# License terms for using IT.integro's copyrighted software

These license terms and conditions (including other provisions) shall be applicable to a computer program/computer programs (SOFTWARE) created or developed by IT.integro Sp. z o.o. with its registered office in Poznań (60-166), ul. Ząbkowicka 12, registered in the Register of Entrepreneurs of the National Court Register, kept by the District Court for Poznań-Nowe Miasto and Wilda in Poznań, the 8th Commercial Department under the KRS No. 000014040, holding the TIN (NIP): 778-00-21-279 and REGON No 632507882, hereinafter referred to as IT.INTEGRO and shall be applicable to the entity hereinafter referred to as the "End User", that shall acquire the right to use the SOFTWARE under the terms specified in the hereinafter license terms.

These license terms and conditions are a supplement to the Microsoft Dynamics NAV Software License Terms - Microsoft, (i.e. Microsoft Software License Terms, governing the rules for use of Microsoft Dynamics NAV) and shall be applicable to the registered solutions created or developed by IT.INTEGRO.

# 1. Scope

These license terms and the license granted pursuant to these license terms shall cover the SOFTWARE and SOFTWARE documentation as well as customizations, enhancements and other modifications within the SOFTWARE and SOFTWARE documentation performed by IT.INTEGRO, provided to the End User within the term of the license after the required license fee has been paid. Depending on how the End User has obtained the license subject described herein, license fees can be paid to IT.INTEGRO by the End User (directly or through a third party specified by IT.INTEGRO) or to a third party (including IT.INTEGRO's business partner). The End User accepts the scope of the license terms specified in the preceding sentence and the scope of the license granted pursuant to these license terms, as well as the fact that the use of the license subject described herein shall not be governed by the license terms as provided in Microsoft license agreements, including Microsoft . Software License Terms.

### 2. Copyright

SOFTWARE The (including its modifications and documentation) shall be protected by trade secret laws, copyright and regulations on other rights of intellectual property. IT.INTEGRO shall retain its copyright and other intellectual property rights for the SOFTWARE (including its modifications and documentation) and for all copies, parts and translations. For the paid license fee, the End User shall be provided with a drive or file containing the SOFTWARE. The End User shall be entitled neither to implement any modifications to the SOFTWARE nor to remove any identification marks and annotations related to the SOFTWARE (including any of its backup copies) and its documentation as well as to remove any identification marks and annotations included within the SOFTWARE (including any of its backup copies) and its documentation, that refer to copyrights, trademarks and other riahts.

## 3. License Grant

IT.INTEGRO grants the End User a paid, non-exclusive, worldwide and non-transferable (taking into account the other provisions hereof) the right to use the SOFTWARE and documentation thereto (license) solely within the scope of the End User's business operations limited to terms stipulated in "Microsoft Dynamics NAV Software License Terms".

The SOFTWARE and documentation thereto may be used solely by the End User's employees, other authorized staff and external consultants performing services for the End User under the permanent cooperation agreement, and the End User shall be liable for the observance of the conditions and restrictions set herein by the aforementioned persons as for its own actions or omissions.

The End User license for the SOFTWARE shall include the following fields of use:

permanent or temporary reproduction (taking into a) account the other provisions hereof) of the SOFTWARE, as a whole or in parts using any means and in any form, including within the scope required for its load, display, use and storage of the SOFTWARE.

The End User license for the SOFTWARE documentation shall include the following fields of use:

recording and reproduction as a whole or in parts using any means and in any form, within the scope required for its use as a part of the End User's business operations.

This End User license shall be limited to a SOFTWARE version for which a required license fee has been paid.

If the End User purchases additional SOFTWARE or an additional part of the SOFTWARE (including the subsequent

IT.integro Ltd. ul. Ząbkowicka 12 60-166 Poznań

Tel.: +48 61 861 43 51 office@IT.integro.pl

Poznań-Marcelin, ul. Kolorowa 6, 60-198 Poznań Poznań-Centrum, ul. Niedziałkowskiego 10, 61-578 Poznań Warszawa, Pl. Konesera 12, 03-736 Warszawa Wrocław, ul. Wyścigowa 56c, lokal 16, 53-012 Wrocław Kraków, ul. ks. Józefa Tischnera 8, 30-418 Kraków

versions of the SOFTWARE or its modifications) or additional SOFTWARE documentation or any modifications to the SOFTWARE documentation i.e. pays all required license fees, additional SOFTWARE and its additional part, as well as additional SOFTWARE documentation and any modifications to the SOFTWARE documentation, unless this additional SOFTWARE, additional part of the SOFTWARE, additional SOFTWARE, additional part of the SOFTWARE, additional SOFTWARE documentation and modifications to the SOFTWARE documentation are not covered by a separate license agreement. Under one SOFTWARE license, the End User shall be granted the right to use only one (1) (data base) server for the SOFTWARE at any moment and by any number of users accessing the server.

