

EIG SOFTWARE END USER LICENSE AGREEMENT (EULA)

This legal document is an Agreement between Electro Industries/GaugeTech ("EIG") and You, as the end user of EIG's software ("SOFTWARE"). EIG licenses this SOFTWARE to You only upon the condition that You accept all of the terms contained in this Agreement.

BY SELECTING THE "AGREE" BUTTON BELOW THIS AGREEMENT OR BY INSTALLING, UPLOADING, ACCESSING, OR OTHERWISE COPYING OR USING ALL OR ANY PORTION OF THE SOFTWARE, YOU AGREE TO BE LEGALLY BOUND BY THE TERMS OF THIS AGREEMENT.

IF YOU DO NOT ACCEPT THE TERMS OF THIS AGREEMENT, YOU MUST NOT USE THE SOFTWARE. If You are proposing to load the SOFTWARE from a disk or other portable media, select the "DISAGREE" button and the loading of the SOFTWARE will be canceled. If You are proposing to download the SOFTWARE or a License Key, do not do so. If You have acquired a physical software pack, do not open it. Promptly return the unopened software pack and other items (including the License Key, written materials, binders or other containers, and hardware, if any) accompanying this Agreement to the place where You obtained them for a full refund.

INSTALLATION, UPLOADING, ACCESS, OR OTHER COPYING OR USE OF THIS SOFTWARE OR ANY ACCOMPANYING DOCUMENTATION OR MATERIALS EXCEPT AS PERMITTED BY THIS AGREEMENT IS UNAUTHORIZED AND CONSTITUTES A MATERIAL BREACH OF THIS AGREEMENT AND AN INFRINGEMENT OF THE COPYRIGHT AND OTHER INTELLECTUAL PROPERTY RIGHTS IN SUCH SOFTWARE, DOCUMENTATION AND MATERIALS. YOU MAY BE LIABLE TO EIG FOR DAMAGES, AND YOU MAY BE SUBJECT TO CRIMINAL PENALTIES.

1. DEFINITIONS

- 1.1. "You" "Your" or "End User" shall refer to any individual or entity (including that entity's parent or affiliated companies) that installs, uploads, accesses or otherwise copies the SOFTWARE.
- 1.2. "EIG", "Electro", "Company", "we", "us", et al. shall refer to EI Electronics, LLC, d/b/a Electro Industries/Gauge Tech.
- 1.3. "SOFTWARE" shall refer to any one and/or any combination of the following software provided by EIG:
 - 1.3.1. CommunicatorPQA® application;
 - 1.3.2. MeterManagerPQA® application;
 - 1.3.3. EnergyReporterPQA™ application; and

1.3.4. HMIPQA™ application.

As used herein, the term “SOFTWARE” may refer to any one of the above-listed software applications individually or any combination thereof.

1.4 “Hosted Software” means online software, platform and websites which You can access via the SOFTWARE and are maintained by EIG.

1.5 “End User Data” means data entered or uploaded by You to the Hosted Software via the SOFTWARE and/or data pushed to the Hosted Software via the SOFTWARE including, but not limited to, data aggregated from metering devices, non-metering devices, etc., and data generated by the SOFTWARE.

1.6 “EIG Data” means all information, including, but not limited to, data, analyses, measurements, reports, trends, and metrics, generated from, derived from, based on or related to End User Data.

1.7 “Computing Device” means any computing device or computing platform on which the SOFTWARE is installable or installed.

1.8 “Website” means the website accessible at EnergyPQA.com® or via the SOFTWARE.

2. GRANT OF LICENSE. In consideration of payment of the license fee and Your Agreement to abide by the terms and conditions of this Agreement, EIG grants to You the following non-exclusive rights:

(a) Installation and Use. You may install and use one copy of the SOFTWARE program on a single Computing Device at a single location, in accordance with the applicable User Documentation and within the scope of this Agreement. The Computing Device cannot have more than one copy (i.e. session or instance) of the SOFTWARE running at any one time. EIG's license grant (and, with that grant, Your right to install and use the SOFTWARE and User Documentation) is conditioned on Your continuous compliance with all license limitations, restrictions and other terms in this Agreement. If You violate any of these limitations, restrictions or other terms, the license grant will automatically and immediately terminate. The license descriptions in this Section 2 (Grant of License) define the scope of rights that EIG grants to You. Any usage of the SOFTWARE and/or User Documentation outside the scope of the applicable license grant or otherwise not in accordance with this Agreement constitutes an infringement of EIG's intellectual property rights as well as a material breach of this Agreement.

