

End User Licence Agreement (EULA) for GhostWare

1. Definitions

- 1.1 "Commencement Date" means the earlier of the date when any GhostWare is installed, copied and/or used by you for the first time;
- 1.2 "Communications Service" means any tool, which is provided to you from time to time by means of GhostWare to permit you electronically to send and/or receive communications in respect of Matters;
- 1.3 "Documentation" means any documentation, material and other information provided to you from time to time by Korbitec in order to assist you in your use of GhostWare;
- 1.4 "EULA" means this End User Licence Agreement, the terms and conditions as set out herein, as read with the Schedules, and any amendments in accordance with clause 2;
- 1.5 "GhostConvey Software" means the software, branded GhostConvey Software, which is provided to you under this EULA, and any Updates thereto from time to time;
- 1.6 "GhostWare" means the GhostConvey Software and any other software as selected in the Payment Schedule, which is branded GhostMarketer, GhostView, GhostPartner and/or GhostEnquiry and which is provided to you under this EULA, and any Updates thereto from time to time;
- 1.7 "Intellectual Property" shall mean all present and future intellectual property rights in and to GhostWare and the Documentation, in whole or in part, including but not limited to trademarks (whether registered, pending or unregistered in any form and/or nature whatsoever whether now used or adopted in the future), all rights of copyright whether existing now or in the future including computer programs, together with all related know-how, source codes, confidential information and all rights of a similar character whether registered or capable of registration and all applications and rights to apply for protection of same, wherever the rights arise in the world;
- 1.8 "Korbitec" means Korbitec (Proprietary) Ltd (registration number 1987/000763/07);
- 1.9 "Korbitec employee" means any employee of Korbitec, and any person acting on behalf of Korbitec from time to time;
- 1.10 "Log" in respect of a Matter means a log or record, recorded by means of GhostWare, of the events or transactions that have occurred and/or milestones that have been reached in such Matter;
- 1.11 "Matter" means a file opened and managed by you under and in accordance with the GhostConvey Software in respect of any matter pertaining to a proposed and/or completed transfer of immovable property or, the registration or cancellation of a mortgage bond over any immovable property, and matters ancillary to any of the foregoing;
- 1.12 "On-Site Services" means any Service which is rendered by or on behalf of Korbitec at your premises or at any site requested by you, and which Service is not Remote Assistance;
- 1.13 "Parties" means Korbitec and you, and "Party" means either of them;
- 1.14 "Password" means the company number issued to you by Korbitec;
- 1.15 "Payment Option" means the payment option selected in the Payment Schedule from time to time;
- 1.16 "Prices" means the prices and charges set out in the Payment Schedule and the Services Pricing Schedule from time to time;
- 1.17 "Purpose" means the purpose of opening, performing, managing and monitoring Matters as permitted by GhostWare from time to time for your internal use;
- 1.18 "Remote Assistance" means any Service which is provided to you telephonically or by some other electronic means by or on behalf of Korbitec;
- 1.19 "Schedule" means a schedule attached to this agreement;
- 1.20 "Service" means any service as selected in the Services Pricing Schedule and such other services as Korbitec may, in its sole and absolute discretion, on request by you from time to time agree to provide under this EULA;
- 1.21 "Third Party" means any third party from whom Korbitec obtains all or part of any Third Party Material;
- 1.22 "Third Party Material" means any material, forms or documents of or provided by any other person and contained in or within GhostWare;
- 1.23 "Transactional Billing" means that Option A: Transactional Billing has been selected in the Payment Schedule;
- 1.24 "Update" means any amendment to or deletion of all or part of any GhostWare, which is provided or made available to you from time to time under clause 8;
- 1.25 "User" means any person who is employed by you, who is your agent and/or who acts or purports to act on your behalf and/or who uses any GhostWare by using the Password;
- 1.26 "Web Site" means <http://www.ghostconvey.co.za>, or such other website as may be specified by Korbitec from time to time; and
- 1.27 "you" means the client whose details are specified in clause 24, and "your" has a corresponding meaning.

2. Amendments to this EULA

- 2.1 Subject to the provisions of this clause 2, no amendment may be made to this EULA without the agreement in writing of both Parties.

