

# License Agreement

This agreement sets forth the terms upon which you are granted a license to use the Programs, user manuals, and data (collectively referred to as the "Program Materials") that are contained in this package. PLEASE READ THE TERMS OF THIS AGREEMENT CAREFULLY BEFORE YOU USE THE PROGRAM MATERIALS IN ANY MANNER. YOU WILL BE REQUIRED TO ACKNOWLEDGE YOUR ACCEPTANCE OF THE TERMS OF THIS AGREEMENT DURING THE INSTALLATION OF THE PROGRAM MATERIALS ONTO YOUR COMPUTER. IF YOU DO NOT DO SO, YOU WILL NOT BE PERMITTED TO USE THE PROGRAM MATERIALS. IN SUCH CASE, YOU MAY NOT USE OR COPY ANY OF THE PROGRAM MATERIALS AND YOU MUST IMMEDIATELY RETURN THE PROGRAM MATERIALS AND PACKAGING TO THE PLACE YOU OBTAINED THEM FOR A FULL REFUND.

**1. License Fees.** The purchase price you paid for the Program Materials is in consideration of the licenses granted you under this Agreement. The Program Materials are licensed to you, not sold.

**2. Accessing the Program Materials.** In the process of installing portions of the Program Materials onto your computer, you will be given the opportunity to read this Agreement on your screen and indicate your acceptance of its terms. If you choose to accept the terms of this agreement, you will be given access to a Sampler of programs which, except for having limited amounts of data, are representative of the complete Program Materials. Additionally, you will be given instructions on how to "unlock" versions of the Program Materials having complete data. Some of these unlockable Program Materials are provided free of charge and others must be purchased. All Program Materials, including the installation program, the Sampler, and the unlockable materials are subject to the terms of this agreement.

**3. Grant of Limited Use License.** Conditioned upon your acceptance of the terms of this Agreement, NavPress Software hereby grants you, and you hereby accept, subject to all the restrictions set forth in this Agreement, a nonexclusive license (a) to use the Programs in machine-readable, object code form only, (b) to use the User Manuals, and (c) to access and use the Data.

This license is granted ONLY for (a) those Program Materials for which you have paid to NavPress Software the required license fee and received from NavPress Software an Order Key to unlock them, and (b) the Sampler, User Manuals, and utility programs. You agree not to attempt to use, unlock or decrypt any other Program Materials.

The Program Materials may be in use only on a single computer owned, leased or otherwise controlled by you at any given time. The Program Materials are "in use" on a computer when the Programs and/or Data are loaded into the temporary memory (i.e., RAM) or installed into the permanent memory (e.g., hard disk, CD-ROM, or other storage device) of that computer. If the Program Materials are permanently installed on the hard disk or other storage device of a computer and one person uses that computer more than 80% of the time it is in use, then that person may also use the Program Materials on a portable or home computer.

Neither concurrent use on two or more computers nor use in a local area network or other network is permitted without separate authorization and the payment of other license fees. You also agree that you will not utilize the Program Materials as part of a service bureau, time-sharing, or interactive system. You agree that you will not assign, sublicense, transfer, pledge, lease, rent, or share your rights under this agreement. You agree that you will not reverse assemble, reverse compile, or otherwise translate any part of the Program Materials. You also agree that you will

not remove or obscure the proprietary rights notices and legends of NavPress Software or other parties as found in the Program Materials. Upon loading the Program Materials into your computer, you may make one archival copy of the Programs and Data for backup purposes. You agree to label such copies with all proprietary notices exactly as they appear on the originals.

**4. Rights of NavPress Software.** By accepting this Agreement, you receive the right to use the Program Materials as specified herein, but you do not become the owner of the Program Materials or copies thereof. You specifically acknowledge that NavPress Software (and/or its data suppliers) are the exclusive proprietors of the Program Materials and of all the copyright and proprietary interest therein. You will not by virtue of this Agreement acquire any proprietary interest in the Program Materials.

You agree that, although you may retrieve the data contained in the Program Materials for your personal, research or scholastic use, all use made of the data retrieved must be in compliance with the copyright laws, all other federal and state laws, and all terms contained herein. You agree that you will not resell the data or retrieve and use it for purposes of preparing a database or other electronic or magnetic compilation of such materials, whether or not rearranged in sequence or subject.

You also acknowledge that the Program Materials are protected by copyright, trade secrets, and trademark law. You acknowledge that the Program Materials and backup copies are the property of NavPress Software (or the parties from which NavPress Software licenses certain portions of the Program Materials). You acknowledge that the Program Materials contain certain valuable, confidential, unpublished information developed or acquired by NavPress Software at great expense, including data processing algorithms, innovations, arrangements, and concepts. You agree to use your best efforts to protect the materials from unauthorized reproduction, distribution, disclosure, use or publication. You agree that you will not disclose or utilize trade secrets or proprietary information you receive in the Program Materials except as provided herein.

