

CHRONOSCAN CAPTURE S.L (2018) (“CHRONOSCAN CAPTURE”) License Agreement (“Agreement”)

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We, at CHRONOSCAN CAPTURE, thank you for your confidence in our software product. We are delighted to provide you with a copy of our software product, subject to the terms and conditions set forth hereunder, that we believe you will find reasonable and necessary.

Unless otherwise is expressly indicated in any certain provision, the provisions of this Agreement are applicable both to Evaluation Software subscribers and to Software subscribers.

By pressing the acceptance button at the bottom of this Agreement, downloading, accessing or using the Software you acknowledge and agree to the following:

1. Definitions.

Unless otherwise defined in this Agreement, the capitalized terms used in this Agreement shall have the following meanings:

“Confidential Information” is defined in Section 10 hereof.

“Evaluation Software” means a version of the Software, which is limited in time and functionality, for testing and evaluation purposes.

“Evaluation Term” means the time period indicated on the download panel for testing and evaluation of the Evaluation Software.

“Intellectual Property Rights” means, with respect to any technology, all related patent rights, copyrights, inventions, mask works, trade secret rights, trade dress rights, trademark rights, moral rights, any other rights analogous to those set forth herein, and any other proprietary rights relating therein or thereto.

“Object Code” means computer software in a form not readily perceivable by humans and suitable for machine execution without the intervening steps of interpretation or compilation.

“Software” means CHRONOSCAN CAPTURE’s software perpetually licensed hereunder, subject to the terms and conditions set-forth.

“Source Code” means computer software in human readable form that is not suitable for machine execution without intervening interpretation or compilation.

“Third Party Component” means a software component owned by third party, which is intended to be configured and/or managed by the Software.

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3. License.

For Evaluation Software Subscribers only: Subject to this Agreement, CHRONOSCAN CAPTURE grants you a time-limited, non-exclusive, non-sublicensable, personal and non-transferable right and license to install and use the Evaluation Software for the sole purpose of evaluating and examining the Software. This license shall expire and be deemed terminated, null and void immediately upon the lapse of the Evaluation Term. The functionality of the Evaluation Software is limited. Accordingly, you are not permitted to utilize the Software for purposes other than the testing and evaluation thereof.

For Software Subscribers only: Subject to this Agreement, CHRONOSCAN CAPTURE grants you a non-exclusive, non-sublicensable, personal and non-transferable right and license to install and use the Software.

4. License Limitations.

You may not reverse assemble, reverse compile, reverse engineer, or otherwise attempt to discover any Source Code (or other underlying data) of the Object Code of the Software (except to the extent this prohibition is invalid under local law).

5. Installation.

You are responsible for providing all hardware and software, other than the Software, required to install and run the Software, including but not limited to Third Party Components. You are also responsible for providing any additional technology or peripherals required to operate the Software, including but not limited to, communication devices and Internet access services.

6. Third Party Components.

In order to use the Software you may need to pre-install Third Party Components. Such Third Party Components are not provided by CHRONOSCAN CAPTURE, and the use of these requires that you

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13. General.

Under no circumstances (except without prior arrangement) should ChronoScan Enterprise or ChronoScan Desktop be hosted for 3rd party clients in a cloud environment

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Nuance OCR Plug-In

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