(b) Backup Copies. You may make one copy of the SOFTWARE solely for backup purposes.

(c) Network Use. You may also install a copy of the SOFTWARE on a central storage device, such as a network server, from which other computers and/or Computing Devices may use it; however, You must acquire and dedicate a license for each copy (i.e. session or instance) of the SOFTWARE running at any one time. A license for the SOFTWARE may not be shared or used concurrently on different computers and/or Computing Devices.

(d) Prohibited Use. EIG does not permit the following use and You acknowledge that such use and/or actions shall be prohibited:

i.) Use. You may not (and may not permit any third party to) install, access, or otherwise copy or use the SOFTWARE except as expressly authorized by this Agreement.

ii.) Reverse Engineering. You may not (and may not permit any third party to) reverse engineer, decompile or disassemble the SOFTWARE.

iii.) Transfers. You may not distribute, rent, loan, lease, sell, sublicense, or otherwise transfer all or a portion of the SOFTWARE, or any rights granted in this Agreement, to any other person or legal entity without the prior written consent of EIG.

iv.) Hosting or Third Party Use. You may not install or access, or allow the installation or access of, the SOFTWARE over the Internet, including without limitation, use in connection with a Web hosting, commercial time-sharing, service bureau, or similar service, or make the SOFTWARE available to third parties via the Internet on Your computer system or otherwise.

v.) Notices. You may not remove, alter, or obscure any proprietary notices, labels, or marks from or on the SOFTWARE.

vi.) Modifications. You may not modify, translate, adapt, arrange, or create derivative works based on the SOFTWARE for any purpose.

vii.) Circumvention. You may not utilize any equipment, device, software, or other means designed to circumvent or remove any form of copy protection used by EIG in connection with the SOFTWARE, or use the SOFTWARE together with any authorization code, serial number, or other copy-protection device not supplied by EIG directly or through an authorized distributor. In the case of a network version, You may not utilize any equipment, device, software, or other means designed to circumvent or remove the License Manager. You may not utilize any equipment, device, software, or other means designed to circumvent or remove any usage restrictions, or to enable functionality disabled by EIG in connection with the SOFTWARE. You may not bypass or delete any functionality or technical limitations of the SOFTWARE that prevent or inhibit the unauthorized copying or use of the SOFTWARE.

viii.) Export. You may not export the SOFTWARE in violation of this Agreement, or U.S., or other applicable export control laws.

3. COLLECTION AND USE OF YOUR INFORMATION. You acknowledge that when You download, install or use the SOFTWARE, EIG may use automatic

means (including, for example, cookies and web beacons) to collect information about Your Computing Device and about Your use of the SOFTWARE (which is included in the definition of End User Data). By downloading, installing, using, and providing information to or through this SOFTWARE, You consent to all use and actions taken by us with respect to Your information.

4. OWNERSHIP AND USE OF DATA. All ownership rights in and to the SOFTWARE shall remain exclusively with EIG and its licensors, as applicable. Access to the SOFTWARE is provided to You only to allow You to exercise Your rights under this Agreement, and no implied license or right not expressly set forth in this Agreement is granted to You.

- (a) End User Data. In connection with the SOFTWARE, EIG may collect and maintain End User Data provided by You. EIG shall maintain all personal identifiable aspects of all End User Data as confidential. All third parties authorized by EIG which may have access to the End User Data shall be under obligations of confidentiality to maintain the End User Data as confidential. You agree to and do hereby grant to EIG the irrevocable, perpetual, transferrable right to use any End User Data.
- (b) EIG Data. All EIG Data is the sole property of EIG. EIG has the right to use, collect, store, create, aggregate, mine, analyze or modify EIG Data in any form, for any purpose and in any manner.

