

T3K END-USER LICENSE AGREEMENT
(the "**Agreement**")

entered into by and between

- (1) **T3K-Forensics GmbH**, FN 299112x, Ernst-Melchior-Gasse 24, 4. OG, Top 3, 1020 Vienna, Republic of Austria, office@t3k.ai ("**T3K**"); and
- (2) The customer as named in the Order (as defined below) (the "**Customer**" and together with T3K the "**Parties**")

as follows:

1. DEFINITIONS

In this Agreement, the following words and expressions shall have the meanings set out below:

"Affiliate" means with respect to any specified person, any other person that, directly or indirectly, is controlled by, controls or is under common control with such first person. For purposes of this definition, "control" shall include (i) the ownership of 50 percent or more of the legal or beneficial interest in any person, (ii) the legal power to direct or cause the direction of the management and policies of such person, whether through the ownership of voting securities, by contract or otherwise, (iii) the ability to appoint, directly or indirectly, the majority of its directors or executive officers, (iv) the ability to exercise, directly or indirectly, a majority of the votes exercisable at a general meeting, (v) the right to receive, directly or indirectly, a majority of the proceeds arising from: (a) any declaration of a dividend, or (b) a distribution arising in the course of winding up, whether solvent or insolvent, or any return of capital to shareholders or members; the expressions "controlled" and "controls" shall be construed accordingly;

"Agreement" means this end-user license agreement including Schedules and incorporated documents;

"Confidential Information" has the meaning ascribed to it in section 11.11.1.1;

"Customer" has the meaning ascribed to it in paragraph (2) above;

"Documentation" means user documentation, including electronic or online information as well as and any copies thereof, in whole or in part, provided by T3K in relation to T3K Technology;

"Feedback" has the meaning ascribed to it in section 3.3.4;

"Initial Term" has the meaning ascribed to it in section 10.1;

"License" has the meaning ascribed to it in section 3.1;

"License Payments " has the meaning ascribed to it in section 3.1;

"**Order**" has the meaning ascribed to it in section 2.2.3;

"**Parties**" means T3K and the Customer together and "**Party**" means each of them individually;

"**Renewal Term**" has the meaning ascribed to it in section 10.1;

"**Reseller**" has the meaning ascribed to it in section 2.2.3;

"**Term**" has the meaning ascribed to it in section 10.1;

"**Trial Version**" has the meaning ascribed to it in section 5;

"**Users**" has the meaning ascribed to it in section 3.3.3;

"**Third Party Software**" means licensed proprietary software of third parties and open source software and libraries used by and incorporated in the T3K Technology (to see the list of license texts collected, please follow the link. T3K will provide information on Third Party Software upon request. Customers may request this information, in writing, at sales@t3k-forensics.com;

"**T3K**" has the meaning ascribed to it in paragraph (1) above;

"**T3K Marks**" has the meaning ascribed to it in section 7.1;

"**T3K Technology**" has the meaning ascribed to it in section 2.1 and

"**Updates**" has the meaning ascribed to it in section 4.4.3.

2. PURPOSE OF THE AGREEMENT

- 2.1 T3K develops forensic and analytical solutions with value in domains such as law enforcement, security and other investigative work which include Third Party Software (the "**T3K Technology**").
- 2.2 This Agreement is a binding agreement between T3K and the Customer regarding the use of the T3K Technology by the Customer.
- 2.3 By clicking the appropriate verification link sent to the Customer upon receipt of a fully executed quotation (the "**Order**") by an authorized reseller of T3K (the "**Reseller**") or T3K, as the case may be, the Customer represents that it has read, understood and agreed to be bound by the terms of this Agreement.
- 2.4 Resellers are not permitted to amend this Agreement, or to make any additional representations, commitments, or warranties binding on T3K. Except to the extent T3K is expressly precluded by applicable law, T3K reserves the right to make changes to this Agreement and by indicating your acceptance to the amended agreement by clicking on the appropriate button, you accept the amended agreement. Any changes will be effective only after the effective date. By indicating acceptance of this Agreement, the

Customer is also agreeing that this Agreement replaces and supersedes any previously existing T3K end-user license agreement regarding the T3K Technology.

- 2.5 By entering into this Agreement, the Customer represents and warrants that it has all legal right and permission to enter into this Agreement and to use the T3K Technology in the jurisdiction in which the Customer is located, and that the use of the T3K Technology does not cause T3K to be in breach of any applicable laws or regulations.

