



Software License Agreement

Warning : ProData Computer Service , Inc. ("Licensor ") is willing to license this software to you only upon the condition that you accept all of the terms contained in this license agreement ("Agreement "). Installing the software will indicate your acceptance of these terms, so please read the terms carefully before installing. If you do not agree to all of the terms (including those relating to warranties, limitations and disclaimers of warranties and limitations of remedies), Licensor is unwilling to license the software to you, in which event you should notify the Licensor of your decision.

Software License

1. Grant of License . Licensor grants to you a non-exclusive , non-transferable right to use the software program ('Software ') and the documentation on a single computer, licensed per partition at a single location . All rights not expressly granted to you in this Agreement are reserved to Licensor.

2. Ownership of Software . Licensor retains title and ownership of the Software downloaded all subsequent copies of the Software that may exist. The license granted in this Agreement is not a sale of the original Software and documentation or of any copy.

3. Copy Restrictions . The Software and documentation are copyrighted and subject to trade secret protection . You may make up to one (1) copy of the Software solely for backup purposes , provided that you reproduce and include Licensor's proprietary rights notice on the backup copy . You may be held legally responsible for any infringement of Licensor 's proprietary rights that is caused or encouraged by your failure to abide by the terms of this license granted herein.

4. Restrictions on Use and Transfer. The original and any backup of the Software shall be used only in connection with a single partition on a single system . No copies of the Software or the Documentation shall be distributed to others nor translated , reverse engineered , de-compiled , or disassembled . The rights of Licensee under this Agreement shall not be assigned , shared , marketed , sublicensed or otherwise transferred.

5. Termination . This license is effective until terminated . This license will terminate automatically without notice from Licensor if you fail to comply with any provision of this Agreement . Upon termination , you shall uninstall and destroy the documentation and all copies of the Software.

6. Update Policy. Licensor may create , from time to time, updated versions of the Software . At its option , Licensor will make such updates available to you for a fee to be determined by Licensor . Licensor will on occasion provide new release or product information through email notification and/or telephone contact . Licensee may opt-out of this communication at any time.

7. U.S. Government Restricted Rights . The Software and documentation are provided with Restricted Rights. Use, duplication, or disclosure by the Government is subject to restrictions as set forth in the Rights in Technical Data and Computer Software clause at DFARS 252.227-7013 (c)(1)(ii) or the Commercial Computer Software – Restricted Rights clause at 48 CFR 52.227-19(c)(2), or clause 18-52.227-86(d) of NASA Supplement , as applicable . Contractor/manufacturer is ProData Computer Services, Inc.

8 . Maintenance . Maintenance is available for purchase with new licenses and renewable on a yearly basis. The maintenance program covers new product releases, technology updates, (DBUPTF), iSeries Operating System changes , disaster code support, web site support, technical help and live chat. Maintenance is reviewed annually and subject to change without notice . There is a REACTIVATION fee charged , if maintenance has lapsed and licensee wishes to participate in any of the functions listed above

9. The Software and documentation are provided "As Is" without warranty of any kind, and no other warranties, either express or implied , are made with respect to the software or documentation , including but not limited to any implied warranties of merchantability or fitness for a particular purpose or any warranties that may arise from usage or trade or course of dealing . Licensor expressly disclaims any warranties not stated herein. Further, Licensor does not warrant , guarantee , or make any representations regarding the use, or the results of the use, of the software or the documentation in terms of correctness , accuracy , reliability , currency , or otherwise and does not warrant that the operation of the Software will be uninterrupted or error free . No oral or written information or advice given by Licensor , its dealers , distributors , agents , or employees shall create a warranty or in any way increase the scope of this warranty , and you may not rely on any such information or advice . The entire risk as to the results and performance of the Software and documentation is assumed by you, and if the Software is defective , you, and not Licensor or its dealers , distributors , agents , or employees , assume the entire cost of all necessary servicing, repair or correction.

10. Your sole remedies and the entire liability of Licensor and its dealers , distributors , agents , or employees are set forth above . In no event will Licensor or other affiliated persons be liable to you or any other person for any damages , including any special , direct , indirect , incidental , exemplary or consequential damages , expenses , lost profits, lost savings, business interruption, lost business information or any other damages arising out of the use or inability to use the Software even if Licensor has been advised of the possibility of such damages . You acknowledge that the license fee reflects this allocation of risk.

11. This warranty gives you specific legal rights . Some states do not allow the exclusion of implied warranties or the limitation or exclusion of incidental or consequential damages, so the above exclusions may not apply to you. You may also have other rights, which vary from state to state . The licensee agrees to provide proof of state sales tax payment , if assessed that they are liable for these taxes . It is not the Licensor's responsibility to collect sales and/or use taxes.

12. Taxes . Licensee is responsible for all sales and use taxes on the Software and agrees to report and pay any sales and use taxes which may be due on the acquisition of the Software to the appropriate tax authorities . Licensor does not collect or remit sales and use taxes , except in the State of Nebraska . Licensee agrees to provide Licensor documentation and proof of any sales and use taxes paid on the software , if requested . If the Licensee fails to provide any requested documentation with 14 days of such request , Licensee agrees to pay any sales or use tax due on the Software to the Licensor should a taxing authority attempt to collect such tax from the Licensor.

13. General . This agreement (including the warranties , disclaimers of warranties and limitation of remedies) is governed by the laws of the State of Nebraska and constitutes the complete agreement between you and Licensor . It supersedes any oral or written proposals , prior agreements , purchase orders or any other communication between you and Licensor relating to the subject matter of this Agreement. If any provision of this Agreement is held invalid, the offending clause will be modified so as to be enforceable and shall be fully enforced and the remainder of the Agreement will continue in full effect.