

END-USER LICENCE AGREEMENT FOR UPDATA

IMPORTANT-READ CAREFULLY: This Updata End-User Licence Agreement ("EULA") is a legal agreement between you (either an individual or a single entity) and Updata Limited UK Company no. **02095011, registered office address** 7 Bell Yard, London, WC2A 2JR, UK (www.updata.co.uk) for the Updata product or products you have purchased, which includes computer software and may include associated media, printed materials, and "online" or electronic documentation ("SOFTWARE PRODUCT"). By installing, copying, or otherwise using the SOFTWARE PRODUCT, you agree to be bound by the terms of this EULA.

If you do not agree to the terms of this EULA, do not install or use the SOFTWARE PRODUCT; you may, however, return it to your place of purchase for a full refund.

SOFTWARE PRODUCT LICENCE

The SOFTWARE PRODUCT is protected by copyright laws and international copyright treaties, as well as other intellectual property laws and treaties. The SOFTWARE PRODUCT is licenced, not sold.

1. GRANT OF LICENCE. This EULA grants you the following rights:

Installation and Use. You may install and use one copy of the SOFTWARE PRODUCT. This Licence enables you to take a copy of the program and related data files necessary to ensure their security for your personal use.

The use or copying of certain third party information you might include in or use with the SOFTWARE PRODUCT whether purchased by you, taken from public sources or otherwise obtained by you, may only be allowable by permission from the rights owners. Updata excludes all liability for any intellectual property infringement of yours through your use of your or third party information you include with or in the SOFTWARE PRODUCT. You agree fully to indemnify and hold Updata harmless against all loss and liability including from third party intellectual property rights infringement claims from any other person and claims by your own clients in either case against Updata, its shareholders and directors arising from data you include or use with the SOFTWARE PRODUCT. Where Updata provides services as a carrier to your customers by resupplying your data (or data supplied or through you) this indemnity also applies and it remains your responsibility to check the licensing and use restrictions in relation to such data

Updata makes no warranty that its SOFTWARE PRODUCT is compatible with your data or other software or products which you use. You must not remove any copyright notices of Updata's on SOFTWARE PRODUCT.

2. DESCRIPTION OF OTHER RIGHTS AND LIMITATIONS.

Limitations on Reverse Engineering, Decompilation, and Disassembly.
You may not reverse engineer, decompile, or disassemble the SOFTWARE PRODUCT, except and only to the extent that such activity is expressly permitted by applicable law notwithstanding this limitation.

Separation of Components.

The SOFTWARE PRODUCT is licenced as a single product. Its component parts may not be separated for use on more than one computer.

Support Services.

Updata Limited may provide you with support services related to the SOFTWARE PRODUCT ("Support Services"). Use of Support Services is governed by the Updata policies and programs described in the user manual, in "online" documentation, and/or in other Updata-provided materials. Any supplemental software code provided to you as part of the Support Services shall be considered part of the SOFTWARE PRODUCT and subject to the terms and conditions of this EULA.

With respect to technical information you provide to Udata as part of the Support Services, Udata may use such information for its business purposes, including for product support and development.

Udata will not utilize such technical information in a form that personally identifies you.

Software Transfer.

You may permanently transfer all of your rights under this EULA, provided the recipient agrees to the terms of this EULA.

Termination.

Without prejudice to any other rights, Udata may terminate this EULA if you fail to comply with the terms and conditions of this EULA. In such event, you must destroy all copies of the SOFTWARE PRODUCT and all of its component parts.

Liability

Udata supplies the SOFTWARE PRODUCT to users who do not pay for it on an "as is" basis without liability other than liability for death or personal injury caused by its negligence and for fraud. Where chargeable services are provided it limits its liability to the fees paid in the 12 months prior to a claim. To the fullest extent permissible by applicable law all implied terms are excluded and no liability is accepted for consequential and indirect loss and damage.

3. COPYRIGHT.

All title and copyrights in and to the SOFTWARE PRODUCT (including but not limited to any images, photographs, animations, video, audio, music, text, and "applets" incorporated into the SOFTWARE PRODUCT), the accompanying printed materials, and any copies of the SOFTWARE PRODUCT are owned by Udata or its suppliers. The SOFTWARE PRODUCT is protected by copyright laws and international treaty provisions. Therefore, you must treat the SOFTWARE PRODUCT like any other copyrighted material except that you may install the SOFTWARE PRODUCT on a single computer provided you keep the original solely for backup or archival purposes.

The use or copying of certain third party information you might include in or use with the SOFTWARE PRODUCT may only be allowable by permission. Please refer to the UK Copyright, Design and Patents Act 1988 and other local law or revert to the copyright owner for prior permission. Udata excludes all liability for any intellectual property infringement of yours through your use of your or third party information you include with or in the SOFTWARE PRODUCT and you agree fully to indemnify and hold Udata harmless against all loss and liability including from third party intellectual property rights infringement claims from any other person and claims by your own clients arising from data you include or use with the SOFTWARE PRODUCT. Where Udata provides services as a carrier to your customers by resupplying your data (or data supplied or through you) this indemnity also applies and it remains your responsibility to check the licensing and use restrictions in relation to such data

4. GENERAL

English law shall apply to this agreement and any disputes shall be subject to the non exclusive jurisdiction of the English courts.

This end user licence agreement applies in addition to any signed contract you may have with Udata such as our Software Licence and Agreement and our Software Licence and Supply of Market Data Agreement for our chargeable services. In the event of conflicts the signed agreement shall however prevail.