LICENCE AGREEMENT - Terms and Conditions

4Cast Solutions Ltd (Company Reg 04736680), 5 Orchid Meadow, Pwllmeyric, Chepstow, Mon, NP16 6HP, (4Cast) is the owner of the Software. WEBSITE www.4castsolutions.co.uk.

This Software is made available to users under a non-exclusive licence. This document sets out the terms agreed between 4Cast and the Licensee for the granting of this Software licence.

The Licence - This permits the Licensee to use the Software and may be cancelled at any time.

The Software comprises of computer software application(s), which in turn may include a number of elements, (modules and users). This Licence is deemed to cover the applications and elements invoiced by the 4Cast Solutions Ltd to the Licensee.

Future purchases of additional elements and/or applications that are invoiced will be included within this Licence upon payment of the invoice, and the inclusion of these elements and/or applications within a separate Support Agreement.

CHARGES

You may pay for your Products and/or Services online by monthly credit or debit card subscription. The credit and debit cards we accept are set out on our Website. We will send you a copy invoice for your records.

4Cast have the right to vary the Monthly Licence charges. Any variation to Monthly Licence charge will only be made in line with a publicly available price list. Existing Licensees of the Software will not be disadvantaged compared with prices applied to new or prospective licensees when making comparable purchases.

OWNERSHIP

All title, copyright, and other intellectual property rights in 4Cast software and documentation shall remain vested in 4Cast Solutions Ltd at all times. The Licensee will be permitted to make copies of the Software for the purposes of bona fide operational purposes, security and backup only. No other copies may be made. The Licensee may not make any copies of the manual, or other documentation, without the written permission of 4Cast. 4Cast will provide additional manuals, at its discretion, at the published price, for the exclusive use of the Licensee only. The Licensee shall ensure that any copies of the Software or documentation are marked as proprietary to, copyright of, and licensed by, 4Cast.

ASSIGNMENT

This Licence is personal to the Licensee. The Licensee shall not assign, transfer, lease, sell, or sublicence the Software, or any of the rights or obligations under this Licence, or purport to do so. Transfer of the Licence may be permitted, at the discretion of 4Cast. Such permission to be obtained by the Licensee in writing prior to any transfer. Any other transfer shall be void.

WARRANTY

4Cast warrant that the features will operate in accordance with the 4Cast manual and online help, at the time of purchase and as revised from time to time. In the event that a feature does not operate in accordance with the most recent manual and on-line help, then the Licensee may provide notification in writing to 4Cast with sufficient detail to enable 4Cast to replicate the problem on the most current standard Software version. In the event that a reported error can be replicated by

4Cast on the then current standard version, and on systems approved by 4Cast, then 4Cast will provide a correction within a new release that will be made available to the Licensee.

Provision of this warranty is dependent on the Licensee having a current and valid Licence. The warranty does not cover minor errors that do not materially affect Software function. This warranty applies to standard (non-customised) 4Cast Software only and replication of errors and corrections will only be made in relation to the standard version of the 4Cast Software. 4Cast has a policy of continual improvement and reserve the right to add, delete, and amend features within the Software without notice. The warranty and any remedy given in this clause is in lieu of any other condition, remedy, or warranty given whether expressed or implied by law as to the quality, or fitness for the purpose, of the Software insofar as such terms may lawfully be excluded.

PERFORMANCE

Software response times are subject to systems specification, and as such are not guaranteed or underwritten by 4Cast. The Licensee is responsible for ensuring that the Software fully meets its business requirements and that their computer systems are compatible. 4Cast take no responsibility for any representations made by the Reseller regarding the Software. If the Licensee identifies a feature documented, demonstrated, or discussed, that is critical to their business, or otherwise of material importance, they must obtain written confirmation of the feature, and it's function, from 4Cast.

EXCLUSION & LIMITATION OF LIABILITY

The Licensee is solely responsible for any use made of the Software or documentation. 4Cast shall not be responsible for any use of, or inability of the Licensee to use the Software.

4Cast shall not be liable, in any circumstances, for any loss, damage, injury, (other than personal injury or death resulting from negligence,) loss of profits, expense, or claim arising from or in connection with the use of, or the inability to use the Software or documentation. 4Cast shall not be liable for any failure of the Software. The Licensee must satisfy itself that the Software meets its requirements. Except in the case of personal injury due to negligence (for which no limit applies), any liability of any party in respect of an event or connected event shall be limited to 125% of the 4Cast Initial Licence Fee paid.

4Cast shall not be liable for any costs, losses or damages whatsoever, (including but not limited to, loss of data, loss of processing time, costs in re-inputting or restoring data, and financial losses), resulting from or arising out of the use, or inability to use the Software.

