All references to Bit9 in these Terms and Conditions should be read as “Contractor (immixTechnology, Inc.), acting by and through its supplier, Bit9.”

GENERAL LICENSE TERMS AND CONDITIONS APPLICABLE TO ALL BIT-9 SOFTWARE

1. Definitions. The capitalized terms herein shall have the following meanings:

“You” or “Your” means the Ordering Activity purchasing a Bit9 license subscription and utilizing the GSR service (when applicable).

“Initial Term” means the initial subscription term specified in the Order. Upon the conclusion of the Initial Term, these Terms and Conditions may be renewed for successive periods.

“Licensed Materials” means Bit9 software and all associated written or electronic documentation (“Documentation”) that is provided by Bit9 to You for use in conjunction with the operation of Bit9 software (and the GSR when applicable). The information delivered to You by the GSR is intended to enable You to identify software using algorithmic hashes. Such information may be internally generated by Bit9 or externally gathered from third-parties and while such information is believed to be reliable, such third-party information may not have been independently authenticated, tested, or verified in whole or in part.

“Order” means an order by Ordering Activity for a subscription license to the Bit9 software.

“Global Software Registry” or “GSR” means Bit9’s proprietary database (and any updates and modifications thereto provided by Bit9), delivered through certain Bit9 software. The Global Software Registry is a database containing the hash values and other pieces of metadata for application software. The GSR contains the MD5 hash values and metadata including, but not limited to, publisher name, program name, package type, filename, language, first seen date and threat level.

“Bit9 Analyzer” means Bit9’s proprietary product that makes the GSR accessible through Guidance EnCase® Forensic or Enterprise Software (“EnCase”). Bit9 Analyzer is delivered as a hard drive containing the hash database and software scripts designed to run with EnCase and permit licensed users of EnCase to connect and interface data collected with EnCase against the groups of hash values present in the GSR.

“Parity Knowledge Service” means the web-based software identification and information service for Windows computers provided by Bit9 through Bit9’s Parity product (“Parity”) or directly through Bit9’s website located at http://www.bit9.com and related websites (the “Website”).

“Bit9 Cyber Forensics Service” means Bit9’s proprietary product that makes the GSR accessible through the Bit9 Cyber Forensics Service API. The Bit9 Cyber Forensics Service provides access to information about application software, including, but not limited to, hash values, publisher name, filename, first seen date, trust factor and threat level and is delivered via a monthly physical database drop with USB 2.0 connection or via a web services interface.
2. Inspection/Acceptance. The Contractor (immixTechnology, Inc.) can only, and shall only tender for acceptance those items that substantially conform to the software manufacturer’s (“BIT9”) published specifications. Therefore, items delivered shall be considered accepted upon delivery. The Government reserves the right to inspect or test any supplies or services that have been delivered. The Government may require repair or replacement of nonconforming supplies or re-performance of nonconforming services at no increase in contract price. If repair/replacement or re-performance will not correct the defects or is not possible, the Government may seek an equitable price reduction or adequate consideration for acceptance of nonconforming supplies or services. The Government must exercise its post-acceptance rights-

(1) Within the warranty period; and

(2) Before any substantial change occurs in the condition of the item, unless the change is due to the defect in the item.

3. Ownership. Unless otherwise agreed to in writing by Bit9, all written materials, including programs, files, specifications and documentation and any work product, patents, information, inventions or copyrightable material that are produced by Bit9 or any of its employees or consultants during the course of its performance hereunder or results from the performance of any services by Bit9 shall be the sole property of Bit9. The Ordering Activity is granted a license to use such material to the extent necessary to obtain the benefits contemplated by the license granted by these provisions.

4. Limitation of Liability. NOTWITHSTANDING ANY PROVISION HEREIN TO THE CONTRARY, IN NO EVENT SHALL BIT9 OR ITS SUPPLIERS, OFFICERS, DIRECTORS, EMPLOYEES, AGENTS, SHAREHOLDERS OR CONTRACTORS (“RELATED PARTIES”) BE LIABLE TO YOU FOR CONSEQUENTIAL, INCIDENTAL, SPECIAL, PUNITIVE OR EXEMPLARY DAMAGES (INCLUDING BUT NOT LIMITED TO LOST REVENUES, PROFITS OR DATA OR OTHER ECONOMIC LOSS) REGARDLESS OF THE CAUSE OF ACTION, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IN ADDITION, THE MAXIMUM LIABILITY OF BIT9 AND ITS RELATED PARTIES, TAKEN AS A WHOLE, FOR ANY AND ALL CLAIMS IN CONNECTION WITH THESE TERMS AND CONDITIONS AND THE LICENSE MATERIALS, REGARDLESS OF THE FORM OF ACTION, SHALL IN NO CIRCUMSTANCE EXCEED THE FEES PAID TO BIT9 FOR THE LICENSED MATERIALS GIVING RISE TO THE LIABILITY, OR, FOR EVALUATION MATERIALS, $100.00.