3. LICENSE GRANT

- 3.1 Subject to (i) the submission of a fully executed Order and complete customer registration form and (ii) T3K's verification of the customer registration form, which may take up to 4 business days and in consideration of the payments to be made by the Customer according to the Order (the "**License Payments**"), T3K shall grant the Customer certain personal, revocable, non-exclusive, non-assignable, non-transferable and non-licensable rights to use the T3K Technology during the term of this Agreement, and subject to the terms and conditions of this Agreement (the "**License**"). The T3K Technology shall be licensed and not sold to the Customer. T3K reserves all rights not expressly granted to the Customer herein.
- 3.2 The Customer notes technical requirements of conformity of User's hardware and software, that must be obtained separately, at the Customer's own expense and responsibility, in order to correctly use T3K Technology, as outlined in Schedule 1.
- 3.3 The Customer shall not and shall ensure that its employees, agents, or any other person who may use the T3K Technology in accordance with this Agreement (the "**User**") does not:
- a) copy, reproduce, or modify the T3K Technology or any part thereof;
 - b) distribute, lend, assign, license, sub-license, lease, rent, transfer, sell or otherwise provide access to the T3K Technology, in whole or in part, to any third party;
 - c) enhance, improve, alter, create derivative works, reverse engineer, disassemble, deconstruct, translate, decrypt, reverse compile or convert into human readable form the T3K Technology or any part thereof;
 - d) copy any Documentation unless specifically authorized in writing to do so by T3K;
 - e) use the T3K Technology in unlawful manner;
 - f) remove, deface, cover or otherwise obscure any intellectual property rights notice or identification on the T3K Technology; or
 - g) authorize, permit or otherwise acquiesce in any other party engaging in any of the activities set forth in sections 3.3a)-3.3g), or attempting to do so.

For the purposes of this provision "copy" or "reproduce" shall not include: (i) making additional copies of the T3K Technology for documentation purposes, as long as such copy is made in accordance with statutory documentation requirements; or (ii) making one back-up copy of the T3K Technology, provided that such copy is not used simultaneously with the original including, without limitation, pre-installing the T3K Technology or any part thereof on any devices used by other persons or third parties.

- 3.4 T3K welcomes any feedback regarding the T3K Technology but cannot process feedback unless T3K is able to use the feedback to improve the T3K Technology. Therefore, unless otherwise agreed in writing, the Customer agrees that to the extent provided by law: (i) T3K owns all feedback, comments, suggestions for amendments, ideas, concepts and changes which are provided to T3K or identified in the course of the Customer's use of the T3K Technology, and all associated intellectual property rights (the "**Feedback**") and (ii) the Customer hereby assigns to T3K all rights, title and interest in the Feedback. The Customer will not provide any Feedback that is subject to third party intellectual property rights and agrees to undertake and perform any measures required to procure that intellectual property rights are transferred or exclusively licensed to T3K and to use all reasonable efforts to take promptly, or cause to be taken, all actions, and to do promptly, or cause to be done, and to assist and cooperate with T3K in doing, everything necessary to enable the transfer or exclusive license, as the case may be, feedback to T3K in any case without any consideration.
- 3.5 The Customer acknowledges and agrees that: (i) T3K Technology contains Third Party Software and (ii) that, in addition to the terms of this Agreement, its use is further subject to the terms of such third-party licenses applicable to the Third-Party Software. The Customer hereby acknowledges that third parties disclaim and make no representation or warranty with respect to such Third-Party Software or any portion thereof and assume no liability for any claim that may arise with respect to such Third Party Software or its use or inability to use.

4. DELIVERY AND UPDATES

- 4.1 T3K will make available to the Customer the digital license key for the T3K Technology as download.
- 4.2 For the purpose of ensuring the utilization of T3K Technology, T3K or the Reseller, as the case may be, shall upon the first installation of T3K Technology, provide the Customer with the information on how to use T3K Technology, how to read its reports and on technical requirements of the Customer's hardware and software. If such instruction is not (only) provided in written form, the location and time of the introduction shall be mutually agreed.
- 4.3 T3K will make available to the Customer updates and error corrections of the T3K Technology (collectively "**Updates**") (these will be labelled as "**Version 3.1.0**", "**Version 3.1.1**", "**Version 3.2.0**" etc.). T3K may develop new major versions of the T3K Technology (these will be labelled as "**Version 3.0**", "**Version 4.0**" etc.) in the future. Installation of such Updates is necessary to use the latest functions of the T3K Technology. However, the Customer is not required to install such Updates. T3K is not required to develop Updates or versions of the T3K Technology or provide any maintenance services.