- 2.2 You may at any time, in your sole and absolute discretion, with effect from the first day of any month during the term of this EULA, amend the Payment Option by selecting a different Payment Option, by giving at least 30 (thirty) days' prior written notice thereof to Korbitec.
- 2.3 The Parties agree that all or any provision of this EULA (save for the provisions of clause 14), including the Prices, may be amended by Korbitec from time to time in its sole and absolute discretion, by Korbitec:
- i. giving you written notice to your e-mail, fax, address or other details as set out in clause 24;
 - ii. amending the terms of the EULA as published on the Web Site and/or in GhostWare, and posting on the Web Site notification that the EULA has been amended and/or a hyperlink to the terms of such amended EULA; and/or
 - iii. amending in any Update the terms of the EULA and posting in the Update notification that the EULA has been amended and/or a hyperlink to the terms of such amended EULA.
- 2.4 Korbitec shall, where it is practicable to do so, use its reasonable endeavours to notify you in advance of any amendment to the Prices.
- 2.5 You are responsible for checking the terms and conditions of the EULA, including the Prices, for any amendments as posted on the Web Site and/or GhostWare and/or any Update from time to time before each use of GhostWare by any of your Users and before any Update is installed. Continued use of GhostWare by you or on your behalf after any amendment has been effected as contemplated in clause 2.3, constitutes your deemed acceptance of the EULA as so amended. A certificate signed by one of Korbitec's directors, whose appointment, qualification and authority need not be proved, shall be prima facie proof of the date of publication and content of the provisions of the EULA from time to time.

3. Grant of rights

- 3.1 Provided that you pay all amounts timeously as contemplated in this EULA and provided that Korbitec has issued to you a Password and you have registered your use of GhostWare as contemplated in clause 7 and Korbitec has not under this EULA suspended or terminated your right to use GhostWare, Korbitec agrees to provide you with the Services and Korbitec hereby grants to you the following right for the term of this EULA, which you hereby accept subject to the terms and conditions set out in this EULA: a non-transferable and non-exclusive licence to use GhostWare for the Purpose and subject to the limits on the number of Users as set out in the Payment Schedule.
- 3.2 You shall be entitled to obtain GhostWare in the machine-readable form of object code only. You shall not have or be entitled to obtain GhostWare in source code.

4. Acceptable use

- 4.1 In respect of your use of GhostWare, Documentation and Communications Services, you agree to abide by Korbitec's operating policies as may be published on the Web Site from time to time, and as may be amended from time to time at Korbitec's sole discretion, and to abide by all applicable laws and regulation, and you will not send any communication that could subject Korbitec to potential civil or criminal liability.
- 4.2 Without prejudice to the provisions of clause 3, you shall not, and shall procure that none of your Users shall:
- i. use GhostWare for any purpose other than the Purpose;
 - ii. copy (other than in terms of this EULA), adapt, translate or reproduce any GhostWare and/or Documentation, in whole or in part;
 - iii. permit, whether directly or indirectly, any third party including any subsidiary, associate, director, shareholder, agent, User, representative and/or employee, to do anything which you are prohibited from doing as contemplated in this clause 4.2;
 - iv. rent, lease, sell, sub-license, assign or otherwise transfer or make available any GhostWare or Documentation, in whole or in part, to any person or purport to do any of the foregoing;
 - v. modify, decompile, reverse compile, disassemble, reverse assemble or reverse engineer (or, attempt to do any of the foregoing) all or part of any GhostWare, Documentation and/or any database which forms part of any GhostWare, or otherwise do or attempt to derive or print any source code of any GhostWare or reduce all or part of any GhostWare to a human readable form; nor
 - vi. use and/or develop, directly or indirectly, any software which does or is intended to integrate or interact with, in any way, all or part of any GhostWare, Documentation and/or any database which forms part of any GhostWare.
- 4.3 You shall, at your own cost:
- i. ensure that all your Users will comply with the provisions of this EULA;
 - ii. maintain accurate and up to date records of the number and siting of all copies of GhostWare and shall provide reasonable access to such records to Korbitec upon Korbitec's request; and
 - iii. maintain control and possession of all equipment on which GhostWare is installed, and, if you transfer ownership and/or possession of any such equipment to any person, you shall ensure that all GhostWare is permanently deleted from such equipment.

5. Minimum Specifications

You will procure that GhostWare is only used under this EULA on or in relation to hardware and software which complies with the minimum specifications as set out in the Minimum Specifications Schedule. You acknowledge that failure to abide by these specifications could lead to adverse consequences, including but not limited to:

- 5.1 malfunction of GhostWare, the hardware used by you and/or any other software that is used on your computer and/or network; and/or
- 5.2 undelivered or unsuccessful messages, it being agreed that the costs of same will be for your account.