5. Confidentiality. As used in herein, “Confidential Information” means all information of either party that is not generally known to the public, whether of a technical, business or other nature (including, without limitation, trade secrets, know-how and information relating to the technology, strategic partners, customers, business plans, promotional and marketing activities, finances and other business affairs of such party), that is disclosed by one party to the other party or that is otherwise learned by the receiving party in the course of its discussions or business dealings with the disclosing party. Confidential Information of Bit9 also includes the terms, conditions and pricing. The obligations of either party herein shall not extend to any information that recipient can demonstrate through written documentation was already known to the recipient prior to its disclosure to the recipient, was or becomes known or generally available to the public (other than by act of the recipient), is disclosed or made available in writing to the recipient by a third party having a bona fide right to do so, is independently developed by recipient without the use of any Confidential Information, or is required to
be disclosed by process of law, provided that the recipient shall notify the disclosing party promptly upon any request or demand for such disclosure.

5. **Miscellaneous.**
(a) You agree that You will not use, distribute, transfer, or transmit the Licensed Materials or Confidential Information in violation of U.S. export regulations.

(b) Reserved.

(c) Neither party may assign any of its rights or delegate any of its obligations under these provisions without the prior written consent of the other party (which consent shall not be unreasonably withheld), except either party may assign its rights or delegate its duties hereunder to the surviving entity in a merger or consolidation or to a purchaser of all or substantially all the assets of its business. Any assignment or delegation in contravention of this provision shall be null and void. All the terms herein will be binding upon and inure to the benefit of and be enforceable by the parties and their respective successors and permitted assigns. Nothing in the foregoing shall be deemed to prevent Bit9 from using subcontractors in meeting its obligations hereunder.

(d) The failure by either party hereto at any time to require performance by the other party or to claim a breach of any provision of these Terms and Conditions shall not be construed as affecting any subsequent right to require the performance or to claim a breach with respect thereto.

(e) The provisions of these Terms and Conditions shall not be construed to establish any form of partnership, agency or other joint venture of any kind between You and Bit9, or to constitute either party as the agent, employee or legal representative of the other.

(f) If the performance by a party of any of its obligations under these Terms and Conditions (other than payment obligations) shall be interfered with by reason of any circumstances beyond the reasonable control of that party, including without limitation, fire, explosion, acts of God, war, revolution, terrorism, civil commotion, unavailability of supplies, or sources of energy or telecommunications, power failure, breakdown of machinery, labor strikes, slowdowns, picketing or boycotts, or governmental/administrative restrictions on the importation or exportation of products, then that party shall be excused from such performance while such circumstances exist.

(g) Any provision of these Terms and Conditions that is unenforceable shall not cause any other remaining provision to be ineffective or invalid.

(h) Reserved.

(i) The Licensed Materials are "commercial computer software" or "commercial computer software documentation." Absent a written agreement to the contrary, the U.S. Government's rights with respect to such Licensed Materials are limited by the terms of these Terms and Conditions, pursuant to FAR § 12.212(a) and/or DFARS § 227.7202-1(a), as applicable.
PRODUCT-SPECIFIC LICENSES AND ‘MAINTENANCE AND SUPPORT LEVEL SERVICE’ TERMS
(for Bit-9 ‘ANALYZER,’ ‘PARITY™ KNOWLEDGE,’ ‘CYBER FORENSICS SERVICE,’ ‘PARITY™’)