4.4 T3K reserves the right to discontinue any version of the T3K Technology at any time by giving three (3) months prior notice, including the availability of any feature or content offered by T3K.

4.5 The Customer acknowledges and agrees that he is solely responsible for the selection, implementation, installation, maintenance and performance of any and all hardware, software and services used in conjunction with the T3K Technology and that T3K shall not be liable for any loss or damage caused by the Customer's reliance on any personnel performing installation or configuration in relation to the T3K Technology.

5. TRIAL VERSION

If you are provided with the T3K Technology for testing purposes (a "**Trial Version**"), your use is limited to the license version and features as pre-configured by T3K in its sole discretion and for a time period pre-configured by T3K in its sole discretion. Notwithstanding any other provision in this Agreement, a Trial Version of the T3K Technology is provided "AS-IS" without indemnification, support or warranty of any kind, expressed or implied.

6. LICENSE PAYMENTS

The use of the T3K Technology is conditional upon payment of the applicable License Payments as well as other fees or payments as the case may be, as outlined in the Order.

7. INTELLECTUAL PROPERTY RIGHTS

7.1 All trademarks, service marks, brand names, logos or other words or symbols identifying the T3K Technology (the "**T3K Marks**") or any intellectual property rights concerning the T3K Technology, in particular but not limited to the dongle provided to the Customer, shall remain the exclusive property of T3K unless otherwise agreed. T3K Technology is only licensed but not sold by this Agreement.

7.2 The Customer shall not remove any copyright notices or other proprietary notices of T3K from the T3K Technology or materials provided hereunder, and the Customer shall reproduce all such notices and legends when incorporating the T3K Technology or materials into devices. Any violation of this provision shall be deemed a material breach of this Agreement.

7.3 The Customer must not modify, edit, adapt, reverse-engineer, copy, disassemble, decompile or duplicate, in any way, the T3K Technology or documentation associated with the T3K Technology or apply any other technical or logical procedures thereto to influence or gain information about its structure, processes, functioning or other protectable attributes.

7.4 The Customer shall as soon as it becomes aware thereof, notify T3K of any infringement of rights to the T3K Technology by a third party.

8. INDEMNIFICATION

- 8.1 The Customer shall defend, indemnify and hold T3K, as well as its Affiliates, contractors and partners (in each case including their agents and employees) harmless from and against any damage by any third party claim asserted as a consequence of the Customer's breach of its obligations hereunder.
- 8.2 The Customer acknowledges that the use of the T3K Technology may result in the collection of information obtained from third parties. Such third party information is not under the control of T3K, and T3K is not responsible or in any way liable for the performance and non-performance of the T3K Technology to collect such third party information, including without limitation the accuracy, completeness, interpretation, reliability, copyright compliance, legality, decency, or any other aspect of such third party information. It is solely with the Customer's responsibility to evaluate the accuracy, completeness, interpretation, and usefulness of the collection of any such third party information. The Customer therefore agrees to explicitly indemnify and hold T3K as well as its Affiliates, contractors and partners (in each case including their agents and employees) harmless from any and all claims that arise as a result of the Customer's use of the T3K Technology, including, without limitation, claims arising from the Customer's non-compliance with applicable data protection provisions and claims by third parties relating to their rights in the information accessed by the Customer.
- 8.3 T3K reserves the right to investigate suspected violations of this Agreement. T3K shall, acting reasonably, be permitted to audit the usage of the T3K Technology itself or by an independent expert third party at T3K's own cost and expense. The Customer shall cooperate reasonably in the conduct of such audits. Audits shall not reasonably interfere with the Customer's business activities and shall be conducted during regular business hours. Audits will include the investigation of dongle data and examining log files and databases maintained by T3K Technology – both do only include metadata about the system's usage.
- 8.4 T3K will defend, indemnify and hold the Customer, as well as its Affiliates, contractors and partners (in each case including their agents and employees) harmless from and against any damage by any third party claim that the Customer's permitted use under this Agreement infringes the intellectual property rights of a third party. In the event of a claim, T3K may, at its own discretion: (i) modify the T3K Technology to make it non-infringing; (ii) provide an in substantial aspects equivalent non-infringing product; (iii) obtain a right to continue the use of T3K Technology; or (iv) terminate the Agreement. If the Agreement is terminated, the Customer must arrange for the return or destruction of the T3K Technology and Documentation.

