

NON-EXCLUSIVE HOSTED SOFTWARE AND DATABASE LICENSE AGREEMENT

THIS NON-EXCLUSIVE HOSTED SOFTWARE AND DATABASE LICENSE AGREEMENT (the "Agreement") is made and entered into by and between **FINAEON, INC.** ("Finaeon") with offices at 2 Venture, Suite 120, Irvine, CA 92618 and **Narodna banka Slovenska** ("Customer") with an address at Imricha Karvasa 1, 813 25 Bratislava, Slovak Republic, effective February 1st, 2025 ("Effective Date"). Finaeon and Customer may be collectively referred to as the "Parties" and individually as a "Party".

RECITALS

A. Finaeon is a provider of historical financial and economic data which are hosted on Finaeon's Website through servers and available for Authorized Users' Download through Finaeon's Website and servers.

B. Customer desires to obtain the right for its Authorized Users, as defined and set forth below, to Use, and access one or more Databases on the terms set forth in this Agreement.

C. The Database and the Licensed Products are compilations and protected under § 1 of the California Uniform Trade Secrets Act, California Civil Code sections 3724 to 3428, and the U.S. Copyright Act, and are the proprietary information of Finaeon.

NOW, THEREFORE, for good and valuable consideration, the sufficiency of which is hereby acknowledged, and subject to the conditions and obligations contained herein, the parties covenant and agree to the following:

AGREEMENT

1. DEFINITIONS.

1.1 "Additional Authorized User Fees" means the amounts which Customer will be invoiced for adding additional Authorized Users to this Agreement.

1.2 "Additional Access Fees" means the cost of Data Used that exceeds the Data Allowance, billed based on volume on a per series basis.

1.3 "Analysis Software" means all software or analysis tools used by Customer to analyze and investigate Data. Analysis Software excludes any software or tools created, developed, or provided by Finaeon.

1.4 "Animated Graph" means a digital online Chart and/or Graph that uses a rapid sequence of static fixed images which creates the optical illusion of movement.

1.5 "Access Fees" means the basic subscription amounts set forth in **Exhibit A** attached hereto for licensing and right to use the Licensed Products.

1.6 "Approved Redistribution" as used herein shall have the meaning set forth in Section 2.2(C) herein.

1.7 "Authorized User License Agreement" means the terms of use which Authorized Users shall be

required to accept in connection with using the Database and Licensed Products.

1.8 "Authorized Use" means Authorized Users approved Use of the Licensed Products for as set forth in **Exhibit A** attached hereto. **Note: As provided in Exhibit A, use of the Licensed Products or Data to create any commercial product, including but not limited to any financial or commercial index, or as the basis for any exchange-traded fund (ETF) is not permitted under this Agreement.**

1.9 "Authorized User" means the employees of Customer who are authorized to use the Licensed Products as set forth in **Exhibit A** attached. Individuals who access, view, use, or otherwise copy any component of the Data and are not specifically listed as Authorized Users in **Exhibit A** are not Authorized Users.

1.10 "Business of Finaeon" shall mean collectively, the compilation of financial and economic data and information into databases and entering into commercial licenses primarily directed to granting to third parties rights to access and use such data and databases.

1.11 "Charts and Graphs" means any and all Animated, Interactive, digital, and/or printed graphical representations of Data. For the purposes of this Agreement the terms "Charts" and "Graphs" are used interchangeably.

1.12 "Confidential Information" collectively means Finaeon Confidential Information and Customer Confidential Information.

1.13 "Customer" means the legal entity executing this Agreement.

1.14 "Customer Confidential Information" means any and all non-public information of any form obtained by Finaeon or its employees from Customer in the performance of the Agreement shall be deemed to be Customer's confidential and proprietary information.

1.15 "Customer Materials" means materials produced by Customer, including Charts and Graphs, reports, presentations, articles, marketing pamphlets and/or fliers, and papers.

1.16 "Data" means any and all alphanumeric items or statistics received through the use of the Licensed Products.

1.17 "Data Allowance" means the amount of Data which may be Used without incurring Additional Access Fees, as set forth in Section 2.4(G).

1.18 "Data Usage" means the amount of Data Authorized Users may Use.

1.19 "Data Sources" means the original source with which Finaeon obtained the Data from as included in the electronic Documentation.

1.20 "Databases" means the compilations of Data termed the GFDatabase, GFDIndices, the U.S. Stocks Database, the Real Estate Database, and United Kingdom

Database compiled and updated by Finaeon and any other compilation of Data compiled and updated by Finaeon or its partners and data vendors and available for Download.

1.21 "Database License" means Customers and its Authorized Users right to access and Use Data.

1.22 "Derived Data" means data created by Customer, in connection with Customer's use of the Licensed Products as permitted under the terms of this Agreement, as a result of combining, processing, changing, converting or calculating Data or any portion thereof with other data where the resultant data: (i) does not bear resemblance to the underlying Data; and (ii) cannot be readily reverse engineered, disassembled or decompiled such that a third-party may access the Data via the Derived Data. **Note: Using Derived Data in any software products, any interactive product, or any print format that are distributed and/or sold to third parties (other than via an Approved Redistribution, as defined below) is prohibited and must be arranged in a separate Derived Data License agreement, available on request.**

1.23 "Documentation" means the user manuals, instructions and other documentation, whether in written or electronic form, that Finaeon provides to Authorized Users.

1.24 "Fees" means the total compensation Finaeon receives under this Agreement as set forth in **Exhibit A**.

1.25 "Finaeon Confidential Information" means the Data Sources, Licensed Products, the methodologies Finaeon uses to calculate their indices and Data, the Documentation, the Data and Databases, and all information disclosed by Finaeon to Customer that is labeled as proprietary or confidential, including, without limitation, the terms and conditions of this Agreement, the Data and Databases, the design of the Licensed Products, all processes, trade secrets, source code and other information related to the Licensed Products, and any and all other proprietary information and trade secrets. All Finaeon Confidential Information shall remain the property of Finaeon, and Customer shall acquire no interest therein.

1.26 "Hosted Software" means the data analysis software and tools provided by Finaeon for accessing the Data, Database, and other Finaeon programs, as further specified in Exhibit A.

1.27 "Improvements" means Customer's suggestions to Finaeon for Finaeon to make any improvements, modifications, and/or changes to the Licensed Products.

1.28 "Import" means to introduce or bring data from an outside source into a software, terminal, machine, or device.

1.29 "Initial Term" means the length of time of this Agreement as set forth in **Exhibit A**.

1.30 "Insignificant Portion" means in relation to Licensed Products: (i) limited portions of Data which, in the aggregate, do not form a significant part of the Licensed Products from which they were derived, combined, or revised; (ii) Data that could not be used as a substitute for the

Licensed Products; and (iii) Data whose redistribution would not, in the judgment of Finaeon, prejudice the exclusive rights or ability of Finaeon to market, sell, or distribute the Licensed Products.