6. Security and Password

- 6.1 You hereby agree and warrant, and shall procure that each User complies with the following:
 - i. the Password shall only be used by your Users on your behalf under this EULA;
 - ii. neither you nor any User shall give, disclose or make available the Password to any other person for such person's use ("unauthorised use") and that you and each User shall maintain the confidentiality of any Password; and
 - iii. if for any reason any Password is no longer secure or may be accessible to or in the possession of any person other than a User authorised by Korbitec, you shall immediately notify Korbitec thereof, whereupon Korbitec shall use its best endeavours to replace such Password within twenty four (24) hours after receipt of such notification.
- 6.2 In order to ensure the security and reliable operation of the Web Site and GhostWare for all end users of GhostWare, Korbitec hereby reserves the right to take whatever action Korbitec considers necessary to preserve the security and reliability of the Web Site and/or GhostWare from time to time.
- 6.3 You agree that there are technological measures and software contained in GhostWare designed to monitor your compliance with the terms of this EULA, including but not limited to monitoring your use of GhostWare and preventing GhostWare from being used save as permitted under this EULA. To the extent necessary, you hereby agree and authorise Korbitec to use and install such technological measures and software onto your computers and/or computer network upon installation of GhostWare as contemplated in this EULA.
- 6.4 You agree to back-up your data regularly.

7. Mandatory registration of GhostConvey Software and uploading of Log

- 7.1 You are required to register your use of the GhostConvey Software in accordance with GhostWare, and may be required to re-register the GhostConvey Software periodically after any Updates, reinstallation of any GhostConvey Software and/or any hardware changes, failing which Korbitec, without prejudice to its rights, shall be entitled to suspend your right to use GhostWare pending such registration.
- 7.2 You agree and acknowledge that the Log shall be updated and uploaded in the GhostConvey Software as often as may be reasonably required by Korbitec from time to time, failing which Korbitec, without prejudice to its rights, shall be entitled to suspend your right to use GhostWare pending such update and upload.

8. Updates to GhostWare

- 8.1 Korbitec shall be entitled, in its sole and absolute discretion, to develop and issue Updates from time to time.
- 8.2 Korbitec shall notify you of any Updates by written notice sent to your e-mail, fax and/or physical address as specified in clause 24, and shall make such Updates and such instructions, if any, as may be provided by Korbitec in relation to the installation of such Updates ("Update Instructions"), available to you by download from the Web Site and/or, if reasonably practical and upon your written request, by other means such as on a compact disk or DVD sent by Docex or post.
- 8.3 You shall install any Update in or to GhostWare in accordance with the Update Instructions, if any, immediately as and when Korbitec makes same available as contemplated in clause 8b, failing which:
 - i. GhostWare may become inoperable or become obsolete or fail to comply with legislation and/or with industry practice; and
 - ii. Korbitec, without prejudice to its rights, shall be entitled to suspend your right to use GhostWare pending installation of such Update.

9. On-Site Services and Remote Assistance

- 9.1 You acknowledge and agree that the Services may be provided by Remote Assistance from time to time, which may include the use of a computer program to allow a Korbitec employee to be able to view and interact with the computer(s) being utilised by you and/or any of your Users. A Korbitec employee will only be able to provide this type of Remote Assistance on the instruction of one of your Users who will be able to view the changes made by such Korbitec employee on the computer of the User in question while the changes are being made. Each such instance or session of Remote Assistance using a computer program must be initiated by the User in question downloading a

Remote Assistance program to such User's computer from a designated web site and cannot be initiated by Korbitec without such download. You warrant that, save where otherwise expressly agreed with Korbitec in writing, each of your Users has the authority to provide such instruction and effect such download, as contemplated in this clause.

- 9.2 Once a Remote Assistance session has been concluded the Remote Assistance computer program will automatically uninstall and will be completely deleted from the User's computer and a new session of Remote Assistance can only be initiated by such User by downloading a new Remote Assistance computer program in the same manner as described before.

