

DO NOT INSTALL THIS PACKAGE UNTIL YOU HAVE READ AND ACCEPTED THE FOLLOWING LICENCE TERMS. IF YOU DO NOT ACCEPT THE TERMS, RETURN THE PACKAGE WITHIN SEVEN DAYS TO THE SUPPLIER - THE SUPPLIER WILL THEN REFUND YOUR LICENCE FEE FOR THE SOFTWARE. PLEASE NOTE THAT IF YOU INSTALL THE SOFTWARE YOU WILL BE DEEMED TO HAVE ACCEPTED THESE LICENCE TERMS.

THIS IS A CONTRACT BETWEEN YOU (THE PERSON FIRM OR ORGANISATION TO WHOM THE SOFTWARE HAS BEEN SUPPLIED) AND US BANXIA SOFTWARE LIMITED, PO BOX 134, KENDAL, LA9 4XF, UK.

1. A non-exclusive, non-transferable licence of the enclosed software is granted to you by us for internal business purposes only on the following terms and conditions.

2. (a) If you have paid for a single user licence, you are entitled to install and run the software on any computer provided that only one person uses the software at any one time.

(b) If you have paid for a site licence, you shall be entitled to install and run the software on any system for an unlimited number of users provided all such users access the system from processors located within one mile of all other users.

(c) If you have paid for a multi-user licence, you shall be entitled to install and run the software on any system but only for use by the maximum number of concurrent users at any one time for which you have paid licence fees.

(d) If you have paid for an academic licence, the software must be used primarily for academic teaching, learning and/or academic research purposes and not for commercial purposes (including market or business research). To purchase at the academic rate you must be a bona fide school, college or university teacher/lecturer, a registered student or researcher at an educational establishment. Proof of status is required when purchasing at the academic rate. Government/military establishments do not qualify for academic rates.

(e) If you have paid for a teaching licence, the software must be used only for academic teaching in a computer laboratory or student projects up to three months duration but only for use by the maximum number of concurrent users at any one time for which you have paid licence fees. It may not be used for long term research, personal or any commercial purposes.

(f) If you have paid for software that is designed to provide facilities for use by a group of people, then it may be used as a server on a single machine for each license purchased to provide services to the group up to the limit of the purchased capacity using the keypads or other client interfaces. If the software is a client to such a group server, then it must be used only with a licensed server.

(g) Upon receiving payment of the licence fee for the software, we may supply a registration code to you. WARNING: some software will either cease to operate or request a registration code after a period of time if payment has not been received. Our software may communicate with our servers to validate your installation and excessive installs may stop installations until we can verify validity. Our software may ask permission to communicate with our servers to send bug reports. These are kept confidential and contain the install information and machine details for enhancing the report detail and effectiveness.

3. You can treat the software as an archival copy and make a back-up copy for regular use or vice versa provided that copies are labelled as per the master disk(s). Otherwise the software, the manual and all related materials are

confidential information which you must not disclose (other than by way of a general description which does not disclose technical details), copy or reproduce in any manner. You must not alter, obscure, remove, conceal or otherwise interfere with any markings on or within the software or the manual or their packaging which refer to us and must not interfere with any of our copyright notices.

4. Except insofar as permitted herein, you shall not decompile, disassemble or reverse engineer the software in any manner and shall not interfere with any security devices, encryption, passwords, embedded licence data or other devices in or supplied with the software.

5. If you must decompile the software to obtain the information necessary to create an independent program which can be operated with the software which has been decompiled or with another program to make the software interoperable with your other software or hardware (the "permitted objective"), you shall first contact us to request such information. If we do not make such information readily available, you shall be entitled to decompile the software but only to the extent necessary to achieve the permitted objective (and only insofar as we have not made the necessary information readily available).

6. WHILE WE HAVE USED REASONABLE SKILL AND CARE IN DESIGNING THE SOFTWARE, IT IS SUPPLIED TO YOU "AS IS" AND EXCEPT INSOFAR AS THE SAME CANNOT BE EXCLUDED AT LAW, NO WARRANTY IS GIVEN BY US (A) IN RELATION TO THE SOFTWARE OR THE USES TO WHICH IT MAY BE PUT OR ITS FITNESS OR SUITABILITY FOR ANY PARTICULAR PURPOSE OR UNDER ANY SPECIAL CONDITIONS AND/OR (B) THAT THE USE OF THE SOFTWARE, THE MANUAL, AND/OR ANY OTHER MATERIALS BY YOU WILL NOT INFRINGE ANY THIRD PARTY COPYRIGHT OR OTHER INTELLECTUAL PROPERTY RIGHTS. WE SHALL NOT BE LIABLE TO YOU IN RESPECT OF ANY COSTS, CLAIMS, LOSSES, LIABILITIES, DAMAGES AND/OR EXPENSES INCURRED DIRECTLY OR INDIRECTLY IN RESPECT OF THE USE OF THE SOFTWARE THE MANUAL AND/OR ANY OTHER MATERIALS (INCLUDING BUT NOT LIMITED TO ANY CONSEQUENTIAL LOSS OR LOSS OF GOODWILL OR REVENUE OR ANTICIPATED SAVINGS OR PRODUCTION OR ANY LOSS ARISING AS A RESULT OF THE SOFTWARE CEASING TO OPERATE OR REQUIRING A REGISTRATION CODE UNDER 2(g)) EXCEPT INSOFAR AS SUCH LIABILITY CANNOT BE EXCLUDED BY LAW. FOR THE AVOIDANCE OF DOUBT, WE DO NOT ATTEMPT TO RESTRICT OR EXCLUDE LIABILITY FOR DEATH OR PERSONAL INJURY ARISING OUT OF OUR OWN NEGLIGENCE.

7. We shall be under no obligation to notify you of any upgrades to the software or modifications, enhancements or amendments to it. If we supply any upgrades, these licence terms will apply to them and your licence to use previous versions of the software shall be deemed terminated.

8. This Licence and all matters relating thereto shall be governed and construed in accordance with the laws of Scotland and you agree to submit to the non-exclusive jurisdiction of the Scottish courts.