1.31 "Intellectual Property Rights" means all worldwide patents, copyrights, trademarks, trade names, goodwill, trade secrets, which shall include, but not be limited to: (i) the Databases; (ii) the Licensed Products; (iii) Database rights; (iv) contract and licensing rights; (v) the Documentation; (vi) the Hosted Software; (vii) all source code, object code, operating instructions, interfaces, and documentation developed by or on behalf of Finaeon for the Website, the Search Engine, the Database, Licensed Products and Hosted Software as of the Effective Date; (viii) all modifications, revisions, changes, copies, partial copies, translations, compilations, partial copies and derivative works thereto; and (ix) all other intellectual and proprietary rights of any kind as may exist now or hereafter come into existence in and to the Licensed Products, which includes, but is not limited to, any and all updates, upgrades, new versions and modifications thereto.

1.32 "Interactive Graph" means a digital online Chart and/or Graph which allows users to adjust, change, modify, recalculate, view, Import, Extract, manipulate, or control the raw Data used to create the Chart and/or Graph.

1.33 "Licensed Products" means the Data, Database, and Hosted Software identified on **Exhibit A**.

1.34 "Modeling" means an internal mathematical algorithm, formula, or methodology which includes, but is not limited to back-testing, forecasting, portfolio balancing, regression analysis, and/or data integration to perform any calculation, strategy, investment ideas, and/or tactics that is generated using the Data, Database, and/or Licensed Products, including portions thereof, for Authorized User's use. This includes not only the original formulation of the algorithm, but any recalibrations of the algorithm that uses any historical and/or current Data or Licensed Products or Derived or received from Finaeon.

1.35 "Network" means Customer's system of computers interconnected by telephone wires or other means in order to share information which may be downloaded, saved, and stored in Customer's internal hard drives and electronic storage devices.

1.36 "Operational Hours" means the hours for which Finaeon is open for business as more fully set forth in Section 3, but which shall be considered Monday through Friday from 7:00 a.m. Pacific Standard Time to 5:00 p.m. Pacific Standard Time, except for all days in which the New York Stock Exchange (NYSE) is closed.

1.37 "Print Graph" means physical inked types, plates, blocks, or the like, to paper or other material which is produced in a physical, non-digital format.

1.38 "Qualified Clients" means individual clients or prospective clients of Customer and excludes any business, company, commercial enterprise, corporation or other type of legal entity other than an individual or marital union of two individuals.

1.39 "Research Use" means using the Licensed Products for standard internal use to formulate, compile,

draft, organize, and produce written materials such as marketing materials, reports, visual presentations, portfolio analysis, white papers, and/or any other document which is used for basing an investment decision, analyzing trends and the market (or a segment thereof), or the like.

1.40 "Search Engine" means Finaeon's program, accessed by logging in through the Website, which searches the Licensed Products for Data and returns a list where the keywords, or search parameters were found.

1.41 "Series" means a sequence of numerical data points over a period of time correlated to a unique Finaeon identification code and Series file name. For clarification, the symbol "_SPXTRD" is associated with the file name "S&P 500 Total Return Index (w/GFD extension)" and constitutes one Series of Data.

1.42 "Services" means services (including those related to the Hosted Software), functions and responsibilities of Finaeon, which includes Finaeon's maintenance of the current Data in the Databases and any updates thereto and maintaining Finaeon's Website and access to the Databases as they may evolve, be supplemented, enhanced, modified or replaced in accordance with this Agreement (collectively, and including the Hosted Software), commencing on the Effective Date that Finaeon shall provide to Customer.

1.43 "Term" means the Initial Term and any Renewal Term.

1.44 "Termination Certificate" means the termination certificate set forth in **Exhibit B** attached hereto which Customer must execute and deliver to Finaeon upon termination of this Agreement.

1.45 "Use(d)" means to download, view, extract or transfer Data and/or Charts and Graphs generated by the Website to Authorized Users terminal, machine, or device via any method (HTTP, TCP, IP, FTP, etc.). Use does not permit transferring Data to Customer's portal, or any uses not permitted under this Agreement.

1.46 "Website" means <http://www.finaeon.com> or any affiliate website of Finaeon.

2. LICENSE GRANTS; RIGHTS.

2.1 LICENSE GRANTS.

A. Data and Database License.

Finaeon hereby grants Customer and its Authorized Users a non-transferable and non-exclusive license to Use and view the Data included in the Databases identified in **Exhibit A** solely for the Authorized Use. The total number of Authorized Users may not exceed those identified in **Exhibit A**, except as expressly agreed to in writing by the Parties and subject to any additional fees payable under this Agreement to reflect the actual number of Authorized Users.

B. Documentation License. Finaeon hereby grants to Customer a non-transferable and non-exclusive license to Use the Documentation solely for Customer's Authorized Use.

2.2 RIGHTS.

A. Analysis Software. Authorized Users may incorporate Data into Customer's Analysis Software for creating Charts and/or Graphs, Customer Materials, Derived Data, Models, or other purposes for Customer's internal business requirements, and not for distribution or sale other than an Approved Redistribution. The Data in the Analysis Software must be only accessible to Authorized Users.

B. Customer Materials. Authorized Users may incorporate Data in Charts and Graphs. Other than for an Approved Redistribution, as provided in **Section 2.2(C) below**, Customer shall not and shall take reasonable appropriate steps so that its Authorized Users shall not distribute, reproduce, or otherwise deliver, supply, and circulate the Customer Materials to any party without the express written consent of Finaeon.

C. Approved Redistribution. Authorized Users may redistribute such Customer Materials to its Qualified Clients or current employees (an "Approved Redistribution"). Other than the Approved Redistribution, no redistribution of Data, including Derived Data, is permitted.

D. Derived Data. Authorized Users may use Data to create Derived Data. The Derived Data shall be owned by Customer. Customer shall not sell, license or otherwise distribute Derived Data in any commercial manner during or after the Term. For clarification, all persons who interact with the formulation and manipulation of the Derived Data are required to be Authorized Users. Persons who only view the output of the Derived Data are not required to be Authorized Users but must be Qualified Clients.

E. Modeling. Authorized Users may use Data to create internal Models. The Model(s) shall be owned by Customer and Finaeon shall have no rights in or to the Model(s). Customer may not license, create a subscription service, or otherwise provide, distribute or sell Models that incorporate Finaeon's data to third parties. For clarification, all persons who interact with the creation, formulation, manipulation, and calibration of the Model are required to be Authorized Users. Persons who only view the output of the Model, such as charts and graphs or statistical results, are not required to be Authorized Users but must be either a Qualified Client or current employee of Customer.

F. Digital, Animated, and Printed Charts and Graphs. Authorized Users may use Insignificant Portions of the Data and Database to create digital, Animated, and/or Printed Charts and Graphs.

G. Citation and sourcing. Customer hereby acknowledges and agrees that all documents, materials, reports, presentations, Charts and Graphs, marketing materials, Customer Materials, articles, papers, and/or essays that contain any Data shall clearly cite Finaeon as the source of any Data.

