



BAILEY
ENTERPRISES
We make doing business easy so you can add value quickly!

COPYRIGHT

The enclosed software program and its related documentation are copyrighted and protected by the United States Copyright Laws and international treaty provisions. The Program and Documentation are the property of Bailey Enterprises. Bailey Enterprises retains all title and ownership to them.

LICENSE

1. In return for the payment of the license fee, you are granted a non exclusive, non transferable license to use the Program under the terms and conditions stated in this Agreement.
2. You may freely move the Program from one computer to another, as long as, there is no possibility that more than one copy of the Program may be put into use at any one time.
3. You may make a copy of the Program onto your computer hard disk or make archival copies for the sole purpose of backing up and protecting your investment. You must reproduce and include the copyright notice on any copy, modification or Software portion merged into another program.
4. You agree that you will neither assign, sublicense, transfer, pledge, lease, rent, reverse engineer, disassemble, alter, de-compile, nor manually or electronically transfer the Program and Documentation, or not share your rights under this License Agreement without prior written consent from Bailey Enterprises.
5. The magnetic media on which the Software is recorded or fixed is owned by you, the Licensee, but Bailey Enterprises retains the ownership of the Software originally or subsequently recorded on the magnetic media and all subsequent copies of the Software, regardless of the form or media in or on which the original and other copies may exist.
6. Bailey Enterprises may terminate this License Agreement upon the breach by you of any term hereof.

LIMITED WARRANTY

1. The Program and Documentation are sold "as is" without warranty of any kind as to their merchantability, performance and fitness for a particular purpose. Bailey Enterprises does not warrant that the Program will meet your requirements or that it will be error free. You are solely responsible for the selection of the Program to achieve your intended results and for the results actually obtained.
2. Bailey Enterprises warrants that the diskettes on which this Program is recorded are free from defects in materials and faulty workmanship under normal use for 30 days from the date of purchase receipt.
3. Should the diskettes become defective you may return the Software to Bailey Enterprises for replacement.
4. The entire remedy in the event of a defect is expressly limited to the replacement of the diskette(s) as mentioned above. In no event shall Bailey Enterprises or its suppliers be liable for any other damages, whatsoever, including but not limited to any personal loss,



BAILEY
ENTERPRISES
We make doing business easy so you can add value quickly!

and to the loss of business profit, business interruption, business information or other financial loss.

5. Bailey Enterprises explicitly disclaims all other warranties, expressed or implied, including but not limited to any special, incidental, consequential, indirect or other similar damages resulting from the use of the Program. Some states do not allow the exclusion of implied warranties, so that language may not apply to you.
6. If any action is brought by either party to this License Agreement against the other party regarding the subject matter hereof, the prevailing party shall be entitled to recover, in addition to any other relief granted, reasonable attorney fees and expenses of litigation.
7. Should any term of this License Agreement be declared void or unenforceable by any court of competent jurisdiction, such declaration shall have no effect on the remaining terms hereof.
8. The failure of either party to enforce any rights granted hereunder, or to take action against the other party in the event of any breach hereunder, shall not be deemed a waiver by that party as to subsequent enforcement of rights or subsequent actions in the event of future breaches.

GOVERNING LAW

This License Agreement is governed by the laws of the State of California

U.S. GOVERNMENT RESTRICTED RIGHTS

The Program and Documentation are provided with restricted rights. Use, duplication or disclosure by the government is subject to restrictions as set forth in subdivision (b)(3)(ii) of the rights in Technical Data and Computer Software clause at 252.227-7013.

Copyright 1991 - 2015 Bailey Enterprises. All Rights Reserved.
8116 Sunflower Dr. Cotati, CA 94931. 707-495-5704

Should you have any questions concerning this License Agreement, Please write to the above address.