10. Payment

- 10.1 In consideration of the rights derived by you under this EULA in respect of any month, you shall pay to Korbitec monthly in arrears, on demand, all fees, charges and amounts as specified in the Payment Schedule and Services Pricing Schedule, provided that, in respect of Payment Options selected as Option B: Monthly Rental (Bundled) and Option C: Monthly Rental, the fee specified in the Payment Schedule shall be paid monthly in advance before the first day such month.
- 10.2 All amounts due to Korbitec under this EULA from time to time shall be exclusive of value-added tax, which shall be charged and recovered in addition to such amounts.
- 10.3 Failure to make timeous and proper payment of any amount payable under this EULA shall, without prejudice to Korbitec's rights, entitle Korbitec to suspend your right to use GhostWare pending such payment.
- 10.4 You will make payment to Korbitec of all amounts payable in terms of this EULA free of exchange and without deduction or set-off of any nature and prior to making any claim against Korbitec in terms of this EULA. You will in no circumstances be entitled to defer or withhold payment of any amounts due in terms of this EULA for any reason whatsoever.

11. Reservation of rights not expressly granted

- 11.1 GhostWare is only licensed in terms of this EULA, and is not sold.
- 11.2 You may not, without Korbitec's prior written consent, use any Intellectual Property, save as may be expressly provided in this EULA.
- 11.3 Korbitec reserves all rights, including but not limited to Intellectual Property rights, not expressly granted herein.

12. Use of Data/Privacy

- 12.1 Korbitec may use the information provided in clause 24 and any data or information belonging to you and/or used in relation to the opening, performance, management and/or monitoring of Matters as permitted by GhostWare from time to time under this EULA only in accordance with the terms of Korbitec's then prevailing privacy policy ("Privacy Policy") as published on the Web Site from time to time.
- 12.2 The Privacy Policy published on the Web Site is updated regularly. Each time you use GhostWare you agree to be bound by the then prevailing Privacy Policy as published on the Web Site.
- 12.3 A certificate signed by one of Korbitec's directors, whose appointment, qualification and authority need not be proved, shall be prima facie proof of the date of publication and content of the provisions of the Privacy Policy from time to time.

13. Communications Services

- 13.1 You warrant and undertake that you shall only use the Communications Services to communicate in relation to any Matter with persons who are authorised by Korbitec from time to time and to whom such Matter relates.
- 13.2 Due to various parts of the Communications Service being outside of Korbitec's control, including the use of third-party software on your computer, Korbitec does not warrant that the use of the Communications Service will be successful, nor will it be liable for the non-delivery of any message sent through the Communications Service.
- 13.3 You are responsible for, and shall indemnify Korbitec against any losses arising from, all communications created, sent and/or received by you or on your behalf by means of GhostWare.
- 13.4 One of the Communications Services which may be accessible to you by means of GhostWare is the system, known as Korbitec Gateway and/or Attorney Gateway, developed by Korbitec for the secure transfer of messages and data ("Gateway"). You hereby authorise Korbitec and/or its agents to be your lawful agent to submit or deliver any messages, application or reports generated or requested by you and routed through Korbitec Gateway.
- 13.5 You acknowledge and agree that:
- i. your right to access and use Gateway shall be governed by the terms of this EULA and the terms of the Gateway Subscriber Rules published on www.korbitecGateway.korbitec.com or on such other web site as Korbitec may notify to you from time to time; and
 - ii. the terms of this EULA and the Gateway Subscriber Rules together comprise your Gateway Subscriber Agreement as defined in the Gateway Subscriber Rules.
- 13.6 Upon the earlier of the date on which you and/or any User:
- i. accesses Gateway by means of GhostWare for the first time; or

- ii. clicks on the "I Accept" option in relation to the electronic copy of the terms of the Gateway Subscriber Rules accessible by means of such use:

you:

- i. agree to be bound, and shall be deemed to be bound, by your Gateway Subscriber Agreement;
- ii. warrant that the person so binding you to the terms of your Gateway Subscriber Agreement has all required power and authority to do so - if you do not agree to the terms of your Gateway Subscriber Agreement, do not perform, and do not permit any User to perform, any of the acts contemplated in this clause 13.6); and
- iii. agree to pay the relevant Gateway fees detailed in the Payment Schedule.

