

## End User License Agreement for Gemvision CounterSketch International

IMPORTANT - READ CAREFULLY: This End User License Agreement ("EULA") is a legal agreement between you (either an individual or a single entity) and Gemvision Corporation, LLC, a Delaware Limited Liability Company having its principle place of business at 302 Rue Louis XIV, Lafayette, LA 70508 ("Gemvision") regarding the use of the software product identified above ("SOFTWARE"). The SOFTWARE includes computer software, the associated media, any hardware supplied with the SOFTWARE, any printed materials, and any "online" or electronic documentation. By installing, copying or otherwise using the SOFTWARE, you agree to be bound by the terms of this EULA.

If you do not agree to the terms of this EULA, Gemvision is unwilling to license the SOFTWARE to you. In such event, you may not use or copy the SOFTWARE, and you should promptly contact Gemvision for instructions or return of the unused product for a refund.

### SOFTWARE LICENCE

The SOFTWARE is protected by copyright laws and international copyright treaties, as well as other intellectual properties and treaties. The SOFTWARE is licensed, not sold.

#### 1. GRANT OF LICENCE.

This EULA grants you the following rights:

- A. Software. You may install and use one copy of the SOFTWARE on one computer at a time. If you have purchased a Multi-User version, then you may install the SOFTWARE on the number of computers granted in that license.
- B. Multi-User versions may only be installed at one company location. Purchasing multi-user versions for multiple physical locations or separate companies is strictly prohibited.
- C. Storage / Network Use. You may store or install a copy of the computer software portion of the SOFTWARE on a computer to allow your other computers to use the SOFTWARE over an internal network, and distribute the SOFTWARE to your other computers on an internal network ONLY if you have purchased the appropriate license to allow you to do this.
- D. You must acquire and dedicate a license for the SOFTWARE for each computer on which the SOFTWARE is used or to which it is distributed. A license for the SOFTWARE may not be shared or used concurrently on different computers.
- E. Back-Up Copies. You may make a single back-up copy of the SOFTWARE, to be used solely for archival purposes

#### 2. DESCRIPTION OF OTHER RIGHTS AND LIMITATIONS.

- A. Limitations on Reverse Engineering, Decompilation and Disassembly. You may not reverse engineer, decompile or disassemble the SOFTWARE, except and only to the extent that such activity is expressly permitted by applicable law notwithstanding this limitation.
- B. Separation of Components. This SOFTWARE is licensed as a single product. Its component parts may not be separated for use on more than one machine.
- C. You may not sell, lease or rent the SOFTWARE.
- D. Software transfer. Gemvision has granted You a personal, non-exclusive, non-transferable license, without right to sub-license, to use the Software. You will not redistribute, encumber, sell, rent, lease, sublicense, or otherwise transfer rights to the Software without the prior written permission of Gemvision, except that You may permanently transfer all of your rights under this EULA provided you retain no copies, you transfer all of the SOFTWARE (including component parts, the media and printed materials, any upgrades, this EULA, and the recipient agrees to the terms of this EULA. If the SOFTWARE is an upgrade, any transfer must include all prior versions of the SOFTWARE.
- E. This Software is for exclusive use by "Brick and Mortar" retail establishments for end users only. For the purposes of this EULA, a "Brick and Mortar" retail establishment shall mean an independent seller operating a single jewelry store ( 1 door) or a small jewelry chain operating between two (2) but not more than nine (9) stores (2-9 doors) that are (i) under a common name and are (ii) owned and controlled by a single entity. Manufacturers and sellers that rely exclusively on e-commerce and internet sales are prohibited. You may not make the Software available to consumers or other third parties online.

- F. Software is not for sale to customers in Canada, Mexico, USA, India, China, Hong Kong, Thailand, Vietnam, or Pakistan.
- G. The transfer of digital files online or electronically are strictly prohibited except for personal manufacturing only.
- H. Termination. Without prejudice to any other rights, Gemvision may terminate this EULA if you fail to comply with the terms and conditions of this EULA. In such event, you must destroy all copies of the SOFTWARE and all of its component parts.