BIT9, INC. ANALYZER LICENSE TERMS

I. License; Restrictions. In consideration of Your payment to Bit9 of the Fees, You are granted (for the Term specified in the Order), for Your internal use only, a non-exclusive, non-transferable license, without right to sublicense, to (a) allow the number of named users specified in the Order access and use of Bit9 Analyzer; (b) allow Your employees to access the GSR solely through Bit9 Analyzer for the limited purpose of identifying software by searching the software binary file metadata cataloged by the GSR; and (c) use the Documentation. Named users shall not be reassigned by You, to different individuals, except in the event of a job change or termination of employment of such named user. License of the Licensed Materials is limited to read-only access by query by hash value and data may not be bulk exported from the GSR or Bit9 Analyzer. The Licensed Materials may not physically leave the premise/site to which the Licensed Materials are licensed. All Licensed Materials under these Terms and Conditions are licensed and not sold and shall remain, the sole and exclusive property of Bit9. Bit9 reserves all other rights to the Licensed Materials and all intellectual property relating thereto not specifically licensed in these Terms and Conditions. You shall not sell, transfer, rent, copy, duplicate, reverse engineer, reverse compile, modify or create derivative works of, tamper with or grant any rights in Licensed Materials. You agree to display of any copyright and trademark notices incorporated by Bit9.

If the Licensed Materials have been provided to You as Evaluation Materials, such use shall be (a) limited to thirty (30) days from delivery (the “Evaluation Period”) for use on no more than two (2) systems, and (b) Evaluation Materials may be used solely for Your internal evaluation of the suitability of the Evaluation Materials and in no event for production use. In addition, promptly upon expiration of the Evaluation Period, You shall destroy all information obtained from use of the Evaluation Materials and all related materials and, if You received a CD or hard drive containing the Evaluation Materials, You shall return the physical media to Bit9. At Bit9’s request, You will certify the destruction and return of the Evaluation Materials, information and related materials.

II. Warranties; Disclaimer. Bit9 warrants that for the Initial Term (“Warranty Period”), the Bit9 Analyzer will conform in all material respects to the applicable specifications. If the Bit9 Analyzer does not meet Bit9’s warranty during the Warranty Period, Bit9 will (at its option), as Your remedy, (a) repair, replace or modify the Bit9 Analyzer so it will comply with the applicable warranty, or (b) refund the Fee of the Bit9 Analyzer within thirty (30) calendar days of the termination of the respective license. Bit9 warranties are for the benefit of You only and are void if the GSR or Bit9 Analyzer is used in violation of the applicable Documentation or Bit9’s instructions. Notwithstanding any other provision of these Terms and Conditions, the information provided by the GSR is provided on an “as is” basis only. THE FOREGOING WARRANTIES ARE IN LIEU OF AND EXCLUDE ALL OTHER EXPRESS AND IMPLIED WARRANTIES, INCLUDING BUT NOT LIMITED TO, WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, ERROR FREE OPERATION OR NON-INTRUSION DUE TO HACKING OR OTHER SIMILAR MEANS OF UNAUTHORIZED ACCESS.
NOTWITHSTANDING THE GENERALITY OF THE FOREGOING, HOWEVER, EVALUATION MATERIALS ARE PROVIDED “AS IS” ONLY, WITHOUT WARRANTIES OF ANY KIND.

III. Reserved.

IV. Reserved.

(end ANALYZER)

BIT9, INC. PARITY™ KNOWLEDGE LICENSE TERMS

I. License; Restrictions. In consideration of Your payment to Bit9 of the Fees, You are granted (for the Term specified in the Order), for Your internal use only, a non-exclusive, non-transferable license, without right to sublicense, to (a) allow the number of named users specified in the Order access and use of Parity Knowledge Service; and (b) use the Documentation. Named users shall not be reassigned by You, to different individuals, except in the event of a job change or termination of employment of such named user. All Licensed Materials under these Terms and Conditions are licensed and not sold and shall remain, the sole and exclusive property of Bit9. Bit9 reserves all other rights to the Licensed Materials and all intellectual property relating thereto not specifically licensed herein. You shall not sell, transfer, rent, copy, duplicate, reverse engineer, reverse compile, modify or create derivative works of, tamper with or grant any rights in Licensed Materials, nor may you use Parity Knowledge Service to conduct a service bureau or similar business for the benefit of third parties. You agree to display of any copyright and trademark notices incorporated by Bit9.

For other licensees of Parity Knowledge Service, the license shall terminate at the end of the term set forth in an applicable Order, unless otherwise terminated as set forth herein. In addition, any Bit9 software that may be downloaded by You or provided to You by Bit9 in connection with Your use of Parity Knowledge Service, including, without limitation, (i) Parity; and (ii) any patch, update, upgrade, modification or other enhancement provided by Bit9 with respect to such software, is licensed subject to the terms and conditions of the user agreement for such software (the “License Agreement”). Your Parity license serves as Your Registration to the extent it so indicates.