**5. Limited Warranty.** NavPress Software warrants, for your benefit alone, for a period of 90 days from the date of commencement of this Agreement (referred to as the "Warranty Period") that the recording medium in which the Programs and Data are contained are free from defects in material and workmanship. NavPress Software further warrants, for your benefit alone, that during the Warranty Period any unlocked Program will operate substantially the same as the corresponding Program in the Sampler, which you had the opportunity to examine before paying the unlock license fee. If during the Warranty Period a defect in the product appears, you may return the product to NavPress Software for either replacement, or, if so elected by NavPress Software, refund of amounts paid by you under this Agreement. You agree that the foregoing constitutes your sole and exclusive remedy for breach by NavPress Software of any warranties made under this Agreement.

The parties other than NavPress Software that compile and publish the texts, databases and like materials which may be included in the Program Materials are solely responsible for the contents of such material, and you agree to make no claim against NavPress Software arising out of the contents of such materials, including, but not limited to, defamation and invasion of privacy. NavPress Software does not warrant the comprehensiveness, accuracy or adequacy of the Program Materials for any particular use or purpose. EXCEPT FOR THE WARRANTIES SET FORTH ABOVE, THE PROGRAM MATERIALS ARE LICENSED "AS IS." NAVPRESS SOFTWARE DISCLAIMS ANY AND ALL OTHER WARRANTIES, WHETHER EXPRESS OR IMPLIED, INCLUDING, WITHOUT LIMITATION, ANY IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE OR ANY WARRANTIES THAT MAY ARISE FROM USAGE OF TRADE OR COURSE OF DEALING. LICENSOR EXPRESSLY DISCLAIMS ANY WARRANTIES NOT STATED HEREIN.

FURTHER, NAVPRESS SOFTWARE DOES NOT WARRANT, GUARANTEE, OR MAKE ANY REPRESENTATIONS REGARDING THE USE, OR THE RESULTS OF THE USE, OF THE PROGRAM MATERIALS IN TERMS OF CORRECTNESS, ACCURACY, RELIABILITY, CURRENTNESS, OR OTHERWISE AND DOES NOT WARRANT THAT THE OPERATION OF THE SOFTWARE WILL BE UNINTERRUPTED OR ERROR FREE.

**6. Limitation of Liability.** NAVPRESS SOFTWARE'S CUMULATIVE LIABILITY TO YOU OR ANY OTHER PARTY FOR ANY LOSS OR DAMAGES RESULTING FROM ANY CLAIMS, DEMANDS, OR ACTIONS ARISING OUT OF OR RELATING TO THIS AGREEMENT SHALL NOT EXCEED THE LICENSE FEE PAID TO NAVPRESS SOFTWARE FOR THE USE OF THE PROGRAM MATERIALS. IN NO EVENT SHALL NAVPRESS SOFTWARE BE LIABLE FOR ANY INDIRECT, INCIDENTAL, CONSEQUENTIAL, SPECIAL, OR EXEMPLARY DAMAGES OR LOST PROFITS, EVEN IF NAVPRESS SOFTWARE HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. NO DEALER, COMPANY, OR PERSON IS AUTHORIZED TO EXPAND OR ALTER EITHER THESE WARRANTIES OR THIS AGREEMENT; AND SUCH REPRESENTATION WILL NOT BIND NAVPRESS SOFTWARE. SOME STATES DO NOT ALLOW THE LIMITATION OR EXCLUSION OF LIABILITY FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THE ABOVE LIMITATION OR EXCLUSION MAY NOT APPLY TO YOU.

You acknowledge that it is your responsibility to (a) select products that meet your needs; (b) make backups of your data regularly; (c) choose, maintain, and match your hardware; and (d) install, use, and obtain results from the Program Materials.

**7. Term.** This Agreement is effective upon your indication of acceptance in the program installation screens and shall continue until terminated. You may terminate this Agreement at any time by returning the Program Materials and all copies thereof and extracts therefrom to NavPress Software. NavPress Software may terminate this Agreement upon the breach by you of any term hereof. Upon such termination or breach by you, you agree to return to NavPress Software the Materials and all copies and portions thereof.

**8. General.** This License Agreement will be governed by Texas law to the extent that Texas law is not preempted by federal law, and by federal law governing copyrights and trademarks, if Texas law is preempted by these federal laws. If any provision hereof is finally held to contravene that jurisdiction's law, that provision will be deemed deleted, but will not affect any other provision's validity; the parties expressly agree that every limitation of liability, disclaimer of warranties, or exclusion of damages is intended to be severable and independent of any other such provision and to be enforced as such, and shall remain in effect even if a remedy is held to have failed of its essential purpose.

If either party brings an action to enforce or interpret this agreement, the prevailing party will be entitled to recover reasonable attorneys' fees and litigation expenses in addition to other appropriate relief.

This Agreement covers any updates, backups, merged or partial copies of the Program Materials, and constitutes our entire understanding and agreement regarding the Program Materials. Any prior purchase order, communications, advertising, or representations are superseded. This Agreement may only be modified in a written amendment signed by NavPress Software. No action for any warranty breach under this Agreement may be commenced more than one year

following warranty expiration. Except for warranty breach actions, either party's failure or delay to enforce any provision hereof will not waive that party's rights. Your confidential information obligations will survive any agreement termination. You acknowledge that you have read, understood, and agree to the Agreement terms.

**9. U.S. Government Restricted Rights.** The Program materials 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 the NASA Supplement, as applicable. Manufacturer is NavPress Software, 1934 Rutland Drive, Suite 500, Austin, TX 78758.