercial item as defined in FAR 2.101(a) and as such is provided with only such rights as are provided in this Agreement.

8. MATERIAL SUBMITTED BY USERS

MOAEC claims no ownership of content, information and/or material you make publicly available via the Software, or otherwise import, organize, store, upload, post or transmit for inclusion in publicly accessible portions of the Software. With respect to such content, information and/or material, you grant MOAEC a worldwide, royalty-free and non-exclusive license to use, distribute, reproduce, modify, adapt, publicly perform and publicly display the content, information and/or material for the purpose for which such content, information, data and/or material submitted or made available. This license terminates when you remove (or MOAEC removes) such content, information, data and/or material from the Software. You understand and agree, however, that MOAEC may retain copies, but not display, perform, or distribute, server copies of content, information, data and/or material that has been deleted or removed. The license granted above with respect to content, information, data and/or material that consists of text, messages, or user comments posted to publicly accessible areas of the Software is perpetual and irrevocable.

9. GENERAL TERMS

Applicable Law – This Agreement and your use of the software and/or service(s), including the content, information and/or material, will be governed by and construed in accordance with the laws of the State of Massachusetts, without regard to conflicts of law principles. You expressly consent that the state or federal courts of Middlesex County, Massachusetts shall have exclusive jurisdiction and venue over any dispute arising out of or relating to this Agreement or any claim involving MOAEC and/or its partners, parents, principals, licensors, affiliates, subsidiaries, employees, contractors, officers, directors or suppliers, and you hereby covenant that you will not bring suit in any other jurisdiction.

Severability of Terms – If for any reason a court of competent jurisdiction finds any provision or portion of this Agreement to be unenforceable, that portion shall be construed in a manner consistent with applicable law to reflect, as nearly as possible, the original intentions of the parties, and the remainder of this Agreement will continue in full force and effect.

Entire Agreement – This Agreement, which incorporates by reference the MOAEC Privacy Policy, constitute the entire agreement between the parties with respect to your use of the software, service(s) and/or any part thereof and supersedes and replaces all prior or contemporaneous understandings or agreements, written or oral, regarding such subject matter. Any waiver of any provision of this Agreement will be effective only if in writing and signed by MOAEC. The headings used in this Agreement are for convenience only, and will have no effect on the interpretation or legal enforceability of the terms herein.

Assignment – This Agreement may not be assigned by any user of the software. This Agreement may be assigned by MOAEC and shall inure to the benefit of MOAEC its successors and assigns.

No Right of Survivorship or Transferability – You agree that your MOAEC account, including any optional profiles you may create, is non-transferable and any rights to your account or the contents thereof terminate upon your death. Upon receipt of a copy of a death certificate, your account may be terminated and all contents therein permanently deleted.

MOAEC's Remedies – You agree that any unauthorized use of the software, content and/or service(s) would result in irreparable injury to MOAEC and/or its affiliates, principals or licensors for which money damages would be inadequate. In such event MOAEC its affiliates, principals and/or licensors, shall have the right to immediate injunctive relief against you, in addition to other remedies available at law and in equity.

Nothing contained in this Agreement shall be construed to limit remedies or relief available pursuant to statutory or other claims that MOAEC its affiliates, principals and/or licensors may have, including but not limited to, any claim for intellectual property infringement. For the avoidance of doubt, the licensors of content, information and/or materials to MOAEC or its principals selling content hereunder are intended beneficiaries of this Agreement and shall have the right to receive the benefit of all rights and remedies available to MOAEC that concerns their respective content, information and/or material and to enforce any and all of

your obligations under this Agreement and/or the provisions of this Agreement with respect to their respective content to the same extent as if they were parties to this Agreement. Such licensors and principals reserve all rights under law and in equity.

Indemnity – By using the Software, Content and/or service(s) you agree to indemnify and hold MOAEC its affiliates, partners, principals, employees, directors, successors and assigns, harmless for any violation or against any third party claim, damages or demand, including reasonable attorneys' fees, relating to or arising out your use of the Software, Content and/or service(s) including any downloads, your violation of this agreement, or your violation of any rights of another party.

10. DISCLAIMER OF WARRANTIES & LIMITATION OF LIABILITY

Disclaimer of warranties – By using the Software you expressly understand and agree that:

THE SOFTWARE, AND ALL CONTENT, SOFTWARE, SOFTWARE CODE, MATERIALS, APPLICATIONS, INFORMATION, PRODUCTS AND/OR SERVICES INCLUDING IN THE SOFTWARE ARE PROVIDED “AS IS” AND WITH NO WARRANTIES BY MOAEC OR ITS AGENTS, EMPLOYEES, PARENTS, SUBSIDIARIES, AFFILIATES, PRINCIPALS, LICENSORS, BUSINESS PARTNERS AND/OR SUPPLIERS INCLUDING THE CONTENT OWNERS (INDIVIDUALLY AND COLLECTIVELY, THE “MOAEC ENTITIES”). TO THE FULL EXTENT PERMISSIBLE BY APPLICABLE LAW, MOAEC AND THE MOAEC ENTITIES DISCLAIM ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, IMPLIED WARRANTIES OF NON-INFRINGEMENT OF PROPRIETARY RIGHTS, MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. NEITHER MOAEC NOR THE MOAEC ENTITIES WARRANTS THAT THE SOFTWARE OR THE MOAEC WEBSITE AND/OR SERVICES, OR ANY OF THE SOFTWARE, CONTENT, INFORMATION, MATERIALS OR PRODUCTS INCLUDED ON OR OTHERWISE MADE AVAILABLE TO YOU THROUGH THE SERVICE ARE FREE OF VIRUSES OR OTHER HARMFUL COMPONENTS OR WILL BE ABLE TO FUNCTION ON AN UNINTERRUPTED BASIS. NO USE OF THE SOFTWARE, CONTENT, INFORMATION, MATERIALS AND/OR SERVICES IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

MOAEC and/or the MOAEC Entities disclaim any warranties that the Software, Content, information and/or service(s) will meet your requirements, and/or that your access to the same will be uninterrupted or error-free. MOAEC and/or the MOAEC Entities, do not warrant, guarantee, or make any representations regarding the use or the results of the use of the Software with respect to the accuracy, operability, availability, security, reliability, timelines, and performance of the Software. MOAEC and the MOAEC Entities disclaim any responsibility for the deletion or failure to store any content, information and/or material.