2.3 COMPLIANCE; AUDIT.

A. Legal Compliance. Customer shall comply with all applicable domestic and foreign, federal, state and local laws, rules and regulations relating to the use of the Data by Customer.

B. Audits. Finaeon may in its sole discretion conduct an audit of Customer as follows: Not more than once in any three-month period and with reasonable prior written notice to Customer, during normal business hours, and subject to Customer's reasonable security measures, protocols, procedures, and policies, Finaeon shall have the right to have its internal or external auditors conduct an audit of Customer to determine if Customer is in compliance with the terms of this Agreement, including but not limited to the number of Authorized Users. Customer shall reasonably cooperate and make available all such books, records, equipment, information and personnel as necessary to assist with Finaeon's auditors. Finaeon shall bear all costs and expenses incurred with the audit, except as provided below.

If the audit determines that Customer's total number of Authorized Users per Licensed Product exceeds those identified in **Exhibit A** then Finaeon will invoice Customer for the number of unauthorized additional users. Customer agrees to pay any such invoice, or any additional fees associated with the unauthorized users in order to continue the use of Finaeon's services. Customer will make all payments required under this section within 30 days of the date of written notification of the audit results.

Additionally, if the audit determines that Customer's Use of the Data exceeded the Use permitted by this Agreement by more than 5% of Customer's permitted level of Use, Customer will pay to Finaeon all reasonable costs incurred by Finaeon in conducting the audit. Customer will make all payments required under this section within 30 days of the date of written notification of the audit results.

2.4 RESTRICTIONS. THE DATA AND DATABASES ARE SUBJECT TO THE RESTRICTIONS SET FORTH HEREIN.

A. Authorized Users. Customer acknowledges that the components of the Licensed Products are licensed solely for use by the Authorized Users set forth in **Exhibit A**. Customer will not permit persons who are not Authorized Users to access, view, Use, or otherwise copy any component of the Data and/or Licensed Products, except as expressly authorized in this Agreement. Authorized Users may not: (a) provide any false personal information on Finaeon, or create an account for anyone other than themselves; (b) create more than one account; (c) share their password, let anyone else access their account, or do anything else that might jeopardize the security of their account; (d) transfer their account to anyone; (e) modify or create derivative works of the Licensed Products, other than as set forth herein; (f) reverse engineer, decompile, reverse assemble, or otherwise attempt to derive the source code for any component of the Licensed Products; (g) use the Licensed Products for the purpose of acting as an application service provider or commercial host of the Licensed

Products; or (h) remove, alter, or obscure any copyright and proprietary notices appearing on any component of the Licensed Products.

B. Activation. Unless IP range access has been set up, accounts are not activated immediately upon registration and do not have access to Data until manually activated by a Finaeon representative. Activation can take between 24 – 48 hours. Finaeon retains the ability and right to disable Authorized User's accounts. In that event, Authorized Users shall not create subsequent accounts without Finaeon's permission.

C. Analysis Software. Customer and its Authorized Users shall not make Data available through Analysis Software to non-Authorized Users, including, Customer's Qualified Clients.

D. Authorized User License Agreement. Authorized Users are required to accept an online authorized user license agreement to obtain access to the Data. The Authorized User License Agreement does not obligate the Authorized User individually to any liability. In the event the terms and conditions of the Authorized User License Agreement contradict, conflict, or add material representations, warranties, or duties to the terms and conditions of this Agreement, and in all instances this Agreement shall take precedence and supersede the terms and conditions of the Authorized User License Agreement.

E. Non-Transferability. Customer acknowledges, covenants, and agrees that the license granted herein does not give Customer any right or authority to transfer, assign, pledge, mortgage, sublicense or otherwise give a right, privilege, or entitlement to any third party which shall include, but not be limited to, Customer's subsidiary and parent companies, affiliates, agents to access the Hosted Software and Licensed Products.

F. Non-Exclusivity. Customer acknowledges, covenants, and agrees that the licenses granted herein are non-exclusive to Customer and that Finaeon has all right and authority, in its sole and absolute discretion without objection from Customer, to license the Licensed Products to any other party.

G. Restriction on Use. Customer acknowledges that Finaeon has certain limits and restrictions imposed upon it as a result of Finaeon's vendor data providers which are standard safeguards. From time to time, Authorized Users may see such limitations and restrictions imposed upon them in the amount of Data which may be downloaded in a given period.

i. Finaeon Data Allowances. As part of the Access Fees Authorized Users may, cumulatively, Use up to the number of unique series identified in **Exhibit A**, in whole or in part, of Finaeon Data (the "Finaeon Data Allowance") annually (from the Effective Date and for one year thereafter) without incurring

Additional Access Fees as set forth in **Exhibit A** attached hereto.

a. **Additional Access Fees.** In the event Authorized Users exceed the Finaeon Data Allowance, Customer shall be billed the Additional Access Fees as set forth in **Exhibit A** attached hereto. Customer covenants, acknowledges, and agrees to pay the Additional Access Fees in the time and manner as set forth in Section 6 herein when invoiced.

H. Restriction on Use of Licensed Products through Networks. Customer hereby acknowledges and agrees that its Authorized Users may upload the Data to Customer's servers, hard drives, or other storage devices located on the Network (together the "**Storage Location**") provided the Storage Location is only accessible to: (i) the Authorized Users; (ii) employees and contractors of the Customer (the "**IT Administrators**") who must have access to the Storage Location by virtue of their role; and (iii) employees (the "**Supervisors**") who must have access to the Storage Location due to the local laws and regulations to supervise compliance with the local laws and regulations. IT-Administrators and Supervisors shall not be considered as Unauthorized Users and/or means to gain access to the Licensed Products shall not be considered as unauthorized access. Customer further agrees that Finaeon may monitor Customer's access to and use of Finaeon services for the purpose of ensuring Customer's compliance with the foregoing restrictions and other terms and conditions of this Agreements.

I. Derived Data. Customer may not sell, license or otherwise commercially distribute Derived Data during or after the Term, except as part of an Approved Redistribution.

3. FINAEON'S SERVICES TO CUSTOMER.

3.1 SERVICE LEVELS. Finaeon agrees that performance of the Services shall meet reasonable commercial standards. Reasonable Commercial Standards shall mean that: (i) Finaeon shall update the Data in the Licensed Products as necessary and as determined by and as applicable to the specific series of Data and its availability or production rate from Finaeon's third-party data providers; (ii) Finaeon shall keep its Website and access to its Website accessible to Authorized Users so long as this Agreement is in full force and effect and Customer has paid all Fees as obligated hereunder, notwithstanding Authorized Users loss of Service and access subject to Section 8.3 herein, scheduled downtime or unavailability due to scheduled maintenance, updates, or upgrades to Finaeon's infrastructure; and (iii) maintain the support requirements as set forth herein.