### 3. UPGRADES.

If the SOFTWARE is an upgrade from another product, whether from Gemvision or another supplier, you may use or transfer the SOFTWARE only in conjunction with that upgraded product, unless you destroy the upgraded product. If the SOFTWARE is an upgrade of a Gemvision product, you now may use that upgraded product only in accordance with this EULA.

### 4. COPYRIGHT

All title and copyrights in and to the SOFTWARE (including but not limited to any images, photographs, animations, video, audio, music, text, data and "applets" incorporated into the SOFTWARE) are owned by Gemvision and/or Stuller, Inc., a Louisiana Corporation having its principle place of business at 302 Rue Louis XIV; Lafayette, Louisiana 70508 (hereinafter "Stuller"), a company affiliated with Gemvision through common ownership or their suppliers. The SOFTWARE is protected by copyright laws and international treaty provisions. You may not copy the printed materials accompanying the SOFTWARE.

You understand and agree that all jewelry designs and production drawings provided with, updated to, or sold for use in conjunction with, the Software, (collectively, the "Software Designs") including the copyrights thereto, are and remain the sole property of Stuller. You understand and agree that any jewelry or production designs or drawings derived or modified from the Software Designs by you or any other party shall constitute a derivative work of the Software Designs. You understand and agree that all title, copyright, patent rights, or other intellectual property rights to and in any jewelry or production designs or drawings derived or modified from the Software Designs by you or any other party shall belong solely and exclusively to Stuller. By acceptance of these terms and by using the Software, you do hereby expressly transfer and agree to transfer to Stuller all copyright, patent, and other intellectual property rights in and to any drawings or designs derived or created from any of the Software Designs.

You are authorized to export files containing Software Designs for up to sixteen (16) different models of jewelry per calendar day. Exporting files of Software Designs for more than sixteen (16) different models of jewelry in one calendar day is a violation of this EULA and may result in termination of this EULA by Gemvision, in addition to the other remedies provided herein.

You are authorized to print renderings of the jewelry designs created with the Software for your customers for their consideration. You are authorized to transmit in any single calendar day up to sixteen (16) jewelry or production designs or drawings produced by the Software to Stuller or a manufacturer of your choice for production. There is no additional license fee required if the production designs or drawings are transmitted to Stuller for production. Any other use of transmission of the jewelry designs or production drawings created using the Software is strictly prohibited and is a violation of this EULA.

### 5. COPY PROTECTION.

The Software may include copy protection technology to prevent the unauthorized copying of the Software or may require original media for use of the Software. It is illegal and a violation of this EULA to make unauthorized copies of the Software or to circumvent any copy protection technology included in the Software. The Software, and accompanying documentation, contains valuable trade secrets belonging to Gemvision; and You agree not to disclose, in any manner, to any third party, any information pertaining to this Software and the copy protection techniques it employs. You agree not (or allow anyone else to): reverse engineer, decompile, disassemble it, or any way attempt to examine the algorithms used. **ATTEMPTING TO REVERSE ENGINEER THIS PRODUCT MAY RESULT IN IMPROPER PERFORMANCE, UNEXPECTED ERRORS, AND ERASURE OF YOUR HARD DRIVE.**

6. PRICING

The Software includes a pricing feature that provides estimated prices of the jewelry designs developed with the Software based on, *inter alia*, metal type, metal purity, metal weight, gemstone type, gemstone quality, gemstone size, number of gemstones and market prices for the selected metal(s) and/or gemstone(s) (collectively "Conditions"). The prices provided in the Software are estimates only and shall not be binding upon Gemvision, Stuller, or You. Final price for any jewelry item manufactured will be determined based on the Conditions of the jewelry item as actually manufactured and at the time of manufacture.

