ADgile™ Media Planner

SOFTWARE LICENSE AGREEMENT

NOTICE TO USER: PLEASE READ THIS AGREEMENT CAREFULLY BEFORE BUYING OR USING THIS SOFTWARE.

This product is licensed (not sold). Use of the software implies acceptance of the terms and conditions of this license. If you do NOT accept the terms of this license, do not purchase, or use the software.

DEFINITIONS

- 1. "GMRI" means Global Media Research, Inc., 10005 SW 143rd Street, Miami, FL 33176, the author, and owner of the copyright of ADgile™ Media Planner software.
- 2. "DEVICE" means the single desktop or laptop computer, tablet, or smartphone on which you use this software.
- 3. "SOFTWARE" means the set of computer programs and supporting files in the ADgile™ Media Planner (ADgileMP, AMP) download package.
- 4. "LICENSE" means this Agreement and the rights and obligations which it creates under the United States Copyright Act and the Uniform Commercial Code of the State of Florida.

OPERATING ENVIRONMENT

You are responsible for ensuring before purchase that your device meets the minimum system requirements, including any requirements that we make available on the software details page or supporting information.

LICENSE STATEMENT

This software is protected by both United States copyright law and international treaty provisions. Therefore, you must treat this software just like a book, with the following single exception. GMRI authorizes you to make archival copies of the software for the sole purpose of backing-up software and protecting your investment from loss.

By saying, "just like a book", GMRI means, for example, that this software may be used by any number of people and may be freely moved from one computer location to another, so long as there is no possibility of it being used at one location while it is being used at another. Just like a book that can't be read by two different people in two different places at the same time, neither can the software be used by two different people in two different places at the same time.

PROHIBITED USES

Both the license and your right to use the software terminate automatically if you violate any part of this agreement. In the event of termination, destroy all copies of the software package and supporting files.

The Software involves valuable proprietary rights of GMRI. GMRI retains title to and ownership of the Software and all copyright, trade secret, trade name, trademark, and other proprietary rights related to the Software, regardless of the form that the original or other copies exist in. You may not violate these rights, and you must take appropriate steps to protect GMRI rights. GMRI may at any time replace, modify, alter, improve, enhance, or change the Software.

You may not:

- Make the software available to any person or entity other than yourself or your employees, who
 must use the software as specified above.
- Modify the software or merge it with another program, except for your personal use on a single device. Any modified or merged portion of the software is subject to this agreement.
- Reverse-engineer, disassemble, decompile, or make any attempt to discover the source code of the software.
- Disable, bypass, modify, defeat, or otherwise circumvent the digital rights management or any other security or content protection used by, or in connection with, the software.
- Translate or create derivative works based on the software.
- Remove, obscure, or alter any notice of the GMRI copyright or other proprietary rights related to the software.
- Sub-license, sell, lend, rent, or lease any portion of the software.
- Copy any portion of the software, except to make a backup copy, as described above.
- Operate the software on more than one device at a time.
- Transfer the software or any direct product to any person or entity in violation of the United States Export Administration Act.

WARRANTIES

The Software is provided as-is. GMRI makes no warranties whatsoever with respect to the Software, services, or this Agreement, and GMRI hereby disclaims any and all warranties, conditions, representations (whether express or implied, oral or written), including without limitation any implied warranties of title, non-infringement, information, merchantability or fitness for any particular purpose (whether or not GMRI knows or has reason to know of such purpose), whether arising by law, custom, usage in the trade or by course of dealing. GMRI specifically disclaims any warranty that the operation of the Software will be uninterrupted or error free. In addition, GMRI expressly disclaims any warranties to any person other than the licensee.

In no event shall GMRI be liable for any loss of profit or any other commercial damage, including but not limited to special, incidental, consequential or other damages.

The remedy for breach of this warranty shall be limited to replacement and shall not encompass any other damages, including but not limited to the loss of profit, and special, incidental, consequential, or other similar claims.

DISPUTES/BINDING ARBITRATION

Any disputes or claim arising or relating to the Agreement, or the Software is subject to binding arbitration, governing law, disclaimer of warranties and limitation of liability and all other terms in the Agreement. You agree to those terms by entering into the Agreement by purchasing or using the Software.