5. LICENSE KEY. The SOFTWARE may be protected by a lock and may only be used in conjunction with a valid License Key (which may be either a hardware or software device) issued by or on behalf of EIG. EIG retains ownership of the License Key. You may use the License Key to operate the SOFTWARE for the term of this Agreement.

6. COPYRIGHT. The SOFTWARE is owned by EIG and is the subject of copyright. You may be held legally responsible for any copyright infringement which is caused or encouraged by Your failure to abide by the terms of this Agreement. You must not copy or duplicate the SOFTWARE, the License Key, or any written materials, except as expressly provided for in this Agreement. EIG has the right to trace serial numbers of the License Keys at any time and in any reasonable manner.

7. USE RESTRICTIONS. You may physically transfer the SOFTWARE from one computer/Computing Device to another provided that the SOFTWARE is used on only one computer/Computing Device at a time in conjunction with the License Key. You may not modify, adapt, translate, reverse engineer, decompile, or disassemble the SOFTWARE or the License Key, or create derivative works based on the SOFTWARE or the written materials.

8. **TRANSFER RESTRICTIONS.** In no event may You transfer, assign, rent, lease, sell or otherwise dispose of the SOFTWARE, the License Key, or the written materials, on a temporary or permanent basis, except by returning them all to EIG.

9. **TERMINATION.** This Agreement is effective until terminated. This Agreement will terminate automatically without notice from EIG if You fail to comply with any provision of this Agreement. Upon termination for any reason, You must return all copies of the SOFTWARE, the License Key and the written materials to EIG, including all copies, whether modified, merged, or included with other software, and shall certify in writing to EIG that You have not retained the SOFTWARE in any form. Termination of this Agreement pursuant to this clause does not affect any rights or remedies which EIG may otherwise have under this Agreement or at law.

10. **UPDATE POLICY.** EIG may create, from time to time, updated versions of the SOFTWARE. EIG may make such updates available to You only if You have a current SOFTWARE support contract for each SOFTWARE license You hold. Updated versions of the SOFTWARE will be subject to the terms and conditions of this Agreement and reference to the SOFTWARE in this Agreement means and includes any version update.

11. **ALL RIGHTS RESERVED.** EIG retains title to and ownership of the SOFTWARE and all copies thereof, and all other rights and interest, including without limitation, patents, copyrights, trademarks, trade secrets, and other intellectual property rights, in and to the SOFTWARE and any copies thereof. You have only the limited rights with respect to the SOFTWARE expressly set forth in this Agreement and You have no other rights, implied or otherwise. The structure, organization, and code of the SOFTWARE are valuable trade secrets of EIG and You shall keep such trade secrets confidential. The SOFTWARE and User Documentation are licensed, not sold.

12. **WARRANTIES AND DISCLAIMER**

(a) **Limited Warranty.** If You follow the instructions, the SOFTWARE will perform substantially as described in the EIG materials that You receive in or with the SOFTWARE.

(b) EIG warrants that any disks on which the SOFTWARE is supplied are free of defects in manufacture under normal use for 30 days after purchase. During the 30 day period, a defective disk may be returned upon authorization by EIG to an authorized EIG distributor identified by EIG who will replace the disk without charge unless it has been damaged by accident or misuse.

(c) EIG warrants that if the License Key is a physical device, it is free of defects in manufacture under normal use. A defective physical License Key may

be returned upon authorization by EIG to an authorized EIG distributor who will replace the License Key without charge unless the item has been damaged by accident or misuse.

(d) To the full extent permitted by applicable law, any conditions or warranties imposed or implied by law are hereby excluded. Insofar as any such provisions cannot be excluded, then to the maximum extent permitted by the law, liability for breach of any implied condition or warranty is limited at EIG's option, to either the repair or replacement of the SOFTWARE or the License Key.

(e) In no event will EIG be liable to You for any loss, damage, or expense of any kind whatsoever consequential upon or otherwise arising out of its supply of the SOFTWARE or the use of the SOFTWARE by You or any other person. This warranty does not cover problems caused by Your acts (or failures to act), the acts of others, or events beyond EIG's reasonable control.

(f) No oral or written information or advice given by EIG, its dealers, distributors, agents or employees shall create a warranty or in any way increase the scope of the warranties above and You may not rely on any such information or advice.