If the Licensed Materials have been provided to You as Evaluation Materials, such use shall be (a) limited to thirty (30) days from delivery (the “Evaluation Period”), and (b) Evaluation Materials may be used solely for Your internal evaluation of the suitability of the Evaluation Materials and in no event for production use. In addition, promptly upon expiration of the Evaluation Period, You shall destroy all information obtained from use of the Evaluation Materials and all related.

II. Warranties; Disclaimer. Bit9 warrants that for the Initial Term (“Warranty Period”), the Parity Knowledge Service will conform in all material respects to the applicable specifications. If Parity Knowledge Service does not meet Bit9’s warranty during the Warranty Period, Bit9 will (at its option), as Your sole and exclusive remedy, (a) repair, replace or modify Parity Knowledge Service so it will comply with the applicable warranty, or (b) refund the Fee for Parity Knowledge Service on a pro rata basis within thirty (30) calendar days.
of the termination of the respective license. Bit9 warranties are for the benefit of You only and are void if Parity Knowledge Service is used in violation of the applicable Documentation or Bit9’s instructions. Notwithstanding any other provision of these Terms and Conditions, the information provided by Parity Knowledge Service is provided on an “as is” basis only. THE FOREGOING WARRANTIES ARE IN LIEU OF AND EXCLUDE ALL OTHER EXPRESS AND IMPLIED WARRANTIES, INCLUDING BUT NOT LIMITED TO, WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, ERROR FREE OPERATION OR NON-INTRUSION DUE TO HACKING OR OTHER SIMILAR MEANS OF UNAUTHORIZED ACCESS. IN ADDITION, PARITY KNOWLEDGE SERVICE MAY BE SUBJECT TO LIMITATIONS, DELAYS, AND OTHER PROBLEMS INHERENT IN THE USE OF THE INTERNET AND ELECTRONIC COMMUNICATIONS. BIT9 IS NOT RESPONSIBLE FOR ANY DELAYS, DELIVERY FAILURES, OR OTHER DAMAGE RESULTING FROM SUCH PROBLEMS.

NOTWITHSTANDING THE GENERALITY OF THE FOREGOING, HOWEVER, EVALUATION MATERIALS ARE PROVIDED “AS IS” ONLY, WITHOUT WARRANTIES OF ANY KIND.

III. Reserved.

IV. Privacy. In order to identify and provide information about software, Parity Knowledge Service may collect certain file information, such as file name and path name, status information regarding computers at different security levels and connection status, and server configuration information during Your use of Parity Knowledge Service. No end-user identifiable or computer identifiable information is collected by Parity Knowledge Service at any time. Bit9 takes its privacy obligations seriously. Bit9 takes comprehensive measures to safeguard Your information from unauthorized access, in accordance with Bit9’s privacy policy (found at www.bit9.com/privacy) (the “Privacy Policy”).

V. Reserved.

*(end PARITY™ KNOWLEDGE)*

**BIT9, INC. CYBER FORENSICS SERVICE LICENSE TERMS**

I. License; Restrictions. In consideration of Your payment to Bit9 of the Fees, You are granted (for the Term specified in the Order), for Your internal use only, a non-exclusive, non-transferable license, without right to sublicense, to (a) allow the number of named users specified in the Order access and use of the version of the Bit9 Cyber Forensics Service specified in the Order; (b) allow Your employees to access the GSR solely through Bit9 Cyber Forensics Service for the limited purpose of identifying software by searching the software binary file metadata cataloged by the GSR; and (c) use the Documentation. The number of queries shall not exceed fifty thousand (50,000) hash-based queries per day per named user if the delivery model specified in the Order is web services. Named users shall not be reassigned by You, to different individuals, except in the event of a job change or termination of employment of such named user. License of the Licensed Materials is limited to read-only access by query by hash value and data may not be bulk exported from the GSR or Bit9 Cyber Forensics Service. The method of delivery of the Bit9 Cyber Forensics Service will be specified in the Order. The Licensed Materials may not physically leave the one (1) premise/site to which the Licensed Materials are
licensed. All Licensed Materials hereunder are licensed and not sold and shall remain, the sole and exclusive property of Bit9. Bit9 reserves all other rights to the Licensed Materials and all intellectual property relating thereto not specifically licensed herein. You shall not sell, transfer, rent, copy, duplicate, reverse engineer, reverse compile, modify or create derivative works of, tamper with or grant any rights in Licensed Materials. You agree to display of any copyright and trademark notices incorporated by Bit9.

If the Licensed Materials have been provided to You as Evaluation Materials, such use shall be (a) limited to thirty (30) days from delivery (the “Evaluation Period”) for use on no more than two (2) systems, and (b) Evaluation Materials may be used solely for Your internal evaluation of the suitability of the Evaluation Materials and in no event for production use. In addition, promptly upon expiration of the Evaluation Period, You shall destroy all information obtained from use of the Evaluation Materials and all related materials and, if You received a CD or hard drive containing the Evaluation Materials, You shall return the physical media to Bit9. At Bit9’s request, You will certify the destruction and return of the Evaluation Materials, information and related materials.

II. Warranties; Disclaimer. Bit9 warrants that for the Initial Term (“Warranty Period”), the Bit9 Cyber Forensics Service will conform in all material respects to the applicable specifications. If the Bit9 Cyber Forensics Service does not meet Bit9’s warranty during the Warranty Period, Bit9 will (at its option), as Your sole and exclusive remedy, (a) repair, replace or modify the Bit9 Cyber Forensics Service so it will comply with the applicable warranty, or (b) refund the Fee of the Bit9 Cyber Forensics Service within thirty (30) calendar days of the termination of the respective license. Bit9 warranties are for the benefit of You only and are void if the GSR or Bit9 Cyber Forensics Service is used in violation of the applicable Documentation or Bit9’s instructions. Notwithstanding any other provision of these Terms and Conditions, the information provided by the GSR is provided on a “as is” basis only. THE FOREGOING WARRANTIES ARE IN LIEU OF AND EXCLUDE ALL OTHER EXPRESS AND IMPLIED WARRANTIES, INCLUDING BUT NOT LIMITED TO, WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, ERROR FREE OPERATION OR NON-INTRUSION DUE TO HACKING OR OTHER SIMILAR MEANS OF UNAUTHORIZED ACCESS.

NOTWITHSTANDING THE GENERALITY OF THE FOREGOING, HOWEVER, EVALUATION MATERIALS ARE PROVIDED “AS IS” ONLY, WITHOUT WARRANTIES OF ANY KIND.

III. Reserved.

IV. Reserved.

(end CYBER FORENSICS SERVICE)
BIT9, INC. PARITY™ LICENSE TERMS

You understand that, if you purchased the package from an authorized reseller of Bit9, that reseller is not Bit9’s agent and is not authorized to make any representations, conditions, or warranties, statutory or otherwise, on licensor’s behalf or to vary any of the terms and conditions.

I. LIMITED LICENSE: Bit9 hereby grants to You, subject to the terms and conditions of these Terms and Conditions, a non-exclusive, non-transferable right and license to use the Software only for Your own internal business purposes. You may not sell or transfer reproductions of the Software or Documentation to third parties in any way. You may only use the functionality in the Software available in the type of license and for the network and number of network terminals specified in an order or invoice from Licensor that has been accepted by You (the “Order”); Evaluation Software may be used solely for Your internal evaluation of the suitability of the Software and in no event for production use. You may not use the Software for any purposes not specifically permitted hereunder or on networks not specified in the Order or make the Software available to more network terminals than the number specified in the Order, or, if Evaluation Software, on no more than two hundred (200) network terminals.

II. CERTIFICATION AS TO USE: At Licensor’s request not more than once annually, You agree to certify to Licensor Your compliance with the license terms set forth in these Terms and Conditions and to allow Licensor or its designee to inspect Your data processing systems and records to verify such compliance, provided that any such inspections will be made on not less than ten (10) days written notice and during regular business hours and that all information obtained during such inspection shall be kept strictly confidential and used by Licensor solely to enforce Bit9’s rights under these Terms and Conditions.

III. OWNERSHIP; COPYRIGHT: Title to the Software and the Documentation, and patents, copyrights and all other property rights applicable thereto, shall at all times remain solely and exclusively with Bit9 and Bit9’s licensors, and You shall not take any action inconsistent with such title. The Software and the Documentation are protected by United States and other applicable laws and by international treaty provisions. Any rights not expressly granted herein are reserved to Bit9 and Bit9’s licensors.

IV. OTHER RESTRICTIONS: You may not cause or permit the disclosure, copying, renting, licensing, sublicensing, leasing, dissemination or other distribution of the Software or the Documentation by any means or in any form, without the prior written consent of Licensor. You may not use the Software to conduct a service bureau or similar business for the benefit of third parties. You may not modify, enhance, supplement, create derivative work from, adapt, translate, reverse engineer, decompile, disassemble or otherwise reduce the Software to human readable form.