The End User shall receive a copy (copies) of the SOFTWARE from IT.INTEGRO and any other materials that support the use of the SOFTWARE.

With regard to the fact of granting the license, the End User declares that it possesses the sufficient number of appropriate licenses for Microsoft software (for the number of users or devices), provided by Microsoft, that are required to use or access the SOFTWARE before the applicable Microsoft software is used for the first time.

4. Distribution Restrictions The End User shall not be entitled to copy SOFTWARE excluding a backup copy created for installation purposes or data archiving. The backup copy cannot be used simultaneously with the SOFTWARE.

### 5. Other limitations and reservations

The End User shall not be entitled to reengineer, disassemble, decompile the SOFTWARE and to examine and decrypt the source code and the development framework of the SOFTWARE, except for:

- observing, examining and testing how the SOFTWARE a) operates in order to seize its concept and principles, provided that, authorized by IT.INTEGRO to such actions, it shall perform them when loading, displaying, using, transferring and storing the SOFTWARE,
- reproducing the code or translating its form as defined in b) Article 3 p. a) herein, if it is required to obtain information crucial for making an independently created computer program compatible with the SOFTWARE, provided that the following conditions have been fulfilled:

these actions are performed by the End User or other person acting for the End User,

the information required to ensure compatibility has not previously been readily available to the End User

or other person acting for the End User,
iii) such actions shall apply only to SOFTWARE parts that are required to ensure compatibility.

The hereinbefore mentioned information cannot be:

- used for any other purposes than achieving the compatibility of independently created computer 1) program,
- transferred to other persons unless it is a required for achieving the compatibility of an independently created 2) computer program.
- used for developing, creating or placing on the market (marketing) the computer program in the expression 3) form that is significantly similar or for any other actions infringing IT.INTEGRO's or Microsoft's copyrights.

The End User shall not be authorized to take actions not covered by the license, including to make assignments, sublicense, lease, rent or any other distribution (including transfer) of the SOFTWARE and SOFTWARE documentation to a third party, without IT.INTEGRO's prior consent given in writing under pain of nullity. Such permission or transfer of the SOFTWARE or SOFTWARE documentation to a third party can be subject to additional fees. Granting IT.INTEGRO's written consent to transfer the rights and obligations that are related to the SOFTWARE and SOFTWARE documentation and arise out of these license terms and conditions, by the End User to a third party (assignment), may be allowed only if the End User intends to transfer all of the SOFTWARE and SOFTWARE documentation (not retaining any copy, including a backup copy) to a third party, and the third party that is a purchaser agrees in a written form to observe all license provisions stipulated herein. IT.INTEGRO shall be entitled to refuse to give its consent in case when justified reason exists e.g. due to a previous breach of provisions herein by the End User (including illegal SOFTWARE modifications, creating its copies or making it available or transferring to third parties).

Register of Entrepreneurs of the National Court Register, kept by the District Court of Poznań - Nowe Miasto and Wilda in Poznań, the 8th Commercial Department under KRS no. 0000014040, VAT Registration Number (NIP) 778-00-21-279, REGON 632507882, with the initial capital of 150 000 PLN.

# License terms for using IT.integro's copyrighted software

By accepting these license terms, the End User gives its consent to information exchange between IT.INTEGRO (or entities cooperating with IT.INTEGRO) and Microsoft, in a scope required by Microsoft (including, the scope related to these license terms and the use of, inter alia, the SOFTWARE and the SOFTWARE documentation) and the exchange required: in the course of cooperation with Microsoft, for the End User to receive the services provided by Microsoft and Microsoft communication as well as to verify the End User's compliance with separate license agreements concluded by the End User with Microsoft (including the Microsoft Software License Terms).

With regard to the fact that the End User has been granted the license under these license terms, is bound by these license terms and uses (under these license terms) the subject of the license described herein, the End User and IT.INTEGRO give their consent to exercise by Microsoft (as a third party) the right to:

- enforce the execution of these license terms.
- i) ii) verification if these license terms are observed by the End User.
- iii) communicate with the End User directly.

#### 6. Upgrade. Liability

IT.INTEGRO intends to develop extended unmodified standard SOFTWARE versions. If such extended unmodified standard SOFTWARE version is made available in a certain scope, the End User may receive the extended version and SOFTWARE parts, for which it holds a valid license.