3.2 FAILURE TO PERFORM. If Finaeon fails to meet a Service Level, Finaeon shall: (i) investigate pertinent information with respect to such failure; (ii) if requested by Customer, provide the status of remedial efforts being undertaken with respect to such failure; (iii) minimize the impact of such failure by initiating remediation of such failure

in accordance with the performance standards; and (iv) take appropriate preventive measures so that the failure does not recur.

3.3 SUPPORT DURING OPERATIONAL HOURS.

Finaeon will provide Authorized Users with telephone and email support for the Licensed Products during Operational Hours.

4. INTELLECTUAL PROPERTY RIGHTS.

4.1 FINAEON'S INTELLECTUAL PROPERTY RIGHTS.

All Intellectual Property Rights to the Licensed Products shall remain the exclusive property of Finaeon. To the extent that Customer suggests or makes any Improvements to the Licensed Products, Customer hereby assigns all right, title and interest, including Intellectual Property Rights, in and to such Improvements to Finaeon. Customer agrees to provide such as assistance as Finaeon may reasonably request, at Finaeon's expense, to document, perfect and enforce Finaeon's interest in any Improvements, and to notify Finaeon of any unauthorized uses of Finaeon Data or infringement or misappropriation or other violation of Finaeon's Intellectual Property Rights of which the Customer has knowledge.

4.2 CUSTOMER'S INTELLECTUAL PROPERTY RIGHTS.

Finaeon acknowledges and agrees that Customer shall have sole and exclusive ownership of all intellectual property rights in and to Customer's contribution to the Customer Materials.

5. CONFIDENTIALITY.

5.1 FINAEON'S CONFIDENTIAL INFORMATION.

During the term of this Agreement, Customer will receive Finaeon Confidential Information. Customer agrees to hold Finaeon Confidential Information in strict confidence and will not copy, reproduce, sell, assign, license, market, transfer or otherwise dispose of, give or disclose such Finaeon Confidential Information to third parties or to use such information for any purposes whatsoever and will advise each of its employees who may be exposed to such Finaeon Confidential Information of their obligations to keep such information confidential.

5.2 CUSTOMER'S CONFIDENTIAL INFORMATION.

Finaeon acknowledges that it or its employees may, in the course of performing its responsibilities under the Agreement, receive Customer Confidential Information. Finaeon agrees to hold such information in strict confidence and will not copy, reproduce, sell, assign, license, market, transfer or otherwise dispose of, give or disclose such information to third parties or to use such information for any purposes whatsoever other than the provision of services to Customer as contemplated by the Agreement and will advise each of its employees who may be exposed to such proprietary and confidential information of their obligations to keep such information confidential.

5.3 NON-USE AND NON-DISCLOSURE.

Except as expressly allowed under this Agreement, the Parties shall not in any way disclose or disseminate Confidential Information to any third party and shall only use Confidential Information to the extent necessary to use the Licensed Products in accordance with the terms and conditions of this Agreement. The Parties will treat all Confidential Information with the same degree of care as it accords its own Confidential Information, but in no case less than reasonable care. The Parties will disclose Confidential Information only to those of its employees and contractors who need to know such information and who have entered into written confidentiality

agreements which protect the other Parties' Confidential Information.

5.4 INJUNCTIVE RELIEF. The Parties acknowledge that money damages would not be a sufficient remedy for any breach of the Parties' confidentiality obligations, and that the non-breaching Party shall be entitled to specific performance and injunctive relief as remedies for any such breach. Such remedies will not be deemed to be the exclusive remedies but will be in addition to all other available legal or equitable remedies.

5.5 The provisions of this Section 5 shall survive termination of this Agreement.

6. PRIVACY

6.1 For the purpose of providing and maintaining the Site and the Services, and for general administrative purposes with regard to the Agreement, the Services, and the Site, Finaeon, its designees, licensees, and the Suppliers shall have access to certain information, including without limitation, names, functions, business units and contact details which constitute "personal data", "personal information," or other similar term as defined in applicable law. Without limitation of the foregoing, information that Finaeon gathers from Authorized Users via their use of the Site or the Services will be treated in accordance with Finaeon's privacy policy located at <https://finaeon.com/privacy-policy/>.

7. PAYMENT; ACTIVATION; AND TAXES.

7.1 PAYMENT. Customer will pay Fees in accordance with the terms of **Exhibit A**. Payment of the initial (first) invoice shall be due thirty (30) days from the date of receipt. Finaeon will issue invoices applicable to any Renewal Term at least 90 days in advance of the start of such Renewal Term and Customer will pay such invoice upon commencement of such Renewal Term. Any undisputed Fees for any subsequent term not paid when due shall accrue past due charges of one and a half percent (1.5%) per month or the legal maximum, whichever is less.

7.2 TAXES. Customer shall be responsible for payment of all taxes levied with respect to the Licensed Products provided pursuant to this Agreement, except for taxes levied with respect to Finaeon's income.

8. CUSTOMER'S RESPONSIBILITIES.

8.1 TRAINING. Unless otherwise agreed, Customer shall be solely responsible for ensuring that all Authorized Users have received adequate training and possess appropriate skills to use the Licensed Products, provided that Finaeon will provide no more than one (1) hour of training per Authorized User for an initial consultation, demonstration, and explanation of the functionality of the Search Engines and Website when contacted by the Authorized User.

8.2 ACCESSING THE SEARCH ENGINE AND WEBSITE. Customer's Authorized Users shall create Authorized User accounts through the Website, which, when created, will provide the Authorized User a confirmation e-mail which identifies said Authorized Users log-in and password information. Through the log-in and password, Authorized

Users shall gain access to the Search Engine, Data, Databases, and Licensed Products. Customer shall be responsible for all activities occurring under such passwords and shall not distribute passwords to unauthorized third parties. Customer acknowledges and agrees that it will be solely responsible for selecting Authorized Users and assigning the various levels of authority and access each Authorized User may have to the Search Engine, Data, Databases, and Licensed Products. Customer shall provide the passwords only to the Authorized Users identified in **Exhibit A** and who have agreed to the terms of the Authorized User License Agreements. Customer shall be solely responsible for controlling and monitoring use of the passwords and shall immediately notify Finaeon of any unauthorized disclosure or use of the passwords or access to the Licensed Products or of the need to deactivate any passwords. Passwords are subject to cancellation or suspension by Finaeon upon the misuse of any passwords by Customer or any Authorized User.

9. WARRANTY; DISCLAIMERS.

9.1 WARRANTY. Finaeon warrants that the Licensed Products shall conform in all material respects to the Documentation. The sole obligation of Finaeon, and sole remedy of Customer, with respect to any breach of such warranty shall be for Finaeon to use commercially reasonable efforts to correct material defects following prompt written notice from Customer.