You understand and agree that you download or otherwise obtain material or data through the use of the Software at your own discretion and risk and that you will be solely responsible for any damages “not limited to” to your portable device, mobile phone, mobile phone service, computer system(s), service provider(s) and/or loss of data that results from the download of any such material or data.

You will not hold MOAEC and/or the MOAEC Entities responsible for any damages that result from you using the Software, Content, material and/or service(s) including, but not limited to, any infections or contaminations of your devices you use to access the same or to transfer content, information and/or material that may result from that use.

No oral or written information or advice given by any person shall create a warranty in any way whatsoever relating to MOAEC and/or the MOAEC Entities as applicable. MOAEC and the MOAEC Entities disclaim any warranties for services or goods received through or advertised through the software or received through any links provided by the Software.

Limitation of liability – under no circumstances, shall MOAEC and/or the MOAEC Entities as applicable by law be liable for any unauthorized use of the Software.

NEITHER MOAEC NOR THE MOAEC ENTITIES WILL BE LIABLE FOR ANY INCIDENTAL, PUNITIVE, SPECIAL OR CONSEQUENTIAL DAMAGES OF ANY KIND ARISING FROM USE OF THE SOFTWARE, THE MOAEC WEBSITE OR ANY MOAEC SERVICES, INCLUDING THE CONTENT, ANY RELATED INFORMATION, MATERIAL OR PRODUCTS INCLUDED ON OR OTHERWISE MADE AVAILABLE TO YOU THROUGH THE SOFTWARE, MOAEC WEBSITE OR OTHER MOAEC SERVICES, OR FOR ANY DAMAGES IN EXCESS OF THE AMOUNT PAID FOR THE SPECIFIC ITEM OF CONTENT GIVING RISE TO THE APPLICABLE CLAIM FOR DAMAGES (INCLUDING SUCH

DAMAGES INCURRED BY THIRD PARTIES), EVEN IF MOAEC AND/OR THE MOAEC ENTITIES AS APPLICABLE HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

This limitation shall also apply with respect to damages incurred by reason of advice, information, services or goods received through, or advertised through the Software or received through any links provided in the Software.

Without limiting the foregoing, MOAEC and its principals and licensors shall not be liable for any delay, interference or failure in performance resulting directly or indirectly from acts or conditions beyond its reasonable control, including without limitation, fire or other casualty or accident, internet failures, telephone equipment failures, acts of god, severe weather conditions, war or other violence, or any law, order, proclamation, regulation, ordinance, demand or requirement of any governmental agency.

Exclusions and limitations – Some states or other jurisdictions do not allow the exclusion of implied warranties or limitation of liability for incidental or consequential damages so the above exclusions may not apply to you. You may also have other rights that vary from state to state and jurisdiction to jurisdiction.

Suggestions – MOAEC welcomes suggestions for enhancing the Software and any accompanying documentation that may result in computer programs, reports, presentations, documents, ideas or inventions relating or useful to MOAEC's business. You acknowledge that all title, ownership rights, and intellectual property rights concerning such suggestions shall become the exclusive property of MOAEC and may be used for its business purposes in its sole discretion without any payment, royalties and/or accounting to you.

11. PROCEDURES FOR CLAIMS OF COPYRIGHT INFRINGEMENT

MOAEC respects the intellectual property rights of others. MOAEC may, in appropriate circumstances and at its sole discretion, disable and/or terminate the Accounts of users who may be copyright infringers. If you believe that your work has been used in a way that constitutes copyright infringement, please send notice to MOAEC's Copyright Agent, including the following information:

- a. an electronic or physical signature of the person authorized to act on behalf of the copyright owner;
- b. a description of the copyrighted work that you claim has been infringed;
- c. a description of where the material that you claim is infringing is located on the site;
- d. your address, telephone number, and email address;
- e. a statement by you that you have a good faith belief that the disputed use is not authorized by the copyright owner, its agent, or the law;
- f. a statement by you, made under penalty of perjury, that the above information in your Copyright Notice is accurate and that you are the copyright owner or authorized to act on the copyright owner's behalf.

Notices can be sent to MOAEC's Copyright Agent at:

Registered Copyright Agent
MOAEC
333 Boston Road Billerica, MA 01821
email: legal@moaec.com
fax: 978-262-0095

12. CHANGE IN TERMS AND CONDITIONS AND THE SOFTWARE

MOAEC may modify or terminate access to the Software from time to time, for any reason, and without notice or liability to you. MOAEC reserves the right to revise this Agreement by updating this posting. Please review this Agreement from time to time so that you will be apprised of any changes. Use of the Software following a change to the Agreement constitutes agreement to the new Agreement. If you cannot comply with the amended Agreement, your only remedy is to discontinue use of the Software.

Third party Intellectual property, patents, copyrights and/or trademarks are property of their respective owners. Such IP owners are not partners or sponsors of MOAEC.