GENERAL SQL PARSER WARRANTY DISCLAIMER AND LICENSE AGREEMENT

This document includes warranty disclaimers (Part I) and a license agreement governing the use of General SQL Parser (Part II).

PART I. WARRANTY DISCLAIMER

No Warranty. The Software is made available by Gudu Software Limited for reproduction and distribution "AS IS" without warranties or conditions of any kind, express or implied including but not limited to warranties or security, non-infringement and quiet enjoyment. GUDU SOFTWARE LIMITED MAKES NO WARRANTIES, CONDITIONS, REPRESENTATIONS, OR TERMS (EXPRESS OR IMPLIED WHETHER BY STATUTE, COMMON LAW, CUSTOM, USAGE OR OTHERWISE) AS TO ANY MATTER INCLUDING WITHOUT LIMITATION, MERCHANTABILITY, INTEGRATION, SATISFACTORY QUALITY, OR FITNESS FOR ANY PARTICULAR PURPOSE. The foregoing exclusions and limitations will apply to the maximum extent permitted by applicable law, even if any remedy fails its essential purpose.

PART II. LICENSE AGREEMENT

This is a contract between YOUR COMPANY NAME HERE. ("Licensee") and Gudu Software Limited.

1. Definitions.

"Gudu Software Limited" means a corporation organized and existing under the laws of Hong Kong, having its registered office at C1-ROOM 1708 NANFUNG TOWER 173 DES VOEUS ROAD CENTRAL HONG KONG

"Effective Date" means the date that Gudu Software Limited confirms its acceptance of this agreement in writing to Licensee.

"Intranet" means a secure internal web site or server system inside a single physical location that is accessible only to Licensee's employees, contractors, or other persons granted access to Licensee's internal networks in the furtherance of Licensee's normal course of business.

"**Software"** means General SQL Parser library and Updates to the foregoing software products provided to Licensee by Gudu Software Limited under this agreement.

"**Updates**" means upgrades, modified versions, updates, additions, and copies to or of the Software provided to Licensee by Gudu Software Limited under this agreement.

2. License, Requirements, Restrictions.

2.1 License. Subject to the terms of this agreement, including the requirements and restrictions below, Gudu Software Limited grants Licensee a non-exclusive, non-transferable license to use and deploy the Software in Licensee's Intranet.

Licensee is able to use and deploy the software provided by Gudu Software Limited without any time limitation and get the latest version of the Software within 12 months after Effective Date. After that, Licensee should purchase yearly subscription in order to get the latest version from Gudu Software Limited.

- **2.2 Distribution.** Licensee MAY NOT DO any of the following:
- (a) Make one copy of an image of the Software on a Licensee computer file server for the purpose of downloading and installing the Software onto computers outside Licensee's Intranet;
- **(b)** Distribute the Software as a part of or with Licensee Product or Licensee Service (i) through electronic means such as electronic download-- including, without limitation, electronic software download-- for example bundled in Licensee's installer, which in turn, is downloaded through the Internet and (ii) on physical media (such as CD-ROMs, DVDs, hard disk, etc.).

2.3 Requirements.

(a) Full Version, Access. Licensee will use and deploy only the version of the Software (with its corresponding installer) provided to Licensee by Gudu Software Limited upon completion of this agreement. Licensee will not use and delploy any version of the Software found elsewhere. Gudu Software Limited may provide Licensee with access to the full version of the Software via electronic download at a specified non-public website. Licensee shall not disclose the location of such website to any third party.

2.4 Restrictions.

- (a) No Unauthorized Distribution. Unless Licensee has separate written permission from Gudu Software Limited, it will not use or deploy the Software in any manner not permitted by Section 2.1. For example, Licensee shall not distribute any installer or installer files in any manner not permitted by such sections.
- **(b) No Transfer.** Licensee may not rent, lease, sublicense, assign or transfer its rights under this agreement, or authorize all or any portion of the Software to be copied except as may be expressly permitted herein. Provided, however, that Gudu

Software limited is deemed to have consented to any such assignment to an affiliate of Licensee.

(c) No Modification, No Reverse Engineering. Licensee must not reverse engineer, decompile, or disassemble the Software, except and only to the extent applicable law expressly permits the activity.

.

3. Trademark Use.

Gudu Software Limited hereby grants to Licensee, and Licensee accepts, a worldwide, non-exclusive, non-transferable, personal right to use and distribute, under the terms of this agreement, the "Gudu Software Limited General SQL Parser".

- **4. Intellectual Property Ownership, Copyright Protection.** The Software and any authorized copies that Licensee makes are the intellectual property of and are owned by Gudu Software Limited and its suppliers. The structure, organization and code of the Software are the valuable trade secrets and confidential information of Gudu Software Limited and its suppliers. The Software is protected by law, including without limitation the copyright laws of the United States and other countries, and by international treaty provisions. Except as expressly stated herein, this agreement does not grant Licensee any intellectual property rights in the Software and all rights not expressly granted are reserved by Gudu Software Limited and its suppliers.
- **5. Technical Support.** Gudu Software Limited shall not be obligated to provide any support to Licensee, its Licensees, or end-users.

6. Defense of Intellectual Property Infringement Claims.

- (a) Coverage. Gudu agrees to defend, at Gudu's expense, Licensee in a lawsuit or other judicial action, and pay to Licensee the amount of any adverse final judgment (or settlement that Gudu consents to) from the lawsuit or judicial action, for any third party claims that Software
 - (1) misappropriates a trade secret,
 - (2) infringes any copyrights or trademark rights, or
 - (3) infringes any patents.

Each of these is individually referred to in this Master Agreement as a "Claim."

- **(b)** Gudu will also reimburse Licensee for any costs reasonably incurred by Licensee in its defense of any such third party claims prior to the filing of such lawsuit or judicial action.
- (c) Gudu will not settle any action without prior written consent by Licensee.

7. Limitation of Liability. EXCEPT FOR INFRINGEMENT OF INTELLECTUAL PROPERTY CLAIMS, IN NO EVENT WILL EITHER PARTY TO THIS AGREEMENT BE LIABLE TO THE OTHER FOR ANY CONSEQUENTIAL, INDIRECT, INCIDENTAL DAMAGES, OR ANY LOST PROFITS OR LOST SAVINGS, EVEN IF A GUDU SOFTWARE REPRESENTATIVE HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH LOSS, DAMAGES, CLAIMS OR COSTS OR FOR ANY CLAIM BY ANY THIRD PARTY. THE FOREGOING LIMITATIONS AND EXCLUSIONS APPLY TO THE EXTENT PERMITTED BY APPLICABLE LAW IN LICENSEE'S JURISDICTION.

Nothing contained in this agreement limits Gudu Software's or its suppliers' liability to Licensee in the event of death or personal injury resulting from negligence or for the tort of deceit (fraud). Gudu Software Limited is acting on behalf of its suppliers for the purpose of disclaiming, excluding and/or limiting obligations, warranties and liability as provided in this agreement, but in no other respects and for no other purpose.

If Licensee has any questions regarding this agreement or if Licensee wishes to request any information from Gudu Software Limited, please contact Gudu Software Limited's customer service at info@sqlparser.com