9.2 WARRANTY DISCLAIMER. EXCEPT AS EXPRESSLY PROVIDED IS SECTION 8.1, THE LICENSED PRODUCTS ARE PROVIDED "AS-IS" AND FINAEON MAKES NO, AND HEREBY DISCLAIMS ANY, WARRANTIES, EXPRESS, IMPLIED AND STATUTORY, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT OF THE INTELLECTUAL PROPERTY RIGHTS OF THIRD PARTIES. CUSTOMER ACKNOWLEDGES AND AGREES THAT NO SOFTWARE OPERATES ERROR-FREE AND THAT FINAEON DOES NOT WARRANT THAT THE LICENSED PRODUCTS AND ALL OTHER COMPONENTS OF THE LICENSED PRODUCTS WILL OPERATE WITHOUT ERROR AND INTERRUPTIONS.

9.3 DISCLAIMER REGARDING INTERNET AND WIRELESS SERVICES. THE FLOW OF DATA TO AND FROM THE LICENSED PRODUCTS VIA THE INTERNET AND WIRELESS BANDWIDTH IS CONTROLLED BY THIRD PARTY SERVICE PROVIDERS OVER WHOM FINAEON HAS NO CONTROL. FINAEON SHALL HAVE NO RESPONSIBILITY OR LIABILITY FOR INTERRUPTIONS IN CUSTOMER'S AND AUTHORIZED USERS' ACCESS TO THE LICENSED PRODUCTS DUE TO DISRUPTIONS IN CUSTOMER'S INTERNET OR WIRELESS SERVICES.

10. CUSTOMER REPRESENTATIONS AND WARRANTIES. Customer represents and warrants to Finaeon that: (a) Customer and its Authorized Users will use the Licensed Products in compliance with all applicable state and federal civil and criminal laws, rules and regulations; (b) Customer has the authority and has obtained the requisite consents to enter into this Agreement; (c) Customer has the authority to enter into this Agreement on behalf of Authorized Users and to bind Authorized Users in accordance with the terms and conditions of this Agreement; and (d) the performance of Customer's obligations under this Agreement shall not violate any agreement between Customer or Authorized Users and third parties.

11. INDEMNIFICATION.

11.1 FINAEON'S INDEMNIFICATION OBLIGATIONS.

Provided that Finaeon is given prompt written notice of a claim, reasonable assistance and the sole authority to defend or settle the claim, Finaeon agrees to indemnify, defend and hold Customer and its Authorized Users harmless from and against any and all liabilities, losses, damages, costs, and expenses (including attorneys' fees) arising from or related to third party claims that the Customer's use of the Licensed Products infringes the intellectual property rights of such third party. In the event of such a claim, or the reasonable belief of the likelihood of such a claim, Finaeon may, in its discretion: (a) modify or replace the allegedly infringing components of the Licensed Products so that they are no longer infringing; (b) obtain a license for Customer to use the allegedly infringing components of the Licensed Products; and (c) in the event Finaeon is unable to modify or replace the allegedly infringing components or obtain a license on commercially reasonable terms, terminate this Agreement and refund to Customer an amount equal to the Fees, if any, on a pro-rata basis, paid by Customer for future use of the Licensed Products. The remedies set forth in this Section 10.1 ("**Finaeon's Indemnification Obligations**") constitute Customer's sole and exclusive remedy, and Finaeon's sole liability, with respect to any actual or alleged infringement of intellectual property rights by the Licensed Products.

11.2 EXCEPTIONS. Finaeon shall have no obligation to indemnify Customer to the extent that the alleged infringement or violation is based upon: (a) Customer's use of the Licensed Products other than as set forth in this Agreement and the Documentation; (b) any modification of the Licensed Products performed by any party other than Finaeon, where, but for such modification, the Licensed Products would not have been infringing; or (c) Customer's continued use of the Licensed Products after Finaeon has issued corrective code or modifications, where Customer's use would not have been infringing if Customer had been using the updated version of the Licensed Products.

11.3 CUSTOMER'S INDEMNIFICATION

OBLIGATIONS. Provided that Customer is given prompt written notice of a claim, reasonable assistance and the sole authority to defend or settle the claim, Customer agrees to indemnify, defend and hold Finaeon and its employees, officers and directors, harmless from and against any and all liabilities, losses, damages, costs, and expenses (including attorneys' fees) arising from or related in any way to: (a) Customer's or any Authorized Users' use of the Licensed Products, except to the extent that Finaeon is obligated to indemnify Customer; and (b) Customer's, Authorized Users' or any third parties' use or inability to use the Data, or errors or omissions in the Data.

12. LIMITATION OF LIABILITY. IN NO EVENT WILL FINAEON BE LIABLE TO CUSTOMER, AUTHORIZED USERS OR ANY THIRD PARTY CLAIMING THROUGH CUSTOMER OR AUTHORIZED USERS FOR ANY SPECIAL, INCIDENTAL, CONSEQUENTIAL, PUNITIVE OR INDIRECT DAMAGES (INCLUDING, BUT NOT LIMITED TO, ANY LOSS OF PROFITS OR DATA, GOODWILL, LOST TIME, BUSINESS INTERRUPTION OR OTHER PECUNIARY LOSS) ARISING FROM OR RELATED TO THIS AGREEMENT OR THE USE OF, OR INABILITY TO USE THE LICENSED PRODUCTS, REGARDLESS OF THE THEORY OF LIABILITY, OR WHETHER FINAEON HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. EXCEPT TO COMPLY WITH INDEMNIFICATION OBLIGATIONS HEREIN, IN NO

EVENT SHALL FINAEON'S TOTAL, AGGREGATE LIABILITY FOR DAMAGES UNDER THIS AGREEMENT EXCEED AN AMOUNT EQUAL TO THE TOTAL FEES PAID AND PAYABLE BY CUSTOMER TO FINAEON UNDER THIS AGREEMENT.

13. TERM AND TERMINATION.

13.1 TERM. This Agreement will commence on the Effective Date and will continue for an initial term the number of years identified in **Exhibit A** (the "**Initial Term**"). The term shall be renewed only by mutual agreement of both parties for additional one-year periods.

13.2 TERMINATION FOR CAUSE. In addition to any right to terminate this Agreement for cause described elsewhere in this Agreement, each Party may, by giving written notice to the breaching Party, terminate this Agreement, in whole or in part and at no-cost or charge, as of a date specified in the notice of termination, if:

A. A Party commits a material breach of this Agreement which is capable of being cured in thirty (30) days and which is not cured within thirty (30) days after receipt by the breaching Party of written notice of such breach;

B. There has been a material breach of this Agreement by a Party which is not capable of being cured within thirty (30) days; provided that the non-breaching Party shall not have the right to so terminate if and to the extent: (i) the breaching Party proposes, for the non-breaching Party's approval, a plan to cure such breach, (ii) the non-breaching Party approves such plan in its sole discretion, (iii) the breaching Party diligently pursues such plan in good faith, and (iv) the breaching Party cures such material breach within sixty (60) days after the original notice of breach;

13.3 TERMINATION FOR CHANGE OF CONTROL. In the event: (a) of a sale or distribution of all or substantially all of the assets of Customer, (b) of a sale or distribution of a controlling interest in Customer, (c) another entity, directly or indirectly, in a single transaction or series of related transactions, acquires control of Customer or all or substantially all of the assets of Customer, or (d) Customer is merged with or into another entity, then the Finaeon may terminate this Agreement by giving Customer at least thirty (30) days prior written notice.