GENERAL RESTRICTIONS

The Licensee is prohibited from reverse engineering, disassembling, or decompiling the Software to the extent that such a prohibition is lawful. The Software is not developed or licensed for use in nuclear, aviation, mass transit, or medical application, or any inherently dangerous application. The Licensee is prohibited from entering data into the data files or data tables from an application other than 4Cast, in such a manner that may compromise the integrity of the data. If the Licensee is entering data directly into 4Cast data tables or files they must apply care and diligence and maintain a full audit trail of their actions. If the Licensee uses another third party application, that reads and/or writes data to the 4Cast database or tables, (other than a spreadsheet, wordprocessor, or 4Cast Transaction Broker application), to replace the function of an available 4Cast module, then the Licensee will pay to 4Cast the Initial and Annual Licence fee that would be chargeable to procure such a module. The Licensee will permit, and give assistance, at all reasonable times, to 4Cast to

verify that the Software is being used within the terms of the Licence. The Licensee shall not publish any results of benchmark tests run on the software.

CONFIDENTIALITY

The Software may be used by the employees of the Licensee, and any contractor authorized by the Licensee but in all cases the Licensee shall be responsible for keeping the Software and documentation confidential, and secure from any unauthorised party. The Licensee shall be responsible for ensuring that all authorised users of the Software comply with the terms of this Licence. The Licensee is specifically prohibited from allowing 4Cast to the Software by any agent, contractor, or person who may be regarded as a competitor to 4Cast.

ANTI-VIRUS PRECAUTIONS

4Cast will use reasonable endeavours to prevent the introduction of a computer virus or other program code which will damage the Software or any other system, operated by the Licensee.

This will involve 4Cast virus checking any supplied version of the Software. For its part the Licensee will check each release of the Software with the same diligence as outlined above.

NON-SOLICITATION

The Licensee shall not, on its own behalf or in conjunction with or on behalf of any other person, company or firm, solicit or entice away or endeavour to solicit or entice away from 4Cast, any individual who is an employee, consultant or director of 4Cast. In the case of a breach, then the Licensee will pay the offended party a fee equal to 12 months of the employee, consultant, or director's salary.

EXCLUSIONS

This Licence covers a permission to hold the Software (Initial Licence), and to use the Software (Annual Licence). All services, (such as but not limited to installation, delivery, support, training) that may be related to the Software are excluded. Software related services shall be the subject of a separate Support Agreement between the Licensee and 4cast.

E-MAIL INFORMATION

Unless the Licensee has ticked the option to decline the use of the email information, then the Licensee consents to receiving E-mail from 4Cast relating to 4Cast software and related services. This consent may be withdrawn at any time by notifying 4Cast in writing, who will cease the service within 28 days of receipt of the same.

TERMINATION

The Licensee may terminate the Licence at any time by giving written notice to 4Cast to take effect at the end of the current months Licence period. Licence fees are non-refundable. The Licensee or 4Cast may terminate the Licence in writing if the other party is in material breach of the Licence terms. Termination will only take effect if the material breach is not remedied within 30 days of notification. 4Cast may terminate the Licence immediately if the Licensee does not pay the Licence charges by the due dates to 4Cast. In the event that the Annual Licence fee is not paid 4Cast may terminate the Licence. In the event of termination the Licensee shall cease to use the Software, remove all copies from its computers and magnetic media, and destroy all copies of the Programs and Documentation. Termination of the Licence shall not prejudice any rights of parties which have

arisen before the termination date. Terms of the Licence shall continue after termination if, by their nature, they are intended to continue after that date.

FORCE MAJEURE

No party will be liable for failure to perform it's obligations under the Licence if such failure results from circumstances beyond the party's reasonable control, provided that the affected party shall take all reasonable steps to anticipate such circumstances to reduce their impact.

WAIVER

No delay, neglect, or forebearance on the part of either party in enforcing against the other party any term or condition of the Licence shall be deemed to be a waiver, or shall prejudice any right of that party under this Licence.

LAW AND ARBITRATION

This Agreement shall be subject to and construed and interpreted in accordance with English Law. Any dispute or difference in connection with this Agreement may be referred to arbitration by written agreement of all the parties. Otherwise it shall be subject to the jurisdiction of the Courts of England.

TERMS AND CONDITIONS

Wording imparting the singular shall include the plural, and vice versa. The terms and conditions of this Licence may only be varied with the agreement of 4Cast, and the Licensee in writing. The terms and conditions of this Licence shall supersede all other terms and conditions including the Licensee purchasing terms.