All extended unmodified standard SOFTWARE versions, that were purchased by the End User legally, shall be subject to these license terms after the payment of a required license fee is made, unless such versions are covered by a separate license agreement. The End User accepts that IT.INTEGRO, not Microsoft Corporation, bears responsibility (taking into account the other provisions of these license terms) for the SOFTWARE and any possible results of its impact on Microsoft software functionality, respective Microsoft software documentation as well as the End User's systems, its company and its business operations.

In each case, IT.INTEGRO's entire liability in respect of claims related to or arising out of these license terms (including in respect of compensation and any other pecuniary performance particularly due to damages related to SOFTWARE) will not exceed the amount of the remuneration paid by the End User as the license fee for the SOFTWARE and its documentation.

IT.INTEGRO's liability for damages related to or arising out of these license terms (including for any damages related to the SOFTWARE) is limited to actual losses resulting from the wilful misconduct of IT.INTEGRO. In no case, shall IT.INTEGRO be held liable to the End User for the damage in the form of lost profits.

#### 7. Limited warranty

IT.INTEGRO warrants that:

a) the SOFTWARE in its unmodified standard version that is delivered by IT.INTEGRO shall operate as described in the electronic user manual for 12 months starting from the date of SOFTWARE delivery, meaning no critical error will appear within the SOFTWARE (i.e. a fault causing the malfunctioning of the one or more SOFTWARE functions of economic significance),

b) any drives containing SOFTWARE shall be free of material defects and manufacturing faults, in normal use of these drives, for the period of ninety (90) days starting from the date of SOFTWARE delivery.

If, within the warranty period, the End User submits (written) documents which confirm the breach of this warranty, at its own discretion IT.INTEGRO shall either:

- provide a new defect-free SOFTWARE version free of a) charge or a drive containing the SOFTWARE free of defect/fault. or
- remove the error/defect/fault free of charge, or b)
- cause the reimbursement of the license fee paid by the c) End User for the SOFTWARE, which the error/defect/fault applies to.

This limited warranty shall not be applicable if the fault of the SOFTWARE has been caused due to events beyond IT.INTEGRO's control, including abuse or improper application of the SOFTWARE (the use of the SOFTWARE which is noncompliant with relevant documentation or these license terms). The breach of the herein provisions, including any modification of the SOFTWARE by any party other than IT.INTEGRO

IT.integro Ltd. Tel.: +48 61 861 43 51 ul. Ząbkowicka 12 office@IT.integro.pl 60-166 Poznań

Poznań-Marcelin, ul. Kolorowa 6, 60-198 Poznań Poznań-Centrum, ul. Niedziałkowskiego 10, 61-578 Poznań Warszawa, Pl. Konesera 12, 03-736 Warszawa Wrocław, ul. Wyścigowa 56c, lokal 16, 53-012 Wrocław Kraków, ul. ks. Józefa Tischnera 8, 30-418 Kraków

(including by the End User) shall result in a warranty void for the End User.

No other warranties shall be deemed granted or implied. Particularly, IT.INTEGRO shall exclude any implicit warranties of marketability and fitness for particular purpose. The Parties hereby exclude IT.INTEGRO's liability in respect of the warranty for SOFTWARE defects.

#### 8. Termination

The license is granted for an indefinite period. In the event of breach of these license terms and conditions by the End User, IT.INTEGRO shall be entitled to withdraw (terminate) this license with immediate effect. At any time, the End User shall be allowed to terminate the license by giving one month notice to IT.INTEGRO in writing (under pain of nullity). At the moment of expiration (termination) of the license, the End User is obliged using the SOFTWARE and SOFTWARE cease documentation immediately and to remove the SOFTWARE and SOFTWARE documentation immediately and properly as well as to destroy the original copy and other copies of the SOFTWARE and SOFTWARE documentation, including the SOFTWARE backup copy which was created for installation or archiving purposes - without any compensation, including any fees.

9. Disputes

These license terms shall be governed by Polish law. Any disputes regarding these license terms or arising out in relation to these license terms shall be settled by a common court having its jurisdiction over IT.INTEGRO's registered seat. Any changes to these license terms shall be made in writing under pain of nullity.

Register of Entrepreneurs of the National Court Register, kept by the District Court of Poznań - Nowe Miasto and Wilda in Poznań, the 8th Commercial Department under KRS no. 0000014040, VAT Registration Number (NIP) 778-00-21-279, REGON 632507882, with the initial capital of 150 000 PLN.