14. Commencement, termination, breach and suspension

- 14.1 This EULA will commence on the Commencement Date and shall remain in force subject to termination in accordance with this EULA; provided that either Party may terminate this EULA on the giving of at least 30 (thirty) calendar days' prior written notice thereof to the other Party.
- 14.2 In the event that you are not satisfied with GhostWare, you shall be entitled, on the giving of at least 30 (thirty) days' prior written notice thereof to Korbitec, to terminate this EULA within 90 (ninety) calendar days of the Commencement Date, in which event Korbitec shall refund to you all payments made by you under this EULA prior to the date of such termination.
- 14.3 Should you fail to make timeous payment of any amount contemplated in this agreement and/or to observe and perform any of the terms, conditions or obligations in this EULA, then Korbitec shall be entitled, but not obliged, in its sole discretion and without prejudice to any of its rights that it may have in law, including the right to claim damages, without notice, to terminate this EULA and recover all its costs related to such termination.
- 14.4 The expiry or termination of this EULA shall be without prejudice to any rights that Korbitec may have accrued as at the date of such expiry or termination.
- 14.5 Upon termination of this EULA:
 - i. all rights granted to you under this EULA will cease and you shall immediately cease all use of and access to GhostWare, Documentation, and Intellectual Property;
 - ii. you hereby authorise Korbitec to attend at any premises on which any copies of any GhostWare is held, in order to remove and/or uninstall GhostWare from your computers any other hardware on which such GhostWare is held; and
 - iii. reimburse to Korbitec all its costs of such termination and costs on an attorney and own client scale.
- 14.6 In the event that Korbitec, under this EULA, suspends your right to use any GhostWare for any period, then you will not be able to use the GhostConvey Software during the period of such suspension, and any such suspension will not affect your obligation to pay the amounts due under this EULA.
- 14.7 The provisions of this clause 14 shall survive termination of this EULA.

15. Intellectual property

- 15.1 You acknowledge and agree that:
 - i. save for the limited rights to use GhostWare as set out in this EULA, you have no rights to and/or title in, to or in respect of the Intellectual Property and/or GhostWare, and no Intellectual Property is granted or assigned under this EULA; and
 - ii. you shall not at any time, during or after termination of this EULA, question and/or dispute the ownership of, infringe or prejudice any rights in and to, or take any action to impute that you are the owner of or have any interest in, any GhostWare and/or Intellectual Property.
- 15.2 If during the term of this EULA you become aware of any infringement or use (save as authorised under this EULA) of the Intellectual Property by any person, then and in such event you shall notify Korbitec immediately in writing and you shall co-operate fully with Korbitec in whatever measures, including legal action, are taken to bring any such infringement or use to an end.

16. Warranties

- 16.1 While every effort is made to eliminate any errors, you acknowledge and agree that no software is error-free and so GhostWare is provided "as is". Furthermore, to the maximum extent permitted in law, save as may be expressly set out in this EULA:
 - i. Korbitec makes no warranties, either express or implied, in respect of GhostWare, any Service, any Communications Service and any Third Party Material; and
 - ii. Korbitec expressly disclaims any warranty as to the performance of GhostWare, any Service, any Communications Service and any Third Party Material and also expressly disclaims all other warranties, including (without limitation) implied warranties of merchantability and fitness for a particular purpose.
- 16.2 You warrant that the information set out in clause 24 is true and correct as at the Commencement Date, and that you shall notify Korbitec in writing of any changes to such information from time to time.

16.3 You warrant and undertake that you shall at all times comply with all applicable legal or regulatory requirements and constraints in regard to your access to and/or use of GhostWare and the Communications Services and your receipt of any Service.

17. Disclaimer and exclusion and limitation of liability

17.1 You agree and acknowledge that all Third Party Material is obtained from a Third Party and that Korbitec has no liability or responsibility for any such Third Party Material. You accordingly hereby agree to check and verify such Third Party Material with the Third Party from which Korbitec obtained such Third Party Material.

17.2 Korbitec shall not be liable to you or any other person whatsoever in respect of (and you or any such person shall have no claim against Korbitec and/or any person acting on behalf of Korbitec and you hereby indemnify and hold Korbitec and any such person acting on behalf of Korbitec free from liability in respect of) any loss, liability, damage or expense (even if Korbitec had been advised of or should otherwise be aware of the possibility thereof):

i. caused by any of the following:

- any use of GhostWare or of any Intellectual Property in any manner save as expressly allowed under this EULA;
- any reliance by you or any other person on any Third Party Material or any other information stored or generated by means of GhostWare or sent or failed to be delivered by any Communications Service;
- any failure by you or any of your Users to comply with the provisions of this EULA;
- any interruption in or unavailability of the Internet, the Web Site and/or any network or any service provided by any communications service provider, attributable to any cause whatsoever;
- any cause external to GhostWare, including but not limited to any failure in any hardware on which GhostWare is operational, any force majeure and/or any circumstance which is beyond the control of Korbitec;