13.4 BANKRUPTCY. The Parties may terminate this Agreement immediately if a Party: (i) commences a voluntary case or other relief with respect to itself or its debts under any bankruptcy, insolvency, corporation or other similar law now or hereafter in effect that authorizes the reorganization or liquidation of that Party or its debt or the appointment of a trustee, receiver, liquidator, custodian or other similar official of it or any substantial part of its property; or (ii) consents to any such relief or to the appointment of, or taking possession by, any such official in an involuntary case or other proceeding commenced against it; or (iii) makes a general assignment for the benefit of creditors; or (iv) fails generally to pay its debt as they become due; or (v) becomes insolvent; or (vi) takes any corporate action to authorize any of the foregoing. The Parties also may terminate this Agreement immediately if:

A. An involuntary case or other proceeding is commenced against a Party seeking

liquidation, reorganization or other relief with respect to it or its debts under any bankruptcy, insolvency or other similar law now or hereafter in effect or seeking the appointment of a receiver, liquidator, custodian or other similar official of it or any substantial part of its property, and such involuntary case or other proceeding shall remain undismitted and unstayed for a period of sixty (60) days; or an order is entered by a court of competent jurisdiction affecting substantially all of the property or affairs of a Party in proceedings commenced under bankruptcy, insolvency or other similar laws as now or hereafter are in effect, and such order shall remain undismitted and unstayed for a period of sixty (60) days.

13.5 TERMINATION CERTIFICATE. Upon termination of this Agreement for any reason, Customer shall immediately deliver Finaeon an executed Termination Certificate as set forth in **Exhibit B** attached hereto. Should Customer fail to provide Finaeon an executed Termination Certificate no later than the effective date of the termination, then the Fees payable under this Agreement shall continue to be due and payable until the executed Termination Certificate is delivered. Payment of such additional Fees shall not entitle Customer to use the Licensed Products after the date of termination.

13.6 Upon the termination or expiration of this Agreement: (a) all licenses shall terminate, and Customer and its Authorized Users shall immediately cease and desist all use of the Licensed Products; (b) all Customer Materials not already distributed shall be suspended from all further use; (c) all Models, Derived Data created using the Licensed Products must be immediately suspended from all further use; (d) unpaid Fees shall accelerate and be immediately due, and (e) Customer shall promptly, at Finaeon's option, return or destroy all Finaeon Confidential Information and delete all copies of Data which has been incorporated into Analysis Software, and certify such return, destruction and deletion in writing. All obligations under this Agreement requiring performance following the termination of this Agreement shall survive such termination.

14. RESERVATION OF RIGHTS. Finaeon may: (1) modify the Fees, but only after the expiration of the Initial Term and upon at least ninety (90) days' notice before the end of any other then current term; (2) modify, add or delete certain portions of the Licensed Products on no less than ninety (90) days written notice to Customer unless such modification, addition, or deletion will affect the scope of Customer's rights and licenses under this Agreement; (3) change or modify the format, medium, or means of access to or delivery of the Service, Data, Database, and/or Licensed Products; (4) modify the Data Allowance upon ninety (90) days written notice; and (5) keep records and logs of the Data that Authorized Users Download from Finaeon on its web servers, which shall include, every internet page loaded by the Authorized Users solely for the purpose of verifying Customer's or any Authorized User's compliance with this Agreement and such records and logs shall be considered Customer Confidential Information not to be used except as necessary to perform the Services or as expressly allowed under Section 5 of this Agreement.

15. UNITED STATES GOVERNMENT RIGHTS. The Hosted Software provided pursuant to this Agreement is "commercial computer software" as that term is described in DFAR 252.227-7014(a)(1). If acquired by or on behalf of a civilian

agency, the U.S. Government acquires this commercial computer software and/or commercial computer software documentation subject to the terms of this Agreement as specified in 48 C.F.R. 12.212 (Computer Software) and 12.211 (Technical Data) of the Federal Acquisition Regulations ("FAR") and its successors. If acquired by or on behalf of any agency within the Department of Defense ("DOD"), the U.S. Government acquires this commercial computer software and/or commercial computer software documentation subject to the terms of this Agreement as specified in 48 C.F.R. 227.7202 of the DOD FAR Supplement ("DFAR") and its successors.

16. EXPORT. Customer acknowledges that the laws and regulations of the United States, including, without limitation, the Export Administration Regulations ("EAR"), restrict the export and re-export of certain hardware, software and other commodities, technology and technical data of United States origin. Customer agrees to comply strictly with the EAR and that it will not export or re-export the Licensed Products in any form in violation of such laws and regulations and without the appropriate United States and foreign government export or import licenses or other official authorization.

17. GENERAL.

17.1 REPRESENTATIONS AND WARRANTIES. Finaeon hereby represents, warrants, and covenants that:

A. Finaeon has the right to grant to Customer the licenses provided for in this Agreement;

B. To the best of Finaeon's knowledge, the Data provided by Finaeon pursuant to this Agreement is accurate, provided that the sole obligation of Finaeon and the sole remedy of Customer in the event any of the Data and Licensed Products are not accurate shall be for Finaeon to use commercially reasonable efforts to correct any inaccuracies brought to Finaeon's attention by Customer; and

C. To the best of Finaeon's knowledge, Finaeon is a duly organized corporation in good standing in its state of incorporation.

17.2 INDEPENDENT CONTRACTOR. The relationship of Finaeon and Customer established by this Agreement is that of independent contractors, and nothing contained in this Agreement shall be construed to: (i) give either party the power to direct and control the day-to-day activities of the other; (ii) deem the parties to be acting as partners, joint ventures, co-owners or otherwise as participants in a joint undertaking; or (iii) allow either party to create or assume any obligation on behalf of the other party for any purpose whatsoever.

17.3 NOTICES. Any notice required or permitted hereunder shall be in writing and shall be delivered as follows (with notice deemed given as indicated): (i) by personal delivery when delivered personally; (ii) by established overnight courier upon written verification of receipt; or (iii) by certified or registered mail, return receipt requested, upon verification of receipt. All notices must be sent to the addresses for the parties in the heading of this Agreement. Either party may change its contact person for notices and/or address for notice by means of notice to the other party given in accordance with this Section.

17.4 ASSIGNMENT. Customer may not assign this Agreement without the prior written consent of Finaeon, which consent will not be unreasonably withheld or delayed. A merger, change of control or change of ownership of Customer shall be considered an assignment requiring Finaeon's consent and may result in increased Fees. Finaeon may assign this agreement to a third party upon written notice to Customer.

17.5 THIRD PARTY BENEFICIARIES. This Agreement is entered into solely for the benefit of Finaeon and Customer. No third party shall have the right to make any claim or assert any right under it, and no third party shall be deemed a beneficiary of this Agreement.