7. TRADEMARKS.

Gemvision, Counter Sketch and Stuller and other names and logos appearing in the Software are either trademarks or registered trademarks of Gemvision and/or Stuller. All other product and/or brand or company names mentioned in the Software or this Agreement are the trademarks of their respective owners. This EULA does not grant You any rights in connection with any trademarks or service marks of Gemvision and/or Stuller.

8. DATA MAINTENANCE.

Because the license to use the Software may be revoked, You agree to keep and maintain Your data separate and apart from the Software, as Gemvision will have no obligation or liability with regard to data that may become inaccessible due to Your loss of access to the Software.

9. EXPORT RESTRICTIONS.

You acknowledge that the Software is of U.S. origin. You agree to comply with all applicable international and national laws that apply to the Software, including the U.S. Export Administration Regulations, as well as end-user, end-use and destination restrictions issued by U.S. and other governments. The Software may be subject to the export control laws of the United States, which prohibit the export of the Software to certain persons and to persons in certain countries. By clicking "I AGREE" below, You are certifying that You are not a national of Cuba, Iran, Iraq, Libya, North Korea, Sudan or Syria or any country to which the United States embargoes goods and that You are not a person on the Table of Denial Orders, the Entity List, or the List of Specially Designated Nationals. You agree not to export or re-export the Software or the Documentation without the appropriate United States or foreign government licenses and the written approval of Gemvision and its licensors.

10. PRODUCT SUPPORT.

- A. Support Services. Gemvision may provide You with support services related to the Software ("Support Services"). Use of Support Services is governed by the Gemvision policies and programs described in the user manual, in the Software's documentation, or in other Gemvision provided materials. Any supplemental software code provided to You as part of the Support Services is considered part of the Software and subject to the terms and conditions of this EULA. You acknowledge and agree that Gemvision may use technical information You provide to Gemvision as part of the Support Services for its business purposes, including for product support and development. Gemvision will not utilize such technical information in a form that personally identifies You, except as otherwise provided in this EULA.
- B. Upgrades. Gemvision may, from time to time, update and/or upgrade the Software by various changes that Gemvision, at its sole discretion, may choose to make. Except as mandated by laws of merchantability and fitness mandated by Your locale and not otherwise disclaimed in this EULA, no frequency or number of updates and/or upgrades are represented or otherwise guaranteed beyond what is already available. Any update or upgrade provided by Gemvision will be considered as part of the Software under this EULA.
- C. Fees. Should Gemvision elect to provide updates or upgrades, Gemvision may charge You a fee for these updates and upgrades and nothing in this EULA shall entitle You to such updates or upgrades unless and until such fees are paid.
- D. Upgrade Eligibility. If the Software is labeled as an upgrade, You must be properly licensed to use a product identified by Gemvision as being eligible for the upgrade in order to use the Software. A

Software labeled as an upgrade replaces or supplements (and may disable) the product that formed the basis for Your eligibility for the upgrade. You may use the resulting upgraded product only in accordance with the terms of this EULA. If the Software is an upgrade of a component of a package of software programs that You licensed as a single product, the Software may be used and transferred only as part of that single product package and may not be separated for use on more than one device. Such upgrades shall be considered part of the Software and subject to all of the terms and conditions of this EULA unless otherwise indicated in any license agreement that accompanies such upgrade or new version.

- E. Language Packs. Gemvision may, at its sole discretion, offer language packs to enable speakers of languages other than English to use their native languages in the Software. Gemvision does not and cannot guarantee that the language packs will be available in any languages other than those actually made available by Gemvision. To avoid any doubt, You explicitly agree that the English version (including the license agreement relating thereto) will prevail in any matter related to the Software.
- F. Change in Service and/or Software. The Software, functions, features and any services, provided by Gemvision may change from time to time, without notice to You.
- G. Termination of Support. You further acknowledge that Gemvision may terminate Support Services, updates, upgrades and other services at any time, without notice to You, and for any reason.