9. WARRANTIES AND LIMITATION OF LIABILITY

- 9.1 The T3K Technology is provided to the Customer "AS IS", without any warranty whatsoever, express or implied, and T3K shall have no obligation or liability to the Customer, its Affiliates, contractors and partners (in each case including their agents and employees) in respect of the T3K Technology or use thereof, including without limitation any indemnity or support obligations.

- 9.2 Any use of the T3K Technology is at the Customer's risk and expense. T3K Technology is an analysis tool, which processes the data obtained from third parties' toolkits. The quality of information obtained through such collection directly corresponds to the appropriate interpretation of the analysis received through the T3K Technology. The Customer notes the importance of technical and statistical understanding of the criteria and parameters used by T3K Technology to disseminate, group and analyse the data obtained by third party hardware and software, just as well the importance of logical and ethical interpretation of the report as an outcome of such processing.
- 9.3 The Customer might ask for or be provided with a Trial Version in order to receive the opportunity to thoroughly test the T3K Technology, its functions and usability.
- 9.4 If the Customer is unable to download the T3K Technology in accordance with directions provided by T3K or the Reseller, but only for reasons attributable to T3K, and the Customer notifies T3K of such issues within ten (10) days of the delivery of the T3K Technology, T3K will provide the Customer with another copy of the T3K Technology.
- 9.5 T3K does not warrant the conformity of the Customer's hardware, software and conformity with the preconditions for the appropriate use of T3K Technology. T3K's warranty shall apply only to the extent that issues with the T3K Technology would have arisen in the T3K Technology as a stand-alone product.
- 9.6 The warranty set forth in this section 9 is the exclusive warranty made by T3K and the Customer's exclusive remedy respecting any defects, non-conformities or problems with the T3K Technology. T3K disclaims all other representations, warranties and conditions, whether express or implied, including but not limited to any express or implied, representations, warranties or conditions of merchantability, merchantable quantity, fitness for a particular purpose, durability, title, non-infringement, or any other warranty or condition arising by statute, custom or usage of trade related to the T3K Technology provided hereunder. T3K specifically does not warrant that the operation of the T3K Technology will be uninterrupted or error-free. T3K does not warrant that the T3K Technology is free from bugs, errors or limitations. To the extent permitted by law, any implied warranties or conditions relating to the T3K Technology to the extent that they cannot be excluded as set out in this Agreement are limited to six (6) months from the date that the T3K Technology is delivered.
- 9.7 If T3K is not able to exclude any warranty respecting the T3K Technology, such warranty shall nevertheless not apply to defects resulting from (i) improper or inadequate maintenance or installation of the T3K Technology, (ii) use of the T3K Technology in combination with software, interfaces, or other materials that are not supplied or specifically authorized by T3K, (iii) unauthorized or improper use or modification of the T3K Technology or the documentation provided in accordance with the T3K Technology, (iv) abuse, negligence, accident, or other damage from external sources (v) improper preparation of facilities for T3K Technology installation and use, (vi) unauthorized maintenance of the T3K Technology or (vii) use of Third-Party Software. Taking into account that T3K Technology analyses data obtained from third parties, using mobile extraction forensic tools of third parties, T3K cannot be liable for any damage such data or extraction tool may incur to the Customer.

- 9.8 In no event will T3K be liable under this Agreement for any damages other than the Customer's direct damages to the extent arising from T3K's gross negligence or wilful misconduct except for personal injuries for which T3K's liability cannot be excluded by law, and in no event shall T3K's aggregate liability exceed the fees paid by the Customer for its license within twelve (12) months period to the claim for the T3K Technology. For the avoidance of doubt, any liability that the Customer has to a third party for consequential damages of the type described in section 9.9 shall not be included as direct damages suffered by the Customer.
- 9.9 Except for the limited direct damages specified in this section 9, to the maximum extent permitted by law, in no event shall T3K be liable for any damages whatsoever, including without limitation indirect, special, incidental, exemplary, consequential or punitive damages, or damages for loss of profits, data, use or opportunity. The limitations, exclusions and disclaimers in this Agreement shall apply irrespective of the nature of the cause of action, demand or action by the Customer, including but not limited to breach of contract, negligence, tort, or other legal ground. In no event shall any of T3K's Affiliates, agents and employees have any liability arising from or related to this Agreement to the Customer.
- 9.10 Nothing in this Agreement shall limit or exclude our liability for fraud, fraudulent misrepresentation, wilful misconduct, or any other liability that cannot be excluded or limited by law.

10. CONTRACT DURATION AND TERMINATION

- 10.1 The Agreement shall become effective upon (i) the submission of a fully executed Order and complete customer registration form and (ii) T3K's verification of the customer registration form, which may take up to 4 business days. If not agreed otherwise in the Quote, the Agreement will be valid for an initial term of twelve (12) months (the "**Initial Term**") and thereafter, it shall automatically renew for further one (1) year periods (each the "**Renewal Term**" together with the Initial Term, the "**Term**"), unless: (i) either Party provides to the other Party at least ninety (90) days written notice of its decision to terminate this Agreement prior to the end of the Initial Term or Renewal Term such termination being effective as of the end of the then current term; or (ii) this Agreement is terminated earlier pursuant to this section 10 or another express provision of this Agreement.

If a Party violates a material term of the Agreement, the other Party may terminate the Agreement for good cause with immediate effect. Good cause for T3K to terminate the Agreement shall include, but not be limited to, the Customer's non-compliance with the terms and conditions of this Agreement, such as misuse of the T3K Technology, the Documentation or Third Party Software.

- 10.2 Upon termination of the Agreement, the Customer shall remove the T3K Technology from the Customer's devices and delete or return to T3K any and all corresponding files, licenses, installers, verification codes or comparable access keys as well as Documentation. Upon T3K's request, the Customer shall provide T3K with evidence of compliance with these obligations.

10.3 Any provision of this Agreement which expressly states that it is to continue in effect after termination or expiration of this Agreement, or which by its nature would survive the termination or expiration of this Agreement in particular but not limited to sections 11, 12, 15.1 and 15.15.2, shall do so.

11. CONFIDENTIALITY AND PRIVACY

11.1 Each Party undertakes that:

11.1.1 it shall treat as confidential: (i) the contents (including the financial details) of this Agreement and the Order, (ii) all information relating in any manner to the business and/or affairs of the other Party which may be communicated to it under or in connection with this Agreement and (iii) the "look and feel", performance, specifications, features and functionality of the T3K Technology as well as the license key and the content of any documentation provided with the T3K Technology (the "**Confidential Information**"); and

11.1.2 it shall not use, or disclose to any person, any Confidential Information except as follows:

- a) each Party may use and/or disclose Confidential Information: (i) to the extent required to implement this Agreement and (ii) if necessary to enable or facilitate the enforcement of this Agreement;
- b) each Party may disclose Confidential Information as required by applicable laws provided that, to the extent it is legally permitted to do so, it gives the other Party as much notice of such disclosure as reasonably possible; and
- c) each Party may disclose Confidential Information: (i) to its professional advisors, employees or Affiliates on a need to know basis or (ii) as agreed by the other Party in writing.

11.2 Section 11.1 shall not apply to any information which is: (i) in the public domain other than by default of the recipient Party; (ii) obtained by the recipient Party from a bona fide third party having no restraint on its free right of disposal of such information; or (iii) has already been independently generated by the recipient Party.

11.3 The Parties' confidentiality obligations shall survive the end of the Parties' business relationship without limitation in terms of time.

11.4 Customer undertakes that prior to transmitting any data to T3K such data shall be anonymized. By submitting anonymized data, the Customer grants T3K a perpetual, irrevocable, worldwide, transferable, royalty-free license to use such anonymized data to enhance the functionality of its products.

11.5 The Parties agree to observe any applicable data protection provisions when performing this Agreement and shall ensure compliance with such provisions by their representatives, employees, contractors, Affiliates and any third party attributable to them. If any Party processes personal data on behalf and upon the instruction by the other Party the Parties will in particular negotiate and agree on a data processing

agreement in accordance with section 28 of the General Data Protection Regulation (EU) 2016/679, as amended from time to time, or any other applicable provision, as the case may be.

- 11.6 T3K's privacy policy (available at <https://www.t3k.ai/data-protection-notice/>), as amended from time to time, is hereby incorporated by this reference and made an integral part of this Agreement.