17.6 GOVERNING LAW. The validity, construction, interpretation, and performance of this Agreement shall be governed by and construed in accordance with the domestic laws of the State of California, except as to its principals of conflicts of laws. The parties hereto hereby: (a) submit to the exclusive jurisdiction of any state or federal court sitting in Orange County, California for the purpose of any suit or action arising out of or relating to this Agreement brought by any party hereto; and (b) irrevocably waive, and agree not to assert by way of motion, defense, or otherwise, in any such action, any claim that it is not subject personally to the jurisdiction of the above-named courts, that its property is exempt or immune from attachment or execution, that the action is brought in an inconvenient forum, that the venue of the action is improper, or that this Agreement may not be enforced in or by any of the above-named courts.

17.7 ENTIRE AGREEMENT AND WAIVER. This Agreement and any Exhibits hereto shall constitute the entire agreement between Finaeon and Customer with respect to the subject matter hereof and all prior agreements, representations, and statement with respect to such subject matter are superseded hereby, including without limitation any letter of intent or non-disclosure agreement previously executed between the parties. The terms of this Agreement shall control in the event of any inconsistency with the terms of any schedule hereto. This Agreement may be changed only by written agreement signed by both Finaeon and Customer. No failure of either party to exercise or enforce any of its rights under this Agreement shall act as a waiver of any particular or subsequent breaches; and the waiver of any breach shall not act as a waiver of subsequent breaches.

17.8 SEVERABILITY. In the event any provision of this Agreement is held by a court or other tribunal of competent jurisdiction to be invalid or unenforceable, that provision will be enforced to the maximum extent permissible under applicable law, and the other provisions of this Agreement will remain in full force and effect. The parties further agree that in the event such provision is an essential part of this Agreement, they will begin negotiations for a suitable replacement provision with like economic effect and intent.

17.9 FORCE MAJEURE. If either party is prevented from performing any of its obligations under this Agreement due to any cause beyond the party's reasonable control, including, without limitation, an act of God, fire, flood, explosion, war, embargo, government regulation, civil or military authority, or acts or omissions of carriers, transmitters or providers (a "force majeure event") the time for that party's performance will be extended for the period of the delay or inability to perform due to such occurrence; provided, however, that Customer will not be excused from the payment of any sums of money owed by Customer to Finaeon in accordance with this Agreement prior to the force majeure event; and provided further, however, that if a party suffering a force majeure event is unable to cure that event within thirty (30) days, the other party may terminate this Agreement. If the force majeure event is suffered by Finaeon and Customer terminates this Agreement in accordance with this Section, Customer shall be entitled to a refund of all license or other fees paid in advance, except for any amounts due to Finaeon for previously provided services, for any period beyond the date of such termination.

17.10 COUNTERPARTS. This Agreement may be executed in any number of counterparts, each of which, when so executed and delivered, shall be deemed an original, and all of which shall constitute one and the same Agreement.

17.11 This Agreement shall be construed and interpreted fairly, in accordance with the plain meaning of its terms, and there shall be no presumption or inference against the party drafting this Agreement in construing or interpreting the provisions hereof.

17.12 BINDING EFFECT. This Agreement shall be binding upon and shall inure to the benefit of the respective parties hereto, their respective successors-in-interest, legal representatives, heirs and assigns.

17.13 LANGUAGE. This Agreement is in the English language only, which language shall be controlling in all respects and all versions or translations hereof in any other language other than English shall not be binding on the parties hereto. All communications and notices to be made or given pursuant to this Agreement shall be made in the English language.

17.14 ATTORNEY FEES. In the event any suit or other action is instituted to enforce or interpret this Agreement, the prevailing party shall be entitled to recover its attorney fees, including those incurred on appeal, as determined by the court or arbitrator.

17.15 CURRENCY. All references to currency and payments made under this Agreement including the words and/or symbols "Dollar(s)", "\$", or "U.S." shall refer to United States Dollars. All amounts to be paid by the Parties pursuant to this Agreement shall be paid in full in U.S. Dollars.

IN WITNESS WHEREOF, each of the parties, by its duly authorized representative, has entered into this Agreement as of the Effective Date.

Finaeon, Inc.

NARODNA BANKA SLOVENSKA

EXHIBIT A

LICENSED PRODUCTS, AUTHORIZED USERS, AND FEES

LICENSED PRODUCTS:

The Hosted Software and following Data and/or Databases: GFDatabase, GFD Indices and US Stocks

AUTHORIZED USE(S): Internal Research and Non-Modeling

CONTRACT TERM: 1 YEAR _____ INITIALS _____ INITIALS

NOTE: Use of the Licensed Products or Data to create any commercial product, including but not limited to any financial or commercial index, or as the basis for any exchange-traded fund (ETF) is not permitted under this Agreement. If Customer wishes to undertake any of the foregoing activities, Customer should contact Finaeon to arrange specific terms for, and obtain Finaeon's consent for, that use.

NOTE: Only the Authorized Users may Use the following Licensed Products from Finaeon's website:

AUTHORIZED USERS:

- 1)
- 2)
- 3)

ACCESS FEES:

•

ANNUAL DATA ALLOWANCE: 1,500

US STOCK FEE: Customer may add up to 50 US stocks to the GFDatabase for . After the initial group, additional groups of 50 companies may be added for each.

ADDITIONAL ACCESS FEES: Customer shall pay Finaeon the rate of () US per Data series for each Data series Customer and/or its Authorized Users Downloaded beyond the Finaeon Data Allowance or the Vendor Data Allowance.

ADDITIONAL AUTHORIZED USER FEE: for each additional Authorized User per Licensed Product added to this Agreement by and through an executed Additional Authorized User Certificate beyond the Authorized Users as set forth above. Additional Authorized User Fees may increase with inflation and third party restrictions.

INVOICING CONTACT INFORMATION:

IN WITNESS WHEREOF, each of the parties, by its duly authorized representative, has entered into this Exhibit A as of the Effective Date.

Finaeon, Inc.

NARODNA BANKA SLOVENSKA

EXHIBIT B

TERMINATION CERTIFICATE

This Termination Certificate (the "Termination Certificate") is provided on this ____ day of _____, 20____ (the "Effective Date") to **FINAEON, INC.** ("Finaeon") with notice address at 2 Venture, Suite 120, Irvine, CA 92618, by **Narodna banka Slovenska** ("Customer") with notice address at Imricha Karvasa 1, 813 25 Bratislava, Slovak Republic, pursuant to the Non-Exclusive Hosted Software and Database License Agreement between the Parties dated _____, 20__ (the "License Agreement"). Finaeon and Subscriber may be collectively referred to as the "Parties" and individually as a "Party".

RECITALS

A. The License Agreement has terminated or will terminate on the Effective Date pursuant to Section 12 of the License Agreement, and

B. Pursuant to Section 12 of the License Agreement, Customer is required to provide a Termination Certificate to Finaeon.

NOW, THEREFORE, for good and valuable consideration, the sufficiency of which is hereby acknowledged, and subject to the conditions and obligations contained herein, Customer hereby makes the following representations and covenants:

REPRESENTATIONS AND COVENANTS

1. Termination of License Agreement. Customer hereby covenants, acknowledges, and agrees that the License Agreement is terminated in its entirety.