11. PRIVACY AND PARTNER ADVERTISING.

- A. Type of information collected. In order to enable the development and improvement of the Software and services Gemvision may gather contact information and other personally identifiable information (such as username, email address, password, country and zip-code), and demographic information (such as age, occupation or gender). Gemvision, its partners, affiliates or other third parties may use any information submitted or collected from You, unless notified to the contrary. Any sharing of information will be done only as permitted by law.
- B. Network information collected. Gemvision may further gather information, usage pattern, and registration parameters provided by You, the Software and system configuration, Your Internet Protocol ("IP") address and other network information. Gemvision, its partners, affiliates, distributors or other third parties may use this information provided by You and/or the Software, or information related thereto, for the purpose of providing the services, marketing, co-registration to other services by Gemvision or other parties and for the development and improvement of products and services, provided that if published and/or shared, it will be done only in aggregated form. Gemvision may share this information with its business partners.
- C. Cookies. Gemvision may use "cookies" to monitor Your activity. Gemvision does not require that You accept cookies, and You may disable cookies at any time.
- D. Log Files. Gemvision maintains log files that provide information about how the Software and/or the service is used. Information generated by the log files is only used in aggregate form for the purpose of analyzing our service. Gemvision may collect, save and use IP addresses that are not linked to personally identifiable information to generate aggregate information that helps Gemvision analyze and monitor the Software and/or related web site usage.
- E. Partner Advertising. During the use of the Software You may be shown advertising, marketing and other promotional information, made available by Gemvision or by third parties. Unless otherwise stated, Gemvision has no ownership or interest in any products, services, or other advertised items and does not check, verify or moderate the content or the nature of the advertisements or the products and services advertised on the Software. Gemvision makes no warranty, either express or implied, as to these other products, services, or other advertised items and the use thereof.
- F. Use of information transmitted. Solely to enable Gemvision to use the information You supply Gemvision with, so that we are not violating any rights You might have in that information, You agree to grant Gemvision a non-exclusive, worldwide, perpetual, irrevocable, royalty-free, sublicensable (through multiple tiers) right to exercise the copyright, publicity, and database rights You have in information submitted to be disseminated using the Software, in any media now known or not currently known, with respect to such information.

12. NO WARRANTY.

- A. GEMVISION AND ITS AFFILIATES, AGENTS DISTRIBUTORS, EXPRESSLY DISCLAIM ANY WARRANTY, EITHER EXPRESS OR IMPLIED, WITH RESPECT TO THE SOFTWARE, SERVICES OR ANY INFORMATION DELIVERED OR SENT BY GEMVISION OR ANY THIRD PARTY THROUGH THE SOFTWARE OR SERVICES. THE SOFTWARE AND SERVICES ARE PROVIDED "AS-IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR NONINFRINGEMENT. THE ENTIRE RISK ARISING OUT OF USE OR PERFORMANCE OF THE SOFTWARE AND RELATED SERVICES IS BORNE BY YOU. THE SOFTWARE AND/OR RELATED SERVICES ARE NOT FAULT TOLERANT AND SHOULD NOT BE USED IN ANY ENVIRONMENT WHICH REQUIRES THIS. YOU HEREBY EXPRESSLY AGREE NOT TO USE OR RELY ON THE SOFTWARE OR SERVICES FOR ANY APPLICATIONS THAT MAY RESULT IN ANY DAMAGE IF FAILED OR ANY OTHER MISSION CRITICAL APPLICATIONS. THE SECURITY MECHANISMS IMPLEMENTED BY THE SOFTWARE AND SERVICES HAVE INHERENT LIMITATIONS, AND YOU MUST DETERMINE THAT THE SOFTWARE AND SERVICES SUFFICIENTLY MEET YOUR REQUIREMENTS. GEMVISION DOES NOT WARRANT OR GUARANTEE THAT THE FUNCTIONS PERFORMED BY THE SOFTWARE OR SERVICES WILL BE UNINTERRUPTED, TIMELY, SECURE, OR ERROR-FREE, OR THAT ANY INFORMATION, DATA, COMPUTER PROGRAM, CONTENT, ADVERTISEMENT AND OTHER MATERIALS RECEIVED ON OR THROUGH THE SOFTWARE OR SERVICES WILL BE FREE OF ANY VIRUSES, WORMS, TROJAN HORSES OR ANY OTHER DESTRUCTIVE PROPERTIES, AND WILL NOT CONTAIN ANY OBJECTIONABLE MATERIALS OR DEEMED OBJECTIONABLE BY SOME INDIVIDUALS. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS AGREEMENT. NO USE OF THE SOFTWARE OR RELATED SERVICES IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER. GEMVISION SHALL NOT BE RESPONSIBLE IN ANY WAY FOR ANY TRANSACTIONS MADE ON THE BASIS OF INFORMATION PROVIDED IN THE SOFTWARE, NEITHER FOR THE ACCURACY OF THE INFORMATION IN THE SOFTWARE. ANY LIABILITY OF ANY KIND SHALL LIE SOLELY ON YOU. THIS SECTION SHALL SURVIVE TERMINATION AND EXPIRATION OF THIS AGREEMENT AND SHALL REMAIN IN FULL FORCE AND EFFECT THEREAFTER.
- B. Additional components and upgrades. Any supplements or updates to the SOFTWARE, including without limitation, any (if any) service packs or hot fixes provided to You are likewise not covered by any warranty or condition, express, implied or statutory.
- C. Indemnification. You agree to indemnify GEMVISION and its officers, employees, agents, parents and representatives, and to hold them harmless, from any and all losses, claims and liabilities (including attorney's fees) which may arise from Your use, including use that may be illegal, unauthorized or abusive. You agree to hold GEMVISION, its agents, distributors, affiliates, partners, parents, officers, directors and employees harmless from any lawsuit, claim or demand, including attorney fees, due to Your violation of this EULA or Your violation or infringement of any GEMVISION property or patent, trademark or copyright. This section shall survive termination and expiration of this Agreement and shall remain in full force and effect thereafter.
- D. Limitation on Remedies; No Consequential or Other Damages. Your exclusive remedy for any breach of any warranty or other claim arising from or relating to Your use of the Software is as set forth below. Except for any refund elected by GEMVISION, YOU ARE NOT ENTITLED TO ANY DAMAGES, INCLUDING BUT NOT LIMITED TO CONSEQUENTIAL DAMAGES, if the Software does not meet any applicable warranty, and, to the maximum extent allowed by applicable law, even if any remedy fails of its essential purpose. The terms of the section below involving Exclusion of Incidental, Consequential and Certain Other Damages is also incorporated into this provision. Some states/jurisdictions do not allow the exclusion or limitation of incidental or consequential damages, so the above limitation or exclusion may not apply to You. This Limited Warranty gives You specific legal rights. You may have others which vary from state/jurisdiction to state/jurisdiction.
- E. Your Exclusive Remedy. Gemvision's and its suppliers' entire liability and Your exclusive remedy shall be, at Gemvision's option from time to time exercised subject to applicable law, (a) return of the price paid (if any) for the Software, or (b) repair or replacement of the Software, that does not

meet any applicable warranty and that is returned to GEMVISION. You will receive the remedy elected by GEMVISION without charge, except that You are responsible for any expenses You may incur (e.g. cost of shipping the Software to GEMVISION). Such warranty is void if failure of the Software has resulted from accident, abuse, misapplication, abnormal use or a virus. Any replacement Software will be warranted for the remainder of the required warranty period or thirty (30) days, whichever is shorter.

- F. Disclaimer of Warranties. THE WARRANTY THAT APPEARS ABOVE IS THE ONLY WARRANTY AVAILABLE TO YOU AND IS PROVIDED IN LIEU OF ANY OTHER EXPRESS WARRANTIES (IF ANY) CREATED BY ANY DOCUMENTATION OR PACKAGING. EXCEPT FOR THE ABOVE WARRANTY AND TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, GEMVISION AND ITS SUPPLIERS PROVIDE THE SOFTWARE AND SUPPORT SERVICES (IF ANY) AS IS AND WITH ALL FAULTS, AND HEREBY DISCLAIM ALL OTHER WARRANTIES AND CONDITIONS, EITHER EXPRESS, IMPLIED OR STATUTORY, INCLUDING, BUT NOT LIMITED TO, ANY (IF ANY) IMPLIED WARRANTIES, DUTIES OR CONDITIONS OF MERCHANTABILITY, OF FITNESS FOR A PARTICULAR PURPOSE, OF ACCURACY OR COMPLETENESS OR RESPONSES, OF RESULTS, OF WORKMANLIKE EFFORT, OF LACK OF VIRUSES AND OF LACK OF NEGLIGENCE, ALL WITH REGARD TO THE SOFTWARE, AND THE PROVISION OF OR FAILURE TO PROVIDE SUPPORT SERVICES. ALSO, THERE IS NO WARRANTY OR CONDITION OF TITLE, QUIET ENJOYMENT, QUIET POSSESSION, CORRESPONDENCE TO DESCRIPTION OR NON-INFRINGEMENT WITH REGARD TO THE SOFTWARE.
  - G. Exclusion of Incidental, Consequential and Certain Other Damages. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT SHALL GEMVISION OR ITS SUPPLIERS BE LIABLE FOR ANY SPECIAL, INCIDENTAL, INDIRECT, DIRECT, PUNITIVE OR CONSEQUENTIAL DAMAGES WHATSOEVER (INCLUDING, BUT NOT LIMITED TO, DAMAGES FOR LOSS OF PROFITS OR CONFIDENTIAL OR OTHER INFORMATION, FOR BUSINESS INTERRUPTION, FOR DATA OR PROGRAM LOSS, FOR PERSONAL INJURY, FOR LOSS OF PRIVACY, FOR FAILURE TO MEET ANY DUTY INCLUDING OF GOOD FAITH OR OF REASONABLE CARE, FOR NEGLIGENCE, AND FOR ANY OTHER PECUNIARY OR OTHER LOSS WHATSOEVER) ARISING OUT OF OR IN ANY WAY RELATED TO THE USE OF, RELIANCE UPON, OR INABILITY TO USE THE SOFTWARE, THE PROVISION OF OR FAILURE TO PROVIDE SUPPORT SERVICES, OR OTHERWISE UNDER OR IN CONNECTION WITH ANY PROVISION OF THIS EULA, EVEN IN THE EVENT OF THE FAULT, TORT (INCLUDING NEGLIGENCE), STRICT LIABILITY, BREACH OF CONTRACT OR BREACH OF WARRANTY OF GEMVISION OR ANY SUPPLIER, AND EVEN IF GEMVISION OR ANY SUPPLIER HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. THIS SECTION SHALL SURVIVE TERMINATION AND EXPIRATION OF THIS AGREEMENT AND SHALL REMAIN IN FULL FORCE AND EFFECT THEREAFTER.
  - H. Limitation of Liability and Remedies. NOTWITHSTANDING ANY DAMAGES THAT YOU MIGHT INCUR FOR ANY REASON WHATSOEVER (INCLUDING, WITHOUT LIMITATION, ALL DAMAGES REFERENCED ABOVE AND ALL DIRECT OR GENERAL DAMAGES), THE ENTIRE LIABILITY OF GEMVISION AND ANY OF ITS SUPPLIERS UNDER ANY PROVISION OF THIS EULA AND YOUR EXCLUSIVE REMEDY FOR ALL OF THE FOREGOING (EXCEPT FOR ANY REMEDY OF REPAIR OR REPLACEMENT ELECTED BY GEMVISION WITH RESPECT TO ANY BREACH OF THE LIMITED WARRANTY) SHALL BE LIMITED TO THE GREATER OF THE AMOUNT ACTUALLY PAID BY YOU FOR THE SOFTWARE OR U.S. \$50.00, WHICHEVER IS GREATER. THE FOREGOING LIMITATIONS, EXCLUSIONS AND DISCLAIMERS SHALL APPLY TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, EVEN IF ANY REMEDY FAILS ITS ESSENTIAL PURPOSE. THIS SECTION SHALL SURVIVE TERMINATION AND EXPIRATION OF THIS AGREEMENT AND SHALL REMAIN IN FULL FORCE AND EFFECT THEREAFTER.
13. APPLICABLE LAW.
- A. Choice of Law. This EULA shall be governed by the laws of the State of Louisiana, USA as well as United States Patent and Copyright laws. Any disputes between You and Gemvision arising from or relating to this EULA or arising from or relating to the services provided by Gemvision shall be