12. COMPLIANCE WITH LAWS

12.1 Customer warrants that:

12.1.1 it shall not engage in misleading, deceitful, or unethical practices. The Customer must comply with T3K's ethical guidelines as amended from time to time and available under <https://www.t3k.ai/ethical-declaration/>. T3K reserves the right, in its sole discretion, to change the ethical guidelines which are incorporated into this Agreement by reference. T3K will announce such changes at least thirty (30) days prior to the effective date of the changes under <https://www.t3k.ai/ethical-declaration/>;

12.1.2 it shall in using the T3K Technology comply with all applicable laws, including international, national, regional and local laws, statutes, directives and regulations (UN, EU), including without limitation, the Austrian Foreign Exchange Act 2004 (*Devisengesetz 2004*), the Austrian Foreign Trade Act 2005 (*Außenhandelsgesetz 2005*), the Austrian Sanctions Act 2010 (*Sanktionengesetz 2010*), UN Securities Council sanctions or EU Sanctions and will adhere to any import/export regulations such as Regulation (EC) No 428/2009 as amended from time to time and any other applicable legislation enacted to enforce or implement any international convention prohibiting bribery and corruption.

13. NOTICES

13.1 All notices in relation to this Agreement shall be made in writing and sent to the address referred to herein, unless any other form is required by mandatory law. Emails shall be deemed written notices. Any such notice shall be deemed to have been received by the Party to whom it was addressed upon successful receipt confirmation report after being sent by e-mail.

13.2 Each Party shall notify the other Party of any change in their contact details. Otherwise, notices sent to the address referred to herein shall be deemed validly given.

14. APPLICABLE LAW AND JURISDICTION

14.1 This Agreement and any non-contractual obligations arising out of or in relation to this Agreement shall exclusively be governed by, and construed in accordance with, the laws of Austria, excluding any conflict of law rules and excluding the UN Convention on Contracts for the International Sale of Goods.

14.2 The courts of Vienna shall have exclusive jurisdiction to settle any dispute arising out of or in connection with this Agreement (including a dispute relating to the existence, validity or termination of this Agreement or any non-contractual obligation arising out

of or in connection with this Agreement).

15. MISCELLANEOUS

- 15.1 T3K and the Customer are independent parties. Nothing in this Agreement is intended to, or shall be deemed to, establish that a Party is an agent, employee, franchisee, joint venture partner or legal representative of the other Party.
- 15.2 During the Term of this Agreement and twelve (12) months after its termination, the Customer shall not solicit any employees or other Customers of T3K for itself or otherwise directly or indirectly enter into a business relationship with them for purposes competing with the activities or products of T3K.
- 15.3 Any amendment, modification, cancellation and/or termination of this Agreement shall be made in writing and executed by all Parties. This written form requirement is of a constitutive nature and can only be waived in writing.
- 15.4 Any failure to enforce a term of this Agreement shall not operate as a waiver of any future enforcement of such term or any other term of this Agreement.
- 15.5 This Agreement may not be assigned by the Customer or transferred for any reason whatsoever (including any transfer by operation of the law, by virtue of any merger, reorganization or as a consequence of an acquisition or change of control), without T3K's prior written consent; any violation of this provision entitles T3K to terminate the Agreement for good cause and with immediate effect. T3K expressly reserves the right to assign the Agreement and to delegate T3K's obligations hereunder to any Affiliate without prior written notice.
- 15.6 If any provision hereof is or becomes invalid, illegal or unenforceable or if this Agreement has a loophole, this shall not affect the validity of the remaining terms hereof. The invalid, illegal or unenforceable term shall be deemed replaced by a valid term which closest reflects the Parties' original economic intent. This shall also apply to any loophole.
- 15.7 The schedule to this Agreement, together with any documents referred to in them, form an integral part of this Agreement and any reference to this Agreement means this Agreement together with the Schedules and all documents referred to in them, and such amendments in writing as may subsequently be agreed between the Parties. The following Schedules are attached to this Agreement and form an integral part thereof:

SCHEDULE 1 PLATFORM REQUIREMENTS

The T3K Technology needs a Linux operating system license. CORE can be integrated with digital forensic toolkits, case management systems, or other networks via an API. The API specifications will be distributed to the Customer as needed, based on the User's preferred integration.

The computational power needed by CORE is highly dependent on the following factors:

- Throughput requirement
- Number of analysis options chosen
- Source data types
- Desired speed/latency requirements

Therefore, T3K-Forensics recommends consultation regarding any system setups with the customer to find the optimal solution, weighing in the factors listed above.

General minimum requirements

As a minimum we would suggest the following:

- GPU: Nvidia Quadro RTX 4000 or equivalent Nvidia GPU
- CPU: Intel Core i7-10700K or equivalent
- RAM: 32GB
- OS: Ubuntu Linux 18.04 or newer (in theory any OS capable of running docker/Kubernetes could work but is not officially tested or supported by T3K)
- Storage: NVMe SSD