2. Destruction of Data. Customer represents, warrants, covenants, and acknowledges that it has

destroyed, erased, or deleted all Data Used and/or Downloaded, which includes, but is not limited to, any Charts and/or Graphs Used from the Hosted Software, except for any Data that is required to be kept by law for audit and/or regulatory purposes.

3. Future use of Data. Customer covenants, acknowledges, and agrees that any Data used in previous investment vehicles shall be kept separately and in a secured area for audit and/or regulatory purposes shall not be utilized for any future use.

4. Acknowledgement of Limitations on Rights. Customer hereby covenants, acknowledges, and agrees that pursuant to the License Agreement, Customer has not sublicensed, distributed or sold any Data, Derived Data, Models, and/or Charts and/or Graphs Downloaded or Used from the Hosted Software, except as part of an Approved Redistribution, and shall cease all further Use of Data, Derived Data, Customer Materials, Models, Charts and Graphs after termination. This provision of the License Agreement remains an obligation of Customer in perpetuity.

IN WITNESS WHEREOF, Customer, by its duly authorized representative, has made the foregoing representations and covenants as of the Effective Date.

NARODNA BANKA SLOVENSKA

By: _____

Name: _____

Date: _____

CUSTOMERS DECLARATION OF DATA USE

This document is a declaration for Customers to specify their Data Usage and all users of any of Finaeon, Inc.'s ("Finaeon") products and/or services, which includes the Data included in the license subscriptions for the financial and economic Databases termed the GFDatabase, the US Stocks Database, the London Stocks Database (UK Stocks Database), and/or the Real Estate Database. All capitalized terms herein shall have the meanings set forth in the Non-Exclusive Hosted Software and Database License Agreement you have executed with Finaeon.

If you are in receipt of Finaeon's Data, delivered directly to you via your own Download through Finaeon's website (www.finaeon.com), through a third party affiliate software analytics provider platform, a feed, from a third party, an API, or any other method not covered herein, you are required to sign and complete this declaration.

All completed and scanned declarations should be emailed to:

If you prefer to mail us a hard copy, then please send that physical copy to:

Finaeon, Inc.
Attn: Legal Compliance Department
2 Venture, Suite 120
Irvine, California 92618

If you require further policy clarification in respect of the use of Finaeon's Data detailed within this document, then please contact Finaeon Licensing Department at _____ if you are calling within the United States of America, or _____ if you are calling from outside the United States of America or e-mail the Licensing Department at _____

If you require any guidance on how to complete this declaration, then please contact Finaeon Licensing Department at _____ if you are calling within the United States of America, or _____ if you are calling from outside the United States of America or e-mail the Licensing Department at _____

Section 1: Customer Details.

Company Name: National Bank of Slovakia	
Contact Name:	Position:
Telephone:	
Street Address: Imricha Karvaša 1	Town: Bratislava
County:	Postal Code: 821 01
Country: Slovakia	VAT Number: SK2020815654

Please list all subsidiaries to be covered by this declaration in Appendix A.

Section 2: Invoice Details (if different from customer details above).

Company Name:	
Contact Name:	Position:
Telephone:	E-mail:
Street Address:	Town:
County:	Postal Code:
Country:	VAT Number:

Section 3: Primary Users of Finaeon's Data.

Finaeon qualifies primary users as persons who have the ability and/or means to log-in to Finaeon's website and download Finaeon's Data themselves without going through an intermediary. This is applicable whether or not they are using their own log-in and password or someone else's. We require Customer to identify all persons under Customer's, its parent, subsidiary, and/or affiliate companies to identify the names and locations of each person who has primary access to and/or receives Finaeon's Data, whether the receipt of Finaeon's Data is direct or indirect. Furthermore, Customer, its parent, subsidiary, and/or affiliate companies must identify the method and manner in which Finaeon's Data is delivered to them (i.e. directly

downloaded from Finaeon’s website, an API, a feed, a third party provider and the name of such third party provider, a network and/or portal, a transfer between users and/or user identification logins).

<u>Name</u>	<u>Location</u>	<u>Delivery Method of Data</u>	<u>Licensed Products</u>
1.	Imricha Karvaša 1, 813 25 Bratislava,Slovakia	website	GFDatabase, GFD Indices, US Stocks
2.	Imricha Karvaša 1, 813 25 Bratislava,Slovakia	website	GFDatabase, GFD Indices, US Stocks
3.	Imricha Karvaša 1, 813 25 Bratislava,Slovakia	website	GFDatabase, GFD Indices, US Stocks
4.			
5.			
6.			
7.			
8.			
9.			
10.			
11.			
12.			
13.			
14.			
15.			

Section 4: Secondary Users.

Finaeon qualifies secondary users as persons who have the ability and/or means to access Finaeon’s Data through an intermediary, whether this intermediary means that Finaeon’s Data has been saved and/or stored on a network, device, terminal, machine, or portal. We require Customer to identify all persons under Customer’s, its parent, subsidiary, and/or affiliate companies to identify the names and locations of each person who has primary access to and/or receives Finaeon’s Data, whether the receipt of Finaeon’s Data is direct or indirect. Furthermore, Customer, its parent, subsidiary, and/or affiliate companies must identify the method and manner in which Finaeon’s Data is delivered to them (i.e. directly downloaded from Finaeon’s website, an API, a feed, a third party provider and the name of such third party provider, a network and/or portal, a transfer between users and/or user identification logins).

<u>Name</u>	<u>Location</u>	<u>Delivery Method of Data</u>	<u>Licensed Products</u>
1.			
2.			
3.			
4.			
5.			
6.			
7.			
8.			
9.			

Section 5: Business Activities – Type of Data Used.

Customers are required to complete, as appropriate, the type of Finaeon’s Data used and the business activity for which the user uses Finaeon’s Data in connection with. Customers are also required to classify their type of activity as being:

Reports	Presentations	Charts and Graphs	Integration into Analytics Programs	Derived Data
<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

Section 6: Other Application of Business Activities – Type of Data Used.

Please complete, as appropriate, the type and level of Finaeon’s Data used within applications with respect to one, or more of the following business activities:

Risk Management	Quantitative Analysis	Fund Administration	Portfolio Management	Instrument Pricing
<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

Section 7: For Acceptance.

Customer declares, to the extent that Customer and its employees, contractors, and/or Authorized Users are in receipt of Finaeon’s Data, whether or not such Data was acquired by a direct download and exportation from Finaeon’s website, the foregoing declarations are true, correct, and accurate with respect to the amount of persons using the Data, the usage of such Data, and the business activities with respect to such Data.

Finaeon may use the information provided herein not only for compliance with the license agreement Customer executed, but also for marketing research purposes and to send you marketing material and information about Finaeon and its products and services which may be of interest to you.

Signed on and behalf of Customer:	
Position:	
Name:	
	Date: