

Software License Agreement

NOTICE TO USERS:

This End User License Agreement (the "Agreement") is a legally binding agreement between you (either an individual or an entity or an organization or company, the "User"), and CoreDataTree Technology Private Limited(CDTPL) regarding the CDTPL software (the "Software" or the" Program"), and all successor upgrades, revisions, patches, fixes, modifications, copies, additions or maintenance releases of the Software, if any, licensed to you by CDTPL (collectively, the "Updates"), and c) related user documentation and explanatory materials or files provided in written, "online" or electronic form (the "Documentation" and together with the Software and Updates, the "PRODUCT" or the "Distribution Package").

CAREFULLY READ THE FOLLOWING LEGAL AGREEMENT. USE OF THE PRODUCT PROVIDED WITH THIS AGREEMENT CONSTITUTES YOUR ACCEPTANCE OF THESE TERMS. IF YOU DO NOT AGREE TO THE TERMS OF THIS AGREEMENT, DO NOT INSTALL AND/OR USE THE PRODUCT. YOUR USE OF THE PRODUCT IS CONDITIONED UPON COMPLIANCE WITH THE TERMS OF THIS AGREEMENT.

NOTE:

SYSTOOLS is registered trademark of CoreDataTree Technology Private Limited.



Terms and Conditions for End User

1. Intellectual property rights

The PRODUCT is owned and copyrighted by CDTPL.

The Software and any documentation included in the distribution package are protected by national copyright laws and international treaties. Any unauthorized use of the PRODUCT shall result in immediate and automatic termination of this license and may result in criminal and/or civil prosecution.

Your possession, installation or use of the PRODUCT does not transfer to you any title to the intellectual property in the PRODUCT, and you will not acquire any rights in the PRODUCT except as expressly set forth in this Agreement.

2. Scope of the License

You are granted a non-exclusive license to use the PRODUCT as set forth herein.

With the Personal license, you can use the PRODUCT as set forth in the Agreement for non-commercial purposes in non-business, non-commercial environment.

To use the PRODUCT in a corporate, government or business environment, you should purchase a business license. If you acquired the Business license, you may use the PRODUCT on unlimited number of computers within one office in one geographic location.

To use the PRODUCT in a corporate, government or business environment globally, you should purchase an Enterprise license. If you acquired the Enterprise license, you may use the PRODUCT on unlimited number of computers at branches of the organization.

The registered Software may not be rented or leased, but may be permanently transferred together with the accompanying documentation, if the person receiving it agrees to terms of this license. If the software is an update, the transfer must include the update and all previous versions.

You may not create any copy of the PRODUCT. You can make one (1) copy the PRODUCT for backup and archival purposes, provided, however, that the original and each copy is kept in your possession or control, and that your use of the PRODUCT does not exceed that which is allowed in this Agreement. If you permanently transfer the PRODUCT you shall delete all its copies that are in your possession and send CDTPL a notice thereof.

The Software unregistered (trial) version may be freely distributed provided that the distribution package is not modified. No person or company may charge a fee for the distribution of the PRODUCT without written permission from the copyright holder.



You agree not modify, decompile, disassemble, otherwise reverse engineer the licensed Program, unless such activity is expressly permitted by applicable law keeping CDTPL in loop.

3. Registration code

Registration code - a unique identification file provided to you by CDTPL confirming the purchase of the license from CDTPL, which may carry the information about the license and enable the full functionality of the Program in accordance with the Agreement.

The Registration Code provided to you by CDTPL constitutes confidential proprietary information of CDTPL. For purposes hereof, you agree not to transfer, copy, disclose, provide or otherwise make available such confidential information in any form to any third party without the prior written consent of CDTPL. You agree to implement reasonable security measures to protect such confidential information provided to you by CDTPL.

4. Limited warranties

CDTPL DOES NOT WARRANT THAT THE SOFTWARE IS FIT FOR ANY PARTICULAR PURPOSE. CDTPL DISCLAIMS ALL OTHER WARRANTIES WITH RESPECT TO THE SOFTWARE, EITHER EXPRESS OR IMPLIED. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OF IMPLIED WARRANTIES OR LIMITATIONS ON HOW LONG AN IMPLIED WARRANTY MAY LAST, SO THE ABOVE LIMITATIONS OR EXCLUSIONS MAY NOT APPLY TO YOU.

5. Legality statement (applicable to password recovery programs only)

The program that is licensed to you is absolutely legal and you can use it provided that you are the legal owner of all files or data you are going to recover through the use of our software or have permission from the legitimate owner to perform these acts. Any illegal use of our software will be solely your responsibility. Accordingly, you affirm that you have the legal right to access all data, information and files that have been hidden.

You further attest that the recovered data, passwords and/or files will not be used for any illegal purpose. Be aware password recovery and the subsequencial data decryption of unauthorized or otherwise illegally obtained files may constitute theft or another wrongful action and may result in your civil and (or) criminal prosecution.

6. Final provisions

All rights not expressly granted here are reserved by CDTPL.