governed exclusively by the substantive and procedural laws of the State of Louisiana. In the event that litigation is required to resolve any such disputes, such litigation shall be held exclusively in the state and/or federal courts having jurisdiction in Lafayette, Louisiana. You hereby assent to venue in and to the personal jurisdiction of each of these courts.

- B. Severability. Should any provision, or portion of any provision, of this EULA be declared unenforceable or null or void by a court of law, then that provision, or portion thereof, shall be considered stricken from this agreement and replaced by a provision that most closely approximates the intent of the parties as expressed by the stricken provision, as may be allowable by law. In any event, the remaining provisions of the terms shall remain binding and fully enforceable.
- C. Non-Waiver. A waiver by any party of any provision, or portion of any provision, of this EULA in any one instance shall not be deemed or construed to be a waiver of such provision, or portion of any provision, for any similar instance in the future.
- D. Entire Agreement. This Agreement has been read in its entirety and You agree to and understand the terms and conditions set forth herein. You further acknowledge that there are no other terms or oral agreements existing between You and GEMVISION. This Agreement may not be amended or modified in any way without the prior written consent of GEMVISION.

14. MISCELLANEOUS.

- A. Reservation of Rights. All rights not expressly granted are reserved by GEMVISION.
- B. Contact Information. Should You have any questions concerning this EULA, or if You desire to contact GEMVISION for any reason, please contact GEMVISION at: 302 Rue Louis XIV, Lafayette, LA 70508.
- C. Termination. Without prejudice to any other rights, GEMVISION may terminate this EULA if You fail to comply with the terms and conditions of this EULA. In such event, You must destroy all copies of the Software and all of its component parts. At its discretion, GEMVISION may request, and You must provide, a certification that the Software has been destroyed. This section shall survive termination and expiration of this EULA and shall remain in full force and effect thereafter. GEMVISION additionally reserves the right to discontinue and/or terminate and/or limit and/or disable and/or cancel any service provided by GEMVISION or any part thereof, at its sole discretion and without notice to You. You hereby agree and acknowledge that GEMVISION is permitted to limit, disable, eliminate or cancel some or all of the functionality of the Software. GEMVISION reserves the right to discontinue the release and/ or support of any version of the Software or to revise the Software so it provides different features, features in different combinations, and/or different environment configurations.
- D. Entire Agreement. This EULA (including any addendum or amendment to this EULA which is included with the Software) is the entire agreement between You and GEMVISION relating to the Software and the support services (if any) and they supersede all prior or contemporaneous oral or written communications, proposals and representations with respect to the Software or any other subject matter covered by this EULA. To the extent the terms of any GEMVISION policies or programs for support services conflict with the terms of this EULA, the terms of this EULA shall control.

If you do not accept this agreement, you will not be able to install CounterSketch.

(Signatures Follow)

The parties hereby agree to the terms of the EULA effective this \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_.

Gemvision

\_\_\_\_\_

Print: \_\_\_\_\_

Title: \_\_\_\_\_

[Name]

\_\_\_\_\_

Print: \_\_\_\_\_

Title: \_\_\_\_\_