(g) Disclaimer. The limited warranty is the only direct warranty from EIG. EIG gives no other express warranties, guarantees or conditions. Where allowed by Your local laws, EIG excludes implied warranties of merchantability, fitness for a particular purpose and non-infringement.

13. GOVERNING LAW. This Agreement is governed by the laws of the State of New York, United States of America, regardless of conflict of law principles.

14. EXPORT CONTROL. The export of products, software, technology or information may be subject to control or restriction by applicable laws or regulations on the control of export, notably the United States Export Administration Act and the regulations there under, and the European Union Regulation 428/2009 applicable to dual use and cryptographic products and technologies. You are solely responsible for determining the existence and application of any such law or regulation to any proposed export of the SOFTWARE by You or Your representatives and for performing any declaration or obtaining any required authorisation in relation therewith. You agree not to export the SOFTWARE from any country in violation of any applicable legal or regulatory obligations or restrictions on that export. In the event the aforementioned legal or regulatory obligations or restrictions are violated by You or any of Your representatives in relation with the export of the SOFTWARE, You shall indemnify and hold EIG and its authorized representatives and/or resellers harmless from any claims and compensate the same against any damages which any third party (including but not limited to governmental and/or international authorities and/or

organizations) will claim against EIG and/or its authorized representatives and/or resellers as the result of any such violation by You or Your representative(s).

15. **COMPLETE AGREEMENT.** This Agreement and any addendum or amendment included with the SOFTWARE constitutes the entire Agreement between EIG and You in relation to Your use of the SOFTWARE and supersede any other previous or contemporaneous communications, Agreements, representations, warranties or advertising with respect to the SOFTWARE. Any change will be effective only if in writing signed by EIG and You.

16. **SEVERABILITY.** If and to the extent any provision of this Agreement is held illegal, invalid, or unenforceable in whole or in part under applicable law, such provision or such portion thereof shall be ineffective as to the jurisdiction in which it is illegal, invalid, or unenforceable to the extent of its illegality, invalidity, or unenforceability and shall be deemed modified to the extent necessary to conform to applicable law so as to give the maximum effect to the intent of the parties. The illegality, invalidity, or unenforceability of such provision in that jurisdiction shall not in any way affect the legality, validity, or enforceability of such provision in any other jurisdiction or affect the legality, validity or enforceability of any other provision of this Agreement.

17. **NO WAIVER.** No term or provision hereof will be considered waived, and no breach excused, unless such waiver is in writing signed on behalf of the party against whom the waiver is asserted. No waiver (whether express or implied) will constitute a consent to, waiver of, or excuse of any other, different, or subsequent breach.

18. **AUDITS.** To ensure compliance with this Agreement, You agree that upon reasonable notice, EIG or EIG's authorized representative shall have the right to inspect and audit Your Installation, Access, and use of the SOFTWARE. Any such inspection or audit shall be conducted during regular business hours at Your facilities or electronically, either by EIG or by representatives authorized by EIG for this purpose. If such inspections or audits disclose that You have Installed, Accessed, or permitted Access to the SOFTWARE in a manner that is not permitted under this Agreement, then (i) You are liable to pay for any unpaid license fees as well as the reasonable costs of the audit; and (ii) without limitation of Section 2 (Grant of License), and unless EIG otherwise elects in writing, the license grant with respect to the SOFTWARE will terminate immediately. Any information obtained by EIG or EIG's authorized representative during the course of such inspection and audit will be used and disclosed by EIG solely for purposes of such inspection and audit and for enforcement of EIG's rights under this Agreement and applicable law, unless other uses or disclosures are required under applicable law. Nothing in this Section shall be deemed to limit any legal or equitable remedies available to EIG for violation of this Agreement or applicable law.

19. CONSTRUCTION. Ambiguities in this Agreement will not be construed against the drafter.

Should You have any questions concerning this Agreement, please contact Electro Industries/GaugeTech at 1800 Shames Dr. Westbury, New York 11590 USA. This legal document is an Agreement between You, as the end user of SOFTWARE, and Electro Industries/GaugeTech ("EIG").

E134749 Rev 1.05
2/16/2021