V. ULTRAHAZARDOUS ACTIVITIES: The Software is not designed, manufactured or intended for use in any environment in which the failure of the Software could lead to death, personal injury or severe physical or environmental damage, which uses and environments may include, but are not limited to, the design or operation of nuclear facilities, aircraft navigation or communication systems, air traffic control, direct life support machines or weapons systems or the on-line control of equipment in any hazardous environment requiring fail-safe performance ("Ultrasound Hazardous Activities").
VI. LIMITED WARRANTY: Bit9 warrants that for a period of ninety (90) days after the delivery of the Software (“Software Warranty Period”), the Software will conform in all material respects to the applicable Documentation. This limited warranty: (i) applies to the initial licensee only and may be acted upon only by the initial licensee; (ii) does not apply in the event of any alteration of the Software or any use of the Software other than as permitted hereby or in accordance with its published specifications; and (iii) does not apply to any patch, update, upgrade, modification, or other enhancement provided by Licensor with respect to the Software or the Documentation, which are provided on an AS IS BASIS ONLY.

NOTWITHSTANDING THE FOREGOING, EVALUATION SOFTWARE IS PROVIDED “AS IS” WITHOUT WARRANTIES OF ANY KIND.

EXCEPT AS EXPLICITLY STATED ABOVE, BIT9 AND BIT9’S LICENSORS MAKE NO OTHER WARRANTY OR CONDITION, EXPRESS OR IMPLIED, STATUTORY OR OTHERWISE, REGARDING THIS SOFTWARE, INCLUDING WITHOUT LIMITATION THE IMPLIED WARRANTY OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE AND NON-INFRINGEMENT.

If You believe You have found any such error or defect in the Software during the Software Warranty Period, call Bit9’s Customer Service Department at +1 (617) 393-7487 or 877-BIT9-098 between the hours of 8:00 a.m. and 8:00 p.m. Monday through Friday (Eastern Time), holidays excluded, and provide Your Product number.

VII. CONFIDENTIALITY: The Software and all information disclosed by Licensor to You hereunder or otherwise in connection with the Software, together with, for Evaluation Software, all results of Your evaluation (collectively “Confidential Information”), are confidential information of Licensor and shall not be disclosed by You to any third party. You shall only use the Confidential Information as expressly permitted by these Terms and Conditions, and in no other manner. You agree to take all necessary precautions to avoid disclosure and misuse of the Confidential Information. You shall promptly notify Licensor if You become aware of any breach of this confidentiality obligation and agrees to remedy any such breach.

VIII. EXPORT AND IMPORT COMPLIANCE: In the event You export the Software from the country in which You first received it, You assume the responsibility for compliance with all applicable import, export and re-export regulations, as the case may be, including but not limited to, any regulations of the Office of Export Administration of the U.S. Department of Commerce, the United States Department of Treasury Office of Foreign Assets Control, and other U.S. agencies and the export control regulations of the European Union. You acknowledge and agree the Software shall not be used, and none of the underlying information, software, or technology may be transferred or otherwise exported or re-exported to countries as to which the United States and/or the European Union maintains an embargo (collectively, "Embargoed Countries"), or to or by a national or resident thereof, or any person or entity on the U.S. Department of Treasury's List of Specially Designated Nationals or the U.S. Department of Commerce's Table of Denial Orders (collectively, "Designated Nationals"). The lists of Embargoed Countries and Designated Nationals are subject to change without notice. By using the Software, You represent and warrant that You are not located in, or are under the control of, or a national or resident of, an Embargoed Country or Designated National. You agree to comply strictly with all applicable laws and assume sole responsibility for obtaining licenses to import, export or re-export as may be required.

The Software may use encryption technology that is subject to licensing requirements under the U.S. Export

Bit9 makes no representation the Software is appropriate or available for use in locations outside the United States. If You use the Software from outside the United States, You are solely responsible for compliance with all applicable laws, including without limitation export and import regulations of other countries. Any diversion or use of the Software contrary to United States law is prohibited.

IX. GENERAL: Any change to these Terms and Conditions must be in writing, signed by Licensor and Ordering Activity. Terms and Conditions as set forth in any order which differ from, conflict with, or are not included in these Terms and Conditions shall not become part of these Terms unless specifically accepted by Licensor in writing.

(end PARITY)