ii. incurred as a result of or in any way related to the acts or omissions of any Korbitec employee in relation to, without limitation, any Service, including but not limited to Remote Assistance and On-Site Services;

iii. arising from any failure by any person to reactivate or enable any firewall or security mechanism after the provision of any services under this EULA, including but not limited to any On-Site Services and/or any Remote Assistance;

iv. which is loss of income, loss of goodwill or profits, business interruption, procurement of substitute computer equipment, loss or corruption of data or business information or other pecuniary loss arising out of delay of delivery, reliance in the use or inability to use GhostWare; or

v. which is consequential or incidental loss or damage or any loss or damage other than direct damages, it being agreed that in no event shall Korbitec be liable to you or any other person for any consequential, incidental, indirect, special or other damages whatsoever, regardless of whether such loss, damage, liability or expense arises from breach of any provision of this EULA, delict or otherwise.

17.3 Without in any way limiting the provisions of clause 17.2 above, the aggregate maximum liability of Korbitec under or arising from this EULA to you and to any person whatsoever from any causes of action whatsoever (regardless of whether such liability arises from breach or termination of this EULA or delict, including from gross negligence, or otherwise, and including any claim or liability for damages) which causes of action arise during:

i. the period of 12 (twelve) months commencing on the Commencement Date, shall be limited to an aggregate amount equal to the aggregate of all amounts paid under this EULA in respect of such period; and

ii. in any subsequent successive period of 12 (twelve) months commencing on any anniversary of the Commencement Date, shall be limited to an aggregate amount equal to the aggregate of all amounts paid under this EULA in respect of the previous period of 12 (twelve) months.

17.4 This clause 17 shall survive termination of this EULA.

18. Cession and assignment

18.1 You shall not be entitled to cede, assign or transfer any of your rights, nor assign, delegate or otherwise transfer any of your obligations, under this EULA, without Korbitec's prior written consent.

18.2 Korbitec shall be entitled to cede, assign, transfer and/or delegate to any third party at its absolute discretion all or any of its rights or obligations under this EULA without notice to you, and without your consent, provided that any third party acquiring any such rights pursuant to a cession or assignment shall agree with Korbitec to be bound by the terms of this EULA and the then prevailing Privacy Policy of Korbitec.

19. Entire agreement and no representations

19.1 This EULA comprises of the entire agreement between the Parties in relation to its subject matter and it supersedes any written or oral representations, be they express or implied, and any prior agreements between you and Korbitec concerning GhostWare.

19.2 Subject to clause 16.1, no Party shall be bound by any express or implied term, representation, warranty, promise or the like not expressly recorded in this EULA.

20. Force majeure

20.1 Korbitec shall not be liable for any default or delay in the performance of its obligations under this EULA if such default or delay is due to circumstances beyond the reasonable control of Korbitec, which shall include but shall not be limited to any Act of God, extreme weather or natural disaster, war, terrorism, riot, civil commotion, malicious damage, legislation, strikes or disruption to the internet ("force majeure").

20.2 If any default or delay in performance is caused or anticipated due to force majeure, the performance of the obligations of Korbitec will be suspended during the period of force majeure.

21. South African law

This EULA shall be governed by and interpreted according to the laws of the Republic of South Africa and, in the event of any conflict between or inconsistency in the laws applicable in the various provinces of the Republic of South Africa, the law as applied and interpreted in the Province of the Western Cape will prevail.

22. Failure to enforce rights

Failure by Korbitec to enforce a right as provided in this EULA will not constitute a waiver by Korbitec in respect of that right.

23. Electronic billing

By inserting an e-mail address into the Electronic Billing E-mail field under contact information below you indicate that you wish to receive invoices and notices under this EULA electronically by e-mail to such e-mail address.

24. Contact Information (domicilium citandi et executandi)

Each of the Parties chooses domicilium citandi et executandi ("domicilium") for the purposes of the giving of any notice, the payment of any sum, the serving of any process and for any other purposes arising from this EULA as follows:

Korbitec (Proprietary) Ltd
Reg No: 1987/000763/07

Directors: A J Basson (Managing Director), M Karpul (Chairman), G Altini, A A Roux

Great Westerford, 240 Main Road, Rondebosch, Cape Town

Telephone:	+27 (0)21 658 9700
Fax:	+27 (0)21 658 9705
E-mail:	mailto:support@ghostconvey.co.za
Electronic Billing E-mail:	mailto:billing@ghostconvey.co.za
Web site:	http://www.korbitec.com/ and http://www.ghostware.co.za