License agreement for

"ORBITVU SUN PRODUCT TELEPORTING" plugin

concluded by and between:

ORBITVU sp. z o. o. based in Poland, Tarnowskie Góry (42-600), ul. Sienkiewicza 48 registered in Regional Court in Gliwice, under registry no. KRS:0000366154,

represented by a president Tomasz Bochenek,

hereinafter referred to as the Licensor,

and

natural person or legal entity using the "ORBITVU SUN PRODUCT TELEPORTING" plugin

hereinafter referred to as the Licensee.

Definitions

LICENSOR

ORBITVU sp. z o. o. based in Poland, Tarnowskie Góry (42-600), ul. Sienkiewicza 48

SOFTWARE

"ORBITVU SUN PRODUCT TELEPORTING" plugin produced by the LICENSOR which usage is limited by the terms of this LICENCE.

LICENSE KEY

License Key is managed at Orbitvu SUN server at Licensee user's account. License Key is required to use all the features of the SOFTWARE. Every instance/installation of the SOFTWARE requires its own, separate, License Key (with the exceptions listed in the rest of this document).

USE

download, install, run, access to the SOFTWARE or gain other benefits from using the SOFTWARE.

LICENSEE

the entity purchasing a Licence to use the SOFTWARE.

§ 1

Conclusion of the Agreement

By installing, using or copying the SOFTWARE, the Licensee accepts the terms and conditions of this Licensee Agreement. While installing the SOFTWARE, the Licensee declares that he has read the text of this licensee and that he shall observe provisions contained herein.

§ 2

Representation of the Licensor

1. The Licensor declares that he is the manufacturer of the SOFTWARE; the Licensor declares that he is entitled to all copyrights, including the right to grant permission for

- execution of derivative copyrights.
- 2. All graphic signs included in the SOFTWARE and in the instruction shall remain the sole property of the Licensor, and the Licensee does not acquire any rights with relation to those signs.
- 3. The Licensee does not acquire any rights apart from the ones which are explicitly expressed in the text of this Agreement.

§ 3

The scope of the licence

- 1. If you obtained the SOFTWARE from the Licensor or other legal sources (like public plugin repositories) and as long as you comply with the terms of this agreement, the Licensor grants you a non-exclusive Licence to install and use the SOFTWARE in a manner consistent with its design and Documentation and as further set forth below.
- 2. In order to use of the SOFTWARE the Licensee needs a License Key that is managed at Orbitvu SUN server at Licensee user's account and that is valid for a limited period of time.
- 3. Single License Key can by used with multiple instances of the SOFTWARE. This means that using the SOFTWARE on multiple servers/shops is allowed using single License Key.
- 4. Licensee shall not use the SOFTWARE with License Key that is bound to Orbitvu SUN account of another user/legal entity unless it is a License Key provided by Orbitvu (demo key) or Orbitvu has explicitly granted the Licensee permission to use another account's License Key.
- 5. The Licensor hereby grants to the Licensee for unlimited period of time, worldwide, limited, non-exclusive, non-transferable licence for installation, running and using the SOFTWARE for any commercial or non-commercial purpose. Functionality provided by the SOFTWARE will depend on the presence of valid License Key.
- 6. Any interference in the source code of the SOFTWARE shall be unauthorised; this refers in particular to changing the code, decompiling, bypassing security settings, improving and adopting the SOFTWARE for other purposes, emulating and performing reverse engineering, removing any trademarks or copyright notices.
- 7. The Licensee shall not be authorised to distribute the SOFTWARE in any form, including lending, lease or renting or granting licence or sub licence.
- 8. The Licensee shall not perform any activities that might result in disposal of rights resulting from this Agreement for the benefit of third parties.
- 9. The Licensor reserves the right to deprecate and stop the support for old releases of the SOFTWARE if newer releases are available.

§ 4

Liability for defects and warranty

- 1. Prior paying license fee, Licensor strongly encourages Licensee to test the SOFTWARE using DEMO account License Key or FREE time limited License Key that can be generated directly from the SOFTWARE or at ORBITVU SUN.
- 2. IN NO EVENT WILL LICENSOR OR ITS SUPPLIERS BE LIABLE FOR ANY LOST REVENUE, PROFIT, OR DATA, OR FOR SPECIAL, INDIRECT, CONSEQUENTIAL, INCIDENTAL, OR PUNITIVE DAMAGES HOWEVER CAUSED AND REGARDLESS OF THE THEORY OF LIABILITY ARISING OUT OF THE USE OF OR INABILITY TO USE THE SOFTWARE EVEN IF LICENSOR OR ITS SUPPLIERS HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES

- 3. EXCEPT AS SPECIFIED IN THIS WARRANTY, ALL EXPRESS OR IMPLIED CONDITIONS, REPRESENTATIONS, AND WARRANTIES INCLUDING, WITHOUT LIMITATION, ANY IMPLIED WARRANTY OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NONINFRINGEMENT, THE ABSENCE OF LATENT OR OTHER DEFECTS, ACCURACY OR THE PRESENCE OF ABSENCE OF ERRORS, WHETHER OR NOT DISCOVERABLE AND THAT THE SOFTWARE WILL BE COMPATIBLE WITH OTHER THIRD PARTY SOFTWARE, (BROWSERS, SERVERS, PLATFORMS, PLAYERS AND LIKEWISE) OR ARISING FROM A COURSE OF DEALING, USAGE, OR TRADE PRACTICE, ARE HEREBY EXCLUDED TO THE EXTENT ALLOWED BY APPLICABLE LAW.
- 4. The Licensor shall do all their best to make sure that the SOFTWARE functions properly on condition that it is used according to its designation, attached instructions and in environment defined by Licensor updated for the moment of the sale of Software.

§ 5

Violation of the provision of the Agreement

- 1. Except for the cases provided for by the law, this Agreement can be terminated by the Licensor with immediate effect if the Licensee violates the provisions hereof, after the Licensee has been called to refrain from further violation.
- 2. As a consequence of termination of this Agreement, all copies of the SOFTWARE in the possession of the Licensee shall be permanently removed.
- 3. The Licensee declares that they are aware of the civil and criminal liability for violation of copyrights.
- 4. The Licensor reserves the right to control whether the Licensee observes the provisions of the Agreement.

§ 6

Final provisions

- 1. All amendments to the Agreement require a written form in order to be valid.
- Any disputes that might arise on the basis of this Agreement or with relation to this Agreement shall be settled by the parties by way of negotiations. In case of lack of agreement between the Parties, the disputes shall be settled by a general court competent for the registered office of the Licensor.
- 3. This Agreement shall be governed and construed in accordance with the laws in Poland without giving effect to the principles of conflict of law. If any portion hereof is found to be void or unenforceable, the remaining provisions of this Licence shall remain in full force and effect. This License constitutes the entire licence between the parties with respect to the use of the SOFTWARE.

Version 1.3. 04/2015

* updated information about License Keys;

Version 1.2. 12/2014

* updated information about License Keys;

Version 1.1. 09/2014

* initial release